BEFORE THE EMPLOYMENT APPEAL BOARD

Lucas State Office Building Fourth floor Des Moines, Iowa 50319

KENNETH D WENGER Claimant and	HEARING NUMBER: 17BUI-10812 EMPLOYMENT APPEAL BOARD DECISION	
ART PAPE TRANSFER INC	: 220.0.0 1	
Employer		
N C	DTICE	
	(1) a request for a REHEARING is filed with the the date of the Board's decision or, (2) a PETITION days of the date of the Board's decision.	
	pecific grounds and relief sought. If the rehearing ISTRICT COURT within 30 days of the date of the	
SECTION: 96.5-2-A		
DEC	CISION	
UNEMPLOYMENT BENEFITS ARE ALLOW	ED IF OTHERWISE ELIGIBLE	
The Employer appealed this case to the Employment Appeal Board. The members of the Employment Appeal Board reviewed the entire record. The Appeal Board, one member dissenting, finds the administrative law judge's decision is correct. The administrative law judge's Findings of Fact and Reasoning and Conclusions of Law are adopted by the Board as its own. The administrative law judge's decision is AFFIRMED .		

James M. Strohman

Ashley R. Koopmans

DISSENTING OPINION OF KIM D. SCHMETT:

I respectfully dissent from the majority decision of the Employment Appeal Board; I would reverse the administrative law judge's decision. I would find the Claimant had been warned on two occasions to properly tie down his loads. With the 1st warning, he was put on notice he could be terminated should he receive another written warning from law enforcement, which he did for that final incident. For this reason, I would conclude misconduct was established and benefits should be denied until such time he has worked in and has been paid wages for insured work equal to ten times his weekly benefit amount, provided he is otherwise eligible. See, lowa Code section 96.5(2)"a".

Kim D. Schmett	

AMG/ss