TIMOTHY A ERICKSON
Claimant

APPEAL NO. 11A-UI-00922-AT
ADMINISTRATIVE LAW JUDGE DECISION

IOWA WORKFORCE DEVELOPMENT DEPARTMENT

OC: 01/02/11
Claimant: Appellant (2)
Section 96.4-3 - Work Search

## STATEMENT OF THE CASE:

The claimant filed a timely appeal from an unemployment insurance decision dated January 19, 2011, reference 01, which imposed a warning upon a finding that the claimant had failed to make an active work search for the week ending January 8, 2011. After a review of the information in the claimant's appeal letter and Agency benefit payment records, the administrative law judge concludes that no additional testimony is necessary.

## ISSUE;

Should the warning be removed from the claimant's record?

## FINDINGS OF FACT:

Having examined all matters of record, the administrative law judge finds: The claimant filed a claim for benefits effective January 2, 2011. The claim was filed late in the week, giving the claimant insufficient time to conduct a full work search.

## REASONING AND CONCLUSIONS OF LAW:

The question is whether the warning should be removed from the claimant's record.
Iowa Code § 96.4-3 requires that claimants make an active work search each week that they request benefits. The agency ordinarily interprets this to require a minimum of two contacts per week. The record in this case, however, establishes that the claim was filed late in the workweek. The claimant did not have a reasonable opportunity to conduct a full work search. The warning shall be removed.

## DECISION:

The unemployment insurance decision dated January 19, 2011, reference 01, is reversed. The warning is removed from the claimant's record.

Dan Anderson<br>Administrative Law Judge

## $\overline{\text { Decision Dated and Mailed }}$

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