IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

68-0157 (9-06) - 3091078 - EI

JUANITA BARBOSA

Claimant

APPEAL NO. 11A-UI-09135-SWT

ADMINISTRATIVE LAW JUDGE DECISION

AVENTURE STAFFING & PROFESSIONAL

Employer

OC: 05/22/11

Claimant: Appellant (4)

Section 96.5-1 - Voluntary Quit 871 IAC 24.9 - Redetermination

STATEMENT OF THE CASE:

An appeal was filed from an unemployment insurance decision dated June 29, 2011, reference 01. A hearing was held on August 3, 2011. After the hearing, the administrative law judge discovered the Agency had redetermined the case in the claimant's favor on the issue that she appealed, which eliminates the need for a decision.

ISSUE:

Has the Agency redetermined the decision?

FINDINGS OF FACT:

The Agency redetermined the case in the claimant's favor on the issue that she appealed, which eliminates the need for a decision. The Agency determined on July 16, 2011, that the claimant was eligible for benefits and the employer's account was not chargeable for benefits because the claimant had earned enough wages from her last employer to regualify.

REASONING AND CONCLUSIONS OF LAW:

871 IAC 24.9 permits the Department to redetermine an issue based on new information. The Agency redetermined the case in the claimant's favor on the issue that she appealed, which eliminates the need for a decision.

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DECISION:

The unemployment insurance decision dated June 29, 2011, reference 01, is modified. The Agency redetermined the case in the claimant's favor on the issue that he appealed. The claimant is qualified for benefits, which are not chargeable to the employer.

Steven A. Wise Administrative Law Judge

Decision Dated and Mailed

saw/kjw