IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

	68-0157 (9-06) - 3091078 - El
BETTE K ZOCH Claimant	APPEAL NO. 10A-UI-04974-S2T
	ADMINISTRATIVE LAW JUDGE DECISION
FRONTIER COMMUNICATIONS/IOWA INC Employer	
	OC: 02/28/10 Claimant: Appellant (2)

Section 96.5(7) – Severance Pay

STATEMENT OF THE CASE:

Bette Zoch (claimant) appealed a representative's March 24, 2010 decision (reference 01) that concluded she was not eligible to receive unemployment insurance benefits for the 40-week period ending December 4, 2009, due to the receipt of severance pay from Frontier Communications (employer). After hearing notices were mailed to the parties' last-known addresses of record, a telephone hearing was scheduled for May 17, 2010. The claimant participated personally. The employer did not provide a telephone number where it could be reached and therefore, did not participate in the hearing.

ISSUE:

Was the severance pay deducted for the correct period?

FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds that: The claimant worked for the employer from June 13, 1967, until February 26, 2010, as a full-time facility assigner. The claimant signed a separation agreement forfeiting certain rights in exchange for 40 weeks of severance pay. The claimant filed her claim for unemployment insurance benefits with an effective date of February 28, 2010.

REASONING AND CONCLUSIONS OF LAW:

For the reasons that follow, the administrative law judge concludes the severance pay was incorrectly deducted from the claimant's unemployment insurance benefits.

Iowa Code section 96.5-5 provides:

An individual shall be disqualified for benefits:

5. Other compensation. For any week with respect to which the individual is receiving or has received payment in the form of any of the following:

a. Wages in lieu of notice, separation allowance, severance pay, or dismissal pay.

b. Compensation for temporary disability under the workers' compensation law of any state or under a similar law of the United States.

c. A governmental or other pension, retirement or retired pay, annuity, or any other similar periodic payment made under a plan maintained or contributed to by a base period or chargeable employer where, except for benefits under the federal Social Security Act or the federal Railroad Retirement Act of 1974 or the corresponding provisions of prior law, the plan's eligibility requirements or benefit payments are affected by the base period employment or the remuneration for the base period employment. However, if an individual's benefits are reduced due to the receipt of a payment under this paragraph, the reduction shall be decreased by the same percentage as the percentage contribution of the individual to the plan under which the payment is made.

Provided, that if the remuneration is less than the benefits which would otherwise be due under this chapter, the individual is entitled to receive for the week, if otherwise eligible, benefits reduced by the amount of the remuneration. Provided further, if benefits were paid for any week under this chapter for a period when benefits, remuneration or compensation under paragraph "a", "b", or "c", were paid on a retroactive basis for the same period, or any part thereof, the department shall recover the excess amount of benefits paid by the department for the period, and no employer's account shall be charged with benefits so paid. However, compensation for service-connected disabilities or compensation for accrued leave based on military service, by the beneficiary, with the armed forces of the United States, irrespective of the amount of the benefit, does not disqualify any individual, otherwise qualified, from any of the benefits payable for a week for individuals receiving federal social security pensions to take into account the individuals' contributions to the pension program.

871 IAC 24.13(3)c provides:

(3) Fully deductible payments from benefits. The following payments are considered as wages; however, such payments are fully deductible from benefits on a dollar-for-dollar basis:

c. Wages in lieu of notice, separation allowance, severance pay and dismissal pay.

A payment after separation which is conditioned upon execution of a release or waiver of claims is not "severance pay" as contemplated by the statute. It is more aptly characterized as consideration given by the employer to the claimant for waiver of possible causes of action against the employer and not simply payment for prior years of service to the employer. The payment was in exchange for the claimant's signing of the release, thus it cannot be considered severance pay that is deductible from the claimant's unemployment insurance benefits. None of the 40 weeks of severance pay should have been deducted from the claimant's unemployment insurance benefits.

DECISION:

The representative's decision dated March 24, 2010, reference 01, decision is reversed. None of the 40 weeks of severance pay should have been deducted from the claimant's unemployment insurance benefits.

Beth A. Scheetz Administrative Law Judge

Decision Dated and Mailed

bas/css