

**IOWA WORKFORCE DEVELOPMENT
UNEMPLOYMENT INSURANCE APPEALS**

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

CHEYANNE M BROWN
Claimant

APPEAL NO. 11A-EUCU-00621-AT

**ADMINISTRATIVE LAW JUDGE
NUNC PRO TUNC DECISION**

**IOWA WORKFORCE
DEVELOPMENT DEPARTMENT**

**OC: 12/12/10
Claimant: Respondent (1)**

Section 96.4-6-a – Department Approved Training

STATEMENT OF THE CASE:

Cheyanne M. Brown filed a timely appeal from an unemployment insurance decision dated July 26, 2011, reference 04, that issued a warning upon a finding that she had not conducted a work search during the week ending July 23, 2011. Inadvertently, the appeal was docketed as if it had been from a decision dated July 5, 2011, reference 02, that allowed her request for department approved training. When the decision was entered, it appeared in Agency records that the allowance of department approved training had been reversed. The purpose of this decision is to correct that error.

ISSUE:

Is the claimant eligible for department approved training?

FINDINGS OF FACT:

Department approved training for Cheyanne M. Brown is allowed effective August 21, 2011 through December 17, 2011.

REASONING AND CONCLUSIONS OF LAW:

The administrative law judge concludes that there has been no appeal of the Agency's allowance of department approved training.

NUNC PRO TUNC DECISION:

The unemployment insurance decision dated July 5, 2011, reference 02, is remains in effect. Department approved training is allowed effective August 21, 2011 through December 17, 2011.

Dan Anderson
Administrative Law Judge

Decision Dated and Mailed

css/css