# IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS BUREAU

**PAULA GARNETTE** 

Claimant

**APPEAL 21A-UI-23953-DG-T** 

ADMINISTRATIVE LAW JUDGE DECISION

IOWA WORKFORCE
DEVELOPMENT DEPARTMENT

OC: 08/08/21

Claimant: Appellant (2)

Iowa Code § 96.4(3) – Available for work

Iowa Code § 96.4(7) - Reemployment services

Iowa Admin. Code r. 871-24.6 - Profiling for reemployment services

Iowa Admin. Code r. 871-24.2(1)e - Procedures for workers desiring to file a claim for benefits

Iowa Admin. Code r. 871-24.23 (11) - Failure to Report

#### STATEMENT OF THE CASE:

Claimant filed a timely appeal from the October 27, 2021, (reference 04) unemployment insurance decision that denied benefits. After due notice was issued, a hearing was scheduled to be held on December 20, 2021. Because the issue appealed was resolved administratively prior to the hearing in the appellant's favor (see the reference 06 unemployment insurance decision), no testimony was necessary and no hearing was held.

## **ISSUE:**

Should the unemployment insurance decision be affirmed?

#### FINDINGS OF FACT:

Having reviewed all of the evidence in the record, the administrative law judge finds: The decision appealed has been amended in favor of the appellant by the reference 06 unemployment insurance decision.

## **REASONING AND CONCLUSIONS OF LAW:**

For the reasons that follow, the administrative law judge concludes the unemployment insurance decision should be reversed.

Iowa Code § 96.4(7) provides:

Required findings.

An unemployed individual shall be eligible to receive benefits with respect to any week only if the department finds that:

(7) The individual participates in reemployment services as directed by the department pursuant to a profiling system, established by the department, which identifies individuals who are likely to exhaust benefits and be in need of reemployment services.

Iowa Admin. Code r. 871-24.6 provides:

Reemployment services and eligibility assessment procedure.

- (1) The department of workforce development will provide a program which consists of profiling claimants and providing reemployment services.
- (2) Purpose.
  - a. Profiling is a systematic procedure used to identify claimants who, because of certain characteristics, are determined to be permanently separated and most likely to exhaust benefits. Such claimants may be referred to reemployment services.
  - b. The eligibility assessment program is used to accelerate the individual's return to work and systematically review the individual's efforts towards the same goal.
- (3) Reemployment services and eligibility assessment may include, but are not limited to, the following:
  - a. An assessment of the claimant's aptitude, work history, and interest.
  - b. Employment counseling regarding reemployment approaches and plans.
  - c. Job search assistance and job placement services.
  - d. Labor market information.
  - e. Job search workshops or job clubs and referrals to employers.
  - f. Résumé preparation.
  - g. Other similar services.
- (4) As part of the initial intake procedure, each claimant shall be required to provide the information necessary for profiling and evaluation of the likelihood of needing reemployment assistance.
- (5) The referral of a claimant and the provision of reemployment services is subject to the availability of funding and limitations of the size of the classes.
- (6) A claimant shall participate in reemployment services when referred by the department unless the claimant establishes justifiable cause for failure to participate or the claimant has previously completed such training or services. Failure by the claimant to participate without justifiable cause shall disqualify the claimant from the receipt of benefits until the claimant participates in the reemployment services or eligibility assessment. The claimant shall contact the agency prior to the scheduled appointment or service to advise the department of the justifiable cause.
  - a. Justifiable cause for failure to participate is an important and significant reason which a reasonable person would consider adequate justification in view of the paramount importance of reemployment to the claimant. Justifiable cause includes when the claimant is scheduled for an employment interview, is verified return to work, or both prior to the scheduled appointment or service.

- (7) Eligibility assessment procedure.
  - a. Before an individual has claimed five weeks of intrastate benefits, the workforce development center shall receive a computer-selected list of individuals claiming benefits within the target population for review.
  - b. No eligibility assessment will be performed on an individual unless monetary eligibility and nonmonetary eligibility are established.
  - c. Once selected for an initial or subsequent eligibility assessment, claimants are required to participate in all components of the assessment as determined by the department.
  - d. A Notice to Report shall be sent by the workforce development center to an individual who is in an active status at the time of its printing. If the individual does not respond, the department must issue an appropriate failure to report decision and lock the claim to prevent payment.
  - e. Selected claimants must report in person to the designated workforce development center to receive staff-assisted services for the initial assessment.
  - f. Before an administrative law judge can rule on a disqualification for failure to report at an lowa workforce development center as directed, there must be evidence to show that the individual was required to report for an interview.
- (8) Conducting the first eligibility assessment interview.
  - a. All available evidence must be examined to detect potentially disqualifying issues.
  - b. The individual's need for advice, assistance or instructions must be determined and conveyed to the individual.
  - c. The interview must convey to the individual the requirements that must be satisfied to maintain eligibility.
  - d. This advice, assistance or instruction constitutes an understanding and agreement between the individual and the unemployment insurance representative at the conclusion of the interview regarding the individual's willingness and ability to eliminate any barriers to obtaining reemployment which otherwise would result in referral for adjudication.
  - e. The individual shall be advised of what constitutes an acceptable effort to obtain reemployment in accordance with state policy, with consideration for local labor market information and the individual's occupation.
  - f. The final objective of the interview is to determine whether a subsequent interview is needed. This determination shall be based on expected return to work date, job openings in the area, local labor market conditions, and other.

This rule is intended to implement Iowa Code section 96.4(7).

(emphasis added).

Iowa Admin. Code r. 871-24.2(1)e provides:

Procedures for workers desiring to file a claim for benefits for unemployment insurance.

(1) Section 96.6 of the employment security law of lowa states that claims for benefits shall be made in accordance with such rules as the department prescribes. The department of workforce development accordingly prescribes:

- e. In order to maintain continuing eligibility for benefits during any continuous period of unemployment, an individual shall report as directed to do so by an authorized representative of the department. If the individual has moved to another locality, the individual may register and report in person at a workforce development center at the time previously specified for the reporting.
  - (1) An individual who files a weekly continued claim will have the benefit payment automatically deposited weekly on a debit card specified by the department.
  - (2) The department retains the ultimate authority to choose the method of reporting and payment.

Since the decision appealed has been amended in favor of the appellant, the original unemployment insurance decision bearing reference 04 is reversed.

### **DECISION:**

The October 27, 2021, (reference 04) unemployment insurance decision is reversed. Benefits are allowed beginning on October 10, 2021.

Duane L. Golden

Administrative Law Judge

Tridul Z. Holdly

\_\_<u>December 21, 2021\_</u> Decision Dated and Mailed

dlg/mh