

**IOWA WORKFORCE DEVELOPMENT
UNEMPLOYMENT INSURANCE APPEALS**

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

JULIA M HERNANDEZ
Claimant

APPEAL NO. 10A-UI-10436-CT

**ADMINISTRATIVE LAW JUDGE
DECISION**

JOHN MORRELL & COMPANY
Employer

OC: 04/18/10
Claimant: Appellant (2)

871 IAC 24.1(113)a – Layoff
871 IAC 26.8(5) – Decision on the Record

STATEMENT OF THE CASE:

An appeal was filed from an unemployment insurance decision dated May 27, 2010, reference 01, which concluded that Julia Hernandez quit her employment with John Morrell & Company on March 30, 2005 for no good cause attributable to the employer. A telephone hearing was scheduled for September 9, 2010. Because the decision was amended to be fully favorable to Ms. Hernandez, a hearing was deemed unnecessary.

ISSUE:

At issue in this matter is whether the decision previously entered should be affirmed.

FINDINGS OF FACT:

On August 11, 2010, Iowa Workforce Development amended the May 27, 2010 decision that disqualified Ms. Hernandez from receiving benefits based on her separation from John Morrell & Company. The amended decision, reference 03, allowed benefits on at finding that she was laid off on April 20, 2010 due to lack of work.

REASONING AND CONCLUSIONS OF LAW:

The decision issued by Workforce Development on August 11, 2010 was fully favorable to Ms. Hernandez with respect to her separation from John Morrell & Company. Inasmuch as the amended decision granted the relief requested in the appeal of July 19, 2010, no further determination is necessary. Of course, the employer has the right to appeal the August 11, 2010 allowance and, if it does, a hearing will be scheduled on that appeal.

DECISION:

The unemployment insurance decision dated May 27, 2010, reference 01, is reversed so as to be consistent with the August 11, 2010 amended determination (reference 03). Benefits are allowed, provided Ms. Hernandez is otherwise eligible.

Carolyn F. Coleman
Administrative Law Judge

Decision Dated and Mailed

cfc/css