IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

JESSLYN A GARVEY

Claimant

APPEAL NO. 11A-UI-12706-AT

ADMINISTRATIVE LAW JUDGE

DECISION

NORDSTROM INC

Employer

OC: 08/08/10

Claimant: Appellant (2)

Section 96.5-2-a – Discharge

STATEMENT OF THE CASE:

Jesslyn A. Garvey filed a timely appeal from an unemployment insurance decision dated September 15, 2011, reference 03, that disqualified her for benefits. After due notice was issued, a telephone hearing was held on October 19, 2011, on a consolidated record with 11A-UI-12704-AT, 11A-UI-12705-AT, and 11A-UI-12707-AT.

ISSUE:

Was the separation from employment a disqualifying event?

FINDINGS OF FACT:

The findings of fact in decision 11A-UI-12704-AT are incorporated herein by reference.

REASONING AND CONCLUSIONS OF LAW:

The reasoning and conclusions of law contained in decision 11A-UI-12704-AT are incorporated herein by reference.

Page 2 Appeal No. 11A-UI-12706-AT

DECISION:

The un	nemployment insura	nce decision date	d September	15, 2011,	reference C)3, is	reversed.
The cla	aimant is entitled to	receive unemploy	ment insurance	e benefits,	provided s	he is	otherwise
eligible) <u>.</u>						

Dan Anderson Administrative Law Judge

Decision Dated and Mailed

kjw/kjw