BEFORE THE EMPLOYMENT APPEAL BOARD Lucas State Office Building

Fourth floor
Des Moines, Iowa 50319

TYRONE L SCOTT	; ;	HEARING NUMBER: 09B-UI-15527
Claimant,	:	III/IKE (GIVENIDEK, 0)B CI 13327
and	:	EMPLOYMENT APPEAL BOARD
HY-VEE INC	:	DECISION
Employer.		

NOTICE

THIS DECISION BECOMES FINAL unless (1) a **request for a REHEARING** is filed with the Employment Appeal Board within **20 days** of the date of the Board's decision or, (2) a **PETITION TO DISTRICT COURT** IS FILED WITHIN **30 days** of the date of the Board's decision.

A REHEARING REQUEST shall state the specific grounds and relief sought. If the rehearing request is denied, a petition may be filed in **DISTRICT COURT** within **30 days** of the date of the denial.

SECTION: 96.19-38A & B,

DECISION

UNEMPLOYMENT BENEFITS ARE ALLOWED IF OTHERWISE ELIGIBLE

The employer appealed this case to the Employment Appeal Board. The members of the Employment Appeal Board reviewed the entire record. The Appeal Board finds the administrative law judge's decision is correct. The administrative law judge's Findings of Fact and Reasoning and Conclusions of Law are adopted by the Board as its own. The administrative law judge's decision is **AFFIRMED**.

The Employment Appeal Board would comment that the claimant asked the employer to reduce his hours because he started a full-time job from which he was subsequently separated. The claimant's filing for partial benefits opened a benefit year that included Hy-Vee as a base period employer. The claimant is eligible to draw benefits from wage credits earned from this employer during his benefit year.

John A. Pe	eno	
Elizabeth l	L. Seiser	