IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS BUREAU

BELMA A DEVLIC

Claimant

APPEAL 19A-UI-05777-LJ-T

ADMINISTRATIVE LAW JUDGE DECISION

IOWA WORKFORCE DEVELOPMENT DEPARTMENT

OC: 12/30/18

Claimant: Appellant (1)

Iowa Code § 96.3(5)b – Training Extension Benefits Iowa Admin. Code r. 871-24.40 Training Extension Benefits Iowa Code § 96.6(2) – Timeliness of Appeal

STATEMENT OF THE CASE:

On July 21, 2019, claimant appealed the June 14, 2019, (reference 03) unemployment insurance decision that denied training extension benefits. After due notice was issued, a telephone hearing was held on August 13, 2019. The claimant, Belma A. Devlic, participated. The administrative law judge took official notice of the administrative record, including fact-finding documents.

ISSUE:

Is the claimant eligible to receive training extension benefits (TEB)?

FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds that: The claimant was involuntarily separated from full-time employment as a medical records associate in December, 2018, when her former employer closed its clinic. Claimant resides in Polk County, which is located in Region Eleven. She filed a claim for benefits with an effective date of December 30, 2018. She has exhausted all benefit payments on regular unemployment insurance benefits. The application for TEB was submitted before the end of the benefit year. Claimant will be starting school in September 2019 at Des Moines Area Community College (DMACC). Claimant will be working toward a certificate in medical billing and coding.

A disqualification decision was mailed to claimant's last known address of record on June 14, 2019. The first sentence of the decision states, "If this decision denies benefits and is not reversed on appeal, it may result in an overpayment which you will be required to repay." The decision contained a warning that an appeal must be postmarked or received by the Appeals Bureau by June 24, 2019. The appeal was not filed until July 21, 2019, which is after the date noticed on the disqualification decision. Claimant explained that there was construction going

on near her home that affected her mailbox. Claimant and her husband put their mail on hold while the construction was occurring. They did not receive their mail until July 19, 2019.

REASONING AND CONCLUSIONS OF LAW:

For the reasons that follow, the administrative law judge concludes the claimant is not eligible to receive training extension benefits.

The administrative law judge finds that even if claimant's appeal were considered timely, she is not eligible for training extension benefits.

Iowa Code § 96.3(5)a-b provides:

a. Duration of benefits. The maximum total amount of benefits payable to an eligible individual during a benefit year shall not exceed the total of the wage credits accrued to the individual's account during the individual's base period, or twenty-six times the individual's weekly benefit amount, whichever is the lesser. The director shall maintain a separate account for each individual who earns wages in insured work. The director shall compute wage credits for each individual by crediting the individual's account with one-third of the wages for insured work paid to the individual during the individual's base period. However, the director shall recompute wage credits for an individual who is laid off due to the individual's employer going out of business at the factory, establishment, or other premises at which the individual was last employed, by crediting the individual's account with one-half, instead of one-third, of the wages for insured work paid to the individual during the individual's base period. Benefits paid to an eligible individual shall be charged against the base period wage credits in the individual's account which have not been previously charged, in the inverse chronological order as the wages on which the wage credits are based were paid. However if the state "off" indicator is in effect and if the individual is laid off due to the individual's employer going out of business at the factory, establishment, or other premises at which the individual was last employed, the maximum benefits payable shall be extended to thirty-nine times the individual's weekly benefit amount, but not to exceed the total of the wage credits accrued to the individual's account.

b. Training Extension Benefits.

- (1) An individual who has been separated from a declining occupation or who has been involuntarily separated from employment as a result of a permanent reduction of operations at the last place of employment and who is in training with the approval of the director or in a job training program pursuant to the Workforce Investment Act of 1998, Pub. L. No. 105-220, at the time regular benefits are exhausted, may be eligible for training extension benefits.
- (2) A declining occupation is one in which there is a lack of sufficient current demand in the individual's labor market area for the occupational skills for which the individual is fitted by training and experience or current physical or mental capacity, and the lack of employment opportunities is expected to continue for an extended period of time, or the individual's occupation is one for which there is a seasonal variation in demand in the labor market and the individual has no other skill for which there is current demand.

- (3) The training extension benefit amount shall be twenty-six times the individual's weekly benefit amount and the weekly benefit amount shall be equal to the individual's weekly benefit amount for the claim in which benefits were exhausted while in training.
- (4) An individual who is receiving training extension benefits shall not be denied benefits due to application of section 96.4, subsection 3, or section 96.5, subsection 3. However, an employer's account shall not be charged with benefits so paid. Relief of charges under this paragraph "b" applies to both contributory and reimbursable employers, notwithstanding section 96.8, subsection 5.
- (5) In order for the individual to be eligible for training extension benefits, all of the following criteria must be met:
- (a) The training must be for a high-demand occupation or high-technology occupation, including the fields of life sciences, advanced manufacturing, biotechnology, alternative fuels, insurance, and environmental technology. "High-demand occupation" means an occupation in a labor market area in which the department determines work opportunities are available and there is a lack of qualified applicants.
- (b) The individual must file any unemployment insurance claim to which the individual becomes entitled under state or federal law, and must draw any unemployment insurance benefits on that claim until the claim has expired or has been exhausted, in order to maintain the individual's eligibility under this paragraph "b". Training extension benefits end upon completion of the training even though a portion of the training extension benefit amount may remain.
- (c) The individual must be enrolled and making satisfactory progress to complete the training.

Iowa Admin. Code r. 871-24.40 provides:

Training extension benefits.

- (1) The purpose of training extension benefits is to provide the individual with continued eligibility for benefits so that the individual may pursue a training program for entry into a high-demand or high-technology occupation. Training extension benefits are available to an individual who was laid off or voluntarily quit with good cause attributable to the individual's employer from full-time employment in a declining occupation or is involuntarily separated from full-time employment as a result of a permanent reduction of operations.
- (2) The weekly benefit amount shall be pursuant to the same terms and conditions as regular unemployment benefits and the benefits shall be for a maximum of 26 times the weekly benefit amount of the claim which resulted in eligibility. Both contributory and reimbursable employers shall be relieved of charges for training extension benefits.

- (3) The course or courses must be for full-time enrollment a high-demand or high-technology occupation. The department will make available to serve as a guide a list of high-demand, high-technology, and declining occupations. The lists shall be available on the department's Web site and workforce centers.
- a. High-technology occupations include life sciences, advanced manufacturing, biotechnology, alternative fuels, insurance, environmental technology, and technologically advanced green jobs. A high-technology occupation is one which requires a high degree of training in the sciences, engineering, or other advanced learning area and has work opportunities available in the labor market area or the state of lowa.
- b. A high-demand occupation means an occupation in a labor market area or the state of lowa as a whole in which the department determines that work opportunities are available.
- c. A declining occupation has a lack of sufficient current demand in the individual's labor market area or the state of lowa for the occupational skills possessed by the individual, and the lack of employment opportunities is expected to continue for an extended period of time.
- d. A declining occupation includes an occupation for which there is a seasonal variation in demand in the labor market or the state of lowa, and the individual has no other skill for which there is a current demand.
- e. A declining or high-demand occupation will be determined by using lowa labor market information for each region in the state.
- (4) The application for training benefits must be received within 30 days after state or federal benefits are exhausted. The individual must be enrolled and making satisfactory progress to complete the training program in order to continue to be eligible for training extension benefits.
- (5) Training benefits shall cease to be available if the training is completed; the individual quits the training course; the individual exhausts the training extension maximum benefit amount; or the individual fails to make satisfactory progress; and benefits shall cease no later than the end of the benefit year in which the individual became eligible for the benefits. Individuals must file and receive benefits under any federal or state unemployment insurance benefit program until the benefits have been exhausted, in order to maintain eligibility for training extension benefits.

This rule is intended to implement 2009 lowa Code Supplement section 96.3(5).

Claimant does not meet the eligibility requirements for unemployment benefits because she was not enrolled in training with the approval of the director, otherwise known as DAT, or training through WIOA when regular benefits were exhausted. This is a statutory requirement for qualifying for department approved training. Therefore, while claimant's desire for additional education is understandable and admirable, training extension benefits must be denied.

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The June 14, 2019, (reference 03) representative's decision is affirmed.	The claimant is not
eligible to receive training extension benefits.	

Elizabeth A. Johnson Administrative Law Judge

Decision Dated and Mailed

lj/scn