IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

MEGHAN C NABER

Claimant

APPEAL NO. 11A-UI-05418-CT

ADMINISTRATIVE LAW JUDGE DECISION

THE UNIVERSITY OF IOWA

Employer

OC: 01/09/11

Claimant: Appellant (2)

871 IAC 24.26(22) - Specific Contract of Hire

STATEMENT OF THE CASE:

Meghan Naber filed an appeal from a representative's decision dated April 14, 2011, reference 01, which denied benefits based on her separation from The University of Iowa. Due notice was issued scheduling a hearing by telephone on May 19, 2011. Based on information in Ms. Naber's appeal and information submitted by the employer prior to the hearing, a hearing was deemed unnecessary. The appeal letter was admitted as Exhibit A. The employer's letter was admitted as Exhibit One.

ISSUE:

At issue in this matter is whether Ms. Naber was separated from employment for any disqualifying reason.

FINDINGS OF FACT:

Having reviewed all of the evidence in the record, the administrative law judge finds: Ms. Naber worked for the University of Iowa from January 4, 2010 until January 3, 2011. She worked full time in a research lab. Her work was pursuant to a grant and the position was not to exceed one year in duration. She became unemployed when the position was terminated on January 3, 2011.

REASONING AND CONCLUSIONS OF LAW:

Ms. Naber was hired by the University of Iowa to work for a specific period of time and worked until this period elapsed. The employer has confirmed this fact in writing. Under such circumstances, her separation was not a disqualifying event. See 871 IAC 24.26(22). Therefore, benefits are allowed.

DECISION:

The representative's decision dated April 14, 2011, reference 01, is hereby reversed. Ms. Naber was separated from The University of Iowa for no disqualifying reason. Benefits are allowed, provided she is otherwise eligible.

Carolyn F. Coleman

Carolyn F. Coleman Administrative Law Judge

Decision Dated and Mailed

cfc/pjs