

**IOWA WORKFORCE DEVELOPMENT  
UNEMPLOYMENT INSURANCE APPEALS**

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

**AMBER L ANDREWS**  
Claimant

**APPEAL NO. 07A-UI-00326-CT**

**ADMINISTRATIVE LAW JUDGE  
DECISION**

**WEAVER ENTERPRISES LTD**  
Employer

**OC: 11/26/06 R: 03**  
**Claimant: Appellant (4)**

Section 96.5(1)g – Voluntary Quit/Requalification

**STATEMENT OF THE CASE:**

Amber Andrews filed an appeal from a representative's decision dated December 22, 2006, reference 01, which denied benefits based on her separation from Weaver Enterprises, Ltd. Due notice was issued scheduling the matter for a hearing by telephone on January 25, 2007. However, Ms. Andrews opted to have a requalification decision issued rather than adjudicating the separation. The employer was agreeable to this. Therefore, no hearing was held.

**ISSUE:**

At issue in this matter is whether Ms. Andrews 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. Andrews voluntarily left her employment with Weaver Enterprises, Ltd., doing business as Kentucky Fried Chicken, on June 18, 2006. She subsequently went to work for DABA, Inc., doing business as Subway, where she worked from July 27 until November 15, 2006. According to her W-2 from Subway, Ms. Andrews earned \$2,223.83 during her employment. She filed a claim for job insurance benefits effective November 26, 2006. Her weekly job insurance benefit amount is \$179.00.

**REASONING AND CONCLUSIONS OF LAW:**

Ms. Andrews quit her employment with Weaver Enterprises, Ltd. for no good cause attributable to the employer. She has, however, earned at least ten times her weekly job insurance benefit amount since leaving the employment. Ms. Andrews requalified for benefits by earning the required wages with Subway. For the above reasons, benefits are allowed pursuant to Iowa Code section 96.5(1)g. Benefits paid as a result of the decision herein shall not be charged to Weaver Enterprises, Ltd.

**DECISION:**

The representative's decision dated December 22, 2006, reference 01, is hereby modified. Ms. Andrews voluntarily quit her employment but has requalified for benefits. Benefits are allowed, provided she satisfies all other conditions of eligibility, but shall not be charged to Weaver Enterprises, Ltd.

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Carolyn F. Coleman  
Administrative Law Judge

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Decision Dated and Mailed

cfc/kjw