## BEFORE THE EMPLOYMENT APPEAL BOARD

## Lucas State Office Building Fourth floor Des Moines, Iowa 50319

KEVIN D WADDELL	· · · · · · · · · · · · · · · · · · ·
Claimant	: HEARING NUMBER: 17BUI-09284 :
and	: EMPLOYMENT APPEAL BOARD
DOLGENCORP LLC	DECISION
Employer	· :
	NOTICE
	1) a <b>request for a REHEARING</b> is filed with the Employment of the Board's decision or, (2) a <b>PETITION TO DISTRIC</b> te of the Board's decision.
	pecific grounds and relief sought. If the rehearing request is <b>COURT</b> within <b>30 days</b> of the date of the denial.
<b>SECTION:</b> 17A.12-3, 26.14-7	DECICION
	DECISION
UNEMPLOYMENT BENEFITS ARE DENIE	≣D
The Observation and 1000	_
Employment Appeal Board reviewed the er judge's decision is correct. The administ Conclusions of Law are adopted by the Bo	ntire record. The Appeal Board finds the administrative law trative law judge's Findings of Fact and Reasoning and
Employment Appeal Board reviewed the enjudge's decision is correct. The administ Conclusions of Law are adopted by the BoarFIRMED.  The Claimant has requested this matter be Board finds the applicant did not follow the	the Employment Appeal Board. The members of the other record. The Appeal Board finds the administrative law trative law judge's Findings of Fact and Reasoning and eard as its own. The administrative law judge's decision is the remanded for a new hearing. The Employment Appear in the instructions on the notice of hearing. Therefore, good this matter. The remand request is <b>DENIED</b> .
Employment Appeal Board reviewed the enjudge's decision is correct. The administ Conclusions of Law are adopted by the BoarFIRMED.  The Claimant has requested this matter be Board finds the applicant did not follow the	ntire record. The Appeal Board finds the administrative law trative law judge's Findings of Fact and Reasoning and eard as its own. The administrative law judge's decision is the remanded for a new hearing. The Employment Appearage instructions on the notice of hearing. Therefore, good
Employment Appeal Board reviewed the enjudge's decision is correct. The administ Conclusions of Law are adopted by the BoarFIRMED.  The Claimant has requested this matter be Board finds the applicant did not follow the	ntire record. The Appeal Board finds the administrative law trative law judge's Findings of Fact and Reasoning and as its own. The administrative law judge's decision is remanded for a new hearing. The Employment Appears in instructions on the notice of hearing. Therefore, good this matter. The remand request is <b>DENIED.</b>
Employment Appeal Board reviewed the enjudge's decision is correct. The administ Conclusions of Law are adopted by the BoarFIRMED.  The Claimant has requested this matter be Board finds the applicant did not follow the	ntire record. The Appeal Board finds the administrative law trative law judge's Findings of Fact and Reasoning and eard as its own. The administrative law judge's decision is the remanded for a new hearing. The Employment Appearage instructions on the notice of hearing. Therefore, good

James M. Strohman

fnv