## BEFORE THE EMPLOYMENT APPEAL BOARD

Lucas State Office Building, 4<sup>TH</sup> Floor Des Moines, Iowa 50319 eab.iowa.gov

**BRENDAN KUEHL** 

: **APPEAL NUMBER:** 23B-UI-00950 Claimant : **ALJ HEARING NUMBER:** 23-UI-00950

EMPLOYMENT APPEAL BOARD DECISION

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:** 17A.12-3 26.14-7

## DECISION

The Claimant 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 Board cannot waive the overpayment in the case before us, because there was no hearing, and there must be evidence for us to waive the federal LWA overpayment. "[W]aiver determinations must be made on the facts and circumstance of each individual claim, blanket waivers are not permissible." UIPL 15-20, Change 1, Attachment I, p. I-3 (DOL ETA May 9, 2020). However, the Claimant may still request a waiver of his LWA overpayment from Iowa Workforce Development. Instructions for requesting a waiver of this overpayment can be found at <a href="https://www.iowaworkforcedevelopment.gov/unemployment-insurance-overpayment-and-recovery">https://www.iowaworkforcedevelopment.gov/unemployment-insurance-overpayment-and-recovery</a>. The Claimant should then carefully read and follow all instructions from Iowa Workforce on how to apply for waiver of LWA, what information to supply, and how to appeal if necessary.

The Clair	nant has i	requested th	is matter	be rema	anded for	a new	hearing.	The Employ	ment .	Appeal	Board
finds the	applicant	did not foll	ow the in	struction	ns on the	notice	of hearing	. Therefore,	good	cause h	as not
been estal	olished to	remand this	matter.	The rem	and requ	est is <b>D</b>	ENIED.				

James M. Strohman		
Ashley R. Koopmans		

AMG/fnv