# IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

**JEREMY A JOSSIE** 

Claimant

**APPEAL 22A-UI-04227-DG-T** 

ADMINISTRATIVE LAW JUDGE DECISION

**BDC GROUP INC** 

**Employer** 

OC: 01/16/22

Claimant: Respondent (4)

Iowa Code § 96.5(1) – Voluntary Quitting – Other Employment Iowa Code § 96.6(2) – Timeliness of Protest

### STATEMENT OF THE CASE:

The employer filed a timely appeal from the February 4, 2022, (reference 02) decision that allowed benefits and found the protest untimely without having held a fact-finding interview pursuant to Iowa Admin. Code r. 871-24.9(2)b. After due notice was issued, a hearing was held by telephone conference call on March 17, 2022. Claimant participated. Employer participated through Candace Bruce, Human Resources Representative. Employer's Exhibit 1 was received. The administrative law judge took official notice of the administrative record including the fact-finding documents.

## **ISSUES:**

Was the employer's protest timely? Is the claimant's separation disqualifying?

#### FINDINGS OF FACT:

Having reviewed the evidence in the record, the administrative law judge finds: The claimant's notice of claim was mailed to the employer's address of record on January 21, 2022. The employer filed a timely protest on January 31, 2022. The claimant quit to accept other employment with Price Industrial Electric on July 16, 2021.

#### **REASONING AND CONCLUSIONS OF LAW:**

lowa Code section 96.6(2) provides, in pertinent part:

2. *Initial determination.* A representative designated by the director shall promptly notify all interested parties to the claim of its filing, and the parties have ten days from the date of mailing the notice of the filing of the claim by ordinary mail to the last known address to protest payment of benefits to the claimant.

The law provides that all interested parties shall be promptly notified about an individual filing a claim. The parties have ten days from the date of mailing the notice of claim to protest payment

of benefits to the claimant. Iowa Code § 96.6(2). Another portion of Iowa Code § 96.6(2) dealing with timeliness of an appeal from a representative's decision states an appeal must be filed within ten days after notification of that decision was mailed. In addressing an issue of timeliness of an appeal under that portion of this Code section, the Iowa Supreme Court has held that this statute clearly limits the time to do so, and compliance with the appeal notice provision is mandatory and jurisdictional. Beardslee v. Iowa Dep't of Job Serv., 276 N.W.2d 373 (Iowa 1979). The reasoning and holding of the Beardslee court is considered controlling on the portion of Iowa Code § 96.6(2) that deals with the time limit to file a protest after the notice of claim has been mailed to the employer. The employer received the notice of claim within the protest period. The employer filed a protest in a timely manner on January 31, 2022. The department did not discover the protest until a later date. The protest shall be accepted as timely.

Iowa Code section 96.5(1)a provides:

An individual shall be disqualified for benefits, regardless of the source of the individual's wage credits:

- 1. Voluntary quitting. If the individual has left work voluntarily without good cause attributable to the individual's employer, if so found by the department. But the individual shall not be disqualified if the department finds that:
- a. The individual left employment in good faith for the sole purpose of accepting other or better employment, which the individual did accept, and the individual performed services in the new employment. Benefits relating to wage credits earned with the employer that the individual has left shall be charged to the unemployment compensation fund. This paragraph applies to both contributory and reimbursable employers, notwithstanding section 96.8, subsection 5.

Even though the separation was without good cause attributable to the employer and would, standing alone, would disqualify the claimant from receiving benefits, the claimant did leave in order to accept other employment and did perform services for the subsequent employer. Accordingly, benefits are allowed and the account of this employer shall not be charged.

# **DECISION:**

The February 4, 2022 (reference 02) decision is modified in favor of the appellant. The employer has filed a timely protest, and the claimant quit to accept other employment. Benefits are allowed, provided the claimant is otherwise eligible. The account of this employer shall not be charged.

Duane L. Golden

Administrative Law Judge

July J. Holdly

March 29, 2022

Decision Dated and Mailed

dlg/kmj