IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

HEATHER N SCHAUL

Claimant

APPEAL NO. 10A-UI-07711-AT

ADMINISTRATIVE LAW JUDGE DECISION

UNLIMITED SERVICES INC

Employer

OC: 05/02/10

Claimant: Appellant (6)

871 IAC 26.8(1) – Withdrawal of Appeal

STATEMENT OF THE CASE:

The claimant filed a timely appeal from an unemployment insurance decision dated May 24, 2010, reference 01, that disqualified her for benefits. Before a hearing could be scheduled, the claimant requested in writing that the appeal be withdrawn.

ISSUE:

Should the request to withdraw the appeal be granted?

FINDINGS OF FACT:

Having examined all matters of record, the administrative law judge finds: The claimant, the appellant in this matter, has requested that the appeal be withdrawn.

REASONING AND CONCLUSIONS OF LAW:

A rule found at 871 IAC 26.8(1) allows the administrative law judge to grant an appellant's request for the withdrawal of its appeal. A review of all matters of record persuades the administrative law judge that it is appropriate to allow the withdrawal of this appeal.

871 IAC 26.8(1) provides:

(1) An appeal may be withdrawn at any time prior to the issuance of a decision upon the request of the appellant and with the approval of the presiding officer to whom the case is assigned. Requests for withdrawal may be made in writing or orally, provided the oral request is tape-recorded by the presiding officer.

DECISION:

The une	emplo	oyment i	nsurar	nce d	lecision	dated	d May 2	24,	2010,	refe	erence	9 01,	remain	s in	effect.
Benefits	are	withheld	l until	the o	claimant	has	worked	in	and h	as t	een	paid	wages	for i	insured
work eq	ual to	o ten time	es her	week	dy bene	fit am	ount, pi	rovi	ded sh	ne is	other	wise	eligible.		

Dan Anderson
Administrative Law Judge

Decision Dated and Mailed

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