### BEFORE THE EMPLOYMENT APPEAL BOARD Lucas State Office Building Fourth floor Des Moines, Iowa 50319

IAN R SODAWASSER	: • HI	EARING NUMBER: 21B-UI-05565
Claimant	:	
and	: E	MPLOYMENT APPEAL BOARD DECISION
DAVENPORT COMM SCHOOL DIST		DECISION
Employer	:	

# 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:** 96.4-5, 96.4-3

# DECISION

### **UNEMPLOYMENT BENEFITS ARE DENIED**

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**.

We point out to the Claimant that although the Claimant is denied benefits under state unemployment law, **this does not bar receipt of certain special pandemic related benefits**. In fact, being ineligible from state unemployment benefits is a prerequisite to some of these benefits. Of particular interest to the Claimant is Pandemic Unemployment Assistance [PUA]. That law provides benefits to persons who are unavailable for work due to certain pandemic related reasons, or who lost work as a direct result of the Pandemic. The federal Department of Labor has instructed that **eligible persons would include**:

a) The individual has been diagnosed with COVID-19 or is experiencing symptoms of COVID-19 and is seeking a medical diagnosis. ...

b) A member of the individual's household has been diagnosed with COVID-19. ...

c) The individual is providing care for a family member or a member of the individual's household who has been diagnosed with COVID-19. ...

d) A child or other person in the household for which the individual has primary caregiving responsibility is unable to attend school or another facility that is closed as a direct result of the COVID-19 public health emergency and such school or facility care is required for the individual to work....

e) The individual is unable to reach the place of employment because of a quarantine imposed as a direct result of the COVID-19 public health emergency. ...

f) The individual is unable to reach the place of employment because the individual has been advised by a health care provider to self-quarantine due to concerns related to COVID-19. ...

g) The individual was scheduled to commence employment and does not have a job or is unable to reach the job as a direct result of the COVID-19 public health emergency. ...

h) The individual has become the breadwinner or major support for a household because the head of the household has died as a direct result of COVID-19. ...

i)The individual has to quit his or her job as a direct result of COVID-19. ...

j)The individual's place of employment is closed as a direct result of the COVID-19 public health emergency. ...

k) The individual meets any additional criteria established by the Secretary for unemployment assistance under this section....

#### UIPL 16-20, Attachment 1.

(https://wdr.doleta.gov/directives/attach/UIPL/UIPL\_16-20\_Attachment\_1.pdf).

The upshot is that if Claimant can make the necessary PUA showing Claimant may very well be eligible for PUA for any qualifying week. **Our ruling today is no bar to PUA.** Our ruling on the separation would mean if the Claimant can get PUA then once the Claimant comes off PUA the Claimant would have to requalify by earning 10 times the weekly benefit amount before Claimant could receive state unemployment benefits. Claimant might then receive regular state benefits if Claimant returns and offers services once that COVID leave ends but Claimant is not rehired. The Employer should note it can avoid charges by bringing the Claimant back to work at the end of the COVID leave.

The information we have access to indicates the Claimant has a pending claim for PUA. In general Claimants have a right to appeal PUA determinations. That appeal process, however, is not the same as this case. If the Claimant should be denied PUA, or denied backdating, in whole or in part, and the Claimant wish to appeal PUA, or reapply with different proof, then the Claimant should do so following the guidance from IWD. This decision we issue today does not decide the PUA issue. This means, of course, that even though our decision today says benefits are denied, this is for regular benefits and does **not** change the Claimant's ability to collect PUA.

James M. Strohman

Ashley R. Koopmans