IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

CHARLES R TAYLOR

Claimant

APPEAL NO. 11A-UI-15753-AT

ADMINISTRATIVE LAW JUDGE DECISION

IOWA WORKFORCE
DEVELOPMENT DEPARTMENT

OC: 10/16/11

Claimant: Appellant (2)

871 IAC 24.2(1)e - Reporting as Directed

STATEMENT OF THE CASE:

Charles R. Taylor filed a timely appeal from an unemployment insurance decision dated December 2, 2011, reference 01, that denied unemployment insurance benefits to him effective November 27, 2011 upon a finding that he had failed to report to the Agency as directed. After a review of all matters of record, the administrative law judge concludes that a formal hearing is not required.

ISSUE:

Did the claimant have sufficient cause to fail to report during the week of November 27, 2011?

FINDINGS OF FACT:

Charles R. Taylor did not receive a notice to report to the Agency during the week of November 27, 2011. When he received the decision now on appeal, he contacted the Agency and resolved the issue that needed the contact.

REASONING AND CONCLUSIONS OF LAW:

lowa Administrative Code section 871-24.2(1)e requires individuals to report to the Agency when directed to do so. An individual who fails to report as directed without sufficient reason may be disqualified for benefits. The evidence in this record establishes that Mr. Taylor did not receive a notice to report to the Agency during the week of November 27, 2011 and that after receiving the decision now on appeal contacted the Agency and resolved the issue. Denial of benefits is not appropriate.

Page 2 Appeal No. 11A-UI-15753-AT

DECISION:

The	unemployn	nent insura	ance decis	sion date	d Decemb	oer 2,	2011,	reference	01, is	reversed.
The	claimant is	entitled to	receive u	nemployi	ment insur	ance	benefits	s, provided	he is	otherwise
eligi	ble.									

Dan Anderson Administrative Law Judge

Decision Dated and Mailed

css/css