## IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

CAITLIN M TRUE Claimant

## APPEAL 17A-UI-01221-DG-T

# ADMINISTRATIVE LAW JUDGE DECISION

TARA STUDER AND ASSOCIATES INC Employer

> OC: 12/11/16 Claimant: Appellant (1)

Iowa Code § 96.3(5) – Benefit Duration - Business Closing Iowa Admin. Code r. 871-24.29(1) and (2) – Business Closing

### STATEMENT OF THE CASE:

The claimant filed a timely appeal from the January 25, 2017, (reference 04) decision that denied the request to redetermine the claim based upon a business closure. After due notice was issued, a telephone conference hearing was held on February 23, 2017. Claimant participated. Employer did not answer when called at the number provided and did not participate.

#### **ISSUE:**

Is the claimant eligible to have the monetary determination recalculated due to business closing?

#### FINDINGS OF FACT:

Having heard the testimony and having reviewed the evidence in the record, the administrative law judge finds: Claimant was partially separated from employment on December 26, 2016, when she was given a written notice that her employment with Richard McWilliams who sold AFLAC was closing on or about December 26, 2016. She had been working for that office part-time as an administrative assistance since March of 2016. That business located in Clear Lake, lowa is closed and no one is doing business at that location.

Claimant is also currently employed part-time by Tara Studer and Associates, Inc. as an administrative assistant. Ms. Studer also sells and assists customers with AFLAC insurance products. Ms. Studer's business is a home based business and is not at the same location as Mr. McWilliam's business.

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

The administrative law judge concludes that the claimant was laid off as a result of a business reallocation and, therefore, she is not entitled to a redetermination of wage credits.

Iowa Code § 96.3(5)a provides:

a. Duration of benefits. The maximum total amount of benefits payable to an eligible individual during a benefit year shall not exceed the total of the wage credits accrued to the individual's account during the individual's base period, or twenty-six times the individual's weekly benefit amount, whichever is the lesser. The director shall maintain a separate account for each individual who earns wages in insured work. The director shall compute wage credits for each individual by crediting the individual's account with one-third of the wages for insured work paid to the individual during the individual's base period. However, the director shall recompute wage credits for an individual who is laid off due to the individual's employer going out of business at the factory, establishment, or other premises at which the individual was last employed, by crediting the individual's account with one-half, instead of one-third, of the wages for insured work paid to the individual during the individual's base period. Benefits paid to an eligible individual shall be charged against the base period wage credits in the individual's account which have not been previously charged, in the inverse chronological order as the wages on which the wage credits are based were paid. However if the state "off" indicator is in effect and if the individual is laid off due to the individual's employer going out of business at the factory, establishment, or other premises at which the individual was last employed, the maximum benefits payable shall be extended to thirty-nine times the individual's weekly benefit amount, but not to exceed the total of the wage credits accrued to the individual's account.

Iowa Admin. Code r. 871-24.29(1) provides:

Business closing.

(1) Whenever an employer at a factory, establishment, or other premises goes out of business at which the individual was last employed and is laid off, the individual's account is credited with one-half, instead of one-third, of the wages for insured work paid to the individual during the individual's base period, which may increase the maximum benefit amount up to 39 times the weekly benefit amount or one-half of the total base period wages, whichever is less. This rule also applies retroactively for monetary redetermination purposes during the current benefit year of the individual who is temporarily laid off with the expectation of returning to work once the temporary or seasonal factors have been eliminated and is prevented from returning to work because of the going out of business of the employer within the same benefit year of the individual. This rule also applies to an individual who works in temporary employment between the layoff from the business closing employer and the Claim for Benefits. For the purposes of this rule, temporary employment means employment of a duration not to exceed four weeks.

Iowa Admin. Code r. 871-24.29(2) provides:

(2) Going out of business means any factory, establishment, or other premises of an employer which closes its door and ceases to function as a business; however, an employer is not considered to have gone out of business at the factory, establishment, or other premises in any case in which the employer sells or otherwise transfers the business to another employer, and the successor employer continues to operate the business.

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Iowa Admin. Code r. 871-24.29(2) provides:

(2) Going out of business means any factory, establishment, or other premises of an employer which closes its door and ceases to function as a business; however, an employer is not considered to have gone out of business at the factory, establishment, or other premises in any case in which the employer sells or otherwise transfers the

business to another employer, and the successor employer continues to operate the business.

The administrative law judge concludes that the AFLAC business has transitioned to another entity that continues to operate in the area. The definition of going out of business does not require that the business operation continue at the location where the claimant worked, only that business operations continue. Since there is still an ongoing business, the business is not considered to have closed. Therefore, while claimant remains qualified for benefits based upon a layoff from the employer, she is not entitled to a recalculation of benefits.

## **DECISION:**

The January 25, 2017, (reference 04) decision is affirmed. The claimant was laid off due to a business reallocation. Recalculation of benefits is denied.

Duane L. Golden Administrative Law Judge

Decision Dated and Mailed

dlg/rvs