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

:

DERRICK R BALL

HEARING NUMBER: 07B-UI-09085

Claimant,

.

and

EMPLOYMENT APPEAL BOARD

DECISION

OSCEOLA FOODS CORPORATION

Employer.

SECTION: 10A.601 Employment Appeal Board Review

DECISION

FINDINGS OF FACT:

The notice of hearing in this matter was mailed September 27, 2007. The notice set a hearing for October 9, 2007. The claimant did not appear for or participate in the hearing. The reason the claimant did not appear is because the claimant did not receive notice of the hearing due to an address change and did not know the hearing was taking place.

REASONING AND CONCLUSIONS OF LAW:

Iowa Code section 10A.601(4) (2005) provides:

5. Appeal board review. The appeal board may on its own motion affirm, modify, or set aside any decision of a administrative law judge on the basis of the evidence previously submitted in such case, or direct the taking of additional evidence, or may permit any of the parties to such decision to initiate further appeals before it. The appeal board shall permit such further appeal by any of the parties interested in a decision of an administrative law judge and by the representative whose decision has been overruled or modified by the administrative law judge. The appeal board shall review the case pursuant to rules adopted by the appeal board. The appeal board shall promptly notify the interested parties of its findings and decision.

Here the claimant did not participate in the hearing through no fault of the claimant. The claimant did not receive the Notice of Hearing in order to participate because the notice was sent to an incorrect address. For this reason, the matter will be remanded for another hearing before an administrative law judge.

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The decision of the administrative law judge dated October 9, 2007 is not v	vacated.	This matte	eris
remanded to an administrative law judge in the Workforce Development Center.	, Appeal	s Section.	The
administrative law judge shall conduct a hearing following due notice.	After th	ne hearing,	the
administrative law judge shall issue a decision which provides the parties appeal i	rights.		

AMG/fnv

DISSENTING OPINION OF JOHN A. PENO:

I respectfully dissent from the majority decision of the Employment Appeal Board; I would not grant a remand of this matter based on what I find to be a lack of good cause to do so. Instead, I would affirm the decision of the administrative law judge in its entirety.

John A. Peno

AMG/fnv