IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

Claimant: Respondent (1)

 JOSEPHINE HERNANDEZ
 APPEAL NO. 20A-UI-01315-B2T

 Claimant
 ADMINISTRATIVE LAW JUDGE

 CASCADES IOWA MANAGEMENT LLC
 DECISION

 Employer
 OC: 09/29/19

Iowa Code § 96.7-2-a(6) – Statement of Charges Iowa Code § 96.6-2 – Timeliness of Protest

STATEMENT OF THE CASE:

Employer filed an appeal from a decision of a statement of charges dated February 7, 2020, reference 00, which assessed charges for the fourth quarter of 2019. After due notice, a telephone conference hearing was scheduled for and held on March 2, 2020. Claimant participated personally. Employer participated by Chelsea Lowe. Department exhibits 1 and 2 were admitted.

ISSUES:

Whether the statement of charges is correct.

Whether the employer's protest is timely.

FINDINGS OF FACT:

The administrative law judge, having heard the testimony and considered all of the evidence in the record, finds: A Statement of Charges was mailed to the employer on February 7, 2020. The employer appealed the statement of charges on the basis that they never received the Notice of Claim in this matter such that they could protest that notice.

On February 22, 2019 employer registered to receive statements through the SOFIA / SIDES network. Employer registered the name chelsea_lowe@cascades.com. On October 4, 2019 employer was sent a Notice of Claim. Employer did not respond to said Notice.

Employer stated that they never received said Notice, and therefore did not reply to the Notice. As such, employer argued that the finding of claimant being eligible for unemployment benefits should be set aside and employer's account should not be charged.

REASONING AND CONCLUSIONS OF LAW:

Iowa Code section 96.6(2) provides, in pertinent part:

The representative shall promptly examine the claim and any protest, take the initiative to ascertain relevant information concerning the claim, and, on the basis of the facts found by the representative, shall determine whether or not the claim is valid, the week with respect to which benefits shall commence, the weekly benefit amount payable and its maximum duration, and whether any disqualification shall be imposed... Unless the claimant or other interested party, after notification or within ten calendar days after notification was mailed to the claimant's last known address, files an appeal from the decision, the decision is final and benefits shall be paid or denied in accordance with the decision.

lowa Code section 96.7(2)a(6) provides:

2. Contribution rates based on benefit experience.

a. (6) Within forty days after the close of each calendar quarter, the department shall notify each employer of the amount of benefits charged to the employer's account during that quarter. The notification shall show the name of each individual to whom benefits were paid, the individual's social security number, and the amount of benefits paid to the individual. An employer which has not been notified as provided in section 96.6, subsection 2, of the allowance of benefits to an individual, may within thirty days after the date of mailing of the notification appeal to the department for a hearing to determine the eligibility of the individual to receive benefits. The appeal shall be referred to an administrative law judge for hearing and the employer and the individual shall receive notice of the time and place of the hearing.

It is held that the statement of charges is correct because the Department has shown that employer signed up to receive Notice of Claim by email and has further shown that said email was sent to employer's registered agent. Employer did not timely respond to said Notice. Claimant is eligible to receive benefits and the Statement of charges is correct.

DECISION:

The statement of charges dated February 7, 2020, reference 00, is affirmed. The statement of charges is correct.

Blair A. Bennett Administrative Law Judge

Decision Dated and Mailed

bab/scn