

2005, when Mr. Smith had no further work available. Mr. Hoover contacted Labor Ready the day after his assignment ended but was not provided further work. He was told he would be called when work was available.

REASONING AND CONCLUSIONS OF LAW:

At issue in this matter is whether Mr. Hoover was separated from employment for any disqualifying reason. He was hired for placement in temporary work assignments. An individual so employed must complete his last assignment in order to avoid the voluntary quit provisions of the law. Mr. Hoover completed his last assignment and then sought re-assignment within three days of the end of his assignment. Inasmuch as no further work was offered, he is entitled to job insurance benefits pursuant to Iowa Code section 96.5(1)j.

DECISION:

The representative's decision dated August 30, 2005, reference 05, is hereby reversed. Mr. Hoover was separated from employment for no disqualifying reason. Benefits are allowed, provided he satisfies all other conditions of eligibility.

cfc/kjw