IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

GREGORY S HOLLIE

Claimant

APPEAL NO. 09A-UI-16738-DWT

ADMINISTRATIVE LAW JUDGE DECISION

AEROTEK INC

Employer

Original Claim: 03/08/09 Claimant: Appellant (1/R)

Section 96.5-1 – Voluntary Quit 871 IAC 26.8(5) – Decision on the Record

STATEMENT OF THE CASE:

The claimant appealed a representative's October 26, 2009 decision (reference 06) that disqualified him from receiving unemployment insurance benefits, and held the employer's account was not subject to charge because the claimant voluntarily quit his employment for reasons that do not qualify him to receive unemployment insurance benefits. A telephone hearing was held on December 14, 2009. Neither party responded to the hearing notice or participated in the hearing.

This hearing file was scheduled as a regular unemployment insurance hearing. Since the claimant has been receiving Emergency Unemployment Compensation benefits since June 13, 2009, this file should have been set up as a EUCU file.

Based on the administrative file and the law, the administrative law judge enters the following findings of fact, reasoning and conclusions of law and decision.

FINDINGS OF FACT:

The parties were properly notified of the scheduled hearing on this appeal. The claimant failed to provide a telephone number at which he could be reached for the hearing. The claimant did not participate in the hearing or request a postponement of the hearing as required by the hearing notice.

The administrative law judge has conducted a careful review of the administrative file to determine whether the unemployment insurance decision should be affirmed.

REASONING AND CONCLUSIONS OF LAW:

871 IAC 26.8(3), (4) and (5) provide:

Withdrawals and postponements.

- (3) If, due to emergency or other good cause, a party, having received due notice, is unable to attend a hearing or request postponement within the prescribed time, the presiding officer may, if no decision has been issued, reopen the record and, with notice to all parties, schedule another hearing. If a decision has been issued, the decision may be vacated upon the presiding officer's own motion or at the request of a party within 15 days after the mailing date of the decision and in the absence of an appeal to the employment appeal board of the department of inspections and appeals. If a decision is vacated, notice shall be given to all parties of a new hearing to be held and decided by another presiding officer. Once a decision has become final as provided by statute, the presiding officer has no jurisdiction to reopen the record or vacate the decision.
- (4) A request to reopen a record or vacate a decision may be heard ex parte by the presiding officer. The granting or denial of such a request may be used as a grounds for appeal to the employment appeal board of the department of inspections and appeals upon the issuance of the presiding officer's final decision in the case.
- (5) If good cause for postponement or reopening has not been shown, the presiding officer shall make a decision based upon whatever evidence is properly in the record.

The administrative law judge has carefully reviewed evidence in the record and concludes that the unemployment insurance decision previously entered in this case is correct and should be affirmed.

Pursuant to the rule and Iowa Code § 17A.12-3, the claimant must make a written request to the administrative law judge that the hearing be reopened within 15 days after the mailing date of this decision. The written request should be mailed to the administrative law judge at the address listed at the beginning of this decision and must explain the emergency or other good cause that prevented the claimant from participating in the hearing at its scheduled time.

DECISION:

dlw/kiw

The representative's October 26, 2009 decision (reference 06) is affirmed. The decision disqualifying the claimant from receiving benefits as of September 27, 2009, remains in effect. This decision will become final unless a written request establishing good cause to reopen the record is made to the administrative law judge within 15 days of the date of this decision. An issue of overpayment is Remanded to the Claims Section to determine.

Debra L. Wise Administrative Law Judge	
Decision Dated and Mailed	