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

STEVEN R MONTROSS	:	HEARING NUMBER: 21B-UI-01879
Claimant	•	IIIZAKING NOMIDEK, 21D-01-01879
and	:	EMPLOYMENT APPEAL BOARD DECISION
R&L CARRIERS SHARED SVCS LLC	:	DECISION
Employer	:	

## NOTICE

**THIS DECISION BECOMES FINAL** unless (1) a **request for a REHEARING** is filed with the Employment Appeal Board within **20 days** of the date of the Board's decision or, (2) a **PETITION TO DISTRICT COURT** IS FILED WITHIN **30 days** of the date of the Board's decision.

A REHEARING REQUEST shall state the specific grounds and relief sought. If the rehearing request is denied, a petition may be filed in **DISTRICT COURT** within **30 days** of the date of the denial.

SECTION: 96.5-2 96.3-7

## DECISION

## **UNEMPLOYMENT BENEFITS ARE DENIED**

The Claimant appealed this case to the Employment Appeal Board. The members of the Employment Appeal Board reviewed the entire record. The Appeal Board finds the administrative law judge's decision is correct. With the following modification, the administrative law judge's Findings of Fact and Reasoning and Conclusions of Law are adopted by the Board as its own. The administrative law judge's decision is **AFFIRMED** with the following **MODIFICATION**:

The Board adds the following analysis to the Reasoning and Conclusions of Law:

The Employer has proven a pattern of carelessness by the Claimant of such a degree of recurrence as to constitute misconduct under rule 24.32(1)(a). Specifically, we conclude that the employer has proven a pattern of carelessness by the Claimant that is of "equal culpability" to a "deliberate violation or disregard of standards of behavior which the employer has the right to expect of employees." "Culpability" is defined by Black's Law Dictionary to mean "blameworthiness." *See also Webster's Third International Dictionary, Unabridged,* (1961)(giving "blameworthiness" for definition of culpability). Black's goes on to provide that even in criminal cases "culpability requires a showing that the person acted purposely, knowingly, *recklessly, or negligently* with respect to each material element…" The word "culpable" is defined in Black's to mean "1. Guilty; *blameworthy* 2. *Involving the breach of a duty.*" Webster's massive unabridged dictionary notes that the stronger sense of "culpable" meaning "criminal" is in fact "obsolete." Instead for modern definitions of "culpable" the 3<sup>rd</sup>

unabridged gives "meriting condemnation or censure esp. as criminal <~ plotters> <~ homicides> or *as conducive to accident*, loss, or disaster <~ *negligence>*." *Webster's Third International Dictionary, Unabridged*, (1961)(emphasis added); *see also Oxford English Dictionary, online 2021 edition* ("Deserving blame or censure, blameworthy."). Applying the standards of rule 24.32(1)(a) governing repeated carelessness we find that the claimant's pattern of carelessness proven on this record demonstrates negligence of such a degree of recurrence as to constitute culpable negligence that is as equally culpable as intentional misconduct.

James M. Strohman

Ashley R. Koopmans

RRA/fnv

Myron R. Linn