# IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

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

**MARILYN E LLOYD** 

Claimant

**APPEAL NO. 10A-UI-14610-AT** 

ADMINISTRATIVE LAW JUDGE DECISION

MIDWEST PROFESSIONAL STAFFING LLC

Employer

OC: 11/29/09

Claimant: Appellant (2)

Section 96.5-1 - Voluntary Quit

#### STATEMENT OF THE CASE:

Marilyn E. Lloyd filed an appeal from an unemployment insurance decision dated September 9, 2010, reference 03, that disqualified her for benefits. Before a hearing could be scheduled, a the Agency issued a subsequent fact-finding decision on October 27, 2010. That decision allows benefits to Ms. Lloyd while relieving the employer, Midwest Professional Staffing, LLC from charges. Under these circumstances, a hearing is not required.

#### **ISSUES:**

Is the claimant eligible to receive unemployment insurance benefits?

Should the employer be relieved of charges for benefits?

#### FINDINGS OF FACT:

Having examined all matters of record, the administrative law judge finds: The fact-finding decision dated October 27, 2010, reference 04, allows benefits to Marilyn E. Lloyd and relieves Midwest Professional Staffing, LLC of charges for those benefits.

### **REASONING AND CONCLUSIONS OF LAW:**

The administrative law judge concludes that this appeal is moot because of subsequent Agency action.

Page 2 Appeal No. 10A-UI-14610-AT

## **DECISION:**

The une	employment	insurance	decision	dated	September	9, 201	0, refe	rence	03,	is	reversed.
The clai	mant is entit	led to rece	ive unem	ployme	ent insuranc	e benef	its, pro	vided	she	is c	otherwise
eligible.	No benefits	shall be cl	narged to	the acc	count of Mid	lwest Pi	ofession	onal St	affing	g, L	LC.

Dan Anderson Administrative Law Judge

Decision Dated and Mailed

css/css