IOWA WORKFORCE DEVELOPMENT UNEMPLOYMENT INSURANCE APPEALS

ABIGAEL NGULU MAWUSA Claimant	APPEAL NO. 18A-UI-02475-CL-T ADMINISTRATIVE LAW JUDGE DECISION
IOWA WORKFORCE DEVELOPMENT	OC: 12/10/17
DEPARTMENT	Claimant: Appellant (1)

Iowa Code § 96.4(3) – Ability to and Availability for Work Iowa Admin. Code r. 871-24.22(2) – Able & Available - Benefits Eligibility Conditions

STATEMENT OF THE CASE:

This matter was erroneously set up as an appeal from the February 14, 2018 (reference 09) decision allowing claimant benefits based on his availability for work. In fact, claimant did not appeal this decision as it allowed him benefits.

ISSUE:

Was this matter erroneously set up as a claimant appeal from a decision allowing benefits?

FINDINGS OF FACT:

Having reviewed all of the evidence in the record, and all the evidence available in the administrative file, the administrative law judge finds: This matter was erroneously set up as a claimant appeal from a decision allowing benefits. Claimant did not appeal this decision as it is in his favor.

REASONING AND CONCLUSIONS OF LAW:

The administrative law judge concludes that this matter was erroneously set up as a claimant appeal from a decision allowing benefits and the appeal was set up in error. The representative's decision has become final and remains in full force and effect.

DECISION:

The February 14, 2018 (reference 09) decision is affirmed. This matter was erroneously set up as an appeal. The representative's decision has become final and remains in full force and effect.

Christine A. Louis Administrative Law Judge Unemployment Insurance Appeals Bureau 1000 East Grand Avenue Des Moines, Iowa 50319-0209 Fax (515)478-3528

Decision Dated and Mailed

cal/scn