



Department of Inspections,
Appeals, & Licensing

Iowa Department of Inspections, Appeals, & Licensing
Administrative Hearings Division
6200 Park Avenue, Suite 100, East Entrance
Des Moines, IA 50321-1270

Appeal Decision

Claim Number:
[REDACTED]

Determination Number:
7340774

Appeal Filed By:
MELANIE ANDERSEN

Appeal Filed Date:
07/08/2025

Appeals Bureau Docket:
2025143382-AT

[REDACTED]
[REDACTED]
[REDACTED]

APPEALS BUREAU DECISION OF ADMINISTRATIVE LAW JUDGE

Mail Date: August 27, 2025

Appellant

Claimant/Job Seeker: MELANIE ANDERSEN
Claimant address: [REDACTED]
Social Security Number: [REDACTED]

Appellee

Employer: A P Air Inc
Employer address: [REDACTED]

In regard to the appeal by MELANIE ANDERSEN:

STATUTORY REFERENCE

Iowa Code Section 96.5(1) - Voluntary Quit

ISSUES STATEMENT

Whether the claimant voluntarily quit the employment without good cause attributable to the employer.

CASE HISTORY

Melanie Andersen (claimant) filed a timely appeal from the July 8, 2025 Disqualifying Separation Determination decision that disqualified her for unemployment insurance benefits and that relieved the employer's account of charge for benefits, based on the IWD deputy's conclusion that the claimant voluntarily quit on February 2, 2025 without good cause attributable to the employer. After appropriate notice to the parties, an appeal hearing was held on August 26, 2025. Ms. Anderson participated. Amanda Ollinger represented the employer. The appeal hearing in this matter was consolidated with the hearing in Appeal Number 2025143383. Exhibits 1 through 9 and A were received into evidence. The administrative law judge took official notice of all appealable determinations entered in connection with the claim and the Payment Summary.

Equal Opportunity:

Auxiliary aids and services are available upon request to individuals with disabilities. For deaf and hard of hearing, use Relay 711.



FINDINGS OF FACT

Having considered all of the evidence in the record, the administrative law judge finds as follows:

Melanie Andersen (claimant) was employed by A P Air, Inc. as a full-time customer service representative. Ms. Andersen worked her first day in the employment on June 17, 2025. After working that one day, Ms. Andersen elected not to return to the employment. On June 18, 2025, Ms. Andersen sent an email message to the employer. Ms. Andersen thanked the employer for the opportunity and notified the employer she had decided to leave the employment. Ms. Andersen made her quit effective immediately. The employer had ongoing work for Ms. Andersen at the time Ms. Andersen voluntarily separated from the employment. The employer had disclosed the pay, the work hours, the job responsibilities and other appropriate information at or before Ms. Andersen's acceptance of the offer of employment. Ms. Andersen had no negative experience in the brief employment that factored in her decision to leave. Rather, Ms. Andersen decided the job would not work well with her long-term career goals. Ms. Andersen had not accepted other employment by the time she separated from the employer.

CONCLUSION OF LAW

Iowa Code section 96.5(1) provides:

An individual shall be disqualified for benefits, regardless of the source of the individual's wage credits:

1. Voluntary quitting. If the individual has left work voluntarily without good cause attributable to the individual's employer, if so found by the department.

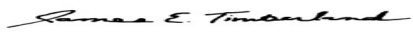
In general, a voluntary quit requires evidence of an intention to sever the employment relationship and an overt act carrying out that intention. See *Local Lodge #1426 v. Wilson Trailer*, 289 N.W.2d 698, 612 (Iowa 1980) and *Peck v. EAB*, 492 N.W.2d 438 (Iowa App. 1992). In general, a voluntary quit means discontinuing the employment because the employee no longer desires to remain in the relationship of an employee with the employer. See 871 IAC 24.18.

The evidence in the record establishes a June 18, 2025 voluntary quit without good cause attributable to the employer. Ms. Andersen left the employment after concluding that remaining in the employment did not fit well with her long-term career goals. There was no other basis for the quit. Because the voluntary quit was without good cause attributable to the employer, Ms. Anderson is disqualified for unemployment insurance benefits until she has worked in and been paid wages for insured work equal to 10 times her weekly benefit amount. The disqualification is effective June 18, 2025. Ms. Andersen must meet all other eligibility requirements. The employer's account shall not be charged for benefits.

DECISION/REMAND

The July 8, 2025 Disqualifying Separation Determination is MODIFIED only to correct the separation date. The claimant voluntarily quit on June 18, 2025 without good cause attributable to the employer. Effective June 18, 2025, the claimant is disqualified for unemployment insurance benefits until she has worked in and been paid wages for insured work equal to 10 times her weekly benefit amount. The claimant must meet all other eligibility requirements. The employer's account shall not be charged for benefits.





James TIMBERLAND
Administrative Law Judge
Iowa Department of Inspections, Appeals, & Licensing
Administrative Hearings Division
Unemployment Insurance Appeals Bureau

Please see the last page of this document for important information about reopening the appeal and further appeal rights.



INSTRUCTIONS FOR FILING AN APPEAL

If you disagree with the decision, you or any interested party may:

1. Appeal to the Employment Appeal Board within fifteen (15) days of the date under the judge's signature by submitting a written appeal via mail, fax, or online to:

Employment Appeal Board
6200 Park Avenue Suite 100
Des Moines, IA 50321
Fax: (515)281-7191
Online: IowaWORKS account

The appeal period will be extended to the next business day if the last day to appeal falls on a weekend or a legal holiday.

AN APPEAL TO THE BOARD SHALL STATE CLEARLY:

1. A reference to the decision from which the appeal is taken.
2. That an appeal from such decision is being made an such appeal is signed.
3. The grounds upon which such appeal is based.

An Employment Appeal Board decision is final agency action. If a party disagrees with the Employment Appeal Board decision, they may then file a petition for judicial review in district court.

2. If no one files an appeal of the judge's decision with the Employment Appeal Board within fifteen (15) days, the decision becomes final agency action, and you have the option to file a petition for judicial review in District Court within thirty (30) days after the decision becomes final. Additional information on how to file a petition can be found at Iowa Code 17A.19, which is online at <https://www.legis.iowa.gov/docs/code/17a.19.pdf> or by contacting the District Court Clerk of Court <https://www.iowacourts.gov/iowa-courts/court-directory/>.

Note to Parties: YOU MAY REPRESENT yourself in the appeal or obtain a lawyer or other interested party to do so provided there is no expense to Iowa Workforce Development. If you wish to be represented by a lawyer, you may obtain the services of either a private attorney or one whose services are paid for with public funds.

Note to Claimant: It is important that you file your weekly claim as directed, while the appeal is pending, to protect your continuing right to benefits.

SERVICE INFORMATION:

A true and correct copy of this decision was mailed to each of the parties listed.



Babel Notice – Claim and Appeal Information

Aviso: Aviso: Documento De Beneficios Del Seguro De Desempleo
Y Información De Apelación

IMPORTANT!

This document contains important information about your unemployment compensation rights, responsibilities and/or benefits. It is critical that you understand the information in this document. **DEADLINE FOR APPEAL:** If you disagree with this determination or decision, you must file an appeal before the deadline noted in this document. **IMMEDIATELY:** If needed, call 866-239-0843 for assistance in the translation and understanding of the information in the document(s) you have received.

¡IMPORTANTE!

Este documento contiene información importante sobre sus derechos, obligaciones y/o beneficios de compensación por desempleo. Es muy importante que usted entienda la información contenida en este documento. **PLAZO LÍMITE PARA APELAR:** Si usted está en desacuerdo con esta determinación o decisión, debe presentar una apelación antes del plazo límite indicado en este documento. **INMEDIATAMENTE:** Si necesita asistencia para traducir y entender la información contenida en el documento(s) que recibió, llame al 866-239-0843.

重要提示！

这份文件包含有关失业补偿的权利、责任和/或利益的重要信息。您需要理解本文件中的信息，这一点至关重要。

上诉截止日期：如果您不同意本裁定或决定，您必须在本文件所载截止日期前提出上诉。**立即：**如果需要，请拨打866-239-0843, 可获得帮助，以利您翻译和理解所收到的文件中的信息。

IMPORTANT!

Ce document contient des informations importantes sur vos droits d'allocation de chômage, vos responsabilités et/ou vos bénéfices. Il est indispensable que vous compreniez le contenu de ce document.

DATE LIMITE POUR FAIRE APPEL: Si vous n'êtes pas d'accord avec cette détermination ou décision, vous devrez faire un appel avant la date limite signalée dans ce document. **IMMÉDIATEMENT:** Si nécessaire, téléphonez au 866-239-0843 pour avoir de l'assistance sur la traduction et/ou la compréhension de ce document.

WICHTIG!

Diese Dokument enthält wichtige Hinweise zu ihren Rechten, Pflichten bzw. Leistungen im Rahmen der Arbeitslosenunterstützung. Es ist entscheidend, dass Sie die Informationen in diesem Dokument verstehen.

FRIST ZUR BESCHWERDEEINLEGUNG: Wenn Sie mit der Feststellung oder Entscheidung nicht einverstanden sind, müssen Sie vor Ablauf der in diesem Dokument aufgeführten Frist eine Beschwerde einlegen. **SOFORT:** Sofern erforderlich, rufen Sie die Telefonnummer 866-239-0843 an und erkundigen sich nach Hildsdiensten bei der Übersetzung und zum Verständnis der Informationen in dem (den) von Ihnen erhaltenen Dokument(en).

IMPORTANTE!

Ang mga dokumentong ito ay naglalaman ng mahalagang impormasyon tungkol sa iyong mga karapatan na makatanggap ng kabayaran, mga responsibilidad at /o benepisyo dahil sa pagkawala ng trabaho.

Napakahalagang maunawaan mo ang mga impormasyong nilalaman sa dokumentong ito. **HULING ARAW**

PARA UMAPILA: Kung hindi ka sumasang-ayon sa pagpapasiya o desisyón, dapat kang maghabol o magharap ng apila bago dumating ang huling araw na nabanggit sa dokumentong ito. **KAAGAD:** Kung kinakailangan ang tulong, tumawag sa 866-239-0843 para sa pagsasalin ng wika at pag-unawa ng impormasyon sa mga dokumentong natanggap mo.

IMPORTANTE:

Questo documento contiene informazioni importanti sui Suoi diritti di indennizzo di disoccupazione, sulle sue responsabilità e i suoi benefit. E' cruciale che Lei comprenda appieno le informazioni contenute in questo documento. **SCADENZA PER IL RICORSO:** Se non si trova in accordo con questa determinazione o decisione, dovrà presentare ricorso prima della scadenza riportata nel presente documento.

IMMEDIATAMENTE: In caso di necessità chiami il 866-239-0843 per assistenza alla traduzione e comprensione delle informazioni contenute nei documenti ricevuti.

QUAN TRỌNG:

Tài liệu này chứa đựng tin tức quan trọng về quyền hạn, trách nhiệm và/hoặc những lợi lộc được đề bù trong khi thất nghiệp. Đó là điều tối cần thiết mà quý vị phải hiểu rõ những tin tức trong tài liệu này. **HẠN CHÓT KHIẾU NẠI:** Nếu quý vị không đồng ý với quyết định này, quý vị phải nộp đơn khiếu nại trước hạn chót ghi rõ trong tài liệu này. **MỘT CÁCH NHANH CHÓNG:** Nếu cần xin hãy gọi số 866-239-0843 để được giúp đỡ trong việc phiên dịch và hiểu rõ những tin tức trong tài liệu quý vị đã nhận.

중요!

이 문서는 실업보상 권리, 책임 및/또는 혜택에 대한 중요한 정보가 포함되어 있습니다. 이 문서에 있는 정보를 이해하는 것은 매우 중요합니다. **항소 마감:** 이 결정에 이견이 있으시면 항소인은 문서에 언급된 마감일 전에 항소를 제기하셔야 합니다. **즉시:** 받으신 문서의 번역 및 이해를 위해서 도움이 필요하시면 866-239-0843로 연락을 하시기 바랍니다.

WAŻNE!

Dokumenty mogą zawierać ważne informacje o Pan(i)-i prawach do zasiłków dla bezrobotnych, obowiązków i/lub świadczeń. Zrozumienie informacji zawartych w niniejszym dokumencie jest bardzo ważne. **DATA WYGAŚNIĘCIA TERMINU SK ŁADANIA ODWOŁAŃ:** Jeśli nie zgadza się Pan(i)-i z decyzją zawartą w niniejszym dokumencie, odwołanie należy złożyć przed datą wygaśnięcia terminu wyszczególnionego w treści niniejszego dokumentu. **NATYCHMIAST:** W razie potrzeby, należy dzwonić pod 866-239-0843 w celu uzyskania pomocy w tłumaczeniu i zrozumieniu informacji w dokumentach, które Pan(i) otrzymał(-a).

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VAŽNO!

Ovaj dokument sadrži važne informacije o vašim pravima za naknadu nezaposlenosti, odgovornostima i/ili beneficijama. Veoma je važno da shvatite informacije u ovom dokumentu. **ROK ZA ŽALBU:** Ako se ne slažete s ovim određivanjem ili odlukom, morate uložiti žalbu prije roka navedenog u ovom dokumentu. **ODMAH:** Ako je potrebno, nazovite 866-239-0843 za pomoć u prijevodu i razumijevanju informacija u dokumentu(ima) kojeg ste primili.

তথ্যপত্র সং

ওয়াকান্সি! এখানে আপনার পূর্ণাঙ্গ জীবনের বিবরণ ও প্রতিক্রিয়া করা হচ্ছে। এই তথ্যপত্রটি আপনার ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে। আপনার জীবনের ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে। আপনার জীবনের ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে। আপনার জীবনের ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে। আপনার জীবনের ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে। আপনার জীবনের ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে। আপনার জীবনের ক্ষেত্রে অন্যত্থ অসম্ভব। এটি আপনার প্রতিক্রিয়া করা হচ্ছে।

هام!

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