

time limit) any week for which the employe's registration was waived, or might have been waived under section Ind-UC 126.02. The commission deputy may also waive the above 2-week time limit, provided there are special circumstances justifying such action in the given case.

History: 1-2-56; am. intro. par. and (3), Register, September, 1968, No. 153, eff. 10-1-68.

Ind-UC 126.05 Requiring added efforts to secure work. Pursuant to section 108.04 (2) (b), Wis. Stats., any benefit claimant, registered for work pursuant to section Ind-UC 126.01, may also be required to make other efforts to secure work and to supply proper evidence thereof in accordance with this section, in order to remain eligible under chapter 108, Wis. Stats.

(1) Any employe of the unemployment compensation division may thus require any such claimant to make an active personal search for work, and to supply proper evidence thereof, by notifying the claimant accordingly.

(2) (a) The claimant's failure to secure work during a substantial preceding period of unemployment, as shown either by 6 consecutive weeks of benefit claims and work registrations or by even more aggregate weeks of unemployment within several recent months; or

(b) Some definite indication that the claimant may not be genuinely interested in accepting new work, as shown by his own statements or by statements from prospective employers who have interviewed him for a job or by other relevant evidence.

(3) A claimant thus notified to make an active personal search for work shall, to remain eligible, apply to employers who may have work available which he could perform, and shall seek to secure such work as he might reasonably be required to accept (if it were offered him) to remain eligible.

(4) To submit proper evidence of such efforts to secure work the claimant shall report, to the unemployment compensation division, the firm name and address of each employer thus interviewed, the date and place of the interview, and any other relevant facts, in such manner that his report can readily be checked and verified.

(a) The claimant shall be required to secure written evidence from any such employer only when the claimant has been expressly so notified in advance and has been supplied a form for that purpose.

(5) If a claimant, thus notified, fails without good cause to make the special efforts to secure work or to submit the evidence thereof required by this rule, he shall be ineligible for each week such failure continues.

History: 1-2-56; renum. from Ind-UC 126.08 to be Ind-UC 126.05 and as renum. am. (1), (2) and (4), Register, September, 1968, No. 153, eff. 10-1-68.

*intro
er
Rec
S
10*