TO: Employment Security Commission  
FROM: T. S. Whitaker, Chief Counsel  
SUBJECT: Bona Fide Permanent Employment  

Interpretation No. 262, adopted by the Commission on July 6, 1984, addresses the issue of a claimant who has accepted permanent employment but works between one day but not greater than 30 days, and who then quits and reopens the claim. Prior to Interpretation 262, this employment was not considered as it was not greater than 30 days duration.

Interpretation 262 specifically does not address the situation where a claimant has accepted permanent employment between one day but not greater than 30 days and is discharged. Based on inquiries received subsequent to the adoption of Interpretation 262, if any possible issue of this situation in a discharge context under G.S. 96-14(2) or (2A) is apparent to any employee of the Commission or brought to the Commission’s attention, it also should be raised and adjudicated. This Supplement and the prior Interpretation only apply to claims where the claimant is receiving unemployment insurance benefits with one exception: a case wherein a benefit year ends while the claimant is receiving unemployment insurance benefits and he subsequently accepts permanent employment between one day, but not greater than 30 days, and becomes unemployed with an issue under G.S. 96-14(1), (2), or (2A) before establishing a new benefit year. In this situation, this Interpretation and Supplement apply even though the claim is within a new benefit year.

Adopted as an official Interpretation by the Commission on September 21, 1984.