# AGENCY FOR WORKFORCE INNOVATION Unemployment Compensation Appeals MSC 345 CALDWELL BUILDING 107 EAST MADISON STREET TALLAHASSEE, FL 32399-4143

### **PETITIONER:**

Employer Account No. - 2456722 RKVEGA CORPORATION ATTN: KAREN VEGA 10120 SW 70 ST MIAMI FL 33173-4646

## PROTEST OF LIABILITY DOCKET NO. 2010-161267L

**RESPONDENT:** State of Florida AGENCY FOR WORKFORCE INNOVATION c/o Department of Revenue

# **ORDER TO SHOW CAUSE**

The Petitioner is directed to show cause why the Director should not dismiss the petition for lack of jurisdiction pursuant to Section 443.141(2)(c), Florida Statutes, and Rules 60BB-2.035(5) and 60BB-2.022(5), Florida Administrative Code.

The Petitioner is directed to file a written statement within fifteen (15) calendar days of the mailing date of this Order, explaining why the protest should not be dismissed for lack of jurisdiction. The statement should specifically address whether the protest was filed within the time allowed by law.

The following documents are attached for consideration by the Petitioner:

- 1. Letter of determination dated September 30, 2010,
- 2. Letter of protest dated October 20, 2010, and
- 3. Envelope in which protest was received postmarked October 26, 2010.

Done and ordered on December 10, 2010 at TALLAHASSEE, FL.

This is to certify that this *Order to Show Cause* was sent to the last known address of each interested party on or before December 10, 2010.

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DAWN SPATH, Special Deputy Clerk

John Pelham, Appeals Manager Unemployment Compensation Appeals

FAX: (850) 921-3594

Copies mailed to: Petitioner Respondent: DOR Protest Coordinator Wage Determination Unit

MARIA D AVENDANO 15317 SW 138TH COURT MIAMI FL 33177 DEPARTMENT OF REVENUE ATTN: DENNIS FINKEY - CCOC 1-1400 5050 WEST TENNESSEE STREET TALLAHASSEE FL 32399

DOR BLOCKED CLAIMS UNIT ATTENTION MYRA TAYLOR P O BOX 6417 TALLAHASSEE FL 32314-6417

## AGENCY FOR WORKFORCE INNOVATION TALLAHASSEE, FLORIDA

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# <u>ORDER</u>

This matter comes before me for final Agency Order.

An *Order to Show Cause* mailed to the Petitioner on December 10, 2010, provided fifteen (15) calendar days for the Petitioner to explain why its protest filed October 26, 2010, should be considered a timely appeal to the determination dated September 30, 2010. Since no evidence of timely filing was received, the Petitioner's protest is dismissed pursuant to Rule 60BB-2.035(5), Florida Administrative Code.

In consideration thereof, it is ORDERED that the Petitioner's protest of the determination dated September 30, 2010, is dismissed due to lack of jurisdiction.

DONE and ORDERED at Tallahassee, Florida, this \_\_\_\_\_ day of February, 2011.



TOM CLENDENNING Assistant Director AGENCY FOR WORKFORCE INNOVATION