STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES

ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:

Claimant

Reg. No: 2008-10936

Issue No: 4001; 5026

Case No: Load No:

Hearing Date:

June 9, 2009

Washtenaw County DHS

ADMINISTRATIVE LAW JUDGE: Suzanne L. Keegstra

ORDER OF DISMISSAL

This matter is before the undersigned Administrative Law Judge by authority of MCL 400.9; and MCL 400.37; upon claimant's request for a hearing filed on December 4, 2007. After due notice, a hearing was held June 9, 2009.

Prior to the closure of the hearing record, the department and the claimant agreed to re-process the claimant's application from 2007. The claimant indicates that she was helped by a social worker at to complete an application for State Disability Assistance (SDA) and for the Food Assistance Program (FAP) approximately back in October, 2007. The claimant requested help with back rent as she was being evicted, so DHS did process an application for State Emergency Relief.

DHS denied the application for SER as the claimant did not have any income at that time (the Social Security Administration had not yet approved her application for benefits) and this rendered the housing unaffordable. However, the DHS representative testified that she could not find any application for SDA or FAP from the claimant. The claimant testified that would still have copies of the applications. Thus, the claimant indicated she would get the copies of the applications from

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re-process the application back to its original date, consider the claimant for any eligibility she would

have been entitled to and issue any retroactive benefits due.

It is noted that the claimant moved to Florida sometime around July, 2008. Thus, the claimant's

eligibility for benefits in the State of Michigan ended when she moved to Florida. Therefore, the

department will consider the application until the approximate date of the claimant's move. The

claimant was informed to reapply for benefits if she moved back to Michigan.

Therefore, it is not necessary for the Administrative Law Judge to decide the matter that was in

dispute. Pursuant to MAC R 400.906 and 400.903, claimant's hearing request is HEREBY

DISMISSED, because claimant is no longer aggrieved by a department action.

Suzanne L. Keegstra Administrative Law Judge for Ismael Ahmed, Director Department of Human Services

Date Signed: <u>June 18, 2009</u>

Date Mailed: June 22, 2009

NOTICE: Administrative Hearings may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. Administrative Hearings will not order a rehearing or reconsideration on the Department's motion where the final decision cannot be implemented within 90 days of the filing of the

original request.

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The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the mailing of the Decision and Order or, if a timely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.





