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: 2009-27698

Issue No: 2021

Case No:

Load No:

Hearing Date: September 3, 2009

Gladwin County DHS

ADMINISTRATIVE LAW JUDGE: Marlene B. Magyar

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon claimant's request for a hearing. After due notice, a telephone hearing was held on September 3, 2009. Claimant personally appeared and testified.

ISSUE

Did the department properly deny claimant's May 24, 2009 Medicaid (MA) application? FINDINGS OF FACT

The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:

- (1) On March 24, 2009, claimant filed an MA application.
- (2) In response, the department requested verification of claimant's assets, which were promptly provided.
- (3) Claimant's bank statements verify her assets exceeded the program asset limit at all times relevant to application filing.

- (4) On May 12, 2009, the department sent a written notice to claimant denying the disputed application based on excess assets.
 - (5) On May 27, 2009, claimant filed a hearing request to protest the denial.

CONCLUSIONS OF LAW

The Medical Assistance (MA) program is established by Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department of Human Services (DHS or department) administers the MA program pursuant to MCL 400.10, *et seq.*, and MCL 400.105. Department policies are found in the Program Administrative Manual (PAM), the Program Eligibility Manual (PEM) and the Program Reference Manual (PRM).

The applicable departmental policy states:

MA ASSET ELIGIBILITY

LIF, G2U, G2C, AMP and SSI-Related MA Only

Asset eligibility is required for LIF, G2U, G2C, AMP and SSI-related MA categories. PEM, Item 400, p. 3.

Note: Do not deny or terminate TMA-Plus, Healthy Kids or Group 2 Pregnant Women because of a refusal to provide asset information or asset verification requested for purposes of determining LIF, G2U, G2C or SSI-related MA eligibility.

Use the special asset rules in PEM 402 for certain married L/H and waiver patients. See PRG, Glossary, for the definition of <u>L/H</u> <u>patient</u> and PEM 106 for the definition of <u>waiver patient</u>.

Asset eligibility exists when the asset group's countable assets are less than, or equal to, the applicable asset limit at least one day during the month being tested. PEM 400.

ASSETS

DEPARTMENT POLICY

FIP, SDA, LIF, Group 2 Persons Under Age 21, Group 2 Caretaker Relative, SSI-Related MA, and AMP

Assets must be considered in determining eligibility for FIP, SDA, LIF, Group 2 Persons Under Age 21 (G2U), Group 2 Caretaker Relative (G2C), SSI-related MA categories and AMP.

- . "CASH" (which includes savings and checking accounts)
- . "INVESTMENTS"
- . "RETIREMENT PLANS"
- . "TRUSTS" PEM, Item 400.

Value of Cash

FIP, SDA, LIF, G2U, G2C, SSI-Related MA and AMP

The value of the types of assets described above is the amount of the:

- . Money/currency
- . Uncashed check, draft or warrant
- . Money in the account or on deposit
- . Money held by others

Exception: Reduce the value of a time deposit by the amount of any early withdrawal penalty, but **not** the amount of any taxes due. PEM, Item 400, p. 10.

Overview of Asset Policy

Countable assets **cannot** exceed the applicable asset limit. Not all assets are counted. Some assets are counted for one program, but **not** for another program. Some programs do **not** count assets (see "PROGRAMS WITH NO ASSET TEST" below).

You must consider the following to determine whether, and how much of, an asset is countable.

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Availability

.. see "AVAILABLE"

.. see "JOINTLY OWNED ASSETS"

.. see "NON-SALABLE ASSETS"

Exclusions. PEM, Item 400, p. 1.

An asset is countable if it meets the availability tests and is **not**

excluded. PEM, Item 400, p. 1.

At **application**, use the assets from the month of eligibility being

determined. If excess assets exist at application, the group must verify that it meets the asset limit for any future month of

eligibility. PEM, Item 400, p. 3.

The facts of record in this case are clear and undisputed. At all times relevant claimant

had assets in excess of the department's MA program limit. As such, the department had no

alternative but to deny coverage because doing so was in complete compliance with the

above-referenced policy and with the governing regulations on which that policy is based.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions

of law, decides the department properly denied claimant's March 24, 2009 MA application.

Accordingly, the department's action is AFFIRMED.

Marlene B. Magyar Administrative Law Judge for Ismael Ahmed, Director Department of Human Services

Date Signed: September 8, 2009

Date Mailed: September 8, 2009

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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.

The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the receipt 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.

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