STATE OF MICHIGAN

STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER:



Reg No. 200934523 Issue No. 2009/4031 Case No. Load No.

Hearing Date: October 14, 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 the claimant's request for a hearing. After due notice, a telephone hearing was held on October 14, 2009. Claimant and her case manager personally appeared and testified.

ISSUE

Did the department properly determine claimant is not disabled by Medicaid (MA) and State Disability Assistance (SDA) eligibility standards?

FINDINGS OF FACT

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

- 1. Claimant is a 50-year-old female who applied for disability-based MA/SDA on March 27, 2009.
- When the department denied that application claimant requested a hearing.
- Claimant's hearing was held on October 14, 2009, at which time she also had a Social Security Administration (SSA) disability appeal pending.

- 4. Claimant alleged impairments on her disputed MA/SDA application identical to those the SSA was reviewing.
- 5. While claimant's MA/SDA appeal was pending, the SSA issued a fully favorable disability allowance to claimant, with her disability onset established as of January 1, 2009, per a computerized cross-check (SOLQ) received by the presiding Administrative Law Judge on October 14, 2010.

CONCLUSIONS OF LAW

The Medical Assistance (MA) program is established by the 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 (formerly known as the Family Independence Agency) administers the MA program pursuant to MCL 400.10, et seq., and MCL 400.105. Department policies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Program Reference Manual (PRM).

The State Disability Assistance (SDA) program which provides financial assistance for disabled persons is established by 2004 PA 344. The Department of Human Services (DHS or department) administers the SDA program pursuant to MCL 400.10, et seq., and MAC R 400.3151-400.3180. Department policies are found in the Program Administrative Manual (PAM), the Program Eligibility Manual (PEM) and the Program Reference Manual (PRM).

In Michigan, the SSA's determination of disability onset is binding for MA eligibility purposes. The same standard is applied in SDA cases. In the present case, evidence of the favorable SSA decision conclusively establishes claimant meets the federal disability standard necessary to qualify for MA/SDA, pursuant to BEM Items 150 and 260.

Claimant's SSA disability allowance establishes she was determined disabled as of January 2009. Consequently, the department must reverse its erroneous denial of MA/SDA under claimant's disputed application and effectuate coverage in accordance with the department's rules.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides the department erred in determining claimant is not disabled.

Accordingly, the department's decision is REVERSED, and it is Ordered that:

200934523/mbm

- 1. The department shall approve MA/SDA benefits for claimant pursuant to the SSA's disability allowance, as long as she is otherwise eligible to receive them.
- Departmental review of claimant's medical condition is not necessary as long as SSA disability status continues.

/S/

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

Date Signed: November 10, 2010

Date Mailed: November 10, 2010

<u>NOTICE</u>: 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.

MBM/db



