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.:2010-24929Issue No.:3003Case No.:Issue No.:Load No.:Issue No.:Hearing Date:April 14, 2010Oakland County DHS

ADMINISTRATIVE LAW JUDGE: Aaron McClintic

DECISION AND ORDER

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 April 14, 2010. The Claimant appeared testified.

ES appeared on behalf of the Department.

ISSUE

Was the Department correct in determining Claimant's Food Assistance benefits?

FINDINGS OF FACT

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

(1) Claimant testified that she is satisfied with the actions taken by the Department with regard to Medical Assistance and abandons her appeal as it relates to that program.

- (2) On January 29, 2010 the Department determined that Claimant's FAP benefit would be reduced to \$116 per month.
- (3) Claimant receives unemployment compensation of \$911 per month.
- (4) Household member has employment income of \$1980 per month.
- (5) has child support obligation of \$363.62 per month.
- (6) Claimant pays \$750 rent and is responsible for utilities.
- (7) Claimant requested a hearing on February 8, 2010 contesting the determination of FAP and MA benefits.

CONCLUSIONS OF LAW

The Food Assistance Program, formerly known as the Food Stamp ("FS") program, is established by the Food Stamp Act of 1977, as amended, and is implemented by the federal regulations contained in Title 7 of the Code of Federal Regulations ("CFR"). The Department of Human Services ("DHS"), formally known as the Family Independence Agency, administers the FAP program pursuant to MCL 400.10, *et seq* and MAC R 400.3001-3015. Departmental policies are found in the Bridges Administrative Manual ("BAM"), the Bridges Eligibility Manual ("BEM"), and the Program Reference Manual ("PRM").

The following child support expenses are allowed: •The amount of court-ordered child support and arrearages paid by the household members to non-household members in the benefit month. •Court-ordered third party payments (e.g., landlord or utility company) on behalf of a non-household member. •Legally obligated child support paid to an individual or agency outside the household, for a child who is now a household member, provided the payments are not returned to the household. BEM 554.

2

The federal regulations define household income to include all earned income. 7 CFR 273.9(b). All monthly income must be converted to a nonfluctuating monthly amount. Only 80% of earned income is counted in determining FAP benefits. BEM 550. Under 7 CFR 273.9, as amended, \$144.00 is deducted from the gross income of FAP recipients in determining FAP grants. Household member has \$1980 gross income per month. 80% of \$1980 is \$1584. Household member has child support expense of \$363 per month.

In the present case, Claimant has \$911 unearned income from Unemployment benefits. This was calculated by multiplying Claimant's weekly gross benefit \$212 by 4.3 pursuant to Department policy. 212X 4.3=911 The Department determined Claimant's unearned income to be \$1019, this was in error.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, finds that the Department improperly calculated the Claimant's FAP benefits, and it is ORDERED that the Department's decision in this regard be and is hereby REVERSED. Claimant's FAP benefits shall be rebudgeted back to February 1, 2010 allowing for \$911 in unearned income. Any increase in benefit shall be paid to Claimant in the form of a supplement.

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Aaron McClintic Administrative Law Judge for Ismael Ahmed, Director Department of Human Services

Date Signed: <u>April 27, 2010</u> Date Mailed: April 27, 2010 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 60 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.

AM/hw

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