STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES FOR THE DEPARTMENT OF COMMUNITY HEALTH

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IN THE MATTER OF:
Appellant,
Docket No. 2011-11537 HHR Case No. 36902778
DECISION AND ORDER
This matter is before the undersigned Administrative Law Judge pursuant to MCL 400, and 42 CFR 431.200 <i>et seq.</i> , upon the Appellant's request for a hearing.
After due notice, a hearing was held on without representation. The Department was represented by and appeared as witnesses on behalf of the Department.
ISSUE
Did the Department properly pursue recoupment against the Appellant for Home Help Services for parts of ?
FINDINGS OF FACT
The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:
 The Appellant provided Home Help Services (HHS) to a Medical beneficiary, (Uncontested)
2) did not receive Home Help Services during the time period she was hospitalized in . (Uncontested)
3) On, an Adult Services Worker issued a letter notifying the Appellant that an overpayment occurred for the time periods of and to totaling \$ because client was hospitalized. (Exhibit 1, pages 11-12)

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- 4) On section , the Department of Community Health issued a certified letter to the Appellant requesting she repay to the Home Help Program. (Exhibit 1, page 9)
- 5) On second certified letter to the Appellant requesting she repay Home Help Program. (Exhibit 1, page 10)
- 6) On Rules received the Appellant's written hearing request. (Exhibit 1, page 2)

CONCLUSIONS OF LAW

The Medical Assistance Program is established pursuant to Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). It is administered in accordance with state statute, the Social Welfare Act, the Administrative Code, and the State Plan under Title XIX of the Social Security Act Medical Assistance Program.

Home Help Services (HHS) are provided to enable functionally limited individuals to live independently and receive care in the least restrictive, preferred settings. These activities must be certified by a health professional and may be provided by individuals or by private or public agencies.

Services Requirements Manual (SRM 181, 6-1-07), addresses the issue of recoupment:

GENERAL POLICY

The department is responsible for correctly determining eligibility of payment of service program needs, and the amounts of those payments. In the event of payments in an amount greater than allowed under department policy, an overpayment occurs.

When an overpayment is discovered, corrective action must be taken to prevent further overpayment and the overpayment is to be recouped. The normal suspense period must be allowed for any client negative actions. An entry is to be made in the case record to document the overpayment, the cause of the overpayment and the action taken to prevent further overpayment and to recover the overpayment.

INSTANCES OF OVERPAYMENT

Four instances may generate overpayments:

Client errors.

- Provider errors.
- Administrative errors.
- Department upheld at an administrative hearing.

APPROPRIATE RECOUPMENT ACTION

Appropriate action in these instances is to be based on the following:

- 1. Information given to the department by a client is incorrect or incomplete.
- a. Willful client overpayment occurs when:
- A client reports inaccurate or incomplete information or fails to report information necessary to make a correct eligibility or grant determination; and
- The client had been clearly instructed regarding the client's reporting responsibilities, (a signed DHS-390 or DHS-3062 is evidence of being clearly instructed); and
- The client was physically and mentally capable of performing the client's reporting responsibilities; and
- The client cannot provide a justifiable excuse for withholding information.
- b. Non-willful client errors: Are overpayments received by clients who are unable to understand and perform their reporting responsibilities due to physical or mental impairment or who have a justifiable excuse for not giving correct information.
- 2. Provider caused overpayment: Service providers are responsible for correctly billing for services which were authorized and actually delivered and for refunding overpayments resulting from a negative billing process (payment is issued as a result of a specialist generated payment document). Failure to bill correctly or refund overpayments is a provider error.

SRM 181 6-1-2007, Pages 1-2 of 4.

In the present case, the Appellant did not contest that an overpayment occurred for the indicated dates and amounts. The Appellant explained that she filed the hearing request because she wanted to set up a payment plan, but was unable to reach anyone at the numbers listed on the notices issued by the Department. During the hearing, the Department indicated a payment plan could be arranged. However, the Appellant indicated she will be able to pay the full amount when she receives her tax refund.

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The evidence was uncontested to support the recoupment action for the specified time periods in the specified time. The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the Department properly sought recoupment from the Appellant/Provider of the specified time.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the Department properly pursued recoupment against the Appellant Home Help Provider.

IT IS THEREFORE ORDERED that:

The Department's decision in seeking recoupment is AFFIRMED. The overpayment amount is \$100.000.

Colleen Lack
Administrative Law Judge
for Olga Dazzo, Director
Michigan Department of Community Health

cc:

Date Mailed: <u>3/15/2011</u>

*** NOTICE ***

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