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

IN THE MATTER OF:

Reg. No:201111565Issue No:5006Case No:Hearing Date:March 9, 2011Cass County DHS

ADMINISTRATIVE LAW JUDGE: Kevin Scully

HEARING DECISION

This matter is before the under signed Administrative Law J udge by authority of MCL 400.9 and MCL 400.37. Claimant's request for a hearing was receiv ed on December 2, 2010. After due notic e, a telephone hearing was held on Wednesday, March 9, 2011.

ISSUE

Whether the Department of Human Serv ices (Department) properly det ermined the Claimant's State Emergency Relief (SER) eligibility?

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 November 4, 2010, the Claimant s ubmitted a State Emergency Relief (SER) application seeking the Department's assistance to have his propane tank filled.
- 2. The Claimant's propane provider required that the Claimant pay a deposit to have his tank filled.
- 3. On November 9, 2010, the Department approv ed the Claimant's SER application and notified him that he wo uld be required to pay of the required deposit.

 The Department received t he Claim ant's request for a hearing on December 2, 1010, protesting the require ment that he pay of the deposit.

CONCLUSIONS OF LAW

The State Emergency Relief (S ER) program is established by 2004 PA 344. The SER program is administer ed pursuant to MCL 400.10, *et seq.*, and by final administrative rules filed with the Secretary of State on October 28, 1993. MAC R 400.7001-400.7049. Family Independence Agency (FIA or agen cy) policies are found in t he Stat e Emergency Relief Manual (ERM).

Low-income households who meet all Stat e Emergency Relief (SER) eligibility requirements may receive assist ance to help them with household heat and electric costs. ERM 301. Depos its, special trip charges, pilot relights, pressure chec ks, reconnect fees, and related char ges such as storage tank (pig) installation, delivery or rental can be paid if they are necessary to prevent an emergency and are required by the provider. These fees are not included in the fiscal year cap, but do have a dollar limit per occurrence. ERM 301.

In this case, the Claimant applied for State Emergency Relief (SER) seeking the Department's assistance to have his propane tank filled. On November 9, 2010, the Department approved the Claimant's SER application and notified him that he would be required for of the required deposit.

Emergency Relief Manuel Item 301 "Ener gy Se rvices," set limits on the amount of assistance the Department can issue to an eligible applicant. The polic y limits the amount of benefits the Department will issue towards a security deposit to the Claimant's propane provider required him to pay a deposit, the Claimant is required to pay the balance of towards his security deposit.

Based on the evidence and testimony available during the hearing, the Department has established that it acted in accordance with policy when it approved the Claimant's SER application subject to the Claimant's payment of towards the security deposit.

DECISION AND ORDER

The Administrative Law Judge, based upon t he above findings of fact and conclusion s of law, decides that the D epartment acted in accordance with policy in determining the Claimant's SER eligibility.

The Department's FAP eligibility determination is AFFIRMED. It is SO ORDERED.

/s/

Kevin Scully Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

Date Signed: <u>March 23, 2011</u>

Date Mailed: <u>March 24, 2011</u>

NOTICE: Administrative Hearings may or der a rehearing or reconsideration on either its own motion or at t he request of a party within 30 days of the mailing date of this Decision and Order. Administrative Hear ings will not orde r a rehearing or reconsideration on the Department's mo tion where the final decis ion 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 ti mely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

KS/vc

CC:

