STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:

Reg. No.: 2011-20382

Issue No.: 3052

Hearing Date: October 12, 2011 DHS County: Genesee (05)

ADMINISTRATIVE LAW JUDGE: Michael J. Bennane

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9; and MCL 400.37, 7 CFR 273.16, MAC R 400.3130, and MAC R 400.3178 upon the Department of Human Service's (Department) request for a disqualification hearing. After due notice, a telephone hearing was held on October 12, 2011. The Respondent did not appear. The Department was represented by General (OIG).

ISSUES

- (1) Did Respondent commit an Intentional Program Violation (I PV) of the Food Assistance Program (FAP)?
- (2) Is the Department entitled to recoup \$3,146.00 in FAP benefits?
- (3) Should the Respondent be disqualified from FAP for two years?

FINDINGS OF FACT

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

- (1) On February 14, 2011, the Department's OIG filed a hearing request to establish Respondent alleg edly intention ally wit hheld information and received an overissuance of FAP benef its; and the Department is requesting to recoup \$3,146.00.00 in FAP benefits for the period of April 1, 2007, through October 31, 2007.
- (2) On May 27, 2004, and July 16, 2007, the Respondent signed applications/redeterminations and acknow ledged the obligation to report change in the

- circumstances that might affect the Re spondent's benefits. (Department exhibits pp. 7-22).
- (3) On both the May 27, 2004 and July 16, 2007 applications, the Respondent failed to report income earned as a substitute teacher beginning November 27, 2000 and continuing through September of 2007.
- (4) On October 9, 2007 the Department re ceived information that showed that the Respondent was receiving F AP benefits while employed without noticing the Department of such employment. (Department exhibit p.23).
- (5) On September 13, 2007, the Department received employment verification showing that the Respondent was employed at Schools. (Department exhibits 25-26).
- (6) The Respondent did not r eport a physic all or mental c ondition that may limit the Respondent's understandin g or ability to fulfill the employment and in come reporting responsibilities.
- (7) The Department sent notice of this hearing to the Re spondent at her last known address; and the mail was not returned.

CONCLUSIONS OF LAW

The Food Assistance Program (FAP) (formerl y known as the Food Stamp 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 F ederal Regulations (CFR). The Department of Human Services administers the FAP program pursuant to MCL 400.10, and MAC R 400.3001-3015. Department polic ies are found in the Bridges Administrative Manual (BAM), the Bridges Elig ibility Manual (B EM) and the Bridges Reference Manual (BRM).

In this case, the Department requested a disqualification hearing; to establish an overissuance of benefits; to recoup the overissuance, and the Department is seeking a disqualification of the Resepondent barring the receipt of benefits. The Department's manuals provide the relevant policy statements and instructions for Department caseworkers. In part, the policies provide:

BENEFIT OVERISSUANCES: BAM 700, p. 1

DEPARTMENT POLICY

All Programs

When a c ustomer group receiv es more benefits than they are entitled to receive, the department must attempt to recoup the over issuance (OI).

The **Automated Recoupment System (ARS)** is the part of C IMS that tracks all FIP, SDA an d FAP OIs and paym ents, issues automated collection notices and triggers automated benefit reductions for active programs.

An **over issuance (OI)** is the amount of benef its issued to the customer group in excess of what they were eligible to receive.

Over issuance Type identifies the cause of an over issuance.

Recoupment is a department action to identify and recover a benefit over issuance. PAM 700, p.1.

PREVENTION OF OVERISSUANCES

All Programs

The department must inform cu stomers of their reporting responsibilities and act on the standard of promptness.

During eligibility det ermination and while the case is activ e customers are repeatedly reminded of reporting responsibilities, including:

- acknowledgments on the application form, and
- your explanation at application/re-determination interviews, and
- customer notices and program pamphlets.

The department must prevent Ols by follo wing BAM 10 5 requirements and by informing the customer or authorized representative of the following:

- Applicants and recipients are re quired by la w to give complete and accurate information about their circumstances.
- Applicants and recipients are r equired by law to promptly notify the department of any changes in circumstances within 10 days.

- Incorrect, late reported or omitted information causing an OI can result in cash repayment or benefit reduction.
- A timely hearing reques t can delete a proposed benefit reduction. If the department i s uphel d or the customer fails to appear at the hearing, the customer must repay the OI.

Record on the application t he customer's comments and/or questions about the above responsibilities. BAM 700, p.2.

INTENTIONAL PROGRAM VIOLATION

SUSPECTED IPV

All Programs

Suspected IPV means an OI exists for which all t hree of the following conditions exist:

- the customer intentionally failed to report information or intentionally gave inc omplete or inaccurate information needed to make a correct benefit determination; and
- the customer was clearly and correctly instructed regarding his or her reporting responsibilities; **and**
- the customer has no apparent physical or mental impairment that limits his or her understanding or ability to fulfill his reporting responsibilities.

Intentional Program Violation (IPV) is suspected when the customer has **intentionally** withheld or misrepresented infor mation for the **purpose** of establis hing, maintaini ng, increasing or preventing reduction of program benefits or eligibility. There must be clear and convincing evidence that the cust omer acted intentionally for this purpose. BAM 720, p.1

OVERISSUANCE AMOUNT

FIP, SDA, CDC and FAP Only

The amount of the OI is the amount of benef its the group actually received minus the amount the group was eligible to receive. BAM 720, p. 6.

IPV Hearings

FIP, SDA, CDC, MA and FAP Only

OIG represents the department duri ng the hearing process for IPV hearings.

OIG requests IPV hearings when no signed FIA-826 or FIA-830 is obtained, and correspondence to the customer is not returned as undeliverable, or a new address is located.

OIG requests IPV hearings for cases involving:

1. Prosecution of welfar e fraud or. . . is declined by the prosecutor for a reason other than lack of evidence, **and**

The total OI amount of FIP, S DA, CDC, MA and FAP programs combined is \$1,000.00 or more or . . .

DISQUALIFICATION

FIP, SDA and FAP Only

Disqualify an active **or** inactive recipient who:

- is found by a court or hearing decision to have com mitted IPV,
 or
- has signed an FIA-826 or FIA-830, or
- is convicted of concurrent receipt of assistance by a court, or

A disqualified recipient remains a member of an active group as long as he lives wit h them. Oth her eligible group members may continue to receive benefits.

Standard Disqualification Periods BAM 720, pp. 12, 13 FIP, SDA and FAP

The standard disqualification period is used in all instances except when a **court** orders a different period (see **Non-Standard Disqualification Periods** in this item).

Apply the following disqualification periods to recipients determined to have committed IPV:

One year for the first IPV

- Two years for the second IPV
- Lifetime for the third IPV

The federal Food Stamp regulations read in part:

(c) Definition of **intentional program violation**. For purposes of determining through administrativ e disqualification hearings whether or not a person has committed an intentional program violation, intentional program violations shall consist of having intentionally: (1) Made a fals e or misleading statement, or misrepresented, concealed or withheld facts, or (2) committed any act that constitutes a violation of the Food Stamp Act, the Food Stamp Program regulations, or any State statute related to the use, presentation, transfer, acquisition, receipt, or possession of food stamp coupons or ATP's. 7 CFR 273.16(c).

The federal Food Stamp regulations read in part:

(6) Criteria for determining int entional program violation. The hearing authority shall bas e the determination of intentional program violation on clear and convincing evidence which demonstrates that the househol dimember(s) committed, and intended to commit, intentional program violation as defined in paragraph (c) of this section. 7 CFR 273.16(c) (6).

In this case, the Department has establis hed by clear and conv incing evidence that Respondent knowingly withheld information from the D epartment. Evidence at the hearing shows that the Respondent was rece iving employment income and failed to notify the Department when completing the applications.

All Programs

Suspected IPV means an OI exists for which all t hree of the following conditions exist:

- the customer <u>intentionally</u> failed to report information or <u>intentionally</u> gave incomplete or inaccurat e information needed to mak e a correct benefit determination; and
- the customer was clearly and c orrectly instructed regarding his or her reporting responsibilities; and
- the customer has no apparent physical or mental impairment that limits his or her underst anding or ability to fulf ill his/her reporting responsibilities. BAM 720, p. 1.

The Department is entitled to recoup t he amount issued in excess of what the Respondent was eligible to rec eive. The undersigned reviewed the FAP budgets presented and the overissuanc e amount of FAP benefits t hey show; and finds the Department's FAP budget computations to be correct. Respondent owes \$3,146.00 in FAP benefits. The Department is entitled to recoup this amount.

DECISION AND ORDER

The Administrative Law Judge, based upon the clear and convincing evidence, decides the following:

- The evidence does establish that the Respondent committed a second IPV of the FAP program. The Department's request for disqualific ation from the FAP program for two years is GRANTED.
- 2. The Department is entitled to recoup ov erissuance of FAP benefits for a total of \$3,146.00.

Michael Administrative

for Department

Date Signed: October 19, 2011

Date Mailed: October 19, 2011

J. Bennane Law Judge Maura Corrigan, Director of Human Services

NOTICE: The law pr ovides that within 30 days of receipt of the above Decision and Order, the respondent may appeal it to the circuit court fo r the county in which he/she lives.

MJB/cl

cc: