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

IN THE MATTER OF:	Reg Issue Case	No: 2011-22247 No: 2001 No:
	Hearing	Date:
		Wayne County DHS (31)
ADMINISTRATIVE I AV		

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 hearing. After due notice, a telephone hearing was conduced ted from Detroit, Michigan on **Claimant appeared**. The Claimant appeared and testified. **FIM appeared** and testified on behall of the Department.

ISSUE

Whether the Department properly denied the Claimant's Adult Medical Program ("AMP") benefits because the Claimant's in come exceeded the AMP income limit of per month.

FINDINGS OF FACT

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

1. The Claimant's AMP case was closed in **the set of** by the Department when she began receiving unemployment compensation benefits for the reason that the Claimant's monthly unearned income exceeded the AMP

limit of

- 2. The Claimant receives **biweekly** in unemployment benefits. The Claimant confirmed this amount at the hearing.
- The Claimant's gross monthly income from unemployment is Exhibit 1.
- 4. The Claimant requested a hearing on **sector and a sector and a sector a**

CONCLUSIONS OF LAW

The Adult Medical Pr ogram (AMP) is establis hed by Title XXI of the Social Security Act; (1115) (a) (1) of the Social Security Act, and is administ ered by the Department of Human Services (formerly kn own as the Family Independence Agency) pursuant to MCL 400.10, *et se q*.. Department policies are contained in t he Bridges Administrative Manua I (BAM), the Bridges Elig ibility Manual (BEM) and the Progra m Reference Manual (PRM).

The Adult Medical Pr ogram (AMP) is ava ilable to individuals who meet all the eligibility factors. BEM 640. There are two categories of AMP. The G program (AMP-G) is for SDA cash payment recipients who ar e not eligible for MA or other Department medical programs, and who do not have private health care coverage. The H program (AMP-H) is available to clients who receive m edical benefits only. BEM 640, p. 2. The Claimant if eligible for AMP would be in the H category.

Income eligibility exis ts when the applic ant's net income does not exceed the program group's AMP income limit. BEM 640, p. 3, RFT 236. C ountable income is

income remaining after applying AMP policy in BEM 500. Id. Only available income is used. Available means income which is received or can reasonably be anticipated.

At the time the Department closed the Claimant's AMP case, the monthly income limit for an AMP group of one person living independently was **second** per month. BEM 640, RFT 236. In the present case, Claimant received unemployment benefits in the amount of **second** biweek ly for a total of **second** per month. The determination by the Department, finding the Claimant's income exceeded the AMP **second** income limit, was correct. Based upon the foregoing facts and relevant law, it is found that the Department's determination to deny the Claimant's AMP application is AFFIRMED.

DECISION AND ORDER

The Department's decision to deny the Claim ant's application for AMP benef its,

because the Claimant's monthly income exceeded the AMP income limit, is AFFIRMED.

Administrative for Department Law Judge Maura Corrigan, Director of Human Services

Date Signed: 05/04/11

Date Mailed: 05/06/11

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 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 mailing 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.

LMF/dj

