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

IN THE MATTER OF:



Reg. No:	2011-33349
Issue No:	3016
Case No:	
Hearing Date:	
June 20 , 2011	
Ingham County DHS	

ADMINISTRATIVE LAW JUDGE: Suzanne D. Sonneborn

HEARING DECISION

This matter is before the undersigned Admini strative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon Claimant's request for a hearing receiv ed on March 29, 2011. After due notice, a telephone hearing was held on June 20, 2011. Claimant personally appeared and provided testimony.

<u>ISSUE</u>

Whether the department properly closed Clai mant's F ood Assist ance Program (FAP) benefits due to Claimant's student status?

FINDINGS OF FACT

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

- 1. Claimant was receiving FAP benefits at all times pertinent to this hearing.
- 2. On March 15, 2011, the department mailed Claimant a Notice of Case Action (DHS 1605), advising Claimant that, effective April 1, 2011, Claimant's FAP benefits case would be closed for the reason that Claimant no longer meets the criteria for eligibility due to her student status. (Hearing Summary)
- 3. On March 28, 2011, Claim ant filed a hearing request contesting the closure of her FAP case. (Request for a Hearing)

CONCLUSIONS OF LAW

The hearing and appeals proce ss for applicants and recipients of public assistance i n Michigan is governed by 1979 AC, R 400. 901 through 400.951, in acc ordance with federal law. An opportunity for hearing must be granted to an app licant who requests a hearing because his claim for assistance is denied or not acted on with reasonable promptness, and to any recipient who is aggrie ved by Department action resulting in suspension, reduction, discontinuance, or termi nation of assistance. Rule 400.903(1). An applicant or recipient holds the right to contest an agency decision affecting eligibility or benefit levels whenever it is believ ed that the decision is inc orrect. The Department must provide an administrative hearing t o review t he decis ion and det ermine its appropriateness. Bridges Administrative Manual (BAM) 600, p $1.^1$

FAP – formerly known as the Food Stamp Program – was establis hed by the Food Stamp Act of 1977, 7 USC 2011, *et seq*., as amended, and is implemented through federal regulations found in the Code of Federal Regulations (CFR), 7 CF R 273.1 *et seq*. The Department administers the FAP under MCL 400.10, *et seq*., and Rules 400.3001 through 400.3015. Agency policies per taining to the FAP are found in the BAM, Bridges Eligibility Manual (BEM), and Reference Tables Manual (RFT).

Effective April 1, 2011, client s in student status are no lon ger eligible to receive F AP benefits based solely on an approved education plan. BEM 245. A person is in student status if the person is 18 through 49 years old and enrolled half -time or more in: (i) a vocational, trade, business, or technical s chool that normally requires a high schoo I diploma or an equiv alency cer tificate; or (ii) a regular curriculum at a college or university that offers degree programs regard less of whether a diploma is required. BEM 245.

In order for an individual in student status to be eligible for FAP benefits, the individual must meet one of the following criteria:

- Receiving Family Independence Program benefits.
- Enrolled in an instit ution of higher educat ion as a res ult of participation in:
 - •• Approved employment -related activities.
 - •• A JTPA program.
 - •• A program under Section 236 of the Trade Readjustment Act of 1974.
 - •• Another State or local government employment and training program.
- Physically or mentally unfit for employment.

¹ All citations are to Department of Human Se rvices (Department) policy in effect at the time of the agency action in issue.

- Employed for at least 20 hour s per week and paid for such employment.
- Self-employed for at least 20 hours per week and earning weekly inc ome at least equiva lent to the federal minimum wage multiplied by 20 hours.
- Participating in an on-the-job training program. A per son is considered to be participat ing in an on-the-job training program only during t he period of time t he person is being trained by the employer.
- Participating in a state or federally-fun ded work study program (funded in full or in part under Title IV-C of the Higher Education Ac t of 1965, as amended) during the regular sc hool y ear. To qual ify under this student status eligibility provision, the student must be approved for work study during the school term and anticipate actually working during that time, unless exempted because the student:
 - •• Starts the month the school term begins or the month work study is approved, whichever is later.
 - •• Continues until the end of the month in which the school term ends, or when you become aware that the student has refused a work-study assignment.
 - •• Remains between terms or semesters when the break is less than a full month, or the student is still participating in work study during the break.
- Providing more than half of the physic al care of a group member under the age of six.
- Providing more than half of the physic al care of a group member age six through elev en and the local office has determined adequate child care is not available to:
 - •• Enable the person to attend class and work at least 20 hours per week.
 - •• Participate in a state or federally-financed work study program during the regular school year.

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• A single parent enrolled full -time in an institution of higher education who cares for a dependent under age 12. This includes a person who does not live with his or her s pouse, who has parental control over a child who does **not** live with his or her natural, adoptive or stepparent. BEM 245.

For the care of a child under age six, the department shall consider the student to be providing physical care as long as he or she claims primary responsibility for such care, even though another adult may be in the F AP group. Moreover, when determining the availability of adequate child car e for a child between the ages of six and 11, another person in the home, over 18 years of age, need not be a FAP group member to provide care. BEM 245.

A person remains in student stat us while attending classes r egularly. Stud ent status continues during official school vacations and periods of extende d illnes s. Student status does not continue if t he student is suspended or does not intend to register for the next school term (excluding summer term). BEM 245.

In this case, Claimant acknowledged at the hearing that, at the time that the department closed Claimant's FAP benefits case effect ive April 1, 2011, she was a full-time university student and did not otherwise meet the eligibility criteria.

This Administrative Law Judge finds t hat, based on the material and substantia l evidence presented during the hearing, the department acted in a ccordance with policy in determining that Claimant was no longer eligible for F AP benefits due to her student status.

DECISION AND ORDER

The Administrative Law Judge, based upon t he above findings of fact and conclusion s of law, decides that the department acted in accordance with policy in determining that Claimant was no longer eligible for FAP benefits due to his student status.

The department's actions are UPHELD. It is SO ORDERED.

<u>/s/</u>

Suzanne D. Sonneborn Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

Date Signed: June 29, 2011

Date Mailed: June 29, 2011

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NOTICE: Administrative Hearings may or der a rehearing or reconsideration on either its own motion or at t he request of a party wit hin 30 days of the ma iling 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.

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