STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM FOR THE DEPARTMENT OF COMMUNITY HEALTH

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IN THE MATTER OF:

Docket No. 2011-37108 HHS Case No. 27786179

Appellant.

DECISION AND ORDER

This matter is before the undersigned Administrative Law Judge (ALJ), pursuant to M.C.L. § 400.9 and 42 C.F.R. § 431.200 *et seq.*, upon the Appellant's request for a hearing.

After due notice, a hearing was held **and the second of**. Appellant appeared on her own behalf. **Appeared on her own**, Appeals Review Officer, represented the Department of Community Health. **Adventeened**, Adult Services Worker (ASW), from the Ingham County DHS Office appeared as a witness for the Department.

<u>ISSUE</u>

Did the Department properly deny the Appellant's application for Home Help Services (HHS)?

FINDINGS OF FACT

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

- 1. Appellant is a year-old Medicaid beneficiary who was referred for HHS on the second second
- 2. After that referral, on **December**, ASW sent Appellant an application form and DHS 54-A Medical Needs Form. The forms were to be completed and returned by approximately **December**. (Exhibit 1, pages 5-8; Testimony of ASW **December**).
- 3. On **Sector**, the Department issued an Adequate Negative Action Notice stating that the required paperwork was never returned. The notice also stated that, if the forms were not returned by **Sector**, the request for services would be denied. (Exhibit 1, pages 5-8; Testimony of ASW **Sector**).

- 5. On 5. ASW closed Appellant's case. (Exhibit 1, page 9).
- 6. On **Example**, the Department received Appellant's Request for Hearing. In that request, Appellant stated that she did not return the paperwork in time and received a negative action notice. (Exhibit 1, page 4).

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 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 physician and may be provided by individuals or by private or public agencies.

Both Adult Services Manual 362 (12-1-07) (hereinafter "ASM 362") and Adult Services Manual 363 (9-1-08) (hereinafter "ASM 363") address the need for a Medical Needs Form certifying a medical need for the specified personal services prior to authorizing HHS:

Home Help Services (HHS)

Payment related independent living services are available if the client meets HHS eligibility requirements. Clients who may have a need for HHS should be assisted in applying for Medicaid (MA). Refer the client to an eligibility specialist. Cases pending MA determination may be opened to program 9 (ILS). HHS eligibility requirements include all of the following:

 Medical Needs (DHS-<u>54-A</u>) form signed and dated by a medical professional certifying a medical need for personal care services. The medical professional must be an enrolled Medicaid provider and hold one of the following professional licenses: Docket No. 2011-37108 HHS Decision and Order

- Physician.
- •• Nurse practitioner.
- •• Occupational therapist.
- Physical therapist.

(ASM 362, page 2 of 5)

Necessity For Service

The adult service worker is responsible for determining the necessity and level of need for HHS based on:

- Verification of the client's medical need by a Medicaid enrolled medical professional. The client is responsible for obtaining the medical certification of need. The Medicaid provider identification number must be entered on the form by the medical provider. The Medical Needs form must be signed and dated by one of the following medical professionals:
 - Physician.
 - •• Nurse practitioner.
 - •• Occupational therapist.
 - Physical therapist.

Exception: DCH will accept a DHS-54A completed by a VA physician or the VA medical form in lieu of the medical needs form.

The medical professional certifies that the client's need for service is related to an existing medical condition. The medical professional does not prescribe or authorize personal care services.

If the medical needs form has not been returned, the adult services worker should follow-up with the client and/or medical professional.

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If the case is closed and reopened within 90 days with no changes in the client's condition, a new DHS-54A is not necessary.

Do **not** authorize HHS prior to the date of the medical professional signature on the DHS-54A.

(ASM 363, page 9 of 24)

As described above, ASM 362 and ASM 363 expressly provide the ASW must have verification of medical need from a Medicaid enrolled provider in order to authorize HHS. Here, as discussed above, it is undisputed that Appellant did not return a completed medical needs form prior to the denial. The policies are clear in this case and the Department properly denied the HHS application based on the information available at that time of the decision.

Appellant testified that her doctor subsequently completed a medical needs form, but the Department has no record of it. (Testimony of Appellant; Testimony of ASW). ASW also testified that Appellant can reapply for HHS at any time and, during the hearing, she offered to assist Appellant in reapplying. (Testimony of ASW). This Administrative Law Judge would also like to make clear that, while the Department's previous denial is affirmed, Appellant is free to reapply for HHS.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, finds the Department properly denied Appellant's application for HHS based on the available information.

IT IS THEREFORE ORDERED that:

The Department's decision is AFFIRMED.

Admin<mark>istrative Law</mark> Judge for Olga Dazzo, Director Michigan Department of Community Health

CC:



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Date Mailed: ____9/2/2011___

*** NOTICE ***

The Michigan Administrative Hearing System 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 Michigan Administrative Hearing System 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.