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

IN THE MATTER OF:				
	Reg. No.: Issue No.: Case No.: Hearing Date: County:	201144139 1018 September 14, 2011 Macomb County DHS (20)		
ADMINISTRATIVE LAW JUDGE: Andrea J. Bradley				
HEARING DECISION				
This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 following Claimant's request for a hearing. After due notice, a telephone hearing was held on September 14, 2011 from Detroit, Michigan. Participants on behalf of Claimant included the Claimant, Participants on behalf of Department of Human Services (Department) included Ms. M. Booker, Eligibility Specialist.				
ISSUE				
Due to excess income, did the Department properly ☐ deny the Claimant's application ☐ close Claimant's case ☐ reduce Claimant's benefits for:				
Food Assistance Program (FAP)?	•	sistance (AMP)? ssistance (SDA)? nt and Care (CDC)?		
FINDINGS OF FACT				
The Administrative Law Judge, based on the cevidence on the whole record, finds as material face	•	rial, and substantial		
1. Claimant	_			

2.	On July 1, 2011, the Department		
3.	On June 15, 2011, the Department sent  Claimant Claimant's Authorized Representative (AR)  notice of the denial. Closure. reduction.		
4.	On June 23, 2011, Claimant or Claimant's AHR filed a hearing request, protesting		
	the $\Box$ denial of the application. $\Box$ closure of the case. $\Box$ reduction of benefits.		
CONCLUSIONS OF LAW			
Department policies are contained in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM), and the Reference Tables Manual (RFT).			
☐ The Adult Medical Program (AMP) is established by 42 USC 1315, and is administered by the Department pursuant to MCL 400.10, <i>et seq</i> .			
∑ The Family Independence Program (FIP) was established pursuant to the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, 42 USC 601, et seq. The Department (formerly known as the Family Independence Agency) administers FIP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 400.3101 through Rule 400.3131. FIP replaced the Aid to Dependent Children (ADC) program effective October 1, 1996.			
pro im Re Ag	The Food Assistance Program (FAP) [formerly known as the Food Stamp (FS) ogram] is established by the Food Stamp Act of 1977, as amended, and is plemented by the federal regulations contained in Title 7 of the Code of Federal egulations (CFR). The Department (formerly known as the Family Independence gency) administers FAP pursuant to MCL 400.10, <i>et seq.</i> , and 1999 AC, Rule 10.3001 through Rule 400.3015.		
Se	The Medical Assistance (MA) program is established by the Title XIX of the Social ecurity Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department (formerly known as the Family Independence Agency) administers the A program pursuant to MCL 400.10, <i>et seq.</i> , and MCL 400.105.		
for as	The State Disability Assistance (SDA) program, which provides financial assistance disabled persons, is established by 2004 PA 344. The Department (formerly known the Family Independence Agency) administers the SDA program pursuant to MCL 00.10, et seq., and 2000 AACS, Rule 400.3151 through Rule 400.3180.		
	The Child Development and Care (CDC) program is established by Titles IVA, IVE at XX of the Social Security Act, the Child Care and Development Block Grant of		

1990, and the Personal Responsibility and Work Opportunity Reconciliation Act of 1996. The program is implemented by Title 45 of the Code of Federal Regulations, Parts 98 and 99. The Department provides services to adults and children pursuant to MCL 400.14(1) and 1999 AC, Rule 400.5001 through Rule 400.5015.

Additionally, the income limit for FIP benefits for a group size of two is \$403, and for a group size of three is \$492. RFT 210. The Claimant testified that she agreed with the income figure of \$671 in RSDI income that the Department used to determine ineligibility based on excess income. There was discussion regarding the appropriate group size for this case, because the Department determined that the Claimant's son is no longer included in the group since he is no longer a dependent or pregnant. Whether it is a group size of two or three is of no consequence in the determination of ineligibility based on excess income, because even if the son were included in the FIP group, the Claimant would still exceed the income limit.

group, the Claimant would still exceed the income limit.
Based upon the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, the Administrative Law Judge concludes that, due to excess income, the Department $\boxtimes$ properly $\square$ improperly
<ul> <li>☐ denied Claimant's application</li> <li>☐ reduced Claimant's benefits</li> <li>☐ closed Claimant's case</li> </ul>
for:
DECISION AND ORDER
The Administrative Law Judge, based upon the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, finds that the Department did not act properly.
Accordingly, the Department's AMP FIP FAP MA SDA CDC decision is AFFIRMED REVERSED for the reasons stated on the record.
Andrea J. Bradley  Administrative Law Judge for Maura Corrigan, Director Department of Human Services

Date Signed: 09/27/11

Date Mailed: 09/28/11

**NOTICE**: Michigan Administrative Hearing System (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. MAHS will not order a rehearing or reconsideration on the Department's motion where the final decision cannot be implemented within 90 days of the filing of the original request. (60 days for FAP cases)

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 timely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

Claimant may request a rehearing or reconsideration for the following reasons:

- A rehearing <u>MAY</u> be granted if there is newly discovered evidence that could affect the outcome
  of the original hearing decision.
- A reconsideration **MAY** be granted for any of the following reasons:
  - misapplication of manual policy or law in the hearing decision,
  - typographical errors, mathematical error, or other obvious errors in the hearing decision that effect the substantial rights of the claimant:
  - the failure of the ALJ to address other relevant issues in the hearing decision.

Request must be submitted through the local DHS office or directly to MAHS by mail at Michigan Administrative hearings
Reconsideration/Rehearing Request
P. O. Box 30639
Lansing, Michigan 48909-07322

## AJB/dj

