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

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IN THE MATTER OF

Docket No. 2011-48448 CMH Case No. 11235023

,

Appellant

_____/

DECISION AND ORDER

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 upon the Appellant's request for a hearing.

After due notice, a hearing was held on **provided**. Appellant's brother, appeared on behalf of the Appellant. The Appellant was present and provided testimony on her own behalf.

, Fair Hearings Officer, represented the Detroit-Wayne County Community Mental Health Agency (Agency). appeared as a witness for the Agency.

<u>ISSUE</u>

Was the CMH reduction of the Appellant's Medicaid covered skill-building service in accordance to policy?

FINDINGS OF FACT

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

- 1. The Appellant is a year-old Medicaid beneficiary. (Exhibit B, p 18) The Appellant is diagnosed with schizophrenia, undifferentiated type. (Exhibit B, p 14).
- 2. County Community Mental Health contracts with Gateway to provide skill-building services to Medicaid clients. (Exhibit A)
- 3. Appellant receives services at Community Health Center and Gateway Community Health is her assigned MPCN. (Exhibit A)
- 4. The Appellant lives with her brother/guardian. (Exhibit B, p 15)

- 5. The Appellant has been receiving skill building services at the rate of 3 days per week through Gateway since **Example 1**. (Exhibit B, p 6).
- 6. On **Example 12-13**, a review of Appellant's skill building services was conducted. (Exhibit B, pp 12-13)
- 7. As a result of the review, on advance, CMH sent the Appellant written advance notice that her CMH skill building services would be reduced from 3 days per week to 1 day per week, effective **advance**. (Exhibit B, pp 3-5). The reason given was, "The individual behavioral symptoms secondary to the psychiatric diagnosis have decreased to a level where there is no continued need for services at this intensive level of care." (Exhibit B, p 3).
- 8. The Appellant's request for hearing was received by this Tribunal on **Exercise**. The Appellant contested the reduction because, "I need the three days a week because it's very helpful for me and I'm learning something that's helping me better myself and deal with my problems. It makes me feel like I'm a part of the real world and I have no idle time and it's really helping me." (Exhibit 1).

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 Social Welfare Act, the Administrative Code, and the State Plan under Title XIX of the Social Security Act Medical Assistance Program.

> Title XIX of the Social Security Act, enacted in 1965, authorizes Federal grants to States for medical assistance to low-income persons who are age 65 or over, blind, disabled, or members of families with dependent children or qualified pregnant women or children. The program is jointly financed by the Federal and State governments and administered by States. Within broad Federal rules, each State decides eligible groups, types and range of services, payment levels for services, and administrative and operating procedures. Payments for services are made directly by the State to the individuals or entities that furnish the services.

> > 42 CFR 430.0

The State plan is a comprehensive written statement submitted by the agency describing the nature and scope of its Medicaid program and giving assurance that it will be administered in conformity with the specific requirements of title XIX, the regulations in this Chapter IV, and other applicable official issuances of the Department. The State plan contains all information necessary for CMS to determine whether the plan can be approved to serve as a basis for Federal financial participation (FFP) in the State program.

42 CFR 430.10

Section 1915(b) of the Social Security Act provides:

The Secretary, to the extent he finds it to be cost-effective and efficient and not inconsistent with the purposes of this subchapter, may waive such requirements of section 1396a of this title (other than subsection(s) of this section) (other than sections 1396a(a)(15), 1396a(bb), and 1396a(a)(10)(A) of this title insofar as it requires provision of the care and services described in section 1396d(a)(2)(C) of this title) as may be necessary for a State...

The State of Michigan has opted to simultaneously utilize the authorities of the 1915(b) and 1915(c) programs to provide a continuum of services to disabled and/or elderly populations. Under approval from the Centers for Medicare and Medicaid Services (CMS) the Department of Community Health (MDCH) operates a section 1915(b) Medicaid Managed Specialty Services and Support program waiver. CMH contracts with the Michigan Department of Community Health to provide services under the waiver pursuant to its contract obligations with the Department.

Medicaid beneficiaries are entitled to medically necessary Medicaid covered services for which they are eligible. Services must be provided in the appropriate scope, duration, and intensity to reasonably achieve the purpose of the covered service. See 42 CFR 440.230.

The CMH witness **because** testified during the hearing and introduced credible evidence that it reduced Appellant's Gateway skill-building service because she had already met the goals that the Medicaid covered service was authorized to achieve. **because** described the purpose for authorization of skill building was to increase Appellant's interpersonal skills and employment related skills to achieve economic self-sufficiency. **because** also pointed out that the renewal of Appellant's skill building service each year simply restated the same goals from the previous year.

The Medicaid Provider Manual, Mental Health/Substance Abuse, April 1, 2011, Pages 117 and 118, states:

17.3.K. SKILL-BUILDING ASSISTANCE

Skill-building assistance consists of activities that assist a beneficiary to increase his economic self-sufficiency and/or to engage in meaningful activities such as school, work, and/or volunteering. The services provide knowledge and specialized skill development and/or support. Skill-building assistance may be provided in the beneficiary's residence or in community settings. Documentation must be maintained by the PIHP that the beneficiary is not currently eligible for sheltered work services provided by Michigan Rehabilitation Services (MRS). Information must be updated when the beneficiary's MRS eligibility conditions change.

Coverage includes:

- Out-of-home adaptive skills training: Assistance with acquisition, retention, or improvement in self-help, socialization, and adaptive skills; and supports services, including:
 - Aides helping the beneficiary with his mobility, transferring, and personal hygiene functions at the various sites where adaptive skills training is provided in the community.
 - When necessary, helping the person to engage in the adaptive skills training activities (e.g., interpreting).

Services must be furnished on a regularly scheduled basis (several hours a day, one or more days a week) as determined in the individual plan of services and should be coordinated with any physical, occupational, or speech therapies listed in the plan of supports and services. Services may serve to reinforce skills or lessons taught in school, therapy, or other settings.

- Work preparatory services are aimed at preparing a beneficiary for paid or unpaid employment, but are not job task-oriented. They include teaching such concepts as attendance, task completion, problem solving, and safety. Work preparatory services are provided to people not able to join the general workforce, or are unable to participate in a transitional sheltered workshop within one year (excluding supported employment programs).
- Activities included in these services are directed primarily at reaching habilitative goals (e.g., improving attention span and motor skills), not at teaching specific job skills. These services must be reflected in the beneficiary's person-centered plan and directed to habilitative or rehabilitative objectives rather than employment objectives.
- Transportation from the beneficiary's place of residence to the skill building assistance training, between skills training sites if applicable, and back to the beneficiary's place of residence.

Coverage excludes:

• Services that would otherwise be available to the beneficiary.

CMH witness Dr. **Sector** testified that Appellant has met a baseline of the goals outlined in her plan, specifically improved socialization and job skills, in the 11 years that she has been participating in skill building. Dr. **Sector** testified that clearly Appellant still needs something to do to keep her busy on a daily basis, but that skill building was not the appropriate service for this goal. Dr. **Sector** indicated that Appellant could be placed in the club house program immediately and that the program would meet her needs of staying busy and interacting socially with others.

The Appellant testified that she wanted to keep attending skill building three days per week because it was something to do and it kept her busy. Appellant's brother, **sector**, testified that Appellant is a slow learner and that she backslides when she cannot attend the skill building service. Appellant's own testimony supports the conclusion that she was no longer using skill building services for its intended purpose and that her needs can be met through another less intensive program. Appellant still is approved for one day per week of skill building services.

The Appellant bears the burden of proving that she met the medical necessity criteria to have Medicaid-covered skill-building services. The CMH provided sufficient evidence that medical necessity no longer exists for Medicaid covered skill-building service.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the CMH's reduction of Appellant's Medicaid covered skill-building service was in accordance to policy.

IT IS THEREFORE ORDERED that:

The CMH decision is AFFIRMED.

Robert J. Meade Administrative Law Judge for Janet Olszewski, Director Michigan Department of Community Health

Case Name: Docket No. 2011-48448 CMH Hearing Decision & Order			
CC:			
Date N	/lailed:	10/03/2	2011

*** NOTICE ***

The State Office of Administrative Hearings and Rules 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 State Office of Administrative Hearings and Rules 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.