STATE OF MICHIGAN STATE OFFICE OF ADMINISTRATIVE HEARINGS AND RULES ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

ADMINISTRATIVE LAW JUDGE: Lynn M. Ferris

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9; MSA16.409 and MCL 40 0.37; MSA 16.437 and upon the Claimant's request for hearing. After due notice, a telephone he aring was conducted from Detroit, Michigan on February 17, 2011. The Claimant did not appear but was represented by her authorized representative, appeared on behalf of the Department.

<u>ISSUE</u>

Whether the Department incorrectly registered the Claimant as eligible to receive AMP rather than MA-P for the period July 2009 thro ugh March 31, 2010, when the Claimant had an RSDI onset date of April 18, 2009.

FINDINGS OF FACT

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

 The Claimant was deemed disabled by Social Security and e ligible for RSDI with an onset date of April 2009. 2 20117953/LMF

 During the period July 2009 through March 31, 2010, the Department registered the Claimant as eligible for medical assis tance through the Adult Medical Program instead of the Medicaid Disability program.

- Based on the SOLQ report obtained by the Department, it was established that the Claimant was eligible to receive MA-P in July 2009 through March 31, 2010. Exhibit 1
- 4. The Department, at the hearing, agreed to obtain an override in its system of the Claimant's eligib ility status for AMP thr ough its help des k and to correct the coverage to show MA-P elig ibility for the Cla imant for the period of April 2009 through March 31, 2010.
- 5. As a result of the D epartment's agreement, the Claimant' s aut horized representative indicated that he no longer wished to continue the Administrative hearing.

CONCLUSIONS OF LAW

The Medical Assistance ("MA") program is established by Subchapter XIX of Chapter 7 of The Public Health & Welfare Act. 42 USC 1397 and is administered by the Department of Human Services ("DHS"), for merly known as the Family Independence Agency, pursuant to MCL 400.10, *et seq* and MCL 400.105. Departmental policies are found in the Bridges Administrative Manual ("BAM"), the Bridges Eligibility Manual ("BEM"), and the Bridges Reference Manual ("BRM").

Under Bridges Administrative Manual Item 600, clients have the right to contest any agency decision affecting eligibility or benefit levels whenever they believe the decision is illegal. The agency provides an Administrative Hearing to review the decision and determine if it is appropriate. Agency policy includes procedures to meet

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the minimal requirements for a fair hearing. Efforts to clarify and resolve the client's

concerns start when the agency receives a hearing request and continues through the

day of the hearing.

In the present case, the parties reached an agreement and stipulated to a

settlement, whereby the Department agreed to obtain an overri de in its Bridges system

of the Claimant's eligibility status for AMP through its help des k and to correct the

coverage to show MA - P eligibility for the Claimant for the period of April 2009 through

March 31, 2010.

Since the Claimant and the Department have come to an agreement, it is

unnecessary for this Administrative Law Judge to make a decision regarding the facts

and issues in this case.

DECISION AND ORDER

Based upon the above Findings of Fact and the Conclusions of Law and the

stipulated settlement agreement of the parties,

It is hereby ORDERED:

The Department shall obtain an override in its Bridges system of the Claimant's eligibility status for AMP through its hel p desk and to correct the coverage to show MA-P eligibility for the Claimant for the period of April 2009 through M arch

31, 2010.

Administrative

For Department

Law Judge

Maura Corrigan, Director

of Human Services

Date Signed: 03/16/11

Date Mailed: 03/21/11

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NOTICE: Administrative Hearings may or der 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. Administrative Hear ings will not orde rarehearing or reconsideration on the Department's motion where the final decision 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 ti mely request for rehearing was made, within 30 days of the receipt date of the rehearing decision.

LMF/dj

