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

# IN THE MATTER OF:



Reg. No.: 2012-15423

Issue No.: 2027

Case No.:

Hearing Date: February 8, 2012

County: Wayne (15)

ADMINISTRATIVE LAW JUDGE: Michael J. Bennane

### SETTLEMENT ORDER

	ISSUE	
of the Department of Human Serv	vices (Department) included	-
on behalf of Claimant included		Participants on behalf
telephone hearing was held on F	ebruary 8, 2012, from Detroi t	_Michigan. Participant s
and MCL 400.37 following Claim	ant's request for a hearing.	After due notice, a
This matter is before the undersig	jned Admini strative Law Judge	pursuant to MCL 400.9

Whether the Department pr operly processed the claim ant's MA application with retroactivity?

for:

Family Independence Program (FIP)?	State Disability Assistance (SDA)?
Food Assistance Program (FAP)?	☐ Child Development and Care (CDC)?
☑ Medical Assistance (MA)?	☐ State Emergency Services (SER)?
☐ ∆dult Medical Assistance (ΔMP\?	

# 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. On September 18, 2009, the Department: received an MA applic ation and a retroactive MA application on behalf of the claimant.

- 2. The Department failed to process the claimant's MA application with retroactive coverage.
- 3. On July 6, 2010, Cla imant filed a request for hearing concerning the Department's inaction.

**CONCLUSIONS OF LAW** Department policies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM), the Reference Tables Manual (RFT), and the State Emergency Relief Manual (ERM). The Family Independence Program (FIP) was established pursuant to the Personal Responsibility and W ork Opportunity Reconc iliation Act of 1996, Public Law 104-193, 42 USC 601, et seq. The Department (formerly k nown as the Family Independence Agency) administers FIP pursuant to MCL 400.10, et seg., and 1999 AC, Rule 400.3101 through Rule 400.3131. FIP replaced the Aid to Dependent Children (ADC) program effective October 1, 1996. The Food Assistance e Program (FAP) [form erly known as the Food Stamp (FS)] program] is establis hed by the Food St amp Act of 1977, as amend ed. and is implemented by the federal regulations contained in Title 7 of the Code of Federal Regulations (CFR). The Department (formerly known as the Family Independenc e Agency) administers FAP pursuant to MCL 400.10, et seg., and 1999 AC, Rule 400.3001 through Rule 400.3015. The Medical Ass istance (MA) program is es tablished by the Title XIX of the Soc ial Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department of Human Services (formerly known as the Family Independ ence Agency) administers the MA pr ogram pursuant to MCL 400.10. et seg., and MC L 400.105. The Adult Medical Program (AMP) is established by 42 USC 1315, and is administered by the Department pursuant to MCL 400.10, et seg. The State Disability Assistance (SDA) program, which provides financial assistance for disabled persons, is established by 2004 PA 344. The D epartment of Human Services (formerly known as the Family Independence Agency) administers the SDA program pursuant to MCL 400.10, et seg., and 20 00 AACS, Rule 400.3151 through Rule 400.3180. The Child Development and Care (CDC) program is establishhed by Titles IVA, IVE and XX of the Soc ial Security Act, the Ch ild Care and Developm ent 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 Fede ral Regulations, Parts 98

and 99. The Depart ment provides servic es to adults and children pursuant to MCL 400.14(1) and 1999 AC, Rule 400.5001 through Rule 400.5015.

☐ The State Emergency Relief (SER) program is establ ished by 2 004 PA 344. The SER program is administer ed pursuant to MCL 400.10, *et seq.*, and by 1999 AC, Rul e 400.7001 through Rule 400.7049. Department polic ies are found in the State Emergency Relief Manual (ERM).

The law pr ovides that disposition may be made of a contest ed case by s tipulation or agreed settlement. MCL 24.278(2).

In the present case, Claimant requested a hearing to dispute the Department's action. Soon after commencement of the hearing, the parties testified that they had reached a settlement concerning the disputed action. Consequently, the Department agreed to do the following: Re-register and process the claimant's September 18, 2009 MA and retroactive MA applications and replace any lost benefits.

As a result of this settlement, Claimant no longer wish es to proceed with the hearing. As such, it is unnec essary for this Admi nistrative Law Judge to render a decis ion regarding the facts and issues in this case.

# **DECISION AND ORDER**

The Administrative Law Judge concludes that the Department and Claimant have come to a settlement regarding Claimant's request for a hearing.

# THE DEPARTMENT IS ORDERED TO DO THE FOLLOWING:

1. Re-register and process the claimant's September 18, 2009 MA and retroactive MA applications and replace any lost benefits.

Michael J. Bennane
Administrative Law Judge
for Maura Corrigan, Director
Department of Human Services

Date Signed: March 1, 2012

Date Mailed: March 1, 2012

**<u>MOTICE</u>**: Michigan Administrative Hearing Syst em (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a par ty within 3 0 days of the mailing date of this Dec ision and Order . MAHS will not order a rehearing or

reconsideration on the Department's mo tion where the final decis ion 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 ti mely 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

Re

consideration/Rehearing Request

P. O. Box 30639

Lansing, Michigan 48909-07322

#### MJB/cl

cc: