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

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IN THE MATTER OF:		
Appellant/	Docket No.	2012-24783 HHS
DECISION AND ORDER		
This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and 42 CFR 431.200 <i>et seq.</i> , following the Appellant's request for a hearing.		
After due notice, a hearing was held represented herself. Her brother and HHS provide	. The App	ellant, was present.
The Department was represented by Appeal Services Works behalf of the Department.		icer, eared as a witness on
ISSUE		
Did the Department properly terminate the Appells to not having full-coverage Medicaid?	ant's Home Hel	p Services (HHS) due
FINDINGS OF FACT		
The Administrative Law Judge, based on the evidence on the whole record, finds as material fac		terial, and substantial
 The Appellant was formerly a full-cover receiving Home Help Services (HHS). 	age Medicaid	beneficiary who was
2 The Appellant has COPD and is wheelchair	dependant	

3. The Appellant resides with her brother, who provides her care.

because she had not met her

4. The Appellant's Medicaid closed

spend-down.

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- 5. The Appellant's Medicaid deductible was (Exhibit A)
- 6. The Appellant's HHS needs have been assessed at payments. (Exhibit A, page 13)
- 7. The Appellant's Medicaid co-pay (spend-down) exceeds the amount of HHS she is potentially eligible for.
- 8. The appellant's Medicaid spend-down has increased
- 9. The Appellant was notified that her HHS benefits would be terminated effective due to her lack of full-coverage Medicaid and her payment not meeting or exceeding her deductible amount.
- 10. The Appellant requested an administrative hearing to contest the termination of his HHS benefits on

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.

The purpose of HHS is 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.

ELIGIBILITY FOR HOME HELP SERVICES

Home help services (HHS) are defined as those which the department is paying for through Title XIX (Medicaid) funds. The client must be eligible for Medicaid in order to receive these services.

Medicaid/Medical Aid (MA)

Verify the client's Medicaid/Medical aid status.

The client may be eligible for MA under one of the following:

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- All requirements for MA have been met, or
- MA deductible obligation has been met.

The client must have a scope of coverage of:

- 1F or 2F, **or**
- 1D or 1K (Freedom to work), or
- 1T (Healthy Kids Expansion).

Clients with eligibility status of 07 (Income scale 2-Non MA) and scope of coverage 20 or 2B are **not** eligible for Medicaid until they have met their MA deductible obligation.

An ILS case may be opened (service program 9) to assist the client in becoming MA eligible. However, do **not** authorize HHS payment prior to the MA eligibility date. The payment must be prorated if the eligibility period is less than the full month. To prorate, divide the monthly care cost by the number of days in the month. Then, multiple (sic) that daily rate by the number of eligible days.

Note: A change in the scope of coverage by the eligibility specialist (ES) will generate a DHS-5S for cases active to services programs 1, 7, and 9.

Adult Services Manual (ASM) 363, 9-1-2008 page 7 of 24.

The material facts of this case are not in dispute. The Appellant has a monthly Medicaid deductible (spend-down). The amount of his monthly spend-down exceeds the potential HHS payments she would receive from the Department each month therefore, she does not qualify for the program at this time. Policy requires a HHS participant to have full-coverage Medicaid or have an HHS payment that exceeds her Medicaid deductible in order to be eligible for the HHS program. While this ALJ is sympathetic to the Appellant's position, this ALJ has no authority to disregard the published Medicaid policy or order an exception. The costs of HHS can be applied towards her Medicaid deductible, as it is an eligible medical expense according to Medicaid policy.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the Department properly terminated the Appellant's HHS benefits.

IT IS THEREFORE ORDERED that:

The Department's decision is AFFIRMED.

Jennifer Isiogu
Administrative Law Judge
for Olga Dazzo, Director
Michigan Department of Community Health

cc:

Date Mailed: 4-20-12

*** 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.