## 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:	201229711 3026 February 29, 2012 Macomb DHS (36)		
ADMINISTRATIVE LAW JUDGE: Christian Gardocki				
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 February 29, 2012 from Detroit, Michigan. Participants on behalf of Claimant included the above named claimant; appeared and testified on behalf of Claimant. Participants on behalf of Department of Human Services (Department) included Manager.				
<u>ISSUE</u>				
Due to a failure to comply with the verification requirements, did the Department properly $\square$ deny Claimant's application $\boxtimes$ close Claimant's case $\square$ reduce Claimant's benefits for:				
		ssistance (SDA)? nt and Care (CDC)?		
FINDINGS OF FACT				
The Administrative Law Judge, based upon the competent, material, and substantial evidence on the whole record, including testimony of witnesses, finds as material fact:				
Claimant ☐ applied for ☒ was receiving: ☐FI	P ⊠FAP □MA [	□SDA □CDC.		
2. Claimant ⊠ was ☐ was not provided with a Ve	rification Checkli	st (DHS-3503).		

3. Claimant was required to submit requested verification by 1/6/12.

## 20129711/LMF

4.	On 1/11/12, the Department denied Claimant's application closed Claimant's case reduced Claimant's benefits for failure to submit verification in a timely manner.
5.	On 1/11/12, the Department sent notice of the denial of Claimant's application.  Closure of Claimant's case.  reduction of Claimant's benefits.
6.	On 1/23/12, Claimant filed a hearing request, protesting the ☐ denial. ☐ closure. ☐ reduction.
	CONCLUSIONS OF LAW
	epartment policies are found in the Bridges Administrative Manual (BAM), the Bridges gibility Manual (BEM) and the Reference Tables Manual (RFT).
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 ency) administers FAP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 0.3001 through Rule 400.3015.

The present case involves an alleged failure by Claimant to verify self-employment income. It was not disputed that DHS requested verification of self-employment from Claimant via Verification Checklist. It was also not disputed that Claimant responded to receipt of the VCL by calling her DHS specialist. Claimant credibly testified that the DHS specialist advised her that she could satisfy the verification requirement by submitting a notarized statement signed by Claimant's spouse indicating that the business had no income. It was not disputed that Claimant submitted a statement (see Exhibit C1) which complied with what she claims that DHS verbally requested.

DHS responded that something slightly more specific than what Claimant submitted was requested. DHS contended that the submitted verification needed a precise start date for the business and required the signatures of Claimant and her spouse. The submitted statement was only signed by Claimant's spouse and referred to a 2010 start of the business; DHS indicated that a precise start date was expected.

Prior to an analysis of testimony and policy, some background information concerning the business is appropriate. Claimant stated that her husband tried to make extra money involving stamped concrete. Her husband testified that he made up business cards and flyers in an attempt to drum up business. He stated that since the business started, the business has received \$0 income, though the business is still technically active. Claimant characterized the business as her husband's rather than her own.

There was little basis for either of the DHS specified requirements. A requirement for Claimant's signature on the statement that the business had \$0 income is superfluous. DHS could not produce a valid reason for requiring Claimant's signature beyond her husband's signature. DHS stated that precise start date was necessary to establish whether Claimant received an overissuance of FAP benefits in prior months. The start date was irrelevant to ongoing FAP benefits; what income Claimant received two years ago would not prevent DHS from determining ongoing FAP benefit eligibility. More importantly, the start date was irrelevant as long as the business had \$0 income.

Based on the presented evidence, it is found that Claimant complied with the DHS selfemployment verification request. Accordingly, it is found that DHS erred in terminating Claimant's FAP benefit eligibility for allegedly failing to verify self-employment income.

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 the Department ☐ properly ☐ improperly
<ul><li>☐ closed Claimant's case.</li><li>☐ denied Claimant's application.</li><li>☐ reduced Claimant's benefits.</li></ul>
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 act properly.  did not act properly.
Accordingly, the Department's decision is $\square$ AFFIRMED $\boxtimes$ REVERSED for the reasons stated on the record.
☑ THE DEPARTMENT IS ORDERED TO DO THE FOLLOWING WITHIN 10 DAYS OF THE DATE OF MAILING OF THIS DECISION AND ORDER:

Claimant complied with the verification of self-employment income; and 2. process Claimant's ongoing FAP benefit eligibility including supplementing Claimant

1. reinstate Claimant's FAP benefit eligibility effective 2/2012 subject to the finding that

for any benefits not received as a result of the improper FAP benefit termination.

( hudin Dardock Christian Gardocki Administrative Law Judge for Maura Corrigan, Director Department of Human Services Date Signed: March 2, 2012

Date Mailed: March 2, 2012

**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 <u>MAY</u> 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 to:

Michigan Administrative hearings Reconsideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

## CG/hw

