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:	2012-31916 2006 July 16, 2012 Wayne (57)	
ADMINISTRATIVE LAW JUDGE: Michael J. Be	ennane		
HEARING DEC	CISION		
This matter is before the undersigned Administra and MCL 400.37 following Claim—ant's request telephone hearing was held on July 16, 2012, fr behalf of Claimant included the claimant. Partic Human Services (Department) included	for a hearing. Afte om Detroit, Michig	r due notice, a jan. Participants on	
ISSUE			
Due to a failure to comply with the ve rificati properly deny Claimant's application close benefits for:			
☐ Family Independence Program (FIP)? ☐ Food Assistance Program (FAP)? ☐ Medical Assistance (MA)?		ssistance (SDA)? ent and Care (CDC)?	
FINDINGS OF	FACT		
The Administrative Law Judge, based upon the evidence on the whole record, including testimor	•	•	
1. Cla imant ☐ applied for ⊠ was receiving: ☐]FIP □FAP ⊠MA	□SDA □CDC.	
Claimant was required to submit requested verification by December 1, 2011.			
 3. On February 1, 2012, the Department ☐ denied Claimant's application. ☐ closed Claimant's case. ☐ reduced Claimant's benefits . 			

4.	On January 20, 2012, the Department sent notice of the denial of Claimant's application. closure of Claimant's case. reduction of Claimant's benefits.
5.	On January 30, 2012, Claimant filed a hearing request, protesting the denial of claimant's application. Closure of Claimant's case. reduction of Claimant's benefits.
	CONCLUSIONS OF LAW
	epartment policies are found in the Bridges Administrative Manual (BAM), the Bridges gibility Manual (BEM) and the Reference Tables Manual (RFT).
Re 42 Ag 31	The Family Independence Program (FIP) was established pursuant to the Personal esponsibility and W ork Opportunity Reconc iliation Act of 1996, Public Law 104-193, USC 601, et seq. The Department (formerly k nown as the Family Independence gency) administers FIP pursuant to MCL 400.10, et seq., and 1997 AACS R 400.3101-31. FI P replac ed the Aid to Depe ndent Children (ADC) program effective ctober 1, 1996.
pro im Re Ag	The Food Assistanc e Program (FAP) [fo rmerly known as the Food Sta mp (FS) ogram] is establis hed by the Food St amp Act of 1977, as amend ed, 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 gency) administers FAP pur suant to MCL 400. 10, et seq., and 1997 AACS R 0.3001-3015
Se Th	The Medical Ass istance (MA) program is es tablished by the Title XIX of the Soc ial ecurity Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department (formerly known as the F amily Independence Agency) administers the A program pursuant to MCL 400.10, et seq., and MCL 400.105.
for as	The State Disability Assistance (SDA) progr am which provides financial as sistance disabled persons is established by 2004 PA 344. The Depart ment (formerly known the Family Independence Agency) administers the SDA program pursuant to M CL 0.10, et seq., and 1998-2000 AACS R 400.3151-400.3180.
an 19 Th an	The Child Development and Care (CDC) program is established by Titles IVA, IVE d XX of the Soc ial Security Act, the Child Care and Development Block Grant of 90, and the Personal Responsibility and Work Opportunity Reconciliation Act of 1996. The program is implemented by Title 45 of the Code of Federal Regulations, Parts 98 d 99. The Department provides services to adult and children pursuant to MCL 0.14(1) and 1997 AACS R 400.5001-5015.

Additionally, the department testified that it sent a redetermination packet on November 15, 2011. The claim ant testified that this packet was not received. The department failed to provide a copy of this redetermination packet thus the addressee, address and date sent could not be verified.

The production of ev idence to support the department's position is c learly required under BAM 600 as well as general case law (see e.g., *Kar v Hogan*, 399 Mich 529; 251 NW2d 77 [1976]). In *McKinstry v Valley Obstet rics-Gynecology Clinic, PC*, 428 Mic h 167; 405 NW 2d 88 (1987), the Michigan Supreme Court addressed the issue of burden of proof, stating in part:

The term "burden of proof" encom passes two separate meanings. [citation omitted.] One of these meanings is the burden of persuasion or the risk of nonpersuasi on. The other is the risk of going forward or the risk of nonproduction.

The burden of producing evidence on an issue means the liability to an adverse ruling (generally a finding or a directed verdict) if evidence on the issue has not be en produced. It is usually on the party who has pleaded the existence of the fact, but..., the burden may shift to the adversary when the pleader has discharged [its] initial duty. The burden of producing evidence is a critical mechanism[.]

The burden of persuasion becomes a crucial factor only if the parties have sustained their bur dens of producing evidence and only when all of the evidence has been introduced.

McKinstry, 428 Mich at 93-94, quoting McCormick, Evidence (3d ed), Sec. 336, p. 946.

In other w ords, the burden of producing ev idence (i.e., of going forward) involves a party's duty to introduce enough evidence to allow the trier of fact to render a reasonable and informed decision.

In the instant case the department was unable to sufficiently support its statement that it sent the claimant a redete rmination packet to the correct person or address and thus failed to meet its burden of going forward..

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

DECISION AND ORDER

of Law, and for the reas ☐ did act properly	ons stated on the rec	ord, finds that the	s of Fact and Conclusions Department
Accordingly, the Depar reasons stated on the re		AFFIRMED	⊠ REVERSED for the
☐ THE DEPARTMENT THE DATE OF MAILING			ING WITHIN 10 DAYS OF

1. Return to the closur e date of Febr uary 1, 2012, and reopen t he claimant's MA, replacing any lost benefits.

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

Date Signed: July 30, 2012

Date Mailed: July 30, 2012

NOTICE: Michigan Administrative Hearing S ystem (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a par ty within 30 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.

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.

2012-31916/MJB

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

