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

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IN THE MATTER OF:	Docket No. 2012-40837 SAS Case No.
	Case No.
Appellant /	

DECISION AND ORDER

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 upon the Appellant's request for a hearing.

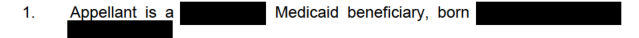
After due notice, a hearing was held on	Appellant,
appeared on his own behalf.	Fair Hearing Officer, appeared on behalf
of the Detroit Bureau of Substance Abuse Pr	evention, Treatment and Recovery (BSA or
Department). Quality	Improvement Analyst, appeared as an
observer for the Department.	

<u>ISSUE</u>

Did the Respondent properly terminate Appellant's outpatient methadone treatment?

FINDINGS OF FACT

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



- 2. Detroit BSA is an authorizing agency for substance abuse services provided under programs administered by the Department of Community Health/Community Mental Health.
- 3. Detroit BSA contracts with Wayne State University Physicians Group to provide outpatient methadone treatment (OMT) to Detroit BSA enrollees.

- 4. Appellant has been receiving OMT through Detroit BSA/Wayne State University Physicians Group since
- 5. Appellant's participation in OMT requires prohibition from the use of alcohol or drugs not included in his treatment plan.
- 6. Appellant tested positive for Opiates on
- 7. <u>Appellant has not provided a prescription for the positive drug test results.</u>
- 8. On _____, an Individualized Plan of Service was issued through Wayne State University Group, which placed Appellant on probation.
- 9. On the Appellant was given an Advance Notice of Action, stating he would be terminated from the OMT program. The reason stated was: "Failure to show adequate progress violation of Detroit Bureau of Substance Abuse probationary status." The notice provided the right to request a fair hearing.
- 10. Appellant filed a Request for Administrative Hearing with the Michigan Administrative Hearing System for the Department of Community Health on

CONCLUSIONS OF LAW

The Medicaid program was established pursuant to Title XIX of the Social Security Act (SSA) and is implemented by 42 USC 1396 *et seq.*, and Title 42 of the Code of Federal Regulations (42 CFR 430 *et seq.*). The program is administered in accordance with state statute, the Social Welfare Act (MCL 400.1 *et seq.*), various portions of Michigan's Administrative Code (1979 AC, R 400.1101 *et seq.*), and the state Medicaid plan promulgated pursuant to Title XIX of the SSA.

Subsection 1915(b) of the SSA provides, in relevant part:

The Secretary, to the extent he finds it to be cost-effective and efficient and not inconsistent with the purposes of this title, may waive such requirements of section 1902 (other than subsection(s) 1902(a)(15), 1902(bb), and 1902(a)(10)(A) insofar as it requires provision of the care and services described in section 1905(a)(2)(C)) as may be necessary for a State –

(1) to implement a primary care case-management system or a specialty physician services arrangement, which restricts the provider from (or through) whom an individual (eligible for medical assistance under this title) can obtain medical care services (other than in emergency circumstances), if such restriction does not substantially impair access to such services of adequate quality where medically necessary.

Under approval from the Center for Medicare and Medicaid Services (CMS), the Department (MDCH) presently operates a Section 1915(b) Medicaid waiver referred to as the managed specialty supports and services waiver. A prepaid inpatient health plan (PIHP) contracts (Contract) with MDCH to provide services under this waiver, as well as other covered services offered under the state Medicaid plan.

Pursuant to the Section 1915(b) waiver, Medicaid state plan services, including substance abuse rehabilitative services, may be provided by the PIHP to beneficiaries who meet applicable coverage or eligibility criteria. *Contract FY 2009, Part II, Section 2.1.1, p 27.* Specific service and support definitions included under and associated with state plan responsibilities are set forth in the Mental Health/Substance Abuse Chapter of the Medicaid Provider Manual (MPM). *Contract FY 2009, Part II, Section 2.1.1, p 27.*

Medicaid-covered substance abuse services and supports, including Office of Pharmacological and Alternative Therapies (OPAT)/Center for Substance Abuse Treatment (CSAT) – approved pharmacological supports may be provided to eligible beneficiaries. MPM, Mental Health/Substance Abuse Chapter, §§ 12.1, October 1, 2010, pp 64.

OPAT/CSAT-approved pharmacological supports encompass covered services for methadone and supports and associated laboratory services. *MPM, Mental Health/Substance Abuse Chapter, §§ 12, October 1, 2010, OPAT/CSAT subsection.* Opiate-dependent patients may be provided therapy using methadone or as an adjunct to other therapy.

The evidence in this case indicates Appellant has a long history of substance abuse. Respondent contends that Appellant's OMT was appropriately terminated because the Appellant demonstrated continued clinical non-compliance.

The Respondent testified that in part, its termination decision relied on the MDCH "Enrollment Criteria for Methadone Maintenance and Detoxification Program". The Criteria allows for discharge/termination of a client for clinical noncompliance, as follows:

2. <u>Clinical Noncompliance</u> – A client's failure to comply with the individualized treatment plan, despite attempts to address such noncompliance, may result in

administrative discharge... Reasons for such discharge include but are not limited to the following:

- Treatment goals have not been met within two
 (2) years of commencement of treatment...
- Repeated or continued use of one or more other drugs and/or alcohol that is prohibited by the beneficiary's treatment plan. (Enrollment Criteria for Methadone Maintenance and Detoxification Program, 01/01/2008 revision, p

The Appellant was enrolled in the methadone maintenance treatment program at Wayne State University Physicians Group on ______. The Respondent's representative testified that Appellant tested positive for Opiates on

Appellant has not provided a prescription for the positive drug test results. The evidence of record also establishes that the Department's agent issued a proper advance action notice of termination.

The methadone maintenance and detoxification program, as outlined in the Department's requirements, prohibits the use of illicit drugs not otherwise prescribed by a physician. Substantial compelling evidence submitted by the Department's agent established that the Appellant repeatedly tested positive for illicit drugs and failed to provide requested physician documentation for the illicit drugs that showed in his urine tests.

The Appellant did not dispute the positive drug screens, but rather testified that he has an addiction problem. Appellant wondered if the Department knew what that meant. Appellant indicated that his record of positive drug screens was not that bad and that he should not have been discharged from the program. Appellant also claimed that the Department erred by kicking him out of the program while his appeal was pending.

In response to the Appellant's last claim, the Department's representative testified that the records showed that Appellant voluntarily left the program following his administrative detox and that he was still free to return for services following that time.

Appellant testified that there would be no point in returning for services after he had been administratively detoxed from methadone.

The Department provided sufficient evidence that its decision to terminate Appellant from OMT, including therapy, was proper and in accordance with Department policy. The Appellant did not prove, by a preponderance of evidence that he complied with his outpatient methadone treatment program. This means that the Detroit BSA properly terminated Appellant's outpatient methadone treatment.

DECISION AND ORDER

This Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that Respondent properly terminated Appellant's outpatient methadone treatment program.

IT IS THEREFORE ORDERED THAT:

Respondent's decision is AFFIRMED.

Robert J. Meade

Administrative Law Judge
for Olga Dazzo, Director

Michigan Department of Community Health

cc:

Date Mailed: 6.21.2012

*** 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 & 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.