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

P.O. Box 30763, Lansing, MI 48909 (877) 833-0870; Fax: (517) 334-9505

Appellant  Docket No. 2012-41081 HHS Case No.  DECISION AND ORDER  This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and 42 CFR 431.200 et seq., upon the Appellant's request for a hearing.
DECISION AND ORDER  This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9
This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9
After due notice, a hearing was held on //daughter/choreprovider and translator represented the Appe llant. She had no witnesses.  Appeals Review Officer, represented the Depar tment. Her witnesses were  ASW supervisor and  ASW.
<u>ISSUE</u>
Did the Department properly terminate the Appellant 's Home Help Services (HHS)?
FINDINGS OF FACT

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

- 1. The Appellant is a SSI, Medicaid beneficiary. (Appellant's Exhibit 1)
- 2. The Appellant alleges the continued need for HHS owing to DM-2, LBP, DJD, GERD, Dyslipedemia, failed rotator cuff repairs and sciatica. (Department's Exhibit A, pp. 5 and 12 and Appellant's Exhibit 1)
- The Appellant's chorepro vider said she provided the chore services for the Appellant. (See Testimony)
- 4. The Department's representative te stified that she observed that the Appellant did not need assi stance with any ADL. (See Tes timony and Department's Exhibit A, pages 2, 7, 8 and 10)

## Docket No. 2012-41081 HHS Hearing Decision & Order

- 5. The Department witness testified that she made contact with the Appellant on for an in-home assessment. While there, neither the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant on home assessment. While there exists the Appellant nor her contact with the Appellant nor her co
- 6. The Department witness, ASW Nyki el, sent the Appellant an Advance Negative Action (DHS 1212) notice on effective (Department's Exhibit A, pages 2, 6)
- 7. The Appellant's further appeal rights were contained in the Advance Negative Action Notice.
- 8. The request for hearing on the inst ant appeal was received by the Michigan Administrative Hearing System for the Department of Community Health on (Appellant's Exhibit 1)

#### **CONCLUSIONS OF LAW**

The Medic al Ass istance Program is establis hed purs uant to Tit le 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.

Home Help Services (HHS) are provided to enable functionally limited individuals to live independently and receive car e in the least restrictive, preferred settings. These activities must be <u>certified</u> by a medical professional.

#### COMPREHENSIVE ASSESSMENT

The DHS-324, Adult Services Comprehensive Assessment is the primary tool for determining need for services. The comprehensive assessment must be completed on all open independent living services cas es. ASCAP, the automated workload management system, provides the format for the comprehensive assessment and all information must be entered on the computer program.

Requirements for the compre ehensive assessment include , but are not limited to:

- A comprehensive assessment will be completed on all new cases.
- A face-to-face contact is required with the client in his/her place of residence.
- The asses sment may also inc lude an inter view with the individual who will be providing home help services.

# Docket No. 2012-41081 HHS Hearing Decision & Order

- A new fac e-to-face assessment is required if there is a request for an increase in serv ices before payment is authorized.
- A face-to-face assess ment is required on all transferin cases before a payment is authorized.
- The assessment must be updated as often as necessary, but minimally at the six month review and annual redetermination.
- A release of information must be obtained when requesting document ation from confidential sources and/or sharing information from the department record.

. . . .

Adult Service Manual (ASM), §120, page 1 of 6, 11-1-2011.

\*\*\*

### Changes in the home help eligibility criteria:

#### **Home Help Eligibility Criteria**

To qualify f or home help servic es, an individual must require assistance with at least one ac tivity of daily livin g (ADL) assessed at a level 3 or great er. The change in policy must be applied to any new cases opened on or after October 1, 2011, and to all ongoing cases as of October 1, 2011.

Comprehensive Assessment Required Before Closure
Clients currently receiving ho me help services must be
assessed at the next face-to-face contact in the client's home
to determine continued eligibility. If the adult services
specialist has a face-to-face contact in the client's home prior
to the next scheduled review/r edetermination, an assessment
of need must take place at that time.

**Example:** A face-to-face review was completed in August 2011; the next scheduled review will be in February 2012. The specialist meets with the collient in his/her home for a provider interview in December 2011. Previous assessments indicate the client only needing assistance with instrumental activities of daily living (IADL). A new comprehensiv eassessment must be completed on this client.

If the assessment determines a need for an ADL at level 3 or greater but these services are **not** paid for by the department, or the client refuses to receiv e assistance, the client would **continue** to be eligible to receive IADL services.

# Docket No. 2012-41081 HHS Hearing Decision & Order

If the client is receiving only IADLs and does **not** require assistance with at least one ADL, the client no longer meets eligibility for home help services and the case must close after negative action notice is provided.

Each month, beginning with Oc tober, 2011, clients wit h reviews due who only receiv e IADL services must take priority.

#### **Negative Action Notice**

The adult services specialis t must provide a DHS-1212, Advance Negative Action notice, if the asses sment determines the client is no lon ger eligible to receive home help services. The effective date of the negative action is ten business days after the date the notice is mailed to the client.

\*\*\*

### Right to Appeal

Clients have the right to reques that hearing if they disagree with the as sessment. If the client requests a hearing within ten business days, do not proceed with the negative election until after the result of the hearing.

Explain to the client that if the department is upheld, recoupment must take place back to the negative action date if payments continue. Provide the client with an option of continuing payment or sus pending payment until after the hearing decision is rendered.

If the client requests a hearin g after the 10-day notic e and case closure has occurred, do not reopen the case pending the hearing decision. If the department's action is reversed, the case will need to be reopened and payment re-established back to the effective date of the negative action. If the department's action is upheld, no further action is required.

\*\*\*\*

Adult Service Bulletin (ASB) 2011-001; Interim Policy Bulletin Independent Living Services (ILS) Eligibility Criteria, pp. 1–3, October 1, 2011

\*\*\*

# Docket No. 2012-41081 HHS Hearing Decision & Order

The Department witness testified that on in-home assessment she observed that the Appellant had no need for personal care [A DL] assistance. She explained policy developments and advised the Appellant that she would be terminated from the home help program for lack of need with hands on assistance.

The medical needs form DHS 54A submitted by the Appellant's physican and offered by the Department as its Exhibit B did not indicate a need for assistance with any personal care chores as of See Department's Exhibit B

At hearing the Appellant's chore services. The Appellant to estified that her medical issues caused her to sleep poorly owing to bulging discs in her neck and that her condition began to worsen about a month before the ASW arrived for in-home assessment. Neither the Appellant nor her choreprovider contacted the ASW to advise on this apparent change in condition.

It is the province of the ASW to determine eligibility for services; the ASM requires an inhome, comprehensive assessment of HHS recipients. Based on new polic y an HHS recipient must utilize at least on e (1) ADL requiring hands-on service at the three (3) ranking or higher in order to remain eligible for HHS.

The Appellant failed to prepond erate her burden of proof that the Department erred in terminating her HHS, because at the time of assessment she demonstrated no need for assistance.

### 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.

#### IT IS THEREFORE ORDERED that:

The Department's decision is AFFIRMED.

Dale Malewska
Administrative Law Judge
for Olga Dazzo, Director
Michigan Department of Community Health

cc:

Date Mailed: <u>6/26/2012</u>

# Docket No. 2012-41081 HHS Hearing Decision & Order

#### \*\*\* 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.