STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:



 Reg. No.:
 201246625

 Issue No.:
 2026; 3014

 Case No.:
 Image: County:

 May 16, 2012
 Wayne (35)

ADMINISTRATIVE LAW JUDGE: Alice C. Elkin

HEARING DECISION

This matter is before the undersigned Administ rative Law Judge pursuant to MCL 400.9 and MCL 400.37 following Claim ant's request for a hearing. After due notice, a telephone hearing was held on May 16, 2012, from Detroit, Mich igan. Participants on behalf of Claimant inc luded Claimant. Part icipants on behalf of Department of Human Services (Department) included **Exercise**, Assistance Payment Worker.

ISSUE

Did the Department properly provide Medic al Assistance (MA) coverage for Claimant with a \$378 deductible?

Did the Department pr operly provide Claimant with Food Assistance Program (FAP) benefits?

FINDINGS OF FACT

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

1. Claimant is an ongoing recipient of FAP and MA benefits.

2. On an unv erified date, the Department notif ied Claim ant that she was eligible for Group 2-MA coverage with a \$378 deductible effective May 1, 2012.

3. On April 9, 2012, Clai mant filed a hearing request, disputing the Department's actions concerning her FAP benefits and MA deductible.

CONCLUSIONS OF LAW

Department policies are contained in the Bri dges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM), and the Reference Tables Manual (RFT).

☐ The Family Independence Program (FIP) was established purs uant to the Personal Responsibility and W ork Opportunity Reconc iliation Act of 1996, Public Law 104-193, 42 USC 601, *et seq*. The Department (formerly k nown as the Family Independence Agency) administers FIP pursuant to MCL 400.10, *et seq*., and 1999 AC, R 400.3101 through Rule 400.3131. FIP replaced the Aid to Dependent Children (ADC) program effective October 1, 1996.

The Food Assistanc e Program (FAP) [fo rmerly known as the Food Sta mp (FS) program] is establis hed by the Food St amp Act of 1977, as amend ed, and is implemented by the federal r egulations contained in Title 7 of the Code of Federal Regulations (CFR). The Department (formerly known as the Family Independenc e Agency) administers FAP pursuant to MCL 400.10, *et seq.*, and 1999 AC, R 400.3001 through Rule 400.3015.

The Medical Ass istance (MA) program is es tablished by the Title XIX of the Soc ial Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department of Human Services (formerly known as the Family Independ ence Agency) administers the MA pr ogram pursuant to MCL 400.10, *et seq*., and MC L 400.105.

The Adult Medical Program (AMP) is established by 42 USC 1315, and is administered by the Department pursuant to MCL 400.10, *et seq*.

The State Disabilit y Assistance (SDA) program, which provides financial assistance for disabled persons, is established by 2004 PA 344. The D epartment of Human Services (formerly known as the Family Independence Agency) administers the SDA program pursuant to MCL 400.10, *et seq.*, and 2000 AACS, R 400. 3151 through Rule 400.3180.

☐ The Child Development and Care (CDC) program is establis hed by Titles IVA, IVE and XX of the Soc ial Security Act, the Ch ild Care and Developm ent Block Grant of 1990, and the Personal Responsibility and Work Opportunity Reconciliation Act of 1996. The program is implemented by Title 45 of the Code of Fede ral Regulations, Parts 98 and 99. The Depart ment provides servic es to adults and children pursuant to MCL 400.14(1) and 1999 AC, R 400.5001 through Rule 400.5015.

Direct Support Services (DSS) is adminis tered by the Department pursuant to MCL 400.57a, et. seq., and Mich Admin Code R 400.3603.

MA Deductible

The Department testified that, effective May 1, 2012, Claimant's MA deductible increased from \$35 per month to \$378 per month. Individuals are eligible for Group 2 MA coverage when net income (countable in come minus allowable income deductions) does not exceed the Group 2 MA protected in come level, which for Claimant, a single member MA group liv ing in Wayne County, is \$375. BEM 105; BEM 166; BEM 544; RFT 200; RFT 240. An individual whos e income is in excess of the applicable monthly protected income level may become eligible for MA assistance under the deductible e program, with the deductible equal to the am ount that the individual's monthly income exceeds the protected income levels. BEM 545.

Claimant contends that the Department i mproperly calculated her income when it prepared her MA budget. At the hearing, the Depa rtment provided an MA budget showing a total net income of \$753. T he De partment testified that, in calculating Claimant's income, it exc luded her income from her work study program and included her income from babysitting and from her employment at C VS. The Department properly excluded the work program income. BEM 501. However, Claim ant credibly testified that she sent the Department a change report on March 28, 2012, advising the Department that she was no longer working as a babysitter and had started working for CVS. The Department testified that it did not receive the change report but believed that Claim ant had sent it. Bec ause the Department improperly included Claimant's babysitting income in calculating her tota I inc ome, the Department did not act in accordance with Department policy when it prepared her MA budget.

Claimant was also concerned a bout the Department's calculat ion of her CVS inc ome. The Department testified that, in processing Claimant's CVS income, it used information from the Work Number, the Department -accessible database where employ ers voluntarily report employment information, and relied on payments made to Claimant on March 23, 2012, for 41.2 hours of employ ment and on April 6, 2012, for 27.6 hours of employment. Claimant credibly testified that she worked 41.2 hours during the first pay period bec ause she was training but worked only 19 hours weekly on her regular schedule.

For a deductible c lient, the Department must prepeare a future m onth budget when a change occurs that may affect deductible stat us. BEM 530. In the processing month , the Depart ment should use am ounts already received by the client. BEM 530. However, for future months, the Department must prospect inc ome that will be, or is likely to be, received in the future month. BEM 530. If a person reports a decrease in the number of hours worked, the Department must use t he new amount even if not reflected on any pay bstubs. BEM 530. For fluctuating income, the Department prospects future income by using the expected hourly wage and hours to be worked, as well as the payday schedule, to estimate earnings. BEM 530.

In this case, the Department acknowledged t hat it did not contact Claimant to discuss her work hours when it relied on the information on the Work Number in calculating Claimant's CVS income. However, the information used showed a significant range in the number of hours Claimant worked. The Department s hould consider speaking with a client in order to estalis h the best estimate of future income. BEM 530. Becaus e Claimant's work hours at CVS were to signi ficantly decrease after she completed her training, the Department was required to prepare a new MA budget and c alculate the deductible based on this new in come information. By failing to do so, the Department did not act in accordance with Department policy.

FAP Benefit

Claimant's hearing r equest als o referenced her FAP benefits. At the hearing, the Department testified that Cl aimant received benefits under her mother's case, case number 102914438. Whil e it was initially suggest ed that Claimant may not hav e authority to request a hearing with respect to the FAP benefits, a review of policy shows that Claimant, as an eligible adult member of her mother's FAP group, did in fact have authority to file a hearing request concerning the FAP benefits. BAM 600. Therefore, her FAP concerns are addressed in this Decision.

At the hearing, although Claim ant was c oncerned t hat she was not inc luded as a member of her mother's FAP gr oup, the Department introduced an eligibility summary showing that Claimant's mot her's FAP group consist ed of two members for the last in April 2012) and credibly te several months (other than stified that Claimant was included as a FAP group member with her mother because she was an eligible student. While students enrolled half-time or more in c ollege are ineligible for F AP benefit s unless they meet one of the criteria in BE M 245, evidence at the hearing established that Claimant was participating in a state or federally-funded work study program during the regular school year and that she was em ployed and paid for more than 20 hours of he eligib ility criteria under BEM 245. employment. Thus, Claimant met two of t However, the Department test ified that Claimant's sister who als o live d with Claimant and their m other, was excluded from the FAP group as an ineligible student. No evidence was pr esented to counter the Department's finding that was an ineligible student for FAP eligibility.

The Department did not provide a FAP bud get showing how the group's FAP benefits were calculated. Thus, the Department did not satisfy its burden to show that it acted in accordance with Department policy when it calculated Claimant's group's FAP bud get for May 2012 ongoing. Furthermore, the D epartment presumably counted Claimant's babysitting income and used t he information from the Work Number to calculate e Claimant's CVS employment income in the same manner as discussed above in the MA discussion. For the reasons st ated above, the calculation of Claimant's income must exclude Claimant's babysitting income, which Claimant reported to the Department on March 28, 2012 that she stopped receiving.

The Department must also recalc ulate Claimant's income from CVS to more accurately reflect her prospective income. When pr ospecting income for FAP purposes, the Department must use the best estimate of income expected to be received during the month and should seek input from the client to establish an estimate whenever possible. BEM 505. In this case, the inf ormation from the Work Number showed a significant

range in hours worked for the two pay per iods provided. In light of this fluctuation, the best estimate of inc ome expected to be r eceived in the future was not necessarily consistent with what Claimant had received in the past. The Department a cknowledged that it did not contact Claimant to di scuss her work hours w hen it relied on the information on the Work Number in calculat ing Claimant's CVS income. Because the Department's calculation of Claimant's CVS income was not an accurate estimate of future income, the D epartment did not act in accordance with D epartment policy in calculating her CVS income in preparing her FAP budget.

The Department's evidence al so indicated that Claimant was excluded as a F AP group member in April 2012, but the Department was unable to explain why Claimant was ineligible. Thus, the Department failed to satisfy its burden of showing that it acted in accordance with Department po licy in calc ulating the FAP group size and benefits f or April 2012.

Based upon the abov e Findings of Fact and Co nclusions of Law, and for the reasons stated on the record, the Administrative Law Judge concludes that the Department did not properly calculate Claimant's MA deduc tible for May 1, 20 12, ongoing, and F AP benefits for April 1, 2012, ongoing.

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 i did act properly. i did not act properly.

Accordingly, the Department's \square AMP \square FIP \boxtimes FAP \boxtimes MA \square SDA \square CDC \square DSS 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:

- 1. Begin recalculating Clai mant's FAP group's budget for Ap ril 1, 2012, ongoing, and MA deductible for May 1, 2012, ongoing in accordance with Department policy and consistent with this Hearing Decision;
- 2. Provide Claimant wit h MA coverage she is eligible to receive from May 1, 2012, ongoing;
- 3. Issue supplements to Cla imant's FAP group for any FAP benefits the group was eligible to receive from April 1, 2012, ongoing but did not;

4. Notify Claimant in writing of its decision in accordance with Department policy.

Alice C. Elkin

Administrative Law Judge For Maura Corrigan, Director Department of Human Services

Date Signed: <u>May 22, 2012</u> Date Mailed: <u>May 22, 2012</u>

NOTICE: Michigan Administrative Hearing Syst em (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 or der 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. (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 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 <u>MAY</u> be granted for any of the following reasons:
- misapplication of manual policy or law in the hearing decision,
- typographical errors, math ematical 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 at Michigan Administrative hearings

Re consideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

ACE/cl

