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

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ı	ı,					IV				\mathbf{r}	v		_

	Reg. No.: Issue No.: Case No.: Hearing Date: County:	2012-51494 2026 June 28, 2012 Barry
ADMINISTRATIVE LAW HIDGE: C. Adem Di	urnell	
ADMINISTRATIVE LAW JUDGE: C. Adam Po		
HEARING DE	<u>:CISION</u>	
This matter is before the undersigned Administrated MCL 400.37 following Claimant's requestelephone hearing was held on June 28, 2012, behalf of Claimant included of Department of Human Services (Department Specialist).	est for a hearing. from Lansing, Michi imant's husba <u>nd).</u> P	After due notice, a
ISSUE	<u> </u>	
Did the Department properly \square deny Claiman for:	nt's application 🗵 cl	ose Claimant's case
☐ Family Independence Program (FIP)? ☐ Food Assistance Program (FAP)? ☐ Medical Assistance (MA)?		ogram (AMP)? ssistance (SDA)? ent and Care (CDC)?
FINDINGS O	F FACT	
The Administrative Law Judge, based on the evidence on the whole record, finds as material	•	rial, and substantial
1. Claimant ☐ applied for benefits ☒ received	d benefits for:	
 ☐ Family Independence Program (FIP). ☐ Food Assistance Program (FAP). ☐ Medical Assistance (MA). 		ssistance (AMP). Assistance (SDA). ent and Care (CDC).

 On May 1, 2012, the I denied Claimant's due to excess incorded deductible case. 	application	⊠ closed Claima the Department		ant on	a MA
3. On April 20, 2012, the ☐ Claimant ☐ C notice of the ☐ de	laimant's Autho	rized Representa	tive (AR)		
 On May 2, 2012, Clair ☐ denial of the application 				eductible.	
	CONCLU	SIONS OF LAW			
Department policies are Bridges Eligibility Manual		•		`	1), the
☐ The Family Independ Responsibility and Work 42 USC 601, et seq. T Agency) administers FIP 3131. FIP replaced October 1, 1996.	Opportunity Rene Department pursuant to MC	econciliation Act of (formerly known CL 400.10, et seq.,	of 1996, Public as the Family and 1997 AAC	Law 10 Indepen S R 400	4-193, idence .3101-
☐ The Food Assistance program] is established implemented by the fed Regulations (CFR). The Agency) administers FA 400.3001-3015.	by the Food eral regulations Department	Stamp Act of s contained in Tit (formerly known	1977, as ame tle 7 of the Co as the Family	ended, a ode of F Indepen	and is ederal idence
☐ The Medical Assistan Security Act and is imple The Department of Hur Agency) administers the 400.105.	mented by Title nan Services (e 42 of the Code of formerly known	of Federal Regrass the Family	ulations (Indepen	(CFR). idence
☐ The Adult Medical administered by the Depart				1315, a	and is
☐ The State Disability A for disabled persons, is Services (formerly known program pursuant to MCI	established by as the Family	y 2004 PA 344. y Independence /	The Departm Agency) admin	ent of Fisters the	Human e SDA

☐ The Child Development and Care (CDC) program is established by Titles IVA, IVE and XX of the Social Security Act, the Child Care and Development 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 Federal Regulations, Parts 98 and 99. The Department provides services to adults and children pursuant to MCL 400.14(1) and 1997 AACS R 400.5001-5015.
Additionally, Claimant requested a hearing regarding the Department's determination of her MA deductible amount. Deductible is a process which allows a client with excess income to become eligible for Group 2 MA if sufficient allowable medical expenses are incurred. BEM 545. Active Deductible cases will be opened on Bridges without ongoing Group 2 MA coverage as long as: (1) the fiscal group has excess income, and (2) at least one fiscal group member meets all other Group 2 MA eligibility factors. BEM 545. Here, Claimant and her husband both had cost of living adjustments which brought them above the income limit for full MA. The Department then calculated a deductible amount of \$1,164.00. This Administrative Law Judge finds the Department calculated the deductible accurately.
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 denied Claimant's application □ improperly denied Claimant's application □ improperly closed Claimant's case □ improperly closed Claimant's case
for:
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 not act properly. ☐ did not act properly.
Accordingly, the Department's \square AMP \square FIP \square FAP \boxtimes MA \square SDA \square CDC decision is \boxtimes AFFIRMED \square REVERSED for the reasons stated on the record.
/s/ C. Adam Purnell Administrative Law Judge For Maura Corrigan, Director Department of Human Services
Date Signed: 6/29/12
Date Mailed: 6/29/12

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.

The Claimant may appeal the Decision and Order to Circuit Court within 30 days of the mailing 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.

CAP/ds

