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

IN THE MATTER OF:	Reg. No: Issue No:	201264260 3055		
	Case No: Hearing Date: Ingham County	September 5, 2012 DHS		
ADMINISTRATIVE LAW JUDGE: Kevin Scully				
HEARING DECISION FOR INTENTIONA	L PROGRAM VI	<u>OLATION</u>		
This matter is before the undersigned Administrative and MCL 400.37 upon the Department of Human shearing. After due notice, a telephone hearing was Lansing, Michigan. The Department was represed Office of Inspector General (OIG).	Services' (Depart as held <u>on Septe</u>	ment) request for a		
☐ Respondent did not appear at the hearing and i pursuant to 7 CFR 273.16(e), Mich Admin Code R 400.3187(5).				
<u>ISSUES</u>				
 Did Respondent receive an overissua Program (FIP),	Program (FAP),	State Disability		
2. Did Respondent commit an Intentiona	l Program Violatio	on (IPV)?		
 Should Respondent be disquality Independence Program (FIP), ∑ ☐ State Disability Assistance (SDA (CDC)? 	Food Assistance	• ,,		
FINDINGS OF FACT				

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

1. The Department's OIG filed a hearing request on July 9, 2012, to establish an OI of benefits received by Respondent as a result of Respondent having allegedly committed an IPV.

2.	from receiving program benefits.			
3.	Respondent was a recipient of \square FIP \boxtimes FAP \square SDA \square CDC benefits during the period of September 1, 2011, through March 31, 2012.			
4.	Respondent \boxtimes was \square was not aware of the responsibility to report any change of residency to the Department.			
5.	Respondent had no apparent physical or mental impairment that would limit the understanding or ability to fulfill this requirement.			
6.	The Department's OIG indicates that the time period they are considering the fraud period is September 1, 2011, through March 31, 2012.			
7.	During the alleged fraud period, Respondent was issued in ☐ FIP ☐ FAP ☐ SDA ☐ CDC benefits from the State of Michigan.			
8.	Respondent was entitled to $\hfill \square$ in $\hfill \square$ FIP $\hfill \square$ FAP $\hfill \square$ SDA $\hfill \square$ CDC during this time period.			
9.	Respondent \boxtimes did \square did not receive an OI in the amount of the \square FIP \boxtimes FAP \square SDA \square CDC program.			
10.	The Department \boxtimes has \square has not established that Respondent committed an IPV.			
11.	This was Respondent's \boxtimes first \square second \square third IPV.			
12.	A notice of disqualification hearing was mailed to Respondent at the last known address and $\hfill \square$ was $\hfill \square$ was not returned by the US Post Office as undeliverable.			
CONCLUSIONS OF LAW				
•	policies are contained in the Bridges Administrative Manual (BAM), the bility Manual (BEM), and the Reference Tables Manual (RFT).			
Responsibilit 42 USC 601 Agency) adm through Rule	ily Independence Program (FIP) was established pursuant to the Personal by and Work Opportunity Reconciliation Act of 1996, Public Law 104-193, et seq. The Department (formerly known as the Family Independence ninisters FIP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 400.3101 e 400.3131. FIP replaced the Aid to Dependent Children (ADC) program ober 1, 1996.			
program] is	d Assistance Program (FAP) [formerly known as the Food Stamp (FS) established by the Food Stamp Act of 1977, as amended, and is by the federal regulations contained in Title 7 of the Code of Federal			

Agency) administers FAP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 400.3001 through Rule 400.3015.
☐ The State Disability Assistance (SDA) program, which provides financial assistance for disabled persons, is established by 2004 PA 344. The Department of Human Services (formerly known as the Family Independence Agency) administers the SDA program pursuant to MCL 400.10, et seq., and 2000 AACS, Rule 400.3151 through Rule 400.3180.
☐ 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 1999 AC, Rule 400.5001 through Rule 400.5015.

When a client group receives more benefits than they are entitled to receive, the Department must attempt to recoup the OI. BAM 700.

Suspected IPV means an OI exists for which all three of the following conditions exist:

- The client intentionally failed to report information or intentionally gave incomplete or inaccurate information needed to make a correct benefit determination, and
- The client was clearly and correctly instructed regarding his or her reporting responsibilities, and
- The client has no apparent physical or mental impairment that limits his or her understanding or ability to fulfill their reporting responsibilities.

IPV is suspected when there is clear and convincing evidence that the client has intentionally withheld or misrepresented information for the purpose of establishing, maintaining, increasing or preventing reduction of program benefits or eligibility. BAM 720.

The Department's OIG requests IPV hearings for cases when:

- benefit overissuances are not forwarded to the prosecutor,
- prosecution of welfare fraud is declined by the prosecutor for a reason other than lack of evidence, and
- the total overissuance amount is or more, or
- the total overissuance amount is less than
 - the group has a previous intentional program violation, or

- the alleged IPV involves FAP trafficking, or
- the alleged fraud involves concurrent receipt of assistance,
- the alleged fraud is committed by a state/government employee.

A court or hearing decision that finds a client committed an IPV disqualifies that client from receiving program benefits. A disqualified recipient remains a member of an active group as long as he lives with them. Other eligible group members may continue to receive benefits. BAM 720.

Clients who commit an IPV are disqualified for a standard disqualification period except when a court orders a different period. Clients are disqualified for periods of one year for the first IPV, two years for the second IPV, lifetime disqualification for the third IPV, and ten years for a concurrent receipt of benefits. BAM 720.

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, concludes that:

	1.	Respondent ⊠ did ☐ did not commit an IPV.
	2.	Respondent did did not receive an OI of program benefits in the amount of from the following program(s) FIP FAP SDA CDC.
⊠ Th		artment is ORDERED to initiate recoupment procedures for the amount of cordance with Department policy.
\boxtimes It is FURTHER ORDERED that Respondent be disqualified from \Box FIP \boxtimes FAP \Box SDA \Box CDC for a period of \boxtimes 12 months. \Box 24 months. \Box lifetime.		
		/s/
		Kevin Scully
		Administrative Law Judge
		for Maura Corrigan, Director
		Department of Human Services

Date Signed: September 6, 2012

Date Mailed: September 6, 2012

NOTICE: The law provides that within 30 days of receipt of the above Decision and Order, the Respondent may appeal it to the circuit court for the county in which he/she lives.

KS/tb



