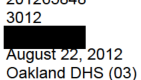
STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM ADMINISTRATIVE HEARINGS FOR THE DEPARTMENT OF HUMAN SERVICES

IN THE MATTER OF:



Reg. No.: 201265848 Issue No.: 3012 Case No.: Hearing Date: August 22, 2012 County:



ADMINISTRATIVE LAW JUDGE: Christian Gardocki

HEARING DECISION

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 following Claimant's request for a hearing. After due notice, a telephone hearing was held on August 22, 2012 from Detroit, Michigan. Participants included the above named claimant. Participants on behalf of Department of Human Services (DHS) included Manager.

ISSUE

The issue is whether DHS affected the proper Food Assistance Program (FAP) benefit month following a reported decrease in income.

FINDINGS OF FACT

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

- Claimant was an ongoing FAP benefit recipient.
- 2. On 6/4/12 Claimant lost her employment income.
- 3. On 6/22/12, Claimant reported the income reduction to DHS.
- On 7/11/12, DHS processed the income decrease to affect Claimant's FAP benefit eligibility effective 8/2012.
- 5. On 7/17/12, Claimant requested a hearing to dispute the failure by DHS to affect her FAP benefits for 7/2012.

CONCLUSIONS OF LAW

The Food Assistance Program (formerly known as the Food Stamp Program) is established by the Food Stamp Act of 1977, as amended, and is implemented by the federal regulations contained in Title 7 of the Code of Federal Regulations (CFR). DHS administers the FAP pursuant to Michigan Compiled Laws 400.10, *et seq.*, and Michigan Administrative Code R 400.3001-3015. DHS regulations are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Reference Tables Manual (RFT). Updates to DHS regulations are found in the Bridges Policy Bulletin (BPB).

The dispute in the present case concerns when DHS processed a reported income decrease. DHS processed a reported income decrease to affect Claimant's 8/2012 FAP benefit eligibility. Claimant contended that the change should have affected her 7/2012 eligibility.

Income decreases that result in a benefit increase must be effective no later than the first allotment issued 10 days after the date the change was reported, provided necessary verification was returned by the due date. BEM 505 (10/2010), pp. 8-9. A supplement may be necessary in some cases. *Id.* p. 9.

The above policy is clear that the reporting date and whether a client timely verified a change are factors in determining the effective month of change. It was not disputed that the reporting date was 6/22/12. Based on the evidence provided, it is presumed that Claimant timely verified the change. Ten days following the report date of the change is 7/2/12.

Reading the policy literally, the effective month of change is the month which has the next FAP benefit allotment after 7/2/12. If "allotment" is interpreted to mean when FAP benefits are available to Claimant, then 7/2012 would be the effective month of the change because it was not disputed that Claimant received FAP benefits for 7/2012 sometime after 7/2/12.

DHS contended that FAP benefits are determined at the beginning of each month and that the first of each month is the FAP benefit allotment date. Under this interpretation, Claimant would have already received 7/2012 FAP benefits by 7/2/12 and the next allotment would have occurred in 8/2012 making 8/2012 the effective month of change.

Typically, a literal reading is the best reading of a policy. This tends to support finding that the first FAP benefit month affected by Claimant's reported income decrease was 7/2012.

A general rule interpretation guideline is that if something is vaguely written, it should be interpreted unfavorably for the party that drafted the policy. This also supports a finding that 7/2012 should be the first month affected by the income decrease.

In the present case, DHS clarified the reporting change policy by providing four examples (see *Id*.). In each of the four examples, the affected FAP benefit month was the calendar month that occurred after the 10th day after the reporting date. This strongly supports finding that the DHS interpretation was correct. Further, none of the examples refer to the specific date that a client receives FAP benefits; this is also supportive of the DHS interpretation. Based on the presented evidence, it is found that DHS regulations require that a change in the first full calendar month following the 10th day after a reported change. Based on Claimant's reported change date of 6/22/12, it is found that DHS properly processed Claimant's reported change for 8/2012.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, finds that DHS properly processed Claimant's reported income decrease from 6/22/12 to affect the month of 8/2012. The actions taken by DHS are AFFIRMED.

Christian Gardocki

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

Date Signed: August 27, 2012

Date Mailed: August 27, 2012

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. (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 timely 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 **MAY** be granted for any of the following reasons:
 - misapplication of manual policy or law in the hearing decision,
 - typographical errors, mathematical 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 Reconsideration/Rehearing Request P. O. Box 30639 Lansing, Michigan 48909-07322

CG/hw

