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

### IN THE MATTER OF:

Reg. No.: 201273748

Issue No.: 3052

Case No.:

Hearing Date: November 14, 2012

County: Wayne (41)

ADMINISTRATIVE LAW JUDGE: Alice C. Elkin

# **HEARING DECISION FOR INTENTIONAL PROGRAM VIOLATION**

an	This matter is before the undersigned Administ rative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon the Departm ent of Human Servic es' (Department) request for a hearing. After due notice, a telephone hearing was held on Nov ember 14, 2012, fro m					
De	etroit, Michigan. The Department was represented by the Office of Inspector General (OIG).					
	Participants on behalf of Respondent included:					
pu	Respondent did not appear at the hearing and it was he ld in Respondent's a bsence irsuant to 7 CFR 273.16(e), Mich Admin Code R 400.3130(5), or Mich Admin Code R 10.3187(5).					
<u>ISSUES</u>						
1.	Did Respondent receive an overissuance (OI) of					
	☐ Family Independence Program (FIP) ☐ State Disability Assistance (SDA) ☐ Medical Assistance (MA) ☐ Food Assistance Program (FAP) ☐ Child Development and Care (CDC)					
	benefits that the Department is entitled to recoup?					
2.	. Did Respondent commit an Intentional Program Violation (IPV)?					
3.	Should Respondent be disqualified from receiving					
	☐ Family Independence Program (FIP) ☐ State Disability Assistance (SDA) ☐ Child Development and Care (CDC)?					

# **FINDINGS OF FACT**

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

<ol> <li>The Department's OIG filed a hearing request on August 20, 2012 to establish an O of benefits received by Respondent as a result of Respondent thaving alleged by committed an IPV.</li> </ol>					
2. The OIG $\boxtimes$ has $\square$ has not requested that Resp ondent be dis qualified fr on receiving program benefits.					
3. Respondent was a rec ipient of ☐ FIP ☐ FAP ☐ SDA ☐ CDC ☐ MA benefits during the period at issue.					
4. Respondent   was   was not aware that that trafficking of benefits is unlawful and a violation of policy and could result in a disqualification from receipt of future benefits and recoupment of issued benefits.					
<ol> <li>Respondent had no apparent physical or m ental impairment that would limit the understanding or ability to fulfill this requirement.</li> </ol>					
6. The Department's OIG indicates that the time period they are considering the frauc period is					
7. During the alleged fraud period, the SIG alleges that Respondent trafficked \$2142.12 in FIP FAP SDA CDC MA benefits.					
8. Respondent ☐ did ☒ did not receive an OI in the amount of \$2142.12 under the ☐ FIP ☒ FAP ☐ SDA ☐ CDC ☐ MA program.					
9. The Department ☐ has ☒ has not established that Respondent committed an IPV.					
10. A notice of hearing was mailed to Respondent at the last known address and ☐ was ☐ was not returned by the US Post Office as undeliverable.					
CONCLUSIONS OF LAW					

Department policies are contained in the Department of Human Service s Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM), and the Reference Tables Manual (RFT). Prior to August 1, 2008, Department policies were contained in the Department of Human Services Program Administrative Manuals (PAM), Program Eligibility Manual (PEM), and Program Reference Tables (PRT).

☐ The Family Independence Program (FIP) was established pursuant to the Personal Responsibility and W ork Opportunity Reconciliation Act of 1996, Public Law 104-193, 42 USC 601, et seq. The Department (formerly known as the Family Independence Agency) administers FIP pursuant to MCL 400.10, et seq., and Mich Admin Code, R 400.3101 t hrough R 400.3131. FIP replaced the Aid to Dependent Children (ADC) program effective October 1, 1996.
The Food Assistanc e Program (FAP) [form erly known as the Food Stamp (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 Mich Admin Code, R 400.3001 through R 400.3015.
☐ The State Disability 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 Mich Admin Code, R 400.3151 through R 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 Child 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 Mich Admin Code, R 400.5001 through R 400.5015.
☐ 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 program pursuant to MCL 400.10, et seq., and MC L 400.105.

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

- benefit overissuances are not forwarded to the prosecutor,
- prosecution of welfar e fraud is declined by the prosecutor for a reason other than lack of evidence, and
  - the total overissuance amount is \$1000 or more, or
  - the total overissuance amount is less than \$1000, and
    - the group has a previ ous intentional program violation, or
    - the alleged IPV involves FAP trafficking, or
    - the alleged fraud involves c oncurrent receipt of assistance.
    - the alleged fraud is committed by a state/government employee. [BEM 720 (August 1, 2012), p 10.]

## Intentional Program Violation

In this case, the Department alleges t

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

- The client intentionally failed to report information or intentionally gave incomplete or inacc urate information needed to make a correct benefit determination, and
- The client was clearly and correctly in structed regarding his or her reporting responsibilities, and
- The client has no apparent physical or me ntal impairment that limits his or her understanding or ability to fulfill their r eporting responsibilities. [BAM 720, p 1 (emphasis in original).]

An IPV is also suspected for a client who is alleged to have trafficked FAP benefits. BAM 720, p 1.

The Department must establish an IPV by clear and convincing evidence. BAM 720, p 1. Clear and convinc ing evidence is eviden ce sufficient to result in a clear and firm belief that the proposition is true. See M Civ JI 8.01.

hat Respondent traffick ed his FAP benefits at

Trafficking is the buying or selling of FAP benefits for cash or consideration other t han eligible food. Department of Human Services, Bridges Policy Glossary (BPG) (April 1, 2012), p 45. Tr afficking also includes (i) fraudulently using, transferring, alte ring, acquir ing, or possessing coupons, authorization cards, or access devices, or (ii) redeeming or presenting for payment coupons known to be fraudulently obtained or transferred. BEM 203 (October 1, 2011), p 2. The Department has also reference ed the definitions of trafficking from MC 750.300a of the Michigan Penal Code and from 7 CFR § 273.16(c)(2) (2012). While the definition of trafficking from a criminal statute is not appropriate in an administrative definitions provided in both MCL 750.300a and 7 CFR § hearing, it is noted that the 273.16(c)(2) are similar to those in BEM 203 and in the BPG. In support of its allegation that Respondent trafficked hi s FAP benefits at Department contended that was a es tablishment that engaged in trafficking and that Respondent's transaction history at established that he trafficked his FAP benefits there. While the Department presented evidence that an investigation of by the United States Department of Agriculture (USDA) and federal Office of Inspector General was trafficking benef its and resulted in concluded that a pending criminal complaint against owner in federal court, as of the date of this hearing, the criminal matter involving was unresolved. Thus, while there are allegations that Noor trafficked benefits, those allegations have not been substantiated. Further, while the Department presented evidence that, during the course of the investigation agains t Noor, the owner of admitted that he was involved in trafficking FAP benefits and former Noor customers had admitted that they had trafficked FAP benefits at because these statements were not made to the Department agent who testified at

thehearing and involve individuals who are not parties to the instant proceedings, they are inadmissible hear say. MRE 801; MRE 802; MRE 804; see also BAM 600 (August 1, 2012), p 28. Thus, the Department may not rely on establishment to support its trafficking case against Respondent.

The only remaining evidence pr esented by the Department to est ablish Respondent's trafficking was his F AP transaction histor y showing \$2142.12 in FAP transactions at between . During this period, Respondent received \$200 in monthly F AP benefits. During nine of the 13 months between , Respondent spent all \$20 0 in FAP benefits at While this is unusual behavior, Re spondent was not prohibited from spending all of his FAP benefits at an establishment wh ich so ld food items and was licensed to engage in FAP transactions, which was licensed to do at the time of the transactions at issue. While evidence presented by the Department from the USDA's investigation of show ed t hat average transa ctions were greater than transactions at comparable establis hments and that total store sales exc eeded store inventory, this evidence does not establish that there was insufficient inventory at to sustain Respondent's FAP transactions t here. In the absence of any evidence establishing as a trafficking estable ishment, Respondent's significant transactions at without more, fail to establis h by clear and convincin g evidence that Respondent trafficked his F AP benefits. Thus, the Departm ent has failed to establish that Respondent committed an IPV with respect to his FAP benefits.

## **Disqualification**

A court or hearing decision that finds a client committed an IP V 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, p 12.

Clients who commit an IPV are disqualified for a standard di squalification period except when a court orders a diffe rent period, or except when the overissuance relates to MA. Refusal to repay will not cause denial of current or future MA if the client is otherwis e eligible. BAM 710 (October 1, 2009), p 2. Cli ents are disqualified for periods of on e year for the first IPV, two years for the sec ond IPV, lifetime disqualification for the third IPV, and ten years for a concurrent receipt of benefits. BAM 720, p 13.

In this case, the Department has failed to sa tisfy its burden of showing that Respondent committed an IPV. Therefore, Respondent is not subject to a disqualification under the FAP program.

#### Recoupment of Overissuance

When a client group receives more benefits than they are entitled to receive, the Department must attempt to recoup the OI. BAM 700 (December 1, 2011), p 1.

The OI amount for trafficking-related IPVs is the v alue of the trafficked benefits as determined by a cour t decision, the individ ual's admission, or documentation used to establish the trafficking determination. BAM 720, p 7.

At the hearing, the Department alleged that Respondent trafficked \$2142.12 of his FAP benefits between discussed above, the Department failed to est ablish that Respondent trafficked his FAP benefits. Thus, it is not entitled to recoup any FAP benefits in this case.				
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 prog_ram benefits in the amount \$2142.12from the following program(s) ☐ FIP ☒ FAP ☐ SDA ☐ CDC ☐ MA.	of			
The Department is ORDERED to  ☐ delete the OI and cease any recoupment action. ☐ initiate recoupment procedures for the am ount of \$ in accordance wit h				
Department policy. ☐ reduce the OI to    for the period   ,in accordance with Department policy	' <u>-</u>			

Alice C. Elkin
Administrative Law Judge
for Maura Corrigan, Director
Department of Human Services

Date Signed: January 25, 2013

Date Mailed: January 25, 2013

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

ACE/cl cc: