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

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	Reg. No.: Issue No.: Case No.: Hearing Date: County:	2012-66811 2001 November 1, 2012 Wayne (35)
ADMINISTRATIVE LAW JUDGE: Michael J.	Bennane	
HEARING D	ECISION	
This matter is before the undersigned Administrated MCL 400.37 following Claim ant's requestelephone hearing was held on Nove mber 1, 2 on behalf of Claimant in cluded the claimant's . Further than the control of the claimant in the control of the claimant in the control of t	est for a hearing. Afte 2012, from Detroit, M	er due notice, a ichigan. Participants ntative (AR),
<u>ISSU</u>	<u>IE</u>	
Did the Departm ent properly ⊠ deny Claima for:	n t's application 🔲 cl	ose Claimant's case
☐ Family Independence Program (FIP)? ☐ Food Assistance Program (FAP)? ☐ Medical Assistance (MA)?	State Disability A	sistance (AMP)? Assistance (SDA)? ent and Care (CDC)?
FINDINGS (	OF FACT	
The Administrative Law Judge, based on t evidence on the whole record, finds as materi	he competent, materi al fact:	al, and substantial
1. Cla imant ⊠ applied for benefits ☐ receive	ed benefits for:	
☐ Family Independence Program (FIP). ☐ Food Assistance Program (FAP). ☐ Medical Assistance (MA).	State Disability	ssistance (AMP). Assistance (SDA). ent and Care (CDC).

∑ dı	n July 30, 2012, the Department denied Claimant's case let to the claimant's not claiming a disability on her application and the fact that dult Medical Program has been, and is, frozen for new applicants.
	n July 18, 2012, Claimant filed a hearing request, protesting the denial of the application.
	CONCLUSIONS OF LAW
	es Eligibility Manual (BEM), and the Reference Tables Manual (RFT).
Resp 42 US Agen throu	ne Family Independence Program (FIP) was established pursuant to the Personal consibility and W ork Opportunity Reconciliation Act of 1996, Public Law 104-193, SC 601, et seq. The Department (formerly known as the Family Independence cy) administers FIP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 400.3101 gh Rule 400.3131. FIP replaced the Aid to Dependent Children (ADC) program tive October 1, 1996.
progr imple Regu Agen	ne Food Assistanc e Program (FAP) [fo rmerly known as the Food Sta mp (FS) ram] is establis hed by the Food St amp Act of 1977, as amend ed, and is emented by the federal regulations contained in Title 7 of the Code of Federal plations (CFR). The Department (formerly known as the Family Independence cy) administers FAP pursuant to MCL 400.10, et seq., and 1999 AC, Rule 3001 through Rule 400.3015.
Secu The D	ne Medical Ass istance (MA) program is es tablished by the Title XIX of the Soc ial rity Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). Department of Human Services (formerly known as the Family Independ ence cy) administers the MA program pursuant to MCL 400.10, et seq., and MC L 105.
	ne Adult Medical Program (AMP) is established by 42 USC 1315, and is nistered by the Department pursuant to MCL 400.10, <i>et seq</i> .
for dis Servi progr	ne State Disabilit y Assistance (SDA) program, which provides financial assistance sabled persons, is established by 2004 PA 344. The D epartment of Human ces (formerly known as the Family Independence Agency) administers the SDA am pursuant to MCL 400.10, et seq., and 20 00 AACS, Rule 400.3151 through 400.3180.
and > 1990	he Child Development and Care (CDC) program is establis hed by Titles IVA, IVE KX of the Soc ial Security Act, the Ch ild Care and Developm ent Block Grant of , and the Personal Responsibility and Work Opportunity Reconciliation Act of 1996. 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, Rule 400.5001 through Rule 400.5015.

At the hearing testimony of the claimant's AR established that the claimant did have a minor child in the home. This issue was not addressed by the department other than to testify that the claimant's daughter should be covered under Other Healthy Kids (OHK), but could not respond as to whether the child was covered under OHK.

The problem that arises is that the department is obligated to check all MA programs for their applicability.

### **CHOICE OF CATEGORY**

Persons may qualify under more than one MA category. Federal la w gives them the right to the most beneficial category. The most beneficial category is the one that results in eligibility or the least amount of excess income.

Persons may receive both Medicare Sa vings Program benefit s (BEM 165) and coverage under another MA category; see Medicare Savings Program in this item.

However, clients are not expected to know such things as:

Ineligibility for a FIP grant does not mean MA coverage must end.

The LIF category is usually the most beneficial category for families because families who become ineligible for LIF may qualify for TMA or Special N/Support.

The Healthy Kids categories are usually the next most beneficial categories for persons under age 19 and pregnant women.

The most beneficial category may change when a client's circumstances change. (BEM 105, p.2, July 29 2011).

In the instant case the department did not appear to check MA categories for the most beneficial category, as evidenced by their inability to respond to whether claimant's minor child was covered under OHK.

In addition, the department failed to include a copy of the "notice of case action." The department did include a Bridges sheet showing that eligibility had been denied, using one reason that there were no eligible members, which as discussed above, is not the case here.

Based upon the abov e Findings of Fact ar stated on the record, the Administrative La	nd Co nclusions of Law, and for the reasons w Judge concludes that the Department
☐ properly denied Claimant's application☐ properly closed Claimant's case	<ul><li></li></ul>
for: 🗌 AMP 🗌 FIP 🗌 FAP 🔀 MA 🗌 SD	OA CDC.

### **DECISION AND ORDER**

of Law, and for the reasons stated on the record, finds that the Department did act properly.
Accordingly, the Department's $\square$ AMP $\square$ FIP $\square$ FAP $\boxtimes$ MA $\square$ SDA $\square$ CDC decision is $\square$ AFFIRMED $\boxtimes$ REVERSED for the reasons stated on the record.
oxtimes THE DEPARTMENT IS ORDERED TO DO THE FOLLOWING WITHIN 10 DAYS OF THE DATE OF MAILING OF THIS DECISION AND ORDER:

1. Initiate reregistration and process the claimant's July 29, 2011 MA application.

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

Date Signed: December 19, 2012

Date Mailed: December 19, 2012

**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 **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.

# 2012-66811/MJB

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

## MJB/cl

