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

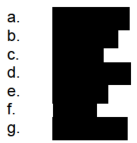
IN THE MATTER OF:		Reg No:	201276097
		Issue No: Case No: Hearing Date: County DHS:	December 13, 2012 Jackson
ADMINISTRATIVE LAW JUDGE: Aaron McClintic			
DECISION AND ORDER			
This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and MCL 400.37 upon the Claimant's request for a hearing. After due notice, an inperson hearing was held on December 13, 2012. The Claimant appeared along with a witness, and both testified. Claimant's Authorized Hearings Representative, also appeared for the Claimant. The Department was represented by			
<u>ISSUE</u>			
Did the Department properly deny Claimant's Medical Assistance application?			
FINDINGS OF FACT			
The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:			
1.	Claimant applied for MA-P on Retroactive Coverage back to Febru	•	with a request for
2.	The Medical Review Team denied t	he application on	
3.	Claimant filed a request for hearing denial.	on	, regarding the MA
4.	A hearing was held on December 1	3, 2012.	
5.	On application because the Claimant's unskilled, light work.		v Team denied the ity to perform simple,

6.

Claimant is 39 years of age.

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- 7. Claimant's impairments have been medically diagnosed as systemic lupus erythematosis, thrombosis, fibromyalgia, COPD, pulmonary embolus, arthritis, and depression.
- 8. Claimant has the following symptoms: pain, fatigue, blood clots, numbness and tingling in extremities, shortness of breath, joint swelling, memory and concentration problems, crying spells, and social isolation.
- 9. Claimant completed 10<sup>th</sup> grade.
- 10. Claimant is able to read, write, and perform basic math skills.
- 11. Claimant is not working. Claimant last worked in 2005 as a service technician and driver.
- 12. Claimant lives with his parents.
- 13. Claimant takes the following prescribed medications:



- 14. Claimant was found to have a GAF score of 35 by his treating psychiatrist on ...
- 15. Claimant's treating physician stated the following in a letter dated has been seen in our clinic for a variety of medical problems, both acute and chronic. His diagnoses are varied but mainly cause him severe pain on a daily basis. He is being seen by a local rheumatologist, for his systemic lupus erythematosis, fibromyalgia, and chronic pain. We are seeing him for his pain, insomnia, depression and chronic lung disease."
- 16. Claimant's rheumatologist completed a statement dated that the complete that states Claimant "has a diagnosis of systemic lupus erythematosis, depression, thrombosis, fibromyalgia, COPD and pulmonary embolus."
- 17. Claimant wears wrist, back and knee braces.
- 18. Claimant testified to the following physical limitations:

i. Sitting: 5-10 minutesii. Standing: 5-10 minutes

iii. Walking: 50-75 yardsiv. Bend/stoop: difficulty

v. Lifting: 10 lbs.

vi. Grip/grasp: no limitations

19. Claimant testified to experiencing pain at a high level of 10 on a 10 point scale on an everyday basis with some pain always present at a low level of 6.

# **CONCLUSIONS OF LAW**

The regulations governing the hearing and appeal process for applicants and recipients of public assistance in Michigan are found in the Michigan Administrative Code, MAC R 400.901-400.951. An opportunity for a hearing shall be granted to an applicant who requests a hearing because his or her claim for assistance has been denied. MAC R 400.903(1). Clients have the right to contest a department decision affecting eligibility or benefit levels whenever it is believed that the decision is incorrect. The department will provide an administrative hearing to review the decision and determine the appropriateness of that decision. BAM 600.

The Medical Assistance (MA-P) program is established by Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). The Department administers the MA-P program pursuant to MCL 400.10, *et seq.*, and MCL 400.105. Department policies are found in the Bridges Administrative Manual (BAM), the Bridges Eligibility Manual (BEM) and the Program Reference Manual (PRM).

The State Disability Assistance (SDA) program which provides financial assistance for disabled persons is established by 2004 PA 344. The Department administers the SDA program pursuant to MCL 400.10, *et seq.*, and MAC R 400.3151-400.3180. Department policies are found in the Bridges Administrative Manual (BAM), the Program Eligibility Manual (BEM) and the Bridges Reference Manual (PRM).

The Department conforms to state statute in administering the SDA program. 2000 PA 294, Sec. 604, of the statute states:

- (1) The department shall operate a state disability assistance program. Except as provided in subsection
- (3), persons eligible for this program shall include needy citizens of the United States or aliens exempted from the supplemental security income citizenship requirement who are at least 18 years of age or emancipated minors meeting 1 or more of the following requirements:
  - (a) A recipient of supplemental security income, social security, or medical assistance due to disability or 65 years of age or older.

(b) A person with a physical or mental impairment which meets federal supplemental security income disability standards, except that the minimum duration of the disability shall be 90 days. Substance abuse alone is not defined as a basis for eligibility.

Pursuant to Federal Rule 42 CFR 435.540, the Department uses the Federal Supplemental Security Income (SSI) policy in determining eligibility for disability under the MA-P program. Under SSI, disability is defined as:

...the inability to do any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months.... 20 CFR 416.905.

Federal regulations require that the department use the same operative definition for "disabled" as used for Supplemental Security Income (SSI) under Title XVI of the Social Security Act. 42 CFR 435.540(a).

"Disability" is:

...the inability to do any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months ... 20 CFR 416.905.

In determining whether an individual is disabled, 20 CFR 416.920 requires the trier of fact to follow a sequential evaluation process by which current work activity, the severity of the impairment(s), residual functional capacity, and vocational factors (i.e., age, education, and work experience) are assessed in that order. When a determination that an individual is or is not disabled can be made at any step in the sequential evaluation, evaluation under a subsequent step is not necessary.

First, the trier of fact must determine if the individual is working and if the work is substantial gainful activity. 20 CFR 416.920(b). In this case, the Claimant is not working. Therefore, the Claimant is not disqualified a this step in the evaluation.

The second step to be determined in considering whether the Claimant is considered disabled is whether the severity of the impairment. In order to qualify the impairment must be considered severe which is defined as an impairment which significantly limits an individual's physical or mental ability to perform basic work activities. Examples of these include:

1. Physical functions such as walking, standing, sitting, lifting, pushing, reaching carrying or handling;

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- 2. Capacities for seeing, hearing, and speaking;
- 3. Understanding, carrying out, and remembering simple instructions;
- 4. Use of judgment;
- 5. Responding appropriately to supervision, co-workers and usual work situations; and
- 6. Dealing with changes in a routine work setting. 20 CFR 416.921(b).

In this case, the Claimant's medical evidence of record supports a finding that Claimant has significant physical and mental limitations upon Claimant's ability to perform basic work activities such as walking, standing, sitting, lifting, pushing, pulling, reaching, carrying, or handling; Medical evidence has clearly established that the Claimant has an impairment (or combination of impairments) that has more than a minimal effect on the Claimant's work activities. See Social Security Rulings: 85-28, 88-13, and 82-63.

In this case, this Administrative Law Judge finds that Claimant may be considered presently disabled at the third step. Claimant meets listing 14.02 or its equivalent. The testimony of Claimant's treating therapist supports this position. This Administrative Law Judge will not continue through the remaining steps of the assessment. Claimant's testimony and the medical documentation support the finding that Claimant meets the requirements of the listing. Claimant has other significant health problems that were not fully addressed in this decision because Claimant is found to meet a listing for a different impairment.

Therefore, Claimant is found to be disabled.

# **DECISION AND ORDER**

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides that Claimant is medically disabled as of February, 2012.

Accordingly, the Department's decision is hereby **REVERSED** and the Department is ORDERED to initiate a review of the application for MA and Retro MA dated, if not done previously, to determine Claimant's non-medical eligibility. The Department shall inform Claimant of the determination in writing. A review of this case shall be set for January, 2014.

Aaron McClintic Administrative Law Judge For Maura Corrigan, Director Department of Human Services

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Date Signed: <u>01/15/2013</u> Date Mailed: <u>01/16/2013</u> **NOTICE:** Administrative Hearings 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. Administrative Hearings 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 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 <u>MAY</u> 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

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