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

IN THE MATTER OF:

ELIZABETH FULCHER 842 S. STATE RD., APT 169 DAVISON, MI 48423 Reg No: 2013-15907 Issue No: 2009 Case No: 113483665 Hearing Date: March 13, 2013 Genesee County DHS (02)

ADMINISTRATIVE LAW JUDGE: Aaron McClintic

AMENDED DECISION AND ORDER

This matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9; MCL 400.37. This matter having been heard by the undersigned Administrative Law Judge on March 13, 2013, and a written Hearing Decision having been issued by the Administrative Law Judge on April 18, 2012, which contained a misstatement of facts for the purposes of correcting that error. The decision of March 13, 2013 is incorporated herein by reference to the extent that the original decision is not inconsistent with the following Amended Decision and Order.

FINDINGS OF FACT

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

- 1. The findings of fact contained in the previous decision are incorporated as though stated herein to the extent the original decision is not inconsistent with this decision.
- 2. Claimant applied for Retroactive Medical Assistance with a request for coverage back to January 2012

CONCLUSIONS OF LAW

The Conclusions of Law contained in the previous decision are incorporated as though stated herein to the extent the original decision is not inconsistent within this decision. Claimant is found to be disabled for the purposes of Retroactive MA as of January 2012.

DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of Liw, decides that Claimant is medically disabled for the purposes of Retroactive Medical Assist ince as of January 2012.

Acc ridingly, the Department's decision to deny Claimant eligibility for retroactive Medial Assistance benefits is hereby **REVERSED** and the Department is **ORDERED** to initiate a re riew of the Retro MA application dated February 16, 2012, if not done previously, to determine Claimant's non-medical eligibility. The Department shall inform Claimant of the letermination in writing. A review of this case shall be set for April 2014.

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

Dat : Signed: <u>15/29/2013</u>

Dat Mailed: 05/29/2013

NO ICE: Administrative Hearings may order a rehearing or reconsideration on either its own notion 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 60 days of the filing of the original request.

The Claimant hay 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.

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cc: ELIZAB ETH FULCHER ADVOMAS Genese > County DHS (02) C. Geor je M. Best EQADH Shearings SHRT A. McClintic MAHS