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

### IN THE MATTER OF:



2013-33289
2009
Hillsdale DHS (0)0

## ADMINISTRATIVE LAW JUDGE: Aaron McClintic

#### INTERIM ORDER EXTENDING THE RECORD

This matter is before the undersigned Administrative Law Judge upon the Claimant's request for a hearing made pursuant to Michigan Compiled Laws 400.9 and 400.37, which govern the administrative hearing and appeal process. After due notice, a telephone hearing was commenced on proceeding, from Lansing, Michigan. Participants on behalf of the Claimant included Claimant. Participants on behalf of the Department of Human Services (Department) included proceeding.

The Administrative Law Judge having determined that the medical record in this case is insufficient to determine disability and the parties having waived any violation of statutory or policy time standards.

The Department shall secure all records from and in not previously submitted.

If the DHS local office does not timely receive the medical reports requested, the DHS local office shall so inform the Administrative Law Judge who will make the decision based on the current record, or, for good cause shown, may extend the record closing date to allow additional time for the submission of specified evidence.

If the DHS local office timely receives the medical reports:

The DHS local office shall submit the new medical to the Michigan Administrative Hearing System(MAHS) office in Lansing **with** a cover memo indicating the name of the Administrative Law Judge to whom the case is assigned.

## IT IS HEREBY **ORDERED** THAT:

- 1. At no time shall this extension of time exceed 9 days from the date of this hearing.
- 2. No additional extensions of time shall be granted unless good cause is demonstrated.
- 3. The additional evidence to be admitted as part of the hearing record shall be sent to the following address:

Michigan Administrative Hearing System P.O. Box 30639 Lansing, MI 48909-8139 Attn: Administrative Law Judge Aaron McClintic

4. The party submitting the additional widence shall also submit a Proof of Service attesting to having provided the same documentation to all parties of record and their authorized representatives. For purposes of serving the Department, a duplicate copy of the additional evidence shall be provided to the Department's local office participating in these proceedings for inclusion into Claimant's medic I file.

**IT IS FURTHER DRDERED THAT:** no addition if evidence other than the evidence submitted consistent with this **ORDER** will be reviewed or considered. If neither party has submitted the additional evidence which is the subject of this Interim Order Extending the Record at the conclusion of the 90-day period, the hearing record will close and a decision will be issued based upon the evidence and testimony available at the hearing. Any additional evidence submitted consistent with this ORDER shall be provided to the State Hearing Review Team (SHRT) by this Administrative Law Judge for review, consistent with the Bridges Administrative Manual, Item 600.

A final vritten Hearing Decision will be written afte an SHRT determination is available. Any additional evidence not submitted in accordance with this procedure will not be reviewed or considered by the Administrative Law Judge.

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Aaron McClintic Administrative Law Judge Mishigan Administrative Hearing System

Date Mailed: 06/07/2013

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