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

IN THE MATTER OF:


Reg No: 2013-838
Issue No: 2009


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 in person hearing was held on . Claimant appeared and testified. Claimant's Authorized Hearings Representative
 through
represented by and

## ISSUE

Did the Department properly deny Claimant's Medical Assistance (MA) 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
2. The Medical Review Team denied the application on
3. Claimant filed a request for hearing on MA denial.
4. An in person hearing was held on
5. On , the State Hearing Review Team denied the application because the medical evidence of record indicates that the Claimant's condition is improving within months from the date of surgery.
6. Claimant is $\square$ tall and weighs $\square$ pounds having gained $\square$ pounds in the last year.
7. Claimant is years of age.
8. At hearing the record was extended to obtain updated medical records for the Claimant. Claimant agreed to this and waived timeliness standards.
9. The State Hearing Review Team approved benefits on effective because Claimant was approved for Social Security Disability benefits on $\quad$ with an onset date of

## CONCLUSIONS OF LAW

The Medical Assistance (MA) 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 of Human Services (DHS or department) administers the MA 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 Bridges Reference Manual (BRM).

Department policy at BEM 260 states that if a claimant has been found eligible by the State Hearing Review Team, the person meets the Department's MA disability criteria. No other evidence is required to establish disability. In the present case, the claimant was found by the State Hearing Review Team and has presented prima facie evidence of the same. This disability was found by the State Hearing Review Team to be disabled as of $\quad$ Therefore, the Administrative Law Judge finds that the Claimant met the Department's definition of disabled for the purposes of MA-P.

## DECISION AND ORDER

The Administrative Law Judge, based upon the above findings of fact and conclusions of law, decides that the Claimant is medically disabled as of $\quad$ for the purposes of the MA and retroactive MA program, pending a review of all non-medical eligibility factors.

Accordingly, the Department's decision in the above stated matter is, hereby, REVERSED.

The Department is ORDERED to process Claimant's Medicaid application of , and initiate a review of all non-medical eligibility factors, if it has not already done so.

The De jartment is further ORDERED to initiate a f all review of this case in

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\xrightarrow[\substack{\text { Aaron McClintic }}]{\substack{\text { Administrative Law Judge } \\
\text { f ir Maura Corrigan, Director }}} \begin{gathered}
\text { Dep irtment of Human Services }
\end{gathered}
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Date Si zoned: 06/14/2013
Date $M$ ailed: $\quad \underline{06 / 14 / 2013}$

NOTIC :: Administrative Hearings may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 lays of the mailing date of this Decision an | Order. Administrative Hearings will ot order a rehearing or reconsi deration on the Department's motion where the final decision cannot be implem anted with 160 days of the filing of the origin anal reques :.

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 $r$ ?hearing was made, within 30 days of the rec sift date of the rehearing decision.

Claima it may req est a rehearing or reconsiderati on for the following reasons:

- A re earing MAY be granted if there is newly discovered evidence that coul $\mid$ affect the outcome of the origin al hearing decision.
- A re onsideration MAY be granted for any of th : following reasons:
- misapplication of manual polic / or law in :he hearing decision,
- typographical errors, mathew tical error, or other obvious errors in the hearing decision that effect the substantial rights of the claimant:
- $\quad$ the failure of the ALJ to address other rel эvant issues in the hearing decision.

Request must be submitted through the local DHS office or di ectly to MAHS by mail at:
Michigan Administrative Hearings
Reconsideration/Rehearing Request
P. O. Box 30639

Lansing, Michigan 48909-07322

2013-838/AM

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cc:


