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:	2013-39970 3052 July 31, 2013 Bay County			
ΑC	OMINISTRATIVE LAW JUDGE: Alice C. Elk	kin				
HEARING DECISION FOR INTENTIONAL PROGRAM VIOLATION						
an he	is matter is before the undersigned Administed MCL 400.37 upon the Department of Hundring. After due notice, a telephone hearing chigan. The Department was represented by	nan Services' (Depa y <u>was held on July 3</u> 1	rtment) request for a			
	Participants on behalf of Respondent include	ded: .				
pu	Respondent did not appear at the hearing a rsuant to 7 CFR 273.16(e), Mich Admin Cod 0.3187(5).		•			
	<u>ISSUE</u>	<u>s</u>				
1.	Did Respondent receive an overissuance (0	OI) of				
	☐ Family Independence Program (FIP) ☐ State Disability Assistance (SDA) ☐ Medical Assistance (MA)	☐ Food Assistance☐ Child Development	Program (FAP) ent and Care (CDC)			
	benefits that the Department is entitled to re	ecoup?				
2.	Did Respondent commit an Intentional Program Violation (IPV)?					
3.	Should Respondent be disqualified from red	ceiving				

FINDINGS OF FACT

☐ Food Assistance Program (FAP)

☐ Child Development and Care (CDC)?

Family Independence Program (FIP)

State Disability Assistance (SDA)

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

1.	The Department's OIG filed a hearing request on April 15, 2013, to establish an OI of benefits received by Respondent as a result of Respondent having allegedly committed an IPV.
2.	The OIG \boxtimes has \square has not requested that Respondent be disqualified from receiving program benefits.
3.	Respondent was a recipient of $\ \ \Box$ FIP $\ \ \Box$ FAP $\ \ \Box$ SDA $\ \ \Box$ CDC $\ \ \Box$ MA benefits during the relevant periods at issue.
4.	Respondent \boxtimes was \square was not aware of the responsibility to report changes in residency to the Department.
5.	Respondent had no apparent physical or mental impairment that would limit the understanding or ability to fulfill this requirement.
6.	The Department's OIG indicates that the time period they are considering the fraud period is June 1, 2012, through January 31, 2012 (the "fraud period").
7.	The Department alleges that during the alleged fraud period, Respondent received an OI in \square FIP \boxtimes FAP \square SDA \square CDC \square MA benefits in the amount of \$1,600.
8.	This was Respondent's ⊠ first ☐ second ☐ third alleged IPV.
9.	A notice of hearing was mailed to Respondent at the last known address and \square was \boxtimes was not returned by the US Post Office as undeliverable.

CONCLUSIONS OF LAW

Department policies are contained in the Department of Human Services Bridges Administrative Manual (BAM), Bridges Eligibility Manual (BEM), and the Reference Tables Manual (RFT). Prior to August 1, 2008, Department policies were contained in the Department of Human Services, Program Administrative Manuals (PAM), Program Eligibility Manual (PEM), and Reference Schedules Manual (RFS).

The Food Assistance Program (FAP) [formerly known as the Food Stamp (FS) program] is established by the Food Stamp Act of 1977, as amended, and is implemented by the federal regulations contained in Title 7 of the Code of Federal Regulations (CFR). The Department (formerly known as the Family Independence Agency) administers FAP pursuant to MCL 400.10, *et seq.*, and Mich Admin Code, R 400.3001 through R 400.3015.

The Department's OIG requests IPV hearings for the following cases:

- FAP trafficking OIs that are not forwarded to the prosecutor,
- prosecution of welfare fraud or FAP trafficking is declined by the prosecutor for a reason other than lack of evidence, and
- the total OI amount is \$1000 or more, or
- the total OI amount is less than \$1000, and
 - the group has a previous IPV, or
 - the alleged IPV involves FAP trafficking, or
 - the alleged fraud involves concurrent receipt of assistance,
 - the alleged fraud is committed by a state/government employee.

BEM 720 (February 1, 2013), p. 10.

Intentional Program Violation

Suspected IPV means an overissuance (OI) exists for which all three of the following conditions exist:

- The client intentionally failed to report information or intentionally gave incomplete or inaccurate information needed to make a correct benefit determination, and
- The client was clearly and correctly instructed regarding his or her reporting responsibilities, and
- The client has no apparent physical or mental impairment that limits his or her understanding or ability to fulfill their reporting responsibilities.

BAM 720, p. 1 (emphasis in original).

An IPV is also suspected for a client who is alleged to have trafficked FAP benefits. BAM 720, p. 1.

An IPV requires that the Department establish by clear and convincing evidence that the client has intentionally withheld or misrepresented information for the **purpose** of establishing, maintaining, increasing or preventing reduction of program benefits or eligibility. BAM 720, p. 1 (emphasis in original). Clear and convincing evidence is evidence sufficient to result in a clear and firm belief that the proposition is true. See M Civ JI 8.01.

In this case, the Department alleges that Respondent committed an IPV of his FAP benefits because he failed to notify the Department that he no longer resided in Michigan but continued to receive and use Michigan-issued FAP benefits while out of state. To be eligible for FAP benefits issued by the Department, an individual must be a Michigan resident. BEM 220 (January 1, 2012), p. 1. A person is considered a resident while living in Michigan for any purpose other than a vacation, even if he has no intent to remain in the state permanently or indefinitely. BEM 220, p. 1. A client who resides outside the State of Michigan for more than thirty days is not eligible for FAP benefits issued by the State of Michigan. BEM 212 (October 1, 2008), pp. 2-3.

The Department established that from April 5, 2012, to February 2, 2013, Respondent used his FAP benefits issued by the State of Michigan exclusively out of state in While this evidence may be sufficient to establish that Respondent no longer resided in Michigan and was no longer eligible for FAP benefits, to establish an IPV the Department must present clear and convincing evidence that Respondent **intentionally** withheld or misrepresented information for the purpose of maintaining benefits. The Department did not present any evidence to establish Respondent's intent other than Respondent's out-of-state use and a February 16, 2011, online application and a December 13, 2011, redetermination. While the application and redetermination were sufficient to establish that Respondent was advised of his responsibility to report changes in circumstances, they do not establish, by clear and convincing evidence, that Respondent intentionally withheld information concerning his out-of-state move for the purpose of maintaining his Michigan FAP eligibility. Thus, the Department has failed to establish that Respondent committed an IPV of his FAP benefits.

Disqualification

A court or hearing decision that finds a client committed an IPV disqualifies that client from receiving program benefits. A disqualified recipient remains a member of an active group as long as he lives with them. Other eligible group members may continue to receive benefits. BAM 720, p. 12.

Clients who commit an IPV are disqualified for a standard disqualification period except when a court orders a different period, or except when the overissuance relates to MA. Refusal to repay will not cause denial of current or future MA if the client is otherwise eligible. BAM 710 (October 1, 2009), p. 2. Clients are disqualified for periods of one year for the first IPV, two years for the second IPV, lifetime disqualification for the third IPV, and ten years for a concurrent receipt of benefits. BAM 720, p. 13.

In this case, the Department has failed to satisfy its burden of showing that Respondent committed an IPV concerning FAP benefits. Therefore, Respondent is not subject to a disqualification under the FAP program.

Recoupment of Overissuance

When a client group receives more benefits than they are entitled to receive, the Department must attempt to recoup the OI. BAM 700 (February 1, 2013), p. 1. The

amount of the OI is the benefit amount the client actually received minus the amount the client was eligible to receive. BAM 720, p. 6; BAM 715 (February 1, 2013), pp. 1, 5; BAM 705 (February 1, 2013), p. 5.

At the hearing, the Department established that Respondent began using his Michiganissued FAP benefits in on April 6, 2012. Clients are not eligible for Michigan FAP benefits if they do not reside in Michigan. BEM 220 (January 1, 2012), p. 1. As discussed above, Respondent's FAP use out of state established that he did not reside in Michigan. Thus, he was overissued FAP benefits.

In determining the first month of the OI, the Department testified that it applied the 10-day client reporting period, the 10-day processing period, and the 12-day negative action suspense period. In doing so, the Department correctly determined that the first OI month was June 2012. See BAM 720, p. 6. Respondent was issued \$1,600 in FAP benefits between June 1, 2012, and January 31, 2013, when his case closed. Thus, the Department is entitled to recoup the \$1,600 in FAP benefits it issued to Respondent during that period.

DECISION AND ORDER

The Administrative Law Judge, based upon the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, concludes that:

- 1. Respondent \square did \boxtimes did not commit an IPV.
- 2. Respondent \boxtimes did \square did not receive an OI of program benefits in the amount of \$1,600 from the following program(s) \square FIP \boxtimes FAP \square SDA \square CDC \square MA.

The Department is ORDERED to

- delete the OI and cease any recoupment action.
- initiate recoupment procedures for the amount of \$1,600 in accordance with Department policy.
- reduce the OI to for the period, in accordance with Department policy.

Alice C. Elkin

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

Date Signed: August 5, 2013

2013-39970/ACE

Date Mailed: August 6, 2013

NOTICE: The law provides that within 30 days of receipt of the above Decision and Order, the Respondent may appeal it to the circuit court for the county in which he/she lives.

ACE/pf

CC:

