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

IN THE MATTER OF:



Reg No. 2013-55042

Issue No. <u>2009</u>

Case No.

Hearing Date: November 6, 2013

Macomb-20 County DHS

ADMINISTRATIVE LAW JUDGE: Vicki L. Armstrong

### **HEARING DECISION**

Following Claimant's r equest for a hearing, this matter is before the undersigned Administrative Law J udge pursuant to MC L 400.9 and 400.37; 42 CFR 431.200 t o 431.250; and 45 CF R 205.10. After due notice, a telephon e hearing was held on November 6, 2013, from Lansing, Mich igan. Claimant per sonally appeared and testified. Participant s on behalf of the Departm ent of Human Services (Department) included Eligibility Specialist

### ISSUE

Did the department properly deny Claimant's Medicaid (MA )/Retro-MA app lication based on a finding that he lacks a legally disabling condition?

# FINDINGS OF FACT

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

- 1. On March 6, 2013, Claimant applied for MA/Retro-MA.
- On June 6, 2013, t he department 's Medical Rev iew T eam (MRT) denied disability status, followed by pre- hearing concur rence iss ued by the department's State Hearing Review T eam (SHRT) on August 23, 2013. (Depart Ex. A, pp 9-10; Depart Ex. B, p 1).
- 3. Claimant's self-requested appeal hearing dis puting these decisions was held on November 6, 2013.
- 4. At hearing, Claimant testified that he had been approved for SSI-disability.
- Claimant provided this presiding Administrative Law Judge with verification of the Fully F avorable Social Secur ity Administration's (SSA's) decision finding Claimant was disabled with a benefit entit lement effective February 13, 2011,

which is long before Claimant filed his dis puted MA/Retro application (See Finding of Fact #1 above).

6. The department stipul ated on the record at hear ing that Claimant's SS A approval establishes a dis ability al lowance for MA/Retro-MA eligibility purposes.

## **CONCLUSIONS OF LAW**

The Medical Assistance (MA) program is estab lished by Title XIX of the Social Sec urity 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 Reference Tables Manual (RFT).

In the pres ent case, the SSA's disability allowance, received while Claimant's appeal was pending, currently est ablishes Claimant is disabled and has been disabled at all times relevant to his March 6, 2013, MA/Retro-MA application.

## **DECISION AND ORDER**

The Administrative Law Judge, based upon the above findings of fact and conclusion sof law, decides the department erred in determining Claimant is not disabled.

Accordingly, the department's decision is **REVERSED**, and it is ORDERED that:

- 1. The department shall approve MA and Retro-MA benefits back to December, 2012, for Claimant as long as he is otherwise eligible to receive them.
- 2. Departmental review of Claimant's medical condition is not necessary as long as his SSA disability status continues.

Vicki L. Armstrong Administrative Law Judge for Maura D. Corrigan, Director Department of Human Services

Date Signed: November 7, 2013

Date Mailed: November 7, 2013

**NOTICE OF AP PEAL**: The claimant may appeal the Dec ision and Order to Circu it Court within 30 days of the receipt of the Decision and Order or, if a timely Request for Rehearing or Reconsideration was made, within 30 days of the receipt date of the Decision and Order of Reconsideration or Rehearing Decision.

Michigan Administrative Hearing Syst em (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a par ty within 30 days of the mailing date of this Dec ision and Order. MAHS will not order a rehearing or reconsideration on the Department's mo tion where the final decis ion cannot be implemented within 90 days of the filing of the original request (60 days for FAP cases).

A Request for Rehearing or Reconsideration may be granted when one of the following exists:

- Newly disc overed evidence that existed at the time of the or iginal hearing that could affect the outcome of the original hearing decision;
- Misapplication of manual policy or law in the hearing decision which led to a wrong conclusion;
- Typographical, mathematical or other obvious error in the hearing decision that affects the rights of the client;
- Failure of the ALJ to address in the hearing decision relevant issues raised in the hearing request.

The Department, AHR or the clai mant must specify all reas ons for the request. MAHS will not review any response to a request for rehearing/reconsideration. A request must be *received* in MAHS within 30 days of the date the hearing decision is mailed.

The written request must be faxed to (517) 335-6088 and be labeled as follows:

Attention: MAHS Rehearing/Reconsideration Request

If submitted by mail, the written request must be addressed as follows:

Michigan Administrative Hearings Reconsideration/Rehearing Request P.O. Box 30639 Lansing, Michigan 48909-07322

VLA/las

cc: