## 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:	2014-13750 2000 April 10, 2014 Wayne (18)			
ADMINISTRATIVE LAW JUDGE: Robert J. Chav	ez				
HEARING DECISION					
Following Claimant's request for a hearing, this matter is before the undersigned Administrative Law Judge pursuant to MCL 400.9 and 400.37; 7 CFR 273.15 to 273.18; 42 CFR 431.200 to 431.250; 45 CFR 99.1 to 99.33; and 45 CFR 205.10. After due notice, a telephone hearing was held on April 10, 2014, from Detroit, Michigan. Participants on behalf of Claimant included Participants on behalf of the Department of Human Services (Department) included MCS.					
ISSUE					
Did the Department properly $\boxtimes$ deny Claimant's application $\square$ close Claimant's case $\square$ calculate Claimant's allotment for:					
☐ Family Independence Program (FIP)? ☐ Food Assistance Program (FAP)? ☐ Medical Assistance (MA)? ☐ Adult Medical Assistance (AMP)? ☐					
FINDINGS OF FACT					
The Administrative Law Judge, based on the evidence on the whole record, finds as material fac		rial, and substantial			
Claimant ⊠ applied for □ received: □ FIP □ FAP ⊠ MA □ AMP □ senefits. □ State of the content of the conte	SDA CDC	□ DSS □ SSP			

2.	On August 23, 2013, the Department		
3.	On August 23, 2013, the Department sent Claimant/Claimant's Authorized Representative (AR) its decision.		
4.	On November 12, 2013, Claimant/Claimant's Authorized Hearing Representative (AHR) filed a hearing request, protesting the Department's actions.		
	CONCLUSIONS OF LAW		
Adm	artment policies are contained in the Department of Human Services Bridges inistrative Manual (BAM), Department of Human Services Bridges Eligibility Manual <i>M</i> ), and Department of Human Services Reference Tables Manual (RFT).		
☐ The Medical Assistance (MA) program is established by the Title XIX of the Social Security Act, 42 USC 1396-1396w-5, and is implemented by 42 CFR 400.200 to 1008.59. The Department of Human Services (formerly known as the Family Independence Agency) administers the MA program pursuant to MCL 400.10 and MCL 400.105.			
affirr clain adm auth	ropening the record, the Department admitted error in the current case, and stated natively that steps were required to correct the action taken with regards to nant's benefit case. Therefore, no other findings are necessary. The Department itted that a full notice of case action did not appear to have been sent to claimant's orized representative. Furthermore, claimant's hearing request was on a lack of a otice of case action, and was not protesting the lack of disability finding by MRT.		
in or Adm state to di	e current case, the Department testified that it must send a full notice of case action der to correct the action take with regard to claimant's current benefits case. The inistrative Law Judge therefore holds that the Department must take the action ed. This decision in no way affects claimant's ability to request a hearing with regard sability; claimant's time limit to request a hearing with regard to disability begins a claimant receives a complete notice of case action.		
	Administrative Law Judge, based upon the above Findings of Fact and Conclusions aw, and for the reasons stated on the record, if any, finds that the Department		
$\overline{\boxtimes}$ d	cted in accordance with Department policy when it  id not act in accordance with Department policy when it failed to send a notice of action to claimant's authorized representative.		

## **DECISION AND ORDER**

Accordingly, the Department's decision is

	AFFIRMED.
$\boxtimes$	REVERSED.

- THE DEPARTMENT IS ORDERED TO BEGIN DOING THE FOLLOWING, IN ACCORDANCE WITH DEPARTMENT POLICY AND CONSISTENT WITH THIS HEARING DECISION, WITHIN 10 DAYS OF THE DATE OF MAILING OF THIS DECISION AND ORDER:
- 1. Send a complete notice of case action with regards to claimant's November 19, 2012 MA-P application to claimant's authorized representative.

Robert J. Chavez
Administrative Law Judge
for Maura Corrigan, Director
Department of Human Services

Date Signed: May 2, 2014

Date Mailed: May 2, 2014

**NOTICE OF APPEAL:** 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 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 System (MAHS) may order a rehearing or reconsideration on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. MAHS will not order a rehearing or reconsideration on the Department's motion where the final decision 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 discovered evidence that existed at the time of the original 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 claimant must specify all reasons 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

RJC/tm

cc: