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

IN THE MATTER OF:



Reg. No.: 14-007769

Issue No(s).: 2001

Case No.:

Hearing Date: August 28, 2014
County: Macomb (20)

ADMINISTRATIVE LAW JUDGE: Zainab Baydoun

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 three way telephone hearing was held on August 28, 2014, from Detroit, Michigan. Participants on behalf of Claimant included his Authorized Hearing Representative (AHR), Participants on behalf of the Department of Human Services (Department) included Specialist.

ISSUE

Did the Department properly process Claimant's application for Medical Assistance (MA) benefits?

FINDINGS OF FACT

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

- 1. On March 21, 2014, L&S submitted an application for MA benefits on behalf of Claimant, retroactive to December 2013. (Exhibit B)
- 2. On April 28, 2014, the Social Security Administration (SSA) sent Claimant a Notice of Award, informing him that it found him entitled to Retirement, Survivors and Disability Insurance (RSDI) benefits based on a disability beginning May 1, 2012. (Exhibit A).
- 3. On April 29, 2014, the Department sent Claimant a Health Care Coverage Determination Notice informing him that: for the period December 1, 2013 to

February 28, 2014, he was ineligible for MA on the basis that he is not blind, disabled, parent/caretaker relative of a dependent child and does not meet age requirements; for the period of March 1, 2014, ongoing, he was ineligible for MA on the basis that the Health Michigan Plan is closed to new enrollments; and that for the period of April 1, 2014, ongoing, he was approved for MA. (Exhibit C)

4. On July 15, 2014, L&S submitted a hearing request disputing the Department's actions.

CONCLUSIONS OF LAW

Department policies are contained in the Department of Human Services Bridges Administrative Manual (BAM), Department of Human Services Bridges Eligibility Manual (BEM), Department of Human Services Reference Tables Manual (RFT), and Department of Human Services Emergency Relief Manual (ERM).

The Medical Assistance (MA) program is established by Title XIX of the Social Security Act, 42 USC 1396-1396w-5; 42 USC 1315; the Affordable Care Act of 2010, the collective term for the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, as amended by the Health Care and Education Reconciliation Act of 2010, Pub. L. No. 111-152; and 42 CFR 430.10-.25. The Department (formerly known as the Family Independence Agency) administers the MA program pursuant to 42 CFR 435, MCL 400.10, and MCL 400.105-.112k.

When the Department receives an application for assistance, it is to be registered and processed in accordance with Department policies. The date of application is the date the local office receives the required minimum information on an application or the filing form. BAM 110 (January 2014), pp.5,7,18-22. The standard of promptness (SOP) begins the date the department receives an application/filing form, with minimum required information. BAM 115 (March 2014), pp. 1,14-15. Retro MA coverage is available back to the first day of the third calendar month prior to the current application for FIP and MA applicants and persons applying to be added to the group. BAM 115, pp. 9-10.

The Department is to certify program approval or denial of the application within 45 days, unless an exception applies, and upon certification of eligibility results, the Department is to notify clients in writing of positive and negative actions by generating the appropriate notice of case action. After processing an initial application, the Department will notify clients and the representative of the approval or denial. BAM 115, pp. 1, 22;BAM 220 (January 2014), p. 1.

In this case, L&S requested a hearing on behalf of Claimant disputing the Department's denial of Claimant's application for MA benefits. At the hearing, Claimant's AHR asserted that because Claimant was approved for RSDI with an onset date of May 2012, the Department's denial of MA benefits was improper. BEM 260 provides that a

person eligible for RSDI benefits based on his disability or blindness meets the disability or blindness criteria for MA purposes; and disability or blindness starts from the RSDI disability onset date established by the SSA. BEM 260 (July 2013), pp. 1-2. The Department acknowledged that the denial of the application was improper and that there were certain errors in the processing of Claimant's MA application. Because Claimant has already been found disabled by the SSA, the Department is only required to verify that Claimant meet the non-medical criteria for MA eligibility. BEM 260, pp. 1-2.

The Administrative Law Judge, based on the above Findings of Fact and Conclusions of Law, and for the reasons stated on the record, if any, finds that the Department failed to satisfy its burden of showing that it acted in accordance with Department policy when it denied Claimant's March 21, 2014, MA application, retroactive to December 2013.

DECISION AND ORDER

Accordingly, the Department's decision is 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. Register and process Claimant's March 21, 2014, MA application, retroactive to December 2013, to determine if all non-medical eligibility criteria are satisfied;
- 2. Provide Claimant with MA coverage from December 2013, ongoing, under the most beneficial category and in accordance with Department policy; and
- 3. Notify Claimant and L&S in writing of its decision.

Zainab Baydoun

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

Date Signed: September 17, 2014

Date Mailed: September 17, 2014

NOTICE OF APPEAL: A party may appeal this Hearing Decision in the circuit court in the county in which he/she resides or has its principal place of business in the State, or the circuit court in Ingham County, within 30 days of the receipt date.

A party may request a rehearing or reconsideration of this Hearing Decision from the Michigan Administrative Hearing System (MAHS) within 30 days of the mailing date of this Hearing Decision, or MAHS may order a rehearing or reconsideration on its own motion.

MAHS may grant a party's Request for Rehearing or Reconsideration 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 party requesting a rehearing or reconsideration 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 this Hearing Decision is mailed.

A written request may be faxed or mailed to MAHS. If submitted by fax, 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

ZB/cl	
cc:	