STATE OF MICHIGAN MICHIGAN ADMINISTRATIVE HEARING SYSTEM FOR THE DEPARTMENT OF HEALTH AND HUMAN SERVICES

P.O. Box 30763, Lansing, MI 48909 (517) 335-2484; Fax: (517) 373-4147

IN THE MATTER OF:

	Docket No. 15-002794 HHS
Appell	ant/
DECISION AND ORDER	
	s before the undersigned Administrative Law Judge pursuant to MCL 400.9 431.200 <i>et seq.</i> , and upon the Appellant's request for a hearing.
and testified represented, A	tice, a telephone hearing was held on on her own behalf. The Department of Health and Human Services (DHHS or Department). The Department of Health and Human Services (DHHS or Department). The Department of Health and Human Services (DHHS or Department). The Department of Health and Human Services (DHHS or Department).
ISSUE	
Did th	e Department properly terminate Appellant's Home Help Services (HHS)?
FINDINGS OF FACT	
The Administrative Law Judge, based upon the competent, material and substantial evidence on the whole record, finds as material fact:	
1.	Appellant is a year-old Medicaid beneficiary who has been diagnosed with, among other conditions, diabetes, arthritis, coronary artery disease, high cholesterol, an injured disc, and chronic obstructive pulmonary disease. (Exhibit A, pages 7, 10).
2.	Appellant had been receiving HHS through the Department and was most recently approved for HHS in the amount of hours and minutes per month, with a total monthly care cost of the cost of
3.	Starting , Appellant's Medicaid scope of coverage changed to and she had a Medicaid deductible obligation/spend down of at least per month. (Exhibit A, page 9).

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- 4. Appellant never met that deductible/spend down in any month and her Medicaid has therefore remained inactive since (Testimony of Appellant).
- 5. On the Department sent Appellant written notice that her HHS would be terminated on active Medicaid since and a person is not eligible for HHS unless they have full scope Medicaid coverage. (Exhibit A, page 6).
- 6. On the Michigan Administrative Hearing System (MAHS) received the request for hearing filed in this matter. (Exhibit A, pages 4-6).

CONCLUSIONS OF LAW

The Medical Assistance Program is established pursuant to Title XIX of the Social Security Act and is implemented by Title 42 of the Code of Federal Regulations (CFR). It is administered in accordance with state statute, the Social Welfare Act, the Administrative Code, and the State Plan under Title XIX of the Social Security Act Medical Assistance Program.

Home Help Services (HHS) are provided to enable functionally limited individuals to live independently and receive care in the least restrictive, preferred settings. These activities must be certified by a physician and may be provided by individuals or by private or public agencies.

With respect to eligibility criteria for HHS, Adult Services Manual 105 (12-1-2013) provided in part:

Requirements

Home help eligibility requirements include all of the following:

- Medicaid eligibility.
- Certification of medical need.
- Need for service, based on a complete comprehensive assessment (DHS-324) indicating a functional limitation of level 3 or greater for activities of daily living (ADL).
- Appropriate Level of Care (LOC) status.

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Medicaid/Medical Aid (MA)

The client may be eligible for MA under one of the following:

- All requirements for Medicaid have been met.
- MA deductible obligation has been met.

The client must have a scope of coverage of either:

- 1F or 2F.
- 1D or 1K (Freedom to Work).
- 1T (Healthy Kids Expansion).

Clients with a scope of coverage 20, 2C or 2B are **not** eligible for Medicaid until they have met their MA deductible obligation.

Note: A change in the scope of coverage in Bridges will generate a system tickler in ASCAP for active services cases.

Medicaid Personal Care Option

Clients in need of home help personal care services may become eligible for MA under the Medicaid personal care option.

Discuss this option with the client and coordinate implementation with the eligibility specialist.

Conditions of eligibility:

- The client meets all Medicaid eligibility factors except income.
- An independent living services case is open.
- The client is eligible for home help services.
- The cost of personal care services is more than the MA excess income amount.

If **all** the above conditions have been satisfied, the client has met MA deductible requirements. The adult services specialist can apply the personal care option in ASCAP. The

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deductible amount is entered on the **MA History** tab of the Bridges **Eligibility** module in ASCAP.

Use the DHS-1210, Services Approval Notice to notify the client of home help services approval when MA eligibility is met through this option. The notice must inform the client that the home help payment will be affected by the deductible amount, and that the client is responsible for paying the provider the MA deductible amount each month.

Do **not** close a case eligible for MA based on this policy option if the client does not pay the provider. It has already been ensured that MA funds will not be used to pay the client's deductible liability. The payment for these expenses is the responsibility of the client.

Changes in the client's deductible amount will generate a system tickler from Bridges.

MA eligibility under this option cannot continue if the cost of personal care becomes equal to or less than the MA excess income amount.

Note: See Bridges Eligibility Manual (BEM) 545, Exhibit II, regarding the Medicaid Personal Care Option.

ASM 105, pages 1-2 of 4

Here, pursuant to the above policy, the Department terminated Appellant's HHS on the basis that her Medicaid scope of coverage had been a "since and Appellant has never met her Medicaid deductible obligation in any month after that date. Moreover, given the amounts of her deductible and the previously-approved HHS, the Medicaid Personal Care Option is not available to Appellant.

In response, Appellant testified that she is still disabled and needs assistance. However, Appellant's medical conditions and needs are not disputed and were not the basis for the termination. Instead, as discussed above, the Department terminated Appellant's HHS because she was no longer eligible for the services due to her inactive Medicaid and consistent failure to meet her deductible. Given the clear policy and undisputed evidence in this case, that termination was proper and the Department's action must be affirmed.

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DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, finds that the Department properly terminated Appellant's HHS.

IT IS THEREFORE ORDERED THAT:

The Department's decision is AFFIRMED.

Steven Kibit

Administrative Law Judge for Nick Lyon, Director

Michigan Department of Health and Human Services

Date Signed:

Date Mailed:

SK/db

CC:

*** NOTICE ***

The Michigan Administrative Hearing System may order a rehearing on either its own motion or at the request of a party within 30 days of the mailing date of this Decision and Order. The Michigan Administrative Hearing System will not order a rehearing on the Department's motion where the final decision or rehearing cannot be implemented within 90 days of the filing of the original request. The Appellant 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 was made, within 30 days of the receipt of the rehearing decision.