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

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IN THE MATTER OF:	
,	Docket No. 15-013851 HHS Case No.
Appellant /	
DECISION AND ORDER	
This matter is before the undersigned Administration and 42 CFR 431.200 <i>et seq.</i> , upon the Appellant's	<u> </u>
After due notice, a hearing was held on	
Appellant appeared and testified.	
, Appeals Review Officer, represente Services Supervisor, (ASS) and as witnesses for the Department.	ed the Department , Adult dult Services Worker (ASW) appeared
ICCIIE	

<u>ISSUE</u>

Did the Department properly close the Appellant's Home Help Services ("HHS") case?

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 female who is a beneficiary of the Medicaid and the HHS programs.
- 2. At all relevant times, Appellant had an open HHS case.
- 3. Appellant's case had been suspended due to inadequate living conditions. The Department had visited Appellant and determined that Appellant did not have water or heat, and was squatting. (Exhibit A). The Department attempted to work with Appellant but after a number of months, Appellant did not resolved the problems. (Testimony).

Docket No. 15-013851 HHS Decision and Order

- 4. On the Department issued notice to terminate Appellant's HHS case on the grounds that "client has not had a provider for over six months; client does not have adequate living arrangements; client does not meet qualification for ILS program." (Exhibit a.9).
- 5. On the Appellant's Request for Hearing was received by the Michigan Administrative hearing System. (Exhibit A.4).

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.

The Adult Services Manual (ASM) addresses eligibility for Home Help Services:

ASM 101 discusses Available Services. This item states that the HHS program is available only to individuals who are residing within their home or the household of another. ASM 101, p 1.

ASM 170 contains policy on Case Closure. That item indicates that the HHS payments may be "terminated and closed" in a number of circumstances. Applicable to the case here, the Department cited: "The client no longer wishes to receive home help services." ASM 170, page 1 of 3, Effective 5-1-2013. Also applicable here, under ASM 170, the Department is required to close the case when the client fails to meet any of the eligibility requirements. ASM, p 1.

At an administrative hearing, Appellant bears the burden of proof to establish eligibility.

Here, unrefuted evidence is that Appellant does not in an independent living arrangement. Under ASM 101, there is no eligibility.

In addition, the facts here indicate that there has no activity on Appellant's case in a number of months as Appellant did not have a provider. Under ASM 170, the Department is required to close an HHS when there is no activity.

For these reasons and for the reasons stated above, the Department was required to close Appellant's case due to inactivity. The Department's closure is upheld.

Docket No. 15-013851 HHS Decision and Order

Appellant understands that she can reapply.

It is noted that there was no substantive review here regarding Appellant's medical eligibility.

DECISION AND ORDER

The Administrative Law Judge, based on the above findings of fact and conclusions of law, decides that the Department properly closed Appellant's HHS case based on the available evidence.

IT IS THEREFORE ORDERED that:

The Department's decision is **AFFIRMED**.

Janice Spodarek
Administrative Law Judge
for Nick Lyon, Director
Michigan Department of Health and Human
Services



*** 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 filling 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.