RICK SNYDER GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS MICHIGAN ADMINISTRATIVE HEARING SYSTEM Christopher Seppanen

Executive Director

SHELLY EDGERTON DIRECTOR



Date Mailed: May 26, 2016 MAHS Docket No.: 15-026549

Agency No.:
Petitioner:

ADMINISTRATIVE LAW JUDGE: Eric Feldman

HEARING DECISION

Pursuant to a September 8, 2014, federal lawsuit, the Department of Health and Human Services (Department) issued notices to Medicaid applicants who were potentially denied full Medicaid coverage based on immigration status between January 2014 and May 2015. The notice included information about how to request a hearing. Petitioner filed a request for a hearing; and accordingly, this matter is before the undersigned Administrative Law Judge pursuant to Michigan Administrative Hearing Rules (R 792.10101 – R 792.11903) and the Administrative Procedures Act, 1969 PA 306, as amended, MCL 24.201 et seq.

After due notice, a three-way telephone hearing was held on May 18, 2016, from Detroit, Michigan. The Petitioner was represented by Department was represented by Eligibility Specialist. (Petitioner). The

<u>ISSUE</u>

Did the Department properly determine Petitioner's immigration status or citizenship when determining Medicaid (MA) eligibility?

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 Petitioner applied for MA benefits via the Federally Facilitated Marketplace. See Exhibit A, pp. 5-15.
- 2. On the date of MA application, Petitioner was not a United States citizen. See Exhibit A, p. 6.

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- 3. On ______, the Department sent Petitioner a Health Care Coverage Determination Notice notifying him that his application was approved for Emergency Services Only (ESO) MA coverage effective _____, ongoing. See Exhibit A, pp. 18-20.
- 4. On an unspecified date, the Department updated all benefit periods that previously had ESO coverage and provided Petitioner with full-coverage MA from January 2015 to November 2015. See Exhibit A, pp. 1 and 16-17 (Medicaid Eligibility).
- 5. On Petitioner requested a hearing. See Exhibit A, p. 2.
- 6. Effective November 2015, Petitioner requested that his case be closed. See Exhibit A, p. 1.
- 7. On the Department sent Petitioner a Benefit Notice notifying Petitioner that he was eligible for full-coverage MA from January 2015 to November 2015. See Exhibit A, pp. 21-22.

CONCLUSIONS OF LAW

Department policies are contained in the Department of Health and Human Services Bridges Administrative Manual (BAM), Department of Health and Human Services Bridges Eligibility Manual (BEM), Department of Health and Human Services Reference Tables Manual (RFT), Department of Health and Human Services Modified Adjusted Gross Income (MAGI) Related Eligibility Manual (MREM), and Department of Health and 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 administers the MA program pursuant to 42 CFR 435, MCL 400.10, and MCL 400.105-.112k.

Preliminary matter

As a preliminary matter, Petitioner abruptly left the telephone hearing towards the conclusion of the hearing. The undersigned determined that Petitioner abandoned the hearing. Nevertheless, no further testimony was elicited from Respondent and Exhibit A (pp. 1-22) was admitted into the evidence record. The undersigned issued the following decision below:

ESO coverage

In this case, Petitioner requested a hearing disputing the MA benefits. See Exhibit A, p. 2. It should also be noted that the undersigned's jurisdiction is only to review whether

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the Department denied Petitioner's full MA coverage between January 2014 to May 2015, in accordance with federal and state laws and policies.

To be eligible for full coverage MA, a person must be a U.S. citizen or an alien admitted to the U.S. under a specific immigration status. BEM 225 (January 2014; July 2014; October 2014; and October 2015), p. 2. An individual who is a permanent resident alien with a class code on the permanent residency card other than RE, AM or AS is eligible only for ESO MA coverage for the first five years in the U.S. unless the alien is a qualified military alien or the spouse or dependent child of a qualified military alien. BEM 225, pp. 7-8, 30; MREM, § 3.6. A qualified military alien is a qualified alien on active duty in, or veteran honorably discharged from, the U.S. Armed Forces. BEM 225, p. 5; MREM, § 3.6. A person who does not meet an acceptable alien status, including undocumented aliens and non-immigrants who have stayed beyond the period authorized by the U.S. Citizenship and Immigration Services, are eligible only for ESO MA coverage. BEM 225, p. 9. The alien status of each non-citizen must be verified to be eligible for full MA coverage. BEM 225, p. 2.

In the present case, the evidence record did not contain Petitioner's permanent resident card. However, Petitioner had his permanent resident card present with him and testified that the card indicated he was a resident since with a GA8 category. Based on this information, Petitioner is eligible for full coverage MA because he has been a permanent resident alien who had resided in the U.S. for five or more years. Furthermore, the Department presented Petitioner's Medicaid Eligibility form that indicated that he had full MA coverage from January 2015 to November 2015, until he requested that his case be closed. See Exhibit A, pp. 1 and 16-17.

Based on the foregoing information and evidence, along with both parties' testimony, the Department properly determined Petitioner's immigration status when determining MA eligibility. Yes, the Department initially approved Petitioner for only ESO coverage. However, the Department updated all benefit periods that previously had ESO coverage and provided Petitioner with full MA coverage from January 2015 to November 2015. See Exhibit A, pp. 1 and 16-17. As such, the Department properly determined that Petitioner was eligible for full-coverage MA. It should be noted that Petitioner did not have any active MA coverage for the period of January 2014 to December 2014. See Exhibit A, p. 17.

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 did properly determine Petitioner's immigration status or citizenship when determining MA eligibility.

DECISION AND ORDER

Accordingly, the Department's determination about MA eligibility based on immigration

status is **AFFIRMED**.

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Eric Feldman
Administrative Law Judge
for Nick Lyon, Director
Department of Health and Human Services

NOTICE OF APPEAL: A party may appeal this Order in circuit court within 30 days of the receipt date. A copy of the circuit court appeal must be filed with the Michigan Administrative Hearing System (MAHS).

A party may request a rehearing or reconsideration of this Order if the request is received by MAHS within 30 days of the date the Order was issued. The party requesting a rehearing or reconsideration must provide the specific reasons for the request. MAHS will not review any response to a request for rehearing/reconsideration.

A written request may be mailed or faxed to MAHS. If submitted by fax, the written request must be faxed to (517) 335-6088; 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 48909-8139 DHHS

Petitioner

