

Joe Manchin III Governor

alike.

STATE OF WEST VIRGINIA DEPARTMENT OF HEALTH AND HUMAN RESOURCES OFFICE OF INSPECTOR GENERAL Board of Review 2699 Park Avenue, Suite 100 Huntington, West Virginia 25704

Martha Yeager Walker Secretary

May 17, 2005

	_ _
Dear Ms.	
2005. Y	Attached is a copy of the findings of fact and conclusions of law on your hearing held May 12, 'our hearing request was based on the Department of Health and Human Resources' (WVMI) deny medical eligibility for the Title XIX Aged/Disabled Waiver Services Program.
	n arriving at a decision, the State Hearing Officer is governed by the Public Welfare Laws of rginia and the rules and regulations established by the Department of Health and Human

Eligibility and benefit levels for the Aged/Disabled Waiver Services Program are determined based on current regulations. One of these regulations is the individual in the Waiver Program must qualify medically. These are individuals who qualify medically to be placed in a skilled nursing care facility but who have chosen the Waiver Program Services as opposed to being institutionalized. (Section 570 of Title XIX Aged/Disabled Home and Community Based Services Waiver, Policies and Procedures Manual, 11-1-03).

Resources. These same laws and regulations are used in all cases to assure that all persons are treated

The information which was submitted at the hearing revealed that you continue to require the type of services provided in a skilled nursing care facility and are medically eligible for the Aged/Disabled Waiver Services Program.

It is the decision of the State Hearing Officer to <u>reverse</u> the action of the Department (WVMI) to deny medical eligibility for the Title XIX Aged/Disabled Waiver Services Program.

Sincerely,

Thomas M. Smith
State Hearing Officer
Member, State Board of Review

cc: Board of Review
Kay Ikerd, BOSS
Kathy Gue, WVMI

WEST VIRGINIA DEPARTMENT OF HEALTH & HUMAN RESOURCES

NAME:		
ADDRESS:		

I. INTRODUCTION

This is a report of the State Hearing Officer resulting from a fair hearing concluded on May 12, 2005 for

SUMMARY AND DECISION OF THE STATE HEARING OFFICER

This hearing was held in accordance with the provisions found in the Common Chapters Manual, Chapter 700 of the West Virginia Department of Health and Human Resources. This fair hearing was originally convened on May 12, 2005 on a timely appeal filed January 24, 2005.

It should be noted here that any benefits under the Aged/Disabled Home and Community Based Services Waiver Program have been continued pending the results of this hearing. It should also be noted that Kay Ikerd from the Bureau for Senior Services (BOSS) and Kathy Gue from West Virginia Medical Institute (WVMI) testified by speaker phone.

All persons giving testimony were placed under oath.

II. PROGRAM PURPOSE

The program entitled Title XIX Aged/Disabled Waiver Services Program is set up cooperatively between the Federal and State Government and administered by the West Virginia Department of Health and Human Resources.

Under Section 2176 of the Omnibus Budget Reconciliation Act of 1981, states were allowed to request a waiver from the Health Care Financing Administration (HCFA) so that they could use Medicaid (Title XIX) funds for home and community based services. The Program's target population is individuals who would otherwise be placed in a skilled nursing facility (if not for the waiver services).

III. PARTICIPANTS

- 1. _____, Claimant. 2. SCAC.
- 3. Kay Ikerd, BOSS (testifying by speaker phone).
- 4. Kathy Gue, R. N., WVMI (testifying by speaker phone).

Presiding at the hearing was Thomas M. Smith, State Hearing Officer and a member of the State Board of Review.

IV. QUESTION TO BE DECIDED

The question to be decided is whether the claimant meets the medical requirements of the Title XIX Aged/Disabled Waiver Services Program in needing skilled nursing care.

V. APPLICABLE POLICY

Title XIX Aged/Disabled Home and Community-Based Services Waiver, Policy and Procedures Manual, 11-3-03.

VI. LISTING OF DOCUMENTARY EVIDENCE ADMITTED

Exhibit #1 Copy of regulations (2 pages).

- " #2 Copy of hearing request.
- " #3 Copy of PAS-2000 denied 11-30-04 (5 pages).
- " #4 Copy of potential denial letter 12-8-04 (2 pages).
- " #5 Copy of additional documentation and revised PAS-2000 (9 pages).
- " #6 Copy of denial letter 1-13-05 (2 pages).

VII. FINDINGS OF FACT

- 1. The claimant was a recipient of services under the Title XIX Aged/Disabled Waiver (ADW) Services Program when a PAS-2000 was completed by Kathy Gue, R. N. from West Virginia Medical Institute (WVMI) on 11-30-04 (Exhibit #3) and was denied for medical eligibility for the Title XIX Aged/Disabled Wavier Services Program.
- 2. WVMI is the agency contracted through the WV Department of Health & Human Resources (WVDHHR) to evaluate and reevaluate medical eligibility for the ADW Program.
- 3. Findings of PAS-2000 by Kathy Gue on 11-30-04 (Exhibit #3) reflected that the claimant had three (3) deficits in the activities of daily living in the areas of bathing, dressing, and grooming, and that the claimant did not meet the criteria for medical eligibility for the Title XIX ADW Program as she did not have the required five (5) deficits.
- 5. Ms. Gue testified that she originally made a finding of only one (1) deficit in the area of grooming but received additional documentation and changed her original finding to include bathing and dressing (Exhibit #4) but that the number of deficits still did not meet the requirement of five (5) deficits.
- 6. Testimony from Ms. And an analysis and indicated that the claimant' uses the walker in the home all the time now, that she fell in December, 2004 and broke a rib and just finished physical therapy, that she is trying to remain as independent as possible, and that she has extreme difficulty transferring and walking.
- 7. Testimony from Ms. _____ indicated that she uses the walker in the home and also holds onto walls and furniture, that she falls a lot, that she can bathe herself but does not get into the bathtub, that she does not need help getting dressed, and that she gets her hair done.
- 8. There were two (2) areas of dispute with the PAS-2000 completed by Ms. Gue on 11-30-04 for which a deficit could be awarded in the areas of walking and transferring. The State Hearing Officer finds that the claimant needs physical assistance with walking and transferring based on observation of the claimant and the fact that the State Hearing Officer believes the claimant condition was the same as of 11-30-04. With the stipulated three (3) deficits already contained on the PAS-2000, the State Hearing Officer finds that the claimant has the required five (5) deficits to remain medically eligible for the ADW Program The State Hearing Officer notes that the claimant denied needing physical assistance with bathing, dressing, or grooming. However, the State Hearing Officer believes that the claimant is trying to be as independent as possible and these three (3) areas were assigned as deficits and were not changed to reflect the claimant's testimony as the State Hearing Officer believes her testimony understates her needs and her medical condition. With the two (2) additional deficits, the claimant has five (5) deficits are required and the claimant has five (5) deficits are required and the claimant has five (5) deficits.
- 10. The level of care will be Level of Care B based on 3 points for item #23 and 8 points for item #26 for a total of 11 points.

CONCLUSIONS OF LAW

1. Title XIX Aged/Disabled Home and Community-Based Services Waiver, Policies and Procedures Manual, 11-3-03 states, in part,

[&]quot;Section 570 PROGRAM ELIGIBILITY FOR CLIENT

Applicants for the ADW Program must meet all of the following criteria to be eligible for the program:

- A. Be 18 years of age or older
- B. Be a permanent resident of West Virginia.....
- C. Be approved as medically eligible for NF Level of Care.
- D. Meet the Medicaid Waiver financial eligibility criteria for the program as determined by the county DHHR office, or the SSA if an active SSI recipient.
- E. Choose to participate in the ADW Program as an alternative to NF care.

Even if an individual is medically and financially eligible, a waiver allocation must be available for him/her to participate in the program.

570.1 MEDICAL ELIGIBILITY

A QIO under contract to BMS determines medical eligibility for the A/D Waiver Program.

570.1.a PURPOSE

The purpose of the medical eligibility review is to ensure the following:

- A. New applicants and existing clients are medically eligible based on current and accurate evaluations.
- B. Each applicant/client determined to be medically eligible for ADW services receives an appropriate LOC that reflects current/actual medical condition and short- and long-term service needs.
- C. The medical eligibility determination process is fair, equitable, and consistently applied throughout the state.

570.1.b MEDICAL CRITERIA

An individual must have five deficits on the PAS to qualify medically for the ADW Program. These deficits are derived from a combination of the following assessment elements on the PAS:

A. #24: Decubitus - Stage 3 or 4

- B. #25: In the event of an emergency, the individual is c) mentally unable or d) physically unable to vacate a building. a) and b) are not considered deficits.
- C. #26: Functional abilities of individual in the home.

Eating - Level 2 or higher (physical assistance to get nourishment, not preparation)

Bathing - Level 2 or higher (physical assistance or more)

Grooming - Level 2 or higher (physical assistance or more)

Dressing - Level 2 or higher (physical assistance or more)

Continence - Level 3 or higher (must be incontinent)

Orientation - Level 3 or higher (totally disoriented, comatose)

Transfer - Level 3 or higher (one person or two persons assist in the home)

Walking - Level 3 or higher (one person assist in the home)

Wheeling - Level 3 or higher (must be Level 3 or 4 on walking in the home to use Level 3 or 4 for wheeling in the home. Do not count outside the home)

D. #27: Individual has skilled needs in one or more of these areas - (g) suctioning, (h) tracheostomy, (i) ventilator, (k) parenteral fluids, (l) sterile dressings, or (m) irrigations.

E #28: Individual is not capable of administering his/her own medications."

2. Five deficits are required in order to meet the medical eligibility criteria for the Title XIX Aged/Disabled Wavier Services Program and the claimant has only one (1) deficit.

VIII. DECISION

Based upon the evidence and testimony presented, I must reverse the action of WVMI to deny medical eligibility for the Title XIX Aged/Disabled Waiver Services Program. Reevaluation will occur in November, 2005.

IX. RIGHT OF APPEAL

See Attachment.

X. ATTACHMENTS

The Claimant's Recourse to Hearing Decision.

Form IG-BR-29.