

State of West Virginia DEPARTMENT OF HEALTH AND HUMAN RESOURCES Office of Inspector General Board of Review 1027 N. Randolph Ave. Elkins, WV 26241

Joe Manchin III Governor Martha Yeager Walker Secretary

September 20, 2006

Dear Mr. ____:

Attached is a copy of the findings of fact and conclusions of law on your hearing held September 19, 2006. Your hearing request was based on the Department of Health and Human Resources' proposal to terminate your benefits and services under the Aged/Disabled (HCB) Title XIX Waiver Services Program.

In arriving at a decision, the State Hearing Officer is governed by the Public Welfare Laws of West Virginia and the rules and regulations established by the Department of Health and Human Resources. These same laws and regulations are used in all cases to assure that all persons are treated alike.

Eligibility for the Aged/Disabled Waiver Program is based on current policy and regulations. Some of these regulations state as follows: The Aged/Disabled (HCB) Title XIX Waiver Services Program is granted to those individuals who meet all eligibility requirements. One of these requirements is that the individual must qualify medically. Eligible individuals are those who qualify medically for a nursing facility level of care but have chosen the waiver program as a means to remain in their home where services can be provided. [Aged/Disabled (HCB) Services Manual Section 570]

Information submitted at your hearing revealed that you do not meet medical eligibility requirements for the Aged/Disabled Waiver Program.

It is the decision of the State Hearing Officer to **uphold** the proposal of the Department to terminate your benefits under the Aged/Disabled Waiver Program.

Sincerely,

Pamela L. Hinzman State Hearing Officer Member, State Board of Review

cc: Erika H. Young, Chairman, Board of Review BoSS WVMI CWVAS

WEST VIRGINIA DEPARTMENT OF HEALTH & HUMAN RESOURCES BOARD OF REVIEW

Claimant,

v.

Action Number: 06-BOR-1224

West Virginia Department of Health and Human Resources,

Respondent.

DECISION OF STATE HEARING OFFICER

I. INTRODUCTION:

This is a report of the State Hearing Officer resulting from a fair hearing concluded on September 20, 2006 for ______. 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 convened on September 19, 2006 on a timely appeal filed January 10, 2006. The hearing was originally scheduled for July 6, 2006, but was rescheduled by the Hearing Officer due to a notification error.

II. PROGRAM PURPOSE:

The program entitled Aged/Disabled Waiver is set up cooperatively between the Federal and State governments and administered by the West Virginia Department of Health & 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 an intermediate or skilled nursing facility (if not for the waiver services). Services offered under the Waiver Program will include: (1) chore, (2) homemaker and (3) case management services. West Virginia has been offering the Waiver Services Program since July, 1982 to those financially eligible individuals who have been determined to need ICF level care but who have chosen the Waiver Program services as opposed to being institutionalized.

III. PARTICIPANTS:

_____, Claimant , Homemaker, CWVAS , Coordinator for Special Programs, CWVAS , Case Manager, CWVAS Kay Ikerd, RN, BoSS (participating telephonically) RN, WVMI (participating telephonically)

Presiding at the hearing was Pamela L. Hinzman, State Hearing Officer and a member of the State Board of Review.

IV. QUESTIONS TO BE DECIDED:

The question(s) to be decided is whether the Agency is correct in its proposal to terminate services under the Aged/Disabled Waiver (HCB) Program.

V. APPLICABLE POLICY:

Aged/Disabled Home and Community-Based Services Manual Section 570

VI. LISTING OF DOCUMENTARY EVIDENCE ADMITTED:

Department's Exhibits:

- D-1 Aged/Disabled Home and Community-Based Services Manual Section 570
- D-2 Pre-Admission Screening (PAS) 2005 assessment completed on November 8, 2005
- D-3 Notice of Potential Denial dated December 2, 2005
- D-4 Notice of Denial dated December 18, 2005

VII. FINDINGS OF FACT:

- 1) The Claimant's Aged & Disabled Waiver case, hereinafter ADW, was undergoing a reevaluation to determine continued medical eligibility.
- 2) West Virginia Medical Institute completed a medical assessment (D-2) on November 8, 2005 and determined that the Claimant is not medically eligible to participate in the ADW Program.
- 3) The Claimant was notified of the potential denial (D-3) on December 2, 2005 and advised that he had two weeks to submit additional medical information.
- 4) On December 18, 2005, a denial notice (D-4) was sent to the Claimant.

- 5) The Department stipulated three (3) deficits for the Claimant in the areas of physical assistance with bathing, dressing and grooming.
- 6) The Claimant and his witnesses contended that additional deficits should be awarded in the following areas:

Physical assistance with eating- The Claimant testified that his homemaker prepares soft foods for him that do not have to be cut. He stated that he is unable to eat meats and similar foods because he has no teeth. He testified that he feeds himself.

The WVMI nurse testified that the Claimant indicated on the date of the assessment that he feeds himself and cuts up his own food.

No deficit is awarded in the area of physical assistance with eating as the Claimant testified that he feeds himself and eats soft foods that do not need to be cut up by others.

Inability to administer medication- The Claimant testified that he can identify some of his medications, but is unclear about the purpose of some other prescriptions he receives and does not take them. He indicated that he does not forget to take his medicine. He normally takes his medication in the morning and takes certain medications throughout the day as prescribed.

The WVMI nurse testified that medications must be placed in the Claimant's hand in order for a deficit to be received in this area. She testified that the Claimant opened his medication bottles and stated that he is able to take the medicine independently on the date of the assessment.

While it is clear that the Claimant may need prompting or supervision in determining the purpose of certain medications, no testimony was offered to indicate that he requires the medication to be placed in his hand. Therefore, no deficit is awarded for inability to administer medication.

7) Aged/Disabled Home and Community-Based Services Manual Section 570 (D-6)-Program Eligibility for client:

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

- C. Be approved as medically eligible for NF Level of Care.
- 8) Aged/Disabled Home and Community-Based Services Manual Section 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 A/DW services receives an appropriate LOC that reflects current/actual medical condition and short and long-term services needs.
- C. The medical eligibility determination process is fair, equitable and consistently applied throughout the state.
- 9) Aged/Disabled Home and Community-Based Services Manual Section 570.1.b Medical Criteria:

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

A. Decubitus - Stage 3 or 4 (Item 24 on PAS 2005)

B. Unable to vacate a building- a person is physically unable at all times at Level 3 or higher in walking or mentally incapable of leaving the building at Level 3 or higher in orientation with a diagnosis of dementia, Alzheimers, or related condition. (Item 25, I and 33, on the PAS 2005).

C. Functional abilities of individual in the home. (Item 25 on the PAS 2005).

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 total incontinent- defined as
	when the recipient has no control of bowel or bladder
	functions at any time)
Orientation	Level 3 or higher (totally disoriented, comatose)
Transfer	Level 3 or higher (one person or two person 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. Individual has skilled needs in one or more of these areas B (g)suctioning, (h)tracheostomy, (i)ventilator, (k)parenteral fluids, (l)sterile dressings, or (m) irrigations. (Item 26 on the PAS 2005)

E. The individual is not capable of administering his/her own medications is defined as an individual not capable of administering his/her own medications if the prescription medication must be placed in the recipient's hand, mouth, tube or eye by someone other than the recipient at all times.

VIII. CONCLUSIONS OF LAW:

- 1) Policy clearly specifies that an individual must be awarded five (5) deficits on the PAS 2005 in order to qualify medically for the Aged/Disabled Waiver Program.
- 2) The Claimant received three (3) deficits on the PAS completed by WVMI in conjunction with his annual medical reevaluation.
- 3) As a result of testimony presented during the hearing, zero additional deficits are awarded. Therefore, the Claimant lacks the required number of deficits to meet medical eligibility requirements for the Aged/Disabled Waiver Program.

IX. DECISION:

It is the decision of the State Hearing Officer to **uphold** the Agency's proposal to terminate the Claimant's benefits and services under the Aged/Disabled Title XIX (HCB) Waiver Program.

X. RIGHT OF APPEAL:

See Attachment

XI. ATTACHMENTS:

The Claimant's Recourse to Hearing Decision

Form IG-BR-29

ENTERED this 20th day of September, 2006.

Pamela L. Hinzman State Hearing Officer