

State of New Jersey OFFICE OF ADMINISTRATIVE LAW

INITIAL DECISION

OAL DKT. NO. HMA 04060-25

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J.J.	2e		5	9
J.J.	-			(E)
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Petitioner,				
V.	a _			
Ocean County Board o	f Social Services			
		*		
Respondent.	41	D.	9	
20		Medicaid Only	5	
ð	Failure to	Verify Eligibility	Appeal	,
55		.C. 10:71-2.2 and -		
	STATE	MENT OF THE CA	SE	
Respondent denied following evidence or Requested renewal	rendinging auder	N.J.A.C. 10:71-2.2	(e):	
42 CFR Section 435			5ii011 400.9 10 and	
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New Jersey is an Equal Opportunity Employer

FINDINGS OF FACT AND CONCLUSIONS OF LAW

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I FIND that petitioner or petitioner's representative is AUTHORIZED to pursue this appeal; therefore, I CONCLUDE that standing is established.
FIND that petitioner or petitioner's representative is NOT AUTHORIZED to pursue this appeal; therefore, I CONCLUDE that standing is not been established.
II.
I FIND that petitioner did not timely provide all the required documentation under N.J.A.C. 10:71-2.2(e) and -2.3(a), and that no exceptional circumstances exist under N.J.A.C. 10:71-2.3(c); therefore, I CONCLUDE that the Medicaid Only application must be DENIED under N.J.A.C. 10:71-2.2(e).
I FIND that petitioner did not timely provide all the required documentation under N.J.A.C. 10:71-2.2(e) and -2.3(a), but that exceptional circumstances exist under N.J.A.C. 10:71-2.3(c); therefore, I CONCLUDE that the time limit for verification must be EXTENDED under N.J.A.C. 10:71-2.3(c).
I FIND that petitioner did not timely provide all the required documentation under N.J.A.C. 10:71-2.2(e) and -2.3(a); exceptional circumstances exist under N.J.A.C. 10:71-2.3(c); and petitioner has since provided all the required documentation; therefore, I CONCLUDE that the Medicaid Only application must be PROCESSED to determine eligibility under N.J.A.C. 10:71.
I FIND that petitioner timely provided all the required documentation under N.J.A.C. 10:71-2.2(e) and -2.3(a); therefore, I CONCLUDE that the Medicaid Only application must be PROCESSED to determine eligibility under N.J.A.C. 10:71.
ADDITIONAL FINDINGS OF FACT/CONCLUSIONS OF LAW
Petitioner J.J. was provided renewal documentation on September 17, 2024 via regular
mail, and a completed application was not timely received. Petitioner confirmed
eceipt of the renewal documentation during the fair hearing on May 13, 2025.
Petitioner stated that he was not going to complete the renewal documentation,
which is a requirement pursuant to 42 CFR Section 435.916 and 42 CFR Section
35.952.

ORDER

ORDER that:	
Petitioner's appeal is DISMISSED becau	se petitioner has no standing.
Petitioner is INELIGIBLE for Medicaid O	nly under N.J.A.C. 10:71-2.2(e).
	for verification under N.J.A.C. 10:71-2.3(c).
The case be RETURNED to respondent f to determine eligibility under N.J.A.C. 10:	or respondent to PROCESS the application 71.
I FILE this initial decision with the ASSISTA OF MEDICAL ASSISTANCE AND HEA decision is deemed adopted as the fina 1396a(e)(14)(A) and N.J.S.A. 52:14B-10(f) OF THE DIVISION OF MEDICAL ASSIST reject or modify this decision.	LTH SERVICES. This recommended agency decision under 42 U.S.C. § The ASSISTANT COMMISSIONER
If you disagree with this decision, you have New Jersey Court Rule 2:2-3 by the App Jersey, Richard J. Hughes Complex, PO Borequest for judicial review must be made with decision. If you have any questions about may call (609) 815-2950.	pellate Division, Superior Court of New ox 006, Trenton, New Jersey 08625. A in 45 days from the date you receive this
5/21/25 DATE 21/25	Susan McCabe , ALJ
Date Record Closed:	Th. 10 000
Date Filed with Agency:	164 19,2025
Date Sent to Parties:	

APPENDIX

Witnesses

For Petitioner:		20			
For Petitioner: J.J.	*		i		Ti-
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or Respondent:					
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Exhibits

For Petitioner:		
None		
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or Respondent:		145
R-1 Summary		
2-2 NJFC Termination Notice		
-3 Equifax Income Verification Report		
-4 Dove Detailed Report		
-5 NJFC Citation 42 CFR 435.119		
-6 NJFC Citation 42 CFR 435.916		
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		A Company