

GRETCHEN WHITMER GOVERNOR STATE OF MICHIGAN DEPARTMENT OF HEALTH & HUMAN SERVICES Lansing

ELIZABETH HERTEL DIRECTOR

State Emergency Relief Policy Manuals

10-1-2023

SER SERVICE CODES

NON-ENERGY SERVICES

SER SERVICE CODE					
93					
32					
94					
94					
94					
43					
-					
95					
-					
96					
96					
96					
98					
98					
98					
-					
91					
 NOTES: A payment can be authorized to a provider only if they are enrolled under an appropriate provider eligibility type code for the payment being authorized. 					

 Local offices cannot enroll LIHEAP energy providers, burial, water, sewage, cooking gas providers, or county treasurers.

SER ENERGY SERVICES

SER SERVICE	SER SERVICE CODE				
Heat Deposit/Fee	26				
Non-Heat Electric Deposit/Fee	27				
Heating Fuel	63				
All Electric Home	64				
Non-Heat Electricity	65				
Furnace Repair/Replacement	33				
NOTES:					
 A payment can be authorized to a provider only if they are enrolled under an appropriate provider eligibility type code for the payment being authorized. 					

Local offices cannot enroll providers as LIHEAP enrolled energy providers.

SER QUICK REFERENCE CHART

Service	ERM Item		Need Dollar Required Housing Maximum Payments Affordability Item 207		Client- caused Item 204		
					#months		
Relocation	303	Homelessness Services Statement Court Summons Condemnation Notice	Relocation Table	Y	6	Y	Y
Mortgage Land Contract	304	Foreclosure or Forfeiture Notice	\$2000 Lifetime Total	Y	6	Y	Y
Homeowners Insurance	304	Foreclosure or Forfeiture Notice	\$2000	Y	6	Y	Y
Mobile Home Lot Rent	304	Eviction Notice	Lifetime Total			Y	Y
Property Taxes	304	Notice of Foreclosure Hearing		Ν		Y	N

Service	ERM Item	Proof of Need			quired yments #months	Housing Affordability Item 207	Client- caused Item 204
Heat/Electric Arrears, Deposit, Fees	301	Shut Off Notice/Telephone Call Statement from Group	Fiscal Year Cap Table	Ν		N	
Water, Sewer	302	Shut Off Notice	\$350 Fiscal Year	Ν		N	N
Cooking Gas	302	Statement from Group	\$175 Fiscal Year	Y	6	N	Y
Reconnect Fee/Deposit: Heat, Electric, Water, Sewer	301 and 302	Required by Provider	\$200 each Issuance	Z		N	N
Reconnect Fee/Deposit: Cooking Gas	302	Required by Provider	\$200 each Issuance	Y	6	N	Y
Beds, Cooking Household Iter Refrigerator, T and Chairs, Wa	ns, able	Not Available Through S	SER - DENY	_	1		1
Clothing		Not Available Through S	SER - DENY				
Energy Related Home Repair such as furnace.	304	Estimate	\$4000 Life- time Maxi- mum	N		Y	N
Non-energy related home repairs	304	Estimate	\$1500 Life- time Maxi- mum	N		Y	N
Burial	306	Funeral Home Invoice	Burial Table	Ν		N	N

10-1-2023

SER TABLES FOR GOOD CAUSE, INCOME NEED STANDARD AND RELOCATION MAXIMUMS

SER GROUP SIZE	GOOD CAUSE TABLE	INCOME LIMIT FOR ENERGY AND WATER/SEWER SERVICES	INCOME NEED STANDARD FOR ALL NON- ENERGY SERVICES (EXCLUDING WATER/SEWER)	FISCAL YEAR MAXIMUM FOR RELOCATION
	ITEM 204	ITEM 208	ITEM 208	ITEM 303
1	\$225	\$1823	\$445	\$410
2	\$240	\$2465	\$500	\$520
3	\$255	\$3108	\$625	\$620
4	\$270	\$3750	\$755	\$740
5	\$285	\$4393	\$885	\$870
6	\$300	\$5035	\$1015	\$1040
For each additional person in group	Add \$15	Add \$642	Add \$100	Groups larger than 6 use the amount for 6

BASIC 75 PERCENT HOUSING COST STANDARD INCREASES

INCREASES IN THE BASIC 75% HOUSING COST STANDARD						
Utility Include in the Rent	Add this percentage to the basic 75% housing cost standard					
Heat	15%					
Electric	5%					
Water or Cooking Gas, or Both	5%					

10-1-2023

SER REQUIRED PAYMENTS FOR COOKING GAS (ERM 302)

SER GROUP SIZE	1	2	3	4	5	6 or more
REQUIRED PAYMENT AMOUNT	\$8	\$9	\$10	\$11	\$13	\$15

CODES FOR SER SERVICES

RELOCATION SERVICES ITEM 303		HOME OWNER	SHIP	ENERGY SERVICES ITEM 301		
		ITEM 304				
Relocation	10	Lien Filing Fee	32	Heat Deposit/Fee	26	
		House Payments	40	All Electric Home		
		Taxes	41	Deposit Fee	26	
					Non-Heat Electric	
		Insurance	43	Deposit Fee	27	
				Heat	63	
				All Electric Home	64	
				Non-Heat Electric	65	

CODES FOR SER SERVICE

UTILITY SERVICES ITEM 302		MIGRANT HOSP		BURIAL		HOME REPAIR					
11EM 302		ITEM 307		ITEM 306		TTEM 306		11 EM 306		Item 304	
Water/Sewer Cooking Gas Utility Deposit and Reconnect Fee (not heat or electric)	60 61 12	Hospitalization		Cemetery	80	Furnace Repair or Replacement Non-energy Repair	33 50				

ERM 100	6 of 6	SER QUICK REFERENCE CHARTS	ERB 2023-002
	0 01 0		10-1-2023

DHS-849 CODES, INCOME LEVEL

Income Level DHS-849
A = 0 - \$166
B = \$167 - \$333
C = \$334 - \$499
D = \$500 - \$666
E = \$667 - \$833
F = \$834 - \$999
G = \$1000 - \$1249
H = \$1250 and above

ERM 101	1 of 1 PROGRAM INFORMATION AND POLICY OVERVIEW	ERB 2013-002 3-1-2013
DEPARTMENT POLICY		
	State Emergency Relief (SER) prevents serious had and families. SER assists applicants with safe, deco housing and other essential needs when an emerge arises.	ent, affordable
Requirements		
	Residence in the state of Michigan is not required. persons physically present in Michigan. In addition must:	
	Complete the application process.	
	• Meet financial and non-financial requirements.	
	 Have an emergency which threatens health or be resolved through issuance of SER. 	safety and can
	 Take action within their ability to help themselv example, obtain potential resources and/or app assistance. 	
	 Not have caused the emergency; see ERM 204 Emergencies. 	4, Client-Caused
	 Cooperate in providing information about incon arrangements, and other persons living in the h 	
	Deny SER services for applicants who fail to meet a requirements.	any of the above

DEPARTMENT POLICY Right to Apply

SER applicants can file or obtain an application until at least 5:00 p.m. each business day. Accept and register an application for SER if the following information is provided:

- Applicant name.
- Address or statement of homelessness.
- Birthdate.
- Applicant's or authorized representative's signature.

An MDHHS-1171, Assistance Application, is considered an application for SER if the client indicates they are applying for State Emergency Relief and the minimum information is provided, even if the MDHHS-1171-SER supplement has not been submitted. In instances where the MDHHS-1171-SER supplement is not received by the department, it should be requested from the client or completed during an interview.

Applicant Responsibilities

Applicants must cooperate with the following:

- The application process.
- Provide verifications.
- Answer all questions truthfully and completely, whether written or oral.

Deny SER if applicants refuse to take action or provide information within their ability, or withdraw their application.

Department Responsibilities

The Michigan Department of Health and Human Services (MDHHS) must provide the following:

- Help in completing forms, answering inquiries, or obtaining verification.
- Confidentiality.
- Information about department programs.

ERM 102	2 of 2	APPLICANT/DEPARTMENT RIGHTS & RESPONSIBILITIES	ERB 2020-002 10-1-2020
		istance to applicants who have trouble readin lerstanding.	ng and/or
Non- discrimination			
	sex, reli	plicants may not be discriminated against be gion, age, national origin, color, height, weigh tical beliefs or disability.	•
Hearings and Complaints			
	action, f	plicants have the right to request a hearing re ailure to act, or undue delay in processing by earing requests must be in writing.	

DEPARTMENT POLICY

Applicants must complete and sign one of the following applications in order to apply for State Emergency Relief (SER):

- DHS-1514, Application for State Emergency Relief.
- MDHHS-1171, Assistance Application, and the MDHHS-1171-SER, State Emergency Relief (SER) supplemental form.
- A MI Bridges online application in which a SER service has been requested.

Applicants may file an application for SER in any county in Michigan. An application submitted through MI Bridges for a SER covered service is considered a complete application, no additional application is required. Incomplete applications may be filed, but must be completed before authorizing SER.

An MDHHS-1171, Assistance Application, is considered an application for SER if the client indicates they are applying for State Emergency Relief and the minimum information is provided, even if the MDHHS-1171-SER supplement has not been submitted. In instances where the MDHHS-1171-SER supplement is not received by the department, it should be requested from the client or completed during an interview. Any person has the right to apply for an SER. Authorized representatives may apply on behalf of a person who is deceased, physically or mentally disabled, or a minor. Obtain written permission from all other applicants designating an authorized representative outside the SER group.

Obtain all supporting verifications and applicant signatures. The signature(s) establishes that clients understand their rights and responsibilities and that they prepared the application(s) truthfully under penalty of perjury. Applications may be transferred between counties if it is in the best interest of the applicant. Both counties must mutually agree to the transfer.

Age

There is no minimum age requirement to apply for SER; however, if the applicant is an unemancipated minor, we must refer him/her to children's services for further evaluation.

ERM 103	2 of 8	APPLICATION PROCEDURES	ERB 2023-002 10-1-2023
		o not delay processing the SER application n by services staff.	pending the
Burial Applications			
	business Any perso	ation for burial services must be made no la days after the burial, cremation or donation on who has the legal right to claim the body d representative; see ERM 306, Burials	takes place.
APPLICATION REGISTRATION			
	applicatio	ons must be registered within one day of rec ns will be sent electronically to a registratio signment. Emailed applications are not acc	n inbox for
	Accept ar provided:	nd register a SER application if the following	g information is
	AddreBirtho	cant name. ess or statement of homelessness. date. cant's or authorized representative's signat	ure.
APPLICATION DATE			
	is receive submitted based on ted after 5	for SER become an application on the day d by the Department. For electronic applica through MI Bridges, the application date is the time and date of submission. Any appli 5:00 pm or on a non-business day will have e next business day.	tions determined cation submit-
	period. If t does not o client may	cation date is the first day of the 30-day SE the application is approved, the 30-day elig change regardless of how many service rec y make during that period. If the application reapplies, a new 30-day period will start wit n date.	ibility period quests the is denied and
	If addition	al SER services are requested during the a	approved 30-

If additional SER services are requested during the approved 30day eligibility period, a new application is not needed and the application date cannot be changed. Every additional request made during the approved 30-day eligibility period is entered into Bridges as

an additional SER service request and is subject to the original 30day eligibility period.

Example: Client applies for assistance with an electric shut-off on 4/1 and is approved. This establishes a 30-day SER eligibility period of 4/1-4/30. On 4/25, the client requests an additional SER service for a natural gas shut-off. The client has not made the required payments to the natural gas provider and has a shortfall. Because the client has requested the additional service during the 4/1-4/30 eligibility period, this request is subject to that period. The client only has until 4/30 to provide proof of the shortfall payment for the 4/25 request.

ELIGIBILITY DETERMINATION

Budget

Complete a SER budget in Bridges for each request/application; see ERM 208 for budget procedures. Bridges calculates payment maximums, required payments, income and asset copayment, client contributions, etc. based on the information entered from the SER application and determines eligibility or ineligibility for SER. Bridges electronically stores the budget; therefore, it is not necessary to place a printed copy of the budget in the case record; see ERM 208, Budget Procedures.

Approval

Certain conditions must be met before SER can be issued to help individuals and families whose health and safety are threatened:

- Prior written or oral approval must be given by an authorized department staff person before SER issuance.
- Do not issue SER to reimburse expenses incurred or paid without prior department approval.
- The SER payment must resolve the emergency.
- The group must meet all applicable policy requirements for the SER service.

ERM 103	4 of 8	APPLICATION PROCEDURES	ERB 2023-002
			10-1-2023
Case Read Form			
		-1271, State Emergency Relief/LIHEAP Ca	
Prior Approval			
	After-Ho	urs Emergency	
	members The prior	e action may be necessary to prevent harm when an emergency arises after hours or approval requirement may be waived in an gency occurred while department offices we	on weekends. y case when
	requireme	line manager may approve a waiver of the p ent in non-burial cases, provided a SER ap e business days from the date the emergen	plication is filed
DHS-1419, Decision Notice			
	applicatio applicant	SER applicants in writing of the decision mon. Mail or give the DHS-1419, Decision Nor. The notice must also be provided whenever eir application.	tice, to the
		oplications that have been pseudo certified n in Bridges to reprocess an incorrect eligib ation.	
	Proof of	Payment	
	asset cop ment unti made. If a will be ma in the loca payment 1419, De	R group meets all eligibility criteria but has a bayment, shortfall, and/or contribution, do no I the client provides proof that their payment another agency is making the payment, pro ade is required. Verification of payment mus al office within the 30-day eligibility period of will be made, and the client must reapply. I cision Notice, to inform the SER group of the and the due date for returning proof of thei	ot issue pay- at has been of that payment st be received or no SER Jse the DHS- ae amount they
	Energy S	Services	
	and Hum	: For energy services, the Michigan Depar an Services (MDHHS) payment is not reduc gency is paying the client's current balance	ced when

in addition to the copay, as long as the additional payment results in a zero-account balance. Verify the payments and account balance with the energy provider. A client has an account balance of \$1150 and a shut off notice for \$900. MDHHS energy cap is \$850 therefore the client copay is the \$50 over cap amount. A community agency is willing to pay the client copay amount and \$250 to get the bill current for a total payment of \$300. The MDHHS payment of \$850 would not be reduced.

If the agency had paid \$100 toward the need, the MDHHS would be reduced since the extra contribution was not enough to bring the total account balance to zero.

Anytime the copay is not made by another agency, the MDHHS payment is reduced.

Application Denial

If the copayment, shortfall, contribution or combination exceeds the need, the application shall be denied unless good cause is granted.

INTERVIEW REQUIREMENTS

All Applicants

An interview is only required in instances where changes are reported or there are discrepancies that must be resolved in order to process the application or when the household has no other active MDHHS programs.

Note: A witnessed signature is not necessary for mail-in, faxed or online applications.

Standard of Promptness

Give priority to SER applicants when there is a direct threat to health or safety requiring immediate attention.

The SER standard of promptness is **10** business **days**, beginning with the date the signed SER application is received in the local office. The case record must include documentation for any delay in processing the application beyond the standard of promptness.

ERM 103	6 of 8	APPLICATION PROCEDURES	ERB 2023-002 10-1-2023
		ot use the standard of promptness as a ba applications.	sis for denial of
		nue to pend an application if the SER groue erating within their ability to provide verific	•
	Deny	the application if the group does not coop	perate.
		e case record must include documentation ing the application beyond the standard o	
VERIFICATION			
	where to r	ust be informed of all verifications that are eturn verifications. The due date is eight ins on the date the DHS-3503, SER Verifi ed.	calendar days,
	generates verificatior	A SER application is received on July 1s a DHS-3503, SER Verification Checklist n due date would be July 9th as July 2nd i ay of the eight calendar day calculation.	on July 2nd, the
	due date f	nen the eighth day falls on a state-observe or verifications to be returned will be exter ousiness day.	-
		HS-3503, SER Verification Checklist, to reprint the client of the due date for return	
	verificatior requests h verificatior	must make a reasonable effort to obtain r ns. The specialist must assist if the applica help. If neither the client nor the specialist ns despite a reasonable effort, use the bes n. If no evidence is available, the specialist nent.	ant needs and can obtain the st available
	due. For e Bridges do receipt dat lar busines	ns are considered timely if received by the electronically transmitted verifications (fax, ocument upload), the date of the transmis- te. Verifications that are submitted after the ss hours through the drop box or by delive ative are considered received the next bus	email or MI sion is the ne close of regu- ery of a MDHHS

Identity

The client's identity must be verified. If an authorized representative (AR) applies on behalf of a group, the AR must verify his own **and** the client's identity.

Note: Documents used to verify identity may be originals or copies of the original document. Facsimiles are acceptable documents for identity.

The following are examples of acceptable verification of identity:

- Driver's license.
- State-issued identification.
- School-issued identification.
- Individual SSN has been validated by SSA in Bridges.
- Document indicating a client's receipt of benefits under a program which requires verification of identity (SSI, RSDI).
- Identification for health benefits.
- Voter registration card.
- Birth certificate/record.
- U.S. military card or draft record.
- U.S. passport.
- Certificate of Naturalization (Department of Homeland Security (DHS) forms N-550 or N-570).
- Certificate of U.S. citizenship (DHS forms N-560 or N-561).
- Military dependent's identification card.
- Certificate of Degree of Indian Blood, or other U.S. American Indian/Alaska native tribal document.
- U.S. Coast Guard Merchant Mariner card.

ERM 103	8 of 8	APPLICATION PROCEDURES	ERB 2023-002
			10-1-2023

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

SER POLICY EXCEPTIONS

Exceptions may be requested at any time for any SER covered service and may be granted for unique and unusual circumstances on a case by case basis by central office only. Unique and unusual circumstances may include instances where the household has used the available money for employment-related expenses or some other type of crisis, or the lives of the household members may be in jeopardy if the emergency goes unresolved.

Example: The client is newly employed but will not receive a full month of income during the State Emergency Relief (SER) 30-day period, resulting in a denial due to housing being unaffordable. The local office can request an SER policy exception if the ongoing rental expense will be affordable once employment wages are received regularly.

Requests for exceptions to SER policy must be submitted by the local office supervisor through Bridges, the same day the worker requests the exception from their supervisor.

Note: For UCL counties, it is recommended that the manager email SER policy after submitting the exception request in Bridges.

The supervisor must review the SER before approving the exception request to ensure that the case information, including but not limited to: group composition, proof of emergency, need amount, income, required payments, the Liquid Asset Questions screen, etc., have been updated and verified as required by policy and that all supporting documentation has been scanned into the ECF. Any case that has not been updated with current eligibility information will be denied by central office.

Note: For burial requests, Bridges uses the actual non-cash and cash asset records, not the Liquid Asset Questions screen.

An approved exception is retained electronically in Bridges and can be viewed through the Exception Inquiry function. Exception requests that have been denied can be seen under Pending Casework in Bridges.

Exception requests must include the following information:

- Client's name and case number.
- Group composition.
- Specific reason for the exception request.
- Detailed information on the emergency.
- Extenuating circumstances.
- Household income.
- Total amount needed.
- Provider name.
- Bridges provider ID number.
- Copay verification date and amount verified.
- Account number, if there is one.
- Required payment history for all requests.
- Theft or illegal usage, if the request is for an energy or utility service.
- Assistance provided from another agency/organization.

LEGAL BASE

SER

Social Welfare Act, PA 280 of 1939, as amended Mich Admin Code, R 400.7001-400.7049

DEPARTMENT POLICY

Determine State Emergency Relief (SER) eligibility for the group as a whole. SER groups are the basic unit of SER eligibility. Verify income, assets and potential resources of all group members.

Note: This includes viewing and storing the Consolidated Inquiry and SOLQ along with completing an address clearance and documenting results at application.

A single SER group consists of persons who occupy the same home. Home means the place where the members of the SER group keep their personal belongings and sleep. A home may be an apartment, a house, a mobile home, or a rented room. Consider a homeless family or group of individuals as a single SER group if they previously lived together in the same home and plan to do so again when they find permanent housing.

A number of SER services have a yearly or lifetime payment limit. This limit is referred to as a cap. All persons who are included in the SER group at the time of approval and who benefit from the payment will have that payment amount included in their individual cap. The cap payments are retained even if the individual moves from one group to another.

Exception: For Relocation services, the SER payment will only be applied to the fiscal year cap of the adult SER group members

Included Group Members

Adults and dependent children who normally live together are in the same SER group. See ERG Glossary for a definition of dependent.

Persons temporarily absent due to illness or employment are also in the same group. For SER burials, the deceased person is an included group member; 18 to 21-year-old children of the deceased parents of the burial group are not.

Note: Group members who are absent from the home for 90 consecutive days or more are not in the SER group.

Note: All members must be included in Bridges.

10-1-2023

Excluded Group Members

Do not include the following persons in the SER group.

- Visitors in the home who do not normally live with the SER group.
- Renters who live with the SER group, provided a fair market rental rate is paid. Include the rental income in determining the SER group's eligibility.
- The SER group's landlord, provided the group pays fair market rent to live in the home.

See the most current Fair Market Rents online at <u>Fair Market</u> <u>Rents (40th PERCENTILE RENTS) | HUD USER</u>.

- A person physically present in the home who claims and verifies that they do not have any responsibility for meeting household emergencies. A person who desires exclusion on this basis has the burden of providing proof of the following:
 - The emergency does not adversely affect the person requesting exclusion.
 - •• The person will not benefit if the group's application for SER is approved.

Example: A group of five adults share an apartment. The group includes a husband and wife and three unrelated persons. The husband dies, and the wife applies for SER burial assistance. Exclude the other three unrelated persons from the SER group for this service.

VERIFICATION REQUIREMENTS

Verify the SER group's payment of fair market rent by:

- Cancelled checks.
- Money order carbons.
- Landlord's federal or state tax return showing rental income.

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

ERM 202	1 of 3	RESIDENCE, AGE, AND CITIZENSHIP	ERB 2023-002 10-1-2023
DEPARTMENT POLICY			
	based o	ce and age does not normally affect eligibility. n non-citizen and fugitive felon status is limited nents listed in this section.	• •
Residence			
		e in Michigan, not permanent residence, is rec nergency Relief (SER) eligibility.	quired for
Age			
	the appl	no minimum age requirement to apply for SE icant is an unemancipated minor, we must refe 's services for further evaluation.	
		To not delay processing the SER application peoplication peoplication by services staff.	ending the
Citizenship/ Non-Citizenship Status			
	A persor eligible.	n must be a U.S. citizen or a qualified non-citiz	en to be
	Qualified non-citizen means a non-citizen who is one of the following:		of the
	• Am	erasian.	
	• Law	fully admitted for permanent residence under	the INA.
	• Gra	nted asylum under section 208 of the INA.	
	• A re INA	efugee who is admitted to the U.S. under section.	on 207 of the
		oled into the U.S. under section 212(d)(5) of the odd of at least 1 year.	ne INA for a
		on-citizen whose deportation is being withheld tion 241(b)(3) or 243(h) of the INA.	under
	• Gra INA	nted conditional entry pursuant to section 203	(a)(7) of the

ERM 202	2 of 3	RESIDENCE, AGE, AND CITIZENSHIP	ERB 2023-002 10-1-2023
	• A C	uban/Haitian entrant.	
	crue spoi fami	on-citizen who has been battered or subjecter elty in the U.S. by a U.S. citizen or legal perm use or parent, or by a member of the spouse ily living in the same household, or is the par attered person; see BEM 225, Citizenship/No cus.	nanent resident or parent's rent or child of
	• Non	immigrant (student).	
Fugitive Felons			
	Effective	e April 8, 2015, this policy is suspended.	
	Fugitive group.	felons are not eligible, their presence disqu	ualifies the
Groups With Undocumented Non-citizen(s)			
	does no	mented non-citizens are not eligible, but thei It disqualify the group. The following applie Ids containing one or more undocumented n	es to all
	• Any	member of the household may apply.	
		ude all household members for purposes of oblicity for SER.	determining
	••	Include the income and assets of all househ For shelter and energy services, include all members when determining required payme affordability, etc.	household
	only	rate the benefit for the U.S. citizens and lega v. See ERM 208, Budget Procedures, for the ment calculation.	
	Note: H	louseholds must meet all other SER eligibility	y requirements.
Verification Requirements			
	well as th	e Social Security number of each household he status of each person identified as a non- 3 and BEM 225 for acceptable verification so	citizen. See

ERM 202	3 of 3	RESIDENCE, AGE, AND CITIZENSHIP	ERB 2023-002
		· ·	10-1-2023

The data match with the Social Security Administration is sufficient verification of citizenship.

When an individual does not have a Social Security number, provide an SS-5, Application for a Social Security Card, or refer them to Social Security number & card | SSA for application instructions.

LEGAL BASE

MAC R400.7001 et seq.

MAC R400.7021

DEPARTMENT POLICY

02.01	
	As a condition of State Emergency Relief (SER) eligibility, all the adults in the SER group must agree to take actions within their ability to make potential resources available. Potential resource means an asset or income that may be available to a client if action is taken to make this available. Do not require the SER group to apply for loans, including home equity loans from financial institutions or individuals.
	Pursuing a potential resource increases the group's ability to resolve their emergency with the additional income or asset.
Potential Resource Examples	
	The SER group must take reasonable action to obtain potential resources including, but not limited to:
	 Program benefits under FIP, SDA, RAP, CDC, SSI, RSDI; settlements of lawsuits or insurance claims; unemployment insurance benefits and other employment-related benefits if there is the potential of benefits. Do not delay approval of SER while the group applies for other benefits. Their agreement to apply is sufficient.
	Exception: Local offices may choose to waive the requirement to apply for FIP, SDA, RAP, or CDC programs. Groups should still be encouraged to apply for all benefits for which they qualify.
	• Poverty exemption from property taxes if the group is applying for home ownership services for taxes. Local taxing authorities (not the county treasurer) establish their own criteria for granting tax exemption. Generally, a request for exemption is filed after January 1 but before the last day of the board of review. The local office should not require a client to pursue this benefit at a time when requests are not being taken.
	 Home heating credit if the group is applying for energy services.
	 Assets to be received in the future, such as tax refunds and money owed to the SER group.

ERM 203	2 of 2 POTENTIAL RESOURCES	ERB 2018-003	
ERM 203		10-1-2018	
	 Goods or services which the SER group can obtain by requesting them. Examples include home repair and weatherization services provided by a government or non-profit agency. 		
	Note: Refer SER groups to other agencies for assistance only when the group does not meet SER eligibility requirements for the service, or when SER does not cover the service including any unmet required payment and/or copayment on the DHS-1419.		ements for the cluding any
MEAP Referrals			
	When a SER group has been approved for SER energy services, a referral to 2-1-1 for additional energy self-sufficiency services, through the Michigan Energy Assistance Program (MEAP), must be provided.		
Penalties			
	tance for fail requirement Groups that	R group member has been denied or to ure to comply, when able, with a procee of FIP, SDA or SSI, the group is not eli are non-cooperative with the Office of (igible for SER.	dural gible for SER.
	refuses to p	ility continues as long as the group menursue potential resources. Sanctioned goly are ineligible for SER until they com	proups that are
LEGAL BASE			
	MAC R400.7	7001 et seq.	
	MAC R400.7	7021	

DEPARTMENT POLICY

POLICY	
	SER may not assist a group who failed to use their available money to prevent an emergency. A client-caused emergency is when an SER group fails to pay required payments for the six-month period prior to the month of application.
	Include all members who were in the home and not excluded for each month. Include a deceased person if they were alive during the required payment period; see ERM 201, Group Composition, for excluded persons.
REQUIRED PAYMENTS	
	Completion of the SER Required Payments - Details screens is required for certain SER services. Enter the Household Size, Net Countable Income Amount and Unusual Employment Expense Amount and indicate if the client had an obligation to pay for the service for each of the six months preceding the month of application.
	Required payments must be entered for the following service descriptions: Cooking Gas, Rent to Prevent Eviction, Rent to Relocate, Security Deposit, Moving Expenses, Mortgage/Land Contract, Home Owners Insurance, Mobile Home Lot Rent. The Shelter Obligation Amount is the amount the household is obligated to pay for their housing costs each month. The Paid Amount field is the amount that was actually paid for the 6 months prior to the SER application.
	Note: Previously issued SER funds cannot be used to make required payments. Contributions from any other source can count toward required payment amounts.
GOOD CAUSE	
	Good cause may exist as a basis for an applicant's failure to prevent an emergency. Good cause is determined separately for each of the six months.
	Establish good cause for the following services:
	Relocation services.Home ownership services (except property taxes).

• Cooking gas.

ERM 204	2 of 4	CLIENT-CAUSED EMERGENCIES	ERB 2023-002 10-1-2023		
	water/se	ood cause will be given for energy-related a wer service requests since the required pay for the 6 months prior to the month of applic	ment for these		
Net Countable Income Amount					
	The household's net countable income amount must be entered in each Month - Details screen for the six month required payment period. Accept the client's statement of net countable income IF the amount exceeds the Good Cause Amount listed in the table below for the appropriate SER group size.				
	calculate If housel question	verified for another DHHS program can be u the net countable income for the required p hold income has not previously been budget able for any month included in the required the client must verify income for that month.	ayment period. ed or is		
Good Cause - Failure to Meet Obligations					
	Good ca gas exist	use for failure to meet obligations for shelter is if:	or cooking		
	 The SER group's net countable income from all sources during each month the group failed to pay their obligations was less than the amount shown for the SER group size in the good cause table in this item. 				
	depa	income was not reduced by a disqualification artment benefits for failure to comply with a pairement.			
		e: This includes income of people who were ng the required payment period.	in the group		
Good Cause - Unexpected Expenses					
	If the emergency resulted from unexpected expenses related to maintaining or securing employment, verify expenses for each month the group failed to pay their obligations. The employment related expenses must equal or exceed the monthly obligation. Payment differences are the responsibility of the SER group.				

ERM 204	3 of 4	CLIENT-CAUSED EMERGENCIES	ERB 2023-002
	5014		10-1-2023
VERIFICATION REQUIREMENTS			
	The follow	wing are acceptable sources of verification:	
Required Payments	 State paym emai 	eipts showing date, amount and service paie ement from provider indicating date and am nents made. This statement may be in the f I, phone call or information obtained from th re Web site.	ounts of form of a fax,
Employment Expenses		eipts that verify the date, type and amount o loyment expense.	of the

GOOD CAUSE DETERMINATION TABLE

GOOD CAUSE DETERMINATION TABLE		
SER Group Size	Good Cause Amount	
1	\$225	
2	\$240	
3	\$255	
4 \$270		
5	\$285	
6	\$300	
Groups larger than 6 persons: Add \$15 for each additional person.		

SER QUICK REFERENCE CHARTS

Refer to ERM 100 for quick reference charts to SER services, required payments and good cause amounts.

ERM 204	4 of 4	CLIENT-CAUSED EMERGENCIES	ERB 2023-002
			10-1-2023

LEGAL BASE

MAC R400.7001 et seq.

ERM 205	1 of 9	ASSETS	ERB 2022-002
			12-1-2022
DEPARTMENT POLICY			
	group member only available a asset totally av	excluded assets of State Emerger s for all SER services with every a assets when determining SER eliq ailable unless it is claimed and very alue belongs to another individua	application. Count gibility. Consider an erified that a portion
ASSET LIMITS			
Cash/Liquid			
	assets in Bridg asset limit is \$ with cash asse	o must use countable cash assets es) to assist in resolving their em 15,000. With the exception of buri ts of \$15,000 or more will be deni on asset policy for burial requests	ergency. The cash al, service requests ied. See ERM 306
Non-Cash			
	exception of bu \$15,000 or mo	ave a \$15,000 non-cash asset lim urial, service requests with non-ca re will be denied. See ERM 306 fo r burial requests.	ish assets of
	Program (FIP), Security Incom	oups composed solely of Family In State Disability Assistance (SDA le (SSI), Medicaid (MA) and Food recipients have automatic eligibi ets.), Supplemental Assistance
Burial Assets			
	asset exclusior accounts, etc.	ne decedent is the only group men n. The decedent's homestead, vel are all countable if there are no su the asset is not jointly owned with	hicle, bank urviving group
	Allow a \$15,00 member.	0 cash asset exclusion if there is	a surviving group
	Allow a \$15,00 surviving group	0 non-cash asset exclusion if the	re is one or more

ERM 205	2 of 9	ASSETS	ERB 2022-002 12-1-2022
	If any surviving group member is a current recipient of FIP, SDA, SSI, MA or FAP, there is automatic eligibility on the basis of non- cash assets only; see ERM 306, Burials.		
TYPES OF ASSETS			
	Assets are cash	or non-cash.	
Cash/Liquid Assets			
	Examples of cas	h/liquid assets are:	
	Currency an	d coins.	
		deposit in banks, savings and la and other financial institutions	
	-	/endor pre-paid debit card (exa liaCard, etc.).	mples: Direct
	Uncashed cl	necks, drafts and warrants.	
	Traveler's ch	necks.	
	 Stocks, bond instruments. 	ds and other investments, inclue	ding negotiable
	Individual re	tirement accounts.	
	Keogh plans	j .	
	Revocable p	rearranged funeral contracts.	
		g lump-sum payments that do n n of monthly benefits, (such as	•
Non-Cash Assets			
	Examples of non	-cash assets are:	
	Land contractReal propertVehicles.		

ERM 205	3 of 9	ASSETS	ERB 2022-002 12-1-2022
Excluded Assets			
	Count all assets except the following:		
	 Assets of near Burials. 	Assets of non-responsible relatives for burials; see ERM 306, Burials.	
		Homestead owned or being purchased. This includes the home, all adjoining land and any other buildings on the land.	
		e homestead is owned solely by t ot excluded.	the deceased
	Michigan if the migrant Michigan oi	Migrant homestead. The homestead may be outside of Michigan if the migrant group intends to return to the home. If the migrant group owns more than one homestead, either in Michigan or outside of Michigan, only one is exempt. All other homesteads are countable assets.	
		Household goods (such as furniture, appliances, hand tools equipment, and machinery).	
	Personal ge	Personal goods.	
	Burial space	Burial space. One burial space for each SER group mem	
		Assets that are essential to employment or self-employment, including all of the following:	
	•• Farmla	• Farmland.	
		Motor vehicle. One motor vehicle used as the SER group's primary means of transportation.	
	Life insurar	ice (whole life and term).	
	Medicare S	Medicare Set-Aside account.	
	Irrevocable	 Irrevocable funeral agreement. 	
	savings acc	able portion of income deposited count. Do not count the same fur et in the same month.	5

ERM 205	4 of 0	4 of 9 ASSETS	ERB 2022-002
ERM 205	4 01 9		12-1-2022
	sch	ucational grants and scholarships: Any amou nolarship on deposit or in the group member's empt as an asset.	•
	is a	e accumulated earnings of a member of the S a dependent child (under age 21). The accum rnings are exempt if both of the following cond	ulated
	••	The earnings are held in a savings account dependent child who earned the money is t	
	••	The earnings are not commingled with mon source except the earnings of the depender	
Value of Assets			
	Count the equity value of an asset when determining SER eligibility. Determine equity value of an asset by subtracting the amount legally owed and the cost of sale from the asset's market value.		
	Market value is the amount of money the owner would receive in the local area if the asset were sold on short notice. Deduct from market value:		
	• Th • An	e amount legally owed on the asset. e cost of selling the asset. amount which is claimed and verified to belo side of the SER group.	ng to a person
	Verify the amount of cash the group would receive if they sold the non-cash assets. Deny the application if the equity value of non-cash assets exceeds the non-cash asset limit.		
	of mone plan. A but will	ue of retirement plans (IRA, 401K, 457, etc.) by the person can currently withdraw or borro repay agreement may be needed if the mone not be received in time to resolve the emerge EPAY AGREEMENTS.	w from the ey is available
Jointly Owned Assets			
	Cash		
	•	ointly owned cash assets as totally available oup claims and verifies that a portion of the a	

12-1-2022

someone not in the group. Each owner's share is the amount owned; see Value of Assets in this item.

Non-Cash

Count jointly owned **non-cash** assets as equal shares unless the ownership document specifies otherwise.

Burials

For burials, if the deceased jointly owns an asset and the asset ownership document indicates the joint owner has rights of survivorship, the asset is not counted for the SER burial.

Not Countable

Do not count an asset if the SER applicant cannot dispose of their share without the consent of other owner(s) who are not in the SER group and it is verified that the other owner(s) does not agree to the sale of the SER applicant's share.

Domestic Violence Situations

Count only available assets when the SER applicant is in a domestic violence situation. Assets owned exclusively by or under the control of the abusive co-owner are unavailable. This includes homesteads, jointly owned **non-cash** assets and cash assets in the abusive co-owner's possession. Count and verify available **cash** assets in the SER applicant's possession when determining eligibility.

Divestment

Determine divestment when both of the following have occurred within 90 days prior to the SER application:

- A member of the SER group transferred an asset to a person not in the SER group for less than the asset's fair market value, and
- The person transferred the asset to qualify for SER, to receive a larger SER payment than would otherwise have been payable under policy, or to avoid honoring a repay agreement.

There is no divestment if the person who transferred the asset can verify some reason for the transfer other than one of the above reasons.

ERM 205	6 of 9	ASSETS	ERB 2022-002 12-1-2022			
	If divestment has occurred, determine the amount divested by add- ing the SER group's current assets to the amount divested. Then subtract the appropriate cash asset exemption and non-cash asset limit from the total equity value of current assets. The result is the divested amount.					
	Deduct the divested amount from the amount that SER would pay. Treat divested funds like a copayment and subtract the funds from the cost of resolving the emergency. Refer the matter to the county prosecuting attorney if the reason for divestment is to avoid honor- ing a repay agreement.					
VERIFICATION						
	The client's statement (written or verbal) is the only verification needed for assets, unless the self-attestation is questionable. If questionable, obtain verification of all countable assets at application.					
	Note: Verbal attestation must be documented in the case record.					
	Example: Client applies for SER. The household's total liquid assets are close to the asset limit. The specialist determines during a conversation with the client that the amount reported is questionable. Verification of the assets is requested.					
	<i>Exception:</i> Client statement in not an acceptable verification for trusts and annuities.					
		verification when countable asset son's own statement of value.	s exceed the limit			
Verification Sources						
	Verify the ownership and equity value of all non-excluded assets when the client's statement is questionable. Do not verify the value of assets that are not available.					
	You may use th	e:				
	• DHS-20, V	erification of Assets.				
	• DHS-27, R	elease of Information.				

ERB 2022-002

ERM 205	7 of 9 ASSETS		ERB 2022-002 12-1-2022		
	info	IS-223, Documentation Record - used to doc ormation verified by telephone contact with th urce.			
	cui	atement from the vendor or online printout wh rrent account balance, (examples: Direct Exp liaCard, etc.).			
	Other for	orms/documents as appropriate.			
		eposit amounts in banks, savings and loan associations, redit unions and other financial institutions can be verified via			
	••	Monthly account statement (examination o not sufficient).	f checkbook is		
	••	Written, faxed or emailed statement from fi institution.	inancial		
	••	Telephone contact with financial institution			
	••	Statement from the vendor or online printo the current account balance (examples: Di ReliaCard, etc.).			
	• Mc	ney held by another:			
	••	Written statement from person holding the	money.		
	• Re	al property/homestead/land contract:			
	••	Deed, mortgage, purchase agreement of c	ontract.		
	••	State equalized value (SEV) on current pro records multiplied by two.	operty tax		
	••	Attorney or court records.			
	••	Contract holder.			
	••	County records.			
	••	Statement of real estate agent or financial	institution.		
	• Re	tirement Account:			
	••	Written statement from plan administrator.			

•• Current account statement.

- Savings Certificate:
 - •• Written statement from financial institution.
 - •• Certificate itself.
- Stocks and bonds:
 - •• Written statement from broker or company.
 - •• Listing in current newspaper.
- Trust:
 - •• Copy of trust document.
 - •• Copy of documents transferring ownership of assets to the trust.
 - Appropriate source for the asset types owned by the trust.
- U.S. Savings bond:
 - •• Statement from financial institution.
 - •• Bond.
- Vehicles:
 - •• Secretary of State Inquiry.
 - •• Title, registration or proof of insurance.
 - •• Blue book or NADA book wholesale (trade-in) value. Do **not** add the value of optional equipment, special equipment or low mileage when determining value.
 - •• Kelley Blue Book at www.kbb.com.
 - •• Loan statement or payment book.
 - •• Statement of vehicle dealer or junk dealer, as appropriate.
 - Allow the client to verify a claim that the vehicle is worth less (example: due to damage) than wholesale book value. If the vehicle is no longer listed, accept the person's statement of value.

Documentation

All assets must be entered into Bridges for eligibility and documentation purposes.

ERM 205 9 0F 9 ASSETS 12-1-2022	FDM 005	0 - 6 0		ERB 2022-002
	ERM 205	9 of 9	ASSETS	12-1-2022

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

ERM 206	1 of 8	INCOME	ERB 2024-004
	1018	INCOME	4-1-2024
DEPARTMENT POLICY			
	mines the SE tion date and screens. See	lishes the SER countable income p R group's net countable income bas entry of income information in the d ERM 208, Budget Computation, for pup's SER financial eligibility and th	sed on the applica- lata collection r policy on deter-
COUNTABLE INCOME PERIOD			
	as the countal	get computation period is 30 days. ble income period. The first day of t d is the date the local office receives	the countable
	-	e local office receives a signed app . The countable income period is No mber 15.	
COUNTABLE INCOME			
	•	dget all non-excluded gross income ceive during the countable income p	U
	based on the month and the	s will average income with an irregun number of months calculated, from e period end month, to determine co ountable income period.	the period start
Unearned Income Examples			
	• FIP and S	SDA.	
	 Social Se received. 	ecurity benefits (RSDI/SSI) use the	gross amount
	Schedule	e Supplemental payments. Refer to es Manual (RFS) Item 106, State SS Schedule.	

STATE OF MICHIGAN

Note: Budget the actual amount if it is expected to be received in the countable income period. (For example, do not budget \$14 per month as a prorated amount.) Alimony, child support and child support participation payments. VA benefits, except clothing allowance or the count ordered amount for aid and attendance. Lump sum payments of accumulated monthly benefits. Payments from sick and accident insurance plans. Pensions and retirement benefits. Unemployment benefits, railroad unemployment benefits, and other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER. Policy-SER. DHS @michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earnings from work as an employee (wages, salary, college work-study, commissions, tips). Earnings from self-employment (includes USDA PIK income).	ERM 206	2 of 8	INCOME	ERB 2024-004 4-1-2024
 payments. VA benefits, except clothing allowance or the court ordered amount for aid and attendance. Lump sum payments of accumulated monthly benefits. Payments from sick and accident insurance plans. Pensions and retirement benefits. Unemployment benefits, railroad unemployment benefits, and other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, <u>Policy-SER-DHS@michigan.gov</u>. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. 		in the co	untable income period. (For example	
 amount for aid and attendance. Lump sum payments of accumulated monthly benefits. Payments from sick and accident insurance plans. Pensions and retirement benefits. Unemployment benefits, railroad unemployment benefits, and other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, Policy-SER-DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		•		cipation
 Payments from sick and accident insurance plans. Pensions and retirement benefits. Unemployment benefits, railroad unemployment benefits, and other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, <u>Policy-SER, DHS@michigan.gov</u>. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples 			· · · ·	court ordered
 Pensions and retirement benefits. Unemployment benefits, railroad unemployment benefits, and other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, <u>Policy-SER-DHS@michigan.gov</u>. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. 		• Lump su	m payments of accumulated monthly	v benefits.
 Unemployment benefits, railroad unemployment benefits, and other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, Policy-SER-DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		 Payment 	ts from sick and accident insurance p	lans.
 other governmental unemployment benefits. Worker's compensation. Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, <u>Policy-SER-DHS@michigan.gov</u>. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		Pensions	s and retirement benefits.	
 Strike benefits. Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, Policy-SER-DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. 		•		ent benefits, and
 Income received from the sale of property. Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, Policy-SER, DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. 		Worker's	compensation.	
 Military allotments. Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, Policy-SER, DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		Strike be	enefits.	
 Investment income, such as dividends, interest and royalties paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, <u>Policy-SER-DHS@michigan.gov</u>. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		Income r	received from the sale of property.	
 paid directly to the client. Income from annuities, bonds, stocks and trusts. Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, Policy-SER, DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		Military a	allotments.	
 Refugee Resettlement Funds. If a client receives resettlement funds, email the policy mailbox at Policy-SER, <u>Policy-SER-DHS@michigan.gov</u>. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 				st and royalties
 funds, email the policy mailbox at Policy-SER, Policy-SER- DHS@michigan.gov. Adoption subsidy payments. Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		Income f	rom annuities, bonds, stocks and true	sts.
 Guardianship Assistance Program (GAP) payments. Earned Income Examples Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		funds, er	mail the policy mailbox at Policy-SER	
Earned Income Examples • Earnings from work as an employee (wages, salary, college work-study, commissions, tips).		Adoption	subsidy payments.	
 Earnings from work as an employee (wages, salary, college work-study, commissions, tips). 		Guardiar	nship Assistance Program (GAP) pay	ments.
work-study, commissions, tips).				
 Earnings from self-employment (includes USDA PIK income). 				salary, college
		 Earnings 	from self-employment (includes USI	DA PIK income).

ERM 206	3 of 8	INCOME	ERB 2024-004 4-1-2024			
		Training allowances paid to persons enrolled in sheltered work- shops.				
	• Re	ental income, room and board.				
	• Ch	ore services payments to providers.				
EXCLUDED INCOME						
	Do not	count or verify income from the following so	urces:			
	• An	nericorps income.				
	• Inc	come of non-responsible group members in l	burial cases.			
	• Re	imbursement of Medicare premiums.				
	• Inc	come in kind (not in the form of cash).				
		rned income of a dependent child when both nditions are met:	n of the following			
	••	The accumulated earnings are held in a sa of which the dependent child who earned sole owner.				
	••	The accumulated earnings are not commined money from any other source; see ERM 2	•			
		chigan Homestead Property Tax Credit and edit.	Home Heating			
	• Ea	rned Income Credit.				
		services program benefits paid by the depa a SER group member (such as foster care p				

- Income of the SER applicant's spouse when the applicant is in an emergency shelter as a victim of domestic violence.
- Reimbursement for past, current or future training-related, medical or volunteer expenses.
- Compensation awarded for a particular use (such as Victim's Compensation Award).
- Disaster relief assistance.

ERM 206	4 of 8	INCOME	ERB 2024-004 4-1-2024
	• C	hild care payments and allowances made by D	OHHS.
		ousing assistance that is paid pursuant to any w. Examples include:	state or federal
	•	 Title II of the Uniform Relocation and Real F Acquisition Act of 1970. 	Property
	•	U.S. Housing Act of 1937.	
		This includes Experimental Housing Allowa made under Annual Contribution Contracts prior to January 1, 1975.	5
	•	 National Housing Act. 	
	••	 Section 101 of the Housing and Urban Deve (HUD) of 1965. 	elopment Act
	• E	ducational grants, scholarships and benefits.	
	• F	amily support subsidy payments.	
	• W	/IC program benefits.	
	• T	itle VII nutrition program for the elderly.	
	• L	IHEAP energy assistance benefits.	
	• C	hild nutrition and school lunch benefits.	
	• F	ood assistance benefits.	
	••	 Guaranteed Income Program (GIP)- GIP is "Universal Basic Income Program (UBI)". The are funded from private and public funds. Estimation include:Detroit Jump Start 	hese payments
	•	Flint RX Kids	
	•	• Grow Ann Arbor (GIG 2)	

ERM 206	5 of 8	INCOME	4-1-2024
INCOME EXPENSES			
Unearned Income			
		d income must be determined by dedunt the gross amount received:	cting all of the
	Mandate	ry withholding taxes.	
	more that	dered child support paid, including arre in the amount ordered by the court. No paid, voluntary child support.	
	Payment	ts for health insurance.	
	Medicare	e premiums that will not be reimbursed	I.

Earned Income

Net income from employment or self-employment must be determined by deducting allowable expenses of employment from the gross amount received.

Note: SER does not allow deductions for garnishment actions or expenses of **producing** self-employment income (such as capital expenditures, labor costs, transportation costs while on the job, materials, loan and property payments, taxes, insurance, etc.).

Expenses of employment are **limited** to the following:

- Mandatory withholding taxes (25 percent of the gross)
- Deductions required by employer as a condition of employment.
- Deductions for health insurance.
- Court-ordered child support paid, including arrears. Expense amount cannot exceed the court ordered amount; no deduction is made for paid, voluntary child support.
- The cost of dependent care for either of the following:
 - •• A dependent child who is less than 13 years old.
 - •• A person who is 13 years old or older who needs care due to a mental or physical impairment.

ERB 2024-004

ERM 206 6		6 of 8		INCOME	ERB 2024-004 4-1-2024
		les: mu	s for each qu st not be allc	ubsidized cost of care or alifying individual. The o wed as a deduction from er of the SER group.	cost of dependent care
			not deduct the owing persor	he cost of child care if ca ns:	regiver is any of the
		••	A member	of the SER group.	
		••	•	ble relative of the employ o needs care.	ed person or of the
		••	A depende	nt relative of the employe	ed person.
		••	care can be	ho is not a member of th e provided reasonably ar ersons living in the home	id safely by one of the
			- A men	nber of the SER group.	
				onsible relative of the en who needs care.	ployed person or the
			- A depe	endent relative of the em	oloyed person.
SER INCO	ME NEED STAN		S		
	Group Size			Income Need Standard	ł
		1		\$445	
		2		\$500	
		3		\$625	
		4		\$755	
		5		\$885	
		* 6		\$1015	

* Groups larger than 6 persons: Add \$100 for each additional person.

VERIFICATION

Verify all non-excluded income, expenses and deductions. The client must make a reasonable effort to obtain required verifications. The specialist must assist if the applicant needs and requests help. If neither the client nor the specialist can obtain the

ERB 2024-004

ERM 206	7 of 8	INCOME	ERB 2024-004 4-1-2024			
	verifications despite a reasonable effort, use the best available information. If no evidence is available, the specialist must use their best judgment.					
	eligibility determ Health and Hum available. If not a	For energy services, income verification used in the current eligibility determination for any other Michigan Department of Health and Human Services (MDHHS) program may be used if available. If not available, income must be verified; see ERM 301, Energy Services.				
Unearned Income						
	Acceptable mether	nods of verification include:				
	person adm amount of t	ements from the department, or inistering the payment, which s he benefit, the amount of deduc whether or not the deductions a	hows the monthly tions, and			
	Recipient av	 Recipient award letters if dated within the last 60 days. 				
	 Copies of cl days. 	 Copies of checks or check stubs if dated within the last 60 days. 				
	Electronic d	Electronic data exchange with reliable income source.				
Earned Income						
	• Pay stubs.					
	• DHS-38, Ve	erification of Employment.				
	Written statements of the employer.					
	Business receipts.					
	 Accounting and other business records for self-employed persons. 					
	member in o	ements of persons paying mone cases where the SER group me services, room and board, or of	mber provides child			

• Electronic data exchange with reliable income source.

	0 - (0		ERB 2024-004
ERM 206	8 of 8	INCOME	4-1-2024

LEGAL BASE

MAC R400.7001 et seq.

ERM 207	1 of 3	HOUSING AFFORDABILITY	ERB 2020-002 10-1-2020	
DEPARTMENT POLICY				
	Relief (SE and Home	ffordability is a condition of eligibility for S R) and applies only to Relocation Service Ownership Services and Home Repairs ffordability does not apply to other SER s	es (ERM 303) (ERM 304).	
Requirements				
	In this item, total housing obligation means the total amount the SER group must pay for rent, house payment, mobile home lot rent, property taxes and required insurance premiums. Renters can have a higher total housing obligation if heat, electricity and/or water/cooking gas are included.			
	Note: See Reference	e chart at the end of this item or ERM 100 Charts.), SER Quick	
	Authorize SER for services only if the SER group has sufficient income to meet ongoing housing expenses. An SER group that cannot afford to pay their ongoing housing costs plus any utility obligations will not be able to retain their housing, even if SER is authorized.			
	their total h	if the group does not have sufficient inconsing obligation. The total housing obligation percent of the group's total net countable	gation cannot	
Exception				
	•	amily who receives a voucher from one or read and the second second second second second second second second s	of the following	
	-	y Re-Housing Program (replaces Rapid F ve which ended 5/31/2015) effective 10/ ²	•	
	 Rural (RPSI 	Homeless Permanent Supportive Housir H).	ng Initiative	
	income for rent) with t percent sh does not h	nts should not be denied because they d the rent. Because the program pays FM he client paying 30 percent of their incon ould be counted as their obligation. Also ave any income or 30 percent is too high anted by the MSHDA agents to waive the n fee.	R (fair market ne, only the 30 , if the person n, exceptions can	

Affordability Calculation

Determine whether an SER group meets the Housing Affordability requirement:

- Multiply the group's total net countable income by 75 percent. The result is the maximum total housing obligation the group can have based on their income, and be eligible for SER housing services, and
- Refer to the table at the end of this item for any increases in the basic 75 percent test if the group is renting and heat, electric or water/cooking gas is included in the rent. Multiply the resulting percentage by the group's total net countable income. The result is the absolute total housing obligation the group can have and be eligible for SER housing services.

Bridges documents affordability on the SER budget.

Examples

A SER group is receiving RSDI of \$550. They are responsible for paying their own heat, electric and water bills. Multiply \$550 by 75 percent for a total of \$412.50. Drop the cents. The maximum total housing obligation this group can have and be eligible for SER relocation, home ownership or home repair is \$412.

A SER group receiving FIP has total net income of \$420. Their rent includes heat, electricity and water. Add 25 percent to the basic 75 percent from the table at the end of this item. Multiply \$420 by 100 percent for a total of \$420. The maximum total housing obligation this group can have and be eligible for SER relocation, home ownership or home repair is \$420.

A SER group receives FIP of \$420 plus \$100 in kind income each month. They pay all their own utilities. Since the in kind income is excluded (ERM 206), multiply \$420 by 75 percent. \$315 is the maximum total housing obligation the group can have and be eligible for SER relocation, home ownership or home repair.

A SER group of 2 adults has no income. Their housing costs \$125 per month, nothing included. Multiply zero income times 75 percent for a total of \$0. The maximum total housing obligation this group can have and be eligible for SER relocation, home ownership or home repair is zero.

ERM 207	3 of 3 HOUSIN	NG AFFORDABILITY 10-1-20
BASIC 75 PERCENT HOUSING COST STANDARD INCREASES	INCREASES IN THE BASIC	C 75% HOUSING COST STANDARD
	Utility Include in the Rent	Add this percentage to the basic 75% housing cost standard
	Heat	15%
	Electric	5%
	Water or Cooking Gas, or Both	5%
SER QUICK REFERENCE CHARTS		
		ck Reference Charts, for quick reference bayment maximums and coding.
LEGAL BASE		

ERB 2020-002

ERM 208	1 of 7	BUDGET PROCEDURES	ERB 2023-002 10-1-2023
POLICY			
	SER group members must use their available income and cash assets that will help resolve the emergency. Do not authorize a SER payment unless it will resolve the emergency.		
Budget Computation			
	Bridges determines eligibility or ineligibility for each SER application and service requested. The worker is responsible for verifying infor- mation, certifying the eligibility results and authorizing the payment. It is not necessary to place a printed copy of the budget in the case record.		
Asset Copayment			
		ses cash assets in excess of \$15,000 will e <i>ERM 306, Burials</i> , for more information	
Income Copayment			
	income if the expected the able income of <i>SER Income</i>	eligible for non-energy SER services with he total combined monthly net income that o be received by all group members in the ne period does not exceed the standards f me Need Standards for All Non-Energy Se ver) at the end of this item.	at is received or e 30-day count- found in the
	for the nun	at is more than the basic monthly income nber of group members must be deducted g the emergency. This is the income copa	d from the cost
	services. V are not. Fo services, th expected t countable energy/LIF members. denied; se	no income copayments for SER energy a With respect to income, clients are either e or a group to be eligible for energy and wa he combined monthly net income that is re o be received by all group members in the income period, cannot exceed the standa IEAP and water/sewer services for the nu If the income exceeds the limit, the reque e SER Income Need Standards for Energy wer Services in this item.	eligible or they ater/sewer eceived or e 30-day and for SER amber of group est must be

STATE OF MICHIGAN

ERM 208

Total Copayment

The income and asset copayments combined together determine the SER group's total copayment.

The total copayment is the amount the SER group must pay toward their emergency. Copayment amounts are deducted from the cost of resolving the emergency.

Example: The applicant has an eviction for \$100. The shortfall copayment is \$15 and the income copayment is \$100. Subtract the total \$115 copayment from the \$100 need. SER is denied because the copayment exceeds the need.

Example: The applicant has an eviction for \$400. The shortfall copayment is \$15 and the income copayment is \$100. Subtract the total \$115 copayment from the \$400 need. The available SER payment is then \$285. The \$285 payment may be made once it is verified that the client's \$115 copayment has been paid.

The group is not required to pay the copayment more than once during the 30-day authorization period. If multiple services are requested, the client is only required to pay the copayment on one service. However, the copayment must be paid before any other service is paid.

The client is notified on the DHS-1419, Decision Notice, of their copayment amount and the deadline to return verification that they have paid their copayment. In Bridges, the worker must pseudo-authorize the application in order to establish the deadline date and to issue the DHS-1419. The deadline date is always the last day of the 30-day eligibility period regardless of when the client requests the service. The client must provide verification of their payment by the last day of the 30-day eligibility period.

INCOME COPAYMENT MODIFICATION

First line managers can modify an income copayment for nonenergy services. The manager must approve the modification in Bridges. This applies **only** if one of the following circumstances exist:

• The SER group used available income:

ERM 208	3 of 7	BUDGET PROCEDURES	ERB 2023-002 10-1-2023
		o meet unusual expenses essential to pro afety.	otect their
	•• To	o secure or maintain employment.	
	 The provider demands payment in advance, but the income is not available to the SER group until later in the budget period. (Example: RSDI is the only source of income and will not be received for three weeks.) 		budget period.
	When modifying an income copayment, the copayment may be reduced or waived entirely. The full copayment amount up to the SER need may be paid. Take this alternative when no other alternative exists for meeting the emergency. The SER group may be required to sign a DHS-2157, Repay Agreement, for the income copayment amount; see ERM 210.		
	Reminder	: Repay agreements cannot be taken aga	ainst RSDI/SSI.
Copayment Corrections			
	group notif	the income copayment when a member on ies the specialist of a shortfall in projected budget period.	
		ease an income copayment once a copa d and the client has been notified of the a	
Client Contribution			
	emergency persons or SER group received be	proup must contribute toward the cost of r v if SER does not cover the full cost of the organizations can also contribute funds o v. Verification that the contribution has be efore any SER payment can be made. For ns; see ERM 306.	e service. Other on behalf of the en paid must be
	household Payment P contribution reduce the	r services, verification from a MEAP grant will be enrolled into an energy provider's Plan (APP) can be used to satisfy the hour n. Any additional payment made by anoth balance on the client's total bill to zero sl SER payment.	Affordable sehold's client her agency to

STATE OF MICHIGAN DEPARTMENT OF HEALTH & HUMAN SERVICES

ERM 208	4 of 7	BUDGET PROCEDURES	ERB 2023-002 10-1-2023	
Required Payments/ Shortfall				
	If an application is made for Cooking Gas, Rent to Prevent Eviction, Rent to Relocate, Security Deposit, Moving Expenses, Mortgage/Land Contract, Home Owners Insurance, or Mobile Home Lot Rent, a determination of required payments must be made. Required payments are determined based on the group size, the group's income and the obligation to pay for the service that existed during each month of the six months prior to application; see ERM 204, ERM 302, ERM 303, and ERM 304. If the client failed without good cause to make required payments, a shortfall amount is determined. The client must pay the shortfall amount toward the cost of resolving the emergency. Verification that the shortfall has been paid must be received before any SER payment can be made.			
	obligated to Amount fiel	r Obligation Amount is the amount the h pay for their housing costs each month d is the amount that was actually paid f SER application	h. The Paid	
Prorated Payments				
	Undocumented non-citizens are not eligible for SER, but their presence does not disqualify the group . Bridges determines how much the ineligible group members must pay to help resolve the emergency. This is called the prorated payment. To determine the prorated payment:			
		the income and assets of all household ng the undocumented non-citizen(s).	members,	
		e all household members when determin nts, affordability and other eligibility req	•	
	undoci	ortion of the final SER payment is prorat umented non-citizens' share. That share t that the group must pay toward the co	e is the prorated	
	Note: MEA	AP funds cannot be used to pay the pro	rated amount.	

ERM 208	5 of 7 BUDGET PROCEDURES	ERB 2023-002		
ERM 200	5017	BODGET PROCEDORES	10-1-2023	
Notification				
	If the SER group meets all eligibility criteria but has a copayment, shortfall or contribution, do not issue payment until the client provides proof that their payment has been made or will be made by another agency. Verification from a MEAP grantee that the household will be enrolled into an energy provider's Affordable Payment Plan (APP) can be used to satisfy the household's client contribution for energy-related SER services.			
	Verification of payment must be received in the local office within the 30-day eligibility period or no SER payment will be made. The client will then have to reapply. The DHS-1419, Decision Notice, must be used to inform the SER group of the amounts that they must pay and the due date for returning proof of their payment.			
		HS-849, Authorization/Invoice, to notify the fiscal unit of the SER group's copaymer		
	Decision N	103, Application Procedures, and the DF lotice, regarding timeframes allowed for payment when all other eligibility criteria	the client to	
Verification				
	vices, ver have beer	thorizing the department's portion of ify that the copayment, shortfall, and on a paid by the client or will be paid by a 306 for burial copayments and contribution	contribution mother agency.	
	payment for of the payr	ting situations where the department iss or services, but the SER group fails to pa ment and the vendor does not provide the in loss of the SER payment and no bene	ly the remainder e service. This	
	household Payment F	tatement from the MEAP grantee that ind will be enrolled into an energy provider's Plan (APP) can be used as verification th ribution amount has been met for energy	s Affordable at the client's	

Emergency Services (ES) Funds

In some instances, it may be prudent to use ES funds to resolve an emergency. See ERM 209, Emergency Services (ES) Fund for current instructions and allowable uses for ES funds.

SER INCOME NEED STANDARDS FOR ALL NON-ENERGY SERVICES (EXCLUDING WATER/SEWER)

INCOME NEED STANDARD FOR ALL NON-ENERGY SERVICES (EXCLUDING WATER/SEWER)		
SER Group Size	Income Need Standard	
1	\$ 445	
2	\$ 500	
3	\$ 625	
4	\$ 755	
5	\$ 885	
6	\$1015	
Groups larger than 6 persons: Add \$100 for each additional person.		

SER INCOME NEED STANDARDS FOR ENERGY/LIHEAP AND WATER/SEWER SERVICES

INCOME LIMIT FOR ENERGY AND WATER/SEWER SERVICES (Effective 10/01/2023)		
Family Size	150% Federal Poverty Level/Month	
1	\$1823	
2	\$2465	
3	\$3108	
4	\$3750	
5	\$4393	
6	\$5035	
7	\$5677	
8	\$6319	
For each additional family member add \$642 per month.		

STATE EMERGENCY RELIEF MANUAL

STATE OF MICHIGAN

ERM 208	7 of 7	BUDGET PROCEDURES	ERB 2023-002
			10-1-2023
LEGAL BASE			
	Mich Admir	n Code, R 400.7001 et seg.	

Low-Income Home Energy Assistance Act of 1984; Section 2605(2)(B)

ERM 2	209
-------	-----

ERB 2024-002

2-1-2024

DEPARTMENT	
POLICY	

In the majority of cases, State Emergency Relief (SER) is sufficient to resolve threats to health and safety. However, due to the nature of emergencies and variations in SER group circumstances, unusual situations may exist which cannot be resolved through SER.

Emergency Services (ES) funds are allocated to each local office to provide assistance when SER will not cover the requested service or the SER payment will not resolve the emergency.

USE OF ES FUNDS

A SER application must be submitted and eligibility must be determined prior to any service or cost being paid using ES funds when the service is covered under SER. SER should be authorized whenever the household qualifies for a benefit through the SER program. Since ES is a funding source, this is not a program that the client can apply for directly. The issuance of ES funding is made in conjunction with the submission of a SER application, at the local office's discretion. Use of the MDHHS-6085 should be used when requesting ES funds and must be used in conjunction with SER benefits.

Exception: No SER application is needed when the service is not covered under SER.

Example: Client requests assistance with beds, since beds are not covered under SER, no application is needed.

Any issuance of ES Funds must be recorded in the Bridges electronic case record. The MDHHS-5602 and MDHHS-6085 must be uploaded to the ECF. Case comments must include the following:

- Details of the service requested.
- Extenuating circumstances resulting in the use of ES funds.
- Provider name.
- Amount of ES payment.

The first priority of emergency funding is to assure that clients have safe and decent housing, and providing needed services to help persons or families remain in their own home. ES funds may be used to expand payment maximums if **all** other eligibility requirements have been met.

2-1-2024

Example: An SER group needs their septic system repaired at a cost of \$1650. The group has the full \$1500 non-energy lifetime limit available and meets all other eligibility requirements for home repairs. However, they do not have the extra \$150 and have been unable to find private or community agencies that will contribute the \$150 difference. The \$1500 limit may be paid from SER and the additional \$150 supplemented from ES funds.

SERVICES & COSTS NOT COVERED BY ES FUNDS

ES funds may **not** be used to:

- Pay energy services, (heat, electricity, furnace repair or replacement).
- Pay legal or court costs.
- Repair or purchase a vehicle.
- Purchase bus passes or tokens or pay for any other travel expenses, unless it meets the criteria of medical transportation.
- Pay or reimburse for employment related costs such as car repair.
- Reimburse a provider, individual, or MDHHS employee.
- Pay for physical examinations or medical treatment not listed previously in this item.
- Pay for medical records or photocopies.
- Establish contracts, including emergency shelter contracts.

ES COVERED SERVICES

ES funds may be used to assist with the following:

1. **Emergency food**: Issue emergency food if the need results from an event that is beyond the group's control and the group was not eligible for Food Assistance Program (FAP) benefits in the current month.

ES funds may be used to:

- Replace food within 60 days from the date of fire, civil disorder or natural/chemical disaster.
- Prevent children from being removed from the home.
- Allow children to return to the home.

The daily food allowance is \$6.00 per day per SER group member for a maximum of 15 days, or the shortest period of time that meets the SER group's needs.

Verification is required and may include any of the following:

- Fire report.
- Police report.
- Statement from the MDHHS services worker or manager regarding the removal or return of the children to the home.
- Newspaper article or other reliable source that provides the date and details of the fire, disorder or disaster.
- 2. **Homeless prevention**: includes mortgage and back taxes to avoid eviction or foreclosure. Rental payments and security deposits are also allowed to establish or maintain safe housing. Mortgage and property tax payments are only allowed for homeowners or individuals who are purchasing their home. Housing must be affordable.

Note: Households facing an immediate crisis may also be assisted by the county's Housing Assessment and Resource Agency (HARA); visit <u>Michigan State Housing Development</u> <u>Authority (MSHDA)</u> for more information.

- 3. **Emergency home repair**: is used to prevent removal of a family from their home for health and safety reasons. A quote must be obtained from licensed provider. Home repairs are only allowed for homeowners or individuals who are purchasing their home. Housing must be affordable.
- 4. **Non-energy utilities**: (water, sewer and cooking gas); payment may be issued if the client is in arrears on non-energy related utility payments, and at risk of shut off.

ERM 209

4 of 7

- 5. **Emergency medical**: MDHHS may pay the provider for the actual cost of the service, up to \$500, or the minimum amount needed to resolve the emergency if the services are not covered by a third-party resource, Medicaid, Medicare or a health insurance provider.
- Limited-cost household goods: Includes one table with chairs and beds sufficient for all household members, with a \$500 maximum. Room air conditioners may be purchased or repaired only if the recipient is 55 or older or provides a statement from a physician that air conditioning is medically necessary.
- 7. Limited-cost household items: Includes dishes, silverware, pots and pans, brooms or mops, bed sheets and pillows, and towels, with a \$100 maximum issuance.
- 8. **Emergency medical transportation**: Includes a one-time trip to a hospital or doctor's office for a life threatening situation or illness, a trip to the pharmacy to fill a prescription for an illness, or a trip to resolve another type of medical emergency.

Note: Ongoing trips for regular office visits, family visitations, etc., are not covered.

- 9. **Other limited-cost items**: Contribution to a burial is limited to the cost of an oversized casket. No other burial costs are allowed. Clothing is limited to the replacement of clothing lost in a natural or chemical disaster, fire, civil disorder or other catastrophic event.
- 10. Bulk purchases: are allowed with the following stipulations:
 - Bulk purchases shall be made according to MDHHS purchasing guidelines.
 - Bulk purchases may be made up to \$1,000. Purchases exceeding \$1,000 require central office approval.
 - Bulk purchases are to relieve one time emergencies such as: diapers, baby formula or small incremental gift cards, up to the maximum of \$25 each. Gift cards must not exceed \$25 in value. A client may receive more than one gift card if needed to resolve their emergency.

ERM 209	5 of 7	EMERGENCY SERVICES FUNDING	ERB 2024-002 2-1-2024	
		 Purchases may be made on a monthly or quarterly basis in anticipation of the use during that period. Purchases must not carry over to the next quarter. 		
		v ,	items must be purchased and used in the same fiscal umentation, including the client's name, case number, purpose for issuing the item must accompany the ibution log and fiscal records, with a copy filed in ges ECF and case comments must be entered. arge items and furniture, including beds and cribs, do fy as a bulk purchase but can be approved on a case	
		 The items must be purchased and used in the year. 		
		and purpose for issuing the item must accom distribution log and fiscal records, with a copy		
		•		
	11. Extermination services for renter for bed bugs, requires a Program P local office manager can email the with supporting documentation, to t consideration.		ception. The lest, along	

EXCEPTION TO ES FUNDS USED BY ADULT AND CHILD WELFARE STAFF

ES funds may be used in special circumstances outside of normal business hours.

Prepaid Cards:

Prepaid cards are to be used as a last resort by On Call Services Specialist only with On Call Supervisor approval.

STATE OF MICHIGAN

2-1-2024

Prepaid cards can be used for any ES covered services found in this manual item.

Provided the local office allocation has sufficient funds available, the number of prepaid cards held by each office will not exceed 2 cards per worker per shift, with balances not to exceed \$500 each.

On Call Services Specialist will be responsible for completing the MDHHS-6085 and attaching supporting documentation/verification to be forwarded to AP Supervisor to ensure upload to Bridges case file, along with entry of case comments in Bridges.

MDHHS Employee Reimbursement:

When no other means of payment are acceptable (including prepaid cards), and a cash payment is the only option, reimbursement from ES funds for after-hours emergency purchases may be approved for an On Call Services Specialist through a policy exception.

To obtain exception, complete the MDHHS-6085, MDHHS-5602, including the On Call Services Supervisor's signature, the BSC Director's signature and attach with supporting documentation/verification to Policy-SER@michigan.gov for approval. Program Office will provide approval to On Call Services Specialist to attach to supporting documentation to be submitted through SIGMA for reimbursement. Along with entry of case comments, all supporting documentation/verification, MDHHS-6085 and MDHHS-5602 must be uploaded to Bridges ECF.

Energy Exception:

Prepaid cards/cash (only when necessary) can be used as a last resort for wood, pellets, and other non-traditional heating sources. Under no circumstances should prepaid cards/cash be used for deliverable fuel (propane, coal, fuel oil), natural gas, or non-heat electricity.

Small (portable) tank propane purchase for use for stove/camper may be approved by exception only.

To obtain exception, complete the MDHHS-6085, MDHHS-5602 (MDHHS-5602 when cash reimbursement is needed) including

7 of 7

the On Call Services Supervisor's signature, the BSC Director's signature and attach with supporting documentation/verification to Policy-SER@michigan.gov for approval. Program Office will provide approval to be included with supporting documentation. Along with entry of case comments, all supporting documentation/verification, MDHHS-6085 and MDHHS-5602 must be uploaded to Bridges ECF.

AUTHORIZATION OF ES FUNDS

Follow the local office business process for review of ES authorization prior to submitting documentation to DHHS Accounting for final payment. The DHHS Accounting email is <u>InvoiceMDHHS@michigan.gov</u>. Each ES authorization requires the completion of the MDHHS-5602, Payment Request, and must have the signature of the worker, supervisor or manager or if using a PCard follow the PCard guidelines and requirements. ES payments may only be issued to a provider registered in SIGMA.

If using a PCard for purchasing goods and services using ES funds, it is recommended that a PCard be obtained specifically for the use of ES funds.

For payment of services not listed under the ES Covered Services section above, the local county office director has the discretion to approve the use of ES funding. If approved, the local county office director, or signatory designee, must sign the MDHHS-5602, Payment Request form prior to any payment issuance or if using a PCard follow the PCard guidelines and requirements. Payments cannot be authorized for services and costs specifically listed as non-covered services.

All supporting documentation, including the signed MDHHS-5602, must be scanned into the electronic case file in Bridges.

Note: As a result of the implementation of SIGMA, the MDHHS-5602, Payment Request form will be replacing the DHS-1291.

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

ERM 210	1 of 2	REPAYMENT	ERB 2021-003 10-1-2021
DEPARTMENT POLICY			
	State Emergency Relief (SER) provides immediate assistance to meet a current emergency. If the SER group expects to receive income or assets in the future, but not in time to resolve the emergency, a repay agreement may be necessary. It is a condition of SER eligibility that the SER group agree to repay the SER issued at the time they receive the expected income or assets.		
Lottery Winnings			
	date of applic group must re exceed either payment amo	bup member is identified on the lottery ation until the date the benefit is issue apay the SER benefit. The repayment the lottery winning amount or the actu- bunt. Please follow Incorrect Issuances at a refund from the SER group.	d, the SER amount shall not Jal SER
Income/Asset Repayment			
	resources if a	greements against any of the following in application for them is pending, or if ER group expects to receive them in th	there is another
	 Settleme 	compensation benefits. nt of a claim or lawsuit. pected income and assets not exclude nts.	d from repay
	Note: Do not take repay agreements against future wages (income beyond the 30-day authorization period) or any type of Social Security benefits (RSDI or SSI). The department no longer takes repay agreements for shelter or utility deposits.		
Deposit Repayment			
	Providers may voluntarily refund deposits that were paid through SER. Refer to ERM 401, Payments for the refund policy.		

ERM 210	2 of 2	REPAYMENT	ERB 2021-003	
	2 01 2		10-1-2021	
DHS-2157, Repay Agreement				
	Any adult member of the SER group who expects to receive income from a source specified in this item must sign a DHS-2157, Repay Agreement. Attach the original DHS-2157 to the DHS-849, Authorization/Invoice, and send the documents to the local office fiscal unit. Give the second copy to the person who signed the form. Place the third copy in the case record.			
		t processes the DHS-2157 according Ianual (ACM) Items 480 and 481-1.	g to policy in	
LEGAL BASE				
	MAC R400.70	001 et seq.		

DEPARTMENT POLICY

Low-income households who meet all State Emergency Relief (SER) eligibility requirements may receive assistance to help them with household heat and electric costs. Funding for energy services assistance is provided through the Low Income Home Energy Assistance Program (LIHEAP).

Payments are applied to the fiscal year cap based on the SER Service Request Date, not the Benefit Issuance date(s). As a best practice, check the fiscal year cap(s) for each individual household member. Caps can be viewed in Benefit Issuance/SER Adjustments/View SER Cap.

CRISIS DEFINED

In compliance with Section 2604 of the LIHEAP statute, the Michigan Department of Health and Human Services (MDHHS) must provide some form of assistance within 48 hours of receiving an application for crisis assistance.

Eligibility staff must contact the energy provider to secure a hold on the pending disconnect to resolve the immediate emergency and allow time to determine the household's eligibility for program benefits, if an automatic hold was not placed through MI Bridges.

An energy crisis is one of the following:

- An individual or household has a past due account or shut-off notice on an energy bill for his or her household.
- A residential fuel tank is estimated to contain no more than 25 percent of its heating fuel capacity or has more than 25 percent and tank is locked by provider
- A stated need for household deliverable fuel or nontraditional fuel source such as wood, corn, cherry pits, etc.
- A notice that the balance of a prepayment account is below \$100.
- A statement from a licensed service provider indicating the homeowner's furnace is inoperable and in need of repair or replacement.

LIFE THREATENING CRISIS DEFINED

In compliance with Section 2604 of the LIHEAP statute, MDHHS must provide some form of assistance within 18 hours of receiving an application for crisis assistance.

A household is considered to have a life-threatening energy crisis if **all** of the following criteria is met:

- The household is not protected by Michigan's Winter Protection Plan (WPP) or some other shut off protection/moratorium.
- The household has experienced disconnection of natural gas or electric service, has ran out of their household heating fuel, or the household has a statement from a licensed service providing indicating that the furnace is inoperable and in need of repair or replacement.
- Restoration of energy service(s) is medically necessary.
- The household does not have any temporary housing alternatives while the emergency is being resolved.

COORDINATION WITH MEAP

As required by Public Act 615, agencies receiving a grant to administer the Michigan Energy Assistance Program (MEAP) are required to offer services that will enable participants to become or move toward becoming self-sufficient, including assisting participants in paying their energy bills on time, assisting participants in budgeting for and contributing to their ability to provide for energy expenses, and assisting participants in utilizing energy services to optimize on energy efficiency.

A household receiving an energy-related SER payment, for services covered in this item, qualify for MEAP services and assistance. The DHS-1419, State Emergency Relief Decision Notice, must inform the applicant that additional services are available through MEAP. Include the following comment on each DHS-1419 when an energy service has been approved or when there is a denial due to the household having met their service cap in the current fiscal year:

A SER payment for heat or non-heat electricity service qualifies your household for additional energy services through the Michigan Energy Assistance Program (MEAP). Please call 2-1-1 for a referral to a MEAP grantee to see what other assistance you may be eligible to receive.

Households that are currently enrolled in a provider-sponsored affordable payment plan (APP) through, Consumers Energy's Consumers Affordable Resource for Energy (CARE) Program, DTE Energy's Low Income Self-Sufficiency Plan (LSP), SEMCO Energy's Monthly Assistance Program (MAP) or UPPCO's Energy Assistance, Self-Sufficiency & Education (EASE) Program, Great Lakes Energy (Pathways) Program are not eligible for SER energy services.

If a client is enrolled in a provider-sponsored program through Consumer's Energy, DTE, SEMCO UPPCO or GLE for only **one** energy service, it may be possible for the household to receive SER assistance for the energy service not covered by the provider's program.

Information regarding MEAP, participating grantees and a list of providers who have opted out of participating in MEAP, can be found on the Michigan Public Service Commission's website under <u>MPSC - Michigan Energy Assistance Program</u>. Michigan law prevents electric companies, who have opted out of collecting the funding factor for MEAP, from disconnecting electric service to their customers between November 1st and April 15th. Deny requests for energy services between November 1st and March 31st if the service provider is a non-participating electric service provider for the current fiscal year.

Note: If service was disconnected prior to November 1st, SER can assist to restore service if all eligibility requirements are met.

SER eligibility for qualifying low-income households whose service provider opted out of collecting the MEAP surcharge resumes on April 1st.

COVERED SERVICES

Heating, Electric or Deliverable Fuels

> When the group's heat or electric service for their current residence is in past due status, in threat of shutoff or is already shut off and

STATE OF MICHIGAN

1-1-2024

must be restored, payment may be authorized to the enrolled provider. The SER should be processed using the most advantageous amount to benefit the client, which may result in a credit to the energy account. If the total service balance is more than \$425, and the fiscal year cap has enough remaining to cover the total service balance, use the total service balance. If the total service balance is less than \$425.00 and there is still at least \$425.00 available in their fiscal year CAP, enter \$425.00 in the requested amount on the SER Service Request page and process. This will result in a credit balance. If the remaining balance in the cap is less than \$425.00, use the remaining balance in the fiscal year cap if it will resolve the emergency for 30 days. This may result in a credit to the energy account. If the remaining balance in the cap is not enough to resolve the emergency, use the most beneficial balance (total service balance, past due balance or shutoff balance). Payment will resolve the emergency for 30 days if using the shut off or past due amount.

Example: Client applies for natural gas heat 10/1/2023, shut off \$145.00, past due \$215.00, total service balance \$355.00. Specialist would process using the total service balance of \$355.00. Client now has \$495.00 remaining in their cap. Two months later, after 11/13/2023, client applies for heat, shut off is now \$305.00, past due \$450.00, total service balance \$585.00. Since client only has \$495.00 remaining in their cap, specialist would process using the past due balance of \$450.00 and document, this is the most beneficial amount, over \$425.00.

Example: Client applies for non-heat electric and application is processed on or after 11/13/2023, shut off is \$75.00, past due \$105.00, total service balance \$155.00. Client has \$275.00 remaining in the fiscal year cap. Specialist would use \$275.00 the remaining balance in the fiscal year cap. This is the most beneficial amount and under \$425.00. This will result in a credit to the account.

Example: Client applies for natural gas heat and application is processed on or after 11/13/2023, shut off \$145.00, past due \$215.00, total service balance \$355.00. Specialist would process using \$425.00. Client now has \$425.00 remaining in their cap. Two months later, client applies for heat, shut off is now \$305.00, past due \$450.00, total service balance \$585.00. Since client only has \$425.00 remaining in their cap, specialist would process using \$425.00, the remainder in their cap.

STATE OF MICHIGAN DEPARTMENT OF HEALTH & HUMAN SERVICES

1-1-2024

Example: Client applies for non-heat electricity 11/13/2023, shut off \$525.00, past due \$685.00, total service balance \$885.00. Since the total service balance is more than the cap of \$850.00, specialist would use the past due amount of \$685.00 to assist client to resolve the emergency for 30 days and document. Since the total service balance is over the cap and past due amount is over \$425.00 (half of the FY cap), the most advantageous amount is the past due balance, therefore using the past due balance would be the most beneficial to the client.

Note: SER may be used to assist a household who is enrolled in the shut-off protection plan (SPP) as long as all other eligibility requirements are met.

Payment may be made on a prepayment account for natural gas or electric services when the balance remaining in the account does not exceed \$100. The SER benefit amount must not exceed the average billing amount for the past six months.

Payment may be made up to the fiscal year cap for the necessary charges to deliver a 30-day supply of fuel for households that heat with deliverable fuel (fuel oil, propane or coal). For fuel oil and propane, a delivery to fill the tank is considered a 30-day supply. If the quote for a delivery is less than \$600, enter \$600 as the need amount if there is enough available in the fiscal year cap. If the quote is for more than \$600, use actual amount. Payment for deliverable fuel will not be made if the deliverable fuel tank contains more than 25 percent of its heating fuel capacity. If, upon delivery, the existing supply is greater than 25 percent of the heating fuel capacity, the SER payment shall not be made.

Note: Wood, including wood pellets, are not considered a deliverable fuel.

Example: Client applies for deliverable fuel 11/13/2023, provider's quote shows minimum fill of \$550.00. Specialist would process using \$600.00. Client now has \$600.00 remaining in their cap. Two months later, client applies again for deliverable fuel, quote shows minimum fill of \$550.00 again, specialist would process using \$600.00, the remainder in their cap, however if the client's minimum fill was \$625.00, specialist would use \$625.00 as this is the minimum fill required of the provider, in this instance, client would have a \$25.00 copay.

Exception: For deliverable fuel, if the remaining fuel in the household's tank is above 25% but they have received a notice that

ERM 301	6 of 15	ENERGY SERVICES	ERB 2024-001 1-1-2024		
	their tank will be locked/disconnected or the tank has been locked/disconnected due to an unpaid balance, a policy exception can be submitted through Bridges to assist, up to the cap if all other eligibility requirements are met. See ERM 104 for policy exception requirements.				
Deposit, Reconnect Fees					
	checks, recor (pig) installati to prevent an	ecial trip charges, delivery fees, pilot r nnect fees, and related charges such on, delivery or rental can be paid if th emergency and are required by the p ncluded in the fiscal year cap but do ce.	as storage tank ey are necessary provider. These		
SERVICES NOT COVERED					
	Do not author	rize energy services to pay for:			
	Repair o	r protection plans.			
	Unautho	rized or illegal use.			
	Bankrupt	accounts.			
	Cooking	gas; see ERM 302, Utility Services.			
	facilities farm use nonresid portion if showing energy s	used in businesses or nonresidential l such as rental units, garages, stores, s. When a bill represents combined re ential or business usage, pay only the the utility can provide an approximate the residential use portion and the gr ervices pays the nonresidential costs o works in their own home. if the bill i	or nonresidential esidential and e residential e breakdown oup applying for . In the case of a		

energy services pays the nonresidential costs. In the case of a client who works in their own home, if the bill is in the client's name and the service address is the same as the client's residence address, it is considered a residential bill and payment may be authorized. If the bill is in the name of the client's business, it is considered a commercial bill and payment cannot be authorized.

Exception: Payment shall not be issued for energy services when the usage is in violation of the federal law.

1-1-2024

Example: A client has requested assistance for an electric shut off which includes costs associated to manufacturing medical marijuana. The client is not eligible for SER since federal law, 21 U.S.C. 841(a) prohibits the manufacturing of marijuana.

- Air conditioning billed separately from residential electric service.
- Common meter/service situations. This occurs when one meter or heat/electric unit services more than one residential unit or residence. If the energy provider can verify the group's actual usage and the provider will accept the SER group's portion and maintain services, payment may be made in full.
- Back rent when the client has a judgment which includes money owed on a heat or electric bill. This is considered a relocation service, not an energy service.

Example: A client has requested payment for eviction which includes money owed on a heat or electric bill. The landlord has paid the bill up to date with the provider, but the client has not paid the landlord for the heat/electric, which is part of the rental agreement. The heat/electric payment would be included as part of the total amount needed to prevent eviction.

- Payments to residential landlords, residential management companies, billing service agencies, or collection agencies are not eligible to receive emergency service (ES) or SER funds, as they are not the actual service provider. Examples of thirdparty billing companies who are not eligible providers include:
 - •• Universal Utilities.
 - •• D & B Billing Services.
 - •• Electrical Inspection Company.
 - •• Infinity Billing Enterprises.
- Secondary household fuel types. Payment may only be approved for the primary heating source.
- Deposit for new service when the energy provider is regulated by the Michigan Public Service Commission (MPSC).
- Late payment charges when the energy provider is regulated by the Michigan Public Service Commission (MPSC).

Note: Per MPSC billing rules, a regulated utility shall not assess a late payment charge against a customer whose payment is being made by MDHHS. The 2 percent late fee should **not** then become the responsibility of the customer but should be reduced to zero for any payments made by MDHHS through State Emergency Relief (SER) or the Michigan Energy Assistance Program (MEAP).

For a list of regulated Gas Utilities go to <u>MPSC - Gas Utilities in</u> <u>Michigan</u>

For a list of regulated Electric Utilities go to <u>MPSC - Utility</u> Addresses & Contacts (michigan.gov)

ELIGIBILITY CRITERIA

The client must complete the DHS-1514, Application for State Emergency Relief, the MDHHS-1171, Assistance Application along with the MDHHS-1171-SER supplemental form or submit an application electronically through MI Bridges.

- All household members are included in the SER group.
- Income of all household members is budgeted.
- Assets of all household members are budgeted.
- Income verification used for current eligibility for any other MDHHS administered program may be used, if available. If not available, income must be verified.
- There is no income copayment for energy-related services. The household income must be at or below the LIHEAP income limit for the group to qualify for SER; see *Exhibit II* -*SER Income Need Standards for Energy/LIHEAP Services* in ERM 208.
- The bill must be connected to the group's current address. If the bill, including old or transferred balances, must be paid to start or maintain service at the current or new address, payment may be authorized up to the fiscal year cap, as long as the payment resolves the emergency.
- The household fuel type must be correct for the type of payment requested.

ERM 301	9 of 15	ENERGY SERVICES	ERB 2024-001 1-1-2024
	the past needed amount	te requested amount in Bridges must match the amount on e past due or shut off notice/bill, or the declared amount beded for a deliverable fuel. If there is a discrepancy in the mount needed to resolve the emergency, there must be becumentation in the case record.	
		Note: The requested amount for a prepayment account mequal the group's average billing amount for the past 6 mo	
	be obtai	ion that the required copayment(s) ha ned prior to the MDHHS payment bein n-financial eligibility requirements mu	ng issued. All
	•	t can only be made to an enrolled ene 1, Payments.	ergy provider, see
Good Cause			
	The required payment amount for both heat and non-heat electricity is \$0, therefore Good Cause is granted for each energy-related service request. A SER group is not required to make payments in the 6 months prior to the SER application for an energy-related service request in order to be eligible for energy assistance.		
	The SER Required Payments - Details screen should be completed as follows for any of the 6 months prior to the SER application month:		
	should conta	The dropdown value next to the applicable SER service type(s) should contain a no response to the question, "Did the client have an obligation to pay for this month?"	
Decision Notice			
	every energy payment ame	19, Decision Notice, must be sent to t request. The notice must include the ounts to inform the client of their oblig tion Procedures.	e required
	The DHS-1419, State Emergency Relief Decision Notice, must inform the applicant that additional services are available through MEAP. Include the following comment on each DHS-1419 when an energy service has been approved or when there is a denial due to the household having met their service cap in the current fiscal year:		

ERB 2024-001

A SER payment for heat or non-heat electricity service qualifies your household for additional energy services through the Michigan Energy Assistance Program (MEAP). Please call 2-1-1 for a referral to a MEAP grantee to see what other assistance you may be eligible to receive.

Note: The DHS-1150, Application Eligibility Notice, may be used to notify a client of a denied SER request and must be issued in instances where no DHS-1419 is generated through Bridges.

SALES TAX ON DELIVERABLE FUELS

Payments to deliverable fuels are subject to sales tax unless ordered by, billed to, and paid by DHHS.

Example: Client completes application requesting assistance with their fuel oil/propane. Specialist sends email to provider requesting estimate/invoice for propane fill for their client. (Invoice should be made to DHHS, with client's address for delivery). Propane company emails DHHS specialist the estimate/invoice. Since DHHS ordered the propane and received the estimate/invoice and DHHS will make payment, the invoice is tax exempt. (DHHS is the purchaser of the service, therefore exempt from sales tax)

Example: Client completes application requesting assistance with fuel oil/propane and provides an estimate/invoice. Specialist processes request and approves. Since the estimate/invoice is between the provider and the client, the invoice is subject to sales tax. (The invoice is between the client and the provider, therefore, since the client is the responsible party, it is subject to sales tax)

TRIBAL PAYMENTS

Indian tribal organizations may receive LIHEAP funds directly from the federal government to help with heat, electric and furnace repair bills. Payments are made available by the tribal organization to the members of the tribe, usually in the form of direct payments to the provider. The tribal members may apply for SER, but payments are limited to the highest amount available either from MDHHS or the tribal organization. The worker must notify the program office, via an email to: <u>Policy-SER@michigan.gov</u>, of the tribal LIHEAP payment so the fiscal year cap can be adjusted.

To avoid duplicate payment, verify any tribal LIHEAP authorizations. Notify Front End Eligibility (FEE) if necessary.

VERIFICATION OF NEED AND COST OF THE EMERGENCY

> Verify past due status, threatened shutoff or the need for reconnection of natural gas or electricity, by using the online portal or contacting the energy company. For SER groups who have a prepayment account, verify that their prepayment balance does not exceed \$100. Contact can be in the form of a written notice, telephone call, fax, email or information on the provider's secure website. Documentation of this verification must be uploaded and saved into the ECF.

> Accept the group's statement as verification of need for deliverable fuels, wood and other non-metered heating sources. Release of payment under Benefit Issuance MUST not be completed until the final invoice has been received and uploaded to ECF. Household fuel type on the Household Information Page and Household heating source on the SER Service Request Details MUST be entered correctly to match the service being authorized.

A bill must be obtained before authorizing a payment. A fax, email or scanned copy of the bill received directly from the provider is acceptable as long as it includes all the pertinent information that would be included on the actual bill.

Exception: The specialist may only use a DHS-223, Documentation Record, for deliverable fuels, wood and other nontraditional heating source estimates or to clarify discrepancies. The DHS-223 may not be used as a verification source for natural gas, non-heat electric or other energy types that receive monthly statements and shut off notices. Documentation on the DHS-223 must include:

- Date.
- Client name and case number.
- Amount needed to resolve the emergency.
- Name on account.

- Any other pertinent account information.
- The name of the person at the utility company who provided the information along with the signature of the MDHHS staff person obtaining the information.

Photocopies of bills are not accepted.

The original bill, including scanned copies, fax, email or DHS-223 must be attached to the original DHS-849 and forwarded to the fiscal unit. See ERM 401, Payments, for the proper use of the DHS-849.

PAYMENT LIMITS

Effective October 1, 2023

Energy Type	Service Code	Fiscal Year Cap
Natural gas and wood	63	\$850
Deliverable fuel (fuel oil, propane, coal)	63	\$1200
Other fuel (kerosene, corn pellets, cherry pits, etc.)	63	\$850
Residential electric (not used for heat)	65	\$850
All-electric home (combined heat & residential use)	64	\$850
Deposits/fees for energy service	26 (heat)/27 (electric)	\$200 per occurrence

1-1-2024

Before authorizing the department's portion of the cost of services, verify that the non-citizen proration and/or client contribution have been paid by the client or will be paid by another agency. Verification from a MEAP grantee that the household will be enrolled into an energy provider's Affordable Payment Plan (APP) can be used to satisfy the household's client contribution.

Approve payment if it will resolve the emergency and if the energy provider will maintain or restore service for at least 30 days. Do not authorize any energy services payment that will not resolve the current emergency, even if the payment is within the fiscal year cap.

Note: MEAP cannot be used for non-citizen proration. Additional payments made by another agency, which reduce the client's total bill to a zero balance, should not reduce the SER payment. The MDHHS payment is not reduced when another agency is paying the client's current balance (the amount **not** subject to shut off) so the client's account will have a \$0 balance. If you are unsure if the additional agency commitment results in \$0 owed on the account, please confirm the information with the energy provider.

Payments are applied to the cap of the client. Client is defined as the applicant for or recipient of SER and includes all group members. Every individual in the group who benefits from the payment, including minor children, will have payments applied to their individual cap. The payments applied to the cap follow the individual even if they move from one household to another.

In instances where a group member has met the cap, but the rest of the household has not received an energy-related SER payment, an exception request should be submitted through Bridges. This will allow the household to qualify for additional MEAP services.

Example: A SER payment is made for heat on the mother's case. The payment applies to the mother's cap and to all the children who live with her. One child leaves the home and moves in with the father. The father then applies for SER for heat. The child's cap is applied to the father's eligibility determination because the child has benefited from the previous heat payment.

Bridges tracks all energy service authorizations and cap limits for each individual. In order to view the payment caps, complete an ERM 301

inquiry in Bridges for each SER group member. Caps can be viewed in *Benefit Issuance/SER Adjustments/View SER Cap*.

ACCESSING CLIENT ENERGY ACCOUNT INFORMATION

On-line Account Access

DTE – DTE Energy Assistance Portal

URL: DTE - Agency Portal (dteenergy.com)

Consumers Energy – Consumers Energy Portal for Agency Self Service (CE PASS)

URL: Login (consumersenergy.com)

Michigan Gas Utilities- MGU

URL: https://accel.michigangasutilities.com/energyassistance

MDHHS local office security coordinators and their backups are the designated account administrators for DTE and Consumers Energy online access. Security coordinators are responsible for enrolling staff and maintaining appropriate access to DTE Energy Assistance Portal and CE PASS to determining SER eligibility. MGU is responsible for enrolling staff and maintaining appropriate access, contact CAC@michigangasutilities.com for any questions.

Changes to local office security coordinators should be reported directly to the SER policy mailbox, do not contact DTE or Consumers Energy directly with these requests.

- All MDHHS staff and managers who intend to use the online access must provide all necessary profile information requested by the energy provider, which may include personal information.
- MDHHS staff must be trained and supplied with a user ID and password prior to use.
- All trained staff and managers are allowed to access the website to obtain payment history, other account information, and to allow a confirmation of payment.

ERM 301

- MDHHS staff MUST use the account statement provided on the website in lieu of an actual bill. A copy of the online statement must be uploaded to the ECF. DHS-849 must be local printed to move from pending correspondence to history.
- MDHHS staff MUST submit a payment confirmation via the website. The commitment requires the approved DHS-849 invoice number and amount. If the commitment is not entered for DTE, the 30-day eligibility hold placed will remain in lieu of an additional 30 days from the payment date.

Example: Client applies on 9/7/2023, 30-day hold is placed through 10/6/2023. Worker processes SER on 9/8/2023 which results in a copay. Client makes copay on 9/12/2023 and provides verification. Worker processes copay on 9/13/2023, releases DHHS payment and adds commitment to DTE online portal. A new 30-day hold is placed through 10/12/2023. Client cannot be put into shut off before 10/12/2023.

- An application for assistance includes a disclaimer to allow access to account information with energy providers via fax, email, and phone or company website. When the client signs the application (which is required for all SER energy requests), they are giving MDHHS staff permission to access the site. No separate release of information is required.
- Energy providers' websites are to be used for business purposes only, are not for unauthorized or personal use and are monitored. Providing false information for a user profile or conducting personal activity can result in disciplinary actions.

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

ERM 302	1 of 5	UTILI	TY SERVICES	ERB 2022-002 12-1-2022
DEPARTMENT POLICY				
	of a utility se	rvice specified	ER) helps to restore I in this item when se SER group members	rvice is necessary
Covered Services				
	The following	g are covered	utility services:	
	following must res	g utilities: wate store or contin residence. How	age to maintain or res er, sewer or cooking g ue service for at leas wever, payments for o	gas. The payment t 30 days at the
	 A deposit (including membership fees and lease/rental payments for an on-site storage tank) required by the utility provider to begin, maintain, or restore one of the following services currently or previously the responsibility of the SER group: water, sewer and cooking fuel. 			
	Fees for	connection, r	econnection, or hook	up of utility services.
	The bill does not have to be in the client's name but it must be con- nected to the group's current address. If the bill, including old or transferred balances, must be paid to start or maintain service at the current or new address, payment may be authorized up to the fiscal year cap as long as the payment resolves the emergency. Payment Maximums for Non-Energy Utility Services			
	-			
		ervice	Payment Maximum	
	Wate	er/Sewer	\$350 per Fiscal	

Cooking Gas

Reconnect Fee/Deposit . Year

\$175 per Fiscal Year

\$200 Each

Issuance

ERM 302

12-1-2022

Services Not Covered

Do not approve the following services under any circumstances:

- Telephone arrearages, installation costs or deposits.
- Unauthorized or illegal usage of any utility.
- Bankrupt accounts.
- Utility service that does not reflect the SER group's actual usage. An example of this is common service, when one meter serves more than one residence. If the local utility can verify the SER group's actual usage in these situations and the utility will accept payment for the SER group's portion and maintain service, common meter service is no longer a barrier to eligibility.
- Back rent when the client has a judgement which includes money owed on a utility bill. This is considered a relocation service, not a utility service.

Example: A client has requested payment for eviction which includes money owed on a utility bill. The landlord has paid the bill up-to-date with the provider, but the client has not paid the landlord for the utility, which is part of the rental agreement. The utility payment would be included as part of the total amount needed to prevent eviction.

- Payments to residential landlords, residential management companies, billing service agencies, or collection agencies are not eligible to receive emergency service (ES) or SER funds, as they are not the actual service provider. Examples of third party billing companies are who are not eligible service providers include:
 - •• Universal Utilities.
 - •• D & B Billing Services.
 - •• Electrical Inspection Company.

Required Payments

COOKING GAS

The SER group has to pay the minimum monthly amounts for cooking gas for the last six months. See the Monthly Required

STATE OF MICHIGAN

Payment chart below. The required payment period is always the six-month period prior to the month the SER group applies. The Paid Amount field is the amount that was actually paid for the 6 months prior to the SER application. If required payments of the requested service were not met, determine if good cause for non-payment exists. Unmet required payments are also referred to as a shortfall. See ERM 204, Client Caused Emergencies and ERM 103, Application Procedures.

SER cannot be used to make required payments.

Shortfall payments cannot be waived.

Use the DHS-1419, Decision Notice, each time a utility services payment is approved, acknowledging that the utility required payment must be met before utility services are again authorized.

WATER/SEWER

The required payment amount for water/sewer is \$0, therefore Good Cause is granted for each water/sewer service request. A SER group is not required to make payments in the 6 months prior to the SER application for these service requests in order to be eligible for energy assistance.

The SER Required Payments - Details screen should be completed as follows for any of the 6 months prior to the SER application month:

The dropdown value next to the applicable SER service type(s) should contain a "No" response to the question, "Did the client have an obligation to pay for this month?"Authorizations

Before authorizing the department's portion of the cost of services, verify that the income, shortfall, non-citizen proration, and contribution have been paid by the client or will be paid by another agency. Approve payment up to the fiscal year cap if it will resolve the emergency and if the provider will maintain or restore service for at least 30 days. Do not authorize any payment that will not resolve the current emergency, even if the payment is within the fiscal year cap.

Payments are applied to the cap of the client. Client means the applicant for or recipient of SER and includes all group members. Every individual in the group who benefits from the payment, including minor children, will have payments applied to their individual cap. The payments made to cap follow the individual even if they move from one household to another.

Example: An SER payment is made for water on the mother's case. The payment applies to the mother's cap and to all the children who live with her. One child leaves the home and moves in with the father. The father then applies for SER for water. The child's cap is applied to the father's eligibility determination because the child has benefited from a water payment.

Bridges tracks all service authorizations and cap limits for each individual. In order to view the payment caps, complete an inquiry in Bridges for each SER group member. Caps can be viewed in *Benefit Issuance/SER Adjustments/View SER Cap.*

Cooking Gas Required Payments			
Group Size	Monthly Required Payments		
1	\$8		
2	\$9		
3	\$10		
4	\$11		
5	\$13		
6 or more	\$15		

Verification

Verify actual or possible shutoff of water, sewer or cooking gas service by:

- A disconnect notice from the utility.
- Information from the utility provider's secure website.
- An overdue or delinquency notice when the water or sewer is not disconnected but the arrearage is added to the local tax bill.
- The client's statement of need for cooking fuel.
- Collateral contact with provider- must contain the following information:
 - •• Date.
 - •• Client name and case number.

ERM 302	5 of 5	UTILITY SERVICES	ERB 2022-002
			12-1-2022
LEGAL BASE	 A state Utility p Fax/em Information 	Verification of Emergency- account in service disconnected or arrearage wil bill. Amount needed to resolve the emerge Name on account. Any other pertinent account informatio The name of the person at the utility of provided the information along with the the MDHHS staff person obtaining the (signature needed when completing the (signature needed when completing the he SER group has made required payment ment from the provider. bayment receipts. hail/phone call from the provider. ation from provider's secure website. 7001 et seq.	l be added to tax ency. on. company who le signature of e information he DHS-223).

DEPARTMENT POLICY

State Emergency Relief (SER) assists individuals and families to resolve or prevent homelessness by providing money for rent, security deposits, and moving expenses.

Households facing an immediate crisis may also be assisted by the county's Housing Assessment and Resource Agency (HARA). Please visit the following website for referral information, <u>Housing</u> <u>Assessment and Resource Agency (HARA) (michigan.gov)</u>.

COVERED SERVICES

Accept the decision of the SER group regarding use of the relocation funds authorized. The issuance amount must resolve the group's shelter emergency. Authorize any combination of the following services:

- Moving expenses (to relocate household effects).
- Security deposit (if required).
- First month's rent.
- Rent arrearage.
 - •• Mobile home lot rent for owners or purchasers is a home ownership service found in ERM 304.
 - •• Mobile home lot rent for renters is a relocation service covered by this Item.

Note: Court costs and fees included in a judgment is an allowable cost for a *rent to prevent eviction* request.

Example: Group A decides to use their entire relocation services amount for a rent arrearage; Group B wants to use their relocation services amount for the first month's rent on a new apartment; Group C requests first month's rent and rental of a U-Haul trailer. Process payments for these situations as requested.

ELIGIBILITY REQUIREMENTS

Authorize relocation services only if one of the following circumstances exists and all other SER criteria are met.

ERM 303	2 of 7	RELOCATION SERVICES	10-1-2022	
		The SER group is homeless. The definition of homele or SER means that there is no housing that the group return to. To be considered homeless, the SER group meet one of the following criteria:	o can	
		 Has a primary night-time residence that is a publi private place not meant for human habitation, (th sleeping in a car or on the streets). 		
		 Is living in an emergency shelter designated to protect temporary living arrangements (including congrege shelters, transitional housing, and hotels and more than the shelters). 	gate	
		 Is exiting an institution where (s)he has resided for days or less and who resided in an emergency sl place not meant for human habitation immediatel entering that institution. 	nelter or	
	•	The SER group is at risk of homelessness		
		Note: Groups who voluntarily left their home, but car without a threat to their health or safety, are not home		
		The SER group meets the eligibility requirements for on one of the	one of the	
		 Family Re-Housing Program (replaces Rapid Re- Initiative which ended 5/31/2015) effective 10/1/2 		
		 Rural Homeless Permanent Supportive Housing (RPSH). 	Initiative	
		Note: Update the Living Arrangement screen in Bridger effect the appropriate homeless assistance program.	jes to	
Group Living With Friends or Relatives				
	•	oup living with friends or relatives is not homeless, even gement is temporary unless one of the situations belo		
		The group is living temporarily with other persons follo ire or natural disaster that occurred not more than 60 before the date the group files an application for SER	days	

STATE OF MICHIGAN DEPARTMENT OF HEALTH & HUMAN SERVICES

ERB 2022-001

ERM 303	3 of 7	RELOCATION SERVICES	ERB 2022-001 10-1-2022
		roup is living with other persons to escap	e a domestic
	-	roup meets eligibility criteria for one of the tance programs listed above.	e homeless
DOCUMENTATION OF NEED			
	street, in a written ob another se household Verificatio	who are homeless; living in an emergency a car or place unfit for human habitation me servation by an outreach worker, written r ervice provider, or a written statement fror d stating that the SER group is living on th n from an outreach worker or service prov erhead, signed and dated.	nust provide a referral by m the head of ne streets.
	above mu that the S be on age	ligible for one of the homeless assistance st have a written referral by the service pr ER group is eligible for the program. The ncy letterhead with the homeless assistan signed and dated.	rovider verifying verification must
		t imminent risk of homelessness must pro , order or judgment resulting from an evic	
Legal Notice			
		mmons, order, or judgment was issued w R group becoming homeless.	hich will result
Foster Care			
		group needs adequate housing to avoid a t or before a child or children can come he	
Unsafe Housing			
	approval,	S services worker or MDHHS specialist, w determines the family must be relocated f or the protection of the children.	

ERM 303	4 of 7	RELOCATION SERVICES	ERB 2022-001 10-1-2022
Condemned Housing			
	•	roup receives final written notice to vacate m a local public agency authorized to issu	
High Energy			
	•••	multi-disciplinary team has identified the gy housing that cannot be rehabilitated.	group as living
HOUSING AFFORDABILITY			
	affordable.	determine whether the SER group's rent Approve SER for relocation services only ation meets the criteria for housing afford	if the group's
REQUIRED PAYMENTS			
	the obligation Payments s Bridges will non-payment	roup shelter payments for the past six mo on amount and verification source on the screen. If required payments have not bee determine whether the SER group had g nt of their shelter obligation during the las of the reason they are in need; see ERM	SER Required en made, jood cause for st six months,
	-	A group in a homeless shelter or homeles met required payments.	ss due to a fire
	and there and there and there and the may be made	ases where the group is residing in a hom re extenuating circumstances, an excepti de through Bridges to Energy and Emerg 04, Exceptions to Official SER Policy.	ion request
SHELTER VERIFICATION			
	children und form, with a	cation services can be approved for famil der the age of six, a DHS-3688, Shelter V revision date of October 2009 or later, is ne home is free of lead paint or is certified	erification required to

STATE OF MICHIGAN

ERM 303	5 of 7	RELOCATION SERVICES	ERB 2022-001 10-1-2022
	3688. If the sh	ovider is required to complete and sig lelter unit is not lead-paint safe, paym vices for that residence may not be ap	ent for
	under the age a new residen	HS-3688 is only required when a fami of six, has requested relocation servi ce. An updated form is not required for prevent eviction) for the current reside	ces to move into or relocation ser-
PAYMENT AUTHORIZATION			
	obtain permar	uthorize the amount the SER group ne nent shelter, up to the amounts in the ocation Services at the end of this iter	Issuance Maxi-
VERIFICATION SOURCES			
Verification of Need Amount			
		588, Shelter Verification, form with a r 2009 or later must be completed and s ovider.	
	Written st	atement from the shelter provider, sig	ned and dated.
	Order of j	udgment.	
		statement from the rental or moving c of moving the household belongings.	ompany to verify
		, Documentation Record may be used the following:	d and must
	 Amore Any of The results 	It name and case number. Unt needed to resolve the emergency other pertinent information regarding to name of the landlord or person at the provided the information along with the IDHHS staff person obtaining the info	the emergency. rental company le signature of
Shelter Costs		8, Shelter Verification, form signed ar atement from the shelter provider.	nd dated.
STATE EMERGENCY RE	LIEF MANUAL	S	TATE OF MICHIGAN

ERM 303	6 of 7	RELOCATION SERVICES	ERB 2022-001 10-1-2022
Homelessness			
	Evictio	n, judgment, or court order from last resid	dence.
		A demand for possession non-payment is not acceptable.	of rent or notice
		's statement that they are living with othe stic violence.	rs to escape
	•	's statement that they are sleeping in a ca and there is no housing they can return to	
		epartment report, newspaper article, etc. Iral disaster.	verifying a fire
	prison, care, a setting	Statement from the releasing facility for persons exiting jail, prison, a juvenile facility, a hospital, a medical setting, foster care, a substance abuse facility or a mental health treatmen setting indicating there is no available housing and the perso has no residence to return to.	
	agency	and dated statement on official letterheary or service provider, which identifies the meless assistance program they are eligi	persons and
Potentially Homeless			
	evictio	ment, eviction order or court summons re n. (A demand for possession non-payme to quit is not sufficient.)	0 0
	-	notice from local public agency ordering t condemned housing.	the group to
	conder	A non-compliance notice with building comparison notice granting a repair period de otice to vacate.	
		n statement from MDHHS services worke list, approved by a manager, when:	er or MDHHS
		ne current rental unit is unsafe structurally threat to the health and safety of the fam	

ERM 303	7 of 7	RELOCATION	SERVICES	ERB 2022-001 10-1-2022	
	••	The family needs adeq foster care placement or return home.		•	
	the	 Written notification from the energy multi-disciplinary team that the group lives in high energy housing that cannot be rehabilitated. 			
Required					
Payments		nt receipts. tement from the landlord	I.		
TABLE - FISCAL YEAR		MS FOR RELOCATION	SERVICES		
	FISCAL Y	EAR MAXIMUMS FOR	RELOCATION SERVIO	CES	
	SER Grou	ıp Size	Relocation Services Payment	Maximums	
		1	\$410		
		2	\$520		
		3	\$620		
	4		\$740		
		5	\$870		

Note: The amounts shown in the table are not monthly issuance amounts. They are the fiscal year maximum amounts per SER group.

Example: A group of 6 persons with a 3-month rent arrearage would receive a maximum of \$1,040 for a relocation service.

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

6 or more

\$1,040

ERM 304	1 of 8	HOME OWNERSHIP	ERB 2021-003 10-1-2021
DEPARTMENT POLICY			
	other resou provide saf SER also a	gency Relief (SER) helps to prevent lo irces are available and the home will be e shelter for the SER group in the fores issists with home repairs to correct uns e essential services.	e available to seeable future.
Covered Services			
	The followi	ng services are covered by this item:	
	1. Home	ownership services.	
	m int	ouse payments (mortgage, land contrac obile home sales contract), including p terest, legal fees and escrow accounts surance.	rincipal and
	• Pr	operty taxes and fees.	
		obile home lot rent for owners or purchomes.	asers of mobile
		ouse insurance premiums that are reque e terms of a mortgage or land contract.	•
	2. Energy	/-related home repairs.	
	3. Non-er	nergy-related home repairs.	
Home Ownership Services			
		ership services payments are only issu Itened with loss due to:	ed to save a
	Mortga	age foreclosure.	
	Land c	contract forfeiture.	
	Tax for	reclosure or sale.	
	• Court- home	ordered eviction of a mobile home from park.	a land or a mobile

• Repossession for failure to meet an installment loan payment for a mobile home.

The lifetime home ownership services maximum is \$2,000. The lifetime maximum is the combined cumulative total of all home ownership service payments. Individual services (house payments, property taxes, etc.) do not have separate lifetime maximums.

Payments are applied to the cap of the client. Client means the applicant for or recipient of SER and includes all group members. So every individual in the group who benefits from the payment, including minor children, will have payments applied to their individual cap. The payments made to cap follow the individual even if they move from one household to another.

Bridges maintains a record of the lifetime home ownership services payments since 12/01/1991. Check Bridges under *Benefit Issuance/SER Adjustments/View SER Cap* for the balance available for home ownership services before authorizing payment.

Mortgage payments, land contract payments and property tax payments authorized between 10/01/1994 and 09/30/1997 required placing a lien on the homestead. Liens filed during period are still valid and must be repaid. See ERM 403, Lien on Real Property, for discharge procedures.

An adjustment to the home ownership lifetime limit exists when a lien is paid in full and discharged. Central office will notify the specialist when a lien is discharged by the county register of deeds office. See ERM 403, Lien on Real Property, for procedures.

Energy-Related Home Repairs

The Low Income Home Energy Assistance Program (LIHEAP) is the funding source for energy-related repairs. Repair or replacement of a non-functioning furnace is currently the only allowable energy-related home repair. The lifetime maximum for energy-related home repairs is \$4,000. All energy-related repairs approved since 1/1/1978 count toward this maximum, including previously authorized repairs covered as energy-related home repairs. View *Benefit Issuance/SER Adjustments/View SER Cap* to verify the cumulative total of energy related home repairs.

Non-Energy-Related Home Repairs

Non-energy-related repairs include all home repairs for clientowned housing except furnace repair or replacement. Examples include:

- Repairs to the basic structure.
- Hot water heater.
- Septic/waste disposal system.
- Doors/windows.
- Extermination services.
- Electrical.
- Plumbing.
- Roofs.
- Wells/water supply system.
- Wheelchair ramps.

Authorization for payment is only made if the repair(s) is essential to remove a direct threat to health or safety or is required by law or a mobile home park regulation. The repair(s) must restore the home to a safe, livable condition.

SER does not pay for improvements or nonessential repairs.

The lifetime maximum for non-energy-related home repairs is \$1,500 per SER group. All non-energy-related repairs approved since 12/1/1991 count toward this maximum. Bridges has a record of all non-energy home repairs since 12/1/1991. View *Benefit Issuance/SER Adjustments/View SER Cap* to verify the cumulative total of energy related home repairs.

Non-energy home repairs authorized between 10/1/1995 and 09/30/1997 required placing a lien on the homestead. Liens filed during this period are still valid and must be repaid. See ERM 403, Lien on Real Property, for discharge procedures.

Do not merge or interchange the energy-related and non-energyrelated home repair maximums. The lifetime maximum remains with each individual even if case numbers change. **ERM 304**

Eligibility Requirements

Issue Home Ownership Services payments only to save a home threatened with loss due to mortgage foreclosure, land contract forfeiture, tax foreclosure, or court ordered eviction of a mobile home from land or a mobile home park. Issue home repair payments only if the repair(s) is essential to remove a direct threat to health or safety or is required by law or a mobile home park regulation. The repair(s) must restore the home to a safe, livable condition. **SER does not pay for improvements or nonessential repairs.**

In addition, **all** of the following conditions must be met (unless specified for a particular service):

- An SER group member is an owner or purchaser of the home, or holds a life estate on the home with the responsibility for home repairs. If the home is co-owned, the cost of the emergency is not split between the co-owners or copurchasers.
- The home is the SER group's permanent, usual residence.
- The home is not listed for sale.
- The home is not in jeopardy of loss. (This only applies to home repairs.) Deny repairs if the home is in jeopardy of loss due to unpaid property taxes or foreclosure of a mortgage or land contract unless a workable plan exists for paying the arrearage.
- The ongoing cost of maintaining the home is affordable to the SER group; see ERM 207, Housing Affordability.
- The SER group did not cause the emergency. Do **not** authorize Home Ownership Services if the emergency was client-caused; see ERM 204, Client Caused Emergencies. (Property tax and home repair requests are exempt from the client-caused provision in Item 204.)
- The home is in livable condition and payment will guarantee safe, sanitary shelter both now and in the future. Do not approve any home ownership services payments for homes that are not in a livable condition or cannot be brought to a livable condition within the remaining SER home repair limit.

ERM 304	5 of 8	HOME OWNERSHIP	ERB 2021-003 10-1-2021
	exceed \$2,00 taxes.) Pay c	ount of tax arrearage for all year 00. (This only applies to home ov only the minimum amount require cy. Do not pay until loss of the ho on below.	wnership for ed to resolve the
		otal tax arrearage amount is the t ed, not just for the tax years whic ted.	
	ownership se home repair	to be authorized does not exceed ervices maximum of \$2,000, the maximum of \$4,000 or the non-e maximum of \$1,500, and the issumergency.	energy-related energy-related
Repair Estimates			
	requested, depen	e estimate of the repair cost. Mo ding on case circumstances. Ap air. SER does not pay for estima	prove the most
Licensed Contractors			
	contractor holds a	ollowing services can only be iss a valid license issued by the Bure es through the Department of L s.	eau of
	•	air or replacement setup, installation or general rep	pairs
	appropriate Michi	ervice on manufactured homes re gan license for that type of servion nical and plumbing).	•
	from the following repairs costing ov system and wate	contractor holds a valid license Web site: <u>LARA (accela.com)</u> . ver \$600 also require a licensed of well installation require only a lo Department of Public Health. Ve	Other building contractor. Septic coal permit and

STATE OF MICHIGAN

ERM 304	6 of 8	HOME OWNERSHIP	ERB 2021-003 10-1-2021
Purchase of Materials		em or water well provider is registered ca <u>Pirectory of Michigan Registered Contrac</u>	
materiale	all SER elig volunteer g agency or v	ay for building materials for non-energy h gibility requirements are met and a non-p roup is completing the home repair. The volunteer group will be responsible for lice and local building codes.	profit agency or non-profit
Energy Efficiency			
	All new furr ciency requ	naces authorized must meet the followin lirements:	g energy effi-
	• Non-boiler furnaces must be non-condensing models with AFUE (annual fuel utilization efficiency) minimum rating of 78 percent. However, a higher rated condensing model may also be approved.		
	 Boiler furnaces and mobile home furnaces must be non- condensing models with AFUE minimum rating of 70 percent. 		
		ces/boilers having higher ratings do not ion from the SER program office.	require an
Verification	_		
	Foreclosu	re/Forfeiture/Eviction	
	Foreclosure	e/forfeiture, or eviction from land or a mo	bile home park:
	mortga	order or a written statement from the cor agee that there is a payment arrearage a t the deficiency may result in foreclosure edings.	and failure to
		t summons, order or judgment that will r becoming homeless.	esult in the SER
	Property 7	ax Sale	
	Property ta	x sale:	

10-1-2021

- Statement from taxing authority verifying total tax arrearage, and
- Notice scheduling a judicial foreclosure hearing. This occurs one year after forfeiture -- generally in February.

Note: First, taxes become delinquent. Then, a year later forfeiture occurs and interest and fees increase. One year later, a circuit court hearing is held and foreclosure occurs.

Payment of taxes may be made once the client provides a notice scheduling the judicial foreclosure hearing. It is not necessary to wait until the judgment has been entered. Once a judgment has been entered, the client must make payment within 21 days of entry of the foreclosure judgment but no later than March 31.

Once the March 31 date has passed, ownership is transferred to the county and there is no redemption possible. Process the application within the SOP or by the date necessary to prevent the loss of the property, whichever is sooner.

Home Repairs

Home repairs:

- Statement from the mobile home park manager indicating the repair is required.
- Copy of mobile home park regulations.
- Statement from provider indicating the repair will remove a direct threat to health or safety or is required by law.

Home Ownership Services

Home ownership:

- Deed.
- Purchase agreement.
- Land contract.
- Life estate document.
- Attorney or court records.
- County records.
- Statement of real estate agent or financial institution.
- Mortgage.
- Property tax statement.

ERM 304	8 of 8	HOME OWNERSHIP	ERB 2021-003 10-1-2021
LEGAL BASE	 For evid court su 	nsurance documents. ction from a mobile home park, an evid ummons regarding eviction. (A deman ument of rent or a notice to quit is not a	d for possession
	Mich Admin	Code, R 400.7001 et seq.	

ERM 306	1 of 12	BURIALS	ERB 2024-005 4-1-2024
DEPARTMENT POLICY			
	•	ency Relief (SER) assists with burial wh mandatory copays, etc. are not suffici	
Staff Responsibilities	Crematio	n. sociated with donation of a body to a n on permit fee for an unclaimed body. costs for an eligible cremation of an un	
	program payn includes the r	early explain SER burial eligibility requirent limits to any person making an incequirement that the application for SEI later than 10 business days after buria	quiry. This R burial must be
Application			
		n for SER burial must be made no later er the date the burial, cremation or dor	
Who May Apply			
		wing people may apply for SER burial presentatives. In other situations, dece dies.	
	 Any relative representation 	ive - including minors or their authorize tative.	ed
	Person n	amed in decedent's will to arrange bur	rial.
	• Funeral r	representative designated by the deced	dent.
	Special a	dministrator appointed by probate cou	ırt.
	Legal gua	ardian who was appointed by probate	court.
	Person w	who had durable power of attorney at th	ne time of death.
	 Funeral c relative w 	director with written authorization provie who is:	ded by a

ERM 306	2 of 12	BURIALS	4-1-2024
		capable due to illness. hable due to location.	
	• For une	claimed bodies, the following inc	dividuals may apply:
	••	County medical examiner.	
		Person who has been designative by the county in the count	
		An attorney who has been ap court to be the special fiducia representative for handling bu	ry or personal
	Note: The county medical examiner cannot designate a funeral director to be the funeral representative for an unclaimed body.		
UNCLAIMED BODIES			
	representat instances w someone e	medical examiner or their designive may apply for SER burial of where the county medical examination of the county medical examination of the designation of the desi	an unclaimed body. In ner has appointed le final disposition of the
	The body must have been offered by the county medical examiner, their designee or the public administrator to at least one of the following universities prior to determining SER eligibility:		
CONTACTS FOR U	NCLAIMED BODI	ES	
University	Counties Serve	ed	Phone Numbers
University of Michigan	Barry, Benzie, E Cass, Charlevo Crawford, Emm Gratiot, Hillsdal Kalamazoo, Ka Lenawee, Living Mecosta, Midla Montcalm, Mon Oceana, Ogem	a, Alpena, Antrim, Arenac, Berrien, Branch, Calhoun, ix, Cheboygan, Clare, et, Gladwin, Grand Traverse, e, Iosco, Isabella, Jackson, Ikaska, Lake, Leelanau, gston, Manistee, Mason, nd, Missaukee, Monroe, tmorency, Muskegon, Newago, aw, Osceola, Oscoda, Otsego, e Isle, Roscommon,	734-764-4359 business hours 888-209-9191 after hours

STATE OF MICHIGAN

ERB 2024-005

BURIALS

University	Counties Served	Phone Numbers	
	Shiawassee, St. Joseph, Van Buren, Washtenaw, Wexford		
Michigan State University	Alger, Baraga, Chippewa, Clinton, Delta, Dickinson, Eaton, Gogebic, Houghton, Ingham, Ionia, Iron, Kent, Keweenaw, Luce, Mackinac, Marquette, Menominee, Ontonagon, Schoolcraft	517-353-5398 business hours 517-335-1855 after hours/weekends	
Wayne State University	Bay, Genesee, Huron, Lapeer, Macomb, Oakland, Saginaw, Sanilac, St. Clair, Tuscola, Wayne	313-577-2890 business hours 313-577-1198 after hours/weekends	
In no case may a funeral director apply for SER for an unclaimed body.			

Accepted Donations

Authorize SER payment for one-way transportation if not provided by the teaching facility. Allow \$.34 per mile up to \$176.

Declined Donations

If the university has declined the donation, accept the statement of the county medical examiner or their designee as verification that the body has been declined.

When an unclaimed body is declined, authorize SER burial assistance at the disposition of an unclaimed body rate.

ERM	306	
-----	-----	--

4-1-2024

COVERED SERVICES

Covered SER burial services include any goods or services normally provided to bury, cremate or donate a human body, including the following:

- Goods and services that are provided by a funeral director.
- An outside receptacle which is required by the cemetery and which consists of a metal or concrete rough box.
- A single burial space.
- Opening and closing the grave.
- The use of cemetery equipment.
- Transportation.
- Clothing.
- Clergyman's honorarium.
- Urn, when cremation is requested.

Memorial Service

A memorial service involves viewing and/or visitation. A service ritual (either faith-based or secular) is provided for the family and friends.

In the case of a cremation, there may only be a service ritual. The service ritual may be provided by the funeral home director or designee, a faith-based clergy person or a secular representative. The service ritual may be held at the funeral home, cemetery or other facility. To qualify for the memorial service rate, the funeral director must be in attendance at the service.

Services Not Paid

Decedents may not need all services.

Example: Veterans cemeteries do not charge the family for the grave site, opening or closing, vault or headstone.

ERM 306	5 of 12	BURIALS	ERB 2024-005 4-1-2024
	there may be i family pays for	d is being buried out of state or out on local charges for the cemetery or these and/or transportation charges voluntary contribution.	a vault. If the
COPAYMENTS Responsible Relatives			
	on whether the	ndatory copayments from responsib e decedent and the relatives were liv ath; see ERM 201, SER Group Com are:	ving together at
	Spouse forParents for	or spouse. or children and stepchildren under ag	ge 18.
	People in the following living situations are considered living together unless they had been separated prior to admission to the facility:		
	Long TerrAdult FosHospital.		
		esponsible relatives who have been ast 90 consecutive days prior to dea	
Assets			
		decedent's and responsible relatives determine the asset copayment.	' cash and non-
	Allow a \$15,00 member.	00 cash asset exclusion if there is a	surviving group
	Allow a \$15,00 surviving grou	00 non-cash asset exclusion if there p members.	is one or more
	MA or FAP, th	group member is a current recipient of ere is automatic eligibility on the bas ee ERM 205 for more information or	sis of non-cash
		no is the only SER group member do lusion; see Estates in this item.	pes not qualify for

STATE OF MICHIGAN

ERM 306	6 of 12	BURIALS	ERB 2024-005 4-1-2024
	Examples:		
		an adult with a surviving spous et exclusion plus a \$15,000 no	
		a child with two surviving pare a \$15,000 cash asset exclusion xclusion.	U 1
	The deceased is a asset exclusion of	an adult with no surviving spou f any kind.	use. There is no
Asset Denial			
	non-cash assets pric maximum for burials	if the total countable value or to exclusions exceed the s When assets exceed the pay of designate any of the assets	SER payment /ment maxi-
		s countable assets total \$15,8 the payment maximum of \$72	•
Benefits			
	The following death be	enefits are deducted from the	SER payment:
	• Life insurance, wh	nen the beneficiary is a respor	sible relative.
	 Social Security (R surviving spouse. 	SDI) lump sum death paymer	nts if there is a
	• Veterans burial be	enefits.	
	Soldiers and Sail	ors Fund benefits.	
	• Fraternal or socia	l organization donations.	
	Prearranged fune	ral agreements.	
Prepaid Funeral Contracts			
	Approval		
	• • • • • •	tal payment for beneficiaries v neral contract (PFC) when the	•

ERB 2024-005

of the PFC does not exceed the maximum allowable charge for services provided (see table in this item) and all other eligibility factors have been met.

Example: Mr. A. has a \$300 revocable contract and a \$300 irrevocable contract. Mr. A. chose a traditional funeral. The total of PFCs is \$600.

\$700	total allowable charges
- 600	total PFC
\$100	supplemental payment

Denial

Deny SER burial when PFCs are in excess of the maximum allowable charge. The value of the PFC cannot be used as a contribution.

Exception

Exception: The beneficiary of a MDHHS DHS-8A, Certified Irrevocable Funeral Agreement, is only potentially eligible for a burial space (payment to the cemetery) and/or an outside receptacle (vault) when required by the cemetery. Vault and cemetery services can be provided even if the PFC exceeds the SER maximum burial payment.

Estates

When there is no surviving group member, assets owned by the decedent at the time of death constitute an estate. For a group of one, there is no automatic asset eligibility based on receipt of MA, FAP, SSI, etc. The estate includes all of the decedent's cash and non-cash assets such as a former homestead, auto, bank accounts, etc.

The probate court determines the value of a deceased person's estate and the amount available to meet burial expenses. Relatives or others must file a petition to start probate court proceedings.

Determine the SER Burial eligibility of a deceased person with an estate as follows:

Estate Value Exceeds Burial Payment

Deny the application if the value of the decedent's estate is projected to equal or exceed the SER burial payment.

Estimates from expert sources (car dealers, tax statements, etc.) may be necessary to determine total estate value. Do not wait for a probate court final determination.

• Probate Court Determination

Re-register and approve a denied application if probate court later establishes the amount available from the estate for burial expenses is less than the maximum allowable SER burial payment. All other eligibility factors must be met.

• Approval With Repay

Approve the application if the value of the decedent's estate is projected to be less than the SER burial payment. The person starting the proceedings in probate court must sign a DHS-2157, Repay Agreement, to repay the department if the probate court determines the amount available to meet burial expenses exceeded the SER maximum. The DHS-2157, Repay Agreement, must be signed prior to authorizing an SER payment.

Case Record Information

If the deceased was a current or former recipient of MDHHS services, existing case record material should be used to identify the possible existence of an estate.

Potential Recoupment/Fraud

If the existence of an estate is discovered after a SER payment has been made, recoupment must be pursued. Do **not** sign any documents for probate court indicating that MDHHS has no claims unless/until SER has been repaid. A fraud referral may be made if the applicant knowingly failed to inform the department of the existence of assets.

Income

Use income expected to be received by the decedent and the group members during the 30-day countable income period to determine the income copayment; see ERM 206, Income and ERM 208, Determining Required Copayments.

ERM 306	9 of 12	BURIALS	ERB 2024-005
			4-1-2024
Calculations			
		payment and income copayme copayment. Mandatory copayn nent's payment.	
Voluntary Contributions			
	any amount up to signed statemen	tives may supplement the SER o \$4,000 for additional services t from the friend/relative indica . The contribution does not ha at authorization.	s. There must be a ting the amount of
	copayment can c	tives required to make an inco designate \$200 of the copayme ices the copayment.	
	\$200 is designate \$300. The MDHE friends and relati	mith passes away. There is a ed as a supplement, reducing IS burial payment is reduced b ves could contribute up to \$3,8 maximum minus the \$200 des	the copayment to by \$300. Other 800 for additional
	Denial		
	•	tributions exceed \$4,000 OR if the SER maximum payment allo	
	burial. Local fune family will also pa payment maximu charges.) The to	lecedent will be returned to a f eral director charges total \$280 ay air-shipping charges of \$210 um is \$579. (There are no loca tal charges are \$4900, which lo on. This exceeds the MDHHS r ent is made.	00. Friends and 00. MDHHS I cemetery or vault eaves \$4321 as a
Payments			
	charged by the p the table at the e	ent for burial, cremation or dona rovider up to the maximum pa and of this item. Payment is ma lve the emergency.	yments specified in

ERM 306	10 of 12	BURIALS	ERB 2024-005
ERM 300	10 01 12	BURIALS	4-1-2024

Local issuances are **not** to be paid to enrolled burial service providers.

VERIFICATION

• The case record must contain a statement of goods and services or the equivalent showing an itemization of all services provided, charges and payments made or expected. It must be signed by an employee of the funeral home and the person making the SER application. Funeral providers may submit more than one invoice to cover a decedent's funeral.

Note: Do not duplicate payment or authorize payment for services/items not included on the invoice.

Note: No additional SER payments are made for oversize caskets; see ERM 209 and ES Program Standards.

- The case record must contain a signed statement from the friend/relative indicating the amount of their contribution. This must be obtained before SER payment may be made. If the statement of goods and services is properly itemized and signed by the applicant and funeral director (or designee) it would be considered the signed statement of contribution.
- If there is a surviving spouse who resided with the deceased person at the time of death, verification of the Social Security lump sum death benefit must be obtained prior to approval for any SER payment. Social Security Administration or the funeral director must provide a written statement verifying the amount expected.
- Value of the estate written statements from knowledgeable sources (car dealers, tax statements, financial planners, attorneys, etc.).
- The case record must contain a signed and dated statement, on official letterhead, from the county medical examiner when a designee has been authorized to make burial or cremation arrangements for an unclaimed body.
- Michigan Funeral Directors Association Funeral Representative Designation form signed by the decedent.

BURIALS

SER MAXIMUM PAYMENTS FOR BURIAL SERVICES TABLE

MAXIMUM PAYMENTS FOR SER BURIAL SERVICES Effective 10/1/2020					
Burial Service	Payment to Funeral Director	Payment to Cemetery or Crematory or Payment for Urn	Payment for Vault	Total	
Fetus or infant under age 1 month	\$165	\$45	\$0	\$210	
Burial with memorial service	\$520	\$145	\$100	\$765	
Burial without memorial service	\$285	\$145	\$100	\$530	
Cremation with memorial service	\$455	\$145	\$O	\$600	
Cremation without memorial service	\$220	\$145	\$O	\$365	
Transportation of a donated or unclaimed body being cremated	\$.34 per mile up to \$176	\$0	\$0	\$176	
Cremation permit fee for an unclaimed body		\$75		\$75	
Disposition of an unclaimed body	\$595	\$145	\$100	\$840	
Maximum payment where irrevocable funeral agreement (8A) exists	\$0	\$145	\$100	\$245	

SER QUICK REFERENCE CHARTS

Refer to ERM 100, SER Quick Reference Charts, for quick reference charts to SER services, payment maximums and coding.

LEGAL BASE

Mich Admin Code, R 400.7001 et seq.

ERM 306	10 of 10	BURIALS	ERB 2024-005
ERM 300	12 of 12	BURIALS	4-1-2024

MCL 328.214(1)Public Act 57 of 2016

DEPARTMENT POLICY

Two programs provide hospitalization services for migrants:

- Medicaid (MA) provides medical services for migrants who meet all MA eligibility requirements.
- Migrant hospitalization (MH) provides inpatient hospital services and limited outpatient services during one 30-day period in 12 months for migrant household members who are not eligible for MA.

Eligibility Requirements

Approve MH only if all the following requirements are met:

- The person applying is not eligible for MA. This is especially important for pregnant women as MA is available to virtually all low-income pregnant women. Document the reason for MA ineligibility on the DHS 1171, Assistance Application and place it in the SER packet.
- The reason for MA ineligibility is not any of the following:
 - •• The applicant has excess income (an MA deductible is in effect).
 - •• The applicant failed to meet a procedural requirement for MA.
 - •• The applicant entered Michigan for reasons other than employment.
- The household must meet all eligibility requirements in the 100, 200 and 300 series of the State Emergency Relief Manual (ERM).
- No other family member received SER-MH within the 12 months proceeding the date of hospital admission under either of these MH program guidelines.
- The household members must be non-residents of Michigan and must move from place to place working in agriculture or a related industry such as canning.

ERM 307	2 of 3	MIGRANT HOSPITALIZATION	ERB 2013-002 3-1-2013
	or duri	mily must include a child under age 21 ng the past six months has lived with, a ned in BEM Item 135.	
		ousehold must not contain any member d employment or training without good days.	
Covered Services			
	The followi	ng are covered services under MH:	
	-	ent hospital services. ient services that are either:	
		follow-up to inpatient services, and are) days of the hospital admission.	performed within
	at	ormally performed as inpatient services tending physician and the client have d erformed on an outpatient basis.	
	The followi	ng services are not covered under SER	R-MH:
	 Volunt Ambul Any in service 	vices the MA program does not cover. ary (elective) hospitalization. ance service. patient or outpatient services performed e eligibility period as defined in the sect	
Payment Rates	this ite	m.	
		ates and conditions of coverage are the ge, whichever is less.	same as for MA
Service Eligibility Period			
		SER-MH services for only one 30-day p is 30-day period is the service eligibility	
	housel	st day of the service eligibility period is hold member needing medical care is a al or receives a medical service.	

ERM 307 3 of 3 MIGRA		MIGRANT HOSPITALIZATION	ERB 2013-002
ERM 307	3 01 3	MIGRANT HOSPITALIZATION	3-1-2013
	follov medi	ast day of the service eligibility period is ving the date of hospital admission or the cal service is provided. For example, if J of the service eligibility period, July 30 is t	e first day a uly 1 is the first
		covered medical services performed on pility period.	ly during the ser-
SER-MH Payments			
	Invoice. F	SER-MH payments on an DHS-849, Au Payments of \$3000 or more require proce nd Emergency Services unit.	
SER QUICK REFERENCE CHARTS			
		he SER Desk Aid in the Systems Instruct or quick reference charts to SER services d coding.	
LEGAL BASE			
	MAC R40	00.7001 et seq.	

ERM 401

DEPARTMENT POLICY

Authorize and issue payment for all State Emergency Relief (SER) covered services using the DHS-849, Authorization/Invoice. **Proof of emergency and need amount must be obtained before authorizing a payment.** The Michigan Department of Health and Human Services (MDHHS) Electronic Document Management (EDM) tracks and stores electronic (scanned) images of case documentation. EDM documents are considered the document of record and should be treated as the original.

The worker must ensure proof of emergency and need amount has been scanned into the ECF for reconciliation purposes. The case copy of the DHS-849 can be found in Bridges Correspondence.

Bridges automatically creates the DHS-849 when a SER application has been approved and certified.

The DHS-849 is available for viewing and printing in the *Correspondence/View Pending* link in the left navigation bar.

DHS-849 must be local printed to move it to the *Correspondence/View History* link in the left navigation bar and can be viewed there for reference or reprinting.

In some cases, the client and/or provider signature is required on the original DHS-849. For deliverable fuels, signatures on the DHS-849 are not required. For home repairs, the DHS-849 must be signed by the provider and the client. The client's signature on the DHS-849 is not needed if the provider submits an itemized bill or statement of services which states the client's name, address and is signed by the client. See attachment at the end of this item for more information.

In instances where the DHS-849 is returned to the department and contains the customer signature and/or provider signature, a copy must be scanned into the EDM.

Note: Payments for deliverable fuel, wood and home repairs will continue to pend until the worker completes the payment by accessing the Benefit Issuance/Pending SER screen. Payments will be generated to the provider *only after* the questions under *Worker Use* are answered. Payments will pend indefinitely until the worker completes this procedure.

ERM 401	2 of 6	6 PAYMENTS	ERB 2024-001
	2 01 0		1-1-2024
SER Authorization			
	before a SER gro prorated or shortf and contributions	a SER payment before a service oup has made a required copaym fall payment. See ERM 306 for bu this will avoid situations where rvices being provided.	ent, contribution, urial copayments
PROVIDER ENROLLMENT			
	ment can be issu office, however, t	providers must be enrolled in Brid ed. Energy providers must be en he local office should provide a D ation Agreement, to providers req	rolled by central HS-355, Energy
	order to receive a	egister in the SIGMA Vendor Self a SER payment. Please refer prov dget Office - SIGMA (michigan.go	iders to the VSS
	See BAM 435, Pı details.	rovider Management, for more inf	ormation and
	eligible to receive	companies and collection agenc ES or SER funds, as they are no equests for enrollment by such co	ot the actual ser-
	Examples of thirc	I-party billing companies are:	
AUTHORIZATION PERIOD	D & B BElectrica	al Utilities. illing Services. al Inspection Company. Billing Enterprises.	
	begins on the dat	zation period is 30 days. The auth te the local office receives a signe an electronic application from MI	ed application for

begins on the date the local office receives a signed application for SER or receives an electronic application from MI Bridges and ends 29 days later. For example: Application filed on March 1. The authorization period is March 1 - March 30.

ERM 401	3 of 6	PAYMENTS	ERB 2024-001 1-1-2024
	period is entered in B application. Any copa	or any SER service during the aut ridges as an additional service, n syments, shortfalls or contributions the authorization period end date e is requested.	ot as a new s that must
SALES TAX ON DELIVERABLE FUELS			
	Payments to deliveral ordered by, billed to,	ble fuels are subject to sales tax u and paid by DHHS.	unless
	their fuel oil/propane. estimate/invoice for p made to DHHS, with company emails DHH DHHS ordered the pr DHHS will make payr	npletes application requesting ass Specialist sends email to provide ropane fill for their client. (Invoice client's address for delivery). Prop IS specialist the estimate/invoice. opane and received the estimate/ nent, the invoice is tax exempt. (ice, therefore exempt from sales to	er requesting e should be pane . Since /invoice and (DHHS is the
	fuel oil/propane and p processes request an between the provider tax. (The invoice is be	npletes application requesting ass provides an estimate/invoice. Spe ad approves. Since the estimate/in and the client, the invoice is subj etween the client and the provider responsible party, it is subject to	cialist nvoice is ject to sales r, therefore,
WARRANT REWRITE			
	office specialist when needs corrective action the memo for audit put to a new DHS-849 aud processing online. Do	ement Unit will issue a memo to na a treasury warrant, returned to co on. Supportive documentation will urposes. Attach the memo and do othorization and forward to the fisc o not replace a vendor/provider w m office; see BAM 435.	entral office, l accompany ocumentation cal unit after
CORRECTION OF MISISSUANCES			
	error. The correction	onsible for correcting SER issuar process depends on the type of n f the group. Take collection action	nisissuance

ERM 401	4 of 6	PAYMENTS	ERB 2024-001 1-1-2024
	overissuance underissuanc	s regardless of case status. Correct all es.	
UNDERISSUANCE			
	cialist to dete	erissuance is found, it is the responsib rmine the amount. The specialist is to IS-849 payment if the group is eligible.	authorize a sup-
INCORRECT ISSUANCES			
	specialist to c SER Overissi specialist mus documentatio	rissuance is found, it is the responsibil letermine the amount and send the ME uance Letter to the provider to obtain a st provide a copy of the letter and supp on of the overissuance to the Collection ections-Unit@michigan.gov.	DHHS-6052, a refund. The porting
	example, an i wrong case n the incorrect i in order to iss	an issuance error may require a reissuance error may be a payment mad umber. To correct this, the local office issuance and re-process the original S ue a new DHS-849 payment under the group is eligible as described above.	e under the must recover ER application
	wrong case n credited the c necessary. H for the correc	s, the correct account may be paid but umber or for the wrong client. If the pre correct group's account, recovery/reiss owever, the fiscal or lifetime cap(s) mu t client. Notify the Energy and Emerge e of any needed adjustments to the fis	ovider has uance is not ist be corrected ncy Services
	the request to	a refund is being requested from DTE the following email address: <u>dteenergy.com</u> .	, please send
		requesting a refund from Consumers I lest to <u>energyassistance@cmsenergy.</u>	
Refunds			
	should be ins	nds are to be made directly to a client. tructed to include the customer name, and return the overpayment/refund to:	address and

ERM 401

1-1-2024

Michigan Department of Health and Human Services Bureau of Finance-ASAP P.O. Box 30437 Lansing, MI 48909

Cap Adjustments for Refunds

Enter electronic case comments whenever requesting a refund. Details should include the reason the refund is necessary, the service(s) involved, and other actions taken to resolve the issue. Once a refund is received and processed by central office, the cap will automatically be adjusted in Bridges. If payment needs to be reissued prior to the refund being processed, the SER application must be re-processed **using the original application date**. If the client is at cap due to the incorrect payment, an exception request must be submitted through Bridges as an override is necessary to approve the over cap amount. Be sure to include details in the override reason box and indicate when the incorrect provider was notified of the overissuance.

Other Cap Adjustments

The SER program office must make corrections to payment histories that have lifetime or fiscal year maximums. Requests for the correction of the cap must be in writing. When requesting a correction, include the case name and number, an explanation of the necessary changes, the amount to be adjusted and the service that was paid.

Email the request to <u>Policy-SER@michigan.gov</u>.

LEGAL BASE

MAC R400.7001 et seq.

PAYMENTS

ATTACHMENT - SIGNATURES

REQUIRED SIGNATURES on DHS-849			
SERVICE	CLIENT SIGNATURE REQUIRED?	PROVIDER SIGNATURE REQUIRED?	
Natural Gas, Wood/Other, All-Electric and Non-Heat Electricity	No	No - see Note 1	
Deliverable Fuel	No	No - see Note 1	
Water and/or Cooking Gas	No	No - see Note 1	
House Payments	No	No - see Note 1	
Rent and/or Lot Rent	No	No - see Note 1	
Burial	No	No - see Note 1	
Migrant Hospitalization	No	No - see Note 1	
Home Repairs	Yes	Yes - see Note 2	

Note 1. A bill identifying the client by name and address which contains an itemized statement of services and charges must be attached to the DHS-849.

Note 2. The client's signature on the DHS-849 is not needed if the provider submits an itemized bill or statement of services which states the client's name and address, and which is signed by the client. This statement must be attached to the DHS-849. In burial cases, client's signature on the provider's bill or statement means the signature of the person who applied for burial.

ERM 403	1 of 2	LIEN ON REAL PROPERTY	ERB 2013-002 3-1-2013
DEPARTMENT POLICY			
		ere placed on real property (homestead) w lief (SER) was issued for:	hen state emer-
	 Mor 	-energy home repairs between 10/01/95 a tgage payments, land contract payments a ments between 10/01/94 and 09/30/97.	
		e no longer required for these payments; h ng this period are still binding and must be	
\$250 Exclusion			
	of lienab to the en	me-only exclusion of \$250 was given for th le services in any combination. Only one e atire application. Subsequent approvals did n unless the \$250 maximum was not reacl	exclusion applied I not receive an
	been ma services	ien is discharged and a payment history and ade by central office, Bridges will display \$2 . The \$250 is the amount the client did not will remain and will count against the lifetin provals.	250 in lienable repay. This
Filing Fee			
	responsi that requ	ee is required at the time a lien is discharg ble for payment of the release fee. There uire the department to release a lien that w s uncollectable.	may be situations
Payment Authorizations			
		e discharge fees using DHS-849. Process ce issuance. Use service code 32 for filing	
Lien Termination			
	This required office. U	may be repaid prior to the sale or transfer uires payment in full, including the release se an DHS-4742, Lien Discharge on Real e the lien. (See the Accounting Manual Ite	fee, to the DHS Property to

ERM 403	2 of 2	LIEN ON REAL PROPERTY	ERB 2013-002 3-1-2013
	Emergency discharge.)	Relief Liens, for local office responsibi	lity for lien
Lifetime Limit Adjustments			
	An adjustment to the non-energy-related home repair or home own- ership services lifetime limit exists when a lien is paid in full and dis- charged. The Energy and Emergency Services unit will notify the local office worker when a lien is released by the county Register of Deeds office. Attached to the worker's copy of the Lien Discharge on Real Property (DHS-4742) will be a memo for the specialist to complete and return to the Energy and Emergency Services unit for processing the payment history adjustment.		
	Note: After payment history adjustment, the homeowner may reapply for and receive SER funds for future needs.		
Verifications			
	Retain in the	e case record copies of the following:	
		nortgage, land contract, or other legal g ownership.	document
	Legal d	escription of the property.	
	Manual	tracking of the \$250 exclusion.	
	Legal p	roof the deed or land contract was rec	orded.
	Copy of	the lien (DHS-4740).	
	Decisio	n Notice (DHS-1419).	
	Lien Dis	scharge (DHS-4742).	
LEGAL BASE			
	MAC R400.	7001 et seq.	

ERM 404	1 of 2	LEGAL BASE AND ADMINISTRATIVE PROCEDURES	ERB 2013-002 3-1-2013
CASE RECORD ORGANIZATION			
	Keep SER eligibility forms packeted together. Retain all SER eligibility materials for four years. Follow policy in BAM 300, The Case Record.		
	<i>Exception:</i> Payment for any service that has a lifetime limit must remain in the current case record until the limit is no longer allowed. This includes all energy-related home repairs from January 1, 1978.		
CONFIDENTIALITY			
		olicy in BAM 310, Confidentiality and Public g confidentiality.	Access,
HEARINGS			
	Follow p	olicy in BAM 600, Hearings pertaining to SE	R.
REFERRALS TO OIG			
		olicy in BAM 700, Benefit Overissuances, re ne Office of Inspector General.	garding refer-
RECOUPMENT OF SER OVERPAYMENTS			
	SER gro obtain re See ERI	overpayment is an amount of assistance issue oup was not eligible to receive. The Departme epayment from the SER group of all SER over M 306, Burials, for information concerning es red after SER payment.	ent attempts to erpayments.
		erpayments are recouped only by requesting repay the amount overpaid in cash (cash re	
	covered and the receipts	ne local office fiscal unit when an SER overp . Provide the fiscal unit with the amount of th date the overpayment was issued. The fisca and records cash payments from the SER g ice staff collects or accepts any cash payment	e overpayment I unit collects roup. No other
	for cash	fice fiscal staff follow procedures in the Acco recoupment on inactive cases; see Account em 481-2.	•

ERM 4	04
-------	----

LEGAL BASE

1939 PA 280, as amended MAC 400.7001 - 400.7049

ERM 405	1 of 2	SER CASE RECORD	ERB 2018-002 1-1-2018
OVERVIEW			
	specific case eligibility do	rd is the electronic storage of documente, individual or application that contains cumentation relevant to the group's currall programs.	all forms and
	including Mi (MDHHS) fo regarding th be maintaine records mus	Its not maintained within Bridges Corres chigan Department of Health and Huma rms, notices and other written correspo e group's eligibility, benefit status or be ed in the client's Electronic Case File (E st contain the application and all verifica gibility determination.	an Services ondence nefit level must CF). Case
Confidential Nature of Case Records			
	information.	state laws restrict the use and release See BAM 310, Confidentiality and Pub ds, for the conditions and requirements	lic Access to
Record Retention			
	MDHHS pol MDHHS Re	ord material can be removed and destruicy regarding retention and disposal is r cord Retention and Disposal Schedules rk/Forms and Policies/Records Manage	net. For the see <u>Inside</u>
PACKETS			
	organized by household/e more than (eligibility are specific to S	e grouped by document type and inform y document title within the tabs in the E ligibility determination group receives b one program, all documents related to e stored in the same ECF for the case. I ER are required for all SER application d must be filed in the group's ECF.	CF. When a enefits from any program Documents

ERM 405	2 of 2	of 2 SER CASE RECORD	ERB 2018-002
	2 01 2		1-1-2018
Supporting Documentation			
	Relief, and DHS-8 Other documentat required payments	e DHS-1419, Decision Notice State 349, Authorization/Invoice, in correstion including verification of income s, billing invoice, client copayments nust be stored in the client's ECF.	spondence. e, assets,
Obsolete SER Packet			
	chronologically. H	acket may be created. File obsolet owever, information for the current ined in the current packet.	
	•	ackets, if stored separately from the tained for an additional three year	
Lifetime Limits			
	must remain in the no longer allowed home repairs sinc repairs, all informa	ntation for any service that has a life e current electronic case record un or applicable. This includes any en e January 1, 1978, all non-energy ation regarding previous liens from ent agreements and all home own	ntil the limit is nergy-related related home 1994 - 1997,
LEGAL BASE			
	SER		
	MAC R400.7001 e	et seq	