



FAMILY INDEPENDENCE ADMINISTRATION

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POLICY DIRECTIVE #10-08-ELI *(This Policy Directive Obsoletes PD #03-65-ELI)*

DOMESTIC VIOLENCE PROGRAM

Date: February 9, 2010	Subtopic(s): Employment
AUDIENCE	The instructions in this directive are for JOS/Workers in the Job Centers and Workers in the Non Cash Assistance Food Stamp (NCA FS) Centers as well as Employment Vendor locations and in the Domestic Violence Unit (DVU). They are informational for all other staff.
POLICY	When a Cash Assistance (CA) or Food Stamp (FS) applicant/participant indicates that he/she is a victim of domestic violence, every effort must be made to address the safety needs of the individual and his/her children.
BACKGROUND	<p>Domestic Violence (DV) is a pattern of coercive behavior perpetrated by one family/household member (they do not have to be related) or partner/ex-partner on another with the purpose of establishing and maintaining power and control.</p> <p>The pattern does not necessarily include physical abuse. Coercive behaviors involve a range of actions that can include psychological, emotional, financial, or sexual abuse. It is a fixed imbalance of power created by the batterer over time. Behaviors that are abusive and controlling are designed to instill intimidation and/or fear in the victim.</p> <p>The Welfare Reform Act of 1997 mandated requirements to address the safety needs of DV victims and indicate whether temporary waivers from CA program requirements are necessary.</p>

HAVE QUESTIONS ABOUT THIS PROCEDURE?
Call 718-557-1313 then press 3 at the prompt followed by 1 or
send an e-mail to *FIA Call Center Fax* or fax to: (917) 639-0298

Domestic Violence Units

To promptly assist these individuals in obtaining safe and supportive services, a DVU was established that reports to the Office of Domestic Violence and Emergency Intervention Services (ODVEIS). Each Job Center is covered by a Domestic Violence Liaison (DVL) (see the Domestic Violence Liaison Unit Directory [**Attachment A**]) who:

- conducts waiver assessments;
- provides emergency safety planning;
- informs participants and relevant staff about waiver decisions; and
- develops service plans in collaboration with the victim.

NCA FS Centers are not covered by a specific DVL. Referrals may be made to any DVL, preferably the one closest to the NCA FS Center location.

Since the inception of the DVU, many victims have regained their sense of self-worth and have re-established stable environments for themselves as well as their children through the individualized services offered.

REQUIRED ACTION

All individuals applying/recertifying for assistance (including NCA FS payees) must be provided with information about the DVU, DV protection, and other services that are available. Within the DVU is a specialized unit which provides services to individuals residing in DV shelters. For more information, see the Anti-Domestic Violence Eligibility Needs Team (ADVENT) Directory (**Attachment B**) and the Anti-Domestic Violence Eligibility Needs Team (ADVENT) (**Attachment C**).

Job Center Directors/NCA FS Center Managers must ensure that forms listed below are included in the application/recertification kits. Foreign language versions of application/recertification kit forms are available on the FIAWeb.

See Form [M-90c](#).

CA application and CA recertification kits must include the:

- Domestic Violence Screening Form (**LDSS-4583**)
- Domestic Violence Palm Card (**LDSS-4583A**)
- Domestic Violence Information for all Temporary Assistance Applicants (**LDSS-4905**)

See Form **M-90d**.

NCA FS application and recertification kits must include the:

- Domestic Violence Palm Card (**LDSS-4583A**)

Confidentiality

All staff must ensure that any information pertaining to any applicant/participant who claims to be a victim of DV and/or is at risk of further DV remains confidential. This information shall be used solely for the purpose of referral to services or determining eligibility for CA waivers.

Information with respect to victims of DV or anyone who claims to be a victim of DV shall not be released to any outside party or other governmental agency unless the information is required by law or authorized in writing by the applicant/participant. This includes, but is not limited to, information regarding the individual’s current address or workplace.

Child Abuse Reporting

See [PD #08-33-OPE](#) on Agency Mandated Reporters of Child Abuse and Maltreatment.

The requirement for all staff to report suspected child abuse and maltreatment remains in effect. All New York City Human Resources Administration employees are mandated to report suspected cases of child abuse and/or maltreatment. To report suspected child abuse, call the State Child Abuse Hotline at (800) 342-3720.

Note: All Job and Food Stamp Center staff must take responsibility for making the call to the State Child Abuse Hotline if they suspect child abuse/neglect. The DVL is responsible only for reporting suspected cases of child abuse/neglect that come directly before them.

Job Center Process – CA Applicants/Participants

Domestic Violence Screening

Job Centers

At the application/recertification interview in the Job Centers, the JOS/Worker must read to the applicant/participant the information from the Desk Reference for Domestic Violence Screening Under the Family Violence Option (**LDSS-4813**); and

See [PD #09-14-OPE](#).

- inform the applicant/participant that the completion of Form **LDSS-4583** is not mandatory but may be in his/her best interest;
- ensure that necessary interpreter services are obtained if an applicant/participant has limited English-speaking ability, as he/she must understand the questions on Form **LDSS-4583**;
- inform the applicant/participant that benefits and eligibility are not affected by a refusal to complete the form; and

- reassure the applicant/participant that all information on the form is kept confidential.

See [PD #09-37-ELI](#) on Determining Qualified Alien Status For Battered/Abused Noncitizens And PRUCOL Eligibility for a full description of these rules.

Note: A noncitizen who does not have an immigration status may be eligible for benefits as a qualified battered alien if he/she is married to a U.S. citizen or LPR, or is the child of the battered noncitizen spouse of a U.S. citizen or LPR, or is the battered child of a U.S. citizen or LPR and is determined to be a credible victim of domestic violence by a DVL. Job Center staff must make sure that the noncitizen understands the importance of meeting with a DVL when he/she agrees to the appointment but cannot or is unwilling to complete the **LDSS-4583**.

Reviewing Forms

Check to see if the individual has completed Form **LDSS-4583**:

Do not save a copy of the **LDSS-4583** in the case record.

- Enter the individual's case information on the top portion of a blank Form **LDSS-4583**.
- Do not save a copy of Form **LDSS-4583** in the case record.
- If the form is not completed by the applicant:
 - prepare a case record entry indicating that the individual did not complete or return Form **LDSS-4583**. Do not use wording that will identify the individual as a victim of DV.
 - forward Form **LDSS-4583** to the Deputy Director or his/her designee at the Job Center who will ensure that the forms are batched weekly and delivered to the DVU no later than the close of business the Monday of the following week.
- Continue the application process as per standard procedure.
- If the form is completed, review all responses on Form **LDSS-4583**.

Negative Response or Individual Declines to Meet With the DVL

If the applicant/participant checks the "NO" box on Form **LDSS-4583**, forward the form to the designated staff at the location and continue the application process as per standard procedure.

Positive Response

If the applicant/participant answers "YES" to any of the six questions on Form **LDSS-4583**, there is an indication of possible domestic abuse.

- Provide the individual with information about the DVU and its services.

- Encourage the individual to speak with the DVL and inform him/her that all referrals are voluntary and confidential (with the exception of child abuse and maltreatment).
- If the individual agrees to speak with a DVL, check “YES” next to the “Client referred to DVL?” question at the top of the page, and make a referral to the Liaison.

See [PD #09-37-ELI](#).

Note: Meeting with a DVL is strictly voluntary and a refusal does not affect an eligibility determination for CA and/or FS. However, meeting with a DVL will be required for any noncitizen without an immigration status who is the battered spouse or child/stepchild of a U.S. citizen or LPR as defined in PD #09-37-ELI and wants to be considered a qualified alien for CA purposes based on the DV claim. If an individual meets this criteria, the Worker must check “YES” next to the “Credibility determination only?” question and make a referral to the Liaison who will then determine if the individual’s claim of DV is credible which will affect the category of assistance for CA and eligibility for FS benefits.

- If the applicant/participant indicates the existence of DV on Form **LDSS-4583** and declines to meet with the DVL, check “NO” next to the “Client referred to DVL?” question at the top of the form, and enter “N” on the Assessment-Primary Questionnaire screen of the automated Employability Plan (EP).

Forward Form **LDSS-4583** to the Deputy Director or his/her designee at the Job Center who will ensure that the forms are batched weekly and delivered to the DVU no later than the close of business the Monday of the following week.

Referral for DV Assessment

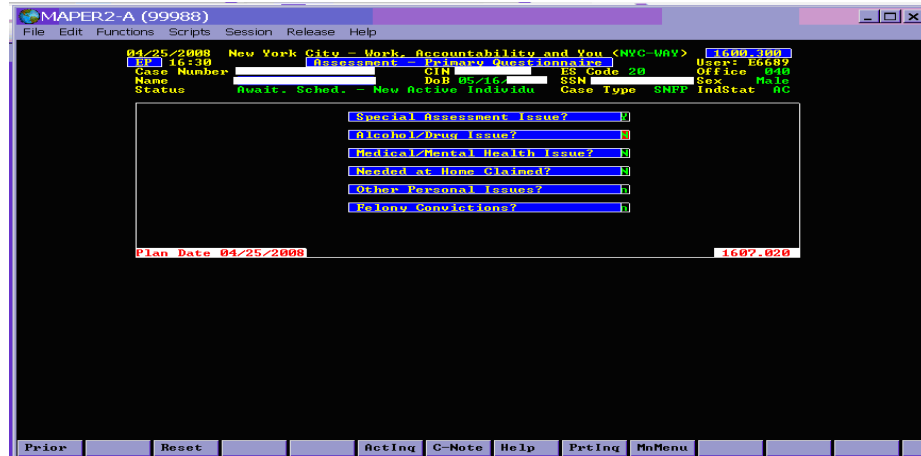
Once the individual identifies himself/herself as a victim of DV and indicates he/she wants to meet with the DVL, inform him/her that the DVL will conduct a special assessment.

CA Applicants

The JOS/Worker must:

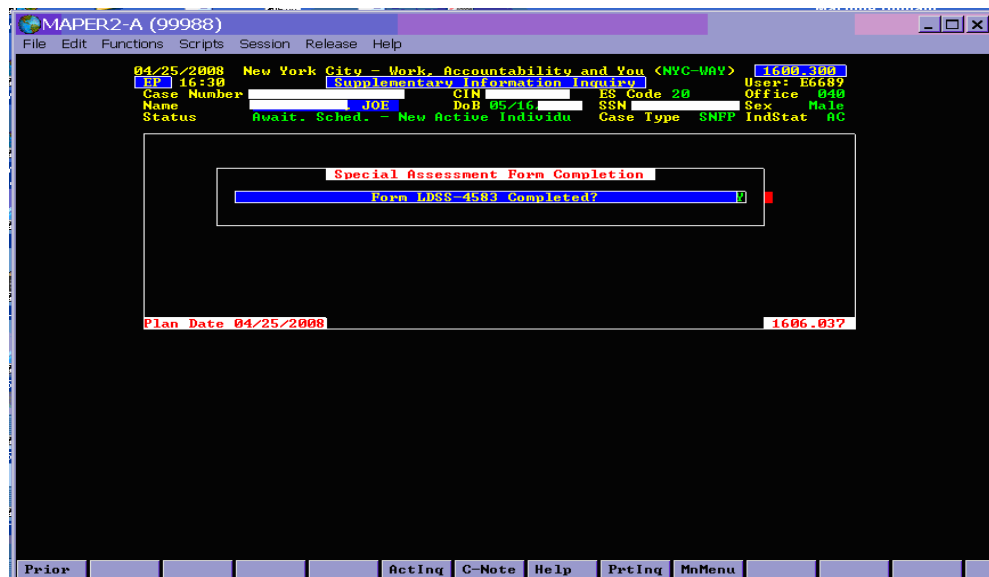
NYCWAY Referral Process

- refer the applicant for finger-imaging.
- prepare the referral to the Bureau of Eligibility Verification (BEV).
- on the Assessment-Primary Questionnaire screen of the automated EP, select Special Assessment Issue by entering “Y.”



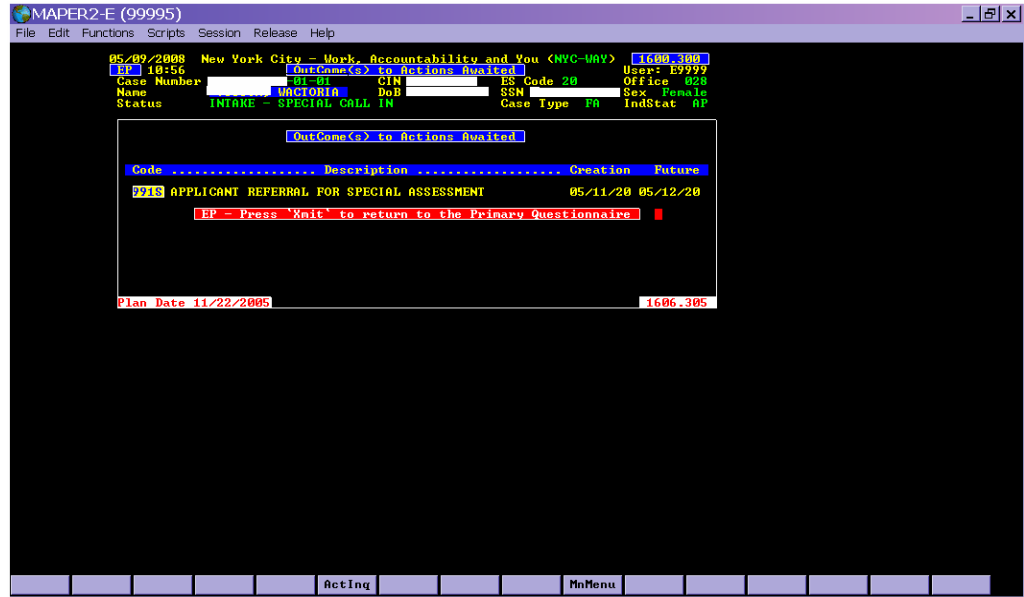
All other activity is suspended until the DV assessment is received and a determination of a waiver from any of the required activities such as the Office of Child Support Enforcement (OCSE), Engagement, etc. has been granted.

- The system will ask this supplementary DV question: “Form LDSS-4583 Completed?” Enter “Y.”



- The next screen will ask “Do you want to make a referral?” Enter “Y.” The system will provide a drop-down menu with:

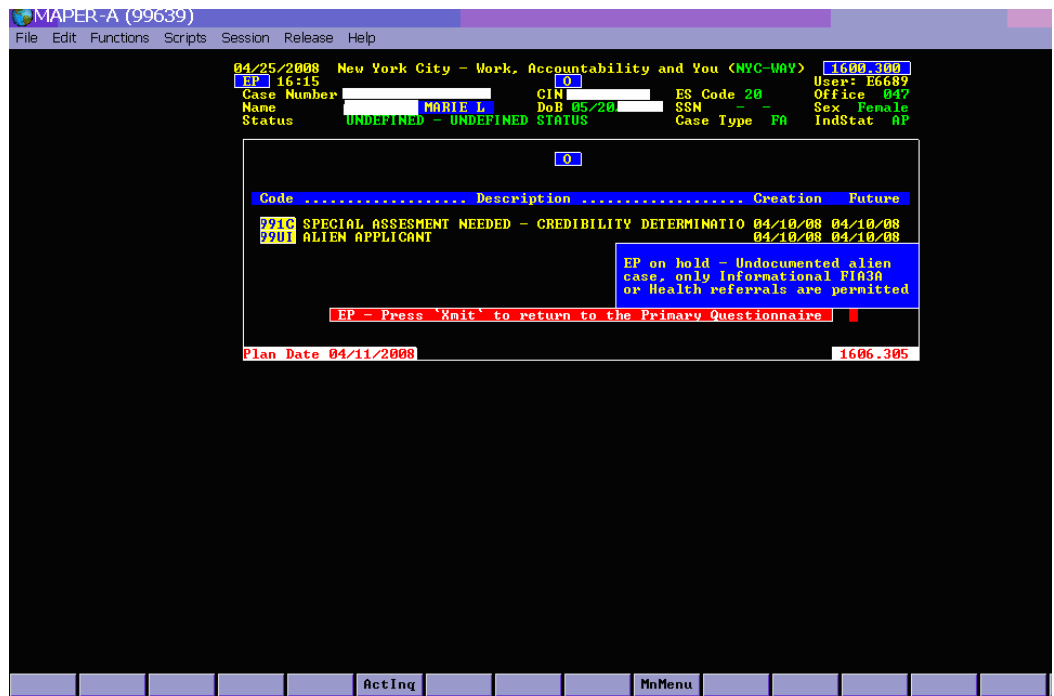
DVL Referral for Noncitizens Claiming to be Battered



- Action Code **991S** (Referral/Reschedule) (Applicants). This includes applicants who are noncitizens with satisfactory immigration status or a noncitizen eligible under Permanently Residing Under the Color of Law (PRUCOL).

A noncitizen who does not have an immigration status may be eligible for benefits as a qualified battered alien if he/she is married to a U.S. citizen or LPR or is the child of the battered noncitizen spouse of a U.S. citizen or LPR or is the battered child of a U.S. citizen or LPR.

If the applicant appears to meet this criteria and is in need of a credibility assessment, the next screen will give a drop-down menu:



The **991C** is posted by POS to NYCWAY. Then, when the EP is initiated, the **991I** (Special Assessment Referral) will auto-post.

- Action Code **991C** (Special Assessment Needed-Credibility Determination) for noncitizen applicants without an immigration status and are married to, or are the child or stepchild of a U.S. Citizen or LPR who claim battery and are in need of a credibility assessment. The **991C** is generated in NYCWAY by POS when the Alien Checklist is completed and results in the alien status “**B**” (qualified battered alien).
- Action Code **99UI** (Alien Applicant) will then auto-post to identify an otherwise undocumented alien.

See [PD #09-37-ELI](#).

Note: Generally, meeting with a DVL is strictly voluntary and a refusal does not affect an eligibility determination for CA and/or FS. However, meeting with a DVL will be required for any noncitizen without an immigration status who is the battered spouse or child/stepchild of a U.S. citizen or LPR as defined in PD #09-37-ELI and wants to be considered a qualified alien for CA purposes based on the DV claim.

These codes have an automatic seven-day Future Action Date (FAD) and will generate the Special Assessment Letter (**W-103D**).

See [PB #08-32-OPE](#).

The Specialized JOS must interview and process all cases that contain a noncitizen who is applying or recertifying for CA and is not a Legal Permanent Resident (LPR) with five or more years in a qualified status.

Process for Voluntary DVL Referral

For a complete listing of DV Action Codes see **Attachment E**.

- Call the DVU that covers the Job Center for an appointment. JOS/Workers should utilize the Domestic Violence Liaison Unit Directory (**Attachment D**) and **Attachment B** to locate the DVL that covers the specific Job Center. For updated DV directories, contact the DV Program at (212) 331-4537.
- Enter Action Code **910V** (Return Appointment to the Job Center) in NYCWAY. The FAD must be manually entered and should be seven days from the date of the Special Assessment appointment. For a complete listing of DV Action Codes see the Table of NYCWAY DV Action Codes (**Attachment E**).
- Complete Form **W-103D**:
 - Enter the appointment date and time and the DVL's name and telephone number for any questions or if the person is unable to keep the initial assessment appointment.
 - Enter the return appointment date, day, and time the applicant is to return to the Job Center.
- A copy of Form **W-103D** must be stored in the electronic case file. The original Form **W-103D** and Form **LDSS-4583** must be given to the applicant in a sealed envelope.

Note: Form **LDSS-4583** is not to be scanned or indexed into the electronic case file.

- Instruct the applicant to bring to the DV appointment any documents he/she may have that support the claim of DV. Any DV documents that the applicant submits to the Job Center cannot be photocopied or scanned and must be returned to the applicant.
- Defer all requirements such as employment/engagement activities, Administration for Children's Services (ACS)/OCSE, Credentialed Alcohol and Substance Abuse Counselor (CASAC), and educational/living arrangement requirements of a minor parent until the DVL renders a decision.
- Instruct the applicant to call the telephone number on Form **W-103D** as soon as possible if he/she is unable to keep the initial appointment to speak with a DVL to reschedule the assessment appointment.

If the applicant returns to the Job Center (within the allowed time) and indicates that he/she cannot keep the initial Special Assessment appointment but would like to reschedule, a new appointment is entered with either Action Code **991S** or **991C**, as appropriate. NYCWAY will set a new Special Assessment referral **FAD** and generate a new Form **W-103D**. The JOS/Worker must manually enter a new **FAD** for the Action Code **910V** Job Center return appointment, which must be seven days after the rescheduled appointment date. The new Form **W-103D** referral notice must be completed with the rescheduled information.

Applicant Fails To Report (FTR) to the DV Special Assessment Appointment

If the individual does not keep the rescheduled Special Assessment appointment, which is nonmandatory, any suspended eligibility and/or employment processes should continue. The DVL will notify the JOS/Workers if appointments are not kept by entering Action Code **931F** (Failure to Keep Special Assessment Appointment) (Applicant). Once the case is in AC status, the system will auto-post Action Code **113** (Applicant Unengaged) and the individual will be placed on the unengaged work list to be called into the Job Center.

See [PD #09-37-ELI](#).

If an applicant who was required to meet with the DVL fails to keep the appointment, the DVL will enter Action Code **931K** (Individual Failed to Report). Noncitizens without a qualified alien status who may be eligible for benefits as a qualified battered alien are required to meet with a DVL in order to obtain the qualified status. (See PD #09-37-ELI and the Alien Eligibility Desk Guide [**LDSS-4597**].)

Cancelled CA Applicant DV Special Assessment Appointment

If the applicant returns to the Job Center prior to the DV Special Assessment appointment and indicates that he/she wants to cancel the referral, the JOS/Worker must call the DVU and inform the DVL of the applicant's request to cancel and enter Action Code **991X** (Request to Cancel DVL Appointment) in NYCWAY.

CA Participants

To make a Special Assessment appointment referral for a participant who wants to meet with the DVL, the JOS/Worker must:

- enter “**Y**” for Domestic Violence in the barrier field of the automated EP. This will result in the auto-posting of Action Code **191A** (Referral/Reschedule for Special Assessment) (Participants) along with a seven-day **FAD** in NYCWAY for participant referral. The system will automatically generate Form **W-103D**.
- call the DVU that covers the Job Center to schedule a Special Assessment appointment.
- enter Action Code **105M** (Return Appointment) (Participant). The **FAD** must be manually entered and should be seven days from the

Special Assessment appointment.

- complete Form **W-103D** by manually entering the Special Assessment appointment date and time and the DVL's name and telephone number for any questions or rescheduling issues.
- enter the return appointment information on page 2 of Form **W-103D**.
- scan and index a copy of Form **W-103D** into the case file. The original Form **W-103D** and Form **LDSS-4583** must be given to the participant in a sealed envelope. Form **LDSS-4583** is not to be scanned or indexed into the electronic case file.
- defer all mandatory requirements until the outcome of the Special Assessment.
- instruct the participant to call the telephone number on Form **W-103D** and speak with a DVL to reschedule the assessment appointment as soon as possible if he/she is unable to keep the appointment.
- enter Action Codes **191A** and **105M** if the participant returns to the Job Center within the **FAD** period and indicates that he/she cannot keep the initial assessment appointment and would like to reschedule a new Special Assessment appointment. The system will set a new **FAD** and generate a new Form **W-103D** referral with Action Code **191A**.
- manually enter a new **FAD** for Action Code **105M**. The rescheduled appointment date must be seven days from the Special Assessment appointment. The new Form **W-103D** referral notice should be completed with the rescheduled information and a copy given to the participant in a sealed envelope.

Participant FTR to DV Special Assessment appointment

If the participant fails to report to the Special Assessment appointment, the DVL will enter Action Code **131F** (Failed to Keep Special Assessment Appointment) (Participant). Suspended mandatory requirements must be continued by the JOS/Worker.

Cancelled CA Participant DV Special Assessment appointment

If the participant returns to the Job Center prior to the DV assessment appointment and indicates that he/she wants to cancel the DV referral, the JOS/Worker must call the DVU and inform the DVL of the participant's request to cancel and enter Action Code **191Z** (Cancel DV Referral) (Participants).

If the participant does not wish to be referred for a DV assessment, the JOS/Worker must enter an "N" on the Assessment-Primary Questionnaire screen of the automated EP and continue with the EP process.

Homebound Applicants/Participants

When a homebound individual discloses DV to a Worker, the JOS/Worker must:

- provide the individual with the DVL's name and phone number.
- enter a DV referral in NYCWAY and make sure that the Employment Status (ES) code indicates that the individual is homebound.
- instruct the individual to contact the DVL when it is safe to talk.

The DVL will:

- confirm that the individual is homebound.
- conduct a phone assessment.
- enter a waiver outcome in NYCWAY.
- mail any necessary forms with a self-addressed envelope to the individual to complete and sign if it is safe to do so.
- mail a notice to the individual informing him/her of the decision/waiver, if it safe to do so.

Note: If it is not safe to mail forms to the homebound individual's home, the DVL can mail the forms to a relative or friend. If the forms cannot be mailed at all, the DVL will note this in the case record.

Referrals from Non-Job Center Locations

Outstationed Workers at vendors need to refer to [PB #06-101-EMP](#) for referrals for DV Assessment.

CA Applicants/Participants - Declaration of DV at Ancillary Sites

An individual might not immediately report that he/she is a victim of DV to the JOS/Worker at the Job Center. He/she might, however, disclose this information during contact with staff in other programs such as the Begin Employment Gain Independence Now (BEGIN) Managed Programs, Skills Assessment, Back-To-Work (BTW) vendors, Work Experience Program (WEP) sites, Substance Abuse Service Centers (SASC) or OCSE. If DV services are requested, staff should refer the individual to the Job Center's DVL.

When HRA staff is made aware of a report, they must follow the preceding instructions for referral. If screening forms and/or NYCWAY access is unavailable, individuals must be immediately referred to the Job Centers for processing.

Sanction Process for Nonexempt Participants

BTW/WEP Site
 Participants FTR to
 DV Special
 Assessment
 appointment

If a nonexempt CA participant who is currently assigned to a BTW vendor or WEP fails to report to the DV Special Assessment appointment, as indicated by Action Code **131F** (Failed to Keep Special Assessment Appointment) (Participant) in the system, and does not return to the BTW or WEP work site, an employment infraction must be entered into NYCWAY. The participant will receive a conciliation notice.

If a BTW vendor or work site Coordinator attempts to enter an infraction code for time deficiency before the seven-day **FAD** referral to the DVL has expired, the open DVL referral will override the infraction entry.

DV Assessment Outcomes and Follow-up

Upon receipt of the DV assessment outcome, the JOS/Worker will proceed to address the mandatory assessments and referrals that were postponed until the completion and outcome of DV assessment as follows:

Waiver Granted

Waiver Granted

After the completion of the Special Assessment, if the CA applicant's/participant's claim of domestic violence is substantiated, the DVL may grant waivers from the following:

- Employment participation;
- Child support activity;
- Substance abuse treatment;
- Alien deeming;
- Spousal support;
- Teen (minor) parent educational requirement;
- Property liens; or
- Time limits.

Note: All waivers are granted for a minimum of four months and may only be granted by the DVL. At assessment, the DVL will also determine if a waiver must be modified, extended or discontinued. NYCWAY is programmed to only allow identified DVU staff to enter waiver determinations in the system.

Employment Waivers

- | | |
|--------------------------------|---|
| Nonexempt/No Waiver
Granted | <ul style="list-style-type: none"> • <u>Nonexempt/No Waiver</u>
If a CA applicant/participant is determined by the DVL not to be a victim of DV or does not need exemption from employment requirements, the JOS/Worker will see Action Code 931N (Applicant)/131N (Participant)(No Waiver/Waiver Terminated-Participation Required in Employment-Related Activities) in NYCWAY. Process the case as per current procedure. |
| Partial Waiver | <ul style="list-style-type: none"> • <u>Partial Waiver</u>
If the DVL determines that the DV situation does not prevent the CA applicant/participant from engagement in work activities, a partial waiver is granted to ensure borough-specific safety for the individual. The applicant/participant should be assigned by the JOS/Worker to engage in appropriate work activities that will not endanger the individual. The DVL will enter in NYCWAY Action Code 931B (Partial Employment Waiver) (Applicant) or 131B (Partial Employment Waiver) (Participant). The ES code on the Case Composition-Suffix/Individual Summary screen (NQCS01) option 22 in the WMS will automatically change to 46 (Work Requirements Waivable – Non-Exempt) (element 375 of the TAD). The FAD will expire at the end of the four-month time frame and the participant will be called in by the DVL for reassessment. |
| Full Waiver | <ul style="list-style-type: none"> • <u>Full Waiver</u>
If the DVL determines that the DV situation prevents the CA applicant/participant from engagement in required activities, the DVL will enter Action Code 931A (Full Employment Waiver) (Applicant) or 131A (Full Employment Waiver) (Participant) in NYCWAY. The ES code on the Case Composition-Suffix/Individual Summary screen (NQCS01) option 22 in the Welfare Management System (WMS) will automatically change to 45 (Work Requirements Waived-Domestic Violence situation) (element 375 of the TAD). The FAD will expire at the end of the four-month time frame and the participant will be called in by the DVL for reassessment. |

Child Support Waivers

- | | |
|----------------|---|
| No OCSE Waiver | <ul style="list-style-type: none"> • <u>No Waiver/Waiver Terminated</u>
If a CA applicant/participant is determined by the DVL not to be a victim of DV or does not need exemption from OCSE requirements, the JOS/Worker will see Action Code 931W (No Waiver/Waiver Terminated) (Applicant) or 131W (No OCSE Waiver/Waiver Terminated) (Participant) in NYCWAY. Process the case as per current procedure. |
|----------------|---|

- Partial OCSE Waiver
 - Partial Waiver
If the DVL determines that the DV situation does not prevent the CA applicant/participant from participating in OCSE activities but there is a need for some precautionary measures, a partial waiver may be granted to ensure safety for the individual. Every effort will be made to avoid contact with the noncustodial parent in court and/or for genetic testing, and to suppress the applicant's/participant's address. The DVL will enter Action Code **931P** (Partial OCSE Waiver) (Applicant) or **131P** (Partial OCSE Waiver) (Participant) in NYCWAY.
- Full OCSE Waiver
 - Full Waiver
If the DVL determines that the DV situation prevents the CA applicant/participant from engagement in required OCSE activities, the DVL will enter Action Code **931E** (Full OCSE Waiver)(Applicant) or **131E** (Full OCSE Waiver) (Participant) in NYCWAY.

A Bureau of Child Support (BCS) indicator code must be entered for each individual on the case. For applicants/participants who have a DV assessment prior to a required OCSE referral, the BCS indicator and follow-up activity will depend on the type of waiver granted. The JOS/Worker must enter in element **328** of the **TAD**, one of the waiver outcomes listed below:

- Entry of BCS indicator codes
 - Full Waiver: The JOS/Worker will enter a **G** in the BCS indicator. Do not refer applicants/participants to OCSE.
 - Partial Waiver: The JOS/Worker will enter a **P** in the BCS indicator. Proceed with referral to OCSE.
 - No Waiver: The JOS/Worker will enter an **A** in the BCS indicator. Proceed with referral to OCSE.

Note: If an applicant/participant reports a DV issue at OCSE, see the Office of Child Support Enforcement (**Attachment F**) for the DVL referral process.

Substance Abuse Waiver

If the DVL determines that the CA applicant/participant, already identified in need of substance abuse treatment, should for safety reasons be waived from participation in a substance abuse treatment program, Action Code **931C** (Substance Abuse Waiver) (Applicant) or **131C** (Substance Abuse Waiver) (Participant) will be entered in NYCWAY. The ES code on the Case Composition-Suffix/Individual Summary screen (**NQCS01**) option **22** in WMS will change to **45** (Work Requirements Waived Domestic Violence situation) (element **375** of the **TAD**). This exempts the applicant/participant from substance abuse requirements until a reassessment is done by the DVL.

Other Waivers

[PD #09-22-ELI](#) on
Unmarried Minor
Parents/Pregnant
Teens

- Teen (Minor) Parent Requirement Waiver

In instances where the DVL determines that an unmarried teen (minor) under the age of 18, whose youngest child is 12 weeks old or older, is unable to comply with the CA educational requirements because of DV, the DVL will enter Action Code **131O** (Other Waiver) in NYCWAY. The DVL must indicate in the comment field that this waiver is specifically for a “Teen Parent.” During the four-month waiver period, do not take adverse actions against individuals for not complying with the educational requirements.

When the DVL has determined that a waiver code is no longer necessary and enters Action Code **131N** (No Waiver/Waiver Terminated) in NYCWAY, or the waiver has expired without further activity, the teen parent will be called in and informed that he/she must comply with the educational requirements in order to remain eligible for CA. The minor parent’s child(ren) remain eligible for CA.

- Alien Deeming Waiver

See [PD #09-37-ELI](#).

Under the United States Citizenship and Immigration Services (USCIS) rules, certain battered aliens and their children who are not considered qualified aliens for CA eligibility purposes can petition USCIS to be granted status as a qualified alien because of DV, thereby entitling them to receive benefits. If the individual becomes a qualified alien, he/she may be considered for possible waivers of program requirements.

If a waiver is granted by the DVU, the DVL will enter Action Code **131O** in NYCWAY and indicate in the comment field “Alien Deeming.” The alien deeming requirements will not be applied for a 12-month period with respect to certain battered aliens and their children. If the need for assistance continues, the alien deeming requirements will not continue to apply if:

- the alien demonstrates that the battery or maltreatment has been recognized by a court order or order of an Administrative Law Judge of USCIS;
- the battery or maltreatment bears substantial connection to the need for benefits; and
- the person responsible for such battery or cruelty does not reside in the same household as the individual who was subject to the battery or maltreatment.

- Spousal Support Waiver
If the DVL determines that requiring the victim to apply for spousal support will put the victim at further risk or make it more difficult to escape the abuse, the requirement to pursue spousal support may be waived. The DVL will enter Action Code **1310** in NYCWAY.
- Property Lien Waiver
If the DVL determines that assigning a lien on real property owned jointly by the victim and the batterer will put the victim at further risk or make it more difficult for the victim to escape the abuse, the requirement to sign the lien may be waived. The DVL will enter Action Code **1310** in NYCWAY.
- Time-Limit Waiver
When approaching the end of the 60 months in receipt of Family Assistance (FA), a DV victim qualifies for a good cause (hardship) time-limit waiver if it is medically verified that the victim is unable to work or participate in a training program because of disabilities that are the result of DV.

See [PD #08-31-ELI](#).

At the time-limit reassessment interview or recertification, if a participant voluntarily discloses that he/she is unable to work or participate in a work activity because of physical and/or mental impairment which is the result of DV, the JOS/Worker must refer the individual to Wellness, Comprehensive Assessment, Rehabilitation and Employment (WeCARE) for a medical review.

Caregiver for children with disability due to DV

If the participant voluntarily discloses that he/she is a caregiver for a child with disabilities that are the result of DV and this prevents him/her from working or participating in a training program, the JOS/Worker must refer the individual to the DVL and inform the participant that documentation verifying the disability will be required. JOS/Workers should note that the documentation does not need to state that the disability was caused by DV.

The continued validity of the DV time-limit waiver must be reviewed at least once every six months. When a DV time-limit waiver is granted, the DVL will enter one of the following Action Codes in NYCWAY:

- Incapacitated/Disabled
Action Code **131D** (Time Limit – Needed at Home [Participant]) will be entered. The ES code on the Case Composition-Suffix/Individual Summary screen (**NQCS01**) option **22** in WMS will change to **47**(Incapacitated/Disabled) (More than six months), if the DVL determines that the individual's disability was the result of DV which resulted in the individual's being unable to participate in work-related activities for more than six months.
- Needed in the Home to Care for an Incapacitated Child
Action Code **131H** will be entered. The ES code on the Case Composition-Suffix/Individual Summary screen (**NQCS01**) option **22** in WMS will change to **48** (Needed in the Home to Care for Incapacitated Child Full-Time), if the DVL determines that the individual is needed at home to care for a child who is incapacitated due to DV.
- Incapacitated
Action Code **131I** (Time Limit – Incapacitated [Participant]) will be entered. The ES code on the Case Composition-Suffix/Individual Summary screen (**NQCS01**) option **22** in WMS will change to **49** (Temporary Illness or Incapacity) (4-6 Month Exemption), if the DVL determines that the individual's physical incapacity is the result of DV, but documentation indicates that the individual will be able to participate in work-related activities in three to six months.

These codes are used only for DV victims who reach the 60-month limit for Temporary Assistance for Needy Families (TANF) and are granted a time-limit waiver by the DVL.

To update the Individual Tracking Screen and the Time Limit indicator in WMS, the JOS/Worker will utilize the Domestic Violence Referral (**DVREF**) worklist.

The JOS/Worker will access the **DVREF** worklist through NYCWAY and enter the time-limit Action Code and a date range. This will allow the JOS/Worker to view which participants were granted a time-limit waiver.

Update the Individual Tracking Summary Screen and the Time Limit Indicator.

The JOS/Worker will then enter the time-limit exemption code **X** on the Individual Tracking Summary screen (**WTRK11**) and in element **393** on the **TAD** and in WMS.

Employment waivers are not applicable to DV victims with time-limit waivers. A DV victim cannot have an employment and a time-limit waiver at the same time, because the time-limit waiver already meets the criteria for an exemption from work activities. The ES code for individuals who already have an employment waiver and are subsequently granted a time-limit waiver must be changed from **45** or **46** to the appropriate time-limit exemption code.

Request for Removal of a Program Waiver

If an applicant/participant wishes to have a program waiver removed/terminated, he/she must contact the DVL to request the removal of the waiver. The DVL will assess the situation and, if appropriate, enter Action Code **913N** (Applicants)/**131N** (Participants) in NYCWAY to remove all waivers except the OCSE waiver. Enter Action Code **931W** (No OCSE Waiver/Waiver Terminated) (Applicants)/**131W** (No OCSE Waiver/Waiver Terminated) (Participants) to remove an OCSE waiver.

Reassessment of Waiver

One month prior to the expiration of all employment, child support, or time-limit waivers, the DVU will initiate the process to call the individual into the Job Center to reassess his/her current DV situation. The DVU will enter Action Code **191G** (Reassessment) and the **FAD** in NYCWAY.

The DVL will also mail the participant the Reassessment Notification Letter (**M-329b**). Form **M-329b** informs the participant that he/she must report to the Job Center to reassess the waiver granted. The participant is instructed to provide any documentation that pertains to his/her current situation at the appointment.

At the reassessment appointment, the DVL will complete the Waiver Reassessment Form (**M-329a**), collect any documentation the participant provides, determine if the waiver should be extended, modified or discontinued, and enter the appropriate Action Code in NYCWAY.

Expired Employment Waivers

If there is no follow-up action taken on employment waivers, once the waiver has expired, the ES code will change to **20** and the system will auto-post Action Code **113** to indicate that the individual is unengaged. The participant will receive an engagement call-in letter to report to the Job Center. If there is no active employment waiver and the waiver being granted/continued is a child support waiver, the DVL should first enter Action Code **131N** (No Waiver) to address the employment status and then enter the child support waiver.

Note: If the participant fails to report to the engagement call-in appointment, he/she will be subjected to a sanction in accordance with current procedure.

Expired Time
Limit Waivers

If there is no follow-up action taken on time limit waivers, once the waiver has expired, the system will auto-post Action Code **113** and a call-in letter to report to the Job Center will be mailed. The ES code for these participants will not change, but these individuals must be reviewed to determine continued eligibility for CA and their employability.

Note: If the participant fails to report to the eligibility call-in, the case will be closed in accordance with current procedure.

NCA FS Center Process – NCA FS Applicants/Participants

Domestic Violence Screening

NCA FS applicants/participants do not have to be screened for DV. If an NCA FS applicant/participant reports or expresses a desire to be referred to the DVL for assistance at any time, he/she must be referred to a DVL for a DV interview. NCA FS applicants are referred to the DVL via the paper process while participants are referred via POS.

NCA FS Applicants

For NCA FS applicants, the Eligibility Specialist must:

- contact the co-located Job Center DVL or Job Center closest to the NCA FS location. For updated DV directories, contact the DV Program at (212) 331-4537 (see **Attachment D**).
- advise the applicant/participant that, if the DVL requests documentation regarding the DV issue, such documentation must be submitted to the DVL within 10 days of the request.
- prepare a Routing Control Sheet (**W-270**) form to refer the applicant for a Special Assessment appointment. Do not write domestic violence or DV on the **W-270**. Simply indicate “Referred for Special Assessment.”
- place the green copy of Form **W-270** in the case file.
- give the originals of the **W-270** and **LDSS-4583**, which must be in a sealed envelope, to the applicant/participant to bring to the DVL.

After the interview with the DVL, the appropriate action code will be recorded on Form **W-270** by the DVL and forwarded to the Deputy Center Manager or designee of the NCA FS Center who will forward the form to the Mail Processing Unit (MPU) Supervisor to assign a Worker to follow up. The assigned NCA FS Worker will take the appropriate action based upon the recommendation made by the DVL.

NCA FS Participants

For NCA FS participants, the Eligibility Specialist must:

- click **Yes** for a special assessment in the POS **Referrals** window during the **FS Recert Interview** Activity.
- select the household member who needs the special assessment in the **Response to Question** window.
- indicate if the participant is willing to accept the referral by clicking **Yes**.
- click the **Make a Referral** button which will send action code **191N** to NYCWAY.
- print the generated Special Assessment Notice (**W-103D**) and give to the participant. For telephone recertifications, verbally inform the participant of when the special assessment is scheduled.

Upon returning to the **Response to Question** window at a later date, the Eligibility Specialist will be able to view the special assessment results entered into NYCWAY by the DVL. The assigned NCA FS Worker will take the appropriate action based upon the recommendation made by the DVL.

Cancelled NCA FS applicant/participant DV Special Assessment interview

If the NCA FS applicant/participant returns to the FS Center and indicates that he/she wants to cancel the referral, the NCA FS Worker must call the DVU to inform the DVL of the applicant's request to cancel.

NCA FS Participants – Declaration of DV at Ancillary Sites

If a participant subject to FSET rules presents information that he/she is a victim of DV to the employment vendor, the vendor must enter in the Food Stamp Employment (FSE) system that the participant has presented a "Special Assessment" issue. The FSE system interfaces with NYCWAY to generate an appointment with the DVL.

Currently, the employment vendor is only working with a limited population of FS participants coded **WR**.

Action Code **191N** (NCA FS Referral for Special Assessment) will be posted in NYCWAY by the vendor which will change the participant's ES code from **WR** (work rules required) (for participants subject to FSET work requirements and ABAWD eligibility requirements) or **WA** (work rules required) (for participants subject to FSET work requirements only-exempt from ABAWD eligibility requirements) to **WE** (work exempt) until the DVL appointment outcome. The participant will be given the Exemption to Employment Form (**W-100C**), which will be printed from the FSE system and must be signed by the participant and the vendor. Form **W-100C** contains the date, location, and address of the special assessment appointment interview. The participant is to be instructed to bring Form **W-100C** to the interview. The participant will be de-assigned from the vendor.

New form

The DVL will be able to view the appointment information in NYCWAY. If the participant keeps the DV appointment, the DVL will assess the participant to determine whether the DV claim is valid. If the DVL determines that the DV claim is valid, the participant will be exempt from work requirements. The DVL will post the appropriate Action Code in NYCWAY and the participant's ES code will remain **WE**.

If the DVL determines that the DV claim is not valid, the participant will be required to comply with the work requirement. The DVL will post the result in NYCWAY using the following Action Codes:

- 13FI** Issue Indicated - Exempt from work activity
- 13FF** Failed to Report - Revert ES code to WR
- 13NF** No Issue Indicated - No Exemption from work
- 13XF** Expired - Administrative auto post (ES Code remains WE)

If the participant keeps the appointment and the DVL determines that the DV claim is not valid, the entry of the appropriate Action Code in NYCWAY will cause the participant's ES code to change from **WE** back to either **WR** or **WA**. The individual will then be made available for a future call-in by the FSE system.

If the participant fails to keep the appointment with the DVL, the entry of the appropriate Action Code in NYCWAY will cause the participant's ES code to change from **WE** to **WR** or **WA**. The individual will then be made available for a future call-in by the FSE system. No adverse action will occur for failing to keep the DVL appointment.

At recertification of the FS case, the Worker should review the participant's employability status.


**PROGRAM
IMPLICATIONS**

Paperless Office
System (POS)
Implications

At Job Centers, the JOS/Worker must:

- Complete the "Screening and Consultation" question in the referrals window with the results of the screening instrument and the results of the referral (if made). The Referral Results part of the window is grayed out unless "Yes" is clicked for the "Referral Accepted" question.

- If the screening form is not completed, indicate that in the Response to Question window for the Screening and Consultation question by clicking “No” for the “Screening Form Completed?” question and making an entry in the comment field about the disposition of the form.
- A fourth question (see screen image below) asking for the disposition of the form will appear if the screening form is not completed but a DVL referral is made.

- Enter a case comment for all actions performed on a case by clicking on the case comments icon  or pressing <ALT>M on the keyboard. Use the term “**Special Assessment**” not “Domestic Violence” when making case comments concerning DV referrals.
- Scan all non-POS generated forms and notices that are signed by the individual into the electronic case record, except Domestic Violence-related documents.

Food Stamp Implications

There are no Food Stamp implications that occur because of a refusal to accept DV services, since the DV screening and referral to the DVU is voluntary.

Upon review and determination by DVU staff, NCA Work Registration Required/ Able-Bodied Adult Without Dependents (ABAWD) Exempt (**WA**) or Work Regulations Required (**WR**), participants may be temporarily exempted from FSET or ABAWD requirements because of the physical or mental effects of DV, but they do not receive employment waivers.

Medicaid Implications

There are no Medicaid implications, since the DV screening and referral to the DVU are voluntary.

LIMITED ENGLISH SPEAKING ABILITY (LESA) AND HEARING-IMPAIRED IMPLICATIONS

For Limited English-Speaking Ability (LESA) and hearing-impaired applicants/participants, make sure to obtain appropriate interpreter services in accordance with [PD #09-14-OPE](#) and [PD #08-20-OPE](#).

FAIR HEARING IMPLICATIONS

Avoidance/ Resolution at Job Centers

CA applicants/participants are entitled to request a Fair Hearing if a waiver is denied or not extended. If an applicant/participant contacts the JOS/Worker at the Job Center regarding a denial/discontinuance of a waiver, confer with the applicant/participant.

If appropriate, call the designated DVU and inform the DVL of the situation. The DVL may request to see the individual again. If so, refer the applicant/participant to the DVU by entering Action Code **991S** (Applicant)/**191A** (Participant) for a Special Assessment appointment and **910V** (Applicants)/**105M** (Participants) for the return appointment back to the Job Center. Under no circumstance should there be any reference to DV.

Specify the type of waiver denial the applicant/participant is contesting and annotate in Form **W-103D**. The DVL will enter the appropriate Action Code based on the results of the assessment. The DVU will inform the applicant/participant if a waiver (and what type) is warranted.

Avoidance/ Resolution at NCA FS Centers	<p>NCA FS applicants/participants are entitled to request a Fair Hearing if they disagree with the DV assessment outcome. If the applicant/participant contacts the Worker at the NCA FS Center regarding the DV assessment, confer with the applicant/participant.</p> <p>If appropriate, call the designated DVU and inform the DVL of the situation. The DVL may request to see the individual again. If so the NCA FS Worker will complete the W-270.</p>
Conferences at Job Centers	<p>If an applicant/participant comes to the Job Center and requests a conference with the Fair Hearing and Conference (FH&C) unit regarding the denial/discontinuance of a waiver, the FH&C Supervisor I/Associate JOS I will contact the DVU to request the case history sheet. If a copy of the Notification of Decision on Waiver to Allow a Temporary Delay in Public Assistance Requirement(s) Form (LDSS-4594 NYC) or the Notification of Decision on a Continuation of Waiver to Allow a Temporary Delay in Public Assistance Requirement(s) Form (LDSS-4595 NYC) is sent, ensure that the notice is kept in a confidential file for Fair Hearing purposes.</p> <p>The FH&C Supervisor I/AJOS I will listen to and evaluate the applicant's/participant's complaint regarding the denial/discontinuance of the waiver. After reviewing the case record and discussing the issue with the DVL, the FH&C Supervisor I/AJOS I will advise the applicant/participant of the results.</p> <p>The FH&C Supervisor I/AJOS I is responsible for ensuring that further appeal by the applicant/participant through a Fair Hearing request is properly controlled and that appropriate follow-up action is taken in all phases of the Fair Hearing process.</p> <p>In instances where the DVL and the FH&C Supervisor I/AJOS I agree that the DVL should testify at the Fair Hearing, the DVL will testify by telephone participation.</p>
Conferences at the NCA FS Centers	<p>A NCA FS participant can request a conference to contest the Agency's determination to close or remove her/him from the FS case based on failure to comply with FSET work requirements and/or failure to keep an FS recertification appointment related to the DV issue. The conference must be held at the participant's NCA FS Center.</p>

Evidence Packets All complete and relevant evidence packets prepared by the FH&C Supervisor I/AJOS I should include documents specific to the issue, such as copies of relevant case entries, and copies of the NYCWAY screen indicating the Action Codes. The case history sheet documented by the DVL and a copy of Form **LDSS-4594 NYC** or Form **LDSS-4595 NYC** to the individual should be in the evidence packet. Remember that you must remove the individual's safe address from all documentation presented for the Fair Hearing.

RELATED ITEMS [PB #06-101-EMP](#)
[PB #07-145-OPE](#)
[PB #08-32-OPE](#)
[PD #08-33-OPE](#)
[PD #09-14-OPE](#)
[PD #09-22-ELI](#)
[PD #09-37-ELI](#)

REFERENCES SSL Sec. 349-a
 SSL Sec. 459-a
 18 NYCRR 347.5 (i)
 18 NYCRR 351.2 (l)
 18 NYCRR 369.2 (b)(l)(IV)
[98 ADM 3](#)
[02 ADM 4](#)
[03 ADM 5](#)
[06-INF-11](#)
[06-INF-14 Revised](#)
[08-INF-02](#)
[08-INF-05](#)
[TASB](#), Ch. 26, pgs. 453-462

ATTACHMENTS Please use Print on Demand to obtain copies of forms.

Attachment A	Domestic Violence Unit (DVU) Activity
Attachment B	Anti-Domestic Violence Eligibility Needs Team (ADVENT) Directory (Rev. 1/25/10)
Attachment C	Anti-Domestic Violence Eligibility Needs Team (ADVENT)
Attachment D	Domestic Violence Liaison Unit Directory (Rev. 2/2/10)
Attachment E	Table of NYCWAY DV Action Codes
Attachment F	Office of Child Support Enforcement (OCSE)
LDSS-4583	Domestic Violence Screening Form (Rev. 9/07)
LDSS-4583A	Domestic Violence Palm Card (Rev. 3/98)
LDSS-4583A (S)	Domestic Violence Palm Card (Spanish) (Rev. 3/98)

LDSS-4594 NYC	Notification of Decision on a Waiver to Allow a Temporary Delay in Temporary Assistance Requirement(s) (Adequate Only) (NYC) (Rev. 6/07)
LDSS-4594 NYC (SP)	Notification of Decision on a Waiver to Allow a Temporary Delay in Temporary Assistance Requirement(s) (Adequate Only) (NYC) (Spanish) (Rev. 6/07)
LDSS-4595 NYC	Notification of Decision on a Continuation of Waiver to Allow a Temporary Delay in Temporary Assistance Requirement(s) (Timely and Adequate) (NYC) (Rev. 6/07)
LDSS-4595 NYC (SP)	Notification of Decision on a Continuation of Waiver to Allow a Temporary Delay in Temporary Assistance Requirement(s) (Timely and Adequate) (NYC) (Spanish) (Rev. 6/07)
LDSS-4813	Desk Reference for Domestic Violence Screening Under the Family Violence Option
LDSS-4905	Domestic Violence Information for all Temporary Assistance Applicants (Rev. 10/07)
LDSS-4905 (SP)	Domestic Violence Information for all Temporary Assistance Applicants (Spanish) (Rev. 10/07)
M-329a	Waiver Reassessment (11/3/03)
M-329a (S)	Waiver Reassessment (Spanish) (11/3/03)
M-329b	Waiver Reassessment Notification Letter (11/3/03)
W-100C	Exemption to Employment Form
W-100C (S)	Exemption to Employment Form (Spanish)
W-103D	Special Assessment Letter (Rev. 2/9/10)
W-103D (S)	Special Assessment Letter (Spanish) (Rev. 2/9/10)

Attachment A

Domestic Violence Unit (DVU) Activity

Tracking Referrals

A Work list (**DVREF**) of daily referrals to the DVU will be pulled up in NYCWAY by DVU staff in order to track referrals kept and missed appointments. The DVU staff will also be able to track referrals made by OCSE by pulling up the OCSE worklist.

When the applicant/participant reports for the assessment, the Domestic Violence Liaison will review NYCWAY and the **LDSS-4583** and conduct a Special Assessment interview.

During the interview the DVL will:

- conduct an assessment to determine credibility and potential risk associated with program compliance in accordance with the Family Violence Act.
- complete the State Assessment Tool.
- prepare the safety and service plans.
- assess the extent to which the domestic violence might impede the individual's ability to comply with Cash Assistance and/or Food Stamp program employment requirements, and determine any exemptions from work activities
- enter the appropriate Action Code in NYCWAY to indicate outcomes of assessment.

ANTI DOMESTIC VIOLENCE ELIGIBILITY NEEDS TEAM (ADVENT) DIRECTORY**CENTRAL OFFICE**

OFFICE OF DOMESTIC VIOLENCE
180 WATER STREET - 24TH FLOOR
NEW YORK, NY 10038-4923

INFORMATION: (212) 331-4541

FAX: (212) 331-4488

Deputy Director:
Nereida Ortega
Work: (212) 331 – 4556
Email: ortegan@hra.nyc.gov

DIRECTOR:
BEATRICE ADAMS
Work: (212) 331 – 4541

Deputy Director of Eligibility:
Velma Beazer - Lewis
Work: (212) 331 – 5868
Email: beazerv@hra.nyc.gov

CENTRAL OFFICE STAFF:

ASSOCIATE STAFF ANALYST: Bryan Adler (212) 331-4546 PAA II: Francisco Sosa (212) 331-4551
CLERICAL SUPPORT: (212) 331-4537 ES III: Armando Chabrán (212) 331-4575

ADVENT UNITS**EAST END / CENTER # 23**

2322 3RD AVE, 1ST FLOOR
NEW YORK, N.Y. 10035

FAX: (212) 860-8694

PAA II:	Francisco Sosa	(212) 860-6223	ES III:	Vacant	(212) 860-2236
SUPERVISOR I:	Edris Jaundoo	(212) 722-2015	ES III:	Denise Mason	(212) 860-7104
SUPERVISOR I:	Latoya Gordon	(212) 860-8042	ES III:	Vacant	(212) 722-2305
PAA I:	Linda Lawrence	(212) 860-8059	CASEWORKER:	Ruth Flores	(212) 860-8191
DVL:	Olive Taylor	(212) 860-7594	CASEWORKER:	Almida Valle-Bibb	(212) 860-3156
DVL:	Regina Character	(212) 860-7178	CASEWORKER:	Keisha Davis	(212) 860-3385
Center Director:	Stephen Spezzaferro	(212) 860-6801 OR 02	CA III:	Mary Street	(212) 828-5795

CROTONA / CENTER # 46

1910 MONTEREY AVENUE
BRONX, N.Y. 10452 3ND FLOOR

FAX: 901-0163

PAA II :	Francisco Sosa	(718) 901-5988 OR 0286		RECEPTION	(718) 901-5212
SUPERVISOR I:	Sonia Allen	(718) 901-0164	ES III:	Isabel Quintero	(718) 901-0285
PAA I:	Robin James	(718) 901-0288	CASEWORKER:	Delsenia Rouse	(718) 901-0162
DVL :	Nadine Carr	(718) 901-5902	CASEWORKER:	Celeste Powlis	(718) 901-5716
ES III:	Moses Thompson	(718) 901-5714	CASEWORKER:	Melissa Gilliard	(718) 901-5937
ES III:	Deborah Ziglar-Hale	(718) 901-0165	CA III:	Janae Yearwood	(718) 901-5212
ES III:	Vacant	(718) 901-0286			
Center Director:	Keith F. Raye	(718) 901-5288		Feeder Site: FS# 46, FS# 33	

LINDEN / CENTER # 67

210 LIVINGSTON STREET
BROOKLYN, NY 11201 5TH FL.

FAX: (718) 237-7450 OR 237-8296

PAA II:	Francisco Sosa	(718)237-7242	ES III:	Jeannie Barzola	(718) 237-7419
SUPERVISOR I:	Indira Chikkatur	(718) 237-8291	ES III:	DEVORA LANE	(718) 237-7406
PAA I:	Doris Hall	(718) 237-8290	ES III:	Vacant	(718) 237-8412
DVL:	Cheryl Gayle-Odle	(718) 237-7461	CASEWORKER:	Nereida Gonzalez	(718) 330-2454
DVL:	Hyacinth Bowen	(718) 237-7422	CASEWORKER:	Elizabeth Medlin	(718) 237-8407
ESIII:	Shirley Morris	(718) 237-7421	CASEWORKER:	Tamara Mc Rae	(718) 237-8496
Center Director:	James Fields	(718) 237-7249	CA III:	Bertha Haughton	(718) 237-7405
				FEEDER SITE: FS# 23	

SPECIAL SERVICE UNIT(EHU)

PAAI:	Denise Scantlebury	SUPERVISOR	(212) 331- 4575	Clerk: Miriam Robinson	(212) 331-4430
ES III:	Shanell Brackett	ELIGIBILITY HOUSING UNIT	(212) 331-4566	ES III: MARIA RAMOS	(212) 331-4555
ES III:	Tyeesha McDonald	ELIGIBILITY HOUSING UNIT	(212) 331- 4981		

Attachment C

Anti-Domestic Violence Eligibility Needs Team (ADVENT)

ADVENT is a specialized unit within the Domestic Violence Program whose task is to provide a range of services to individuals residing in domestic violence (DV) shelters.

Applicants/participants involved in DV often have extensive barriers to employment as a result of DV. Such barriers include, but are not limited to, psychological breakdown, low self-esteem, borough restrictions (due to the close proximity to the abuser) and addictions (often associated with domestic violence) in addition to the regular barriers that are experienced by the basic population (such as child care issues).

In order to meet the needs of the DV population residing in shelters, ADVENT conducts eligibility determinations, provides case management and engages Cash Assistance (CA) participants in employment activities specially designed for participants who are victims of DV, thereby reducing the risk of further harm to the victim and/or children.

Participation in ADVENT is voluntary. Under ADVENT, the hours engaged in DV activities count toward the engagement rules as long as the participant remains in compliance. The participant is obligated to participate in a concurrent Work Experience Program (WEP) or other approved work-related activity for the remaining hours, up to the combined maximum of 35 hours per week (unless a waiver has been granted).

If the applicant/participant fails to comply with the DV activities, the individual's WEP hours will be increased and/or participation in other concurrent activities will be required.

ADVENT Locations

ADVENT units are located in the following Job Centers and will service DV victims throughout the borough living in DV shelters.

East End #23 – Manhattan/Staten Island
Crotona #46 – Bronx
Linden #67 – Brooklyn

Participants who reside in DV shelters in Queens will have the option of being referred to any of the above listed ADVENT locations.

Attachment C

ADVENT Caseloads

Each ADVENT unit will provide services to participants who live in zip codes currently serviced by multiple Job Centers and will be identified by a unique caseload designation.

ADVENT Caseload Designation

Job Center	Caseload Designation
East End #23	691 through 693
Crotona #46	694 through 696
Linden #67	697 through 699

Caseload designation **690** is for those cases that have been identified as ADVENT cases and are in the process of being transferred to an ADVENT location.

In order to take advantage of the services offered by ADVENT, the DV victim must have an active CA case and be willing to travel to the location of the ADVENT unit that covers his/her zip code. Once the victim agrees to be serviced by ADVENT, his/her case will be transferred to the appropriate ADVENT unit.

The DVU will continue to provide services to all victims of DV, whether they are serviced by ADVENT or on a regular FIA caseload.

ADVENT Services

Once it is determined that the CA applicant/participant is a victim of DV and resides in a DV shelter, the DVL will offer the services of ADVENT. If the applicant/participant decides s/he wants to participate in ADVENT.

- The applicant/participant must complete and sign the Resident Request for Public Assistance Case Transfer Form (**M-329dd**).
- The DVL or DV Shelter Case Worker faxes the completed transfer Form **M-329dd** to the Job Center Liaison at 180 Water Street, 24th Floor, New York, NY 10038.
- The Job center Liaison send the transfer request to the Job Centers via email for case transfer to ADVENT caseload 690.

Attachment C

ADVENT Unit

When the case is transferred to ADVENT, the Unit Clerk will assign the case to an Eligibility Worker. The Eligibility Worker will complete the address change, if needed, rebudget the case and send the Transfer to ADVENT Form (**W-102**) to inform the participant of the Job Center location and caseload change.

At the same time the case is referred to the DV Engagement Team, who:

- initiates a call-in appointment for the participant;
- discusses the benefits of working;
- reinforces the time limits on Cash Assistance;
- helps resolve DV related issues;
- implements the Service Plan.
- enter Action Code **191T**, if appropriate, to indicate an ADVENT assignment (DV activity). This code will count 14 hours of DV activities toward the 35-hour work activity requirements. Some examples of these activities are, but not limited to, the following:
 - Counseling Services;
 - Mental Health Services;
 - Medical Services;
 - Parenting Skills;
 - Legal Assistance;
 - Housing;
 - Children Services;
 - Preventive Services; and
 - Independent Living Skills.
- Provide a WEP or concurrent assignment (if appropriate);
- Process a referral to WeCare/CASAC if warranted.
- If the participant does not comply with the DV activity:
 - Terminate the DV activity as an assignment by entering Action Code **191X**.
 - Increase the WEP hours (subject to grant limitations) or assign to a concurrent activity as appropriate.

DOMESTIC VIOLENCE LIAISON UNIT DIRECTORY

Central Office

OFFICE OF DOMESTIC VIOLENCE
180 WATER STREET 24TH FLOOR
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vegaj@hra.nyc.gov

CENTRAL OFFICE STAFF:

SUPERVISOR I

LOCATION

**CLERICAL
SUPPORT:** Vacant

(212) 331 – 4537

PRISCILLA GALLAUD
WORK: (212) 835-7968
PAGER: (917)205-1846

VANCANT
WORK: (718) 664-1438
PAGER: (917) 649-0671

ALLA PLECHNAYA
WORK: (718) 567-6928
PAGER: (917) 787-2269

KAREN SHEPARD-MUSTIPHER
WORK: 718-637-2176
PAGER: 917-205-4442
WORK: 718-734-6755

MANHATTAN - UNION SQUARE CENTER # 39
109 EAST 16TH ST. NY, NY 10003
FAX: 212-835-7864

BRONX – RIDER CENTER # 38
305 RIDER AVE. BRONX N.Y. 10451

BROOKLYN –
6740 FOURTH AVENUE
BROOKLYN N.Y. 11220

QUEENS – ROCKAWAY CENTER # 79
219 Beach 59th Street, 1st
Rockaway, N.Y. 11692
LIC SITE # 37

SAMPLE

#13 WAVERLY

12 WEST 14TH STREET, 2ST FLOOR
NEW YORK, NY 10011

FAX: (212) 352 – 2127

D.V.L.
SUPERVISOR I

Mimose Innocent
GALLAUD PRISCILLA

(212) 352-1964 innocentm@hra.nyc.gov
(212) 835-7968 gallaudp@hra.nyc.gov

Regional Manager: Richard Claudio (212) 860-5291
Center Director: Andre Banfield (212) 620-9421

FEEDER SITE:

CENTER # 47 FS # 19
CENTER # 26 FS # 14

#35 DYCKMAN

4055 10TH AVE. 1ST FLOOR
NEW YORK, NY 10034

FAX: (212) 569 – 2468

D.V.L.
SUPERVISOR I

Tonia Levy
VACANT

(212) 569-9782 levyt@hra.nyc.gov
(718) 664-1438

Regional Manager: Richard Claudio (212)860-5291
Center Director: Rose Mitchell (212)569-9626

FEEDER SITES:

FS # 13

#37 EAST RIVER

32-20 NORTHERN BLVD , 3RD FLOOR
LIC, N.Y. 10001

FAX: (718) 752 – 7004

D.V.L.
SUPERVISOR I

SHASHA DORSEY
MARGARET EBEH
Karen Shepards

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(718) 784-6729 ebehm@hra.nyc.gov
(718)-637-2176 shepardsk@hra.nyc.gov

Regional Manager Rebecca Blanc (212) 835-7931
Center Director: Ronald Martin (718) 752-7001

FEEDER SITES:

FS # 53

DOMESTIC VIOLENCE LIAISON UNIT DIRECTORY

#39 UNION SQUARE

109 E. 16TH STREET, 3RD FLOOR
NEW YORK, NY 10003

FAX: (212) 835 – 0183

D.V.L.

Marie Paul-Sharpe

(212) 835- 7851

paulsharpem@hra.nyc.gov

MONICA SOLOMON

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solomonm@hra.nyc.gov

SUPERVISOR I

PRISCILLA GALLAUD

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gallaudp@hra.nyc.gov

FEEDER SITE:

CENTER #71

CENTER # 80

CENTER # 84

FS# 11

CENTER # 18

Regional Manager:

Rebecca Blanc

(212) 835-7931

Center Director:

Lionel Meyers

(212) 835-7361

#40 MELROSE

260 E. 161ST STREET, 3RD FLOOR
BRONX, NY 10451

Fax: (718) 664 – 1841

D.V.L.

Vincent Perera

(718) 838-7785

pererav@hra.nyc.gov

FAX: (718) 664-1416

ROSA CABAN

(718) 664-1435

cabanr@hra.nyc.gov

FAX: (718) 664-1416

SUPERVISOR I

VACANT

(718) 664-1438

FEEDER SITE:

CENTER # 44

CENTER # 38

FS #31

FS# 38

FS # 40

Regional Manager:

Roberta Hannah

(718)742-3633

Center Director:

Lydia Fruster

(718) 664-1140

#44 FORDHAM

2551 BAINBRIDGE, 2ND FLOOR
BRONX, NY 10452

FAX: (718) 220-6644

D.V.L.

SITE CLOSED

(718) 220-6630

SUPERVISOR I

VACANT

(718) 664-1438

FEEDER SITE:

Regional Manager:

Roberta Hannah

(718)742-3633

Center Director:

Eunice Arias

(718) 220-7012

#53 QUEENS CENTER

33-28 Northern Blvd. 5th Floor
Long Island City, N.Y. 11101

FAX: 718-392-7143

D.V.L.

Sherlyn Walton

(718) 392-7163

waltonsh@hra.nyc.gov

SUPERVISOR I

KAREN MUSTIPHER

(718) 637-2176

shepardsk@hra.nyc.gov

FEEDER:

CENTER # 17

FS # 43

Regional Manager:

Angela Johnson

(212) 860-5291

Center Director:

Maud Baptiste

(718)784-5919

#54 JAMAICA

165-08 88TH AVE, 5 FLOOR
JAMAICA, NY 11432

FAX: (718) 883-8197

D.V.L.

Karen Young

(718) 883-7768

youngk@hra.nyc.gov

SUPERVISOR I

KAREN MUSTIPHER

(718) 637-2176

shepardsk@hra.nyc.gov

FEEDER SITE:

CENTER: # 79

FS# 41

FS# 54

FS # 79

Regional Manager:

Angela Johnson

(212) 331-5600

Center Director:

Agustina Obosi

(718) 883-8250

#64 DEKALB

500 DEKALB AVE, 2ND FL
BROOKLYN, NY 11205

FAX: (718) 636 – 2542

D.V.L.

SITE CLOSED

(718) 636-2303

SUPERVISOR I

ALLA PLECHNAYA

(718) 921-2081

plechnayaa@hra.nyc.gov

FEEDER SITE:

CENTER # 49

CENTER # 85

FS # 26

FS # 20

Regional Manager:

Gwen Taylor

(718) 237-2032

Center Director:

Bernice Cook

(718) 636-2495/96

DOMESTIC VIOLENCE LIAISON UNIT DIRECTORY

#66 BUSHWICK

30 THORNTON STREET, 4TH FLOOR
BROOKLYN, NY 11206

FAX: (718) 963 – 4622

D.V.L. Doris Holiday (718) 963-5257 holidayd@hra.nyc.gov
SUPERVISOR I ALLA PLECHNAYA (718) 921-2081 plechnayaa@hra.nyc.gov

Regional Manager: Gwen Taylor (718) 237-2032
Center Director: Seth Gold (718) 963-5117/18

FEEDER SITE:
Center # 64 **FS# 21**

#70 BAY RIDGE

6740 FOURTH AVENUE, 2ND FLOOR
BROOKLYN, NY 11220

FAX: (718) 921 – 2082

D.V.L. Shavon Wilson (718) 567-6952 wilsons@hra.nyc.gov
SUPERVISOR I ALLA PLECHNAYA (718) 921-2081 plechnayaa@hra.nyc.gov

Regional Manager: Gwen Taylor (718) 237-2032
Center Director: James McIntosh (718) 921-2000

FEEDER SITE:
CENTER # 63
FS # 27
FS # 28

#99 RICHMOND

201 BAY STREET, 2ND FLOOR
STATEN ISLAND, NY 10301

FAX: (718) 390-6784

D.V.L. Nuriya Isambayeva (718) 556-2963 isambayevan@hra.nyc.gov
SUPERVISOR I PRISCILLA GALLAUD (212) 835-7968 gallaudp@hra.nyc.gov

Regional Manager: Richard Claudio (212) 860-5291
Center Director: Rhonda Charles (718) 390-5103

FEEDER SITE:
FS# 51
FS# 99

Attachment E

Table of NYCWAY DV Action Codes

Action Codes	Definition
910V applicants 105M participants	Return Appointment to Job Center.
931F applicants 131F participants	Failure to Keep Special Assessment Appointment.
931K applicants 131K participants	Individual Failed to Report
931X applicants 131X participants	Special Assessment Outcome Cancelled
940D applicants 140D participants	Special Assessment Required – Referral code for DV Assessment used by OCSE staff.
940O applicants 140O participants	Client Cooperated with OCSE (OCSE Only).
940R applicants 140R participants	Failure to Return to OCSE (OCSE Only).
940U applicants/participants	Return Appointment to OCSE
940X applicants 140X participants	Cancel DV Referral (OCSE Only).
991C applicants	Special Assessment Needed-Credibility Determination
991S applicants 191A participants	Referral/Reschedule – for Special Assessment.
991X applicants 191Z participants	Cancel DV Referral.
99UI applicants	Alien Applicant

Participant Only Codes	Definition
131R participants	Deficient in ADVENT Hours
191T participants	Assigned to ADVENT Program
191X participants	Terminated ADVENT Program

Attachment E

Participant Only Codes (Cont.)	Definition
191Q participants	ADVENT Re-Enrollment
191G participants	Waiver Reassessment Appointment

CA Outcome Codes	Definition
931A applicants 131A participants	Full Employment Waiver – Temporary exemption from work activities.
931B applicants 131B participants	Partial Employment Waiver – Work activity to take place only in specific safe borough.
931C applicants 131C participants	Substance Abuse Waiver – Temporary exemption from SASC requirements.
131D participants	(Time Limit) Incapacitated/Disabled – Unable to participate in work-related activity for more than six months.
931E applicants 131E participants	Full Child Support Waiver – Temporary exemption from child support requirements.
131H participants	(Time Limit) Needed in the Home – Caring for child incapacitated due to DV.
131I participants	(Time Limit) Incapacitated – Unable to participate in work-related activity between three to six months.
931N applicants 131N participants	No Waiver/Waiver Terminated – Participation required in employment-related activities.
131O participants	Full DV Waiver (Teen Parents/Alien Deeming/Lien Waiver/Spousal Support Only).
931P applicants 131P participants	Child Support Partial Waiver – Required participation in child support process (effort is made to avoid contact with noncustodial parent).

Attachment E

CA Outcome Codes (Cont.)	Definition
931W applicants 131W participants	No Waiver/Waiver Terminated – Required participation in child support process.

NCA FS Only Codes	Definition
13FF participants	Failed to Report – Revert ES code to WR .
13FI participants	Issue Indicated – Exempt from work activity.
13NF participants	No Issue Indicated – No exemption from work.
13XF participants	Expired – Administrative Auto post.
191N participants	Special Assessment Appointment.

Attachment F

Office of Child Support Enforcement (OCSE)

If a CA applicant/participant makes an initial claim at the OCSE office that s/he is a victim of domestic violence (DV), the OCSE Worker will interview the applicant/participant to determine if s/he wants to pursue a DV waiver or continue with the child support process.

If the applicant/participant requests a child support waiver because of DV, the OCSE Worker will:

- give him/her the telephone number for the DVL that covers his/her Job Center and instruct the individual to call immediately for an assessment appointment;
- if possible, assist the individual by calling the DVU to set up an assessment appointment;
- complete the Waiver Evaluation/Services Referral (**CM-179b**) form in triplicate.

The OCSE Worker will complete a **CM-179b** only for the noncustodial parent(s) identified as the perpetrator of DV.

The OCSE Worker will enter Action Code **940D** (Applicants) or **140D** (Participants) in NYCWAY to make a referral for a Special Assessment and then distribute three copies of the **CM-179b**: one is given to the applicant/participant, the second to the DVL and the third is placed in the OCSE case folder. The DVL will fax the **CM-179b** to the DVL at the Job Center.

Once the assessment is complete and a determination made, the DVL will enter in NYCWAY the waiver code and a return appointment code **940U** Applicants/Participants and fax the **CM-179b** back to the OCSE Liaison with the assessment outcome indicated on the form.

If the individual fails to return to OCSE after the DV assessment, the OCSE Worker will enter in NYCWAY Action Code **940R** (Applicants) or **140R** (Participants). The JOS/Worker will then take appropriate action according to current procedure.

If prior to the DV assessment appointment the applicant/participant informs the OCSE Worker that s/he wants to cancel the referral the OCSE Worker will call the DVU and inform the DVL of the applicant's/participant's request to cancel and enter Action Code **940X** (Applicant)/**140X** (Participant) in NYCWAY.

Note: If the applicant/participant has submitted all the required documentation to OCSE, there is no need for a return appointment back to OCSE. Once the OCSE Worker receives the DV outcome s/he must enter Action Code **940O** (Applicant) or **140O** (Participant) in NYCWAY to close off the return appointment.

Attachment F

If an individual is granted a partial waiver or no waiver, the DVL will refer them back to OCSE for completion of the child support process.

Full Waiver: If the DVL enters Action Code **931E** (Applicants) or **131E** (Participants), child support activity must cease. Do not refer applicant/participants to OCSE. The DVL must be notified at the time of referral if any child support activity is in effect so that OCSE can be notified to terminate activity.

Partial Waiver: If the DVL enters Action Code **931P** (Applicants) or **131P** (Participants), the applicant/participant must still cooperate with all child support activities. However, every effort will be made to avoid contact with the noncustodial parent in court and to suppress the applicant's/participant's address.

No Waiver: If the DVL enters Action Code **931W** (Applicants) or **131W** (Participants), the applicant/participant must be referred to OCSE and cooperate with all child support activities. The applicant/participant must be called in for a referral to OCSE if the noncustodial parent is not previously known by OCSE in relation to the child.

Child Support Waiver Reassessment (for 940D referrals)

At the time of waiver reassessment, when the DV referral source was OCSE with action code 940D, the DVL will complete Form **CM-179b** with information on the child and father listed on the original referral form. The DVL will check off the outcome of the reassessment and fax the completed **CM-179b** to the to the OCSE Liaison for the borough.

CIN NUMBER/APP REG LINE #	CASE NUMBER	OFFICE/UNIT #	WORKER NAME/#
CLIENT NAME	CLIENT REFERRED TO DVL?		<input type="checkbox"/> YES <input type="checkbox"/> NO
	CRED DETERMINATION ONLY?		<input type="checkbox"/> YES <input type="checkbox"/> NO

DOMESTIC VIOLENCE SCREENING FORM

Under the Family Violence Option

Completing this form is voluntary: You do not have to fill out this form to receive public assistance. It will not impact your eligibility for assistance ¹, the amount of assistance you receive or the length of time it takes to process your application.

If you are a victim of domestic violence and you think that meeting certain program requirement(s) will put you or your children at risk or make it harder for you to escape an abusive situation, you may ask for a temporary delay (waiver) of that requirement by filling out this form and meeting with a Domestic Violence Liaison (DVL). You may decide not to fill out this form right now but you are free to do so at any time. You may ask to see the DVL at any time.

Anything you disclose to the DVL, including your relationship with the person who has abused you, will be kept confidential, with the exception of child abuse and neglect.

You may complete this form and request to see a DVL regardless of your gender, sexual orientation or marital status. You do not have to have children or have left the abusive situation to meet with the DVL. You are not required to provide any information or details about the abusive situation to any worker before you are referred to the DVL.

Are you in danger of a family member, your partner or ex partner doing any of the following:

- Hitting, slapping, kicking, choking or in any way hurting you physically?
- Isolating you; making you feel like a prisoner, controlling what you can do?
- Threatening to harm you, your children, or someone close to you?
- Stalking you, following you or checking up on you?
- Shaming or belittling you, constantly putting you down and telling you that you are worthless?
- Forcing you to have sex when you don't want to or into sexual acts that you do not want to participate in?
- Making you feel afraid?

Yes: I would like to meet with a DVL to discuss my situation.

Yes: But I do not want to meet with a DVL at this time.

No: None of the situations described above apply to me or I do not wish to answer these questions at this time.

In signing this form I affirm that the information I have given or will give to the Department of Social Services is correct.

Signature: _____ **Date:** _____

*This form must not remain in the client's TA case Record. It must be forwarded to the DVL for confidential filing if any part of it has been completed.

¹ If you are an immigrant victim of domestic violence who has not yet obtained legal permanent residency you may be required to meet with a DVL as part of determining your eligibility for assistance.

CIN NUMBER/APP REG LINE #	CASE NUMBER	OFFICE/UNIT #	WORKER NAME/#
CLIENT NAME		CLIENT REFERRED TO DVL?	<input type="checkbox"/> YES <input type="checkbox"/> NO
		CRED DETERMINATION ONLY?	<input type="checkbox"/> YES <input type="checkbox"/> NO

FORMULARIO PARA DETECTAR A VÍCTIMAS DE VIOLENCIA DOMÉSTICA

Bajo el Programa de Opciones en Violencia Familiar (*Family Violence Option - FVO*)

Responder a estas preguntas es voluntario: usted no tiene que rellenar este formulario para recibir asistencia pública. Su decisión de rellenar o no este formulario no afectará su habilitación para recibir asistencia¹, el monto a recibir, ni tampoco el tiempo que tardará en procesar su solicitud.

Si es víctima de violencia doméstica y cree que cumplir con cierto(s) requisito(s) del programa le pone a usted o sus hijos en riesgo, o le hará(n) más difícil evitar la situación de abuso, usted puede solicitar una demora temporal (dispensa) del requisito o de los requisitos; si desea hacerlo, rellene este formulario y comuníquese con el Enlace del Centro de Violencia Doméstica (*Domestic Violence Liaison – DVL*) para hacer una cita con uno de los representantes. Usted puede decidir no rellenar este formulario en esta ocasión, pero está en libertad de hacerlo después. Se le puede solicitar en cualquier momento que se reúna con un representante del Centro de Violencia Doméstica.

La información que usted revele, incluyendo su relación con la persona que le ha abusado, permanecerá confidencialmente, exceptuando asuntos relacionados con abuso y abandono infantil.

Rellene este formulario y solicite presentar su caso a un representante del Enlace del Centro de Violencia Doméstica (*DVL*); no importa cual sea su sexo, orientación sexual o estado civil. Usted no tiene que tener niños o haber dejado la situación de abuso para que se le conceda una cita con un representante del *DVL*. Antes de que usted sea referido al *DVL*, no es necesario que suministre, a ningún trabajador, información o detalles relacionados con la situación de abuso.

¿Está usted en peligro de que un miembro de la familia, su compañero(a) o ex compañero(a) haga lo siguiente?

- ¿Le pegue, abofetee, patee, trate de estrangularle o le cause daño físico de alguna manera?
- ¿Le mantenga aislado(a), le haga sentirse como prisionero(a), le controle todo lo que hace?
- ¿Le amenace con hacerle daño a usted, a los niños o a un ser querido?
- ¿Le aceche, le persiga o le vigile?
- ¿Le abochorne o denigre, le humille constantemente y le diga que no vale nada?
- ¿Le fuerce a tener relaciones sexuales aunque usted no quiera o le fuerce a participar en actos sexuales que usted no quiera?
- ¿Le atemorice?

Sí: quiero reunirme con un representante de *DVL* para exponerle mi situación.

Sí: pero no quiero reunirme con un representante de *DVL* en esta oportunidad.

No: nada de lo planteado arriba se aplica a mí, o no deseo responder esas preguntas en esta oportunidad.

Al firmar este formulario, yo afirmo que la información que he dado o daré al Departamento de Servicios Sociales es correcta.

Firma _____ **Fecha:** _____

***Este formulario no puede guardarse en el archivo de Asistencia Temporal del cliente. Si el solicitante rellena alguna de las partes de este formulario, éste debe enviarse al Enlace del Centro de Violencia Doméstica (*Domestic Violence Liaison – DVL*) para archivamiento confidencial.**

¹ Si usted es un inmigrante víctima de violencia doméstica que todavía no ha obtenido la residencia permanente, tiene que reunirse con un representante del *DVL* como parte de los requisitos necesarios para determinar si habilita para recibir asistencia.

**NOTIFICATION OF DECISION ON A WAIVER TO ALLOW A TEMPORARY DELAY
IN TEMPORARY ASSISTANCE REQUIREMENT(S) (ADEQUATE ONLY)**

NOTICE DATE:		NAME AND ADDRESS OF AGENCY/CENTER OR DISTRICT OFFICE		
CASE NUMBER	CIN NUMBER			
CASE NAME (And C/O Name if Present) AND ADDRESS				
<div style="border: 1px solid black; width: 100%; height: 100%; display: flex; align-items: center; justify-content: center;"> [</div>		GENERAL TELEPHONE NO. FOR QUESTIONS OR HELP _____		
		OR Agency Conference _____		
		Fair Hearing information and assistance _____		
		Record Access _____		
		Legal Assistance information _____		
OFFICE NO.	UNIT NO.	WORKER NO.	UNIT OR WORKER NAME	TELEPHONE NO.

This is to tell you our decision about a temporary waiver (delay) of certain temporary assistance program requirement(s).

Waiver Approved: You have been approved for a temporary waiver from the following program requirement(s). Your waiver will end and you will be required to comply with all requirement(s) unless you contact the liaison or your worker prior to the waiver end date noted below.

- | | |
|---|--|
| <input type="checkbox"/> Child Support Enforcement
<input type="checkbox"/> Employment/Work Activities
<input type="checkbox"/> Drug or Alcohol Assessment/Treatment
<input type="checkbox"/> Minor Parent Eligibility
<input type="checkbox"/> Time Limits
<input type="checkbox"/> Alien Deeming
<input type="checkbox"/> Spousal Support
<input type="checkbox"/> Property Lien | Waiver approved from _____ to _____
Waiver approved from _____ to _____
Waiver approved from _____ to _____
Waiver approved from _____ to _____
Waiver approved from _____ to _____
Waiver approved from _____ to _____
Waiver approved from _____ to _____
Waiver approved from _____ to _____ |
|---|--|

Additional Information: _____

SAMPLE

This decision is based on Department Regulation 351.2(l).

Waiver Denied: Your request for a temporary waiver from the following program requirement(s) has been reviewed and the agency has found you do not meet the criteria for a waiver. Therefore, your request has been denied. The reason for this decision is noted below. If you requested a waiver of child support enforcement requirements and it has been denied, you may still claim good cause. You will need to discuss a good cause claim with your temporary assistance worker.

-
- Child Support Enforcement
-
-
- Employment/Work Activities
-
-
- Drug or Alcohol Assessment/Treatment
-
-
- Minor Parent Eligibility
-
-
- Time Limits
-
-
- Alien Deeming
-
-
- Spousal Support
-
-
- Property Lien

Reason for denial: _____

This decision is based on Department Regulation 351.2(l).

REGULATIONS REQUIRE THAT YOU IMMEDIATELY NOTIFY THIS DEPARTMENT OF ANY CHANGES
IN NEEDS, INCOME, RESOURCES, LIVING ARRANGEMENTS OR ADDRESS

**YOU HAVE THE RIGHT TO APPEAL THIS DECISION
BE SURE TO READ THE FOLLOWING INFORMATION ON HOW TO APPEAL THIS DECISION**

NAME:	ADDRESS:	CASE NUMBER:
-------	----------	--------------

CONFERENCE AND FAIR HEARING SECTION – DO YOU THINK WE ARE WRONG?

If you think our decision is wrong, you can ask for a review of our decision. You may request either or both of the following:

1. Ask for a meeting (conference) with one of our supervisors; 2. Ask for a State fair hearing with a State hearing officer.
1. **CONFERENCE** (informal meeting with us) - If you think our decision was wrong, or if you do not understand our decision, please call us to set up a meeting. To do this, call the conference phone number on the **front** of this notice or write to us at the address on the **front** of this notice. Sometimes this is the fastest way to solve any problem you may have. We encourage you to do this even when you have asked for a fair hearing.

If you only ask for a meeting with us and do not request a fair hearing, the waiver decision on this notice will remain in effect and you will be required to comply with any requirement(s) for which a waiver was denied.

2. **STATE FAIR HEARING** – YOU HAVE **60 DAYS** FROM THE DATE OF THIS NOTICE TO ASK FOR A FAIR HEARING:

HOW TO ASK FOR A FAIR HEARING: You can ask for a fair hearing by **mail**, by **phone**, by **fax** or **online**.

Mail: Send a copy of both sides of this notice *completed* to the Office of Administrative Hearings, New York State Office of Temporary and Disability Assistance, P.O. Box 1930, Albany, New York 12201. Please keep a copy of each notice for yourself.

- I want a fair hearing. I do not agree with the agency's action. (You may explain why you disagree below, but you do not have to include a written explanation.)

Phone: 800-342-3334 (PLEASE HAVE THIS NOTICE WITH YOU WHEN YOU CALL.)

Fax: Fax a copy of the front and reverse of this notice to: (518) 473-6735 or

Online: Complete an online request form at: <http://www.otda.state.ny.us/oaah/forms.asp>.

If you cannot reach the New York State Office of Temporary and Disability Assistance by phone, by fax or online, please write to ask for a fair hearing before the deadline.

WHAT TO EXPECT AT A FAIR HEARING: The State will send you a notice that tells you when and where the fair hearing will be held.

At the hearing, you will have a chance to explain why you think our decision is wrong. You can bring a lawyer, a relative, a friend or someone else to help you do this. If you cannot come yourself, you can send someone to represent you. If you are sending someone who is not a lawyer to the hearing instead of you, you must give this person a letter to show the hearing officer that you want this person to represent you at the hearing.

At the hearing, you and your lawyer or other representative will have a chance to explain why we are wrong and a chance to give the hearing officer written papers that explain why we are wrong.

To help you explain at the hearing why you think we are wrong, you should bring any witnesses who can help you. You should also bring any papers you have, such as: pay stubs, leases, receipts, bills, doctor's statements.

At the hearing, you and your lawyer or other representative can ask questions of witnesses which we bring or which you bring to help your case.

LEGAL ASSISTANCE: If you think you need a lawyer to help you with this problem, you may be able to get a lawyer at no cost to you by contacting your local Legal Aid Society or other legal advocate group. For the names of other lawyers, check your Yellow Pages under "Lawyers".

ACCESS TO YOUR FILE AND COPIES OF DOCUMENTS: To help get ready for the hearing, you have a right to look at your case file. If you call or write to us, we will provide you with free copies of the documents from your file that we will give to the hearing officer at the fair hearing. Also, if you call or write to us, we will provide you with free copies of other documents from your file that you think you may need to prepare for your fair hearing. To ask for documents or to find out how to look at your file, call us at the Record Access phone number on the **front** of this notice or write to us at the address on the **front** of this notice.

If you want copies of documents from your case file, you should ask for them ahead of time. They will be provided to you within a reasonable time before the date of the hearing. Documents will be mailed to you only if you specifically ask that they be mailed.

INFORMATION: If you want more information about your case, how to ask for a fair hearing, how to see your file, or how to get additional copies of documents, call us at the phone numbers on the front of this notice or write to us at the address on the front of this notice.

NOTIFICACIÓN DE LA DECISIÓN TOMADA EN RELACIÓN CON UNA DISPENSA PARA PERMITIR UNA DEMORA TEMPORAL EN EL CUMPLIMIENTO DE(L)/LOS REQUISITO(S) NECESARIO(S) PARA RECIBIR ASISTENCIA TEMPORAL (ADECUADO SOLAMENTE)

FECHA DE LA NOTIFICACIÓN:		NOMBRE Y DIRECCIÓN DE AGENCIA / CENTRO U OFICINA DE DISTRITO		
NÚMERO DE CASO	NÚMERO CIN			
CASO A NOMBRE DE (y nombre de persona a cargo, de estar presente) Y DOMICILIO		NÚMERO GENERAL DE TELÉFONO PARA PREGUNTAS O AYUDA _____		
<div style="border: 1px solid black; width: 100%; height: 100%; display: flex; align-items: center; justify-content: center;"> SAMPLE </div>		Conferencia con la agencia _____		
		Información sobre audiencia imparcial y asistencia _____		
		Acceso a los archivos _____		
		Información sobre asistencia legal _____		
NO. DE OFICINA	NO. DE UNIDAD	NO. DE TRABAJADOR(A)	NOMBRE DE LA UNIDAD O PERSONA A CARGO DEL CASO	NO. DE TELÉFONO

El propósito de la presente es comunicarle nuestra decisión en relación con la dispensa temporal (demora) solicitada en relación con el cumplimiento de cierto(s) requisito(s) del programa de Asistencia Temporal.

Dispensa aprobada: usted ha sido aprobado para recibir la dispensa temporal de(l)/los siguiente(s) requisito(s) del programa. Su dispensa terminará y usted deberá cumplir con todo requisito necesario, a menos que se ponga en contacto con el coordinador o con la persona a cargo de su caso antes de la fecha de terminación de la dispensa indicada abajo.

- | | |
|--|--|
| <input type="checkbox"/> Ejecución del pago de sustento de menores | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Empleo / actividades laborales | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Evaluación de detección de / tratamiento por drogas o alcohol | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Habilitación de padre / madre menor de edad | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Límites de tiempo | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Estimación para patrocinio de extranjero | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Sustento conyugal | Dispensa aprobada desde _____ hasta _____. |
| <input type="checkbox"/> Gravamen sobre propiedad | Dispensa aprobada desde _____ hasta _____. |

Información adicional: _____

Esta decisión se basa en la Reglamentación Departamental 351.2 (I).

Dispensa denegada: su solicitud de una dispensa temporal de(l)/los requisito(s) del siguiente programa ha sido considerada y la agencia ha determinado que usted no cumple con los criterios necesarios para obtener una dispensa. Por lo tanto, su solicitud ha sido denegada. La razón de tal decisión se explica más abajo. Si solicitó una dispensa de los requisitos de ejecución de sustento de menores y esta se le negó, usted aún puede presentar causa justificada. A tal efecto, deberá hablar acerca de un argumento de causa justificada con la persona a cargo de su caso de asistencia temporal.

- Ejecución del pago de sustento de menores
- Empleo / actividades laborales
- Evaluación de detección de / tratamiento por drogas o alcohol
- Habilitación de padre / madre menor de edad
- Límites de tiempo
- Estimación para patrocinio de extranjero
- Sustento conyugal
- Gravamen sobre propiedad

Razón de la denegación: _____

Esta decisión se basa en la Reglamentación Departamental 351.2(I).

LA REGLAMENTACIÓN ESTABLECE QUE USTED DEBE NOTIFICAR INMEDIATAMENTE A ESTE DEPARTAMENTO ACERCA DE TODO CAMBIO EN SUS NECESIDADES, INGRESOS, RECURSOS, CIRCUNSTANCIAS DE VIDA O DOMICILIO.

**USTED TIENE EL DERECHO DE APELAR EN CONTRA DE ESTA DECISIÓN.
 ASEGÚRESE DE LEER LA SIGUIENTE INFORMACIÓN SOBRE COMO APELAR EN CONTRA DE ESTA DECISIÓN.**

NOMBRE:	DOMICILIO:	NÚMERO DE CASO:
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SECCIÓN DE CONFERENCIA Y AUDIENCIA IMPARCIAL - ¿CREE QUE NOS HEMOS EQUIVOCADO?

Si cree que nuestra determinación es incorrecta, puede solicitar una revisión de la misma. Puede solicitar una de las siguientes medidas o ambas:

1. Una reunión (conferencia) con uno de nuestros supervisores; 2. Una audiencia imparcial estatal ante un funcionario estatal de audiencias.

1. **CONFERENCIA** (reunión informal con nosotros) - si usted cree que nuestra determinación fue incorrecta o si no entiende lo que hemos resuelto, llámenos para concertar una reunión. Para hacerlo, llame al número telefónico para conferencia que aparece en el **anverso** de esta notificación o escríbanos a la dirección que aparece también en el **anverso** de la misma. A veces, esta es la forma más rápida de resolver cualquier problema que pueda tener. Le aconsejamos que tome esta medida aún en el caso de que haya solicitado una audiencia imparcial.

Si usted sólo solicita una reunión con nosotros y no solicita una audiencia imparcial, la decisión que figura en esta notificación en relación con la dispensa solicitada permanecerá en efecto y usted deberá cumplir todo requisito para el cual la dispensa le haya sido denegada.

2. **AUDIENCIA ESTATAL IMPARCIAL** – USTED TIENE **60 DÍAS** A PARTIR DE LA FECHA DE ESTA NOTIFICACIÓN PARA SOLICITAR UNA AUDIENCIA IMPARCIAL:

CÓMO SOLICITAR UNA AUDIENCIA IMPARCIAL: usted puede solicitar una audiencia imparcial por **correo**, por **teléfono**, por **fax**, o por **internet**.

Por correo: rellene y envíe ambos lados de esta notificación a: *Office of Administrative Hearings, New York State Office of Temporary and Disability Assistance, P.O. Box 1930, Albany, New York 12201*. Conserve una copia para sus archivos personales.

Deseo una audiencia imparcial. No estoy de acuerdo con la decisión de la agencia. (Puede explicar a continuación por qué está en desacuerdo, pero no es necesario incluir una explicación por separado).

Por teléfono: 800-342-3334 (TENGA A MANO ESTA NOTIFICACIÓN CUANDO LLAME.)

Por fax: envíe por fax una copia del anverso y el reverso de esta notificación a: (518) 473-6735 ó

Por internet: rellene un formulario electrónico de solicitud en: <https://www.otda.state.ny.us/oah/forms.asp>.

Si no puede contactarse con la Oficina de Asistencia Temporal y por Incapacidad del Estado de Nueva York por teléfono, fax o Internet, escriba para pedir una audiencia imparcial antes del vencimiento del plazo.

LO QUE SUCEDE EN LA AUDIENCIA IMPARCIAL: el Estado le notificará por escrito cuándo y dónde se realizará la audiencia imparcial.

Durante la audiencia, usted tendrá oportunidad de explicar por qué cree que nuestra determinación es incorrecta. Lo puede acompañar un abogado, un pariente, un amigo u otra persona que pueda ayudarlo. Si no puede presentarse, puede mandar a otra persona para que lo represente. Si usted envía a un representante que no es abogado, deberá entregarle una carta a ser presentada ante el funcionario a cargo de la audiencia en la que usted declara que desea que dicha persona actúe como su representante en la audiencia.

Durante la audiencia, usted y su abogado u otro representante tendrán oportunidad de explicar por qué estamos equivocados y de presentar ante el funcionario evidencia escrita que demuestre nuestra equivocación.

Para ayudarlo a explicar en la audiencia por qué usted cree que estamos equivocados, se le sugiere presentar testigos que puedan avalar su caso. También, se le sugiere traer todo documento que tenga, como: comprobantes de pagos salariales, alquileres, recibos, cuentas, comprobantes médicos.

Durante la audiencia, usted y su abogado o representante podrán interrogar a nuestros testigos o a los que usted presenta para avalar su caso.

ASISTENCIA LEGAL: si usted cree que necesita los servicios de un abogado para solucionar este problema, puede obtenerlos sin costo alguno, poniéndose en contacto con la Sociedad de Ayuda Legal u otra asociación de representación legal local. Puede encontrar nombres de otros abogados en las Páginas Amarillas, bajo "Lawyers" (abogados).

ACCESO A SU ARCHIVO Y COPIAS DE DOCUMENTOS: en preparación para la audiencia, usted tiene derecho de revisar el expediente de su caso. Si nos llama o nos escribe, le proporcionaremos sin cargo copias de los documentos contenidos en su expediente que también entregaremos al funcionario a cargo de la audiencia imparcial. Además, si usted nos llama o nos escribe, le proporcionaremos, sin cargo, copias de otros documentos específicos contenidos en su archivo y que usted considere necesarios en preparación para la audiencia imparcial. Para solicitar documentos o para averiguar cómo revisar su expediente, llame al número de teléfono de Acceso a Archivos que figura en el **anverso** de esta notificación o escríbanos a la dirección que figura también en el **anverso** de esta notificación.

Si desea obtener copias de documentos contenidos en el expediente de su caso, se le sugiere solicitarlas con anticipación. Se le proporcionarán dentro de un lapso razonable de tiempo, antes de la fecha de la audiencia. Los documentos se le enviarán por correo sólo si usted lo solicita específicamente.

INFORMACIÓN: si desea más información sobre su caso, cómo solicitar una audiencia imparcial, cómo consultar su archivo o cómo obtener copias adicionales de documentos, sírvase llamarnos a los números de teléfono que figuran en el anverso de esta notificación o escríbimos a la dirección que figura también en el anverso de esta notificación.

**NOTIFICATION OF DECISION ON A CONTINUATION OF WAIVER TO ALLOW A TEMPORARY DELAY
IN TEMPORARY ASSISTANCE REQUIREMENT(S) (TIMELY AND ADEQUATE)**

NOTICE DATE:		NAME AND ADDRESS OF AGENCY/CENTER OR DISTRICT OFFICE		
CASE NUMBER	CIN/RID NUMBER	GENERAL TELEPHONE NO. FOR QUESTIONS OR HELP _____ ----- OR Agency Conference _____ Fair Hearing information and assistance _____ Record Access _____ Legal Assistance information _____		
CASE NAME (And C/O Name if Present) AND ADDRESS				
OFFICE NO.	UNIT NO.	WORKER NO.	UNIT OR WORKER NAME	TELEPHONE NO.

This is to tell you our decision about continuing a temporary waiver (delay) of certain temporary assistance program requirement(s).

Waiver Continuation Approved: You have been approved for a continuation of a temporary waiver from the following program requirement(s). At the end of the waiver period, your waiver will end and you will be required to comply with all requirement(s) unless you contact your liaison or worker prior to the waiver end date noted below.

- | | |
|---|-------------------------------------|
| <input type="checkbox"/> Child Support Enforcement | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Employment/Work Activities | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Drug or Alcohol Assessment/Treatment | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Minor Parent Eligibility | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Time Limits | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Alien Deeming | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Spousal Support | Waiver approved from _____ to _____ |
| <input type="checkbox"/> Property Lien | Waiver approved from _____ to _____ |

Additional Information: _____

SAMPLE

This decision is based on Department Regulation 351.2(l).

Waiver Continuation Denied: Your request for a continuation of the temporary waiver from the following program requirement(s) has been reviewed and the agency has found you no longer meet the criteria for a waiver. Therefore, your request to continue your waiver has been denied. The reason for this decision is noted below. If a child support enforcement waiver is not being continued, you may still claim good cause. You will need to discuss a good cause claim with your temporary assistance worker.

Because a continuation has been denied, your waiver will end on _____

- Child Support Enforcement
- Employment/work Activities
- Drug or Alcohol Assessment/Treatment
- Minor Parent Eligibility
- Time Limits
- Alien Deeming
- Spousal Support
- Property Lien

Reason for denial: _____

This decision is based on Department Regulation 351.2(l).

REGULATIONS REQUIRE THAT YOU IMMEDIATELY NOTIFY THIS DEPARTMENT OF ANY CHANGES
IN NEEDS, INCOME, RESOURCES, LIVING ARRANGEMENTS OR ADDRESS

**YOU HAVE THE RIGHT TO APPEAL THIS DECISION
BE SURE TO READ THE FOLLOWING INFORMATION ON HOW TO APPEAL THIS DECISION**

NAME:	ADDRESS:	CASE NUMBER:
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CONFERENCE AND FAIR HEARING SECTION – DO YOU THINK WE ARE WRONG?

If you think our decision is wrong, you can ask for a review of our decision. You may request either or both of the following:

1. Ask for a meeting (conference) with one of our supervisors; 2. Ask for a State fair hearing with a State hearing officer.

1. **CONFERENCE** (informal meeting with us) - If you think our decision was wrong, or if you do not understand our decision, please call us to set up a meeting. To do this, call the conference phone number on the **front** of this notice or write to us at the address on the **front** of this notice. Sometimes this is the fastest way to solve any problem you may have. We encourage you to do this even when you have asked for a fair hearing.

If you only ask for a meeting with us and do not request a fair hearing, the waiver continuation decision on this notice will remain in effect and you will be required to comply with any requirement(s) for which a waiver continuation was denied.

2. **STATE FAIR HEARING** – YOU HAVE **60 DAYS** FROM THE DATE OF THIS NOTICE TO ASK FOR A FAIR HEARING:

CONTINUING YOUR BENEFITS: If you request a fair hearing by the date that the waiver(s) end, you will not have to comply with the requirement(s) for which a waiver continuation was denied unless and until a fair hearing decision is issued.

HOW TO ASK FOR A FAIR HEARING: You can ask for a fair hearing by **mail**, by **phone**, by **fax** or **online**.

Mail: Send a copy of both sides of this notice *completed* to the Office of Administrative Hearings, New York State Office of Temporary and Disability Assistance, P.O. Box 1930, Albany, New York 12201. Please keep a copy of each notice for yourself.

I want a fair hearing. I do not agree with the agency's action. (You may explain why you disagree below, but you do not have to include a written explanation.)

Phone: 800-342-3334 (PLEASE HAVE THIS NOTICE WITH YOU WHEN YOU CALL.)

Fax: Fax a copy of the front and reverse of this notice to: (518) 473-6735 or

Online: Complete an online request form at: <http://www.otda.state.ny.us/oah/forms.asp>.

If you cannot reach the New York State Office of Temporary and Disability Assistance by phone, by fax or online, please write to ask for a fair hearing before the deadline.

WHAT TO EXPECT AT A FAIR HEARING: The State will send you a notice that tells you when and where the fair hearing will be held.

At the hearing, you will have a chance to explain why you think our decision is wrong. You can bring a lawyer, a relative, a friend or someone else to help you do this. If you cannot come yourself, you can send someone to represent you. If you are sending someone who is not a lawyer to the hearing instead of you, you must give this person a letter to show the hearing officer that you want this person to represent you at the hearing.

At the hearing, you and your lawyer or other representative will have a chance to explain why we are wrong and a chance to give the hearing officer written papers that explain why we are wrong.

To help you explain at the hearing why you think we are wrong, you should bring any witnesses who can help you. You should also bring any papers you have, such as: pay stubs, leases, receipts, bills, doctor's statements.

At the hearing, you and your lawyer or other representative can ask questions of witnesses which we bring or which you bring to help your case.

LEGAL ASSISTANCE: If you think you need a lawyer to help you with this problem, you may be able to get a lawyer at no cost to you by contacting your local Legal Aid Society or other legal advocate group. For the names of other lawyers, check your Yellow Pages under "Lawyers".

ACCESS TO YOUR FILE AND COPIES OF DOCUMENTS: To help get ready for the hearing, you have a right to look at your case file. If you call or write to us, we will provide you with free copies of the documents from your file that we will give to the hearing officer at the fair hearing. Also, if you call or write to us, we will provide you with free copies of other documents from your file that you think you may need to prepare for your fair hearing. To ask for documents or to find out how to look at your file, call us at the Record Access phone number on the **front** of this notice or write to us at the address on the **front** of this notice.

If you want copies of documents from your case file, you should ask for them ahead of time. They will be provided to you within a reasonable time before the date of the hearing. Documents will be mailed to you only if you specifically ask that they be mailed.

INFORMATION: If you want more information about your case, how to ask for a fair hearing, how to see your file, or how to get additional copies of documents, call us at the phone numbers on the front of this notice or write to us at the address on the front of this notice.

**NOTIFICACIÓN DE LA DECISIÓN TOMADA EN RELACIÓN CON LA EXTENSIÓN DE UNA
DISPENSA PARA PERMITIR UNA DEMORA TEMPORAL EN EL CUMPLIMIENTO DE(L) LOS
REQUISITOS NECESARIO(S) PARA RECIBIR ASISTENCIA TEMPORAL (OPORTUNO Y ADECUADO)**

FECHA DE LA NOTIFICACIÓN:		NOMBRE Y DIRECCIÓN DE LA AGENCIA / CENTRO U OFICINA DEL DISTRITO		
NÚMERO DE CASO	NÚMERO CIN/RID			
CASO A NOMBRE DE (y nombre de la persona a cargo, si está presente) Y DOMICILIO				
<div style="border: 1px solid black; width: 100px; height: 100px; margin: auto;"></div>		NO. DE TELÉFONO GENERAL PARA HACER PREGUNTAS O PEDIR AYUDA _____		
		Conferencia con la Agencia _____		
		Información sobre audiencia imparcial y asistencia _____		
		Acceso a los Archivos _____		
		Información sobre asistencia legal _____		
Nº DE OFICINA	Nº DE UNIDAD	Nº DEL TRABAJADOR(A) DE CASOS	NOMBRE DE LA UNIDAD O TRABAJADOR(A) DE CASOS	Nº DE TELÉFONO

El propósito de la presente es comunicarle nuestra decisión en relación con la extensión de una dispensa temporal (demora) solicitada en relación con el cumplimiento de cierto(s) requisito(s) del programa de Asistencia Temporal.

Extensión de dispensa aprobada: usted ha sido aprobado para recibir la extensión de una dispensa temporal de(l)/los siguiente(s) requisito(s) del programa. Su dispensa terminará al final del periodo establecido y usted deberá cumplir con todo requisito necesario, a menos que se ponga en contacto con el coordinador o con la persona a cargo de su caso antes de la fecha de terminación de la dispensa indicada abajo.

- | | |
|---|--|
| <input type="checkbox"/> Ejecución del pago de sustento de menores
<input type="checkbox"/> Empleo / actividades laborales
<input type="checkbox"/> Evaluación de detección de / tratamiento por drogas o alcohol
<input type="checkbox"/> Habilitación de padre / madre menor de edad
<input type="checkbox"/> Límites de tiempo
<input type="checkbox"/> Estimación para patrocinio de extranjero
<input type="checkbox"/> Sustento conyugal
<input type="checkbox"/> Gravamen sobre propiedad | Dispensa aprobada desde _____ hasta _____.
Dispensa aprobada desde _____ hasta _____.
Dispensa aprobada desde _____ hasta _____.
Dispensa aprobada desde _____ hasta _____.
Dispensa aprobada desde _____ hasta _____.
Dispensa aprobada desde _____ hasta _____.
Dispensa aprobada desde _____ hasta _____. |
|---|--|

Información adicional: _____

Esta decisión se basa en la Reglamentación Departamental 351.2(l).

Extensión de dispensa denegada: su solicitud de extensión de dispensa temporal de(l)/los requisito(s) del siguiente programa ha sido considerada y la agencia ha determinado que usted ya no cumple con los criterios necesarios para obtener una dispensa. Por lo tanto, su solicitud de extensión de la dispensa ha sido denegada. La razón de tal decisión se explica más abajo. Si solicitó una extensión de la dispensa de los requisitos de ejecución de sustento de menores y ésta se le negó, usted aún puede presentar causa justificada. A tal efecto, deberá hablar acerca de un argumento de causa justificada con la persona a cargo de su caso de asistencia temporal.

Debido a que se le ha denegado la extensión, la dispensa terminará en _____

- Ejecución del pago de sustento de menores
- Empleo / actividades laborales
- Evaluación de detección de / tratamiento por drogas o alcohol
- Habilitación de padre / madre menor de edad
- Límites de tiempo
- Estimación para patrocinio de extranjero
- Sustento conyugal
- Gravamen sobre propiedad

Razón de la denegación: _____

Esta decisión se basa en la Reglamentación Departamental 351.2(l).

LA REGLAMENTACIÓN ESTABLECE QUE USTED DEBE NOTIFICAR INMEDIATAMENTE A ESTE DEPARTAMENTO ACERCA DE TODO CAMBIO EN SUS NECESIDADES, INGRESOS, RECURSOS, CIRCUNSTANCIAS DE VIDA O DOMICILIO.

**USTED TIENE EL DERECHO DE APELAR EN CONTRA DE ESTA DECISIÓN.
ASEGÚRESE DE LEER LA SIGUIENTE INFORMACIÓN SOBRE COMO APELAR EN CONTRA DE ESTA DECISIÓN.**

NOMBRE:	DOMICILIO:	CASO NÚMERO:
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CONFERENCIAS Y AUDIENCIAS IMPARCIALES: ¿CREE QUE NOS HEMOS EQUIVOCADO?

Si cree que nuestra determinación es incorrecta, puede solicitar una revisión de la misma. Puede solicitar una de las siguientes medidas, o ambas:

1. Solicitar una reunión (conferencia) con un supervisor; 2. Solicitarle al Estado una audiencia imparcial con un funcionario estatal de audiencias.

1. **CONFERENCIA** (reunión informal con nosotros): si usted cree que nuestra determinación fue incorrecta o si no entiende lo que hemos resuelto, sírvase llamar para concertar una reunión. Llame al número para conferencias que aparece en el **anverso** de este aviso o escribanos a la dirección que aparece en esa misma página. En algunos casos, ésta es la forma más rápida de resolver este tipo de problemas. Le recomendamos hacerlo, aunque haya solicitado una audiencia imparcial.

Si usted solo solicita una reunión con nosotros y no solicita una audiencia imparcial, la decisión que figura en esta notificación en relación con la extensión de la dispensa solicitada, permanecerá en efecto y usted deberá cumplir todo requisito para el cual la extensión de la dispensa le haya sido denegada.

2. **AUDIENCIA IMPARCIAL ESTATAL** - USTED TIENE **60 DÍAS** A PARTIR DE LA FECHA DE ESTE AVISO PARA SOLICITAR UNA AUDIENCIA IMPARCIAL.

CONTINUACIÓN DE SUS BENEFICIOS: si solicita una audiencia imparcial para la fecha en que la dispensa termina, usted no tendrá que cumplir con el/los requisito(s) para los cuales la extensión de la dispensa le ha sido denegada; a menos que, y hasta tanto, la audiencia imparcial se lleve a cabo.

CÓMO SOLICITAR UNA AUDIENCIA IMPARCIAL: puede solicitar una audiencia imparcial por **correo**, por **teléfono**, por **fax** o por **internet**.

Por correo: rellene y envíe todas las partes de esta notificación a: *Office of Administrative Hearings, New York State Office of Temporary and Disability Assistance, P.O. Box 1930, Albany, New York 12201.* Favor de conservar una copia de cada notificación.

Deseo una audiencia imparcial. No estoy de acuerdo con la decisión de la agencia. (Puede explicar a continuación por qué no está de acuerdo, aunque no tiene que incluir una explicación por separado).

Por teléfono: 800-342-3334 (FAVOR DE TENER A MANO ESTE AVISO CUANDO LLAME)

Por fax: envíe por fax una copia del anverso y reverso de este aviso al: (518) 473-6735

Por internet: rellene una petición electrónica en el siguiente sitio: <http://www.otda.state.ny.us/oah/forms.asp>.

Si no puede comunicarse con la Oficina de Asistencia Temporal y Asistencia para Incapacitados del Estado de Nueva York (*New York State Office of Temporary and Disability Assistance*) por teléfono, por facsímil o por internet, favor de solicitar por escrito una audiencia imparcial antes del vencimiento del plazo.

LO QUE SUCEDE EN UNA AUDIENCIA IMPARCIAL: el Estado le enviará un aviso informándole cuándo y dónde se realizará la audiencia imparcial.

En la audiencia, usted tendrá la oportunidad de explicar por qué cree que nuestra decisión es incorrecta. Puede traer consigo a un abogado, a un familiar o a un(a) amigo(a), o a alguien más que pueda ayudarle a exponer su caso. Si no puede presentarse, puede enviar a otra persona en su representación. Si la persona que lo representará no es un abogado, debe entregarle a esta persona una carta, dirigida al funcionario de audiencias, en la que usted declara que desea que dicha persona lo represente en la audiencia.

En la audiencia, usted y su abogado u otro representante, tendrán la oportunidad de explicar el porqué de nuestra equivocación, como también la oportunidad de presentar, ante el funcionario de audiencias, documentos que demuestren nuestra equivocación.

Con el fin de ayudarle a exponer el motivo de nuestra equivocación, le sugerimos presentar testigos que puedan avalar su caso. También, le sugerimos presentar documentos tales como: comprobantes de pagos salariales, contrato de alquiler, recibos, cuentas médicas, etc.

Durante la audiencia, usted y su abogado u otro representante, podrán interrogar a nuestros testigos, o a los que usted presente para avalar su caso.

ASISTENCIA LEGAL: si cree que necesita representación legal en la resolución de este problema, puede obtener los servicios de un abogado, sin costo alguno, comunicándose con la Sociedad de Ayuda Legal (*Legal Aid Society*) u otra asociación de defensa legal de su localidad. Puede encontrar los nombres de otros abogados en las páginas amarillas, bajo «Abogados» (“Lawyers”).

ACCESO A SU ARCHIVO Y COPIAS DE DOCUMENTOS: en preparación para la audiencia, usted tiene derecho a revisar el expediente de su caso. Si nos llama o nos escribe, le brindaremos, sin cargo, copias de documentos contenidos en su archivo; los mismos que entregaremos al funcionario a cargo de la audiencia imparcial. Además, si nos llama o nos escribe, le brindaremos, sin cargo, copias de otros documentos contenidos en su archivo, y los cuales usted considere necesarios en preparación para la audiencia imparcial. Si desea solicitar documentos o averiguar la modalidad a seguir para consultar su archivo, llámenos al número de teléfono de Acceso a Archivos señalado en el **anverso** de este aviso o mande una carta a la dirección indicada en esa misma página.

Si desea copias de documentos que figuran en su archivo, solicítelas con anticipación. Se le proporcionarán dentro de un lapso de tiempo razonable antes de la fecha fijada para la audiencia. Los documentos se le enviarán por correo sólo si usted específicamente los solicita.

INFORMACIÓN: si desea información adicional sobre su caso, cómo solicitar una audiencia imparcial, cómo consultar su archivo o cómo obtener copias adicionales de documentos, sírvase llamarnos al número de teléfono señalado en el anverso de este aviso o mande una carta a la dirección que figura en esa misma página.

DESK REFERENCE FOR DOMESTIC VIOLENCE SCREENING UNDER THE FAMILY VIOLENCE OPTION

Under the Family Violence Option, all applicants and recipients of Temporary Assistance must be screened for domestic violence using the Domestic Violence Screening Form (LDSS - 4583) at:

APPLICATION • RECERTIFICATION • ANY TIME CLIENT REQUESTS

COMPLETING THE DOMESTIC VIOLENCE SCREENING FORM IS VOLUNTARY AND ANSWERS ARE CONFIDENTIAL.

SCREENING PROCESS:

The following provides a sample guide for workers to use when explaining the Family Violence Option to clients:

GUIDE FOR STAFF RESPONSIBLE FOR DOMESTIC VIOLENCE SCREENING

As part of your interview, I need to discuss domestic violence and a program called the Family Violence Option. We discuss this with everyone who applies or recertifies for temporary assistance. As part of the application/recertification packet, you should have received a copy of the **Handout to All Applicants for Welfare**. Please read this handout which will give you information about domestic violence. A person may be a victim of domestic violence if their partner or ex-partner does any of the following:

- physically harms or threatens harm
- forces sex or sexual activities
- constantly insults or puts someone down
- follows, harasses or stalks someone and/or
- makes someone feel afraid

Also, please read the **Domestic Violence Screening Form**. You are not required to fill out this screening form. Answering the questions on this form is voluntary. It is NOT an eligibility requirement and will NOT affect your temporary assistance grant. Answers are confidential.

The purpose of the **Domestic Violence Screening Form** is to determine if you want a referral to meet with the Domestic Violence Liaison (DVL). Since you are applying for temporary assistance, you must meet certain requirements which will be explained to you during your eligibility interview.

The meeting with the specially trained DVL will help you figure out whether meeting any of the requirements would make it more difficult for you or your children to escape from domestic violence or subject you to further risk. You may be able to get a temporary delay (waiver) from the requirement(s) because of domestic violence. Some of the requirements are that you:

- look for work
- attend programs to help you get a job
- give information about the parent/step-parent of your children
- appear in court to get child support

If you only need to get information on domestic violence services, you may not need to see the DVL. You may contact the domestic violence service provider(s) directly. I can give you the domestic violence information for our county or you may meet with the DVL for more information.

Any information that you share with the DVL is voluntary and confidential. However, information about neglect or abuse of children will be reported to child protective services.

You may decide not to fill out this form right now, but you are free to do so at any time. You could first find out about the requirements and then, if you decide to meet with the DVL, you could fill out the screening form. You can ask to see the DVL at any time.

If you wish to meet with the DVL, check "Yes" on the form and sign your name.

NOTES TO WORKER:

- If a client only needs information on domestic violence (DV) services, you should provide the client with information/brochures on the DV services in your county, or refer to the DVL.
- This guide is for screening applicants who are applying for temporary assistance. When assistance is needed for emergency situations due to DV, such as needing a place to stay, follow your agency's policy on how to handle these situations.
- Take extra precautions conducting the screening when other people are present. Clients may be reluctant to talk in the presence of other people. Do whatever possible to screen people privately due to safety and confidentiality concerns.
- Be careful not to make assumptions about the client's sexual orientation. Use gender neutral language when the sex of the client's partner is unknown. For instance, use the term "your partner" rather than "he" or "she."

COMPLETING THE DOMESTIC VIOLENCE SCREENING FORM AND REFERRALS

There are seven possible ways that a client can respond to the completion of the screening form:

1. Client checks "Yes," signs the form and wants to see the Domestic Violence Liaison (DVL).

- Must refer the client to the DVL as soon as possible using local procedures.
- Do not record any specific information regarding domestic violence in the case record.
- Follow local policy regarding forwarding all completed Domestic Violence Screening Forms to the DVL.
- Notify essential staff to discontinue all other assessments, especially if client is diverted to child support or employment prior to the temporary assistance eligibility interview.

2. Client checks "Yes," signs the form and does not want to see the Domestic Violence Liaison.

- Offer to refer to the DVL. If the client declines, continue with eligibility interview.
- Follow local policy to forward all completed Domestic Violence Screening Forms to the DVL.
- Write a note on the Domestic Violence Screening Form stating the client declined interview with the DVL.
- Remind client that the DVL is available at any time.

3. Client checks "Yes," but does not sign the form.

- Refer the client to the DVL as soon as possible using local procedures.
- Explain that this information will not be shared with the client's partner or former partner.
- Do not record any specific information regarding domestic violence in the case record.
- Follow local policy to forward all completed Domestic Violence Screening Forms to the DVL.
- Notify essential staff to discontinue all assessments, especially if client is diverted to child support or employment prior to the eligibility interview.

4. Client checks "No" on the screening form.

- Continue with eligibility interview. Forward screening form to DVL.
- Remind client that the DVL is available at any time.

5. Client declines to complete the form.

- Continue with eligibility interview.

6. Client checks no or is not willing to fill out the form but wants to see the DVL.

- Must refer to DVL as soon as possible using local procedures.
- Do not require client to fill out the screening form.

7. Client checks no or is not willing to fill out form but discloses domestic violence during interview.

- If client wants to see DVL, refer the client as soon as possible using local procedures.
- If client does not wish to see DVL, remind the client that the DVL is available at any time and that this is a voluntary and confidential program.

Please remember to forward all completed screening forms (checked either "Yes" or "No") to the Domestic Violence Liaison. No specific references to domestic violence screening or assessment should be made in the case record.

Domestic Violence Information for all Temporary Assistance Applicants

This information is intended to help you determine if you are a victim of domestic violence and to consider ways to help keep yourself and your family safe and self-supporting.

Are you in danger of your partner or ex-partner doing any of the following:

- Physically hurting you – for example, pushing, grabbing, slapping, hitting, choking, or kicking?
- Forcing you to have sex when you don't want to or to do sexual things you don't want to do?
- Threatening to hurt you, your children or someone close to you?
- Constantly putting you down or telling you that you are worthless?
- Stalking, checking up on you or following you?
- Making you afraid?

What kinds of help are available?

Temporary Assistance: You must meet certain requirements to be eligible for temporary assistance. If you are a victim of domestic violence and believe meeting those program requirements may put you or your children at risk of harm or make it more difficult to escape the abuse you may request a temporary delay (waiver) of certain requirements. For example: meeting all or some employment, child support enforcement or drug and alcohol assessment and treatment requirements may be temporarily delayed. You may complete the Domestic Violence Screening Form and request to see a Domestic Violence Liaison to determine your eligibility for a temporary waiver.

Services: You can call a 24 hour domestic violence hotline for information about emergency shelter, support groups, counseling and your legal rights.

In NYC call: 1-800-621-4673

In any other area of NY State call: 1-800-942-6906

ALL Spanish speaking callers may call: 1-800-942-6908

Local Domestic Violence Hotline Number

Información sobre violencia doméstica para toda persona solicitante de Asistencia Temporal

El objetivo de esta información es ayudarle a determinar si usted es víctima de violencia doméstica y a considerar maneras de mantenerse a sí misma y a su familia fuera de peligro y económicamente independiente.

¿Corre usted el riesgo de que su pareja o ex-pareja haga lo siguiente?

- ¿la agrede físicamente, como por ejemplo, la empuje, agarre, abofetee, golpee, estrangule o patee?
- ¿la fuerce a tener relaciones sexuales o a cometer actos sexuales que usted no quiere?
- ¿la amenace con lastimarla a usted, lastimar a sus hijos o a alguien cercano a usted?
- ¿constantemente la menosprecie o le diga que usted no vale nada?
- ¿la acose, la vigile o la siga?
- ¿le haga sentir miedo?

¿Qué tipos de ayuda están disponibles?

Asistencia Temporal. Usted debe cumplir con ciertos requisitos para poder recibir prestaciones de Asistencia Temporal. Si usted es víctima de violencia doméstica y cree que el cumplimiento de los requisitos del programa puede ponerla a usted o poner a sus niños en peligro, o dificultarle(s) escapar de la situación de abuso, puede solicitar la postergación temporal (dispensa) de ciertos requisitos. Por ejemplo: el cumplimiento del requisito de empleo -total o parcial-, la ejecución de pagos de sustento de menores, o la evaluación para la detección de consumo de drogas y alcohol, y los requisitos de tratamiento pueden ser postergados temporalmente. Usted puede rellenar el Formulario de Evaluación de Detección Sistemática de Violencia Doméstica y solicitar una entrevista con el personal de coordinación de servicios relacionados con violencia doméstica para determinar si puede recibir una dispensa temporal.

Servicios: Usted puede llamar a la línea telefónica de información sobre violencia doméstica las 24 horas para obtener respuestas a preguntas sobre refugios de emergencia, grupos de apoyo, asesoramiento y sus derechos legales.

En la ciudad de Nueva York, llame al: 1-800-621-4673

En cualquier otra área del Estado de Nueva York, llame al: 1-800-942-6906

Si habla español llame al: 1-800-942-6908

Número local de línea telefónica de información:

10. What actions were taken to provide you with a safe assignment? _____

11. Have there been any other changes in your situation? Yes No If yes, please explain: _____

12. Do you still need a **partial** employment waiver? Yes No
If yes, why do you feel you need a **partial** employment waiver at this time? _____

13. Do you still need a **full** employment waiver? Yes No
If yes, why do you feel you need a **full** employment waiver at this time? _____

Child Support

14. For partial waiver, has the Office of Child Support Enforcement (OCSE) contacted you? Yes No
If yes, did you provide OCSE with information on the abuser? Yes No

15. Have you gone to court regarding child support? Yes No If yes, please explain: _____

16. Were there any problems with the abuser as a result of the court proceedings? Yes No
If yes, please explain: _____

17. Have there been any changes in your situation? Yes No

18. Do you still need a **partial** child support waiver? Yes No
If yes, why do you feel you need a **partial** child support waiver at this time? _____

19. Do you still need a **full** child support waiver? Yes No
If yes, why do you feel you need a **full** child support waiver at this time? _____

For Domestic Violence Unit (DVU) USE ONLY

Substance Abuse

20. Were you contacted by a Credentialed Alcoholism and Substance Abuse Counselor (CASAC)?
If yes, please explain: _____

21. Have there been any other changes in your situation? Yes No

22. Would participating in a drug/alcohol assessment or treatment program continue to put you or your children in danger?
 Yes No If yes, please explain: _____

23. Did you follow through with the service referrals and safety plan discussed, such as seeking counseling, legal, shelter, and/or other services?
 Yes No

24. What barrier(s) did you encounter? _____

25. Are you safe? Yes No If no, what have you done since your last assessment to secure a safer environment?

26. Do you need additional services and/or information? Yes No

Time Limits

27. Have there been any changes in your medical condition? Yes No If yes, please describe: _____

28. Are you still needed at home to care for your child? Yes No

29. Is/are your child(ren) attending school or a program? Yes No

30. Do you have current medical documents? Yes No

31. Have there been any other changes in your situation? Yes No

If yes, attach copies of supporting medical/clinical documentation.

HRA USE ONLY

Comments: _____

Supporting Documents: _____

Safety Planning: _____

Service Planning: _____

Waiver Granted: Full Employment Waiver Partial Employment Waiver Substance Abuse Waiver
 Full Child Support Waiver Partial Child Support Waiver Time Limit Waiver

For Domestic Violence Unit (DVU)
USE ONLY

Nueva Evaluación de Dispensa

Empleo Manutención de Niños Drogadicción Límite de Tiempo Otro Caso

Enlace de Violencia Domestica:	Fecha:	<input type="radio"/> Dispensa Parcial <input type="radio"/> Dispensa Total
Nombre del Caso:	Número del Caso:	CIN:

No de Línea.:	Nombre del Niño	Nombre del Padre
	Nombre Apellido	Nombre Apellido
No de Línea.:	Nombre del Niño	Nombre del Padre
	Nombre Apellido	Nombre Apellido
No de Línea.:	Nombre del Niño	Nombre del Padre
	Nombre Apellido	Nombre Apellido
No de Línea.:	Nombre del Niño	Nombre del Padre
	Nombre Apellido	Nombre Apellido

Desde su última cita con un Enlace de Violencia Dómicica (DVL):

1. ¿Ha conseguido una orden de protección válida? Sí No De ser sí, fecha dictada: _____ Fecha de vencimiento: _____

2. ¿Sabe el perpetrador del abuso donde vive usted? Sí No De ser sí, amplie: _____

3. ¿Se ha comunicado con usted el perpetrador del abuso? Sí No De ser sí, amplie: _____ Ha tenido lugar recientemente algún incidente? Sí No

4. ¿Le ha amenazado, acechado, o perjudicado físicamente el perpetrador del abuso? Sí No De ser sí, amplie: _____

Empleo

Condado Excluido: Bronx Brooklyn Manhattan Staten Island Queens

5. En relación a su dispensa parcial ¿se ha comunicado con usted su centro de empleo? Sí No De ser sí, ¿qué sucedió? _____

6. ¿Se le ha dado alguna asignación? Sí No De ser sí, amplie: _____

7. ¿Se siente usted segura(o) en su asignación? Sí No De ser no, amplie: _____

8. ¿Ha cambiado usted de parecer con respecto a los condados en los cuales no se siente segura(o)? Sí No De ser no, amplie: _____

9. A quién ha avisado con respecto a la zona donde se siente insegura(o)? _____ Nombre _____ Apellido _____ Número Telefónico

10. ¿Qué medidas se han tomado para colocarla(o) en una asignación segura? _____

11. ¿Han habido otros cambios en sus circunstancias? Sí No De ser sí, amplíe _____

12. ¿Aún necesita una dispensa de empleo **parcial**? Sí No
De, ser sí, ¿por qué estima usted que necesita una dispensa **parcial** en esta situación? _____

13. ¿Aún necesita una dispensa de empleo **total**? Sí No
De, ser sí, ¿por qué estima usted que necesita una dispensa **total** en esta situación? _____

Manutención de Niños

14. En caso de dispensa parcial, ¿se ha comunicado con usted la Oficina de Aplicación de Sí No
Manutención de niños?
¿De ser sí, le ha proporcionado usted a OCSE datos referente al perpetrador del abuso? Sí No

15. ¿Ha acudido a los tribunales con respecto a la manutención de niños? Sí No De ser sí, amplíe _____

16. ¿Ha causado algún problema el perpetrador del abuso a raíz del acto procesal? Sí No
De ser sí, amplíe: _____

17. ¿Han habido otros cambios en sus circunstancias? Sí No

18. ¿Necesita aún una dispensa **parcial** para la manutención de niños? Sí No
De, ser sí, ¿por qué estima usted que necesita una dispensa **parcial** para manutención de niños en esta situación?

19. ¿Necesita aún una dispensa **total** para la manutención de niños? Sí No
De, ser sí, ¿por qué estima usted que necesita una dispensa **total** para manutención de niños en esta situación?

Drogadicción

20. ¿Se ha comunicado con usted un consejero Acreditado de Alcoholismo y Drogadicción (CASAC)? Sí No
De ser sí, amplíe: _____

21. ¿Ha habido algún otro cambio en sus circunstancias? Sí No

22. ¿Le expondría a algún peligro a usted o a sus niños el participar en un programa de evaluación o tratamiento para combatir su
drogadicción/alcoholismo? Sí No
De ser sí, amplíe: _____

23. ¿Aprovechó usted plenamente los envíos para recibir ayuda y plan de seguridad previamente hablados tal como es procurar
consejería, ayuda legal, refugio, y/o de otro tipo?
 Sí No

24. ¿Qué tipo de impedimento(s) ha enfrentado? _____

25. ¿Se siente usted a salvo? Sí No De ser no, ¿Desde su última evaluación, qué ha hecho usted para propiciar un
ambiente más seguro?

26. ¿Necesita usted ayuda adicional y/o datos? Sí No

Límite de Tiempo

27. ¿Han habido cambios en su condición médica? Sí No De ser sí, haga una descripción: _____

28. ¿Necesita su niño aún de su cuidado en la casa? Sí No

29. ¿Asiste a la escuela o a algún programa? Sí No

30. ¿Tiene usted documentación médica actualizada? Sí No

31. ¿Han habido otros cambios en sus circunstancias? Sí No

De ser si, adjunte copias de documentos médicos/de dispensario justificativos.

HRA USE ONLY (ÚNICAMENTE PARA USO DE LA HRA)

Comments: _____

Supporting Documents: _____

**For Domestic Violence Unit (DVU)
USE ONLY**

Safety Planning: _____

Service Planning: _____

Waiver Granted: Full Employment Waiver Partial Employment Waiver Substance Abuse Waiver
 Full Child Support Waiver Partial Child Support Waiver Time Limit Waiver

Nombre _____ I _____ Apellido _____
Dirección de Línea 1 _____
Dirección de Línea 1 _____
Ciudad _____ Estado _____ Código Postal _____

Fecha: _____

Cat./Núm. del Caso/Sufijo _____

Carta de Aviso de Nueva Evaluación de Dispensa

Estimado(a) Señor(a):

Favor de presentarse a:

No. del Centro _____ Nombre del Centro _____
Dirección del Centro 1 _____
Dirección del Centro 2 _____
Ciudad _____ Estado _____ Código Postal _____

el: _____
Día _____
Fecha _____
Hora _____

**For Domestic Violence Unit (DVU)
USE ONLY**

para platicar acerca de la(s) dispensa(s)

de _____ concedida(s) y que se vence(n) en _____ (Fecha)

Al presentarse, favor de traer esta carta y todo documento relacionado con su situación.

En caso de que no pueda cumplir con esta cita, favor de llamar a Sr./Srta.:

_____ (Nombre) _____ (I.) _____ (Apellido)

al _____ para programar una cita.
(Teléfono)

El no cumplir con esta cita o dejar de comunicarse con nosotros como debido puede resultar en la terminación de la(s) antencionada(s) dispensa(s). En tal caso, usted podría verse forzado(a) a satisfacer ciertos requisitos de ayuda estatal.

Firma del Trabajador Social

(Fecha)

Date: _____
Case Number: _____
Case Name: _____
Center: _____

Exclusion From Project Participation Form

I, _____, am claiming the following issue that will exclude me from project participation at this time:

- Special Assessment Issue
- Medical/Mental Health Issue
- Needed at Home
- Alcohol/Drug Issue
- Child under 18 added to household
- Unable to work: Disability observed
- Student (enrolled at least half time)
- Receiving Unemployment Insurance Benefits
- Pregnant

Comments entered in system by vendor regarding employment issues:

a) For all claimed issues except special assessment:

I understand that I have been de-assigned from the Back to Work employment vendor and that my Food Stamp Center may contact me to discuss this claim in the near future.

or:

b) For a special assessment:

You have been scheduled for a special assessment appointment. You have until the date listed below to appear for a special assessment interview.

Date: _____

Location: _____

Address: _____

Participant Signature: _____ Date: _____

Vendor Signature: _____ Date: _____

Fecha: _____
Número del Caso: _____
Nombre del Caso: _____
Centro: _____

Formulario de Exención de Empleo

Yo, _____, alego la siguiente exención(es) al Empleo de Cupones para Alimentos:

- Problema de Evaluación Especial
- Problema de Salud Física/Mental
- Necesitado en el Hogar
- Problema de Alcohol/Drogas
- Un(a) niño(a) menor de 18 añadido(a) al hogar
- No es apto para trabajar: Incapacidad ha sido observada
- Estudiante (matriculado por lo menos medio tiempo)
- Beneficiario de Seguro de Desempleo
- Embarazada

Comentarios ingresados al sistema por el contratista con respecto a la exención alegada:

a) Para todas las exenciones reclamadas excepto la evaluación especial:

Entiendo que se me ha cancelado la asignación del contratista de empleo de Regreso al Trabajo y es posible que mi Centro de Cupones para Alimentos se comunique conmigo para tratar sobre esta alegación en el futuro.

O:

b) Para una evaluación especial:

A usted se le ha programado una cita de evaluación especial. Tiene hasta la fecha indicada abajo para presentarse a la entrevista de evaluación especial.

Fecha: _____

Local: _____

Dirección: _____

Firma del Participante: _____ Fecha: _____

Firma del Contratista: _____ Fecha: _____

Date: _____
Case Number: _____
Case Name: _____
Caseload: _____
Action Code: _____

Special Assessment Letter

You have been scheduled for a Special Assessment:

Appointment Date: _____ Time: _____ Telephone: _____
Location Name: _____
Address: _____

City: _____ State: _____ Zip: _____
Travel Directions: _____

SAMPLE

Appointment Information:

The person you are scheduled to meet with is _____
Interviewer

If you need to reschedule this appointment or have any questions, please call: _____.

After the Special Assessment appointment, you are scheduled to return to this Job Center on:

Appointment Date: _____ Time: _____ Telephone: _____

Location Name: _____

Address: _____

City: _____ State: _____ Zip: _____

Travel Directions:

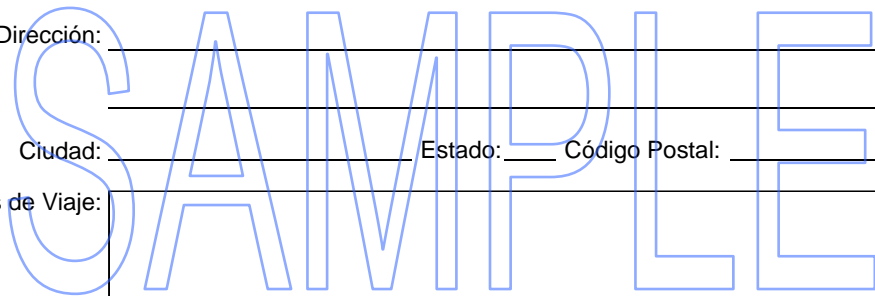
SAMPLE

Fecha: _____
Número del Caso: _____
Nombre del Caso: _____
Unidad de Casos: _____
Código de Acción: _____

Carta de Evaluación Especial

A usted se le ha programado una Evaluación Especial:

Fecha de la Cita: _____ Hora: _____ Teléfono: _____
Local: _____
Dirección: _____
Ciudad: _____ Estado: _____ Código Postal: _____
Indicaciones de Viaje: _____



Información sobre la Cita:

La persona con quien se le ha asignado reunirse es: _____
Entrevistador

En caso de que tenga que reprogramar su cita o si tiene preguntas, favor de llamar al: _____.

Después de la cita de Evaluación Especial, se le ha programado una visita a este Centro de Trabajo el:

Fecha de la Cita: _____ Hora: _____ Teléfono: _____

Local: _____

Dirección: _____

Ciudad: _____ Estado: _____ Código Postal: _____

Indicaciones de Viaje:

SAMPLE