

George E. Pataki Governor

NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE 40 NORTH PEARL STREET ALBANY, NY 12243-0001

Robert Doar Commissioner

Informational Letter

Section 1

Section 1	
Transmittal:	05-INF-23
To:	Local District Commissioners
Issuing Division/Office:	Division of Employment and Transitional Supports
Date:	November 9, 2005
Subject:	9/05 Revisions of LDSS-4682, LDSS-4682 NYC, LDSS-4799, LDSS-4799 NYC,
	LDSS-4827 and LDSS-4827 NYC
Suggested	Temporary Assistance Staff
Distribution:	Food Stamp Benefits Staff
	Medicaid Directors
	CAP Coordinators
	Employment Coordinators
	WMS Coordinators
	Staff Development Coordinators
Contact	Forms Questions: Bob Gullie 1-800-343-8859 Extension 6-1095
Person(s):	Program Questions:
	Food Stamp Bureau - (518) 473-1469
	Temporary Assistance Bureau - (518) 474-9344
	HEAP Bureau- (518) 473-0332
	Metro Region - (212) 961-8207
	Medicaid Local District Liaison - Upstate: (518) 474-8887 NYC: (212) 417-4500
	WMS Questions: (518) 474-8749
Attachments:	Attachments:
	LDSS-4682: "Notification of Overpayment of Public Assistance to a Former
	Recipient and Demand For Repayment" (Rev.9/05),
	LDSS-4682 NYC: "Notification of Overpayment of Public Assistance to a Former
	Recipient and Demand For Repayment" (Rev.9/05) (NYC),
	LDSS-4799: "Intentional Program Violation (IPV) Disqualification Notice For the
	Food Stamp Benefits (FS) Program" (Rev.9/05),
	LDSS-4799 NYC: "Intentional Program Violation (IPV) Disqualification Notice
	For the Food Stamp Benefits (FS) Program" (Rev.9/05) (NYC),
	LDSS-4827: "Intentional Program Violation (IPV) Disqualification Notice for the
	Public Assistance Program" (Rev.9/05)
	LDSS-4827 NYC: "Intentional Program Violation Disqualification (IPV) Notice for
Attachment A	the Public Assistance Program" (Rev.9/05) (NYC)
Attachment Avail Line:	lable On –

Filing References

Previous ADMs/INFs	Releases Cancelled	Dept. Regs.	Soc. Serv. Law & Other Legal Ref.	Manual Ref.	Misc. Ref.
04 ADM-10 00 ADM-04 00 ADM-06 04 INF-26 03 INF-32		352.31 (d) (5) Part 358		TASB CHAPTER 22	GIS 03 TA/DC021

Section 2

I. Purpose:

The purpose of this release is to inform local districts that the following notices have been revised. (Copies attached)

- LDSS-4682: "Notification of Overpayment of Public Assistance to a Former Recipient and Demand For Repayment" (Rev.9/05) (Camera Ready Only),
- LDSS-4682 NYC: "Notification of Overpayment of Public Assistance to a Former Recipient and Demand For Repayment" (Rev.9/05) (NYC) (Camera Ready Only),
- LDSS-4799: "Intentional Program Violation (IPV) Disqualification Notice For the Food Stamp Benefits (FS) Program" (Rev.9/05) (Camera Ready Only),
- LDSS-4799 NYC: "Intentional Program Violation (IPV) Disqualification Notice For the Food Stamp Benefits (FS) Program" (Rev.9/05) (NYC) (Camera Ready Only),
- LDSS-4827: "Intentional Program Violation (IPV) Disqualification Notice for the Public Assistance Program" (Rev.9/05), (Camera Ready Only)
- LDSS-4827 NYC: "Intentional Program Violation (IPV) Disqualification Notice for the Public Assistance Program" (Rev.9/05) (NYC), (Camera Ready Only).

II. Background:

As a result of a Stipulation of Settlement in the Matter of Rivera v. Bane, dated February 18, 2005 and "so ordered" on February 22, 2005, the requirement for NYC/HRA to provide the hearing packet and specifically identified documents within three days of a request ended. Therefore, the 2nd paragraphs in the "Access to Your File and Copies of Documents" sections on the NYC versions have been modified to reflect one statewide timeframe. Even though this change only affects the NYC versions of the notices, we have updated the Upstate versions for consistency purposes.

III. Revisions:

LDSS-4682: "Notification of Overpayment of Public Assistance to a Former Recipient and Demand For Repayment" (Rev.9/05) (Camera Ready Only)

Front

The revision date has been changed to 9/05.

Reverse

- **A.** The revision date has been changed to 9/05.
- **B.** The second sentence at the top of the page was changed to:

If we made a mistake, we will correct it.

LDSS-4682 NYC: "Notification of Overpayment of Public Assistance to a Former Recipient and Demand For Repayment" (Rev.9/05) (NYC) (Camera Ready Only)

Front

The revision date has been changed to 9/05.

Reverse

- **A.** The revision date has been changed to 9/05.
- **B.** The second sentence at the top of the page was changed to:

If we made a mistake, we will correct it.

C. The second paragraph in the "Access to Your File and Copies of Documents" was changed to read:

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.

LDSS-4799: "Intentional Program Violation (IPV) Disqualification Notice For the Food Stamp Benefits (FS) Program" (Rev.9/05) (Camera Ready Only)

Front

The revision date has been changed to 9/05.

Reverse

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If we made a mistake, we will correct it.

LDSS-4799 NYC: "Intentional Program Violation (IPV) Disqualification Notice For the Food Stamp Benefits (FS) Program" (Rev.9/05) (NYC) (Camera Ready Only)

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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.

LDSS-4827: "Intentional Program Violation (IPV) Disqualification Notice For The Public Assistance Program" (Rev.9/05) (Camera Ready Only)

Front

- A. The revision date has been changed to 9/05.
- B. A new "VI. Effect on Your Medical Assistance Benefits" section was added that reads as follows:

VI. Effect On Your Medical Assistance Benefits

You do not receive Medical Assistance.
Your Medical Assistance will continue unchanged.
Your Medical Assistance is discontinued for the same reason your Public Assistance is discontinued.
Your Medical Assistance will continue pending a separate Medical Assistance eligibility determination.

This decision is based on Section 366(1) (a) of the Social Services Law.

Reverse

- A. The revision date has been changed to 9/05.
- B. The second sentence at the top of the page was changed to:

If we made a mistake, we will correct it.

LDSS-4827 NYC: "Intentional Program Violation (IPV) Disqualification Notice For The Public Assistance Program" (Rev.9/05) (NYC) (Camera Ready Only)

Front

- A. The revision date has been changed to 9/05.
- B. A new "VI. Effect on Your Medical Assistance Benefits" section was added that reads as follows:

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You do not receive Medical Assistance.
Your Medical Assistance will continue unchanged.
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C. The second paragraph in the "Access to Your File and Copies of Documents" was changed to read:

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.

IV. Forms Ordering Information

- The revised 9/05 versions of the LDSS-4682, LDSS-4682 NYC, LDSS-4799, LDSS-4799 NYC, LDSS-4827 and LDSS-4827 NYC (Camera Ready Copies) can be requested at any time. The Spanish Camera Ready Copies of these forms (LDSS-4682-SP, LDSS-4682-SP NYC, LDSS-4799-SP, LDSS-4799-SP NYC, LDSS-4827-SP and LDSS-4827-SP NYC) have also been revised. Upon receipt of any revised Camera Ready Copies, all previous versions of the forms should be destroyed.
- Any future written requests for Camera Ready Copies of the 9/05 versions of the LDSS-4682, LDSS-4682 NYC, LDSS-4799, LDSS-4799 NYC, LDSS-4827 and LDSS-4827 NYC or the Spanish versions, should be submitted on OTDA-876 "Request For Forms or Publications", and should be sent to:

Office of Temporary and Disability Assistance BMS Document Services and Operational Support P.O. Box 1990 Albany, New York 12201

Questions concerning ordering forms should be directed to BMS Document Services at 1-800-343-8859, ext. 4-9522.

 Camera Ready Copies of the documents may also be ordered through Outlook. To order a Camera Ready Copy you must obtain an OTDA-876 electronically by going to the OTDA

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Intranet Website at http://otda.state.nyenet/ then to Division of Program Support & Quality Improvement page, then to PSQI E-Forms page (this page contains the electronic OTDA-876).

• For those who do not have Outlook but who have Internet access for sending and receiving email, the Internet email address is: gg7359@dfa.state.ny.us. For a complete list of available forms, please refer to OTDA Intranet site: http://otda.state.nyenet/ldss_eforms/default.htm.

Issued By	·	

Name: Russell Sykes

Title: Deputy Commissioner

Division/Office: Division of Employment and Transitional Supports

LDSS-4682 (Rev.9/05)

NOTIFICATION OF OVERPAYMENT OF PUBLIC ASSISTANCE TO A FORMER RECIPIENT AND DEMAND FOR REPAYMENT

NOTICE DATE:				NAME AND ADDRESS OF AGE	NCY/CENTER OR DISTRICT OFFICE
FORMER CASE NUMBER)	CIN NUMBE	-R	_	
	•	0			
CASE NAM	E (And C/O Name	e if Present) AND A	DDRESS		
			\neg	GENERAL TELEPHONE NO. QUESTIONS OR HELP	FOR
I			l	OR Agency Conference	
				Fair Hearing informa	ation
			1	and assistance Record Access	
L					
OFFICE NO.	INIT NO.	WORKER NO	LINIT OR WORKER NA	Legal Assistance information	TELEPHONE NO.
OFFICE NO. U	JINIT NO.	WORKER NO.	UNIT OR WORKER NA	MVIE	TELEPHONE NO.
SECTION I – PUBL	IC ASSISTAN	ICE	•		
This is to tell you ab	out an overpa	yment that occ	urred when your Pu	blic Assistance case was a	ctive. The time period during which the
overpayment occurr	red was from _		to	·	
The amount of the o	overpayment is	3:		·	
The area are (a) for all		4 :			
The reason(s) for th	ie overpaymer	nt is:			
THE LAW(S) AND/0	OR REGULAT	ION(S) which a	allows us to do this is	s 18 NYCRR 352.31(d)(5).	
SECTION II – METI	HOD OF PAY	MENT			
			navment all at once	or in installments. Pleas	se return this agreement to let us know
		•	/		se return this agreement to let us know
Make sure you sign and date this agreement below, before you return it.					
1. EBT Cash Account – Please take:					
L Ever	ything in my E	BI Cash Acco	unt, up to the amou	nt of my overpayment(s).	
□ \$_		from my El	BT Cash Account, u	p to the amount of my over	payment(s).
I understand that if there is not enough in my EBT Cash Account to pay all my overpayment(s),					
I must also check another box below for other ways to repay.					
If you choose to pay in installments, please check the installment method you wish to use:					
2. All at once	3.	Part now th	e rest in monthly pa	yments 4. Mont	thly payments
		i arenow, an	to root in monthly pa	ymono i. <u> </u>	any paymonia
I agree to repay by	tnis metnoa.				
Your Address (if diff	erent than abo	ove):			
Your Phone Numbe	r or Where W	e Can Reach Y	ou ()	·	
Signature					Date
	-			chosen and give you a writt ou choose to repay through	en statement showing how much you will nonthly payments).
or by monthly pay	If you do not appeal this decision or if you fail to respond to this notice to repay or you do not repay this debt either all at once or by monthly payments, the social services district may refer the debt for collection in a number of ways including, but not limited to, automated collection from your tax refund.				
IF YOU NEED	HELP IN CO	MPLETING TH	HIS AGREEMENT,	PLEASE CALL US AT THE	TELEPHONE NUMBER ABOVE.
	BE SURE T			O APPEAL THIS DECISION OTICE ON HOW TO APPEA	
Accounting Use O	nly – Cash Re	epayment 02			
Date Entered on Ad	lmin. Screen _		Transa	action Amount \$,	
Entered by:				Date/	<i>J</i>

ı	DSS-	4682	(Rev 9/05)	REVERSE

NAME:	ADDRESS:	FORMER CASE NUMBER:

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

If you think our decision was wrong, you can ask for a review of our decision. If we made a mistake, we will correct it.

You can do both 1 and 2:

- 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 ask for a conference, you are still entitled to a fair hearing. Even if you ask for a conference, you still have only 60 days from the date of this notice to request a fair hearing. HOWEVER, IF YOU WANT TO PREVENT COLLECTION OF THIS DEBT UNTIL YOU HAVE HAD A FAIR HEARING, YOU MUST REQUEST A FAIR HEARING WITHIN TEN DAYS FROM THE DATE OF THIS NOTICE. Read below for fair hearing information.

2. **STATE FAIR HEARING** – You have 60 days from the date of this notice to ask for a fair hearing:

If you do not agree that you owe this overpayment you MUST call for a fair hearing within 60 days of the date of this notice. If you do not call for a fair hearing within 60 days of the date of this notice, you cannot claim in the future that the agency's decision that you owe the debt was wrong.

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

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2: Send a copy of this notice <i>completed</i> to the Office of Administrative Hearings, New York State Office of Temporary and ability 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.)

If you cannot reach the State by phone, by fax, or online, please write to ask for a fair hearing before the deadline.

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.

TO PREVENT POSSIBLE COLLECTION ACTIVITIES UNTIL AFTER A FAIR HEARING HAS BEEN HELD: You must call for a fair hearing within ten days of the date of this notice. You may request a fair hearing up to 60 days from the date of this notice but if you make your request later than ten days after the date of this notice, you may not be able to delay collection until the fair hearing decision is issued.

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 you 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.

LDSS-4682 NYC (Rev.9/05) Closed Case

NOTIFICATION OF OVERPAYMENT OF PUBLIC ASSISTANCE TO A FORMER RECIPIENT AND DEMAND FOR REPAYMENT (NYC)

NOTICE	NAME AND ADDRESS OF AGENCY/CENTER OR DISTRICT OFFICE
DATE:	
FORMER CASE NUMBER CIN NUMBER	
CASE NAME (And C/O Name if Present) AND ADDRESS	-
	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 N	AME TELEPHONE NO.
SECTION I – PUBLIC ASSISTANCE	
This is to tell you about an overpayment that occurred when your Po	ublic Assistance case was active. The time period during which the
overpayment occurred was from to to	
toto	·
The amount of the overpayment is:	·
The reason(s) for the overpayment is:	
THE LAW(S) AND/OR REGULATION(S) which allows us to do this	is 18 NYCRR 352 31(d)(5) (DELETED LINE THAT WAS HERE)
SECTION II – METHOD OF PAYMENT	
You must repay the entire amount of the overpayment all at once, of the repayment method that you choose by	or in installments. Please return this agreement to let us know about
Make sure you sign and date this agreement below, before you retu	 urn it
1. L EBT Cash Account – Please take:	
Everything in my EBT Cash Account, up to the amou	unt of my overpayment(s).
\$from my EBT Cash Account, u	up to the amount of my overpayment(s).
I understand that if there is not enough in my EBT Cash A	ccount to pay all my overpayment(s).
I must also check another box below for other ways to repa	
If you choose to pay in installments, please check the installment m	
2. All at once 3. Part now, the rest in monthly p	
	aymone monany paymone
I agree to repay by this method.	
Your Address (if different than above):	
Your Phone Number or Where We Can Reach You ()	
Signature_	
will contact you to discuss the repayment method you have will be repaying (and how long your payments will continue show the state of the stat	we chosen and give you a written statement showing how much you ould you choose to repay through monthly payments).
If you do not appeal this decision or if you fail to respond to the or by monthly payments, the social services district may refer limited to, automated collection from your tax refund.	is notice to repay or you do not repay this debt either all at once, the debt for collection in a number of ways including, but not
IF YOU NEED HELP IN COMPLETING THIS AGREEMENT,	PLEASE CALL US AT THE TELEPHONE NUMBER ABOVE.
	O APPEAL THIS DECISION. OTICE ON HOW TO APPEAL THIS DECISION.
Accounting Use Only – Cash Repayment 02	
Date Entered on Admin. Screen// Trans	action Amount \$,
Entered by:	Date/

NAME:	ADDRESS:	FORMER CASE NUMBER:

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

If you think our decision was wrong, you can ask for a review of our decision. If we made a mistake, we will correct it. You can do both 1 and 2:

- 1. Ask for a meeting (conference) with one of our supervisors; 2. Ask for a State fair hearing with a State hearing officer.
- 1. <u>CONFERENCE</u> (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 ask for a conference, you are still entitled to a fair hearing. Even if you ask for a conference, you still have only 60 days from the date of this notice to request a fair hearing. HOWEVER, IF YOU WANT TO PREVENT COLLECTION OF THIS DEBT UNTIL YOU HAVE HAD A FAIR HEARING, YOU MUST REQUEST A FAIR HEARING WITHIN TEN DAYS FROM THE DATE OF THIS NOTICE. Read below for fair hearing information.

2. **STATE FAIR HEARING** – You have 60 days from the date of this notice to ask for a fair hearing:

If you do not agree that you owe this overpayment you MUST call for a fair hearing within 60 days of the date of this notice. If you do not call for a fair hearing within 60 days of the date of this notice, you cannot claim in the future that the agency's decision that you owe the debt was wrong.

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

<u>Mail</u> : Send a copy of this notice <i>completed</i> 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 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.

<u>Walk-In</u>: Bring a copy of this entire notice to the New York State Office of Temporary and Disability Assistance at 14 Boerum Place, Brooklyn or 330 West 34th Street, NYC.

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

If you cannot reach the State by phone, by fax, or online, please write to ask for a fair hearing before the deadline.

TO PREVENT POSSIBLE COLLECTION ACTIVITIES UNTIL AFTER A FAIR HEARING HAS BEEN HELD: You must call for a fair hearing within ten days of the date of this notice. You may request a fair hearing up to 60 days from the date of this notice but if you make your request later than ten days after the date of this notice, you may not be able to delay collection until the fair hearing decision is issued.

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 you get ready for the hearing, you have a right to look at your case file. If you call, write or fax to us, we will send you free copies of the documents from your files, which we will give to the Hearing Officer at the Fair Hearing. Also, if you call, write or fax to us, we will send you free copies of other specific documents from your files which 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 (718) 722-5012, or fax (718) 722-5018 or write to HRA Division of Fair Hearing, 14 Boerum Place, Brooklyn, New York 11201.

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.

INTENTIONAL PROGRAM VIOLATION (IPV) DISQUALIFICATION NOTICE FOR THE FOOD STAMP BENEFITS (FS) PROGRAM

NOTICE DATE:	·			NAME AN	ID ADDRESS OF AGEN	CY/CENTE	R OR DISTRICT OFFICE
CASE NUMBER		CIN/RID NUI	MBER				
CAS	E NAME (And C/O Nan	ne if Present) AND A	DDRESS	GENERAI	_ TELEPHONE NO. FOR	₹	
					NS OR HELP		
				OR	Agency Conference Fair Hearing informati assistance	on and	
1			I		Record Access		
					Legal Assistance info	rmation	
OFFICE NO.	UNIT NO.	WORKER NO.	UNIT OR WORKER NA	AME		TELEPHO	NE NO.
This is to inform		s of your family	or household that y	/ou,			are disqualified from receiving
I. Reason F	or Disqualification	on - The reason	for the disqualificat	ion is that	you:		
			S-IPV by an admir	nistrative o	lisqualification hear	ring held	on,
_	n resulted in a dec						
	· ·	•	•				
_			-				for committing a FS-IPV.
-	•	_	ment on			·	
-			ou is 18 NYCRR 35		diagnalified from re	anii iina F	C for the period(s) shocked
	_	-	ERT named in this notes in the second in the		-	_	S for the period(s) checked:
_	t months, because	-	ro-irv, and it is n	ot a drug	or meanns or expic)SIVES-IEI	ateu oliense.
□ 1012·	□ second FS-IPV	that is not a dru	ug or firearms or ex			ices in ex	change for FS.
			_	-			are or where you live in order to
☐ Perm	anently, because	this is vour:					
	□ second FS-IPV □ first FS-IPV and □ first FS-IPV and	and it is based d it is based on a d it is based or	•	of trafficking ading in fir trafficking	g in controlled subsearms, ammunition in FS worth \$500	or explo	sives in exchange for FS. Trafficking includes the illegal
□ For		months hec	ause this is the nen	alty order	ed by the court. Thi	s is vour	FS-IPV.
☐ This	is your ot notify you in time	FS-IP e:	V. Normally, this m	eans you	cannot get FS for		months, but because we
	□ you will be disq□ you will not be		mo	ntns, begi	inning		 :
_	•	•					
III. <u>Dates of D</u>	isqualification - Y	our disqualifica	tion period will begi	n	a	nd will en	d
IV. Revised	S Amount						
perio must disqu	 d. In figuring the a count the disqualit 	mount of FS yo led person's inc nds. To preven	ur household will ge come. You will <u>not</u> t a delay in getting	et, we do r automation	not count the disquarially be added back	alified per cinto the	for your disqualification son in the household, but we FS case when your number above no later than 30
disqu		nds. To preven					Illy be reopened when your later than 30 days before your
V. Amount	of Overpayment a	nd Overpayme	nt Period - Your he	ousehold (got \$	m	ore in FS than it should have
during		to	·				
the federal go	overnment. Federa	al benefits (such		and tax r	efunds that you are	entitled	cluding automated collection by to receive may be taken to pay 1 CFR 285.
If you do not	access your FS wi	thin 270 days, th	ney will be expunge	d (taken b	ack). If you have a	a FS over	payment, your expunged

If you do not access your FS within 270 days, they will be expunged (taken back). If you have a FS overpayment, your expunged FS will be put towards your overpayment. If you apply for FS again, and have not repaid the amount you owe, your FS will be reduced if you begin to get FS again. You will be notified, at that time, of the amount of reduced FS you will get.

INTENTIONAL PROGRAM VIOLATION (IPV) DISQUALIFICATION NOTICE FOR THE FOOD STAMP BENEFITS (FS) PROGRAM

NAME:	ADDRESS:	CASE NUMBER:

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

If you think our decision was wrong, you can ask for a review of our decision. If we made a mistake, we will correct it.

You can do both 1 and 2:

- 1. Ask for a meeting (conference) with one of our supervisors; 2. Ask for a State fair hearing with a State hearing officer.
- 1. <u>CONFERENCE</u> (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.

2. STATE FAIR HEARING

You or any members of your family or household may request a fair hearing ONLY to review (1) the amount of an overpayment or overissuance, but only if the amount was not determined when your disqualification was determined. (2) the amount of the FS allotment to be provided to the remaining members of your family or household during the disqualification period and (3) the failure to restore you to the household at the end of the disqualification period after you request such restoration.

You or members of your family or household <u>do not</u> have a right to a fair hearing to review the fact that you have been disqualified.

You may contest this action in an appropriate court of law pursuant to Article 78 of the New York Civil Practice Law and Rules (CPLR).

You have 90 days from the date of this notice to ask for a fair hearing.

If this notice is telling you that you got too much in Food Stamp Benefits and that you must pay them back and you do not agree, you **must** call for a fair hearing within 90 days of the date of this notice. If you do not call for a fair hearing within 90 days of the date of this notice, you cannot claim in the future that the agency's decision that you owe the debt was wrong.

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

<u>Mail</u>: Send a copy of this notice 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 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

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 you 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.

INTENTIONAL PROGRAM VIOLATION (IPV) DISQUALIFICATION NOTICE FOR THE FOOD STAMP BENEFITS (FS) PROGRAM (NYC)

NOTICE DATE:				NAME ANI	D ADDRESS OF AGEN	CY/CENTER	OR DISTRICT OFFICE
CASE NUMBER		CIN/RID NUM	 MBER	-			
CASE	NAME (And C/O Nam	ne if Present) AND A	DDRESS		TELEPHONE NO. FOR	₹	
				QUESTION	NS OR HELP		
				OR	Agency Conference Fair Hearing informati assistance	on and	
1			1		Record Access	_	
					Legal Assistance info	rmation _	
OFFICE NO.	UNIT NO.	WORKER NO.	UNIT OR WORKER NA	ME		TELEPHON	IE NO.
This is to inform FS, as explained		s of your family	or household that y	ou,		, 6	are disqualified from receiving
I. Reason Fo	r Disqualificatio	<u>n</u> - The reason	for the disqualificati	on is that	you:		
			•		isqualification hear	ing held o	n,
	resulted in a deci		lification because b				
	-	•	_				for committing a FC IDV
_	•		-				for committing a FS-IPV.
-	•	-	ment on				
_			ou is 18 NYCRR 359		disqualified from re	aceiving E	S for the period(s) checked:
<u></u>			FS-IPV, and it is no		-	_	
_	months, because	-	TO II V, and it is no	or a arag c	n meaning of explo	131VC3 1CIA	ted offerioe.
	second FS-IPV	that is not a dru	ug or firearms or exp a court finding of tra			oces in evo	shange for ES
	months, because		_	_			are or where you live in order to
	nently, because	this is your:					
	second FS-IPV first FS-IPV and first FS-IPV and	and it is based d it is based on a	a court finding of	f trafficking ding in fire trafficking	g in controlled subsearms, ammunition in FS worth \$500	or explosor or more.	sives in exchange for FS. Trafficking includes the illegal
_		•	tion or possession o				
			•	-	-	-	FS-IPV.
did not	notify you in time	e:					months, but because we
	you will be disq you will not be		moi	nths, begi	nning		<u>-</u> ·
☐ Other:							
III. Dates of Dis	qualification - Y	our disqualificat	ion period will begir	n	a	nd will end	i
IV. Revised FS	S Amount						
period. must c disqua	In figuring the a ount the disqualif	imount of FS you fied person's inc ends. To preven	ur household will ge come. You will <u>not</u> t a delay in getting F	t, we do n automatic	ot count the disqua	alified pers into the F	_ for your disqualification son in the household, but we FS case when your umber above no later than 30
disqua		nds. To prevent					ly be reopened when your ater than 30 days before your
V. Amount of	Overpayment a	nd Overpayme	nt Period - Your ho	ousehold g	jot \$	mo	ore in FS than it should have
during		to					
the federal gov	ernment. Federa	al benefits (such		and tax re	efunds that you are	entitled to	luding automated collection by o receive may be taken to pay I CFR 285.
FS will be put t	owards your ove	rpayment. If you		, and have	e not repaid the am	nount you	payment, your expunged owe, your FS will be reduced if

INTENTIONAL PROGRAM VIOLATION (IPV) DISQUALIFICATION NOTICE FOR THE FOOD STAMP BENEFITS (FS) PROGRAM (NYC)

NAME:	ADDRESS:	CASE NUMBER:

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

If you think our decision was wrong, you can ask for a review of our decision. If we made a mistake, we will correct it.

You can do both 1 and 2:

- 1. Ask for a meeting (conference) with one of our supervisors; 2. Ask for a State fair hearing with a State hearing officer.
- 1. <u>CONFERENCE</u> (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.

2. STATE FAIR HEARING

You or any members of your family or household may request a fair hearing ONLY to review (1) the amount of an overpayment or overissuance, but only if the amount was not determined when your disqualification was determined. (2) the amount of the FS allotment to be provided to the remaining members of your family or household during the disqualification period and (3) the failure to restore you to the household at the end of the disqualification period after you request such restoration.

You or members of your family or household <u>do not</u> have a right to a fair hearing to review the fact that you have been disqualified.

You may contest this action in an appropriate court of law pursuant to Article 78 of the New York Civil Practice Law and Rules (CPLR).

You have 90 days from the date of this notice to ask for a fair hearing.

If this notice is telling you that you got too much in Food Stamp Benefits and that you must pay them back and you do not agree, you **must** call for a fair hearing within 90 days of the date of this notice. If you do not call for a fair hearing within 90 days of the date of this notice, you cannot claim in the future that the agency's decision that you owe the debt was wrong.

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

	<u>:</u> Send a copy of the entire notice to the Office of Administrative Hearings, New York State Office of Temporary and Disability istance, P.O. Box 1930, Albany, New York 12201. Please keep a copy 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.)
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Phone: 800-342-3334 (PLEASE HAVE THIS NOTICE WITH YOU WHEN YOU CALL.)

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

<u>Walk-In:</u> Bring a copy of this entire notice to the New York State Office of Temporary and Disability Assistance at 14 Boerum Place, Brooklyn or 330 West 34th Street, NYC.

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, by walk-in 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 you get ready for the hearing, you have a right to look at your case file. If you call, write or fax to us, we will send you free copies of the documents from your files, which we will give to the Hearing Officer at the Fair Hearing. Also, if you call, write or fax to us, we will send you free copies of other specific documents from your files, which 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 (718) 722-5012, or fax (718) 722-5018 or write to HRA Division of Fair Hearing, 14 Boerum Place, Brooklyn, New York 11201.

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

LDSS- 4827 (Rev.9/05)

INTENTIONAL PROGRAM VIOLATION DISQUALIFICATION NOTICE FOR THE PUBLIC ASSISTANCE PROGRAM

NOTIC	E		DISQU	IALIFICATION	NOTICE FOR	<u> T</u>	HE PUBLIC ASSISTANC	E PROGRAM CY/CENTER OR DISTRICT OFFICE
DAT								
CASE	NUM	BER		CIN/RID NUM	IBER			
		CASE N	IAME (And C/O Nam	e if Present) AND AD	DDRESS		OFNEDAL TELEDIJONE NO FOR	<u> </u>
							GENERAL TELEPHONE NO. FOR QUESTIONS OR HELP	
							OR Agency Conference	
							Fair Hearing information	on and
ı					1		Record Access	
l								
OFFIC	E NO)	UNIT NO.	WORKER NO.	UNIT OR WORKER	NAI!	Legal Assistance infor	TELEPHONE NO.
01110	LINO	· -	ONIT NO.	WORKER NO.	ONIT OR WORKER	i i vizai	VIL	TELETHONE NO.
					old or other assist	ance	unit that you,	, are disqualified from
	-		for the time stated isqualification	in Section II.				
			the disqualificatio	n is that you:				
		were dete	ermined to have co	mmitted an Intenti	onal Program Viol	atio	n. This was determined by an ac	Iministrative disqualification hearing held on
							-	
				•		_	a Waiver on	
								committing an Intentional Program Violation.
		_	disqualification cor not need to be conf	•	n		and this	agreement:
			confirmed by a co	•				
	The		which allows us to					
II.	Dis	qualification	on Period(s)			n Dii	blic Assistance for the period(s)	checked:
								gfully received an amount less than \$1,000.
					-		•	vrongfully received between \$1,000 and
		for 18 mo	nths because this	is the third time th	at you committed	a Pu	ıblic Assistance-IPV, or you wro	ngfully received over \$3,900.
		for 5 year	s because you ha	ve committed three	e or more previous	Pul	olic Assistance-IPV's.	
				because this is th	e penalty ordered	by t	he court. This is the	time that you committed a Public
NO.	Γ Ε : \	Assistand our eligibil		ance programs, s	uch as Medical A	ssist	ance, Child Care Assistance, E	mergency Assistance or other Social Services
Ass	istan	ce or Serv	vices, may be aff	ected if you mus				ive the particular assistance or for services.
III.	Wh		e disqualification	J			and will end	
			`					lay in getting Public Assistance again, you
			act your Social Se					ds if you want to reapply for Public
			not receiving bene r assistance or be				e subject to the above disqualif	ication penalties if you apply for and are found
IV.	Rev	Ü	fit Levels and Re	•	ŭ			
	Hov	w much Pu	ıblic Assistance v	vill the remaining	members of you	r Pu	blic Assistance unit get?	
	Ц		lic Assistance will					
	Ш	Your hous	sehold's Public As II (We do not co	sistance will be red	duced from \$ d person in the Pu	hlic	to \$ Assistance household, but we m	The reduction will begin as noted nust count that person's income.)
	Pub		nce Repayment	ant the disquame	a person in the r u	DIIO	Addistance neadenoid, but we n	nast oddrit triat person o moorne.
		amount of	the Public Assista				old is \$	
			int of the Public As ou have already r			\$_	(This i	s different from \$
			•		,	ken	against the grant of the remaini	ng household members. If you believe that this
		reduction person do medical r hardship	will cause your fa bes not have enou leeds that are not	amily an undue haugh income to eat, covered by Medi	ardship, you may to pay for shelter cal Assistance. Yo	con or o	tact your worker to explain you utilities, to clothe and purchase worker will let you know what h	r reasons. An undue hardship occurs when a general incidentals, or to pay for extraordinary kind of evidence you will need to support your nt may be changed to a reduction of between 5
			` '	the recovery of the	e overpayment tha	t res	sulted from the IPV.	
					overpayment. T	he o	overpayment that resulted from	this IPV will be recouped when the previous
			payment(s) has be ation which allows	•	NYCRR 352.31(c	l).		
		Ū			,	′	le to repay the overpayment.	
The	regu		h allow us to do th					
٧.			r Food Stamp Be					
	Ц		ot receive Food Sta	•				
			d Stamp Benefits v		· ·	.		
W	□ □		eceive a separate	•	-ood Stamp Bene	tits.		
VI.	<u>⊏пе</u>		r Medical Assista ot receive Medical					
			ical Assistance wil		ged.			
					9	ur P	ublic Assistance is discontinued	ı.
							ssistance eligibility determination	
Th	ام ما	oioion io bo	and on Coation 26	C(1) (a) of the Coa	ial Sarvicas Law			

INTENTIONAL PROGRAM VIOLATION DISQUALIFICATION NOTICE FOR THE PUBLIC ASSISTANCE PROGRAM

NAME:	ADDRESS:	CASE NUMBER:

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

If you think our decision was wrong, you can ask for a review of our decision. If we made a mistake, we will correct it. You can do both 1 and 2:

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- 1. <u>CONFERENCE</u> (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.
- 2. STATE FAIR HEARING You or any members of your family or household may request a fair hearing ONLY to review (1) the amount of an overpayment or overissuance, but only if the amount was not determined when your disqualification was determined, (2) the amount of the Public Assistance benefits to be provided to the remaining members of your family or household during the disqualification period and (3) the failure to restore you to the household at the end of the disqualification period after you request such restoration

You or members of your family or household do not have a right to a fair hearing to review the fact that you have been disqualified.

You may contest this action in an appropriate court of law pursuant to Article 78 of the New York Civil Practice Law and Rules (CPLR).

You have 60 days from the date of this notice to ask for a fair hearing.

If this notice is telling you that you got to much in Public Assistance benefits and that you must pay them back and you do not agree, you must, call for a fair hearing within 60 days of the date of this notice. If you do not call for a fair hearing within 60 days of the date of this notice, you cannot claim in the future that the agency's decision that you owe the debt is wrong.

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

	itting: Send a copy of this notice <i>completed</i> to the Office of Administrative Hearings, New York State Office of Temporary I 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.)
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<u>Phoning:</u> (800) 342-3334 (PLEASE HAVE THIS NOTICE WITH YOU WHEN YOU CALL.) If you cannot reach the State by phone, please write to ask for a fair hearing before the deadline.

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LDSS- 4827 NYC (Rev.9/05)

INTENTIONAL PROGRAM VIOLATION DISQUALIFICATION NOTICE FOR THE PUBLIC ASSISTANCE PROGRAM

DISQUALIFICATION NOTICE FOR THE PUBLIC ASSIS NOTICE NAME AND ADDRESS OF	STANCE PROGRAM OF AGENCY/CENTER OR DISTRICT OFFICE
DATE:	or right rock of browner arrive
CASE NUMBER CIN/RID NUMBER	
CASE NAME (And C/O Name if Present) AND ADDRESS	
GENERAL TELEPHONE	NO. FOR
QUESTIONS OR HELP	
OR Agency Con	
assistance	g information and
Record Acce	ess
Legal Assist	tance information
OFFICE NO. UNIT NO. WORKER NO. UNIT OR WORKER NAME	TELEPHONE NO.
This is to inform you and members of your family, household or other assistance unit that you	
This is to inform you and members of your family, household or other assistance unit that you, the benefits for the time stated in Section II.	, are disqualified from receiving
I. Reason For Disqualification	
The reason for the disqualification is that you:	
were determined to have committed an Intentional Program Violation. This was determined, which resulted in a decision dated	
waived rights to an administrative disqualification hearing by signing a Waiver on	
were found guilty of a crime or offense by a court of law on	for committing an Intentional Program Violation.
	and this agreement:
☐ did not need to be confirmed by a court.	
II. Disqualification Period(s)	
You, the recipient named in this notice, are disqualified from receiving Public Assistance for the p	period(s) checked:
$\ \square$ for 6 months because this is the first time that you committed a Public Assistance-IPV and y	you wrongfully received an amount less than \$1,000.
for 12 months because this is the second time that you committed a Public Assistance-IPV,	or you wrongfully received between \$1,000 and
\$3,900. for 18 months because this is the third time that you committed a Public Assistance-IPV, or	you wrongfully received over \$3,900
for 5 years because you have committed three or more previous Public Assistance-IPV's.	you wronglully received over \$5,500.
for months because this is the penalty ordered by the court. This is the	time that you committed a Public
Assistance-IPV.	,
NOTE: Your eligibility for other assistance programs, such as Medical Assistance, Child Care Assis Assistance or Services, may be affected if you must be eligible for Public Assistance in order to receiv	
III. When does the disqualification begin and end?	·
☐ Your disqualification will begin and will	ll end
Your case will not automatically be reopened when the disqualification period ends. To prev	vent a delay in getting Public Assistance again, you
must contact your Social Services District no later than 30 days before the disqualification p. Assistance.	period ends if you want to reapply for Public
You are not receiving benefits under Public Assistance. You will be subject to the above	disqualification penalties if you apply for and are found
eligible for assistance or benefits for these programs in the future.	
IV. Revised Benefit Levels and Recoupment/Repayment Information	
How much Public Assistance will the remaining members of your Public Assistance unit g Your Public Assistance will be discontinued as noted in Section II.	get?
Your household's Public Assistance will be reduced from \$ to \$	The reduction will begin as noted
in Section II. (We do not count the disqualified person in the Public Assistance household, b	
Public Assistance Repayment The amount of the Public Assistance overpayment made to your household is \$	
The amount of the Public Assistance owed by your household is \$	
because you have already repaid \$).	
A recoupment at the rate of percent (%) is being taken against the grant of the reduction will cause your family an undue hardship, you may contact your worker to exp	e remaining household members. If you believe that this
person does not have enough income to eat, to pay for shelter or utilities, to clothe and p	burchase general incidentals, or to pay for extraordinary
medical needs that are not covered by Medical Assistance. Your worker will let you know hardship claim. If it is determined that the recoupment will cause an undue hardship, the re	
and 10 percent (%).	
☐ The recoupment is for the recovery of the overpayment that resulted from the IPV. ☐ The recoupment is to repay a previous overpayment. The overpayment that result	Ited from this IDV will be recounsed when the provious
overpayment (s) has been recouped.	ned from this if v will be recouped when the previous
The regulation which allows us to do this is 18 NYCRR 352.31(d).	
You are not currently receiving assistance, but you will be responsible to repay the overpayr	ment.
The regulation which allow us to do this is 18 NYCRR 359.9(f).	
V. Effect On Your Food Stamp Benefits You do not receive Food Stamp Benefits.	
Your Food Stamp Benefits will continue unchanged.	
You will receive a separate notice about your Food Stamp Benefits.	
VI. Effect On Your Medical Assistance Benefits	
You do not receive Medical Assistance.	
Your Medical Assistance will continue unchanged.	
Your Medical Assistance is discontinued for the same reason your Public Assistance is discontinued	continued.
Your Medical Assistance will continue pending a separate Medical Assistance eligibility dete	armination

LDSS-4827 NYC (Rev.9/05) REVERSE

INTENTIONAL PROGRAM VIOLATION DISQUALIFICATION NOTICE FOR THE PUBLIC ASSISTANCE PROGRAM

NAME:	ADDRESS:	CASE NUMBER:

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

If you think our decision was wrong, you can ask for a review of our decision. If we made a mistake, we will correct it. You can do both 1 and 2:

- 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.
 - STATE FAIR HEARING You or any members of your family or household may request a fair hearing ONLY to review (1) the amount of an overpayment or overissuance, but only if the amount was not determined when your disqualification was determined, (2) the amount of the Public Assistance benefits to be provided to the remaining members of your family or household during the disqualification period and (3) the failure to restore you to the household at the end of the disqualification period after you request such restoration

You or members of your family or household do not have a right to a fair hearing to review the fact that you have been disqualified.

You may contest this action in an appropriate court of law pursuant to Article 78 of the New York Civil Practice Law and Rules

You have 60 days from the date of this notice to ask for a fair hearing.

If this notice is telling you that you got to much in Public Assistance benefits and that you must pay them back and you do not agree, you must, call for a fair hearing within 60 days of the date of this notice. If you do not call for a fair hearing within 60 days of the date of this notice, you cannot claim in the future that the agency's decision that you owe the debt is wrong.

-	HOW TO ASK FOR A FAIR HEARING: You can ask for a fair nearing by mail, by phone, by fax, by walk-in or online.
	<u>Mail</u> : Send a copy of this notice <i>completed</i> to the Office of Administrative Hearings, New York State Office of Temporary and Disabilit Assistance, P.O. Box 1930, Albany, New York 12201. Please keep a copy 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 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.

<u>Walk-In:</u> Bring a copy of this entire notice to the New York State Office of Temporary and Disability Assistance at 14 Boerum Place, Brooklyn or 330 West 34th Street, NYC.

Online: Complete an online request form at: 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, by walk-in 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 you get ready for the hearing, you have a right to look at your case file. If you call, write or fax to us, we will send you free copies of the documents from your files, which we will give to the Hearing Officer at the Fair Hearing. Also, if you call, write or fax to us, we will send you free copies of other specific documents from your files which 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 (718) 722-5012, or fax (718) 722-5018 or write to HRA Division of Fair Hearing, 14 Boerum Place, Brooklyn, New York 11201.

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.