INTENTIONAL PROGRAM VIOLATION (IPV) DISQUALIFICATION NOTICE FOR THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM (SNAP)

NOTIOE	FOR TI	HE SUPPLEN	IENTAL NUTRITIC	N ASSISTANCE PROGRA		
NOTICE DATE:				NAME AND ADDRESS OF AGENCY	7CENTER OR DISTRICT	FOFFICE
CASE NUMBER		CIN/RID NU	IMBER			
	CASE NAME (And C/O Name	e if Present) AND A	DDRESS			
				GENERAL TELEPHONE NO. FOR QUESTIONS OR HELP		
·				OR Agency Conference Fair Hearing information assistance	and	
			1	Record Access		
				Legal Assistance informa	ation	
OFFICE NO.	UNIT NO.	WORKER NO.	UNIT OR WORKER NA		ELEPHONE NO.	
	inform you and member SNAP, as explained be	•	nily or household th	at you,	, are	disqualified from
I. Reas	son For Disqualification Were determined to haw which resulted in a decity Waived rights to an adr	on - The reasove committed ision dated	a SNAP-IPV by an	cation is that you: administrative disqualificati ng by signing a waiver on on	-	
	Signed a disqualificatio	n consent agr	eement on			ang a croa ii v.
	3	3				
The	regulation that allows u	is to disqualify	you is 18 NYCRR	359.9.		
II. <u>Perio</u>	d of Disqualification	- You, the reci	pient named in this	notice, are disqualified fron	n receiving SNAP	for the period(s)
	necked:					
	or 12 months, because		st SNAP-IPV.			
	or 24 months, because or second SNAP-IPV.	illis is your.				
		is based on a	a court finding of ha	aving used or received SNA	P benefits in a tra	ansaction involving
			•	rtain drugs for which a docto		
		•		a fraudulent statement abo	out who you are or	r where you live in
	rder to get multiple SNA		•			
		•	rticipating in SNAP	for an additional 18 months	; .	
	Permanently, because □ <u>first</u> SNAP-IPV and i sale of firearms, amn	t is based on	•	using or receiving SNAP be	enefits in a transa	ction involving the
[□ <u>first</u> SNAP-IPV and it	t is based on a includes the i	a court conviction f	for trafficking SNAP benefits r, acquisition, alteration or		
]	⊐ <u>second</u> SNAP-IPV a	ind it is based		g of having used or receiv al drugs or certain drugs f		
	required.)					
	⊐ <u>third</u> SNAP-IPV. -					ONAD IDV
				dered by the court. This is means you cannot get S		
	pecause we did not not			means you cannot get o	INAI 101	1110111113, Dut
				eginning		
	⊐ you will not be disqua		,	0 0		
_ (Other:					
III. Dates	of Disqualification - `	Your disqualifi	cation period will b	egin a	and will end	
	Revised SNAP Amour	-	•	U		
i i	Your household's mont disqualification period. n the household, but w he SNAP case when yous at the number above	hly amount of In figuring the must count to our disqualifice no later than	amount of SNAP the disqualified per ation period ends. 30 days before you	ced from \$ your household will get, we son's income. You will <u>not</u> To prevent a delay in gettin ur disqualification period en	do not count the of automatically be a ng SNAP again, yo	disqualified person added back into
_ \		ontinued, effection period end	ctive ls. To prevent a de). Your SNAP case lay in getting SNAP again, <u>y</u>		

LDSS-4799 (Rev. 3/16)

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	TON THE GOT LEMENTAL NOTICE OF AGGICTANCE TROOP	,							
NAME:	ADDRESS:	CASE NUMBER:							
٧.	V. Amount of Overpayment and Overpayment Period - Your household got \$ more in should have during to								
	If you have an overpayment that is not paid back, it will be referred for collection in a number of ways, includi automated collection by the federal government. Federal benefits (such as Social Security) and tax refunds that you a entitled to receive may be taken to pay back the overpayment. The debt will also be subject to processing charges. The decision is based on 31 CFR 285.								
	In the future if your case is closed, you will receive a separate notice providing repayment options and guidelines to ensure paying back the remaining claim balance. You will have 30 days from the date you receive this notice to make arrangements for repayment of the remaining balance.								
	If you do not access your SNAP within 365 days, they will be expunged (taken back), your expunged SNAP will be put towards your overpayment. If you apply for SNA amount you owe, your SNAP will be reduced if you begin to get SNAP again. You amount of reduced SNAP you will get.	AP again, and have not repaid the							
In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, sex, religious creed, disability, age, political beliefs, or reprisal or retaliation for prior civil rights activity in any program or activity conducted or funded by USDA.									
print bene	sons with disabilities who require alternative means of communication for progret, autdiotape, American Sign Language, etc.), should contact the Agency (State efits. Individuals who are deaf, hard of hearing or have speech disabilities may be service at (800) 877-8339. Additionally, program information may be made a lish.	e or local) where they applied for contact USDA through the Federal							
To file a program complaint of discrimination, complete the <u>USDA Program Discrimination Complaint Form</u> , (AD-3027) found online at: http://www.ascr.usda.gov/complaint filing cust.html , and at any USDA office, or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by:									
` (Mail: U.S. Department of Adriculture Office of the Assistant Secretary for Civil Rights 1400 Independence Avenue, SW Washington, D.C. 20250-9410;								
(2) I	Fax: (202) 690-7442; or								
(3) I	Email: <u>program.intake@usda.gov</u> .								
This	s institution is an equal opportunity provider.								

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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 SNAP 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 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 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 SNAP 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 includ a written explanation.)	е
•		-

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

<u>Online</u>: Complete an online request form at: http://www.otda.ny.gov/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 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.

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.