Office of Administrative Hearings (OAH)
Procedures Transmittal

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Transmittal 16-09

Date: July 15, 2016 Page: Page 1of 2 plus

attachment

Subject:

Fishman v. Daines Litigation

**Procedures** 

(Amended 16-02)

This amends and replaces OAH Internal Procedures Transmittal 16-02 dated April 13, 2016. **Changes have been made to internal procedures only.** 

Effective April 11, 2016, pursuant to the preliminary injunction in <u>Fishman v. Daines</u>, upon default of a hearing requested only to contest any Medicaid related issue, the Office of Administrative Hearings (OAH) will issue a letter entitled <u>Fishman</u> Default Letter (FHIS Letter 18) to the appellant and the appellant's representative. The date of the letter will be the mailing date, approximately two business days after the scheduled date of the hearing. The new disposition of OADG 65 Administrative – <u>Fishman</u> Litigation will be entered automatically in the Fair Hearings Information System (FHIS). FHIS Comments will be updated automatically with the insertion of the following language: "Letter 18 <u>Fishman</u> Default Letter sent (mm/dd/yyyy)." The hearing will be put in "HOLD" status automatically. A copy of Letter 18 is attached.

The <u>Fishman</u> Default Letter will instruct clients who wish to have their hearing rescheduled to respond to the letter within ten days of the date of the postmark.

Upon receipt of a request to reschedule a Medicaid hearing, Communications Intake Unit Staff (CIU) will correct the adjournment code to **OADG 93 FISHMAN RESCHEDULE** and remove the "HOLD," if appropriate. Other issues cannot be added to the previously defaulted Medicaid hearing.

At the rescheduled hearing, the Hearing Officer will determine whether the appellant had good cause for missing the initially scheduled hearing date.

If the appellant defaults the hearing a second time, a subsequent <u>Fishman</u> Default Letter will not be issued.

Ten days after the <u>Fishman</u> Default Letter is sent, any hearings for which no response was received will be marked as defaulted by designated staff, and dismissed. If the appellant requests a re-opening of the Medicaid fair hearing after a default has been entered, CIU staff should make a good cause determination pursuant to the terms of State Regulation 18 NYCRR 358-5.5 and follow the same procedures in Transmittal 12-01.

If you have any questions regarding this transmittal, you may contact your supervisor or Michael Allen at (518) 473-4969 or at Mike.Allen@otda.ny.gov.

Samuel L. Spitzberg, Director, Office of Administrative Hearings



## Office of Temporary and Disability Assistance

ANDREW M. CUOMO Governor

SAMUEL D. ROBERTS Commissioner

MICHAEL PERRN **Executive Deputy Commissioner** 

Date: 04/14/16

JOHN DOE **123 ABC ST** BROOKLYN, NY 10980-0000

Re: FH# 7654321H

Medicaid Hearing Default

Dear Appellant/Representative:

This letter is in regard to the above referenced fair hearing.

Because neither you nor a representative appeared at the hearing, we would like to know if the matter has been resolved, or if you wish to pursue the matter. If you would like to have the fair hearing rescheduled, please notify us within ten days of the postmark of this letter. At the rescheduled date you will have the opportunity to explain why you did not attend your prior hearing.

You may contact us by calling 800-342-3334, by faxing 518-473-6735 or by writing to:

NYS Office of Temporary and Disability Assistance Office of Administrative Hearings PO Box 1930 Albany, NY 12201-1930

If you do not contact us, we will consider that you no longer wish to pursue the matter and it will be dismissed. Even if we dismiss your hearing, we may still reopen it if you contact us with a good cause reason for missing your hearing within one year of the date you failed to appear. You should contact us as soon as possible.

This letter has been generated to comply with an Order in Fishman v. Daines. Counsel in the Fishman litigation is Peter Vollmer, Esq., (516) 730-5024. Contact him if you have any questions concerning the Fishman litigation.



Important notice enclosed. If you need help reading the notice, call 1-800-342-3334.

Aviso importante adjunto: si necesita ayuda para leer este aviso, marque el 1-800-342-3334.

إخطار هام مرفق. إذا احتجت إلى المساعدة في قراءة الإخطار برجي الاتصال بالرقم334-342-800-1.

內附重要通告。如需幫助閱讀此通告,請撥打1-800-342-3334。

Avis important à l'intérieur. Si vous avez besoin d'aide pour lire cet avis, veuillez appeler au 1-800-342-3334.

Avi enpòtan enkli. Si w bezwen èd pou w li avi a, rele 1-800-342-3334.

중요한 공지사항이 포함되어 있습니다. 이 공지사항을 읽는데 도움이 필요하시면, 1-800-342-3334로 전화하세요.

Содержит важную информацию. Если при чтении этого извещения у Вас возникнут трудности, позвоните по телефону 1-800-342-3334.

Kèm theo là thông báo quan trọng. Nếu quý vị cần giúp đọc thông báo này, hãy gọi 1-800-342-3334.

.1-800-342-3334 בײַגעלייגט אַ װיכטיקע מעלדונג. אױב איר דאַרפֿט הילף בײַם לײענען די מעלדונג, קלינגט אַן

Importante avviso allegato. Se occorre aiuto per leggere l'avviso, telefonare al numero 1-800-342-3334.

www.otda.ny.gov