## OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

April 20, 2001

Re: ADMINISTRATIVE DIRECTIVE

SUBJECT: EXEMPTIONS TO THE STATE SIXTY-MONTH CASH TIME LIMIT/EVALUATION FOR SAFETY NET ASSISTANCE

TRANSMITTAL NUMBER: 01 ADM-3 DATE: March 28, 2001

Dear Sir or Madam:

Please make the following "pen and ink" changes to Section VIII (Families Moving to Safety Net Assistance) and Section XII (System Support) on pages 15 and 16 on the Administrative Directive referenced above.

- o Section VIII, page 15: <u>Delete the second bullet</u>. Federal law and federal and state regulations require the IV-D unit to continue to provide all appropriate child care support services whenever a family becomes ineligible for TANF without application. In addition, New York's State Plan mandates that IV-D services continue for families no longer eligible for TANF assistance without requiring an application.
- o Section XII, page 16: In the first paragraph, the upstate version on the Milestone report is the WINR 8112. The WINR 8111 was a one-time only conversion report.

Sincerely,

Patricia A. Stevens
Deputy Commissioner
Division of Temporary Assistance