STATE OF NEW YORK OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE	REQUEST: February 14, 2008 CASE #: CENTER #: 39 FH #: 4968682L
In the Matter of the Appeal of	: : DECISION AFTER : FAIR
from a determination by the New York City Department of Social Services	: FAIR HEARING :

JURISDICTION

Pursuant to Section 22 of the New York State Social Services Law (hereinafter Social Services Law) and Part 358 of Title 18 NYCRR, (hereinafter Regulations), a fair hearing was held on March 13, 2008, in **Constant 19**, before Irving J. Weitzman, Administrative Law Judge. The following persons appeared at the hearing:

For the Appellant

Appellant

For the Social Services Agency

A. Florido, C. Obinna, Fair Hearing Representatives

ISSUES

Was the Agency's January 4, 2008 determination to discontinue the Appellant's Public Assistance benefits because she had allegedly failed to take part in or complete a screening/assessment for alcohol and/or substance abuse correct?

FACT FINDING

An opportunity to be heard having been afforded to all interested parties and evidence having been taken and due deliberation having been had, it is hereby found that:

1. The Appellant has been in receipt of Public Assistance benefits.

2. By notice dated January 4, 2008, the Agency informed the Appellant of its determination to discontinue her Public Assistance benefits because she allegedly had failed to take part in or complete a screening/assessment for alcohol and/or substance abuse.

3. The Appellant requested this hearing to review the Agency's determination.

APPLICABLE LAW

A recipient of Public Assistance, Medical Assistance or Services has a right to an adequate notice when the Agency proposes to discontinue, suspend, reduce or change the manner of payment of such benefits. 18 NYCRR 358-3.3(a).

An adequate notice is a notice of action, an adverse action notice or an action taken notice which sets forth the action that the Agency proposes to take or is taking, and if a single notice is used for all affected assistance, benefits or services, the effect of such action, if any, on a recipient's other assistance, benefits or services. The notice must contain the specific reasons for the action. 18 NYCRR 358-2.2.

DISCUSSION

The evidence presented at the hearing establishes that the Agency sent the Appellant a January 4, 2008 notice informing her that it had determined to discontinue her Public Assistance benefits because she had allegedly failed to take part in or complete a screening/assessment for alcohol and/or substance abuse. The Appellant requested this hearing to appeal that determination.

When a social services agency proposes to discontinue assistance benefits, it is required to provide a recipient with timely and adequate notice. See 18 NYCRR 358-3.3(a)(i). Adequate notice must contain the specific reasons for the Agency's action. 18 NYCRR 358-2.2(a)(3). This requirement serves the purpose of informing the recipient of the charges against her/him so that (s)he can prepare her/his defense(s).

In this case, the Agency's January 4, 2008 notice states that the Appellant had failed to take part in or complete a screening/assessment for alcohol and/or substance abuse. However, it fails to state any time period in which said failure allegedly occurred. Such a notice violates a fundamental rule of due process that requires that a person be informed of when and what she or he is being accused of doing; the recipient is not expected to guess what the Agency's claim is about. Accordingly, inasmuch as such a defect voids the notice, the Agency's January 4, 2008 determination to discontinue the Appellant's Public Assistance benefits cannot be sustained.

It should be noted that evidence was presented at the hearing indicating that the Agency's records do not reflect the Appellant's correct and current address. The Appellant is now living at the Agency appears to have a former address of the Agency is directed to correct all of its records, both written and computerized, to reflect the Appellant's proper and current address as the Agency appears to have a former address as the Agency is directed to correct all of its records, both written and computerized, to reflect the Appellant's proper and current address as the Agency appears to have a former address as the Agency appears to have a former address as the Agency is directed to correct all of its records, both written and computerized, to reflect the Appellant's proper and current address as the Agency appears to have a former address as the Agency appears t

DECISION AND ORDER

The Agency's January 4, 2008 determination to discontinue the Appellant's Public Assistance benefits was not correct and cannot be sustained.

1. The Agency is directed to continue the Appellant's Public Assistance benefits and to restore any assistance and benefits withheld as a result of the Agency action retroactive to any date of discontinuance.

2. The Agency is directed to inform the Appellant in writing of its actions/determinations, specifically identifying the semi-monthly and/or monthly amounts of the benefits provided in accordance with this hearing decision and the corresponding periods of time for which said benefits are provided.

3. The Agency is directed to correct **all** of its records, both written and computerized, to reflect the Appellant's proper and current address as

Should the Agency in the future determine to implement its previous action, it is directed to issue a proper and adequate notice to the Appellant.

The Appellant is advised of the right to request a new Fair Hearing to appeal any new determination and/or explanation made pursuant to the directives of this hearing decision (or of course, any other matter concerning which she may wish to appeal).

As required by 18 NYCRR 358-6.4, the Agency must comply immediately with the directives set forth above.

DATED: Albany, New York 03/28/2008

NEW YORK STATE OFFICE OF TEMPORARY AND DISABILITY ASSISTANCE

By Muchael Leftron 1/2

Commissioner's Designee

4111 HOTICE NUMBER Page: 1 XL0218 (09/97) ·.,! NOTICE OF DECISION ON YOUR UNION SQUARE JOB CRITER 039 PUBLIC ASSISTANCE, FOOD STAMPS AND 109 EAST 16TH STREET 11TH FLOOR MEDICAL ASSISTANCE. "NEW YORK, NY 10003 SI USTED DESEA RECIBIR BOTIFICACIONES FUTURAS EN ESPANOL, POR FAVOR PONGASE EN CONTACTO CON SU TRABAJADOR(A). PROGRAM CODE = 039 NOTICE NUMBER: CASE NUMBER: DATE: January 4, 2008 UNIT OR WORKER NAME TELEPHONE NO. OFFICE UNIT WORKER 1 212~835-7428 039 00054 AGENCY TELEPHONE NUMBERS CASE NAME / AND ADDRESS **GENERAL TELEPHONE NO.** 212-835-8300 FOR QUESTIONS OR HELP OR Agency Conference 212-835-7073 1 Fair Hearing 757.4 information and 4 212-835-7073 assistance 174 <u></u>. Record Access 6.35 212-835-7361 Child/Teen Health Plan 888-692-8662 IP YOU DO NOT AGREE WITH ANY DECISION EXPLAINED IN THIS NOTICE, YOU HAVE A RIGHT TO ASK US FOR A CONFERENCE AND/OR ASK THE STATE FOR A PAIR HEARING. READ THE CONFERENCE AND/OR FAIR HEARING SECTION TO BEE HOW TO ASK FOR A CONFERENCE AND/OR A FAIR HEARING مىلى تەرىپىلى مۇلغان ئۆلۈرى بىرى ئەرەپىلى بىردە بىر. ئىشلەت ئىلىكى ئەرەپىلەش بىرىكى بىر i de la PUBLIC ASSISTANCE This is to tell you that your public assistance will be DISCOSTINUED. You will no longer get public assistance beginning January 15, 2008. the subar sector sector sector This is because adults who apply for public assistance must agree to be screened for an alcohol or substance abuse problem. They must also agree to be assessed for an alcohol or substance abuse problem, which may include drug testing, by a counselor certified by the Office of Alcoholism and Substance Abuse Services. This assessment would berrequired if it is indicated through the screening process or if the adult exhibits signs of an alcohol/substance abuse problem; or he/she is already participating in an alcohol or substance abuse treatment program. In addition, an adult who is required to be in treatment for an alcohol or substance abuse problem must sign, and not revoke, a consent to disclose treatment information to the local social services district. You did not take part in or complete the alcohol/substance abuse assessment requirement. ふくだかく 読み 厳い You cannot receive public assistance until you agree to do so. This decision is based on Regulation 18 NYCRR 351.2(1). YOUR TIME LIMIT COUNT This count is for your incornation only. At the time this notice is sent, you receive assistance through the Cash Safety Net Assistance program (Cash SNA). YOUR 24-MONTH TIME LIMIT COUNT IS 66 MONTHS. Unless you are exampled from the time limit, you may receive no more than 24 months of cash SNA in your ilfetime. If you still need assistance after your 01D603 967 CONTINUED OF THE NEXT PACE and the second se

BOTICE NUMBER X1 218C (08/87) 24-Month-Time Limit Count, reaches 24 months, you must receive that assistance in non-cash form. 1 If you have an outstanding overpayment recoupment balance, you are required to repay this amount to the Bunan Resources Administration. We will contact you regarding the repayment of these outstanding debts. FOOD STAMPS You will continue to get the SAME AMOUNT of food stamps from your current center for one more month. After that, a food stamp case will be automatically opened for you. We will send you a separate notice to give you more information about your food stamp case." This decision is based on Regulations 18 NYCRR 387.8, 387.14 and 387.15. A THE HOUSE If you have an overpayment that is not paid back, it will be referred for collection in a number of ways, including automated collection by the federal government. Federal benefits (such as Social Security) and tax refunds that you are entitled to receive any be taken to pay back the overpayment. The debt will also be subject to processing charges. This decision is based on iticks 285 If you do not access your Food Stamp Benefits (FSB) within 270 days, they will be expunged (taken back). The you have a FSB overpayment, your expunged benefits/will. be put towards your overpayment. If you apply for FSB again, and have not repaid the amount you owe, your ESE will be reduced if you begin to get FSB again. You will be notified, at that time, of the amount of reduced benefits you will get. -----B. BISSING MEDICAL ASSISTANCE While we determine if you are still eligible for Medical Assistance, we will continue Medical Assistance coverage unchanged for. We will soon write to you asking for information we need to determine your continuing eligibility for Hadical Assistance. If you do not respond when we write, your Medical Assistance case may be closed at that time. This decision is based on Regulation 18 NYCRR 360-2.6. SERVICES AND OTHER DESCRIPTION Your MYS Common Benefit Identification Card: 7. 1. 1. 1. You should have a New York State Common Benefit Identification card. Even though you are no longer eligible for benefits, keep your card in a safe place. The same gard will be used again if you become eligible for benefits in the future Social Services may provide information and education about failing planning for up to 90 days from the offective date stated in this notices in A loss of Public Assistance and Medical Assistance benefits will require as redetermination of your eligibility for social services within 30 days of such a decision. This does not necessarily mean that these services will be terminated. It means that your continuing eligibility for these services will have to be redetermined. For further information, please contact your services worker or Call the general telephone number listed on page 1 of this notice. As a file 2 Secondarda **HERE II** - 12 M (20 -- ALANSAN AND A id i , H 🤤 金融版 犯 CONTINUED ON THE REFT PACE.

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CONFERENCE AND FAIR HEARING SECTION

DO-YOU THINK WE ARE WRONG?

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If you think our decision was wrong or if you do not understand our decision, or need, additional information about the reason for our decision, please call us to arrange a meeting. To do this, call the conference telephone number listed at the top of page 1 of this notice or write to us at the address printed at the top of page 1 of this notice. Sometimes this is the faster twey to solve any problems you may have the encourage you to do this even when you have asked for a fair hearing.

If you only ask for a meeting with us; we will not keep your benefits the same while you appeal. Your benefits will stay the same only if you ask for a State fair hearing. (See Keeping your Benefits the Sa **۲**

STATE PAIR HEARING

Deadling for Requesting a Fair Hearing

If you want the State to review our decision about your public assistance, you must ask for a fair hearing by Hardt 4, 2008. This is the deadline even if you asked for a meeting (conference) with us:

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If you want the State to review our decision about your food stamps, you mist shir for a fair hearing by April 3 2008. This is the deadline even if you asked for a marting (conference) with us

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We will not change your public assistance if you ask for a fair hearing about the action we are taking on your public assistance by denuary 14, 2008

If you loss the hearing you will have to pay back any public assistance which you got, but should not have gotten (while you were waiting for the decision.

If you do not want your benefits to stay the same until the decision is issued. You must tell the State when you will provide it for a fair hearing. 111

How to Request a Fair Heartha

You can ask for a fair hearing in writing by telephone, by fax, electronically or person.

Complete the itean off, Request for a Fair Hearing at the bottom of this page WRITE: and send it. to the address on the bottom of the next page ιń.

(100) 342-3234 OR CALL:

and the second second . Repair of this follow which is When you halt please tell the worker the me Sec. 1

OR FAX: Send & Copy of this bot Ice to fax no. (518) 473-8735

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OR ONLINE: Complete the online request form at:

(Read the next page for more of your Rights)

RECUEST FOR A FAIR HEARING

T do not agree with the agency's action . You m want a fair hearing My you disagree below but you do not have to include a written explanation)

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District/Office No: 66/039 Notice No. Case Number:

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A location of the second of the same until the Fair Hearing decision is issued. ONLY USE THIS THEFT TO REQUEST A HEARING ABOUT THIS MUTICE. A CAR

1.94 : ji HOTICE NUMBER Page: 4 1219C (08/97) . XII. 198 . 至今日2月3日 http://www.etda.state.ny.us/osh/forms.asp OR WALK-IN: Bring a Copy of this notice to the New York State Office of Temporary ar Disability Assistance at 14 Boerum Place, Brooklyn, NY 5-1330 West 44th Street Was York City NY. If you cannot reach the state electronically, by phone or fax, pile twaring before the deputies for respective a fair hearing. What to Expect at a fair imprire W Lto te request a fair The State will send you're motice which tells you when and where the fair hearing will be held; - - F At the hearing, you will have a chance to explain why you think our decision is wrong ... You can bring a lawyer, a relative or a friend or someone else to help you do this... If you cannot come yourself, you can sand someone to represent you. If you are sending someone who is not a lawyer to th anther main tead 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 nawyer or other representative will have a chance to explain why we are wrong and a chance to give the hearing officer written papers which explain why we are wrong. wrong. To help you explain at the hearing why you think our decision is wrong, you should bring any witnesses who can help four four four factor bring any papers you have such as "Pay stubs; Leases, Receipts, Bills Doctor Statements. At the hearing, you and your langer 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 obtain a awyer, at no cost to you by contacting 34-A

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To help you get ready for the hearing i you have a right to lookint your mask files. If you call, write or fax us ready of the bearing 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 us, we will send you free copies of the documents from your files which you think you may head to prepare for your fait thering. To ask for documents or to find out how to how to look at your file, call (718) 722 5012 or FAX:(718) 722-5018 or write to HRA Division of Fair fac us to file call (718) 722 5012 or FAX:(718) 722-5018 or write to HRA Division of Fair fac us to file call (718) 722 5012 or FAX:(718) 722-5018 or write to HRA Division of Fair fac us to file call (718) 722 5012 or FAX:(718) 722-5018 or write to HRA Division of Fair fac us to file call (718) 722 5012 or FAX:(718) 722-5018 or write to HRA Division of Fair fac us to file call (718) 722 5012 or FAX:(718) 722-5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 722 5018 or write to HRA Division of Fair fac us to file call (718) 723 5018 or write to HRA Division of Fair fac us to file call (718) 723 5018 or write to HRA Division of fac us to file call (718) 723 5018 or write to HRA Division of fac us to file call (718) 723 5018 or write to HRA Division of fac us to file call (718) 723 5018 or write to HRA Division of fac us to file call (718) 723 5018 or write to HRA Division (718) 733 500 from (718) 73 Haring, 14 Boerum Place, Wrostlyn, New York 11201. If you want copies of your documents. Thom your case file, you should set for them shead of time. They will be provided to your within a reasonable time because the date of the hearing. Documents will be asiled to you Vitnin a reaconable time perpresing cate-of the ne only if you specifically new that they be mailed. Warning And And

Send this "Request for a Fair Hearing" to:

The Office of Maninistrative Rearings Hew Torn State Office of Temporary and Disability Assistance P.O. Box 1930 Albany, New York 12201

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NOTICE OF POTENTIAL RELIGIBILITY FOR TRANSITIONAL CHILD CAME

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IF YOU ARE WALLING THE HAT HE ABLE TO GET HELP PAYING FOR YOUR CHILD CARE.

That is Transitional Child Care?

The Transitional Child Care (TCC) program provides money to held working parents pay for child care. People who were on public assistance (PA) may be able to receive TCC for up to 12 months after they become ineligible for PA. You can apply for TCC anytime during those 12 months. If you were eligible for TCC before the date of your application, you may receive payments for any child

care during those earlier months.

Tho Can Get TCC?

If you need child care in order to work and cannot get public assistance any longer because of the amount of money you make, you may be able to get TCC. You must have a child or foster child who is younger than 13 years, or a child up to lage 19 who has special media of 15 under court supervision.

In order for you to be eligible, your family's income may not exceed certain limits. You also must have been on public assistance in three of the last six months before your PA case closed.

How much will you have to pay?

You will pay a portion of the child care costs each month. How much you pay will depend on your income and the eigend of your family.

mat types of child care can TCC pay for?

You have the right to choose any child care that is legal. This includes licensed day care centers; registered family day care homes; licensed group family day care homes; registered school age child care programs; caregivers of legally exempt group child care such as summer day camps; and friends, neighbors and relatives. Your Begin Site, Job Center, or a child care resource and referrel agency (celephone 1-888-469-5999) can help you find child care.

How Can You Get TCC?

CALL (212)835-7681 AND ASK WOR TCC TRANSITIONAL CHILD CARE. You will need to fill out an application and be approved. You can ask that the application be mailed to you. You also have the right to apply by mail if you wish.

You must provide the following information when you apply:

O Your most recent pay stubs or other proof of the amount of your family's

o, your work schedule; and

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o information about your child care provider(s).

What Are Your Responsibilities Under Transitional Child Care?

In order to continue to receive child care benefits you mists o Notify your caseworker immediately of any change in family income, household composition or circumstances (i.e., birth of a child, etc.), child care arrangements or termination of employment.

 o Fay the family fee determined by the Transitional Child Care (TCC) Unit.
o Cooperate in establishing paternity and enforcement of child support obligations.

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Pages HOTICE NUMBER .6 Prefer at the XL2188 (09/97) Э. Then Will You Stop Receiving 772.7 Your Transitional Callo Lare will be stopped: 二、 计 发生 长来 主 o at the end of the twelve month eligibility period; o .. if you guit your nob without good cause; o if you fail to pay your child care fee; o if you stop using a legal child care provider; o when child care is no longer needed to allow a family member to accept a job or continue to work : o if your income exceeds the maximum allowed for your family size; or . o if you fail to cooperate with child support enforcement. IF YOU HAVE ANY QUESTIONS ABOUT TRANSITIONAL CHILD CARE PLEASE CALL. (212) 835-7681. 5 .-<u>1-</u>1 . 2.0 医前原门 和后门 Ľ. 5. MUSTORIA Feer 20/2014 Aug 13. Barristin Land Start