

STATE OF CALIFORNIA—HEALTH AND HUMAN SERVICES AGENCY DEPARTMENT OF SOCIAL SERVICES

744 P Street • Sacramento, CA 95814 • www.cdss.ca.gov



ARNOLD SCHWARZENEGGER **GOVERNOR**

February 25, 2010

ALL COUNTY INFORMATION NOTICE I-09-10

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[] State Law Change

[] Federal Law or Regulation Change

[] Court Order

[] Clarification Requested by One or

More Counties

[X] Initiated by CDSS

TO: ALL COUNTY WELFARE DIRECTORS

ALL FOOD STAMP PROGRAM COORDINATORS

SUBJECT: REVISED FOOD STAMP REPAYMENT NOTICE FOR

INADVERTENT HOUSEHOLD ERRORS ONLY NOTICE OF

ACTION (NOA), DFA 377.7B

MANAUAL OF POLICIES AND PROCEDURES (MPP) SECTION REFERENCES:

63-103.d (20) AND 63-801.43

The purpose of this notice is to transmit the revised Food Stamp Repayment Notice for Inadvertent Household Errors Only (DFA 377.7B). The DFA 377.7B is the California Department of Social Services (CDSS) required form used to initiate collection action against a household or the household of a sponsor of a noncitizen for an inadvertent household error. The form has been revised to delete the incorrect reference to the "Lomeli vs. Saenz" court case from the "Rules" section located at the bottom of the notice.

CAMERA-READY COPIES AND TRANSLATIONS

For camera-ready copies of the English language version of the DFA 377.7B, contact (CDSS) Forms Management Unit at fmudss@dss.ca.gov. If your office has internet Access, you may obtain this form from the CDSS web page at:

http://www.dss.cahwnet.gov/cdssweb/FormsandPu 271.htm.

When all translations are completed per MPP Section 21-115.2, they will be posted on an ongoing basis on our website. Copies of the translated forms and publications can be obtained at:

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http://www.dss.cahwnet.gov/cdssweb/FormsandPu_274.htm.

For questions on translated materials, please contact Language Services at (916) 651-8876.

If you have any questions regarding this letter, please contact Rosie Avena at (916) 654-1514 or e-mail at rosie.avena@dss.ca.gov.

Sincerely,

Original Document Signed By:

CHRISTINE WEBB-CURTIS, Chief Food Stamp Branch

Attachment

Notice Date

FOOD STAMP REPAYMENT NOTICE FOR INADVERTENT HOUSEHOLD FRRORS ONLY

RRORS ONLY	Case Name	:
	Number Worker Name	:
	Number	:
	Telephone	:
	Address	:
DDRESSEE)		Questions? Ask your Worker.
		State Hearing: If you think this action is wrong, you can ask for a hearing unless you already had a hearing on the amount you owe. The back of this page tells how. Your benefits may not be changed if you ask for a
_		hearing before this action takes place.

Your household made a mistake.

Too many food stamps were issued to:

- the household.
- the household, whom you sponsored.

Here's why:

The household receive	ed \$	i	n food stam	os.	
The household shou stamps. \$minus what you shoul	_(extra fo	ood stam	. ———		
You must repay the extra food stamps in extra food stamps were issued for the period					
		T	his amount	was reduced	
by \$becapast months or we represent the sound of the sound sound by \$becapes \$_{0}\$.	eceived				

- You do not have to use any SSI benefits you get to repay this overissuance.
- You may ask for a hearing if you feel you received extra food stamps because the County Welfare Department made a mistake.
- Federal regulations require us to have a rule to forgive any part of your claim if we believe you are unable to repay the claim. We only forgive any part of a claim where the county has made a mistake.

If the ALJ determines the County Welfare Department made a mistake in issuing extra food stamps to you, the county will collect by reducing your monthly food stamp allotment by 5% or \$10.00 whichever is greater, for no more than a total of 36 months. At the end of that period any balance remaining on the overissuance will be forgiven and will not be collected.

 Collection will be from all adults in the household when the overissuance occurred.

YOU MUST EITHER:

Pay for the extra food stamps in full, or complete, sign and return the enclosed Repayment Agreement (DFA 377.7C) form and pay as agreed.

PROGRAM ACTIONS:

- Your repayment agreement will be based on your current ability to pay as figured by the county. Any changes in your ability to pay may change your monthly payments.
- If you do not repay, the county may use other ways of collecting the amount owed, such as through the courts, other collection agency methods and by a federal government collection action.
- If this inadvertent household error is later found to be an Intentional Program Violation, penalties will apply even if you agree to repay what you owe.
- If the claim becomes delinquent or the household is sued, you may be subject to additional processing charges or court costs.
- If you do not repay the amount owed, the county may take your state/federal income tax refund and/or ask the court to attach your wages or any property you own.

Warning: If you believe this overissuance is wrong, this is your last chance to ask for a hearing. If you stay on food stamps, the county can lower your food stamps to collect the overissuance. If you go off food stamps before the overissuance is paid back, the county may take what you owe out of your income tax refund.

Rules: These rules apply: MPP 63-801.21, Duarte v. Saenz.

You may review them at your welfare office.

YOUR HEARING RIGHTS

You have the right to ask for a hearing if you disagree with any county action. You have only 90 days to ask for a hearing. The 90 days started the day after the county gave or mailed you this notice.

If you ask for a hearing <u>before</u> an action on Cash Aid, Medi-Cal, Food Stamps, or Child Care takes place:

- Your Cash Aid or Medi-Cal will stay the same while you wait for a hearing.
- Your Child Care Services may stay the same while you wait for a hearing.
- Your Food Stamps will stay the same until the hearing or the end of your certification period, whichever is earlier.

If the hearing decision says we are right, you will owe us for any extra Cash Aid, Food Stamps or Child Care Services you got.

To let us lower or stop your benefits before the hearing, check below:

Yes, lower or stop: ■ Cash Aid ■ Food Stamps ■ Child Care

While You Wait for a Hearing Decision for:

Welfare to Work:

You do not have to take part in the activities.

You may receive child care payments for employment and for activities approved by the county before this notice.

If we told you your other supportive services payments will stop, you will not get any more payments, even if you go to your activity.

If we told you we will pay your other supportive services, they will be paid in the amount and in the way we told you in this notice.

- To get those supportive services, you must go to the activity the county told you to attend.
- If the amount of supportive services the county pays while you
 wait for a hearing decision is not enough to allow you to
 participate, you can stop going to the activity.

Cal-Learn:

- You cannot participate in the Cal-Learn Program if we told you we cannot serve you.
- We will only pay for Cal-Learn supportive services for an approved activity.

OTHER INFORMATION

Medi-Cal Managed Care Plan Members: The action on this notice may stop you from getting services from your managed care health plan. You may wish to contact your health plan membership services if you have questions.

Child and/or Medical Support: The local child support agency will help collect support at no cost even if you are not on cash aid. If they now collect support for you, they will keep doing so unless you tell them in writing to stop. They will send you current support money collected but will keep past due money collected that is owed to the county.

Family Planning: Your welfare office will give you information when you ask for it.

Hearing File: If you ask for a hearing, the State Hearing Division will set up a file. You have the right to see this file before your hearing and to get a copy of the county's written position on your case at least two days before the hearing. The state may give your hearing file to the Welfare Department and the U.S. Departments of Health and Human Services and Agriculture. **(W&I Code Sections 10850 and 10950.)**

TO ASK FOR A HEARING:

- · Fill out this page.
- Make a copy of the front and back of this page for your records.
 If you ask, your worker will get you a copy of this page.
- · Send or take this page to:

OR

 Call toll free: 1-800-952-5253 or for hearing or speech impaired who use TDD, 1-800-952-8349.

To Get Help: You can ask about your hearing rights or for a legal aid referral at the toll-free state phone numbers listed above. You may get free legal help at your local legal aid or welfare rights office.

If you do not want to go to the hearing alone, you can bring a friend or someone with you.

HEARING REQUEST

I want a hearing due to an action by the Welfare Department

of		County abo	out my:			
Cash Aid	Food Stamps	Medi-Cal				
Other (list)_			_			
Here's Why:						
If you need	more space, chec	k here and add a	ı page.			
	I need the state to provide me with an interpreter at no cost to me (A relative or friend cannot interpret for you at the hearing.) My language or dialect is:					
My language						
NAME OF PERSON WHOS	E BENEFITS WERE DENIED, (CHANGED OR STOPPED				
BIRTH DATE		PHONE NUME	BER			
STREET ADDRESS						
CITY		STATE	ZIP CODE			
SIGNATURE		DATE				
NAME OF PERSON COMP	LETING THIS FORM	PHONE NUME	BER			
I want the	person named b	elow to repres	ent me at this			

Friend or relative but cannot interpret for you.)

NAME PHONE NUMBER

STREET ADDRESS

CITY STATE ZIP CODE

hearing. I give my permission for this person to see my

records or go to the hearing for me. (This person can be a