DEPARTMENT OF SOCIAL SERVICES

744 P Street, Sacramento, CA 95814 June 28, 1989



ALL COUNTY INFORMATION NOTICE NO, I-45-89

TO: ALL COUNTY WELFARE DIRECTORS

ALL DISTRICT ATTORNEYS

SUBJECT: DISQUALIFICATION CONSENT AGREEMENT FORM

FOR THE FOOD STAMP PROGRAM (DFA 478)

REFERENCES: STATE REGULATIONS: MPP CHAPTER 20-300,22 through

20-300.25, and MPP 20-300.43

FEDERAL REGULATIONS: 7 CFR 273.16(h), et seg.

ALL COUNTY LETTER NOs. 88-113 AND 88-123

This All County Information Notice transmits the Disqualification Consent Agreement Form DFA 478 and instructions. In accordance with the State Department of Social Services (SDSS) Manual Letter No. CFC-87-04 and 7 CFR 273.16(h), et seq., effective October 1, 1987, the Disqualification Consent Agreement process was authorized to impose Intentional Program Violation (IPV) sanctions without having to go through the Administrative Disqualification Hearing (ADH) process. Counties may secure from accused individuals, Disqualification Consent Agreements in cases of deferred adjudication due to:

- 1. An accused individual having met the terms of a court order or
- 2. An accused individual having not been prosecuted because he/she has met the terms of an agreement with the prosecutor.

The Disqualification Consent Agreement may only be used for accused individuals who come within the above specified categories.

The use of the Disqualification Consent Agreement:

o Allows Counties to retain 25% of IPV collections in lieu of 12.5% of collections.

- o Improves recovery of overissuances by allowing the County to reduce future allotments (if the Food Stamp household is still on aid) at 20 percent of the household's monthly allotment or \$10 permonth, whichever is the greater amount rather than 10 percent of the household's monthly allotment or \$10 per month, whichever is the greater amount.
- o Reduces County costs for pursuing prosecutions.
- o Reduces County referrals of cases to the State for Administrative Disqualification Hearings and eliminates unnecessary backlogs.
- o Expedites the Food Stamp disqualification process.
- o Reduces Food Stamp Program abuse by implementing disqualification penalties within 45 days after the individual signs the agreement with the prosecutor if the individual is currently receiving Food Stamps.

<u>Implementation</u>

Counties may immediately develop procedures to use the DFA 47B form which is available in the SDSS warehouse. The document (attached) conforms to Federal and State requirements.

Each County should designate one or more representatives who will respond to inquiries concerning the Disqualification Consent Agreement. The designated representative should be thoroughly familiar with any Food Stamp related questions about the Disqualification Consent Agreement form because this form advises the accused individuals that they may contact a County representative at a given telephone number.

Form Requirements

The Disqualification Consent Agreement Form (DFA 47B) has been developed with considerable input from SDSS Legal staff and has been reviewed/approved by Federal representatives. As a result, we ask that you use the SDSS developed consent agreement rather than develop a County form. Specifically, the Disqualification Consent Agreement form contemplates involvement of the prosecutor and must contain the following information:

- o Statements regarding the circumstances of the deferred adjudication which include that:
 - 1) You have been accused of an Intentional Program Violation and have met the terms of a court order; or

- 2) You have been accused of an Intentional Program Violation but have not been prosecuted because you have met the terms of an agreement with the prosecutor.
- o The consequences of consenting to disqualification from the Food Stamp Program shall be stated.
- o The disqualification penalties and the penalty to be assessed to the accused household member shall be stated.
- o The accused household member shall be advised of the repayment responsibility of the remaining household members.
- o Provision shall be made for the head of household to sign the agreement if the accused is not the head of household.
- o Provision shall be made for the form to contain statements allowing the accused individual to indicate whether or not (s)he admits to the facts as presented by the County.
- o The accused household member shall be advised that after the Disqualification Consent Agreement is signed and the disqualification penalties are imposed, no further administrative appeal procedure exists other than appeal through the courts.

Foreign Language Translation

The DFA 478 will be translated into Spanish and Asian versions. These will be provided as "Master Copies Only" and will not be stocked in the DSS Warehouse. The translations will be forwarded in two or three months.

If you have any questions regarding the Disqualification Consent Agreement process, please contact either Charlie Mahin or Rick Tibbetts of the Fraud Program Management Bureau (FPMB) at (916) 445-0031 or ATSS 485-0031.

Deputy Director

Attachment

cc: CWDA