NEW YORK STATE OFFICE OF CHILDREN AND FAMILY SERVICES

APPROVAL OF YOUR TRANSITIONAL CHILD CARE BENEFITS

NOTICE DATE		EFFECTIVE DATE			NAME AND ADDRESS OF AGENCY/CENTER OR DISTRICT OFFICE				
/ /		/ /							
CASE NUMBER		CIN NUMBER							
CASE NAME (And C/O Name if Present) AND ADDRESS									
						LEPHONE NO. FOR	२		
		QUESTIONS (OR Agen	OK HELP acy Conference		4				
					7.90	Hearing	1-800-342	-3334	
		Inforr	mation Assistance	1-000-542	-5554				
					Reco	ord Access			
		0	l Assistance	_					
OFFICE NO.	UNIT NO.	WORKER NO.	UNIT OR WOR	KER NAM		mation	WORKER	TELEPHONE NO.	
Your transitional child care benefits have been approved. You are eligible to receive child care benefits for child care services provided									
on / / through / / while you are working.									
Comments:									
YOU HAVE THE RIGHT TO A CONFERENCE AND/OR A HEARING TO APPEAL THIS DECISION.									
READ THE BACK OF THIS NOTICE ON HOW TO REQUEST A CONFERENCE AND/OR HEARING TO APPEAL THIS DECISION. BENEFITS. Payment will be provided on behalf of the following:									
Child(ren):	ment will be pi	For this provider:	the following		or the amou	int of:*	Full Time	e or Part Time:	
Cilia(reil).		For this provider:		Г	or the amou	int or.	ruii iiiiie	or Part Time.	
					_				
*Actual nauman	to may yary a	normitted by regul	lation						
*Actual payments may vary as permitted by regulation.									
Benefits will be paid: Directly to you Directly to your provider Your provider must submit a bill and attendance sheet to your local department of social services.									
FAMILY PAYMENTS. You are responsible for paying the following fees:									
Effective / / , an Additional Payment must be paid to									
in the amount of \$ per week, to recoup an overpayment.									
Effective // , a Court-Ordered Payment must be paid to									
in the amount of \$ per week, for the child(ren)									
The following information is an explanation of how your weekly family share was determined.									
Minus 4000/ nmm	l stata incom	Family's annu	· ·						
Minus 100% ani	iuai state incom	ne standard for a fami		\$					
			maining incom			V familiant and	- 0/	Φ.	
			maining incom			X family shar		= \$	
All family share s	mounto oro rou		52 weeks =	\$. o minin		weekly family		or wook. This foo is	
All family share amounts are rounded to the nearest \$0.50. There is a minimum family share requirement of \$1 per week. This fee is waived for those receiving Temporary Assistance, experiencing homelessness, or when such assistance is provided to a child where the child care services unit is comprised of the eligible child(ren) only. This fee is also waived for those receiving child care as a protective service, a preventive service, or for a foster child.									
In order to continue to receive benefits these are your responsibilities:									
 Notify your caseworker immediately of any increase in family income that exceeds 85% of the state median income or any change related to who lives in your house, employment, child care arrangements or other that may affect your continued eligibility or the amount of your benefit. 									
Promptly pay any family share required.									
The LAW(S) AND/OR REGLATIONS(S) that allows us to do this is/are:									

RIGHT TO ACCEPT OR DECLINE SERVICES: Approval of your benefits does not obligate you to accept the services. You may choose to decline the services by contacting your local department of social services.

If you disagree with your local department of social services' decision, you may request a conference and/or a fair hearing.

you want a conference, you should request one AS SOON AS POSSIBLE, because the outcome of the conference may impact your decision to request a fair hearing. If you want a fair hearing and your child care benefit to remain unchanged (aid continuing) until the fair hearing decision is issued, you must request a fair hearing before the EFFECTIVE DATE on the front page of this notice. A request for a conference alone will not result in your benefits being continued. At the conference, you may present information to demonstrate why you believe the agency action is not correct.

You may request a conference by:

(1) Calling: () - (PLEASE HAVE THIS NOTICE WITH YOU WHEN YOU CALL).

(2) Writing: Check the box below and mail to [] I want a conference. I do not agree with the agency's action. You may explain on a separate paper why you disagree, but you do not have to include a written explanation.

CONFERENCE: You have a right to a conference with your local department of social services to review the determination. If

2. FAIR HEARING: You have a right to a fair hearing to appeal the determination of the local department of social services. If you want a fair hearing, you have 60 DAYS from the NOTICE DATE, located on the front page, to make the request. If you do not want your child care benefit to change until the fair hearing decision is issued, you must request a fair hearing before the EFFECTIVE DATE listed on the front page of this notice. You do not have to request a conference before requesting a fair hearing.

You may request to keep your child care benefit unchanged until a fair hearing decision has been issued. If you request your benefit not to be changed until a fair hearing decision has been issued, and you lose the fair hearing, you will have been overpaid. The local department of social services will seek to recover the overpayment from you by reducing future child care benefits, by collecting a lump sum payment or installment payments, or through legal action.

You may request a fair hearing by:

- (1) Calling: 1-800-342-3334 (PLEASE HAVE THIS NOTICE WITH YOU WHEN YOU CALL.)
- (2) Online: To send your fair hearing request online, go to https://otda.ny.gov/hearings/, click on the links to request a fair hearing using the online form, and follow the instructions to complete and submit the form online.
- (3) Writing: Check the box and complete the information below. Mail to the New York State Office of Administrative Hearings, Office of Temporary and Disability Assistance, P.O. Box 1930, Albany, New York, 12201-1930. Please keep a copy for yourself.
- (4) Faxing: Check the box and complete the information below. Fax both sides of this form to (518) 473-6735.

I want a fair hearing. I do not agree but you do not have to include a writter	with the agency's action. You may explain on a separate paper why you disagree, n explanation.
Select one.	
□ Do NOT change my child care beneather.	efit until a fair hearing decision has been issued.
☐ Change my child care benefit on the	e effective date listed on this notice, pending the fair hearing decision.
Name:	District:
Address:	Case number:
	Phone: () -

If you request a fair hearing, the state will send you a notice informing you of the time and place of the hearing. You have the right to be represented by legal counsel, a relative, a friend or other person, or to represent yourself. At the hearing you, your attorney or other representative will have the opportunity to present written and oral evidence to demonstrate why the action should not be taken, as well as an opportunity to question any persons who appear at the hearing. Also, you have a right to bring witnesses to speak in your favor. You should bring to the hearing any documents such as this notice, paystubs, receipts, child care bills, medical verification, letters, etc. that may be helpful in presenting your case.

LEGAL ASSISTANCE: If you need free legal assistance, you may be able to obtain such assistance by contacting your local Legal Aid Society or other legal advocate group. You may locate the nearest Legal Aid Society or advocate group by checking your Yellow Pages under "Lawyers" or by calling the number indicated on the first page of this notice.

ACCESS TO YOUR FILE AND COPIES OF DOCUMENTS: To help you get ready for the hearing, you have a right to look at your case file. If you call or write to us, we will provide you with free copies of the documents from your file, which we will give to the hearing officer at the fair hearing. To ask for documents or to find out how to look at your file, call us at the Record Access telephone number listed at the top of page one of this notice or write to us at the address printed at the top of page one of this notice. Also, if you call or write to us, we will provide you with free copies of other documents from your file which you may need to prepare for your fair hearing. If you want copies of documents from your case file, you should ask for them ahead of time. They will be provided to you within a reasonable time before the date of the hearing. Documents will be mailed to you only if you specifically ask that they be mailed.

INFORMATION: If you want more information about your case, how to ask for a conference or fair hearing, how to see your file, or how to get additional copies of documents, call us at the telephone numbers listed at the top of page one of this notice or write to us at the address printed at the top of page one of this notice.