STATE OF CONNECTICUT DEPARTMENT OF SOCIAL SERVICES OFFICE OF LEGAL COUNSEL, REGULATIONS, AND ADMINISTRATIVE HEARINGS 55 FARMINGTON AVE. HARTFORD, CT 06105-3725

Signature Confirmation

Client ID
Case ID
Request # 171124

NOTICE OF DECISION

PARTY



PROCEDURAL BACKGROUND

On 2020, the Department of Social Services (the "Department") sent (the "Appellant") a Notice of Action ("NOA) closing his benefits under the Supplemental Nutrition Assistance Program ("SNAP") effective 2020.

On 2021, the Appellant requested an administrative hearing to contest the

On 2021, the Office of Legal Counsel, Regulations, and Administrative Hearings ("OLCRAH") issued a notice scheduling the administrative hearing for 2021.

On 2021, in accordance with sections 17b-60, 17b-61 and 4-176e to 4-189 inclusive, of the Connecticut General Statutes, OLCRAH held an administrative hearing.

The following individuals were present at the hearing:

Department's decision to discontinue such benefits.

Garfield White, Department Representative Lisa Nyren, Fair Hearing Officer

STATEMENT OF THE ISSUE

The issue to be decided is whether the Department's 2020 decision to close the Appellant's benefits under the SNAP effective 2020 was correct.		
	FINDINGS OF FACT	
рe	he Department certified the Appellant's SNAP eligibility for a twelve (12) month eriod beginning 2019 and ending 2020. (Exhibit 1: otice of Renewal of Eligibility)	
	he Appellant resided at section 2020 to 2020 to ("current address"). (Appellant's Testimony)	
re ar	2020, the Department issued the Appellant a Notice of enewal of Eligibility ("renewal notice") addressed to the former address. The enewal notice stated the Appellant must complete the enclosed renewal form or nonline renewal and provide all required proofs by 2020 or SNAP enefits may stop. (Exhibit 1: Notice of Renewal)	
4. T	he Appellant did not receive the renewal notice. (Appellant's Testimony)	
th th re	2020, the Department issued the Appellant a Warning Notice warning notice") addressed to the former address. The warning notice states not the Department did not receive the Appellant's renewal form and instructed ne Appellant to return the renewal form by 2020 to continue to eceive benefits without interruption. The Department will discontinue benefits ffective 2020 if the renewal process is not completed by 2020. (Exhibit 2: Warning Notice)	
6. T	he Appellant did not receive the warning notice. (Appellant's Testimony)	
be "F m	2020, the Department issued the Appellant a Notice of Action NOA") to the former address. The NOA states the Appellant not eligible for enefits under the SNAP effective 2020 for the following reasons: Renewal form was not submitted, renewal process not completed, no household nembers are eligible for this program, [and] does not meet program equirements." (Exhibit 3: Notice of Action)	
8. TI	he Appellant did not receive the NOA. (Appellant's Testimony)	
	2020, the Department discontinued the Appellant's benefits nder the SNAP effective 2020 for failure to complete the renewal rocess. (Hearing Record)	

- 10. The Appellant did not complete a renewal form because he did not receive the renewal notice containing the renewal form, the warning notice, or the NOA. (Appellant's Testimony)
- 11. On 2020, the Appellant reported a change of address to the Department. The Appellant reported he moved to his current address. (Department Representative's Testimony)
- 12. The issuance of this decision is timely under Title 7 Section 273.15(c) of the Code of Federal Regulations which requires that a decision be issued within 60 days of the request for an administrative hearing. The Appellant requested an administrative hearing on 2021. Therefore this decision is due not later than 2021.

CONCLUSIONS OF LAW

- Section 17b-2(7) of the Connecticut General Statutes provides that the Department of Social Services is designated as the state agency for the administration of the supplemental nutrition assistance program pursuant to the Food and Nutrition Act of 2008.
- 2. Title 7 of the Code of Federal Regulations ("C.F.R.") § 273.10(f) provides as follows:

Certification periods. The State agency must certify each eligible household for a definite period of time. State agencies must assign the longest certification period possible based on the predictability of the household's circumstances. The first month of the certification period will be the first month for which the household is eligible to participate. The certification period cannot exceed 12 months except to accommodate a household's transitional benefit period and as specified in paragraphs (f)(1) and (f)(2) of this section.

3. Federal regulation provides as follows:

Application. The State agency must develop an application to be used by households when applying for recertification. It may be the same as the initial application, a simplified version, a monthly reporting form, or other method such as annotating changes on the initial application form. A new household signature and date is required at the time application for recertification. The recertification process can only be used for those households which apply for recertification prior to the end of their current certification period, except for delayed applications as specified in paragraph (e)(3) of this section. The process, at a minimum, must elicit from the household sufficient information that, when added to information already contained in the case file, will ensure an accurate

determination of eligibility and benefits. The State agency must notify the applicant of information which is specified in § 273.2(b)(2) and provide the household with a notice of required verification as specified in § 273.2(c)(5).

7 C.F.R. § 273.14(b)(2)

Federal regulation provides as follows:

Application for recertification. Eligibility for recertification shall be determined based on circumstances anticipated for the certification period starting the month following the expiration of the current certification period. The level of benefits for recertifications shall be based on the same anticipated circumstances, except for retrospectively budgeted households which shall be recertified in accordance with §273.21(f)(2). If a household, other than a migrant or seasonal farmworker household, submits an application after the household's certification period has expired, that application shall be considered an initial application and benefits for that month shall be prorated in accordance with paragraph (a)(1)(ii) of this section. If a household's failure to timely apply for recertification was due to an error of the State agency and therefore there was a break in participation, the State agency shall follow the procedures in §273.14(e). In addition, if the household submits an application for recertification prior to the end of its certification period but is found ineligible for the first month following the end of the certification period, then the first month of any subsequent participation shall be considered an initial month. Conversely, if the household submits an application for recertification prior to the end of its certification period and is found eligible for the first month following the end of the certification period, then that month shall not be an initial month.

7 C.F.R. § 273.10(a)(2)

4. Federal regulation provides as follows:

No household may participate beyond the expiration of the certification period assigned in accordance with § 273.10(f) without a determination of eligibility for a new period. The State agency must establish procedures for notifying households of expiration dates, providing application forms, scheduling interviews, and recertifying eligible households prior to the expiration of certification periods. Household must apply for recertification and comply with interview and verification requirements.

7 C.F.R. § 273.14(a)

5. On 2020, the Department correctly issued a renewal notice which included a renewal form to the Appellant because the Appellant's SNAP certification period was scheduled to expire on 2020. Without

	knowledge of a change of address until 2020, the Department correctly issued the renewal notice to the former address.
6.	On 2020, the Department correctly issued a warning notice to the Appellant at the former address informing him to complete the recertification process prior to 2020. Without knowledge of a change of address until 2020, the Department correctly issued the warning notice to the former address.
7.	On 2020, the Department correctly determined the Appellant not eligible for benefits under the SNAP effective 2020 because the Appellant's twelve (12) month SNAP certification period was scheduled to expire on 2020 and the Department did not receive an application for recertification from the Appellant. Federal regulation stipulates that no household may participate beyond the expiration of the certification period assigned without a determination of eligibility for a new period. The Appellant's 12-month certification period that began on 2019 expired on 2020. Without a new eligibility determination for SNAP, benefits must end.
8.	On 2020, the Department correctly issued the Appellant a Notice of Action informing the Appellant that his benefits under the SNAP would close effective 2020 for the reasons: "renewal form was not submitted renewal process not completed, no household members are eligible for this program, and does not meet program requirements." Without knowledge of a change of address until 2020, the Department correctly issued the NOA to the Appellant at the former address.

DECISION

The Appellant's appeal is denied.

Lisa A. Nyren Fair Hearing Officer

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CC: Musa Mohamud, DSS RO #10 Judy Williams, DSS RO #10 Jessica Carroll, DSS RO #10 Jay Bartolomei, DSS RO #10

Garfield White, DSS RO #10

RIGHT TO REQUEST RECONSIDERATION

The appellant has the right to file a written reconsideration request within **15** days of the mailing date of the decision on the grounds there was an error of fact or law, new evidence has been discovered or other good cause exists. If the request for reconsideration is granted, the appellant will be notified within **25** days of the request date. No response within 25 days means that the request for reconsideration has been denied. The right to request a reconsideration is based on § 4-181a (a) of the Connecticut General Statutes.

Reconsideration requests should include <u>specific</u> grounds for the request: for example, indicate <u>what</u> error of fact or law, <u>what</u> new evidence, or <u>what</u> other good cause exists.

Reconsideration requests should be sent to: Department of Social Services, Director, Office of Administrative Hearings and Appeals, 55 Farmington Avenue Hartford, CT 06105.

RIGHT TO APPEAL

The appellant has the right to appeal this decision to Superior Court within **45** days of the mailing of this decision, or **45** days after the agency denies a petition for reconsideration of this decision, provided that the petition for reconsideration was filed timely with the Department. The right to appeal is based on § 4-183 of the Connecticut General Statutes. To appeal, a petition must be filed at Superior Court. A copy of the petition must be served upon the Office of the Attorney General, 165 Capitol Avenue, Hartford, CT 06106 or the Commissioner of the Department of Social Services, 55 Farmington Avenue Hartford, CT 06105. A copy of the petition must also be served on all parties to the hearing.

The 45 day appeal period may be extended in certain instances if there is good cause. The extension request must be filed with the Commissioner of the Department of Social Services in writing no later than 90 days from the mailing of the decision. Good cause circumstances are evaluated by the Commissioner or the Commissioner's designee in accordance with § 17b-61 of the Connecticut General Statutes. The Agency's decision to grant an extension is final and is not subject to review or appeal.

The appeal should be filed with the clerk of the Superior Court in the Judicial District of New Britain or the Judicial District in which the appellant resides.