What is Reemployment Assistance Fraud?

If you think you may have committed RA fraud, let us help you to address the issue.

Don’t delay – ask a RA representative for help today.

Did you know?

If you knowingly collect benefits based on false or inaccurate information that you intentionally provided when claiming your benefits, you are committing fraud. Reemployment Assistance fraud is punishable by law and violators could face a number of serious penalties and consequences.

Examples of RA fraud could include:

- An individual returns to work but continues to collect RA benefits.
- An individual works a part-time job but does not report his or her earnings to the state, thereby collecting more benefits than he or she is allowed.
- An individual performs temporary work while collecting RA benefits, but does not report the earnings when filing his or her weekly claim.
- An individual holds back information or gives false information to the state RA agency.

If you commit RA fraud, then you could face a variety of serious penalties. These include:

- Prosecution by government authorities.
- Possible jail or prison sentences.
- Repaying the RA benefits collected, plus penalties and fines.
- Forfeiting future federal income tax refunds.
- Losing eligibility to collect RA benefits until all debts have been repaid.

Anyone who collects Reemployment Assistance benefits is legally responsible for making sure he or she follows the requirements set by state law. Failure to follow the rules can result in serious consequences.

FOR MORE INFORMATION, CONTACT YOUR REEMPLOYMENT ASSISTANCE AGENCY BY CALLING 1-800-342-9909 OR VISIT: www.floridajobs.org/job-seekers-community-services