

Termination of work-site agreement

- (1) A JOBS Plus work-site agreement may be terminated by a participant, upon request to the Department, after the client has worked for two weeks for the employer. For the third and any subsequent termination requested by the client, the client is subject to disqualification for failure to comply with the requirements of the JOBS program as provided in OAR [461-130-0325](#)(1)(b).
- (2) The Department will terminate a JOBS Plus work-site agreement if the agreement is violated by the employer or the staffing company and at the end of the month prior to the month in which a member of the eligibility group begins serving a disqualification in the SNAP program.
- (3) To be eligible to receive JOBS Plus payments, an employer must --
 - (a) Comply with its JOBS Plus work site agreement; and
 - (b) Make accurate statements on its voucher submissions to the Department.
- (4) An employer may not accept or retain a Department payment made on the basis of an inaccurate voucher submission, even if the inaccuracy was unintentional.
- (5) An employer may not accept or retain a Department payment for an individual who is no longer a JOBS Plus program participant, when the employer has notified the Department that the individual is no longer a JOBS Plus program participant.
- (6) An employer may not accept or retain a Department payment for an individual who is no longer a JOBS Plus program participant, when the Department has notified the employer that the individual is no longer a JOBS Plus program participant.

Statutory/Other Authority: ORS [411.060](#), [411.816](#), [411.892](#)
Statutes/Other Implemented: ORS [411.060](#), [411.892](#)

There are no previous rules dated January 1, 2014 or later.

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