

INTERSTATE COMPACT
Division 180
NOI to Amend & Temporary Adoption

291-180-0275

Retaken Offenders

(1) An offender who was previously retaken and returned to this state from another state at cost to the State of Oregon, whether by formal or informal means, shall not be approved by the Department of Corrections for an interstate compact supervision transfer under these rules until such time as the offender repays to the State of Oregon all costs incurred by the State of Oregon in effecting the offender's return to this state. Limited exceptions may be granted by the Compact Administrator or designee based on individual circumstances.

(2) This rule applies to all offenders applying for a transfer of their supervision to another state under the Interstate Compact for Adult Offender Supervision (ICAOS) before, on or after January 1, 2012, whose applications have not been previously approved by the Department of Corrections.

~~Previously compacted offenders, who were "retaken" at cost to Oregon, shall not be re-compacted until such time as costs of retaking have been repaid to Oregon. Exceptions may be granted by the Compact Administrator or their designee.~~

Stat Auth: ORS 144.600, 179.040, 423.020, 423.030, and 423.075

Stat Impl: ORS 144.600, 179.040, 423.020, 423.030, and 423.075