



<p align="center"><b>OMMP Grow Site Potential Violations - Updated April 25, 2019</b></p> <p><i>The following list is not inclusive of all state laws or administrative rules that govern the operation of medical marijuana grow sites or for which a PRMG or a GSA is accountable. Applicable law and rule text are available by following this link:</i> <a href="http://www.healthoregon.org/ommp">www.healthoregon.org/ommp</a></p>	<p align="center"><b>Administrative Rule</b></p>	<p align="center"><b>Violation Category</b></p>
<p>Unless the Authority has received a request for a grandfathered grow site address under OAR 333-008-0500, and except as provided in section (4) of this rule the grow site plant limits are as follows: (a) For a grow site location within city limits and zoned residential, a maximum of: (A) Twelve mature marijuana plants; (B) Twenty-four immature marijuana plants that are 24 inches or more in height; and (C) Effective October 1, 2018, 72 immature marijuana plants that are less than 24 inches in height.</p>	<p align="center">333-008-0025(3)(a)</p>	<p align="center">1</p>
<p>Unless the Authority has received a request for a grandfathered grow site address under OAR 333-008-0500, and except as provided in section (4) of this rule the grow site plant limits are as follows: (b) For a grow site location within city limits but not zoned residential or outside city limits, a maximum of: (A) Forty-eight mature marijuana plants; (B) Ninety-six immature marijuana plants that are 24 inches or more in height; and (C) Effective October 1, 2018, 288 immature marijuana plants that are less than 24 inches in height.</p>	<p align="center">333-008-0025(3)(b)</p>	<p align="center">1</p>
<p>A grow site located at a patient’s residence where the patient or the patient’s designated primary caregiver produces marijuana may not have more than 12 mature marijuana plants and 24 immature marijuana plants and cannot be a grandfathered grow site. The marijuana plant numbers include any plants permitted under ORS 475B.301.</p>	<p align="center">333-008-0025(4)</p>	<p align="center">3</p>
<p>A PRMG, except for a patient growing only for themselves at the patient’s residence who is not transferring usable marijuana, seeds or immature plants to a registered processing site or dispensary, must create an online account with the Authority through which the individual must at a minimum submit the information required in OAR 333-008-0630.</p>	<p align="center">333-008-0033(3)</p>	<p align="center">4</p>
<p>A PRMG is responsible for knowing how many immature and mature marijuana plants are legally permitted at the grow site address.</p>	<p align="center">333-008-0033(4)</p>	<p align="center">4</p>
<p>The Authority may deny a designation of a PRMG if the Authority determines that the applicant or the PRMG violated a provision of ORS 475B.785 to 475B.949, 475B.580, 475B.650, OAR chapter 333, division 7, these rules, or an ordinance adopted pursuant to ORS 475B.928.</p>	<p align="center">333-008-037(3)</p>	<p align="center">info</p>
<p>A grow site located at a patient’s residence where the patient or the patient’s designated primary caregiver produces marijuana may no longer be a grandfathered grow site, may not be approved as a grandfathered grow site, and the grow site may not be used to produce more than 12 mature marijuana plants and 24 immature marijuana plants. The marijuana plant numbers include any plants permitted under ORS 475B.301.</p>	<p align="center">333-008-0520(4)</p>	<p align="center">3</p>

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A grandfathered grow site may only have the number of plants authorized by the Authority, based on the number of patients designating the address as a grow site on December 31, 2014. A PRMG producing marijuana at a grandfathered grow site may replace an existing patient with a new patient unless the person's designation has been terminated under ORS 475B.831(6).	333-008-0540(1)	1
If the Authority suspends or revokes the registration of a PRMG that is producing marijuana at a grandfathered grow site the PRMG may not continue to grow at that address or any other grow site address that has: (a) For a grow site location within city limits that is zoned residential, a maximum of: (A) Twelve mature marijuana plants; (B) Twenty-four immature marijuana plants that are 24 inches or more in height; and (C) Effective October 1, 2018, 72 immature marijuana plants that are less than 24 inches in height.	333-008-0540(2)(a)	1
If the Authority suspends or revokes the registration of a PRMG that is producing marijuana at a grandfathered grow site the PRMG may not continue to grow at that address or any other grow site address that has: (b) For a grow site location within city limits but not zoned residential or outside city limits, a maximum of: (A) Forty-eight mature marijuana plants; (B) Ninety-six immature marijuana plants that are 24 inches or more in height; and (C) Effective October 1, 2018, 288 immature marijuana plants that are less than 24 inches in height.	333-008-0540(2)(b)	1
If a patient terminates the designation of a PRMG that person may not be designated to produce marijuana by another patient at the grandfathered grow site address and may not produce marijuana at any other grow site address that is authorized to have more than: (a) Forty-eight mature marijuana plants; (b) Ninety-six immature marijuana plants that are 24 inches or more in height; and (C) Effective October 1, 2018, 288 immature marijuana plants that are less than 24 inches in height.	333-008-0540(3)	4
A PRMG may not grow marijuana for more than eight patients at any one time.	333-008-0550(1)	1
A PRMG must display a marijuana grow site registration card at the marijuana grow site at all times for each patient for whom marijuana is being produced.	333-008-0550(2)	3
All seeds, immature marijuana plants, mature marijuana plants and usable marijuana associated with the production of marijuana for a patient by a PRMG are the property of the patient and must be provided to the patient upon request, unless the patient has assigned a portion of the right to possess the seeds, immature plants and usable marijuana to the PRMG in accordance with ORS 475B.822.	333-008-0550(3)	1
All marijuana produced for a patient must be provided to the patient or designated primary caregiver when the PRMG ceases producing marijuana for the patient, unless the patient has assigned a portion of the right to possess the seeds, immature plants and usable marijuana to the PRMG in accordance with ORS 475B.822.	333-008-0550(4)	1
All usable marijuana associated with the production of marijuana for a patient must be transferred to a marijuana processing site upon the patient's request.	333-008-0550(5)	2
All seeds, immature marijuana plants and usable marijuana associated with the production of marijuana for a patient must be transferred to a medical marijuana dispensary upon the patient's request.	333-008-0550(6)	2

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<p>If a patient terminates the designation of a PRMG that PRMG may not be designated to produce marijuana by another patient unless the grow site address is authorized to have no more than:</p> <p>(a) Forty-eight mature marijuana plants;</p> <p>(b) Ninety-six immature marijuana plants that are 24 inches or more in height; and</p> <p>(c) Effective October 1, 2018, 288 immature marijuana plants that are less than 24 inches in height.</p>	333-008-0550(7)	4
<p>A PRMG must return the grow site registration card to the Authority when the person's designation has been terminated by a patient or the person ceases producing marijuana for themselves or another patient.</p>	333-008-0550(8)	3
<p>Except for a patient growing only for themselves at the patient's residence and not transferring usable marijuana, seeds or immature plants to a registered processing site or dispensary, or a PRMG that produces marijuana at a grow site that is subject to CTS tracking, a PRMG must create an online account with the Authority through which the individual must at a minimum submit the information required in OAR 333-008-0630.</p>	333-008-0550(9)	4
<p>A PRMG must comply with the advertising restrictions in OAR 333-008-2070 and must remove any sign, display or advertisement if the Authority determines the PRMG has violated OAR 333-008-2070.</p>	333-008-0550(10)	2
<p>A PRMG who transfers or sells usable marijuana to a registered processing site or sells or transfers seeds, immature plants or usable marijuana to a registered dispensary must maintain and use a weighing device that is licensed by the Oregon Department of Agriculture (ODA). Licensed weighing devices must be used by a PRMG whenever marijuana items are:</p> <p>(a) Transferred from the PRMG to a registered processing site or dispensary and the transfer is by weight;</p> <p>(b) Packaged for transfer by weight to a registered processing site or dispensary;</p> <p>(c) Weighed for purposes of documenting information required in OAR 333-008-0630 for transfers to registered processing sites or dispensaries; or</p> <p>(d) Weighed for purposes of reporting information required in OAR 333-008-0630 or for the purposes of reporting information into CTS under OAR 333-008-0635.</p>	333-008-0550(11)	1
<p>PRMGs at a grow site may collectively use one weighing device licensed by ODA. If there is no weighing device licensed by ODA at a grow site all PRMGs registered at the grow site will be in violation of this rule.</p>	333-008-0550(12)	1
<p>A PRMG may only use pesticides in accordance with ORS chapter 634 and OAR chapter 603, division 57.</p>	333-008-0550(13)	2
<p>A PRMG must comply with laws pertaining to water use as administered by the Oregon Water Resources Department and shall maintain records as necessary to demonstrate compliance. The PRMG shall provide evidence of a legal source of water to the Oregon Water Resources Department and Oregon Health Authority upon request.</p>	333-008-0550(16)	2
<p>A PRMG must comply with applicable land use and zoning requirements related to the production of marijuana.</p>	333-008-0550(17)	2

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<p>A PRMG must obtain an assignment of rights from their patient before transferring usable marijuana, seeds, or immature marijuana plants to a registered dispensary, processing site, or an OLCC licensed processor or wholesaler, as follows:</p> <p>(a) For any usable marijuana, seeds, or immature marijuana plants that will be transferred to a registered dispensary or registered processing site, the PRMG must obtain an Authorization to Transfer form as prescribed by the Authority or a personal agreement as described in ORS 475B.822.</p> <p>(b) For usable marijuana that will be transferred under ORS 475B.825 to a licensed processor or licensed wholesaler the PRMG must obtain a personal agreement as described in ORS 475B.822.</p> <p>(c) The authorization to transfer form or personal agreement must be made available to the Authority or Commission upon request.</p> <p>(d) A model personal agreement form is available on the Authority’s website, at <a href="http://healthoregon.org/ommp">healthoregon.org/ommp</a>.</p> <p>(e) A PRMG may only possess and transfer usable marijuana, seeds or immature plants transferred from a patient in accordance with ORS 475B.785 to 475B.949.</p>	333-008-0550(18)	1
<p>A PRMG may not produce more than the following per patient, subject to the overall grow site plant limits:</p> <p>(a) Six mature marijuana plants;</p> <p>(b) Twelve immature marijuana plants that are 24 inches or more in height; and</p> <p>(c) Effective October 1, 2018, 36 immature marijuana plants that are less than 24 inches in height.</p>	333-008-0560(1)	1
<p>Unless a petition has been granted under OAR 333-008-0520 a grow site address may not have more than: (a) For a grow site location within city limits that is zoned residential:</p> <p>(A) Twelve mature marijuana plants;</p> <p>(B) Twenty-four immature marijuana plants that are 24 inches or more in height; and</p> <p>(C) Effective October 1, 2018, 72 immature marijuana plants that are less than 24 inches in height.</p>	333-008-0560(2)(a)	1
<p>Unless a petition has been granted under OAR 333-008-0520 a grow site address may not have more than: (b) For a grow site location within city limits but not zoned residential or outside city limits:</p> <p>(A) Forty-eight mature marijuana plants;</p> <p>(B) Ninety-six immature marijuana plants that are 24 inches or more in height; and</p> <p>(C) Effective October 1, 2018, 288 immature marijuana plants that are less than 24 inches in height.</p>	333-008-0560(2)(b)	1
<p>A PRMG producing marijuana at a grow site where multiple PRMGs are registered must:</p> <p>(a) Physically identify the marijuana plants at a grow site address that are being grown by that PRMG by either:</p> <p>(A) Tagging each marijuana plant with the PRMG’s name, identification card number and patient identification number; or</p> <p>(B) Fencing or cordoning off the PRMG’s marijuana plants and posting all grow site registration cards at the location where the plants are located; or</p> <p>(b) Post a plot plan or graphic matrix depicting the plant layout configuration within the grow site and the PRMG and patient associated with each plant. For purposes of such grow site mapping, a keyed or alphanumeric legend must be included that includes means to confirm the assigned PRMG name and identification number and the patient name and identification number for each plant.</p>	333-008-0570(1)	1

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If during an investigation the Authority determines that marijuana plants have not been designated by a PRMG in accordance with section (1) of this rule or there are marijuana plants at the grow site designated by an individual who is not authorized to produce marijuana at that grow site the Authority may suspend or revoke the registration of the grow site address for all PRMGs at that grow site and all the PRMG's identification cards.	333-008-0570(2)	info
If during an investigation the Authority determines that a PRMG is producing marijuana plants in excess of the number of plants allowed in ORS 475B.831 the Authority may suspend or revoke the registration of the PRMG for each patient who has designated the PRMG.	333-008-0570(3)	info
Each PRMG registered at a grow site is jointly and severally responsible for ensuring compliance with ORS 475B.831.	333-008-0570(4)	info
A person designated to produce marijuana by a patient may not possess usable marijuana in excess of: (a) For a marijuana grow site located outdoors, 12 pounds of usable marijuana per mature marijuana plant; or	333-008-0580(2)(a)	1
A person designated to produce marijuana by a patient may not possess usable marijuana in excess of: (b) For a marijuana grow site located indoors, six pounds of usable marijuana per mature marijuana plant.	333-008-0580(2)(b)	1
Unless a PRMG falls within the definition of a person designated to produce marijuana by a patient the PRMG may only possess the amount of usable marijuana that is permitted under ORS 475B.301.	333-008-0580(3)	1
A PRMG producing marijuana at a grow site where there are multiple PRMGs registered must physically segregate the usable marijuana at the grow site address that is the property of the PRMG or the PRMG's patients by placing the usable marijuana in a receptacle or multiple receptacles and attaching a label to the receptacle that includes the PRMG's name, identification card number and patient identification number.	333-008-0580(4)	1
If during an investigation the Authority determines that usable marijuana has not been segregated in accordance with section (4) of this rule or that usable marijuana at the grow site is identified as belonging to an individual who is not registered at the grow site, the Authority may suspend or revoke the registration of the grow site address for all PRMGs producing at that grow site and the PRMG's cards.	333-008-0580(5)	info
A PRMG who transfers usable marijuana to a registered processing site or dispensary must comply with the labeling and packaging requirements adopted by the Commission in OAR chapter 845, division 25 and the testing requirements in OAR 333-007-0300 to 333-007-0500, including but not limited to assigning and documenting a unique batch number for each batch of usable marijuana, and providing that batch number to registered processing sites and dispensaries at the time of transfer or sale.	333-008-0600(1)	2
In accordance with rules adopted by the Commission in OAR chapter 845, division 25 a PRMG must: (a) Comply with the Commission's packaging and labeling pre-approval process under OAR chapter 845, division 25; and (b) Keep all records related to the label pre-approval process for two years from the date of approval and provide those records at the request of the Authority.	333-008-0600(2)	2

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No later than the 10th day of each month, a PRMG, who is not a person designated to produce marijuana by a patient, as that is defined in OAR 333-008-0010, must submit the following information to the Authority: (a) The number of immature and mature marijuana plants and amount of usable marijuana transferred to each patient for whom the PRMG is producing marijuana;	333-008-0630(2)(a)	4
No later than the 10th day of each month, a PRMG, who is not a person designated to produce marijuana by a patient, as that is defined in OAR 333-008-0010, must submit the following information to the Authority: (b) The amount of usable marijuana transferred to each registered marijuana processing site through an agreement with the patient;	333-008-0630(2)(b)	4
No later than the 10th day of each month, a PRMG, who is not a person designated to produce marijuana by a patient, as that is defined in OAR 333-008-0010, must submit the following information to the Authority: (c) The number of seeds or immature plants and the amount of usable marijuana transferred to each registered dispensary through an agreement with the patient.	333-008-0630(2)(c )	4
No later than the 10th day of each month, a person designated to produce marijuana by a patient as that term is defined in OAR 333-008-0010, must submit the following information to the Authority: (a) The number of mature marijuana plants and immature marijuana plants, the amount of marijuana leaves and flowers being dried, and the amount of usable marijuana, in the person's possession;	333-008-0630(3)(a)	4
No later than the 10th day of each month, a person designated to produce marijuana by a patient as that term is defined in OAR 333-008-0010, must submit the following information to the Authority: (b) The number of mature marijuana plants and immature marijuana plants, and the amount of usable marijuana transferred to each patient for whom the person produces marijuana, or that patient's designated primary caregiver during the previous month;	333-008-0630(3)(b)	4
No later than the 10th day of each month, a person designated to produce marijuana by a patient as that term is defined in OAR 333-008-0010, must submit the following information to the Authority: (c) The amount of usable marijuana transferred to each marijuana processing site during the previous month;	333-008-0630(3)(c )	4
No later than the 10th day of each month, a person designated to produce marijuana by a patient as that term is defined in OAR 333-008-0010, must submit the following information to the Authority: (d) The number of immature marijuana plants, and the amount of usable marijuana transferred to each medical marijuana dispensary during the previous month.	333-008-0630(3)(d)	4
The information required to be submitted under this rule must be submitted electronically in a manner prescribed by the Authority.	333-008-0630(4)	4
In addition to submitting the information as required in section (3) of this rule a person designated to produce marijuana by a patient must keep a record of the information described in section (3) of this rule for two years after the date on which the person submits the information to the Authority.	333-008-0630(5)	4
A person designated to produce marijuana by a patient, as that term is defined in OAR 333-008-0010, may delegate his or her duty to report information under section (3) of this rule to another person designated to produce marijuana by a patient if the marijuana grow site addresses are the same. (a) The person to whom the duty is delegated must submit a notice, on a form prescribed by the Authority, of the delegation.	333-008-0630(6)(a)	4

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A person designated to produce marijuana by a patient, as that term is defined in OAR 333-008-0010, may delegate his or her duty to report information under section (3) of this rule to another person designated to produce marijuana by a patient if the marijuana grow site addresses are the same. (b) A delegation under this section does not relieve a person designated to produce marijuana by a patient, who delegates the duty to report, from complying with any of these rules, except for the duty to report.	333-008-0630(6)(b)	info
A person designated to produce marijuana by a patient, as that term is defined in OAR 333-008-0010, may delegate his or her duty to report information under section (3) of this rule to another person designated to produce marijuana by a patient if the marijuana grow site addresses are the same. (c) If a person to whom the reporting duty has been delegated fails to report in accordance with section (3) of this rule the Authority may suspend or revoke the registration of the person to whom the reporting duty was delegated.	333-008-0630(6)(c)	info
A person designated to produce marijuana by a patient, as that term is defined in OAR 333-008-0010, may delegate his or her duty to report information under section (3) of this rule to another person designated to produce marijuana by a patient if the marijuana grow site addresses are the same. (d) If the person to whom the reporting duty has been delegated fails to report in accordance with section (3) of this rule for any person designated to produce marijuana by a patient the delegation is void and the person who delegated the reporting duty must report the information to the Authority within 10 business days of being informed by the Authority of the failure to report.	333-008-0630(6)(d)	4
A PRMG who has applied for licensure with the Commission under Oregon Laws 2017, chapter 183, section 41(1)(c), and whose application has not yet been considered incomplete, proposed for denial or granted, must continue to report under this rule until the Commission acts on the application.	333-008-0630(7)	4
A grow site location that meets the following criteria must track the transfer, propagation and production of marijuana in CTS in accordance with OAR chapter 845, division 25: (a) The grow site has more than 12 mature medical marijuana plants and more than 24 immature medical marijuana plants; or (b) There are more than two PRMGs registered at the grow site location; or (c) There are more than two patients registered at the grow site location.	333-008-0635(1)	4
One PRMG at a grow site location must be approved as the designated grow site administrator by the Authority under OAR 333-008-0638 and is responsible for: (a) Paying the CTS non-refundable user fee; and (b) Ensuring compliance with the CTS tracking requirements for all PRMGs at the grow site location.	333-008-0635(2)	4
A grow site administrator at a grow site subject to tracking must activate the CTS account assigned by the Commission within 10 calendar days of notification by the Commission that activation is required and must enter all inventory within 10 calendar days of activating the CTS account.	333-008-0635(3)	4
The grow site administrator must comply with OAR 845-025-2110 and 845-025-2120 and any additional instructions provided by the Authority or the Commission regarding the following: (a) Setting up and activating a CTS user account;	333-008-0635(4)(a)	4
The grow site administrator must comply with OAR 845-025-2110 and 845-025-2120 and any additional instructions provided by the Authority or the Commission regarding the following: (b) Successfully completing all required CTS training; and	333-008-0635(4)(b)	4

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The grow site administrator must comply with OAR 845-025-2110 and 845-025-2120 and any additional instructions provided by the Authority or the Commission regarding the following: (c) Ordering Unique Identification Tags and tagging all marijuana items.	333-008-0635(4)(c)	4
A grow site administrator and each PRMG at a grow site must cooperate with an inspection or investigation conducted by the Commission under ORS 475B.895(6).	333-008-0635(5)	1
A PRMG producing marijuana at a grow site location that is subject to CTS tracking may not transfer a marijuana item, unless the grow site has: (a) An approved grow site administrator capable of entering required information into CTS;	333-008-0635(6)(a)	1
A PRMG producing marijuana at a grow site location that is subject to CTS tracking may not transfer a marijuana item, unless the grow site has: (b) An active CTS user account;	333-008-0635(6)(b)	1
A PRMG producing marijuana at a grow site location that is subject to CTS tracking may not transfer a marijuana item, unless the grow site has: (c) UID tags; and	333-008-0635(6)(c)	1
A PRMG producing marijuana at a grow site location that is subject to CTS tracking may not transfer a marijuana item, unless the grow site has: (d) All medical marijuana items tagged with UID tags and all inventory recorded in accordance with OAR 845-025-2110.	333-008-0635(6)(d)	1
If a grow site administrator or any PRMG at a grow site location that is subject to CTS tracking under this rule does not comply with this rule, the Authority may revoke the registration of the grow site and the registration of all PRMGs registered at that grow site location.	333-008-0635(7)	info
A grow site administrator is legally responsible for compliance with this rule and all CTS tracking requirements as described in OAR 845-025-2110 and 845-025-2150.	333-008-0635(8)	info
Each PRMG at a grow site location must cooperate with the approved grow site administrator to ensure that the grow site and the grow site administrator complies with this rule and the Commission's CTS rules that apply to registrants. Failure to cooperate with a grow site administrator is a violation of this rule and may result in a PRMG's registration being revoked.	333-008-0635(9)	1
The Authority may revoke the grow site registration and the registration of all PRMGs at a grow site if the grow site does not have a GSA or is not using CTS tracking as is required by these rules.	333-008-0635(10)	info
Designation of Grow Site Administrator for CTS. (a) On and after May 31, 2018, a grow site that is subject to CTS tracking under OAR 333-008-0635(1) must have a designated grow site administrator.	333-008-0638(1)(a)	3
Designation of Grow Site Administrator for CTS. (c) If a patient submits an application listing a grow site and the new application makes the grow site subject to CTS tracking criteria under OAR 333-008-0635(1) the Authority will notify all PRMGs at the grow site that a grow site administrator must be designated. The PRMG designated as the grow site administrator has 15 calendar days from the date of the Authority's notice to submit a grow site administrator request to the Authority in a form and manner prescribed by the Authority, along with the CTS non-refundable user fee.	333-008-0638(1)(c)	3
No PRMG at a grow site that is subject to OAR 333-008-0635 may transfer any seeds, immature medical plants or usable medical marijuana unless the grow site has an approved grow site administrator and an active CTS account.	333-008-0638(9)	1

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The Authority may, at any time, contact a patient, designated primary caregiver, PRMG, or a patient's attending physician by telephone, mail or in person to verify the current accuracy of information included in the registration system.	333-008-0700(1)	info
The Authority may, when it has reasonable basis for believing a violation of ORS 475B.785 through 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules has occurred, either conduct an investigation or arrange for this responsibility to be assumed by the proper state or local authorities.	333-008-0700(2)	info
A patient, designated primary caregiver or PRMG must cooperate with the Authority during an investigation.	333-008-0700(3)	1
The Authority may inspect the following to ensure compliance with ORS 475B.810, 475B.816 and 475B.831, and any rule adopted under ORS 475B.810, 475B.816 and 475B.831: (1) The marijuana grow site of a person designated to produce marijuana by a patient; and (2) The records of a person designated to produce marijuana by a patient.	333-008-0710	info
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: For a PRMG: (a) To transfer seeds, immature plants or usable marijuana to a registered processing site or dispensary without a valid patient authorization or personal agreement.	333-008-0720(1)(a)	1
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: For a PRMG (b) To transfer usable marijuana to an OLCC licensed processor site or licensed wholesaler without a valid assignment of rights from a patient through a personal agreement under ORS 475B.822.	333-008-0720(1)(b)	1
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: For a PRMG (c) To produce marijuana at an invalid USPS address.	333-008-0720(1)(c)	3
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: For a PRMG (d) To produce marijuana if the PRMG or the grow site do not meet the qualifications for registration under ORS 475B.810 or 475B.813 or rule adopted thereunder.	333-008-0720(1)(d)	2
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: To fail to cooperate with the Authority during an inspection or investigation. Failure to cooperate includes but is not limited to: (a) Failure to provide directions to a grow site. (b) Refusal to grant access to any and all portions of the registered grow site that the Authority has reason to believe are used in the production, harvesting, curing, storing, or packaging of marijuana. (c) Failure to meet Authority staff within a reasonable period of time at the registered grow site after being notified of an on-site inspection. (d) Failure to provide confirmation, upon request by the Authority, of the presence or absence of hazards or dangerous conditions at a grow site. (e) Failure to provide to the Authority, upon request, information concerning compliance with these rules.	333-008-0720(2)	1

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In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: To fail to pay a civil penalty.	333-008-0720(3)	1
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: To submit false or misleading information to the Authority or the Commission.	333-008-0720(4)	1
In addition to failure to comply with any applicable provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7 or these rules, it is a violation: To provide marijuana to a patient, designated primary caregiver, employee, or other person to have the marijuana tested for pesticides on behalf of the PRMG without disclosing to the laboratory the PRMG's OMMP number.	333-008-0720(5)	1
Person Responsible for a Marijuana Grow Site Suspension or Revocation. (a) The Authority may suspend or revoke the registration of a PRMG at a registered grow site if the Authority determines that a PRMG violated a provision of ORS 475B.785 to 475B.949, 475B.555, 475B.605, 475B.615, OAR chapter 333, division 7, these rules or an ordinance adopted pursuant to ORS 475B.928, or the grow site or PRMG no longer meets the qualifications in ORS 475B.810 or 475B.813 or rules adopted thereunder	333-008-0730(3)(a)	info
Person Responsible for a Marijuana Grow Site Suspension or Revocation. (b) If the Authority suspends or revokes the registration of a PRMG the person's registration is suspended or revoked for all patients the person is producing marijuana for at the identified grow site location and the person must: (A) Return all marijuana that is the property of the person's patients, to the patients; or (B) If the patient agrees, transfer usable marijuana to a marijuana registered processing site or transfer seeds, immature plants or usable marijuana to a registered dispensary; and (C) Return all suspended or revoked PRMG registration and grow site registration cards to the Authority.	333-008-0730(3)(b)	1
Person Responsible for a Marijuana Grow Site Suspension or Revocation. (c) A PRMG must document the information, including how much was transferred, the date of transfer, and to whom the transfer was made, and provide that documentation to the Authority upon request.	333-008-0730(3)(c)	1
Person Responsible for a Marijuana Grow Site Suspension or Revocation. (d) Failure to comply with the return, transfer, or documentation requirements is a violation and may result in further enforcement action.	333-008-0730(3)(d)	1
If a batch fails a test under these rules a registrant: (a) Must store and segregate the batch in a secure area and label the batch clearly to indicate it has failed a test and the label must include a test batch number.	333-007-0450(14)(a)	1
If a batch fails a test under these rules a registrant: (b) May not remove the batch from the registered premises without permission from the Authority.	333-007-0450(14)(b)	1