# EMPLOYMENT APPEALS BOARD DECISION 2020-EAB-0793 

## Order No. 20-UI-157104 Affirmed ~ Late Request for Hearing Dismissed Order No. 20-UI-157103 Affirmed ~ Overpayment

PROCEDURAL HISTORY: On August 12, 2020, the Oregon Employment Department (the Department) served notice of an administrative decision concluding that claimant voluntarily left work without good cause and was disqualified from receiving unemployment insurance benefits effective May 10, 2020 (decision \# 154752). On September 1, 2020, decision \# 154752 became final without claimant having filed a timely request for hearing. On October 20, 2020, the Department served notice of an administrative decision, based in part on decision \# 154752, assessing an overpayment of \$4,102 in regular unemployment insurance benefits and $\$ 4,200$ of Federal Pandemic Unemployment Compensation (FPUC) benefits that claimant was required to repay to the Department (decision \# 84455). On November 2, 2020, claimant filed a late request for hearing for decision \# 154752 and a timely request for hearing for decision \# 84455.

On November 30, 2020, ALJ Schmidt conducted a hearing on claimant's late request for hearing on decision \# 154752, and on December 2, 2020 issued Order No. 20-UI-157104, dismissing claimant's late request for hearing as without good cause. Also on November 30, 2020, ALJ Schmidt conducted a separate hearing on decision \# 84455, and on December 2, 2020 issued Order No. 20-UI-157103, affirming decision \# 84455. On December 13, 2020, claimant filed an application for review of Orders No. 20-UI-157104 and 20-UI-157103 with the Employment Appeals Board (EAB).

Pursuant to OAR 471-041-0095 (October 29, 2006), EAB consolidated its review of Orders No. 20-UI157104 and 20-UI-157103. For case-tracking purposes, this decision is being issued in duplicate (EAB Decisions 2020-EAB-0794 and 2020-EAB-0793).

EAB reviewed the entire hearing record of Order No. 20-UI-157104. Based on a de novo review and pursuant to ORS 657.275(2), Order No. 20-UI-157104, which dismissed claimant's request for hearing on decision \# 154752, is adopted. The remainder of this decision shall address Order No. 20-UI157103, which assessed a total overpayment of $\$ 8,302$ that claimant was required to repay to the Department.

FINDINGS OF FACT: (1) On March 24, 2020, claimant filed an initial claim for unemployment insurance benefits. The Department established claimant's weekly benefit amount at $\$ 586$.
(2) Forest River Manufacturing LLC employed claimant from approximately November 2016 until the week beginning May 10, 2020 (week 20-20).
(3) Claimant filed claims for regular benefits for the weeks of May 10, 2020 through June 27, 2020 (weeks 20-20 through 26-20), the weeks at issue. When claimant claimed week 20-20, he did not report that he had quit work with the employer because he did not believe he had quit work. For each of the weeks at issue, claimant received regular benefits in the amount of $\$ 586$ and FPUC benefits in the amount of $\$ 600$. For the seven weeks at issue, claimant received total regular benefits of $\$ 4,102$ and total FPUC benefits of $\$ 4,200$.

CONCLUSIONS AND REASONS: Claimant received $\$ 4,102$ in regular benefits and $\$ 4,200$ in FPUC benefits to which he was not entitled. Claimant is liable for an overpayment of $\$ 4,102$ in regular benefits to be repaid or deducted from future benefits otherwise payable under ORS Chapter 657. Claimant is also liable for an overpayment of $\$ 4,200$ in FPUC benefits to be deducted from future regular or FPUC payments to which claimant is otherwise entitled.

Overpayment of Regular Benefits. ORS 657.310(1) provides that an individual who received benefits to which the individual was not entitled is liable to either repay the benefits or have the amount of the benefits deducted from any future benefits otherwise payable to the individual under ORS chapter 657. That provision applies if the benefits were received because the individual made or caused to be made a false statement or misrepresentation of a material fact, or failed to disclose a material fact, regardless of the individual's knowledge or intent. Id.

When claimant failed to report to the Department that he had voluntarily left work without good cause the week of May 10,2020, he failed to disclose a material fact that caused him to receive the $\$ 4,102$ in regular benefits he received for the weeks at issue. Although claimant failed to report the voluntary quit because he believed he had not quit, claimant is liable for the overpayment under ORS 657.310(1) regardless of his knowledge or intent in failing to disclose the material fact that caused him to receive benefits to which he was not entitled. Claimant had an opportunity to appeal decision \# 154752, which found that claimant voluntarily left work without good cause and was disqualified from receiving unemployment insurance benefits effective May 10, 2020, but failed to make a timely request for hearing, and decision \# 154752 became final. Decision \# 154752 remains undisturbed pursuant to Order No. 20-UI-157104, which has been adopted. Accordingly, at the time claimant claimed regular benefits for the weeks at issue, he was disqualified from receiving benefits due to his voluntary quit without good cause and, because he did not report the voluntary quit, received benefits to which he was not entitled. Claimant must repay the $\$ 4,102$ in regular benefits he received for weeks 20-20 through 26-20 to the Department or have that amount deducted from any future benefits otherwise payable to him under ORS Chapter 657.

Overpayment of FPUC Benefits. Under the provisions of the Coronavirus Aid, Relief and Economic Security (CARES) Act of 2020, Pub. L. 116-136, claimant also received $\$ 4,200$ in FPUC benefits to which he was not entitled because he did not qualify for benefits under state law as explained above. Pursuant to Pub. L. 116-136, § 2104(f)(2) (July 2, 2020), an individual who receives FPUC payments to
which the individual was not entitled is liable to repay those benefits, unless the Department waives such repayment because it determines that the payment of those benefits was without fault on the part of the individual and such repayment would be contrary to equity and good conscience. The record does not show the Department has waived repayment here. Therefore, claimant is liable to repay to the Department the $\$ 4,200$ in FPUC benefits he received between May 10, 2020 through June 27, 2020 (weeks 20-20 through 26-20). Under Pub. L. 116-136, § 2104(f)(3), the Department may recover the FPUC benefits by deduction from any future regular or FPUC payments to which claimant is otherwise entitled.

DECISION: Order No. 20-UI-157103 and Order No. 20-UI-157104 ${ }^{1}$ are affirmed.
S. Alba and D. P. Hettle.

## DATE of Service: January 7, 2021

NOTE: You may appeal this decision by filing a Petition for Judicial Review with the Oregon Court of Appeals within 30 days of the date of service listed above. See ORS 657.282. For forms and information, you may write to the Oregon Court of Appeals, Records Section, 1163 State Street, Salem, Oregon 97310 or visit the Court of Appeals website at courts.oregon.gov. Once on the website, use the 'search' function to search for 'petition for judicial review employment appeals board'. A link to the forms and information will be among the search results.

Please help us improve our service by completing an online customer service survey. To complete the survey, please go to https://www.surveygizmo.com/s3/5552642/EAB-Customer-Service-Survey. You can access the survey using a computer, tablet, or smartphone. If you are unable to complete the survey online and need a paper copy of the survey, please contact our office.

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## Understanding Your Employment Appeals Board Decision

## English

Attention－This decision affects your unemployment benefits．If you do not understand this decision，contact the Employment Appeals Board immediately．If you do not agree with this decision，you may file a Petition for Judicial Review with the Oregon Court of Appeals following the instructions written at the end of the decision．

## Simplified Chinese

注意—本判决会影响您的失业救济金。如果您不明白本判决，请立即联系就业上诉委员会。如果您不同意此判决，您可以按照该判决结尾所写的说明，向俄勒冈州上诉法院提出司法复审申请。

## Traditional Chinese

注意－本判決會影響您的失業救濟金。 如果您不明白本判決，請立即聯繫就業上訴委員會。 如果您不同意此判決，您可以按照該判決結尾所寫的說明，向俄勒岡州上訴法院提出司法複審申請。

## Tagalog

Paalala－Nakakaapekto ang desisyong ito sa iyong mga benepisyo sa pagkawala ng trabaho．Kung hindi mo naiintindihan ang desisyong ito，makipag－ugnayan kaagad sa Lupon ng mga Apela sa Trabaho（Employment Appeals Board）．Kung hindi ka sumasang－ayon sa desisyong ito，maaari kang maghain ng isang Petisyon sa Pagsusuri ng Hukuman（Petition for Judicial Review）sa Hukuman sa Paghahabol（Court of Appeals）ng Oregon na sinusunod ang mga tagubilin na nakasulat sadulo ng desisyon．

## Vietnamese

Chú ý－Quyết định này ảnh hưởng đến trợ cấp thất nghiệp của quý vị．Nếu quý vị không hiểu quyết định này，hãy liên lạc với Ban Kháng Cáo Việc Làm ngay lập tức．Nếu quý vị không đồng ý với quyết định này，quý vị có thể nộp Đơn XXin Tái Xét Tư Pháp với Tỉa Kháng Cáo Oregon theo các hướng dâ̂n được viết ra ở cuối quyết định này．

## Spanish

Atención－Esta decisión afecta sus beneficios de desempleo．Si no entiende esta decisión，comuníquese inmediatamente con la Junta de Apelaciones de Empleo．Si no está de acuerdo con esta decisión，puede presentar una Aplicación de Revisión Judicial ante el Tribunal de Apelaciones de Oregon siguiendo las instrucciones escritas al final de la decisión．

## Russian

Внимание－Данное решение влияет на ваше пособие по безработице．Если решение Вам непонятно－ немедленно обратитесь в Апелляционный Комитет по Трудоустройству．Если Вы не согласны с принятым решением，вы можете подать Ходатайство о Пересмотре Судебного Решения в Апелляционный Суд штата Орегон，следуя инструкциям，описанным в конце решения．

Oregon Employment Department •www．Employ ment．Oregon．gov •FORM200（1018）• Page 1 of 2

## Khmer






## Laotian


 โดยปะติบักตามถำఁบะบำนั่บองไอ้ยฺ่ตอบข้ายองรถำตักสิบบิ้.

## Arabic

هذا القر ار قد يؤثر على منحة البطلة الخاصـة بكك، إذا لم تقهم هذا القرار، إتصل بمجلس مناز عات العمل فور ا، و إذا كنت لا تو افق على هذا القر ار، يمكنك رفع شكوى للمر اجعة القانونية بمحكمة الإسنثئناف بأور ريغون و ذلك بإتباع الإرشادات المدرجةٌ أُسفل القرار.

## Farsi

توجه - اين حكم بر مز اياى بيكارى شما تاثير مى كذارد. اگر با اين تصميم مو افق نيستيد، بلافاصله با هيأت فرجام خواهى استخدام تمـاس بڭيريد. اگر از اين حكم رضـايت نداريد، مميتو انيد با استفاده از دستّور العمل موجود در هايان آن، از دادكاه تجديد نظر اورگان درخو است تُجديد نظر كنيد.

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The Oregon Employment Department is an equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals w ith disabilities. Language assistance is available to persons w ith limited English proficiency at no cost.

日 Departamento de Empleo de Oregon es un programa que respeta la igualdad de oportunidades. Disponemos de servicios o ayudas auxiliares, formatos alternos y asistencia de idiomas para personas con discapacidades o conocimiento limitado del inglés, a pedido y sin costo.


[^0]:    ${ }^{1}$ This decision denies payment of your Unemployment Insurance (UI) benefits. However, you may be eligible for Pandemic Unemployment Assistance (PUA) benefits for the period you are not eligible for otherbenefits as long as you are unable to work, unavailable for work, or unemployed due to the COVID-19 public health emergency. PUA is a new unemployment benefits program available through the Oregon Employment Department in response to the COVID-19 pandemic.

    Visit https://unemployment.oregon.gov for more information, to apply for PUA, or to contact the Oregon Employment Department using the "Contact Us" form. You can also apply for PUA by calling 1-833-410-1004, but please be aware that the PUA staff cannot answer questions about this decision that denies payment of regular Unemployment Insurance (UI) benefits.

