

**§ 890.1051**

**5 CFR Ch. I (1–1–05 Edition)**

REINSTATEMENT

**§ 890.1051 Applying for reinstatement when period of debarment expires.**

(a) *Application required.* Reinstatement is not automatic when the minimum period of a provider’s debarment expires. The provider shall apply in writing to OPM, supplying specific information about the reinstatement criteria outlined in paragraph (c) of this section.

(b) *Reinstatement date.* A debarred provider may submit a reinstatement application not earlier than 60 days before the nominal expiration date of the debarment. However, in no case shall OPM reinstate a provider before the minimum period of debarment expires.

(c) *Reinstatement criteria.* To be approved, the provider’s reinstatement application shall clearly demonstrate that:

(1) There are reasonable assurances that the actions resulting in the provider’s debarment have not recurred and will not recur;

(2) There is no basis under this subpart for continuing the provider’s debarment; and

(3) There is no pending criminal, civil, or administrative action that would subject the provider to debarment by OPM.

(d) *Written notice of OPM action.* OPM shall inform the provider in writing of its decision regarding the reinstatement application.

(e) *Limitation on reapplication.* If OPM denies a provider’s reinstatement application, the provider is not eligible to reapply for 1 year after the date of the denial.

**§ 890.1052 Reinstatements without application.**

OPM shall reinstate a provider without a reinstatement application if:

(a) *Conviction reversed.* The conviction on which the provider’s debarment was based is reversed or vacated by a final decision of the highest appeals court with jurisdiction over the case; and the prosecutorial authority with jurisdiction over the case has declined to retry it, or the deadline for retrial has expired without action by the prosecutor.

(b) *Sanction terminated.* A sanction imposed by another Federal agency, on which the debarment was based, is terminated by that agency.

(c) *Court order.* A Federal court orders OPM to stay, rescind, or terminate a provider’s debarment.

(d) *Written notice.* When reinstating a provider without an application, OPM shall send the provider written notice of the basis and effective date of his reinstatement.

**§ 890.1053 Table of procedures and effective dates for reinstatements.**

The procedures and effective dates for reinstatements under this subpart are:

Basis for debarment	Application required?	Effective date
Period of debarment expires .....	Yes .....	After debarment expires.
Conviction reversed on final appeal/no retrial possible.	No .....	Retroactive (start of debarment).
Other agency sanction ends .....	No .....	Ending date of sanction.
Court orders reinstatement .....	No .....	Retroactive (start of debarment).

**§ 890.1054 Agencies and entities to be notified of reinstatements.**

OPM shall inform the FEHBP carriers, Government agencies and other organizations that were originally notified of a provider’s debarment when a provider is reinstated under § 890.1051 or § 890.1052.

**§ 890.1055 Contesting a denial of reinstatement.**

(a) *Obtaining reconsideration of the initial decision.* A provider may contest OPM’s decision to deny a reinstatement application by submitting documents and written arguments to the debarring official within 30 days of receiving the notice described in § 890.1051(d). In addition, the provider