

265—22.7(16,PL106-169) Termination of rent subsidy payments.

22.7(1) *Reasons for termination.* The rent subsidy shall terminate at the end of the month in which any of the following occurs, and a notice shall be sent to the self-sufficiency advocate which states the reason for the termination:

a. The youth does not meet one or more of the eligibility criteria listed in rule 265—22.3(16,PL106-169).

b. The youth does not meet the youth's obligations and personal responsibility as a renter, as determined by the youth's self-sufficiency advocate.

c. No additional uncommitted funds are available for the rent subsidy program.

22.7(2) *Reporting of changes.* The youth is required to report to the youth's self-sufficiency advocate within ten calendar days any changes which may affect eligibility. Failure to do so may result in termination of the subsidy. The self-sufficiency advocate shall inform the authority of changes upon the advocate's discovery of such information.

22.7(3) *Insufficient funding.* If funds are not sufficient to cover payments for all youth on the subsidy, youth shall be terminated from the subsidy in the inverse order in which they began receiving payments, i.e., the last youth to be added to the subsidy being the first youth to be removed. The youth terminated shall move back to the waiting list with the original application date dictating the youth's position on the waiting list, as stated in subrule 22.4(4).