

Ohio Administrative Code Rule 1301:16-1-05 Stenographic record.

Effective: February 1, 2019

For purposes of sections 119.09, 4768.08, 4768.13 and 4768.14 of the Revised Code, the stenographic record of an adjudicationhearing before the Ohio division of real estate and professional licensing or Ohio real estate appraiser board shall be provided by the division's useof audio or video teleconferencing electronic recording devices. Such recordingshall serve as the official record of the proceeding and may serve as the basisfor a transcript for furnishing to a court upon appellate review. Astenographic service other than the division's audio or video recording devices may be requested by one of the parties to the hearing. Advance writtennotice shall be provided to the division by the requesting party prior to the scheduled hearing date. All scheduling with the stenographic service shall be the responsibility of the party requesting the stenographic service. The testimony at the adjudication hearing shall be transcribed at the cost of the party requesting the stenographic service. Upon request, the stenographicservice may provide a transcript of the adjudication hearing and the cost of the transcript shall be the responsibility of the party requesting the transcript. The division may use the transcript from the stenographic serviceas the official record of the proceeding.