



Ohio Administrative Code

Rule 173-50-05 PACE: involuntary disenrollment.

Effective: June 1, 2026

- (A) A participant is subject to involuntary disenrollment from PACE for an reason outlined in 42 C.F.R. 460.164(b).
- (B) Process to involuntarily disenroll a PACE participant:
- (1) If a PO requests permission to disenroll a participant under this rule, it shall submit the request to AGE along with documentation reflecting grounds for involuntary disenrollment and the PO's efforts to remedy the situation.
 - (2) ODA shall approve or deny the request based upon the requirements in paragraph (A) of this rule and notify the PO of the decision.
 - (3) If AGE does not approve the request, the PO shall continue to provide necessary services to the participant.
 - (4) If AGE approves the request, the PO is subject to the involuntary disenrollment process in 42 C.F.R. 460.164, 460.166, and 460.172.
 - (5) A participant's involuntary disenrollment is effective on the first day of the next month that begins thirty days after the day the PO sends notice of the disenrollment to the participant.
 - (6) After AGE approves an involuntary disenrollment, AGE sends the participant a notice of denial and hearing rights under division 5101:6 of the Administrative Code.
 - (a) If the participant requests a hearing within fifteen days after AGE approves the involuntary disenrollment, AGE places the disenrollment on hold until a state hearing has been conducted.
 - (b) If the decision of the state hearing is that AGE made a correct decision to disenroll, then AGE enters the decision into the AGE- and ODM-approved eligibility systems.
 - (c) If the decision of the state hearing is that AGE made an incorrect decision to disenroll, the participant remains enrolled in PACE.