

## Ohio Administrative Code Rule 4501-45-06 Appeals.

Effective: January 1, 2018

A manufacturer may appeal the department'sproposed denial, suspension, revocation, or fine of any license orcertification to the director. The manufacturer shall serve the director withits notice of appeal, by certified mail, return receipt, not later thanfourteen days after the date stated on the department's written proposalto deny, revoke, suspend, or fine. If the manufacturer fails to timely file itsnotice of appeal within the fourteen day time period, the department'sproposed action shall become final.

The director shall appoint a hearing officer topreside over the hearing. The hearing officer shall schedule a hearing on thematter not later than thirty days after the date the director was served withthe manufacturer's notice of appeal. The hearing officer may postpone or continue the hearing at the written request of the manufacturer, the director, or upon his/her own motion.

Following the hearing, the hearing officer shallprepare a written report setting forth findings of fact, conclusions of law, and a recommendation whether the director should uphold or reverse thedepartment's proposed action. The manufacturer shall be served with a copyof the hearing officer's written report by certified mail, returnreceipt.

If the director upholds the department'sproposed action, the manufacturer may file an appeal with the Franklin countycommon pleas court. The manufacturer shall file its notice of appeal with the court and the director not later than fifteen days after the issuance of the director's order.

If a manufacturer's license and/or amanufacturer's certification(s) is suspended or revoked, the directorshall remove the manufacturer's name, business address, contactinformation, and certified device(s) from the department's list oflicensed manufacturers of ignition interlock devices and certified devicespublished on the department's website as listed in paragraph (F) of rule4501-45-11 of the Administrative Code.