

Ohio Administrative Code

Rule 5501:1-8-06 Approval and denial of applications, modifications, and renewals.

Effective: November 28, 2024

The office shall grant or deny a permit pursuant to section 4561.34 of the Revised Code. The terms and conditions will be specified pursuant to section 4561.35 of the Revised Code.

- (A) An FAA objection, determination of a presumed hazard, or determination of hazard can be used as sufficient evidence for denial of a permit.
- (B) The office shall issue a written notification of an application for permit to all impacted airports that have a commercial operating certificate or certificate issued by the FAA under 14 C.F.R. Part 139, as amended, and consider any written opinion submitted by an impacted airport. The office reserves the right to reject any recommendations of the FAA, impacted airport or other government body after final consideration of the application.
- (C) If a permit is denied, the office shall state the reasons in writing and send the notice by certified mail, return receipt requested to the applicant informing the applicant of their right to request a hearing pursuant to Chapter 119. of the Revised Code. Any request for a hearing must be filed with the administrator within thirty days of the receipt of the written notice. All impacted airports that have a commercial operating certificate or certificate issued by the FAA under 14 C.F.R. Part 139, as amended, will be copied on all permit denials.
- (D) The expiration date of a granted permit or permit with waiver is the same date that the FAA's determination of no hazard expires including any extensions granted by the FAA.
- (E) Upon the written request of the applicant, and if there are no changes to the approved permit or permit with waiver, the permit may be renewed in writing for an additional period of time at the discretion of the administrator.
- (F) If there are changes or any amendments to the approved permit, a new application shall be submitted.