



Ohio Administrative Code

Rule 5101:11-8-03 Reinstatement of program registration.

Effective: October 1, 2020

(A) Upon request to the council office, a sponsor may reverse a voluntary de-registration within six months of its effective date, provided that on that date the council office had no current grounds to initiate involuntary de-registration proceedings.

(B) Within one year of cancellation for non-compliance with equal employment opportunity (EEO) rules, a program's registration may be reinstated, contingent on council office approval and receipt from the sponsor of adequate evidence that the program conforms to those rules.

(C) Within one year of de-registration for inactivity as defined under paragraph (C)(2) of rule 5101:11-3-02 of the Administrative Code, the council office may grant reinstatement, if it determines that the program in question:

- (1) Has an acceptable set of current standards; and
- (2) Is prepared to immediately enroll one or more apprentice(s).

(D) Except for the situations described in paragraphs (B) and (C) of this rule, a program de-registered for non-compliance with rules under division 5101:11 of the Administrative Code, will not obtain reinstatement any earlier than one year after issuance of the de-registration order.

(E) If a program loses its registration for any reason and does not obtain reinstatement within the ensuing year, it will not subsequently do so unless the council office determines with certainty that the program complies with all rules in division 5101:11 of the Administrative Code, based entirely on such evidence as the sponsor may present. At the council office's discretion, such program may be required to undergo procedures for new registration as described in rules 5101:11-3-01 and 5101:11-3-02 of the Administrative Code.