

**661—158.4(321.J) Revocation of approval.** The approval of an IID shall remain valid until either voluntarily surrendered by the manufacturer or until the approval of the IID has been revoked by the commissioner of public safety for cause. Reasons for revocation include but are not limited to the following.

**158.4(1)** Evidence of repeated IID failures due to defects in design, materials, or workmanship during manufacture, installation, monitoring, or calibration of the IID such that the accuracy of the IID or the reliability of the IID as approved is not being met as determined by the laboratory.

**158.4(2)** A pattern of evidence that the mandatory operational features of the IID as described in rule 661—158.6(321.J) are not functioning properly.

**158.4(3)** A pattern of evidence indicating that the IID may be easily tampered with or bypassed.

**158.4(4)** Any violation on the part of the manufacturer of the IID of any laws or regulations related to the installation, servicing, monitoring, and calibration of IIDs, or failure of a manufacturer to address repeated violations by an ASP.

**158.4(5)** Cancellation of the manufacturer's required liability insurance coverage.

**158.4(6)** Cessation of business operations by the manufacturer.

**158.4(7)** Failure to notify the laboratory in writing of any material modifications or alterations to the components or the design of the approved IID.

**158.4(8)** Failure of the manufacturer or an ASP to notify the DOT and the county attorney of the county of residence of the lessee within 30 days of the discovery of evidence of tampering with or attempting to bypass an IID.

**158.4(9)** Evidence that the manufacturer or ASP(s), or its owners, employees, or agents, has committed any act of theft or fraud, deception or material omission of fact related to the distribution, installation, or operation of any IID subject to this chapter.

**158.4(10)** Revocation of approval in another state for any of the reasons for revocation listed in subrules 158.4(1) through 158.4(9).

**158.4(11)** A revocation shall be effective 30 days from the date of the letter sent to the manufacturer via certified mail, return receipt requested, unless otherwise specified by the commissioner. A copy of each notice of revocation shall be provided to the director of the Iowa department of transportation.

**158.4(12)** Upon voluntary surrender or revocation, all IIDs subject to the surrender or revocation shall be removed and replaced by an approved IID within 60 days of the effective date of such surrender or revocation. The manufacturer or the ASP must notify all affected lessees of the surrender or revocation and the requirement that a new IID must be installed by an existing ASP within the time frame specified in this subrule.

**158.4(13)** A revocation of a previously approved IID may be appealed to the department of public safety by the filing of an appeal in accordance with the procedures specified in rule 661—10.101(17A) within ten days of the issuance of the notice of revocation.

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