

**875—61.7(17A,88A,252J,272D) Procedures for revocation, suspension, or denial of an application certificate or amusement inspection sticker.** The procedures set forth in this rule govern the revocation, suspension or denial of an application certificate or amusement inspection sticker.

**61.7(1)** In the event that immediate action is required due to imminent danger to the public health, safety or welfare, the following procedures shall apply:

*a.* The director will prepare a safety order describing the hazardous condition and give the operator, or the operator's representative on site, a copy of the safety order.

*b.* The director will remove the amusement inspection sticker or stickers from covered equipment.

*c.* The director will proceed as quickly as feasible to give the operator an opportunity for a hearing as set forth in subrule 61.7(2).

**61.7(2)** In all other cases, the following procedures shall apply:

*a.* The director will serve a notice by restricted certified mail to the address listed on the application or by other service as permitted by Iowa Code chapter 17A.

*b.* The operator will have 20 days to file a written notice of contest with the director. If the operator does not file a written notice of contest within 20 days of receipt of the notice, the action stated in the notice is automatically effective.

*c.* Hearing procedures of the department of inspections, appeals, and licensing will govern.

*d.* Within five business days of final agency action revoking or suspending an application certificate, the operator shall forfeit the application certificate to the director.

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