

Racing Rules of Sailing

Rule F2.1

A submission from the Royal Yachting Association

Purpose or Objective

To amend appendix F to reflect the accepted RYA submission 176-10 on rule 70.1.

Proposal

F2 SUBMISSION OF DOCUMENTS

- F2.1** (a) No later than 15 days after receiving the protest committee's written decision or its decision not to reopen a hearing, the appellant shall send an appeal and a copy of the protest committee's decision to the national authority. The appeal shall state why the appellant believes the protest committee's decision or its procedures were incorrect.~~4~~
- (b) **When the hearing required by rule 63.1 is denied, has not been called within 30 days after a protest or request for redress has been lodged, or is otherwise unreasonably delayed the appellant shall within 15 days send an appeal with a copy of the protest or request and any relevant correspondence.**

[No change to the rest of rule F2]

Current Position

As above.

Reasons

Submission 176-10 was accepted in November 2010 allowing a boat to appeal when she has been denied a hearing. This submission implements the necessary consequential changes in appendix F. New paragraph (b) states the procedures for an appeal when the protestor or requester does not receive the denial of a hearing in writing.
