ACTION: Original

Rule Summary and Fiscal Analysis Part A - General Questions

Rule Number: 173-14-10

Rule Type: New

Rule Title/Tagline: Content and administration of examinations.

Agency Name: Department of Aging

Division:

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I. Rule Summary

- 1. Is this a five year rule review? No
 - A. What is the rule's five year review date?
- 2. Is this rule the result of recent legislation? Yes
 - A. If so, what is the bill number, General Assembly and Sponsor? HB 49 132 Smith
- 3. What statute is this rule being promulgated under? 119.03
- **4.** What statute(s) grant rule writing authority? 173.01, 173.02, 173.16; 42 U.S.C. 3025(a)(1)(C), 3058g(a)(5)(D); 45 C.F.R. 1321.11, 1324.11(e), 1324.13(b)(1), 1324.15(b), (k)(4)
- 5. What statute(s) does the rule implement or amplify? 173.16; 42 U.S.C. 3058g; 45 C.F.R. 1321.11, 1324.11(e), 1324.13(c)(2), 1324.15(c), (k)(4)
- 6. What are the reasons for proposing the rule?

ODA and the SLTCO (we) adopted OAC Chapter 173-14 (this chapter) to establish and operate a state long-term care ombudsman program as required by ORC§173.01; 42 USC 3027, 3058g; and 45 CFR 1321.11 and Part 1324. We also adopted this chapter

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to carry out the provisions of ORC Chapter 173 pertaining to ombudsman programs as required by ORC§173.02.

As part of this chapter, we adopted this rule to establish the requirements for the requirements for the content and administration of deployment and certification exams for ombudsman representatives.

We reviewed every rule in this chapter top to bottom, as ORC§106.03 requires us to do no less often than once every 5 years. In doing so, we considered any necessary amendments to implement the following new laws:

- (1) Effective February 11, 2015, the U.S. Dept. of Health and Human Service, Administration on Aging (AoA) and Administration for Community Living (ACL) jointly adopted 45 CFR Part 1321 to regulate long-term care ombudsman programs. AoA and ACL subsequently amended their rules and renumbered them as 45 CFR Part 1324.
- (2) Effective April 19, 2016, the Older Americans Act Reauthorization Act of 2016 amended §Â§ 711 (42 USC3058f), 712 (42 USC3058g), and other sections of the Older Americans Act of 1965.
- (3) Effective September 29, 2017, Am. Sub. House Bill No. 49 (132nd G.A.) amended ORC §Â§ 173.14, 173.15, 173.17, 173.19, 173.20, 173.21, 173.22, and 173.24.

If we amended the current rule, the amendments would comprise approximately more than 50% of the rule. For such rules, §4.3.1 of the Legislative Service Commission's Rule Drafting Manual requires rescinding the current version of the rule and replacing it with a new rule rather than amending the current rule. Therefore, we propose to rescind the current rule and replace it with this new rule.

7. Summarize the rule's content, and if this is an amended rule, also summarize the rule's changes.

This rule establishes the requirements for the content and administration of ombudsman representatives' certification examinations.

Compared to the rule it will replace, the "amendments" in this proposed new rule achieve the following:

(1) Address deployment examinations.

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(2) Requires the SLTCO to validate examinations to ensure they are fair and test candidates on material received through the professional development sessions provided under 173-14-05.

- (3) Gives candidates' supervisors an opportunity to review candidates' examinations after the SLTCO releases the candidate's results.
- (4) Shortens the time period during which the candidate (or the candidate's supervisor) may review the test results after the SLTCO releases them from 90 days sot 30 days.
- (5) Shortens the time during which a candidate who fails an examination may retake it from 6 months to 3 months.
- (6) Requires a regional director to remove an individual from the provision of core services if he individual has failed the examination for a 3rd time.
- (7) Makes improvements to the rule's word choice and punctuation.
- 8. Does the rule incorporate material by reference? No
- 9. If the rule incorporates material by reference and the agency claims the material is exempt pursuant to R.C. 121.71 to 121.76, please explain the basis for the exemption and how an individual can find the referenced material.

Not Applicable

10. If revising or re-filing the rule, please indicate the changes made in the revised or re-filed version of the rule.

Not Applicable

II. <u>Fiscal Analysis</u>

11. As a result of this proposed rule, please estimate the increase / decrease in revenues or expenditures affecting this agency, or the state generally, in the current biennium or future years. If the proposed rule is likely to have a different fiscal effect in future years, please describe the expected difference and operation.

This will have no impact on revenues or expenditures.

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We estimate the adoption of this proposed new rule will have no impact upon the biennial budget the Ohio General Assembly established for ODA because it will replace a substantially-similar rule of the same number in which ODA is simultaneously proposing to rescind.

12. What are the estimated costs of compliance for all persons and/or organizations directly affected by the rule?

We estimate the adoption of this proposed new rule, and simultaneous rescission of a substantially-similar rule of the same number, will create no cost of compliance to any directly-affected person.

- 13. Does the rule increase local government costs? (If yes, you must complete an RSFA Part B). No
- 14. Does the rule regulate environmental protection? (If yes, you must complete an RSFA Part C). No

III. Common Sense Initiative (CSI) Questions

- 15. Was this rule filed with the Common Sense Initiative Office? No
- 16. Does this rule have an adverse impact on business? No
 - A. Does this rule require a license, permit, or any other prior authorization to engage in or operate a line of business? No
 - OAC Chapter 173-14 regulates the state long-term care ombudsman program and regional programs. It does not regulate any Ohio business.
 - B. Does this rule impose a criminal penalty, a civil penalty, or another sanction, or create a cause of action, for failure to comply with its terms? No
 - C. Does this rule require specific expenditures or the report of information as a condition of compliance? No