

## Rule Summary and Fiscal Analysis

### Part A - General Questions

**Rule Number:** 173-3-06.2

**Rule Type:** New

**Rule Title/Tagline:** Older Americans Act: home maintenance and chores.

**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?** No
3. **What statute is this rule being promulgated under?** 119.03
4. **What statute(s) grant rule writing authority?** 173.01, 173.02, 173.392; 42 U.S.C. 3025; 45 C.F.R. 1321.11
5. **What statute(s) does the rule implement or amplify?** 173.39, 173.392; 42 U.S.C. 3002, 3030d; 45 C.F.R. 1321.65
6. **What are the reasons for proposing the rule?**

ODA proposes to adopt this new rule after reviewing 173-3-06.2 and 173-3-06.3 for their 5-year reviews.
7. **Summarize the rule's content, and if this is an amended rule, also summarize the rule's changes.**

This proposed new rule will regulate AAA-provider agreements for home maintenance and chores when paid with Older Americans Act funds.

Compared to the current rule, in the new rule, ODA proposes to do the following:

1. An analysis of ODA's website traffic revealed that most views of ODA's rules are the result of internet searches. Therefore, ODA proposes to add "Older Americans Act" to the beginning the rule's title. This will help the public to more easily find this rule when performing an internet search.

2. ODA proposes for this rule to regulate the AAA-providers agreements instead of directly regulating providers, which will allow this rule to more closely comply with R.C. Â§173.392. This will involve minor changes and will neither increase nor decrease the number of requirements upon AAAs or providers.

3. ODA proposes to reclassify which services are regulated by this rule vs. 173-3-06.3. Originally, ODA's service taxonomy for the Older Americans Act Program classified two services as "chore maintenance" and "home modification." When ODA adopted rules for ODA-certified providers in 2006, the service taxonomy classified services as "chore services" and "minor home maintenance, modification, and repair services." Because many providers operate in both the Older Americans Act Program (which doesn't require ODA-certification) and the PASSPORT Program (which requires ODA-certification), ODA wanted the taxonomy to be the same. Therefore, when ODA adopted rules for the Older Americans Act Program in 2009, the service taxonomy of which classified services as "chore services" and "home maintenance, modification, and repair."

Now, ODA proposes to adopt new rules to reclassify these services for both the Older Americans Act Program and for ODA-provider certification, resulting in "home maintenance and chores" in 173-3-06.2 and "home modification" in 173-3-06.3. For the Older Americans Act Program, this reclassification will align with the taxonomy the U.S. Dept. of Health and Human Services (HHS) uses in the National Aging Program Information System (NAPIS).

4. ODA proposes to combine into one requirement the requirements in this rule to inform the consumer of health or safety risks and to schedule the job for a time that minimizes those risks.

5. ODA proposes to delete the requirements to retain records from this rule because it duplicates the requirement on records retention for every AAA-provider agreement in 173-3-06.

6. ODA proposes to require each AAA-provider agreement to highlight the federal requirement in 45 C.F.R. 1321.65 for providers to report to AAAs.

7. ODA proposes to update this rule's terminology.

8. In the current version of 173-3-06.2, ODA defines a unit of chores as 1 job. Because the federal Administration on Community Living requires reporting in units of hours, ODA proposes to require the service to be reported in hours.

Please review the BIA for additional information.

**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. Fiscal Analysis**

**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.

\$0.00

ODA estimates that adopting this proposed new rule will have no impact upon its biennial budget, which the Ohio General Assembly established for ODA in H.B. 166 (133rd G.A.), especially because ODA proposes to adopt a new rule of the same number in its place.

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

ODA estimates that this rule creates a cost of compliance for providers. Please review ODA's response to question #16 on the BIA for details.

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?** Yes
16. **Does this rule have an adverse impact on business?** Yes
  - A. **Does this rule require a license, permit, or any other prior authorization to engage in or operate a line of business?** No
  - 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?** Yes

This rule requires providers to retain records to verify that the jobs they provide comply with the rule. Please review the BIA for more information.