## **Rule Summary and Fiscal Analysis (Part A)**

Department of Job and Family Services Agency Name			
<u>Division of Social Services</u> Division	<u>Mike Lynch</u> Contact		
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Agency Mailing Address (Plus Zip)		Phone	Fax
5101:2-48-17 NEW			

Rule Number

<u>NEW</u> TYPE of rule filing

Rule Title/Tag Line

Assessor visits and contacts with children in adoptive homes prior to finalization.

## <u>RULE SUMMARY</u>

1. Is the rule being filed consistent with the requirements of the RC 119.032 review? No

2. Are you proposing this rule as a result of recent legislation? No

3. Statute prescribing the procedure in accordance with the agency is required to adopt the rule: **119.03** 

4. Statute(s) authorizing agency to adopt the rule: **3107.12**, **5153.166** 

5. Statute(s) the rule, as filed, amplifies or implements: **3107.031**, **3107.032**, **3107.101**, **3107.12**, **5153.16** 

6. State the reason(s) for proposing (i.e., why are you filing,) this rule:

This rule is being proposed for adoption to replace a rescinded rule of the same number.

7. If the rule is an AMENDMENT, then summarize the changes and the content of the proposed rule; If the rule type is RESCISSION, NEW or NO CHANGE, then summarize the content of the rule:

This rule outlines the procedures that must occur upon the placement of a child into an adoptive home. This rule indicates that a visit shall be made with the child and the adoptive parent(s) within the first seven days after the child's adoptive placement, not including the date of placement. The initial phone call that was previously required was removed from this rule. This rule was further amended to require that a visit shall be made during the first thirty days, not including the visit during the first seven days of placement; a face-to-face visit shall be made every sixty days and prior to finalization with any household member; and two face-to-face visits, conducted no less than sixty days between visits, must be made with any household member whose permanent residence is the adoptive home but who may temporarily reside elsewhere. Final amendments to this rule include a list of information the assessor is required to gather during each visit, information on visits pertaining to children placed through the Interstate compact on the Placement of children (ICPC) and information on reporting procedures when an adoptive parent or other household member makes a knowingly false statement that results in the assessor reassessment of an approved or updated homestudy.

8. If the rule incorporates a text or other material by reference and the agency claims the incorporation by reference is exempt from compliance with sections 121.71 to 121.74 of the Revised Code because the text or other material is **generally available** to persons who reasonably can be expected to be affected by the rule, provide an explanation of how the text or other material is generally available to those persons:

This rule incorporates one or more dated references to a federal act or acts. This question is not applicable to any dated incorporation by reference to a federal act because such reference is exempt from compliance with RC 121.71 to 121.74 in accordance with RC 121.75(C).

This rule incorporates one or more references to another rule or rules of the Ohio Administrative Code. This question is not applicable to any incorporation by reference to another OAC rule because such reference is exempt from compliance with RC 121.71 to 121.74 pursuant to RC 121.76(A(3).

This rule incorporates one or more dated references to an ODJFS form or forms. Each cited ODJFS form is dated and is generally available to persons affected by this rule via the "Info Center" link on the ODJFS web site (http://jfs.ohio.gov//) in accordance with RC 121.75(E).

9. If the rule incorporates a text or other material by reference, and it was **infeasible** for the agency to file the text or other material electronically, provide an explanation of why filing the text or other material electronically was infeasible:

Not applicable.

10. If the rule is being **rescinded** and incorporates a text or other material by reference, and it was **infeasible** for the agency to file the text or other material, provide an explanation of why filing the text or other material was infeasible:

Not Applicable.

11. If **revising** or **refiling** this rule, identify changes made from the previously filed version of this rule; if none, please state so:

4/8/09 revise filing.

Paragraph (B)(3) has been changed from "every thirty days" to "monthly."

12. 119.032 Rule Review Date:

(If the rule is not exempt and you answered NO to question No. 1, provide the scheduled review date. If you answered YES to No. 1, the review date for this rule is the filing date.)

NOTE: If the rule is not exempt at the time of final filing, two dates are required: the current review date plus a date not to exceed 5 years from the effective date for Amended rules or a date not to exceed 5 years from the review date for No Change rules.

## FISCAL ANALYSIS

13. Estimate the total amount by which *this proposed rule* would **increase / decrease** either **revenues / expenditures** for the agency during the current biennium (in dollars): Explain the net impact of the proposed changes to the budget of your agency/department.

This will have no impact on revenues or expenditures.

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This rule will have no impact on the agency's projected budget for the current biennium.

14. Identify the appropriation (by line item etc.) that authorizes each expenditure necessitated by the proposed rule:

Not applicable.

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15. Provide a summary of the estimated cost of compliance with the rule to all directly affected persons. When appropriate, please include the source for your information/estimated costs, e.g. industry, CFR, internal/agency:

No additional costs are anticipated.

16. Does this rule have a fiscal effect on school districts, counties, townships, or municipal corporations? No

17. Does this rule deal with environmental protection or contain a component dealing with environmental protection as defined in R. C. 121.39? No