

*** DRAFT - NOT YET FILED ***

173-2-06

Area plans.

The current version of the rule makes it appear that only an entity "proposed for designation" must develop an area plan. The new rule more closely follows the language of the Act, and requires each entity that ODA designates as an AAA to develop an area plan--whether a new or already-designated AAA.

(A) Each AAA shall develop and submit to ODA a proposed area plan that complies with section 306 of the Older Americans Act.

(B) If ODA approves the AAA's proposed area plan, the AAA shall fully implement the duties outlined its its plan, whether it does so directly or through contractual or other arrangements.

The rule no longer contains the requirement to comply with other laws, rules, policies, and agreements because that topic is unrelated to area plans. However, as rule 173-2-07 makes clear, AAAs must follow all laws, rules, policies, and agreements.

Replaces: 173-2-06

Effective:

R.C. 119.032 review dates:

Certification

Date

ODA did not reference the citations in blue during the last rule filing.

Promulgated Under: 119.03
 Statutory Authority: 173.01, 173.011, 173.02; Section 307(a)(1)(A) of the Older Americans Act of 1965, 79 stat. 210, 42 U.S.C. 3001, as amended in 2006;45 C.F.R. 1321.11 (October 1, 2013 edition)

Rule Amplifies: 173.01, 173.011; Section 306 of the Older Ameircans Act of 1965, 79 Stat. 210, 42 U.S.C. 3001, as amended in 2006; 45 C.F.R. 1321.11, 1321.59 (October 1, 2013 edition)

Prior Effective Dates: As 173:1-2-03: 10/13/1989 (Emer.), 02/26/1990 (Emer.), 08/24/1990. As 173-2-02: 05/15/2000, 07/12/2007. As 173-2-06: 06/11/2009