Administration and operation of county boards of developmental disabilities.

(A) Purpose

The purpose of this rule is to establish standards for the administration and operation of county boards of developmental disabilities that protect the rights of individuals and ensure the safe and equitable provision of services to eligible individuals and their families.

(B) Definitions

(1) "Adult services" has the same meaning as in section 5126.01 of the Revised Code.

(2) "County board" means a county board of developmental disabilities.

(3) "Department" means the Ohio department of developmental disabilities.

(4) "Developmental delay" means that a child has not reached developmental milestones expected for his or her chronological age as measured by qualified professionals using appropriate diagnostic instruments and/or procedures.

(a) For children under age three, developmental delay shall be established in accordance with Part C of the Individuals with Disabilities Education Act, 20 U.S.C. 1431 through 1445, as in effect on the effective date of this rule, 34 C.F.R. 303.10, as in effect on the effective date of this rule, and rules promulgated by the Ohio department of health.

(b) For children age three through age five, developmental delay shall be established in accordance with rules promulgated by the Ohio department of education.

(5) "Developmental disability" means a severe, chronic disability that is characterized by all of the following:

(a) It is attributable to a mental or physical impairment or a combination of mental and physical impairments, other than a mental or physical impairment solely caused by mental illness as defined in division (A) of section 5122.01 of the Revised Code;

(b) It is manifested before age twenty-two;

(c) It is likely to continue indefinitely;

(d) It results in one of the following:

(i) In the case of a person under age three, at least one developmental
delay or a diagnosed physical or mental condition that has a high 
probability of resulting in a developmental delay;

(ii) In the case of a person age three through age five, at least two 
developmental delays; or

(iii) In the case of a person age six or older, a substantial functional 
limitation in at least three of the following areas of major life 
activity, as appropriate for his or her age: self-care, receptive and 
expressive language, learning, mobility, self-direction, capacity 
for independent living, and, if the person is age sixteen or older, 
capacity for economic self-sufficiency; and

(e) It causes the person to need a combination and sequence of special, 
interdisciplinary, or other type of care, treatment, or provision of 
services for an extended period of time that is individually planned and 
coordinated for the person.

(6) "Early intervention services" means developmental services selected in 
collaboration with the parents of an infant or toddler birth through age two 
who is eligible for services under Part C of the Individuals with Disabilities 
Education Act, 20 U.S.C. 1431 through 1445, as in effect on the effective 
date of this rule, and 34 C.F.R. Part 303, as in effect on the effective date of 
this rule, and designed to meet the developmental needs of the infant or 
toddler and the needs of the family to assist appropriately in the infant's or 
toddler's development as identified by the individual family service planning 
team.

(7) "Family support services" means a family support services program described in 
and administered pursuant to section 5126.11 of the Revised Code.

(8) "Help Me Grow" means Ohio's coordinated, community-based system that 
promotes transdisciplinary, family-centered services and supports to eligible 
extpectant parents, newborns, and infants and toddlers birth through age two 
and their families. The system is directed by the Ohio department of health.

(9) "Home and community-based services" has the same meaning as in section 
5123.01 of the Revised Code.

(10) "Individual" means a person with a developmental disability.

(11) "Intermediate care facility" means an intermediate care facility for individuals 
with intellectual disabilities as defined in rule 5123:2-7-01 of the 
Administrative Code.

(12) "Medicaid local administrative authority" has the same meaning as in section 
5126.055 of the Revised Code.
(13) "Service and support administration" means the duties performed by a service and support administrator pursuant to section 5126.15 of the Revised Code.

(C) Strategic plan

(1) The county board shall develop and adopt by resolution a strategic plan that meets the requirements of sections 5126.04 and 5126.054 of the Revised Code, includes the county board's mission and vision, and addresses the county board's strategy for:

(a) Promoting self-advocacy by individuals served by the county board;

(b) Ensuring that individuals receive services in the most integrated setting appropriate to their needs;

(c) Reducing the number of individuals in the county waiting for services;

(d) Increasing the number of individuals of working age engaged in community employment;

(e) Taking measures to recruit sufficient providers of services to meet the needs of individuals receiving services in the county; and

(f) Meeting with each newly certified independent provider within sixty days of the provider being selected to provide services to an individual, for purposes of confirming the provider understands the individual service plan and the provider's responsibilities and ensuring the provider has contact information for the county board.

(2) The strategic plan shall be made readily available to individuals and families who receive services, employees of the county board, citizens of the county, and any other interested persons.

(3) The county board shall prepare a strategic plan progress report at least once per year. The strategic plan progress report shall be made readily available to individuals and families who receive services, employees of the county board, citizens of the county, and any other interested persons.

(4) The county board shall have a mechanism for accepting public feedback regarding the strategic plan and strategic plan progress reports.

(D) Eligibility determination for county board services

(1) Except as provided in paragraph (G) of this rule, the county board shall make eligibility determinations for county board services in accordance with the definition of "developmental disability" in paragraph (B)(5) of this rule.
(2) For persons age sixteen or older, a substantial functional limitation in a major life area is determined through completion of the Ohio eligibility determination instrument (available at https://doddportal.dodd.ohio.gov/cnt) or an alternative instrument issued by the department for use in determining eligibility for county board services and application of criteria found therein.

(3) For persons age six through age fifteen, a substantial functional limitation in a major life area is determined through completion of the children's Ohio eligibility determination instrument (available at https://doddportal.dodd.ohio.gov/cnt) or an alternative instrument issued by the department for use in determining eligibility for county board services and application of criteria found therein. The children's Ohio eligibility determination instrument or an alternative instrument issued by the department for use in determining eligibility for county board services is used in the eligibility determination process for the county board for all services and supports other than special education services.

(4) The Ohio eligibility determination instrument, the children's Ohio eligibility determination instrument, and any alternative instrument issued by the department for use in determining eligibility for county board services shall be administered by persons employed by county boards or regional councils of governments formed under section 5126.13 of the Revised Code by two or more county boards and authorized to do so by the department.

(5) The county board may establish eligibility for county board services for any preschool child with a disability eligible for services under section 3323.02 of the Revised Code whose disability is not attributable solely to mental illness as defined in section 5122.01 of the Revised Code.

(6) The county board shall complete eligibility determination within forty-five days of the request for services or after all necessary information has been received from the referring party or applicant except that:

(a) For children under age three, the eligibility report completed by or for "Help Me Grow" shall be used for eligibility determination; and

(b) For children age three through age five, the evaluation completed by or for the school district for preschool special education may be used for eligibility determination.

(7) The county board shall keep on file the documents used to determine eligibility for county board services of all persons who apply after July 1, 1991, whether or not such persons are found to be eligible. Information on persons found to be ineligible shall be maintained for five years after such determination is made.
(8) When a person who has been determined eligible for county board services after July 1, 1991 moves or wants to move to another county in Ohio, that person shall be deemed eligible by the new county board. The new county board, however, may review the person's eligibility. During the review, the person continues to be eligible to receive services according to the new county board's strategic plan and priorities.

(9) All persons who were eligible for county board services and receiving county board services pursuant to Chapter 5126. of the Revised Code on July 1, 1991, shall continue to be eligible for those services and to receive services as long as they are in need of services.

(10) All persons who were eligible for case management services and receiving case management services pursuant to Chapter 5126. of the Revised Code on January 10, 1992, shall continue to be eligible for those services and to receive services as long as they are in need of services.

(11) All persons determined ineligible for county board services shall be referred, with their consent, to other agencies or sources of services.

(E) Statutory authority

The county board shall carry out its duties and responsibilities in accordance with Chapter 5126. of the Revised Code. If a county board operates classrooms for children, the county board shall be licensed by the Ohio department of job and family services or the Ohio department of education, as applicable.

(F) Medicaid local administrative authority

(1) A county board with medicaid local administrative authority shall abide by all terms and conditions set forth in the federally-approved waiver documents including any appendices and attachments, sections 5126.055 and 5166.21 of the Revised Code, and administrative rules promulgated by the Ohio department of medicaid.

(2) The department shall oversee medicaid local administrative authority activities to ensure compliance with applicable laws. If the department determines that a county board with medicaid local administrative authority is deficient in its administration of medicaid waiver services, the department may take appropriate actions authorized by applicable law including, but not limited to, division (G) of section 5126.055 of the Revised Code or section 5126.056 of the Revised Code.

(3) A county board that participates in the department's medicaid administrative claiming program shall comply with the department's policies and procedures governing medicaid administrative claiming and refund any payments that are
disallowed by the department, the Ohio department of medicaid, or the centers for medicare and medicaid services. A county board may challenge a disallowance by the department in accordance with rule 5123:2-17-01 of the Administrative Code.

(4) When the department refers an individual for whom the department is paying the nonfederal share of medicaid expenditures for home and community-based services to a county board for enrollment in home and community-based services, the county board shall assist the department in expediting the enrollment.

(G) Service and support administration

The county board shall determine eligibility for service and support administration, provide service and support administration, and ensure individual service plans are developed in accordance with rule 5123:2-1-11 of the Administrative Code.

(H) Non-medicaid adult services

(1) A county board providing non-medicaid adult services shall adopt a written policy outlining provision of the services.

(2) Non-medicaid adult services shall be provided pursuant to section 5126.01 of the Revised Code and rule 5123:2-2-05 of the Administrative Code.

(3) Planning for non-medicaid adult services shall be conducted in accordance with the person-centered planning process described in paragraph (F)(2)(b) of rule 5123:2-1-11 of the Administrative Code.

(4) Persons engaged in the direct provision of non-medicaid adult services shall meet the training requirements for persons engaged in the direct provision of comparable medicaid adult services as set forth in:

(a) Rule 5123:2-9-14 of the Administrative Code for vocational habilitation;

(b) Rule 5123:2-9-15 of the Administrative Code for supported employment-community;

(c) Rule 5123:2-9-16 of the Administrative Code for supported employment-enclave;

(d) Rule 5123:2-9-17 of the Administrative Code for adult day support;

(e) Rule 5123:2-9-44 of the Administrative Code for integrated employment; and

(f) Rule 5123:2-9-51 of the Administrative Code for adult day health center...
(I) Early intervention services

(1) A county board providing early intervention services shall do so in accordance with Part C of the Individuals with Disabilities Education Act, 20 U.S.C. 1431 through 1445, as in effect on the effective date of this rule, 34 C.F.R. Part 303, as in effect on the effective date of this rule, and rules promulgated by the Ohio department of health.

(2) A county board providing early intervention services shall adopt a written policy describing the county board's role in the county's comprehensive system for early intervention services and supports. The policy shall identify how the county board will provide early intervention services on a year-round basis for a minimum of two hundred forty days to eligible infants and toddlers and their families as part of a comprehensive, coordinated, transdisciplinary, interagency early intervention system. The policy shall describe the specific role the county board has agreed to fulfill as a partner in the local "Help Me Grow" network and may include:

(a) Public awareness/child find;

(b) Evaluation to determine eligibility;

(c) Child and family assessment;

(d) Service coordination;

(e) Early intervention services in everyday routines, activities, and places as developed through the individual family service plan development process;

(f) Assurances for procedural safeguards required by Part C of the Individuals with Disabilities Education Act, 20 U.S.C. 1431 through 1445, as in effect on the effective date of this rule, 34 C.F.R. Part 303, Subpart E, as in effect on the effective date of this rule, and rules promulgated by the Ohio department of health; and

(g) Whether the county board utilizes funds from the Ohio department of health to administer central coordination, evaluation and assessment, or service coordination.

(3) Early intervention services shall be designed to meet the needs of the family related to enhancing the child's development and participation in family life. County boards shall participate in the development of individual family service plan outcomes for children and families that promote engagement, independence, and full community participation.
(4) The county board shall maintain the following records for each child birth through age two receiving services from the county board:

(a) Documentation verifying the date of initial referral to the early intervention system and date of request for the county board to assist in the initial evaluation and assessment process when the county board participates in the early intervention child and family evaluation and assessment;

(b) Documentation of eligibility;

(c) Other records related to services provided or arranged by the county board including the current individual family service plan; consent forms; correspondence with the family; services and case notes; documents developed by the county board including evaluations, assessments, progress reports, and documentation of records requested and documents shared or released; and documentation of the date, frequency, duration, and intensity of services delivered; and

(d) Documentation demonstrating that early intervention services provided or arranged by the county board meet the requirements of Part C of the Individuals with Disabilities Education Act, 20 U.S.C. 1431 through 1445, as in effect on the effective date of this rule, 34 C.F.R. Part 303, Subpart E, as in effect on the effective date of this rule, and rules promulgated by the Ohio department of health with regard to parents' rights and procedural safeguards.

(J) Family support services

(1) The county board shall adopt a written policy governing provision of family support services. The policy shall:

(a) Specify that individuals or family members of individuals may receive family support services funds;

(b) Define family members who are eligible to receive family support services funds;

(c) Describe goods and services that may be purchased with family support services funds;

(d) Address whether or not the county board will use an income-based fee schedule to determine eligibility for family support services funds, and if an income-based fee schedule is used, whether or not the county board will require applicants to submit documentation to verify their income;
(e) Set forth the process for individuals and family members to apply for family support services funds and for the county board to review and approve/disapprove applications; and

(f) Describe payment processes that meet requirements established by the county auditor.

(2) The county board may use funds allocated for the family support services program as match for medicaid waivers.

(K) Volunteers

The county board may utilize volunteers as an integral part of overall service delivery. The county board shall require background investigations on volunteers. Volunteers shall not be considered in the calculation of staffing ratios.

(L) Cost reports

The county board shall annually prepare and electronically file a cost report detailing its income and expenditures in accordance with section 5126.131 of the Revised Code and guidelines established by the department and shall:

(1) Reconcile its income and expenditures on a monthly basis in accordance with standards established by the county auditor;

(2) Retain the cost report and accurate records and documentation necessary to support the cost report for six years from the date of receipt of payment for the final settlement of the cost report or until an initiated audit is resolved, whichever is longer; and

(3) Ensure its business manager and other county board personnel who prepare cost reports or supporting documentation successfully complete:

(a) A department-provided orientation program in cost report preparation within ninety days of employment or contract; and

(b) Department-provided annual training in cost report preparation thereafter.

(M) Records

(1) The county board shall maintain fiscal records that are in compliance with county and state auditor's requirements pursuant to section 149.38 of the Revised Code.

(2) The county board shall adopt written policies and procedures which address confidentiality, access, duplication, dissemination, and destruction of
personnel records.

(3) The county board shall adopt written policies and procedures which address confidentiality, access, duplication, dissemination, and destruction of records of individuals served in accordance with the Health Insurance Portability and Accountability Act, 42 U.S.C. 1320d, as in effect on the effective date of this rule and as applicable, the Family Educational Rights and Privacy Act, 20 U.S.C. 1232g, as in effect on the effective date of this rule.

(4) Records of the county board shall be accessible to department personnel authorized by the director of the department.

(5) The county board shall submit information and reports as directed by the department.

(N) Safety

(1) The design and maintenance of county board facilities and equipment shall be in conformance with all applicable laws, including the Americans with Disabilities Act and Section 504 of the Rehabilitation Act of 1973 as in effect on the effective date of this rule.

(2) Each facility owned, leased, or operated by the county board shall be inspected annually by the local fire marshal or designee to ensure compliance with fire safety practices.

(3) If the county board provides a swimming program, regardless of location, a person who holds a current "American Red Cross" or equivalent lifeguarding certificate shall be present.

(4) The county board shall develop written building emergency plans which include procedures for fire, tornado, bomb threat, power failure, natural disaster, medical emergency, and other emergencies. The building emergency plans shall be available to all personnel, volunteers, individuals served, parents, and guardians.

(O) Health

(1) When the county board is directly providing facility-based services, the county board shall adopt written policies and procedures that ensure the general health and well-being of all individuals served and address:

(a) Providing first aid and emergency treatment;

(b) Securing emergency squad or ambulance services or the services of the individual's personal physician;
(c) Providing first aid training, cardiopulmonary resuscitation training, and training in universal precautions for infection control including hand-washing and disposal of bodily waste to county board personnel engaged in direct services positions in accordance with rule 5123:2-2-01 of the Administrative Code;

(d) Providing suitable first-aid facilities, equipment, and supplies;

(e) Providing for the management of communicable diseases, handling of illness on-site, and return after an illness or other health condition; and

(f) Posting emergency numbers by each telephone.

(2) The written policies and procedures described in paragraph (O)(1) of this rule shall be communicated to all personnel, individuals served, parents, guardians, and providers of services, and shall be available in each county board facility upon request.

(3) The county board shall adopt a written policy consistent with applicable statutes concerning administration of medication by county board personnel.

(4) All medication administered by county board personnel shall be pharmacy-labeled to indicate owner, contents, required dosage, and schedule. Such medication shall be secured in a locked cabinet and removed by designated and qualified personnel.

(P) County board accreditation

(1) The department shall conduct an accreditation review of each county board at least once every three years to determine the county board's compliance with applicable statutes and rules. An accreditation review shall include a comprehensive on-site review conducted by representatives of the department at the county board's offices and facilities and may include off-site review of records, documents, or other materials.

(2) There are three possible outcomes of an accreditation review:

(a) The department shall issue accreditation for a term of three years to a county board that exceeds minimum compliance with applicable statutes and rules;

(b) The department shall issue accreditation for a term of one year to a county board that demonstrates minimum compliance with applicable statutes and rules; or

(c) The department shall hold accreditation in abeyance for a county board
that is not in compliance with applicable statutes and rules. The department shall work with the county board to develop an acceptable plan of correction within ninety days. If an acceptable plan of correction is not developed within ninety days, the county board may be subject to receivership pursuant to section 5126.081 of the Revised Code. While a county board's accreditation is in abeyance, the county board shall not enroll individuals in home and community-based services waivers.

(3) The department shall notify a county board at least ninety days prior to conducting an accreditation review.

(4) After conclusion of the comprehensive on-site review, the department shall conduct an exit conference with the president of the county board or the president's designee, the superintendent of the county board, and any other persons the county board invites. The purpose of the exit conference is to provide the county board with an oral summary of the county board's compliance status and present any findings of noncompliance. The exit conference may be held on-site at the conclusion of the on-site review but shall be conducted no more than five business days following the conclusion of the on-site review except by mutual agreement between the department and the superintendent of the county board.

(5) The department shall issue a written accreditation review summary to the superintendent of the county board within seven days of conclusion of the on-site review. The accreditation review summary shall be objective in terms of observations and citations, relying upon documentation that clearly addresses the standards reviewed.

(6) Within fourteen days of receipt of a written accreditation review summary that includes one or more citations, the county board shall submit to the department, a written appeal or a written plan of correction for each citation. If the county board does not submit a written appeal within fourteen days, the accreditation review summary shall be final and not subject to appeal by the county board.

(a) The appeal for a citation shall include the county board's basis with supporting documentation for challenging the citation. The department shall allow or disallow the appeal within ten days of receipt.

(b) If the appeal is disallowed, the county board shall submit a written plan of correction for each citation to the department within fourteen days. The written plan of correction shall include:

(i) A description of corrective action, including systemic changes necessary to prevent recurrence;
(ii) Implementation date of corrective action;

(iii) Person responsible for implementing corrective action; and

(iv) Supporting documentation which verifies implementation of corrective action.

(c) The department shall approve or disapprove the plan of correction within twenty days of receipt.

(d) The department shall not issue accreditation until the county board's written plan of correction is approved.

(7) The department shall develop and implement a system for recognizing county boards that demonstrate excellence through achievement of outstanding results or development of successful approaches regarding employment, self-advocacy, substantial downsizing or conversion of intermediate care facilities, person-centered planning, or serving individuals presenting complex challenges. The department shall recognize a county board that demonstrates excellence by issuing a letter of distinction to the county board. The department shall post letters of distinction at its website as a means of sharing innovative practices among county boards.

(Q) Compliance reviews

A county board that is certified by the department pursuant to section 5123.161 of the Revised Code to provide supported living or home and community-based services is subject to rule 5123:2-2-04 of the Administrative Code and may be eligible for an abbreviated compliance review in accordance with that rule.

(R) Providing applicable statutes and rules

The county board shall upon request, assist any interested party to locate and secure a copy of provisions of Chapter 5126. of the Revised Code and the administrative rules of the department. The county board shall ensure that employees of the county board and entities under contract with the county board receive information about revisions to the Revised Code and administrative rules of the department that are pertinent to their roles.

(S) Waiver of requirements in Chapter 5123:2-1 of the Administrative Code

The county board may request or the department may initiate a waiver of requirements outlined in Chapter 5123:2-1 of the Administrative Code that govern the administration and operation of county boards, so long as the requirements are not those of the Revised Code.
Replaces: 5123:2-1-02, 5123:2-1-04, 5123:2-1-06, 5123:2-1-09, 5123:2-4-01, 5123:2-9-04

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Certification

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Date

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