

STATE BOARD OF EDUCATION – ADMINISTRATIVE RULE SUMMARY

OAR # & Title : First Reading: 581-044-0250 CTE Revitalization Grant

Date: August 31, 2015

Staff/Office: Art Witkowski/ODE SPST

New Rule **Amend Existing Rule** **Repeal Rule**

Hearing Date: _____ **Hearings Officer Report Attached**

Prompted by: **State law changes** **Federal law changes** **Other**

Action Requested:

First Reading/Second Reading Agenda **Adoption** **Adoption/Consent**

PROPOSED/AMENDED RULE SUMMARY

Replaces the word “shall” with “must equally” in (2)

BACKGROUND:

Representatives from business, labor, industry, and education providers have served on the CTE Revitalization Advisory Committee. There was not a requirement that all four areas had equal representation.

- What is the current requirement in rule? Representatives from business, labor, industry, and education providers have representation on the CTE Revitalization Advisory Committee. This change requires that representative from all four areas have “must equally” have representation.
- What prompted the change in rule/law: Suggestion from CTE Grant Advisory Committee

ISSUES/CONCERNS THAT SURFACED DURING RULE WORK: None

CHANGED SINCE LAST BOARD MEETING? (so members can focus on what’s different)

N/A; first read—hasn’t been before board

No; same as last month

Yes – As follows:

Example: In response to public comment, the effective date was pushed back from February 2010 to September 2010.

FISCAL IMPACT(if any): None

EFFECT OF YES VOTE: Guarantees representatives from business, labor, industry, and education providers have equal representation on the CTE Revitalization Advisory Committee.

EFFECT OF NO VOTE: Does not guarantee representatives from business, labor, industry, and education providers have equal representation on the CTE Revitalization Advisory Committee

STAFF RECOMMENDATION:

Adopt administrative rule as prepared this month

Adopt administrative rule next month

No recommendation at this time (rarely used)