This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register;* an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-day period during which an agency shall file its Order of Rulemaking for publication in the Missouri Register begins either:1) after the hearing on the Proposed Rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 105—Credit Union Commission Chapter 1—Organization and Description

ORDER OF RULEMAKING

By the authority vested in the Credit Union Commission under section 536.023, RSMo Supp. 1998, the commission adopts a rule as follows:

4 CSR 105-1.010 General Organization is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1829–1832). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received during the specified comment period.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 105—Credit Union Commission Chapter 2—Hearings

ORDER OF RULEMAKING

By the authority vested in the Credit Union Commission under section 370.063, RSMo Supp. 1998, the commission adopts a rule as follows:

4 CSR 105-2.010 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1833–1838). The section with changes is reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Credit Union commission received two comment letters pertaining to this proposal during the specified comment period. One comment letter was from a credit union and the other comment letter was from a credit union trade association.

COMMENT: The credit union wrote, "Costs should be assessed to the party(s) that have requested the commissions hearing, whether or not they are the prevailing party." The credit union trade association wrote, "... we feel the costs associated with appealing a decision of the director of credit unions should generally be the responsibility of the appealing party. The commission should have the flexibility of assessing these costs."

RESPONSE AND EXPLANATION OF CHANGE: The commission agrees that charging the costs of a hearing to the non-prevailing party might not always be the best and fairest approach. The commission also agrees that preserving the commission's discretion in these matters, consistent with 370.063, RSMo would be beneficial. The commission has amended the proposal to allow the commission discretion in assessing the costs of hearings.

4 CSR 105-2.010 Rules of Procedure

(4) Costs. The commission will obtain the services of a court reporter to transcribe the hearing. The costs of original and seven (7) copies of the transcript and the actual and necessary expenses incurred by the commission in the retention of hearing officers, commission-appointed attorneys, the per-diem compensation of the members of the commission, and any other costs assessed by the commission may be taxed against a party as determined by the commission.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 105—Credit Union Commission Chapter 3—Credit Union Membership and Chartering

ORDER OF RULEMAKING

By the authority vested in the Credit Union Commission under section 370.063, RSMo Supp. 1998, the commission adopts a rule as follows:

4 CSR 105-3.010 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on August 2, 1999 (24 MoReg 1839). The sections with changes are reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Credit Union Commission received four comment letters pertaining to this proposal during the specified comment period. Two comment letters were from

credit unions, one comment letter was from a credit union trade association, and one comment letter was from a banking trade association.

COMMENT: One credit union wrote that the terms "common interests" and "interact" were somewhat vague and suggested enhancement. This credit union also wrote that the term "insufficient access" should be defined. Another credit union wrote that the terms "common interests," "interact with each other," "insufficient access," "local neighborhood," and "credit union services" should be clearly defined or examples of groups complying with these definitions should be given. This credit union also wrote, "Failing to clearly define terms or providing incomplete definitions invites judicial review to resolve conflicting opinion."

RESPONSE AND EXPLANATION OF CHANGE The commission believes that the definitions of these terms provide adequate direction to the division of credit unions to implement rules related to field of membership expansions in compliance with credit union statutes. The commission and the division will, and intends for others to, interpret these terms based on the "common meanings" of the words within these phrases, except for instances in which standard or common usage within the credit union movement varies from the "common meaning," in which case the "standard or common usage within the credit union movement" shall prevail. The commission believes that the phrase "and interact with one another" could be stricken from this definition, making the definition easier to understand, without significantly altering the implementation of this rule as envisioned by the commission.

COMMENT: A credit union trade association wrote, "We agree with and support the Commission's definition of a well-defined local neighborhood, community or rural district."

RESPONSE: The commission appreciates the credit union trade association's concurrence on this issue.

COMMENT: A banking trade association wrote: "The definition of 'Well defined local neighborhood . . .' outlined in section 370.080.3 RSMo, emphasizes the word 'local.' The MBA believes that a 'metropolitan statistical area' is a region and not local community, and consequently is beyond the scope of the statute and should be stricken from the regulation. Any larger district than a 'local' community is unlawful. Furthermore, well defined local neighborhood is a limited and specific geographic area; it has nothing to do with 'an area which includes persons who have common interests and interact with one another,' which defines an employer group or other group with a common bond. The entire United States includes persons who have common interests and interact with one another. While the terms included in definitions may be defined by the Commission, the Commission ignores common sense and legal precedent at its own risk. The terms 'metropolitan statistical area' and 'an area which includes persons who have common interests and interact with one another' should be stricken from this regulation."

RESPONSE AND EXPLANATION OF CHANGE: The commission believes that the phrase "and interact with one another" could be stricken from this definition, making the definition easier to understand, without significantly altering the implementation of this rule as envisioned by the commission. However, the commission believes that an essential component of a "well defined local neighborhood, community or rural district" is that it be populated by "persons who have common interests." This is a criterion the commission has developed, consistent with Missouri credit union statutes, in order to identify well defined local neighborhoods, communities or rural districts. The commission has amended the proposal to strike the phrase "and interact with one another" from the proposed rule.

The commission believes that documenting that persons in a metropolitan statistical area have common interests may be a some-

what difficult task. In addition, no credit unions have expressed an interest in applying to serve metropolitan statistical areas. Given this, the commission has concluded that striking the phrase "metropolitan statistical area" from this definition would improve this definition. The commission has amended the proposal to strike the phrase "metropolitan statistical area" from the proposed rule.

COMMENT: A credit union trade association wrote, ". . . we believe the inclusion of the word 'legally' before the word 'adoptive' is redundant and could present major problems for credit unions. To include the word 'legally' will require a credit union to be presented a legal document before it could accept an adopted person as a member."

RESPONSE: When drafting this definition, the commission included the word "legally" to differentiate between legal adoptions and more informal adoptive relationships. The commission does not consider this distinction to be redundant. The commission also believes that credit unions will be able to verify the existence of legally adoptive relationships in a manner similar to that used to verify the existence of other family relationships.

COMMENT: A banking trade association wrote: "The definition of 'Immediate Family' is a term of art which is also included in the statute, in section 370.080.3; it is a limitation on the credit union's expansion. The statute reads in part, 'No individual shall be eligible for membership in a credit union on the basis of the relationship of such individual to another person who is eligible for membership in such credit union unless the individual is a member of the immediate family (emphasis added). . . .' The above definition is expanded in the regulation to include 'cousin' as one of the categories of relatives that may join the credit union. It is estimated that citizens of the same racial group in the United States have a relationship of a cousin in at least the 7th degree. The term 'cousin' should be stricken from this regulation."

RESPONSE AND EXPLANATION OF CHANGE: The commission believes that the inclusion of the term "cousin" in this definition, without any additional qualifiers, may be overly broad. Given this, the commission has amended the proposed rule by inserting the word "first" before the word "cousin."

COMMENT: A credit union trade association wrote, "The Commission should be commended for having the foresight to illustrate the difference between 'underserved' and 'low income' communities. The simplification of this definition will assist the credit union in determining whether the addition of an underserved area into its field of membership is practical and manageable."

RESPONSE: The commission appreciates the credit union trade association's comment on this issue.

COMMENT: A banking trade association wrote: "The definition of 'Underserved Community' makes a mockery of any attempt to limit the credit union in terms of geographic area. The Rule provides that an 'Underserved Community' is a community that is not served by a credit union regardless of the other financial intermediaries available to that community. The definition of 'Underserved Community' should be changed by striking the words 'to credit union services' and adding to the sentence, 'to financial intermediary services of any kind including bank services.'"

RESPONSE: The commission believes that the proposed definition of "Underserved Community" is consistent with Missouri credit union statutes. No change was made to this proposed rule as a result of this comment.

4 CSR 105-3.010 Definitions

(1) "Well defined local neighborhood, community or rural district" is defined as a city, township, county, telephone area code, zip code, or other geographical areas with clearly defined boundaries,

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and/or an area which includes persons who have common interests.

(2) "Immediate family" is defined as spouse, child, sibling, parent, grandparent, grandchild, aunt, uncle, niece, nephew, first cousin or legal guardian and includes step, in-law, and legally adoptive relationships.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 105—Credit Union Commission Chapter 3—Credit Union Membership and Chartering

ORDER OF RULEMAKING

By the authority vested in the Credit Union Commission under section 370.063, RSMo Supp. 1998, the commission adopts a rule as follows:

4 CSR 105-3.020 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1839). The section with changes is reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Credit Union Commission received four comment letters pertaining to this proposal during the specified comment period. Two comment letters were from credit unions, one comment letter was from a credit union trade association, and one comment letter was from a banking trade association.

COMMENT: One credit union wrote that item (1) of the rule was poorly worded and that it was unclear whether the evidence of compliance with the stated criteria should be submitted in writing to the director or if the director would issue a writing stating how he made the determination to approve each field of membership expansion.

RESPONSE: The portion of the rule commented on requires the director to make a determination in writing that certain criteria are met. This determination will be made by the director, in writing, based on information contained in the application that each credit union must complete when requesting new groups or areas. The commission believes that this rule clearly identifies the director as the party required to take the required actions. No change was made to this proposed rule as a result of this comment.

COMMENT: One credit union wrote that the terms "satisfactory progress," "adverse conditions," and "regulatory concerns" should be defined, the terms "administrative capability" and "financial resources" should be explained, and the term "reasonable progress" should be defined/explained. Another credit union wrote that subsection (1)(C) needs further expansion to include examples (clearly characterized as guidelines and not limits) of adequate evidence of the credit union's "administrative capability and the financial resources to serve the proposed group."

RESPONSE: The commission believes these terms are adequately defined and that the division of credit unions will apply these criteria in a fair, consistent, and reasonable manner. The commission and the division will, and intends for others to, interpret these terms based on the "common meanings" of the words within these phrases, except for instances in which standard or common usage within the credit union movement varies from the "common meaning," in which case the "standard or most common usage within the credit union movement" shall prevail. No change was made to this proposed rule as a result of this comment.

COMMENT: A credit union trade association wrote that they opposed the inclusion of the term "any adverse conditions" with respect to approving a field of membership expansion. The credit union trade association also wrote, "A credit union should be operating in a safe and sound manner and should certainly be addressing any regulatory concerns. These are measurable and understandable requirements. The term 'any adverse conditions' is subjective and possibly unmeasurable. In addition, there may be adverse conditions affecting a credit union that are totally out of the credit union's control and which may warrant the addition of a new group in order to strengthen the credit union."

RESPONSE AND EXPLANATION OF CHANGE: The commission believes that additional guidance concerning the term "adverse conditions" may be helpful to credit unions, the division, and other interested parties. Given this, the commission has amended this proposed rule by inserting the phrase "including but not limited to areas of concern identified in the most recent supervisory examination report" after the word "conditions" and also by inserting the word "other" after the word "or."

COMMENT: A credit union trade association wrote, "We support the requirement that a credit union be adequately capitalized with a net capital ratio of at least 7 percent, except in special circumstances. The language of the proposal allows the director enough flexibility to recognize that adding a new group may breathe life into a struggling credit union."

RESPONSE: The commission appreciates the credit union trade association's concurrence on this issue.

COMMENT: A banking trade association wrote: "While the regulation provides that the credit union should have a 'net capital of not less than 7 percent'; the regulation is open ended. Provided the Director of the division of credit unions determines that the credit union is making 'reasonable progress towards meeting the 7 percent . . . requirement' the goal is waived. Does this mean that two or more under capitalized credit unions may merge to create a much larger undercapitalized credit union?" The banking trade association then offered suggested revisions to the wording of the regulation.

RESPONSE: The commission believes that it is appropriate for the director of the division of credit unions to have discretionary authority to approve additional membership groups for credit unions with net capital less than 7%. This rule clearly states that the capitalization requirements contained in the rule apply ". . . exclusively for the purpose of adding new membership groups." This rule does not address nor is it intended that it address credit union mergers. No change was made to this proposed rule as a result of this comment.

COMMENT: A banking trade association wrote: "The entire regulation 3.020(1) does not provide adequate standards for admitting additional groups to an existing credit union. If safety and soundness, adequate capital and administrative capability are ascertainable standards, then the words, 'the formation of a separate group is not practical' is no standard at all!" The banking trade association then offered suggested revisions to the wording of the regulation.

RESPONSE: The practicality of the formation of a new credit union is only one of several criteria that the director must consider. The commission believes that this rule adequately establishes criteria for the director of the division of credit unions to consider when evaluating field of membership expansion requests. No change was made to this proposed rule as a result of this comment.

4 CSR 105-3.020 Criteria for Additional Membership Groups

(1) The director will approve the addition of groups to a credit union's field of membership, if the director determines in writing that the following criteria are met:

(A) The credit union is operating in a safe and sound manner and is making satisfactory progress in addressing any adverse conditions, including but not limited to areas of concern identified in the most recent supervisory examination report, or other regulatory concerns that may exist;

(B) The credit union is "adequately capitalized." The commission defines adequately capitalized, exclusively for the purpose of adding new membership groups, to mean that the credit union has a net capital ratio of not less than seven percent (7%). The director may determine that a net capital ratio of less than seven percent (7%) is adequate if the credit union is making reasonable progress toward meeting the seven percent (7%) net capital requirement;

(C) The credit union has the administrative capability and the financial resources to serve the proposed group; and

(D) The formation of a separate credit union by such group is not practical and consistent with reasonable standards for the safe and sound operation of a credit union.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 105—Credit Union Commission Chapter 3—Credit Union Membership and Chartering

ORDER OF RULEMAKING

By the authority vested in the Credit Union Commission under section 370.063, RSMo Supp. 1998, the commission adopts a rule as follows:

4 CSR 105-3.030 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1839–1840). The section with changes is reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Credit Union Commission received two comment letters pertaining to this proposal during the specified comment period. One comment letter was from a credit union and another was from a banking trade association.

COMMENT: One credit union wrote that use of the term "on site investigation" in item (2) is overly restrictive and implies the existence of a physical location for the proposed credit union that may not (and in fact is unlikely to) exist at the time the division is considering the application.

RESPONSE AND EXPLANATION OF CHANGE: Pre-chartering investigations are usually performed at the site of the proposed credit union. However, the commission does not believe that prechartering investigations necessarily have to be performed on site. The commission believes that the on-site requirement can be deleted from the proposed rule without hindering the ability of the division of credit unions to conduct pre-chartering investigations. The commission has amended the proposal by deleting the word onsite.

COMMENT: This same credit union wrote that examples of what kinds of evidence might be considered in evaluating the "character and fitness of proposed management," the "degree of membership support," and the "adequacy of the proposed credit union's business plan" would help the director to avoid conflict with the applicant or the commission over such evaluations, while also providing the potential credit union organizer a clearer initial understanding of the kinds of evidence that will generally be considered

in evaluating the proposed credit union's application for charter. RESPONSE: The commission believes that it has provided sufficient direction to the division of credit unions to ensure that investigations are conducted in a thorough and professional manner, with minimal conflict. In addition, the commission believes that the process followed when considering new charter proposals provides potential charter applicants with sufficient understanding of the kinds of evidence that will be evaluated when considering a new charter. No change was made to this proposed rule as a result of this comment.

COMMENT: A banking trade association wrote, "Emergency and Proposed 4 CSR 105-3.030(1) & (2) provides that a start up credit union must meet vague standards, and at least on surface there appears to be a bias against start up credit unions."

RESPONSE: The commission believes that the criteria established in this rule are not vague, and provide the division of credit unions sufficient direction concerning the types of factors to be considered when evaluating a charter application. The commission does not believe that the rule exhibits a bias against startup credit unions, but does believe that this rule expresses the desire of the commission to gain reasonable assurances that a newly charter credit union will be successful. No change was made to this proposed rule as a result of this comment.

4 CSR 105-3.030 Economic Advisability

(2) The Division of Credit Unions will conduct an investigation of each charter application to ensure that the proposed credit union can be successful. This investigation will include an evaluation of—

(A) The character and fitness of proposed management;

(B) The degree of membership support; and

(C) The adequacy of the proposed credit union's business plan.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under sections 333.111.1, RSMo Supp. 1998 and 333.121, RSMo 1994, the board amends a rule as follows:

4 CSR 120-2.060 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 1999 (24 MoReg 2128–2129). The sections with changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: The State Board of Embalmers and Funeral Directors did not receive any comments regarding the proposed amendment, however, noted that the examination furnished by the International Conference of Funeral Service Examining Boards, Inc. is the nationally prepared State Board Funeral Arts Examination. Therefore, the board changed the purpose statement and section (10) of the rule to accurately reflect the title of the examination.

4 CSR 120-2.060 Funeral Directing

PURPOSE: This amendment establishes the nationally prepared State Board Funeral Service Arts Examination furnished by the International Conference of Funeral Services Examining Boards, Inc. as the board's practical examination and exempts applicants who have already taken and passed the National Board Funeral Service Arts Examination or the State Board Funeral Service Arts Examination from taking the board's practical examination.

(10) Effective September 1, 2000, the nationally prepared State Board Funeral Service Arts Examination furnished by the International Conference of Funeral Service Examining Boards, Inc. will be administered by the board as its practical funeral director examination. Any applicant who provides evidence of having successfully completed the National Board Funeral Service Arts Examination or the State Board Funeral Service Arts Examination is exempt from the funeral director practical examination.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 120—State Board of Embalmers and Funeral Directors Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Embalmers and Funeral Directors under section 333.111.1, RSMo Supp. 1998, the board amends a rule as follows:

4 CSR 120-2.100 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 1999 (24 MoReg 2129–2130). The section with changes is reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS AND EXPLANATION OF CHANGE: The State Board of Embalmers and Funeral Directors did not receive any comments regarding the proposed amendment, however, noted that the examination furnished by the International Conference of Funeral Service Examining Boards, Inc. is the nationally prepared State Board Funeral Arts Examination. Therefore, the board changed the purpose statement to accurately reflect the title of the examination.

4 CSR 120-2.100 Fees

PURPOSE: Beginning September 1, 2000, the board will be administering the nationally prepared State Board Funeral Service Arts Examination, as the practical examination rather than the currently administered funeral director practical examination. Therefore, this rule amends the required fee to reflect the increased cost of this examination.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 263—State Committee for Social Workers Chapter 3—Ethical Standards/Disciplinary Rules

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under sections 337.600, 337.615, 337.627 and 337.630, RSMo Supp. 1998, the committee amends a rule as follows:

4 CSR 263-3.140 Competence is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 1999 (24 MoReg 2143). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 40—Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 190.103, 190.108, 190.109, 190.131, 190.133, 190.134 and 190.185, RSMo Supp. 1998, the director rescinds a rule as follows:

19 CSR 30-40.303 Medical Director Required for All: Ambulance Services and—Emergency Medical Response Agencies That Provide Advanced Life Support Services, Basic Life Support Services Utilizing Medications or Providing Assistance with Patients' Medications, or Basic Life Support Services Performing Invasive Procedures Including Invasive Airway Procedures; Dispatch Agencies Providing Prearrival Medical Instructions; and Training Entities is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 1999 (24 MoReg 2149). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 40—Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 190.103, 190.108, 190.109, 190.131, 190.133, 190.134 and 190.185, RSMo Supp. 1998, the director adopts a rule as follows:

19 CSR 30-40.303 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 1, 1999 (24 MoReg 2149–2155). No changes have been made in the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Health received two letters during the comment period on this proposed rule.

COMMENT: One comment was received recommending that section (2)A.1. be deleted and that physicians who are board certified in emergency medicine be added to (2)A.2. so that they are required to maintain ACLS, ATLS and PALS or documentation of equivalent education in cardiac care, trauma care and pediatric care within the past five (5) years.

RESPONSE: The director disagreed with this comment because board certified emergency medicine physicians are already required to maintain continuous medical education related to the practice of emergency medicine by virtue of the board certification.

COMMENT: One comment was received recommending that the wording "equivalent education" specify a minimum number of hours to meet the equivalent education requirement.

RESPONSE: The director disagreed with this comment because equivalent number of hours is based upon current ACLS, ATLS and PALS course requirements. These requirements may change in the future as course curriculum is adjusted to meet current trends and research.

COMMENT: One comment was received addressing (1)A.2. It is our understanding that this comment actually is addressing (2)A.2. The comment addressed questions as to the requirement for board certification in any specialty other than emergency medicine, as well as the need for a written agreement between physicians who are board certified with those who are not.

RESPONSE: The director disagreed with this comment because physicians who are board certified have successfully completed a higher level of training than those who are not board certified. This should better prepare them to assist the local medical director who may not have the higher level of training.

COMMENT: One comment was received regarding concerns that there may be a shortage of credentialed physicians in the rural areas who can meet the requirements of this regulation.

RESPONSE: The director disagrees with this comment because this regulation allows for the use of the local "non-credentialed" physician who maintains a written agreement with a credentialed physician who meets the medical director requirements. December 15, 1999 Vol. 24, No. 24

In Additions

This section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

IN ADDITION

3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits

As a matter of public information, the following dates and bag limits shall apply on turkey hunting seasons for 2000. These are based on the formula for season dates set out in subsections (1)(A) and (1)(B) of this rule in the *Code of State Regulations*, and action of the Conservation Commission on November 2, 1999, to annually establish the season length and bag limit of the spring turkey hunting season.

Spring Season. The 2000 spring turkey hunting season will be twenty-one (21) days in length (from April 24 through May 14, 2000). A person possessing the prescribed turkey hunting permit may take two (2) male turkeys or turkeys with visible beard during the season; provided, only one (1) turkey may be taken during the first seven (7) days of the season and only one (1) turkey may be taken per day.

Fall Firearms Season. The 2000 fall firearms turkey hunting season will be fourteen (14) days in length (from October 9 through October 22, 2000). A person possessing the prescribed fall firearms turkey hunting permit may take two (2) turkeys of either sex during the season; provided only one (1) turkey may be taken during the first seven (7) days of the season, and only one (1) turkey may be taken per day.

[Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 150—Franchise Tax]

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 9—Corporation Franchise Tax

IN ADDITION

As a result of H.B. 516, 90th General Assembly, the Franchise Tax Division of the Secretary of State's Office, is transferred to the Department of Revenue, Director of Revenue. As a result the following shall be transferred from the Secretary of State's Office to the Department of Revenue, Corporation Franchise Tax, effective January 1, 2000.

[15 CSR 30-150.010] 12 CSR 10-9.100 Forms for Franchise Tax

[15 CSR 30-150.020] 12 CSR 10-9.110 Form: Request for Extension of Time to File

[15 CSR 30-150.030] 12 CSR 10-9.120 Form: Request for Franchise Tax Clearance

[15 CSR 30-150.040] 12 CSR 10-9.130 Form: Authorization for Release of Confidential Information

[15 CSR 30-150.110] 12 CSR 10-9.140 General

[15 CSR 30-150.120] 12 CSR 10-9.150 Definitions [15 CSR 30-150.130] 12 CSR 10-9.160 Exceptions [15 CSR 30-150.140] 12 CSR 10-9.170 Tax Year

[15 CSR 30-150.150] 12 CSR 10-9.180 Payment

[15 CSR 30-150.160] 12 CSR 10-9.190 Information Confidential, Exceptions

[15 CSR 30-150.170] 12 CSR 10-9.200 Report, Contents, Date Due

[15 CSR 30-150.180] 12 CSR 10-9.210 Extension of Time to File

[15 CSR 30-150.190] 12 CSR 10-9.220 Audits

[15 CSR 30-150.200] 12 CSR 10-9.230 Assessments

[15 CSR 30-150.210] 12 CSR 10-9.240 Final Determinations, Hearings

[15 CSR 30-150.220] 12 CSR 10-9.250 Review by the Administrative Hearing Commission

[15 CSR 30-150.230] 12 CSR 10-9.260 Overpayments

[15 CSR 30-150.240] 12 CSR 10-9.270 Amended Reports

[15 CSR 30-150.250] 12 CSR 10-9.280 Limitations on Collection of Tax, Refunds

[15 CSR 30-150.300] 12 CSR 10-9.290 Compliance with the Americans with Disabilities Act

Title 19—DEPARTMENT OF HEALTH Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

APPLICATION REVIEW SCHEDULE

DATE FILED:

APPLICATION PROJECT NO. & NAME/COST & DESCRIPTION/ CITY & COUNTY

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. These applications are available for public inspection at the address shown below.

November 2, 1999

#2870 RP: Peaceful Pines RCF I \$14,500, Bed Expansion of 7 RCF I Beds Poplar Bluff (Butler County)

- #2904 RS: The Essex by Bristol \$420,000, Replace 12-Bed RCF I Sedalia (Pettis County)
- #2869 RS: Mountain View Healthcare \$569,726, Replace 12-Bed RCF I Mountain View (Howell County)
- #2904 NS: Delmar Gardens of Meramec Valley, Inc. \$7,250,000, Replace 117-Bed SNF Fenton (St. Louis County)
- #2908 NP: Woodland Manor \$720,000, Bed Expansion of 10 SNF Beds Arnold (Jefferson County)

Any person wishing to request a public hearing for the purpose of commenting on any of these applications must submit a written request to this effect which must be received at the address listed below by December 3, 1999. All written requests and comments should be sent to:

Chairman Missouri Health Facilities Review Committee c/o Certificate of Need Program 915 G Leslie Boulevard Jefferson City, MO 65101

For additional information contact Mike Henry, (573) 751-6403.

Title 19—DEPARTMENT OF HEALTH Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

IN ADDITION

This In Addition corrects an editorial error in the December 1, 1999 *Missouri Register* (24 MoReg 2865). The last three words in subsection (2)(C) were inadvertently dropped from the bottom of the page and are reprinted here for clarification. We apologize for any inconvenience this may have caused.

19 CSR 60-50.430 Application Package

(2) A written application package consisting of an original and eleven (11) bound copies (comb or three-ring binder) shall be prepared and organized as follows:

(C) Support information should be included at the end of each divider section to which it pertains, and should be referenced in the divider narrative; and

Bid Openings

OFFICE OF ADMINISTRATION Division of Purchasing

BID OPENINGS

Sealed Bids in one (1) copy will be received by the Division of Purchasing, Room 580, Truman Building, P.O. Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: http://www.state.mo.us/oa/purch/purch.htm. Prospective bidders may receive specifications upon request.

B1Z00099 Aggregate Surfacing Material 12/15/99; B1Z00173 Equipment: Washer/Extractor/Lint Filter 12/15/99; B1Z00174 Sampler, Air Quality Monitor 12/15/99; B1Z00149 Chemical Supply Items: Group B 12/16/99; B1Z00150 Chemical Products Supply Items: Group D 12/16/99; B1Z00151 Chemical Products Packaging Items: Group E 12/16/99; B1Z00160 Cafeteria Equipment-Dishwasher 12/16/99; B1Z00161 Paper, Roll & Carbonless 12/16/99; B3Z00073 Private Process Server Services 12/16/99; B3Z00080 Janitorial Services-Jefferson City, MO 12/16/99; B3Z00081 Print: Continuous Carbonless Forms 12/16/99; B1Z00148 Chemical Products Supply Items 12/17/99; B1Z00152 Chemical Products Supply Items: Group F 12/17/99; B1Z00127 Laundry/Dry Cleaning Supplies 12/20/99; B1Z00166 Offices: Modular 12/20/99; B1Z00169 Grocery Items 12/20/99; B1Z00171 Material Handler: Rough Terrain, Telescopic 12/20/99; B003059 Medical Laboratory Services 12/21/99; B1Z00167 Vehicle: 48-Passenger Bus 12/21/99; B1Z00172 Truck, Diesel, Van Body, Trolley, Scale Cart 12/21/99; B3Z00095 Medical Review Services 12/21/99; B1Z00165 Dairy Products: Cheese 12/22/99; B1Z00179 Truck, 1-Ton Platform Bed 12/22/99; B3Z00072 Trash Collection Services-St. Joseph, MO 12/23/99; B3Z00083 Indoor Air Quality Analysis Services 12/23/99; B3Z00052 Publications-Design, Production, Printing 12/27/99. B3Z00067 Sexual Assault Prevention Services 12/29/99; B3Z00075 Drop In Center Services 12/30/99; B3Z00078 Peer Phone Support Service 12/30/99; B3Z00092 Abstinence Only Education 1/14/00; B3Z00079 Training: Multidisciplinary Core Curriculum 1/18/00;

It is the intent of the state of Missouri, Division of Purchasing to purchase the following as a single feasible source without competitive bids. If suppliers exist other than the one identified, contact (573) 751-2387 immediately.

1.) Copyrighted Publication: "So This is Normal?", supplied by Redleaf Press.

2.) Copyrighted Publication: "Learn Not to Burn Preschool", supplied by National Fire Protection association.

3.) Insurance Consulting Services for Senior Citizens, supplied by Missouri Patient Care Review Foundation.

Joyce Murphy, CPPO, Director of Purchasing

) <i>(</i>	Rule Changes Since Update to
Missouri	Codo of State Begulations
Register	Code of State Regulations

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—21 (1996), 22 (1997), 23 (1998) and 24 (1999). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable and RUC indicates a rule under consideration.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
	OFFICE OF ADMINISTRATION				
1 CSR 10	State Officials' Salary Compensation Schedul	le			23 MoReg 2473
1 CSR 10-15.010	Commissioner of Administration				24 Mokeg 2535
1 CSR 20-5.010	Personnel Advisory Board		24 MoReg 2578		
1 CSR 20-5.015	Personnel Advisory Board				
1 CSR 20-5.020	Personnel Advisory Board		24 MoReg 2579		
1 CSR 20-5.025	Personnel Advisory Board		24 MoReg 2580		
	DEPARTMENT OF AGRICULTURE				
2 CSR 10-5.005	Market Development	24 MoReg 2269			
2 CSR 10-5.010	Market Development		23 MoReg 2676		
2 CSR 60-1.010	Grain Inspection and Warehousing				
2 CSR 60-4.011	Grain Inspection and Warehousing		24 MoReg 2755		
2 CSR 60-4.040	Grain Inspection and Warehousing				
2 CSR 60-4.070	Grain Inspection and Warehousing				
2 CSR 60-4.110	Grain Inspection and Warehousing				
2 CSR 60-4.140	Grain Inspection and Warehousing				
2 CSR 60-4.150 2 CSR 60-4.180	Grain Inspection and Warehousing				
2 CSR 60-4.180 2 CSR 60-5.010	Grain Inspection and Warehousing Grain Inspection and Warehousing		24 MoReg 2759		
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2 COR 00 5.020					
2 CSR 60-5.030	Grain Inspection and Warehousing				
2 CSR 60-5.040	Grain Inspection and Warehousing				
2 CSR 60-5.050	Grain Inspection and Warehousing		24 MoReg 2760		
2 CSR 60-5.070	Grain Inspection and Warehousing				
2 CSR 60-5.080	Grain Inspection and Warehousing				
2 CSR 60-5.100	Grain Inspection and Warehousing				
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2 CSR 70-13.010 2 CSR 70-13.015	Plant Industries Plant Industries	•••••	24 MoReg 1821	24 MoReg 2/12	
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2 CSR 70-13.030	Plant Industries			24 MoReg 2713	
2 CSR 70-13.035	Plant Industries				
2 CSR 70-13.040	Plant Industries			24 MoReg 2713	
2 CSR 80-2.180	State Milk Board				
2 CSR 100-8.010	Agricultural and Small Business Authority	24 MoReg 1787R .	24 MoReg 1829R	24 MoReg 2713R	
	DEPARTMENT OF CONSERVATION				
3 CSR 10-1.010	Conservation Commission		24 MoReg 2764		
3 CSR 10-4.115	Conservation Commission		24 MoReg 1479	24 MoReg 2156	
			24 MoReg 2581	-	
3 CSR 10-4.116	Conservation Commission		24 MoReg 1484	24 MoReg 2156	
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3 CSR 10-4.125	Conservation Commission		24 MoReg 2583	04.14.D 01.55	
3 CSR 10-5.205	Conservation Commission			24 MoReg 2157	
3 CSR 10-5.210	Conservation Commission				
3 CSR 10-5.215	Conservation Commission			24 MoReg 2157	
5 COR 10 5.215					
3 CSR 10-6.405	Conservation Commission		24 MoReg 1487	24 MoReg 2158	
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3 CSR 10-7.405	Conservation Commission		24 MoReg 2587		
3 CSR 10-7.455	Conservation Commission				This Issue
3 CSR 10-8.505	Conservation Commission		24 MoReg 2587		
	DEPARTMENT OF ECONOMIC DEVELO	OPMENT			
4 CSR 10-2.160	Missouri State Board of Accountancy		24 MoReg 2625		
4 CSR 40-1.021	Office of Athletics	21 MoReg 2680	0		
4 CSR 40-5.070	Office of Athletics	21 MoReg 1963			
4 CSR 70-2.040	State Board of Chiropractic Examiners				
4 CSR 70-2.050	State Board of Chiropractic Examiners				
4 CSR 70-2.070	State Board of Chiropractic Examiners	2002	24 Mokeg 2202		

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4 CSR 90-13.020	State Board of Cosmetology		23 MoReg 1952		
4 CSR 90-13.040	State Board of Cosmetology		24 MoReg 1724		
4 CSR 90-13.060 4 CSR 100	State Board of Cosmetology Division of Credit Unions	•••••••••••••••••••••••••••••••••••••••	24 Mokeg 1724		24 MoReg 2647
4 COD 105 1 010	Credit Union Commission		24.14.15.1020		24 MoReg 2721
4 CSR 105-1.010 4 CSR 105-2.010	Credit Union Commission	24 MoReg 1787	24 MoReg 1829	This Issue	
4 CSR 105-3.010	Credit Union Commission		24 MoReg 1839	This Issue	
4 CSR 105-3.020	Credit Union Commission		24 MoReg 1839	This Issue	
4 CSR 105-3.030	Credit Union Commission		24 MoReg 1839	This Issue	
4 CSR 120-2.060 4 CSR 120-2.100	Board of Embalmers and Funeral Board of Embalmers and Funeral	Directors	24 MoReg 2128.	This Issue	
4 CSR 150-2.001	State Board of Registration for the	Healing Arts	23 MoReg 2565		
4 CSR 150-2.065	State Board of Registration for the	Healing Arts	23 MoReg 2566		
4 CSR 150-3.080 4 CSR 150-3.200	State Board of Registration for the State Board of Registration for the				
4 CSR 150-3.200 4 CSR 150-3.201	State Board of Registration for the I	Healing Arts			
4 CSR 150-3.202	State Board of Registration for the	Healing Arts	24 MoReg 1502	24 MoReg 2637	
4 CSR 150-3.203	State Board of Registration for the 1	Healing Arts	24 MoReg 1506	24 MoReg 2714	
4 CSR 150-7.300 4 CSR 150-7.310	State Board of Registration for the State Board of Registration for the	Healing Arts			
4 CSR 165-2.010	Board of Examiners for Hearing I	nstrument Specialists	24 MoReg 1840	24 MoReg 2716	
4 CSR 165-2.030	Board of Examiners for Hearing I	nstrument Specialists	24 MoReg 1840	24 MoReg 2716	
4 CSR 165-2.050	Board of Examiners for Hearing I	nstrument Specialists	24 MoReg 1840	24 MoReg 2717	
4 CSR 195-5.010 4 CSR 195-5.020	Workforce Development		24 MoReg 2314 24 MoReg 2315		
4 CSR 195-5.030	Workforce Development		24 MoReg 2318		
4 CSR 210-2.060	State Board of Optometry		22 MoReg 1443		
4 CSR 220-2.010 4 CSR 220-2.020	State Board of Pharmacy State Board of Pharmacy		24 MoReg 1841.		
4 CSR 220-2.020 4 CSR 220-2.160	State Board of Pharmacy		24 MoReg 1842	24 MoReg 2837	
4 CSR 230-2.065	Board of Podiatric Medicine		24 MoReg 2202		
4 CSR 235-1.015	State Committee of Psychologists .		24 MoReg 2132		
4 CSR 235-1.025 4 CSR 235-1.026	State Committee of Psychologists State Committee of Psychologists		24 MoReg 2132		
4 CSR 235-1.020 4 CSR 235-1.030	State Committee of Psychologists		24 MoReg 2133		
4 CSR 235-1.031	State Committee of Psychologists .		24 MoReg 2134		
4 CSR 235-1.060	State Committee of Psychologists		24 MoReg 2134		
4 CSR 235-1.063 4 CSR 235-2.020	State Committee of Psychologists State Committee of Psychologists		24 MoReg 2135		
4 CSR 235-2.040	State Committee of Psychologists		24 MoReg 2135		
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4 CSR 235-3.020	State Committee of Psychologists		24 MoReg 2140		
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4 CSR 240-2.015	Public Service Commission		24 MoReg 2319		
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4 CSR 240-2.050 4 CSR 240-2.040	Public Service Commission Public Service Commission		24 MoReg 2142.		
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4 CSR 240-2.050	Public Service Commission		24 MoReg 2320F	8	
4 CSR 240-2.060	Public Service Commission		24 MoReg 2321 24 MoReg 2321R	•	
1 COR 2 10 2.000			24 MoReg 2321		
4 CSR 240-2.065	Public Service Commission		24 MoReg 2324F	ł	
4 CSR 240-2.070	Public Service Commission)	
4 CSK 240-2.070				Υ.	
4 CSR 240-2.075	Public Service Commission		24 MoReg 2326F	ł	
4 CED 240 2 090	Dublic Semice Commission		24 MoReg 2326		
4 CSR 240-2.080	Public Service Commission		24 MoReg 2327	(
4 CSR 240-2.085	Public Service Commission		24 MoReg 2328		
4 CSR 240-2.090	Public Service Commission			ł	
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4 CSR 240-2-115	Public Service Commission		24 MoReg 2331	2	
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4 CSR 240-2.170	Public Service Commission		24 MoReg 2338R		
4 CSR 240-2.180	Public Service Commission				
4 CSR 240-2.200	Public Service Commission		24 MoReg 2339R		
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4 CSR 240-20.015 4 CSR 240-20.017	Public Service Commission Public Service Commission			24 MoPeg 1680	
4 CSR 240-32.110	Public Service Commission		24 MoReg 2341	24 Wolkeg 1000	
4 CSR 240-32.120	Public Service Commission Public Service Commission				
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4 CSR 240-33.020	Public Service Commission		24 MoReg 2347R		
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4 CSR 240-33.060	Public Service Commission		24 MoReg 2359R		
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4 CSR 240-33.100	Public Service Commission		24 MoReg 2371		
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4 CSR 240-33.110	Public Service Commission		24 MoReg 2372R		
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4 CSR 240-40.016	Public Service Commission				
4 CSR 240-80.015 4 CSR 245-4.020	Public Service Commission Real Estate Appraisers			24 MoReg 2717	
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4 CSR 245-8.010	Real Estate Appraisers		24 MoReg 1848	24 MoReg 2717	
4 CSR 245-8.040	Real Estate Appraisers			24 MoReg 2718	
4 CSR 263-3.140 4 CSR 265-10.025	Licensed Clinical Social Workers Division of Motor Carrier and Railroad Safe		24 MoReg 2143 24 MoReg 2203	This Issue	
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5 CSR 60-100.010	Vocational and Adult Education		N.A	24 MoReg 2838	
5 CSR 60-120.010	Vocational and Adult Education		N.A	24 MoReg 2841	
5 CSR 80-800.290	Urban and Teacher Education		24 MoReg 2143		
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7 CSR 10-2.010	DEPARTMENT OF TRANSPORTATIO)N	24 MaDag 1267D		
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7 CSR 10-6.060	Highways and Transportation Commission	1	24 MoReg 769 24 MoReg 2381		
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7 CSR 10-10.010	Highways and Transportation Commission This Issue	ueT	his Issue		
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7 CSR 10-10.050 7 CSR 10-10.070	Highways and Transportation CommissionThis Issu Highways and Transportation CommissionThis Issu	ueT	his Issue		
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7 CSR 10-19.030	Highways and Transportation Commission		2 MoReg 1229		
8 CSR 60-3.040	DEPARTMENT OF LABOR AND INDUSTRIAL R Commission on Human Rights24 MoR		4 MoReg 2588		
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9 CSR 10-7.010 9 CSR 10-7.020	Director, Department of Mental Health Director, Department of Mental Health			2 2	4 MoReg 28/5RUC
9 CSR 10-7.030	Director, Department of Mental Health				4 MoReg 2879RUC
9 CSR 10-7.040	Director, Department of Mental Health				4 MoReg 2881RUC
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9 CSR 10-7.080	Director Department of Mental Health			2	4 MoReg 2885RUC
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9 CSR 10-7.130	Director, Department of Mental Health Director, Department of Mental Health			2	4 MoReg 2891RUC
9 CSR 25-4.040	Fiscal Management		4 MoReg 2386		U
9 CSR 30-4.030	Certification Standards				
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10 CSR 10-2.010 10 CSR 10-2.060 10 CSR 10-3.080 10 CSR 10-4.060	Air Conservation Commission Air Conservation Commission Air Conservation Commission Air Conservation Commission	2. 2. 2.	4 MoReg 2588F 4 MoReg 2588F 4 MoReg 2589F	 { {	
10 CSR 10-5.070	Air Conservation Commission		4 MoReg 2224		
10 CSR 10-5.090 10 CSR 10-5.295	Air Conservation Commission Air Conservation Commission	24	4 MoReg 2589F	ł	
10 CSR 10-5.295 10 CSR 10-5.380	Air Conservation Commission		4 MoReg 1513.		7
10 CSR 10-5.446		ue	4 MaDag 10		
10 CSR 10-5.440	Air Conservation Commission				
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10 CSR 20-11.092	Clean Water Commission	24	4 MoReg 1058		
10 CSR 20-12.010 10 CSR 20-12.020	Clean Water Commission Clean Water Commission				
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10 CSR 20-12.060	Clean Water Commission				
10 CSR 20-12.061 10 CSR 20-12.062	Clean Water Commission Clean Water Commission		24 MoReg 1061R		
10 CSR 20-12.002 10 CSR 20-12.070	Clean Water Commission				
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10 CSR 45-1.010	Metallic Minerals				
10 CSR 45-2.010 10 CSR 45-3.010	Metallic Minerals Metallic Minerals		24 MoReg 2049		
10 CSK 45-5.010			24 MoReg 1258		
10 CSR 45-6.010	Metallic Minerals				
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10 CSR 60-3.010	Public Drinking Water Program				
10 CSR 60-3.020 10 CSR 60-3.030	Public Drinking Water Program Public Drinking Water Program	24 MoReg 2567 24 MoReg 2568	24 MoReg 1854		
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10 CSR 60-6.020	Public Drinking Water Program		24 MoReg 1880		
10 CSR 60-6.030	Public Drinking Water Program		24 MoReg 1886		
10 CSR 60-6.070	Public Drinking Water Program		24 MoReg 1887		
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10 CSR 70-5.000	Division of Energy				24 MoReg 224
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11 CSR 45-1.090	DEPARTMENT OF PUBLIC SAFETY Missouri Gaming Commission		24 MoReg 1652	24 MoReg 2843	
11 CSR 45-5.180	Missouri Gaming Commission		24 MoReg 1534	24 MoReg 2642	
1 CSR 45-9.030	Missouri Gaming Commission		24 MoReg 1652	24 MoReg 2843	
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1 CSR 45-10.150	Missouri Gaming Commission				
1 CSR 45-13.055	Missouri Gaming Commission	24 MoReg 2124	24 MoReg 2144		
1 CSR 45-30.180 1 CSR 45-30.190	Missouri Gaming Commission Missouri Gaming Commission		24 MoReg 2768		
1 CSR 45-30.210	Missouri Gaming Commission		24 MoReg 2768		
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11 CSR 45-30.370	Missouri Gaming Commission		24 MoReg 1534	24 MoReg 2718	
11 COD 45 20 525	Miner of Graning Grandinian		24 MoReg 2769	24 M-D 2642	
11 CSR 45-30.525 11 CSR 45-30.600	Missouri Gaming Commission Missouri Gaming Commission		24 MoReg 1534 24 MoReg 1535	24 MoReg 2642	
11 CSR 50-2.350	Missouri State Highway Patrol	24 MoReg 2747R	24 MoReg 2770R	24 Workeg 2045	
11 CSR 50-2.360	Missouri State Highway Patrol				
11 CSR 50-2.370	Missouri State Highway Patrol	24 MoReg 2748R	24 MoReg 2771R		
11 CSR 50-2.380	Missouri State Highway Patrol				
1 CSR 50-2.390	Missouri State Highway Patrol				
11 CSR 50-2.401	Missouri State Highway Patrol Missouri State Highway Patrol	24 MoReg 2749R 24 MoReg 2740P	24 MoReg 2772R		
11 CSR 50-2.402 11 CSR 50-2.403	Missouri State Highway Patrol	24 MoReg 2749R 24 MoReg 2750R	24 MoReg 2772R		
1 CSR 50-2.404	Missouri State Highway Patrol				
1 CSR 50-2.405	Missouri State Highway Patrol				
1 CSR 50-2.406	Missouri State Highway Patrol	24 MoReg 2751R	24 MoReg 2773R		
1 CSR 50-2.407	Missouri State Highway Patrol	24 MoReg 2751R	24 MoReg 2773R		
1 CSR 50-2.410	Missouri State Highway Patrol				
1 CSR 50-2.420	Missouri State Highway Patrol Division of Liquor Control				
1 CSR 70-2.190 1 CSR 75-2.010	Peace Officer Standards and Training				
1 CSR 75-3.010	Peace Officer Standards and Training		This Issue		
1 CSR 75-3.020	Peace Officer Standards and Training		This Issue		
1 CSR 75-3.030	Peace Officer Standards and Training		This Issue		
1 CSR 75-3.050	Peace Officer Standards and Training				
1 CSR 75-3.060	Peace Officer Standards and Training				
1 CSR 75-3.070 1 CSR 75-3.080	Peace Officer Standards and Training Peace Officer Standards and Training				
1 CSR 75-10.010	Peace Officer Standards and Training		This Issue		
1 CSR 75-10.020	Peace Officer Standards and Training				
1 CSR 75-10.030	Peace Officer Standards and Training		This Issue		
1 CSR 75-10.040	Peace Officer Standards and Training		This Issue		
1 CSR 75-10.050	Peace Officer Standards and Training		This Issue		
1 CSR 75-10.060 11 CSR 75-10.070	Peace Officer Standards and Training Peace Officer Standards and Training		I IIIS ISSUE	24 MoDec 2710	
1 CSR 75-10.070	Peace Officer Standards and Training			27 MOKES 2/19	
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11 CSR 75-10 100		Th:			
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11 CSR 75-11.040 11 CSR 75-12.010	Peace Officer Standards and Training		24 MoReg 1733		
11 CSR 75-10.100 11 CSR 75-11.040 11 CSR 75-12.010 11 CSR 75-12.020 11 CSR 75-12.030			24 MoReg 1733 24 MoReg 1733	24 MoReg 2719	

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10 (10)	DEPARTMENT OF REVENUE				24.14 D 2007
12 CSR 12 CSR 10-2.240	Construction Transient Employers Director of Revenue				24 MoReg 2087
12 CSR 10-3.003	Director of Revenue		24 MoReg 2051R		
12 CSR 10-3.056	Director of Revenue		24 MoReg 2051R	24 MoReg 2845R	
12 CSR 10-3.106 12 CSR 10-3.108	Director of Revenue Director of Revenue				
12 CSR 10-3.108	Director of Revenue		24 MoReg 2051R		
12 CSR 10-3.318	Director of Revenue		24 MoReg 2052R	24 MoReg 2846R	
12 CSR 10-3.320	Director of Revenue				
12 CSR 10-3.324 12 CSR 10-3.326	Director of Revenue Director of Revenue				
12 CSR 10-3.327	Director of Revenue		24 MoReg 2053R	24 MoReg 2846R	
12 CSR 10-3.848	Director of Revenue				
12 CSR 10-4.295 12 CSR 10-5.015	Director of Revenue Director of Revenue			24 MoReg 2847R	
12 CSR 10-5.015	Director of Revenue				
12 CSR 10-5.035	Director of Revenue				
12 CSR 10-5.105	Director of Revenue				
12 CSR 10-5.520 12 CSR 10-11.030	Director of Revenue Director of Revenue				
12 CSR 10-11.040	Director of Revenue				
12 CSR 10-11.090	Director of Revenue				
12 CSR 10-11.190 12 CSR 10-11.200	Director of Revenue Director of Revenue				
12 CSR 10-11.200 12 CSR 10-11.210	Director of Revenue				
12 CSR 10-11.220	Director of Revenue		This IssueR		
12 CSR 10-11.230	Director of Revenue			24 MaDag 2720	
12 CSR 10-23.265 12 CSR 10-23.446	Director of Revenue Director of Revenue			24 MoReg 2720	
12 CSR 10-23.450	Director of Revenue				
12 CSR 10-24.050	Director of Revenue				
12 CSR 10-24.430 12 CSR 10-26.010	Director of Revenue Director of Revenue				
12 CSR 10-20.010 12 CSR 10-26.020	Director of Revenue				
12 CSR 10-26.030	Director of Revenue		24 MoReg 2781		
12 CSR 10-26.040	Director of Revenue				
12 CSR 10-26.050 12 CSR 10-26.060	Director of Revenue Director of Revenue				
12 CSR 10-26.070	Director of Revenue				
12 CSR 10-26.080	Director of Revenue				
12 CSR 10-26.090 12 CSR 10-26.100	Director of Revenue Director of Revenue				
12 CSR 10-20.100	Director of Revenue				
12 CSR 10-26.120	Director of Revenue		24 MoReg 2801		
12 CSR 10-26.130	Director of Revenue				
12 CSR 10-26.140 12 CSR 10-26.150	Director of Revenue Director of Revenue				
12 CSR 10-26.160	Director of Revenue		24 MoReg 2809		
12 CSR 10-26.170	Director of Revenue				
12 CSR 10-41.010 12 CSR 10-42.030	Director of Revenue Director of Revenue			24 MoReg 2720R	
12 CSK 10-42.050					
12 CSR 10-43.020	Director of Revenue		24 MoReg 2230	ç	
12 CSR 10-43.030 12 CSR 10-103.360	Director of Revenue				
12 CSR 10-103.300 12 CSR 10-103.390	Director of Revenue Director of Revenue				
12 CSR 10-103.500	Director of Revenue		This Issue		
12 CSR 10-109.050	Director of Revenue				
12 CSR 10-111.010 12 CSR 10-111.013	Director of Revenue Director of Revenue				
12 CSR 10-111.015	Director of Revenue				
12 CSR 10-112.300	Director of Revenue		This Issue		
12 CSR 30-1.030	State Tax Commission				
12 CSR 30-2.017 12 CSR 30-2.018	State Tax Commission State Tax Commission				
12 CSR 30-3.085	State Tax Commission			24 MoReg 2847	
12 CSR 40-20.040	State Lottery				
12 CSR 40-80.010 12 CSR 40-80.020	State Lottery				
12 CSR 40-80.020 12 CSR 40-80.030	State Lottery		24 MoReg 1737	24 MoReg 2644	
12 CSR 40-80.050	State Lottery		24 MoReg 1738	24 MoReg 2644	
12 CSR 40-80.090	State Lottery		24 MoReg 1738	24 MoReg 2644	
12 CSR 40-80.100 12 CSR 40-90.010	State Lottery State Lottery		24 MoReg 1/38 24 MoReg 1739R	24 MoReg 2644	
12 CSR 40-90.020	State Lottery		24 MoReg 1739R	24 MoReg 2644R	
12 CSR 40-90.030	State Lottery		24 MoReg 1739R	24 MoReg 2645R	
12 CSR 40-90.040 12 CSR 40-90.050	State Lottery				
12 CSR 40-90.050 12 CSR 40-90.060	State Lottery				
12 CSR 40-90.070	State Lottery		24 MoReg 1740R	24 MoReg 2645R	
12 CSR 40-90.080	State Lottery				
12 CSR 40-90.090	State Lottery		24 WIOKCE 1/41K	24 MUKES 2040K	

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12 CSR 40-90.100	State Lottery		24 MoReg 1741R	24 MoReg 2646R	
12 CSR 40-90.110	State Lottery				
12 CSR 40-90.120	State Lottery		24 MoReg 1741R	24 MoReg 2646R	
12 CSR 60-1.010	Motor Vehicle Commission		24 MoReg 2702R		
12 CSR 60-1.020 12 CSR 60-1.030	Motor Vehicle Commission Motor Vehicle Commission				
12 CSR 60-1.030	Motor Vehicle Commission				
12 CSR 60-1.050	Motor Vehicle Commission				
12 CSR 60-1.060	Motor Vehicle Commission		24 MoReg 2703R		
12 CSR 60-2.010	Motor Vehicle Commission				
12 CSR 60-2.020	Motor Vehicle Commission Motor Vehicle Commission		24 MoReg 2704R		
12 CSR 60-2.030 12 CSR 60-2.040	Motor Vehicle Commission				
12 CSR 60-2.040	Motor Vehicle Commission				
12 CSR 60-2.060	Motor Vehicle Commission				
12 CSR 60-2.070	Motor Vehicle Commission				
12 CSR 60-2.080	Motor Vehicle Commission				
12 CSR 60-2.090 12 CSR 60-2.100	Motor Vehicle Commission Motor Vehicle Commission				
12 CSR 60-2.100	Motor Vehicle Commission				
12 CSR 60-2.120	Motor Vehicle Commission				
12 CSR 60-2.130	Motor Vehicle Commission		24 MoReg 2707R		
12 CSR 60-2.140	Motor Vehicle Commission				
12 CSR 60-2.150	Motor Vehicle Commission				
12 CSR 60-2.160 12 CSR 60-2.170	Motor Vehicle Commission Motor Vehicle Commission				
12 CSR 60-2.170	Motor Vehicle Commission				
12 CSR 60-4.010	Motor Vehicle Commission				
12 CSR 60-4.020	Motor Vehicle Commission		24 MoReg 2709R		
12 CSR 60-4.030	Motor Vehicle Commission				
12 CSR 60-4.040	Motor Vehicle Commission				
12 CSR 60-4.050 12 CSR 60-4.060	Motor Vehicle Commission Motor Vehicle Commission				
12 CSR 60-4.000	Motor Vehicle Commission				
12 CSR 60-4.080	Motor Vehicle Commission				
12 CSR 60-5.010	Motor Vehicle Commission				
13 CSR 15-14.012	DEPARTMENT OF SOCIAL SERVICES Division of Aging	24 MoReg 1473	24 MoReg 2054	This Issue	
13 CSR 15-14.022	Division of Aging		24 MoReg 2054	This Issue	
13 CSR 40-2.300	Division of Family Services				
13 CSR 40-2.305 13 CSR 40-2.310	Division of Family Services Division of Family Services				
13 CSR 40-2.315	Division of Family Services				
13 CSR 40-2.320	Division of Family Services				
13 CSR 40-2.325	Division of Family Services				
13 CSR 40-2.330	Division of Family Services				
13 CSR 40-2.335 13 CSR 40-2.340	Division of Family Services Division of Family Services				
13 CSR 40-2.345	Division of Family Services				
13 CSR 40-2.350	Division of Family Services				
13 CSR 40-2.355	Division of Family Services				
13 CSR 40-2.360	Division of Family Services	23 MoReg 2135T			
13 CSR 40-2.365	Division of Family Services	23 MoReg 2135T			
13 CSR 40-2.370 13 CSR 40-19.020	Division of Family Services Division of Family Services		24 MoReg 2394		
13 CSR 40-80.010	Division of Family Services				
13 CSR 70-3.020	Medical Services				
13 CSR 70-3.030	Medical Services				
13 CSR 70-3.130 13 CSR 70-4.080	Medical Services Medical Services				
13 CSR 70-4.080(5)	Medical Services				
13 CSR 70-4.090	Medical Services	24 MoReg 2569	24 MoReg 2399		
		24 MoReg 2675T			
) Medical Services			04.14 D 00.45	
13 CSR 70-10.040	Medical Services	24 MoDog 2574	24 MoReg 1672	24 MoReg 2847	
13 CSR 70-10.080 13 CSR 70-10.110	Medical Services	24 MoReg 2574 24 MoReg 2575	24 MoReg 2404 24 MoReg 2406		
13 CSR 70-15.010	Medical Services			24 MoReg 2849	
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13 CSR 70-15.040	Medical Services			24 MoReg 2720	
13 CSR 70-15.110 13 CSR 70-20.031	Medical Services Medical Services				
15 CON 10-20.031				24 MoReg 2720	
13 CSR 70-20.032	Medical Services		24 MoReg 202		
13 CSR 73-2.015	Board of Nursing Home Administrators				
13 CSR 73-2.020	Board of Nursing Home Administrators				
13 CSR 73-2.070	Board of Nursing Home Administrators	24 Mokeg 2/53	24 wokeg 2819		

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15 CSR 30-4.010	ELECTED OFFICIALS Secretary of State		24 MoReg 2413			
5 CSR 30-15.010	Secretary of State					
5 CSR 30-15.020	Secretary of State		24 MoReg 2417			
5 CSR 30-45.030	Secretary of State					
CSR 30-150.010	Secretary of State (Changed to 12 CSR 10-9.1	00)			This	Issue
5 CSR 30-150.020	Secretary of State (Changed to 12 CSR 10-9.1	10)			This	Issue
CSR 30-150.030	Secretary of State (Changed to 12 CSR 10-9.1	20)			This	Issue
CSR 30-150.040 CSR 30-150.110	Secretary of State (Changed to 12 CSR 10-9.1 Secretary of State (Changed to 12 CSR 10-9.1	<i>30)</i> <i>4</i> 0)			I nis This	Issue
CSR 30-150.120	Secretary of State (Changed to 12 CSR 10-9.1) Secretary of State (Changed to 12 CSR 10-9.1)					
CSR 30-150.130	Secretary of State (Changed to 12 CSR 10-9.1	6Ó)			This	Issue
CSR 30-150.140	Secretary of State (Changed to 12 CSR 10-9.1	70)			This	Issue
CSR 30-150.150 CSR 30-150.160	Secretary of State (Changed to 12 CSR 10-9.1 Secretary of State (Changed to 12 CSR 10-9.1	80)			This	Issue
CSR 30-150.100 CSR 30-150.170	Secretary of State (Changed to 12 CSR 10-9.1 Secretary of State (Changed to 12 CSR 10-9.2	90)			This	Issue
CSR 30-150.180	Secretary of State (Changed to 12 CSR 10-9.2	10)			This	Issue
CSR 30-150.190	Secretary of State (Changed to 12 CSR 10-9.2	20)			This	Issue
CSR 30-150.200	Secretary of State (Changed to 12 CSR 10-9.2	(30)			This	Issue
CSR 30-150.210 CSR 30-150.220	Secretary of State (Changed to 12 CSR 10-9.2 Secretary of State (Changed to 12 CSR 10-9.2	40) '50)			This	Issue
CSR 30-150.220	Secretary of State (Changed to 12 CSR 10-9.2)	60)			This	Issue
CSR 30-150.240	Secretary of State (Changed to 12 CSR 10-9.2	70)			This	Issue
CSR 30-150.250	Secretary of State (Changed to 12 CSR 10-9.2	80)			This	Issue
CSR 30-150.300 CSR 50-4.010	Secretary of State (Changed to 12 CSR 10-9.2 Treasurer	90)	24 MoDeg 2417		I nis	Issue
5 CSR 50-4.020	Treasurer	.24 MoReg 2271				
5 CSR 60-11.010	Attorney General	-	24 MoReg 1103			
5 CSR 60-11.020	Attorney General					
5 CSR 10-3.010	RETIREMENT SYSTEMS Public School Retirement System		24 MoDog 1750	24 MaDag 2646		
5 CSR 10-5.010	Public School Retirement System			24 Mokeg 2040		
5 CSR 10-4.014	Public School Retirement System					
5 CSR 10-5.010	Public School Retirement System					
5 CSR 10-5.020	Public School Retirement System					
6 CSR 10-5.030 6 CSR 10-5.055	Public School Retirement System Public School Retirement System					
6 CSR 10-6.020	Public School Retirement System			24 MoReg 2646		
6 CSR 10-6.040	Public School Retirement System		24 MoReg 2235			
6 CSR 10-6.045	Public School Retirement System					
6 CSR 10-6.060 6 CSR 10-6.090	Public School Retirement System Public School Retirement System					
6 CSR 10-6.100	Public School Retirement System					
9 CSR 20-8.010	DEPARTMENT OF HEALTH Health and Communicable Disease Prevention	24 MoReg 2275R	24 MoReg 2423R			
9 CSR 20-8.020	Health and Communicable Disease Prevention		24 MoReg 2423R			
9 CSR 20-20.075	Health and Communicable Disease Prevention		24 MoReg 2055	24 MoReg 2849		
OCSR 30-1.002	Health Standards and Licensure					
OCSR 30-1.004	Health Standards and Licensure					
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9 CSR 30-1.011	Health Standards and Licensure		24 MoReg 582			
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9 CSR 30-1.026	Health Standards and Licensure					
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OCSR 30-1.033	Health Standards and Licensure					
9 CSR 30-1.034 9 CSR 30-1.035	Health Standards and Licensure					
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9 CSR 30-1.041	Health Standards and Licensure		24 MoReg 613			
9 CSR 30-1.042	Health Standards and Licensure		24 MoReg 619			
9 CSR 30-1.044	Health Standards and Licensure					
9 CSR 30-1.046 9 CSR 30-1.048	Health Standards and Licensure					
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9 CSR 30-1.050	Health Standards and Licensure		24 MoReg 642			
9 CSR 30-1.050 9 CSR 30-1.052 9 CSR 30-1.060 9 CSR 30-1.062			24 MoReg 642 24 MoReg 645			

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19 CSR 30-1.064	Health Standards and Licensure		24 MoReg 645		
19 CSR 30-1.066	Health Standards and Licensure		24 MoReg 649		
19 CSR 30-1.068	Health Standards and Licensure		24 MoReg 654		
19 CSR 30-1.070	Health Standards and Licensure		24 MoReg 657		
19 CSR 30-1.072 19 CSR 30-1.074	Health Standards and Licensure Health Standards and Licensure				
19 CSR 30-1.074	Health Standards and Licensure		24 MoReg 662		
19 CSR 30-1.078	Health Standards and Licensure		24 MoReg 666		
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19 CSR 30-70.110	Health Standards and Licensure		24 MoReg 2423		
19 CSR 30-70.120	Health Standards and Licensure		24 MoReg 2424		
19 CSR 30-70.130	Health Standards and Licensure		24 MoReg 2427		
19 CSR 30-70.140	Health Standards and Licensure		24 MoReg 2431		
19 CSR 30-70.150	Health Standards and Licensure		24 MoReg 2435		
19 CSR 30-70.160	Health Standards and Licensure Health Standards and Licensure		24 MoReg 2439		
19 CSR 30-70.170 19 CSR 30-70.180	Health Standards and Licensure		24 MoReg 2443		
19 CSR 30-70.180	Health Standards and Licensure	24 MoReg 2280	24 MoReg 2447		
19 CSR 30-70.195	Health Standards and Licensure	24 MoReg 2200	24 MoReg 2455		
19 CSR 30-70.200	Health Standards and Licensure				
9 CSR 30-70.310	Health Standards and Licensure		24 MoReg 2465		
9 CSR 30-70.320	Health Standards and Licensure		24 MoReg 2465		
9 CSR 30-70.330	Health Standards and Licensure		24 MoReg 2471		
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9 CSR 30-70.350	Health Standards and Licensure		24 MoReg 2472		
9 CSR 30-70.360	Health Standards and Licensure		24 MoReg 2472		
9 CSR 30-70.370	Health Standards and Licensure		24 MoReg 2473		
9 CSR 30-70.380	Health Standards and Licensure		24 MoReg 24/3		
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9 CSR 30-70.400	Health Standards and Licensure	24 MoReg 2301	24 MoReg 2477		
9 CSR 30-70.520	Health Standards and Licensure				
9 CSR 30-70.600	Health Standards and Licensure				
9 CSR 30-70.610	Health Standards and Licensure		24 MoReg 2483		
9 CSR 30-70.620	Health Standards and Licensure		24 MoReg 2484		
9 CSR 30-70.630	Health Standards and Licensure	24 MoReg 2307	24 MoReg 2493		
9 CSR 30-70.640	Health Standards and Licensure		24 MoReg 2503		
9 CSR 40-13.010	Maternal, Child and Family Health		24 MoReg 515		
9 CSR 40-13.020	Maternal, Child and Family Health Maternal, Child and Family Health		24 MoReg 526		
9 CSR 40-13.030 9 CSR 60-50	Missouri Health Facilities Review				24 MoReg 2243
0 CSP 60 50 200					24 MoReg 272
19 CSR 60-50.300 19 CSR 60-50.310	Missouri Health Facilities Review		24 MoReg 2822		
9 CSR 60-50.400	Missouri Health Facilities Review Missouri Health Facilities Review	24 MoReg 1790R	24 MoReg 1918R	24 MoReg 2849	R
) COR 00 50.100		24 MoReg 1791	24 MoReg 1918	24 MoReg 2849	
9 CSR 60-50.410	Missouri Health Facilities Review				R
			24 MoReg 1926.	24 MoReg 2858	
9 CSR 60-50.420	Missouri Health Facilities Review				24 MoReg 246
			24 MoReg 1932R	24 MoReg 2864	R24 MoReg 420
		24 MoReg 1805	24 MoReg 1932 .	24 MoReg 2864	24 MoReg 914
		••••••			24 MoReg 1449
0 000 (0 50 420	Miner of Herbits Designed by	24 MaDa 1906D	24 M. D 1022D	24 M.D 2064	This Issue
9 CSR 60-50.430	Missouri Health Facilities Review				
9 CSR 60-50.450	Missouri Health Facilities Deview				I nis Issue
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9 CSR 60-50.470	Missouri Health Facilities Review				
19 CSR 60-50.700	Missouri Health Facilities Review				
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20 CSR	DEPARTMENT OF INSURANCE Medical Malpractice				23 MoReg 514
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20 CSR 500-4.100	Property and Casualty		24 MoReg 1950		-
20 CSR 500-6.300	Property and Casualty		23 MoReg 1748		23 MoReg 514
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20 CSR 500-7.200	Property and Casualty				

Emergency Rules

Expires

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2 CSR 10-5.005	Price Reporting Requirements for Livestock Purchases by Packers
State Milk Board	
2 CSR 80-2.180	Adoption of the Grade A Pasteurized Milk Ordinance with Administrative
	Procedures-Recommendations of the United States Public Health Service/Food
	and Drug Administration (PMO)
	aral and Small Business Development Authority
2 CSR 100-8.010	Description of Operation, Definitions, Applicant Requirements, Procedures
	for Grant Approval, Funding of Grants, and Amending the Rules for the
	Missouri Value-Added Grant Program
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Credit Union Com	
4 CSR 105-2.010	Rules of Procedure
4 CSR 105-2.010 4 CSR 105-3.010	Definitions
4 CSR 105-3.020	Criteria for Additional Membership Groups
4 CSR 105-3.030	Economic Advisability
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4 CSR 240-33.150	Verification of Orders for Changing Telecommunications Service Provider Terminated November 30, 1999
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	f Elementary and Secondary Education
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5 CSR 80-800.290	Application for Substitute Certificate of License to Teach
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	and Transportation Commission
7 CSR 10-2.010	Overdimension and Overweight Permits
7 CSR 10-2.010	Overdimension and Overweight Permits
7 CSR 10-10.010	Definitions
7 CSR 10-10.040	Contractor Performance Questionnaire Used in Evaluating Contractor Performance
7 CSR 10-10.050	Procedure and Schedule for Completing the Contractor Performance Questionnaire
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7 CSR 10-10.070 Department o Missouri Commiss 8 CSR 60-3.040 Department o Certification Stand 9 CSR 30-4.030 9 CSR 30-4.034 9 CSR 30-4.035 9 CSR 30-4.039 9 CSR 30-4.042	Procedure for Annual Rating of Contractors
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