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 150—State Board of Registration for the Healing Arts Chapter 7—Physician Assistants

#### ORDER OF RULEMAKING

By the authority vested in the Missouri State Board of Registration for the Healing Arts under section 334.735, RSMo Supp. 1999, the board amends a rule as follows:

### **4 CSR 150-7.135** Physician Assistant Supervision Agreements 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 2131–2132). 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: The Board received a total of sixty 60 comments, 59 in opposition of, and one in support of the proposed amendment.

COMMENT: Fifty-nine comments were received stating opposition to the mandated 100% on-site supervision by a physician. RESPONSE: The Board and the Advisory Commission referred such comments to the judgement rendered by the Cole County Circuit Court, case number CV198-196CC.

COMMENT: One (1) comment was received from the Missouri Association of Osteopathic Physicians and Surgeons in support of the proposed amendment.

RESPONSE: The Board and the Advisory Commission referred such comments to the judgement rendered by the Cole County Circuit Court, case number CV198-196CC.

### Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 18—Safety Standards

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under section 386.310, RSMo Supp. 1999, and section 394.160, RSMo 1994, the commission amends a rule as follows:

**4 CSR 240-18.010** Safety Standards—Electric and Telephone Utilities and Rural Electric Cooperatives **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2340–2341). No changes have been made in 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: A public hearing was held on November 3, 1999. Written comments were also submitted.

COMMENT: A comment was received from the Office of the Public Counsel indicating its support for the proposed amendment. RESPONSE: The Commission thanks the Office of the Public Counsel for its comment.

COMMENT: A comment was received from Union Electric Company d/b/a AmerenUE indicating its support for the proposed amendment.

RESPONSE: The commission thanks Union Electric Company d/b/a AmerenUE for its comment.

COMMENT: A comment was received from the Small Telephone Company Group indicating its general support for the Commission's adoption of sections of the 1997 Edition of the *National Electric Safety Code* to replace the corresponding sections of the 1993 Edition that are adopted in the current rule. The Small Telephone Company Group suggested that the rule revision should state that it is effective only on a going forward basis.

RESPONSE: The Commission thanks the Small Telephone Company Group for its comment. A witness for the Staff of the Public Service Commission addressed the Small Telephone Company Group's concern at the public hearing. The witness indicated that the *National Electric Safety Code* already states that it applies only to new construction and does not require changes to previously existing structures. Therefore there would be no need to state in this rule that it is effective only on a going forward basis as that limitation is already implied in the *National Electric Safety Code*.

No other comments were received.

#### Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 23—Motor Vehicle

#### ORDER OF RULEMAKING

By the authority vested in the director of revenue under sections 301.600 and 306.400, RSMo Supp. 1999, the director adopts a rule as follows:

#### 12 CSR 10-23.446 Notice of Lien is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2391). 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.

#### Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

#### ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 302.181, RSMo Supp. 1999, the director amends a rule as follows:

#### 12 CSR 10-24.430 Back of Driver License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2391–2392). No changes have been made in 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 4—Postcard Voter Application and Forms

#### ORDER OF RULEMAKING

By the authority vested in the Missouri secretary of state under sections 115.155.5 and 115.159, RSMo Supp. 1999, the secretary amends a rule as follows:

### 15 CSR 30-4.010 Postcard Voter Application and Forms is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2413–2414). 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 regarding this amendment.

Title 15—ELECTED OFFICIALS
Division 30—Secretary of State
Chapter 15—Initiative, Referendum, New Party and
Independent Candidate Petition Rules

#### ORDER OF RULEMAKING

By the authority vested in the Missouri secretary of state under sections 115.335.7 and 116.130.5, RSMo Supp. 1999, the secretary amends a rule as follows:

15 CSR 30-15.010 Signature Verification Procedures for Initiative, Referendum, New Party and Independent Petitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2417). 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 regarding this amendment.

# Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 15—Initiative, Referendum, New Party and Independent Candidate Petition Rules

#### ORDER OF RULEMAKING

By the authority vested in the Missouri secretary of state under sections 115.335.7 and 116.130.5, RSMo Supp. 1999, the secretary amends a rule as follows:

15 CSR 30-15.020 Processing Procedures for Initiative, Referendum, New Party and Independent Candidate Petitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2417). 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 regarding this amendment.

# Title 15—ELECTED OFFICIALS Division 50—Treasurer Chapter 4—Missouri Higher Education Savings Program

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Higher Education Savings Program Board (the "board") under section 166.415, RSMo Supp. 1999, the board adopts a rule as follows:

#### 15 CSR 50-4.010 General Organization is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2417–2418). 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: The board did not receive any comments on the proposed rule.

# Title 15—ELECTED OFFICIALS Division 50—Treasurer Chapter 4—Missouri Higher Education Savings Program

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Higher Education Savings Program Board (the "board") under section 166.415, RSMo Supp. 1999, the board adopts a rule as follows:

15 CSR 50-4.020 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2418–2422). Those subsections with changes are reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The following comment was received.

COMMENT: A typographical error appears in subsection (5)(C) wherein the proposed rule stated "Each participant agreement shall impose . . . ."

RESPONSE AND EXPLANATION OF CHANGE: Subsection (5)(C) is changed to read "Each participation agreement shall impose . . . ." No further comments were received by the board.

### 15 CSR 50-4.020 Missouri Higher Education Savings Program Board

(5) Saving Program Participation and Participation Agreements.

(C) Participation Agreements. To participate in the savings program, a prospective participant must submit a completed participation agreement with either an initial contribution or a selection of electronic funds transfer or payroll deduction as the method of initial contribution. The participation agreement will provide that the participant (and any successor account owner) will retain ownership of payments made under the program through the opening of an account in the name of the participant and for the benefit of the beneficiary designated by such participant (or the successor account owner). Only one (1) account owner and one (1) beneficiary is permitted per account, except that scholarship accounts may be established for the benefit of one (1) or more present or future beneficiaries. One (1) or more participants may establish accounts for a single beneficiary. Each participant agreement shall impose a penalty on the early distribution of funds in accordance with section 166.430, RSMo. Each participation agreement shall provide that the participation agreement may be canceled upon the terms and conditions set forth therein, subject to subsection (5)(I) below.

#### Title 19—DEPARTMENT OF HEALTH Division 20—Division of Environmental Health and Epidemiology Chapter 8—Lead Program

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under section 701.314, RSMo 1994, the director rescinds a rule as follows:

19 CSR 20-8.010 Accreditation of Lead Training Program is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2423). 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 20—Division of Environmental Health and Epidemiology Chapter 8—Lead Program

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under section 701.312, RSMo 1994, the director rescinds a rule as follows:

### 19 CSR 20-8.020 Accreditation of Lead Training Program is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2423). 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; however, in the authority section, the Missouri Department of Health inadvertently cited section 701.314, RSMo 1994. The authority section should read "section 701.312, RSMo 1994."

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.312, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.110** Definitions and Abbreviations for Lead Abatement and Assessment Licensing **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2423–2424). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

#### 19 CSR 30-70.120 General is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2424–2426). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.130 Application Process and Requirements for the Licensure of Lead Inspectors is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2427–2430). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.140** Application Process and Requirements for the Licensure of Risk Assessors **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2431–2434). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.150** Application Process and Requirements for the Licensure of Lead Abatement Workers **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2435–2438). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.160 Application Process and Requirements for the Licensure of Lead Abatement Supervisors is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2439–2442). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.170** Application Process and Requirements for the Licensure of Project Designers **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2443–2446). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.180** Application Process and Licensure Renewal Requirements for Lead Abatement Contractors **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2447–2452). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.190 Renewal of Lead Occupation Licenses is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2453–2457). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.195 Application Process and Requirements for Reapplication after License Expiration is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2458–2460). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.312, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.200 Application Process and Requirements for the Licensure of Risk Assessors Who Possessed a Valid Missouri Lead Inspector License on August 28, 1998 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2461–2464). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.310** Definitions and Abbreviations for the Accreditation of Training Providers **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2465). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.320 Accreditation of Training Providers for Training Courses is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2465–2470). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.330** Requirements for a Training Provider of a Lead Inspector Training Course **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2471). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.340 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2471–2472). Those 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 department received a comment from Saint Louis University (SLU) School of Public Health.

COMMENT: SLU would like us to amend the proposed rule to include protocol for full risk assessment and elevated blood lead investigation.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and has incorporated the recommended change.

### 19 CSR 30-70.340 Requirements for a Training Provider of a Risk Assessor Training Course

- (2) A lead risk assessor training course shall include, at a minimum, the following course topics. Requirements ending in an asterisk (\*) indicate areas that require hands-on training as an integral component of the course.
  - (F) Full risk assessment protocol;
  - (G) Elevated blood lead level investigations;
- (H) Sampling for other sources of lead exposure, including drinking water;\*
- (I) Interpretation of lead-based paint and other lead sampling results related to Missouri clearance standards;\*
- (J) Sections 701.300 to 701.338, RSMo, Missouri regulations pertaining to lead licensure, and Missouri Work Practice Standards for Lead-Bearing Substances specific to risk assessment activities;
- (K) Development of hazard control options, the role of interim controls, and operations and maintenance activities to reduce lead-bearing substance hazards;
- (L) Legal liabilities and obligations specific to a risk assessor; and
  - (M) Preparation of a final risk assessment report.\*

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.350** Requirements for a Training Provider of a Lead Abatement Worker Training Course **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2472). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.360** Requirements for a Training Provider of a Lead Abatement Supervisor Training Course **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2472–2473). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.370** Requirements for a Training Provider of a Project Designer Training Course **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2473). 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.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.380** Requirements for the Accreditation of Refresher Courses **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2473–2476). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.390 Reaccreditation of a Training Course or Refresher Course is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2477). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.400 Suspension, Revocation, and Restriction of Accredited Training Providers is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2477–2478). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.510 Standard of Professional Conduct is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2478). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.314, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.520** Public Complaint Handling and Disposition Procedure **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2478–2481). 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.

Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.309 and 701.312, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.600 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2482–2483). 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: One comment was received from the Regulatory Environmental Group for Missouri.

COMMENT: The Regulatory Environmental Group for Missouri contends that the definition of "Industrial Lead Abatement" is inconsistent with rules previously discussed by the United States Environmental Protection Agency.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because section 701.301 provides that the Department's rules "shall be at least as protective of human health and the environment" as federal programs administered by the United States Environmental Protection Agency. Additionally, any discussions by the United States Environmental Protection Agency that were never finalized into an applicable statute or regulation does not limit the Department's authority to regulate industrial lead abatement projects.

COMMENT: The Regulatory Environmental Group for Missouri contends that the 19 CSR 30-70.640 should define what constitutes a "de minimis surface area" so as to qualify for exclusion from the definition of a lead abatement project, resulting in the nullification of the exemption for "insignificant projects."

of the exemption for "insignificant projects." RESPONSE AND EXPLANATION OF CHANGE: The Department has considered this public comment and revises the definition of "industrial lead abatement" as found in this regulation, where the revision is more appropriate, rather than revise 19 CSR 30-70.640. Therefore, this regulation is revised to create an exception for *de minimis* surface areas, which are described as surface areas "of less than 50 square feet of a lead-bearing substance per lead abatement project."

### 19 CSR 30-70.600 Definitions Pertaining to the Work Practice Standards for Conducting Lead-Bearing Substance Activities

(19) Industrial lead abatement—a lead abatement project performed on a structure not defined as a dwelling or child-occupied facility which includes, but is not limited to, bridges, water towers, holding tanks and other superstructures. Industrial lead abatement does not include abatement of a *de minimis* surface area of less than fifty (50) square feet of a lead-bearing substance per lead abatement project.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.610 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2483–2484). Those 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 Department received a comment from Saint Louis University (SLU) School of Public Health and a comment from St. Joseph Light and Power Company (SJLP).

COMMENT: SJLP requested that the wording of the rule be amended to clarify its applicability.

RESPONSE AND EXPLANATION OF CHANGE: The Department agrees and has incorporated the recommended change.

COMMENT: SLU commented that the proposed rule language pertaining to paint chip, dust, and soil sample analysis should be revised to omit language that requires the analysis to be performed by a National Lead Laboratory Accreditation Program accredited laboratory.

RESPONSE AND EXPLANATION OF CHANGE: The Department agrees and has incorporated the recommended change.

### 19 CSR 30-70.610 Work Practice Standards for a Lead Inspection

PURPOSE: This rule delineates the standards to be followed by licensed lead inspectors and licensed risk assessors to conduct lead inspections in target housing and child-occupied facilities in accordance with standards set forth in sections 701.300 through 701.338, RSMo, and 19 CSR 30-70.600 through 19 CSR 30-70.630.

- (5) Any paint chip, dust, or soil samples collected pursuant to these work practice standards shall be—
- (B) Analyzed by a laboratory recognized by EPA pursuant to section 405(b) of TSCA as being capable of performing analyses for lead compounds in paint chip, dust, and soil samples.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure Chapter 70—Lead Abatement and Assessment

Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.620 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2484–2492). Those 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 Department received comments from Saint Louis University (SLU) School of Public Health and St. Joseph Light and Power Company (SJLP).

COMMENT: SJLP requested that the wording of the rule be amended to clarify its applicability.

RESPONSE AND EXPLANATION OF CHANGE: The Department agrees and has incorporated the recommended change.

COMMENT: SLU commented that the proposed rule language pertaining to paint chip, dust, and soil sample analysis should be revised to omit language that requires the analysis to be performed by a National Lead Laboratory Accreditation Program accredited laboratory.

RESPONSE AND EXPLANATION OF CHANGE: The Department agrees and has incorporated the recommended change.

COMMENT: SLU requests the EPA's current position on the use of composite samples during risk assessments be investigated and amend the rule as necessary.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because the requirement to allow composite sampling is mandated by §745.227 of the federal EPA regulations.

COMMENT: SLU requests that the rule be amended to specify window troughs when collecting composite dust samples.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because the Department specifies in the rule that any dust, paint and soil sampling shall be conducted using the documented methodologies referenced in section (3) of the regulation. The Department only specifies the window in general as a sampling location because the documented methodologies that are required to be followed where referenced in the regulation outline which areas of the window to sample for the presence of lead.

### 19 CSR 30-70.620 Work Practice Standards for a Lead Risk Assessment

PURPOSE: This rule delineates the standards to be followed by licensed risk assessors to conduct risk assessments in target housing and child-occupied facilities in accordance with standards set forth in sections 701.300 through 701.338, RSMo, and 19 CSR 30-70.600 through 19 CSR 30-70.630.

- (4) Collection and Laboratory Analysis of Samples. Any paint chip, dust, or soil samples collected pursuant to these work practice standards shall be—
- (B) Analyzed by a laboratory recognized by EPA pursuant to section 405(b) of TSCA as being capable of performing analyses for lead compounds in paint chip, dust, and soil samples.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.309, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

19 CSR 30-70.630 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2493–2502). Those 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 Department received a comment from Saint Louis University (SLU) School of Public Health and a comment from St. Joseph Light and Power Company (SJLP).

COMMENT: SJLP requested that the proposed rule be amended to clarify its applicability.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because the purpose statement of the rule clearly defines the applicability of the rule.

COMMENT: SLU commented that minimum requirements for replacement are too excessive for activities such as window replacement that disturb a minimal amount of lead-based paint. SLU also commented that a provision in the rule to allow alternative abatement methods after review by an administrative authority is necessary.

RESPONSE AND EXPLANATION OF CHANGE: The Department amended the proposed rule to reflect the comment for window replacement minimum standards. The proposed rule does contain a provision to allow alternative abatement methods when approved by the Department.

#### 19 CSR 30-70.630 Lead Abatement Work Practice Standards

- (9) Lead Abatement Project Requirements.
- (C) Permissible Lead Abatement Project Strategies. Strategies that are permissible for lead abatement projects are as follows: replacement, enclosure, encapsulation, or removal. Any abatement strategy not specified herein shall be submitted to the Missouri Department of Health, Office of Lead Licensing and Accreditation, P.O. Box 570, Jefferson City, MO 65102-0570 for evaluation and approval prior to use.
  - 1. Replacement.
- A. Non-window component replacement. When conducting non-window component replacement, these minimum requirements shall be met—
- (I) The site shall be prepared by first establishing a regulated area using fencing, barrier tape or other appropriate barriers. The regulated area shall be defined to prevent unlicensed and/or unauthorized personnel from approaching closer than twenty feet (20') to the replacement operation;
- (II) Signs shall be posted at all entrances to the regulated area, and shall include the words "WARNING: LEAD AREA, POISON-NO SMOKING OR EATING" in bold lettering not smaller than two (2") inches tall with additional language prohibiting entrance to the regulated area by unauthorized personnel;
- (III) Any heating and cooling systems within the regulated area shall be shut down and the vents sealed with six (6)-mil poly to prevent lead dust accumulation within the system;
- (IV) All items shall be cleaned within the regulated area by HEPA vacuuming and/or wet wiping with a cleaning solution. Items shall then be removed from the area, or covered with six (6)mil poly and sealed with duct tape;
- (V) At least one layer of six (6)-mil, or thicker, poly shall be placed on the floor at the base of the component and extend at least ten feet (10') beyond the perimeter of the component to be replaced;
- (VI) The component, and the area immediately adjacent to the component, shall be thoroughly wetted using a garden sprayer, airless mister, or other appropriate means to reduce airborne dust;
- (VII) After removal of the component, the surface behind the removed component shall be thoroughly wetted to reduce airborne dust;
- (VIII) The component shall be wrapped or bagged completely in six (6)-mil poly and sealed with duct tape to prevent loss of debris or dust; and
- (IX) Prior to installing a new component, the area of replacement shall be cleaned by HEPA vacuuming. After replacement is complete, the regulated area shall be cleaned by vacuuming with a HEPA vacuum, wiping down all surfaces with a cleaning solution, rinsing all surfaces, and then HEPA vacuuming the area again.
- B. Window replacement. When conducting window replacement, these minimum requirements shall be met—
- (I) The site shall be prepared by first establishing a regulated area using fencing, barrier tape or other appropriate barriers. The regulated area shall be defined to prevent unlicensed and/or unauthorized personnel from approaching closer than twenty feet (20') to the replacement operation;
- (II) Signs shall be posted at all entrances to the regulated area, and shall include the words "WARNING: LEAD AREA, POISON-NO SMOKING OR EATING" in bold lettering not smaller than two (2") inches tall with additional language prohibiting entrance to the regulated area by unauthorized personnel;

- (III) If replacing window from the inside-
- (a) Critical barrier containment shall be established covering the window on the exterior;
- (b) A perimeter of five feet (5') shall be established extending from the base of the interior window to be replaced;
- (c) Items within the perimeter shall be removed. Items too large to remove shall be covered with poly sheeting and sealed with duct tape and left in the perimeter; and
- (d) At least one layer of six (6)-mil poly, or thicker, shall be placed on the ground and extend five feet (5') out from the base of the window;
  - (IV) If replacing window from the exterior-
- (a) Critical barrier containment shall be established covering the window on the interior;
- (b) A perimeter of five feet (5') shall be established extending from the base of the exterior window to be replaced;
- (c) Items within the perimeter shall be removed. Items too large to remove shall be covered with poly sheeting and sealed with duct tape; and
- (d) At least one layer of six (6)-mil poly, or thicker, shall be placed on the ground and extend five feet (5') out from the base of the window ensuring that all ground plants and shrubs in the perimeter are covered;
- (V) The component, and the area immediately adjacent to the component, shall be thoroughly wetted using a garden sprayer, airless mister, or other appropriate means to reduce airborne dust;
- (VI) After removal of the component, the surface behind the removed component shall be thoroughly wetted to reduce airborne dust;
- (VII) The component shall be wrapped or bagged completely in six (6)-mil poly and sealed with duct tape to prevent loss of debris or dust; and
- (VIII) Prior to installing a new component, the area of replacement shall be cleaned by HEPA vacuuming. After replacement is complete, the regulated area shall be cleaned by vacuuming with a HEPA vacuum, wiping down all surfaces with a cleaning solution, rinsing all surfaces, and then HEPA vacuuming the area again.
- 2. Enclosure. When conducting a lead abatement project using the enclosure strategy, these minimum requirements shall be met—
- A. The site shall be prepared by first establishing a regulated area using fencing, barrier tape or other appropriate barriers. The regulated area shall be defined to prevent unlicensed and/or unauthorized personnel from approaching closer than twenty feet (20') to the enclosure operation;
- B. Signs shall be posted at all entrances to the regulated area, and shall include the words "WARNING: LEAD AREA, POISON-NO SMOKING OR EATING" in bold lettering not smaller than two inches (2") tall with additional language prohibiting entrance to the regulated area by unauthorized personnel;
- C. Any heating and cooling systems within the regulated area shall be shut down and the vents sealed with six (6)-mil poly to prevent lead dust accumulation within the system;
- D. All items shall be cleaned within the regulated area by HEPA vacuuming and/or wet wiping with a cleaning solution. Items shall then be removed from the area or covered with six (6)-mil poly and sealed with duct tape;
- E. At least one layer of six (6)-mil, or thicker, poly shall be placed on the floor at the base of the component and extend at least ten feet (10') beyond the perimeter of the component to be enclosed:
- F. The surface to be enclosed shall be labeled (behind the enclosure), horizontally and vertically, approximately every two feet (2') with a warning, "Danger: Lead-Based Paint," in permanent ink:
- G. The enclosure material shall be applied directly onto the painted surface, or a frame shall be constructed of wood or metal,

using nails, staples, or screws. Glue may be used in conjunction with the aforementioned fasteners, but not alone;

- H. The material used for the enclosure barrier shall be solid and rigid enough to provide adequate protection. Materials including, but not limited to, wall papers, contact paper, films, folding walls, and drapes do not meet this requirement;
- I. Enclosure systems and their adhesives shall be designed to last at least twenty (20) years;
- J. The substrate or building structure to which the enclosure is fastened shall be sufficient structurally to support the enclosure barrier for at least twenty (20) years. Deterioration such as mildew, water damage, dry rot, termite damage or any significant structural damage may impair the enclosure from remaining dust tight;
- K. Preformed steel, aluminum, vinyl or other construction material may be used for window frames, exterior siding, trim casings, column enclosures, moldings, or other similar components if they can be sealed dust tight;
- L. A material equivalent to one-fourth inch (1/4") rubber or vinyl may be used to enclose stairs;
- M. The seams, edges, and fastener holes shall be sealed with caulk or other sealant, providing a dust-tight system;
- N. All equipment used in the regulated area shall be thoroughly cleaned with a cleaning solution and/or vacuumed with a HEPA vacuum prior to removal from the regulated area;
- O. Prior to clearance, the installed enclosure and surrounding regulated area shall be cleaned by vacuuming with a HEPA vacuum, wiping down all surfaces with a cleaning solution, rinsing all surfaces, and then HEPA vacuuming the area again. Cleaning shall begin at the end of the work area farthest from the main entrance to the area and from the top to the bottom of the regulated area; and
- P. It is recommended that a visual evaluation of the enclosure's integrity be conducted and documented by the building owner or the building owner's representative at least every year or immediately after any fire, water, or structural damage. In child-occupied facilities, it is recommended that a licensed risk assessor inspect all enclosures every three (3) years, or whenever the owner's visual evaluation indicates a potential for increased lead hazard exposure.
  - 3. Encapsulation.
- A. The encapsulation strategy of lead abatement shall not be used on the following:
- (I) Friction surfaces—such as window sashes and parting beads, door jambs and hinges, floors, and door thresholds;
- (II) Deteriorated components—including rotten wood, rusted metal, spalled or cracked plaster, or loose masonry;
- (III) Impact surfaces, such as door stops, window wells and headers;
- (IV) Deteriorated surface coatings such that the adhesion or cohesion of the surface coating is uncertain or indeterminable; and
  - (V) Incompatible coatings.
- B. When conducting a lead abatement project using the encapsulation strategy, these minimum requirements shall be met—
- (I) Encapsulant selection shall be limited to those that are warranted by the manufacturer to last for at least twenty (20) years and comply with fire, health and environmental regulations;
- (II) Surfaces to be encapsulated shall have sound structural integrity with no loose, chipping, peeling, or chalking paint and no dust accumulation that cannot be cleaned, and shall be prepared and applied according to the manufacturer's recommendations;
- (III) The site shall be prepared by first establishing a regulated area using fencing, barrier tape or other appropriate barriers. The regulated area shall be designated as to prevent unlicensed and/or unauthorized personnel from approaching closer than twenty feet (20') to the encapsulation operation;

- (IV) Signs shall be posted at all entrances to the regulated area, and shall include the words "WARNING: LEAD AREA, POISON-NO SMOKING OR EATING" in bold lettering not smaller than two inches (2") tall with additional language prohibiting entrance to the regulated area by unauthorized personnel;
- (V) Any heating and cooling systems within the regulated area shall be shut down and the vents sealed with six (6)-mil poly to prevent lead dust accumulation within the system;
- (VI) All items shall be cleaned within the regulated area by HEPA vacuuming and/or wet wiping with a cleaning solution. Items shall then be removed from the area, or covered with six (6)mil poly sheeting and sealed with duct tape;
- (VII) At least one layer of six (6)-mil, or thicker, poly shall be placed on the ground at the base of the component and extend at least ten feet (10') beyond the perimeter of the component to be encapsulated;
- (VIII) A patch test shall be conducted prior to general application to determine the adhesive and cohesive properties of the encapsulant on the surface to be encapsulated (see the HUD Guidelines for the Evaluation and Control of Lead-Based Paint Hazards in Housing, Chapter 13);
- (IX) After the manufacturer's recommended curing time, the entire encapsulated surface shall be inspected by a licensed lead abatement supervisor or a licensed project designer. Any unacceptable areas shall be evaluated to determine if a complete failure of the system is indicated, or whether the system can be patched or repaired. Unacceptable areas are evidenced by delamination, wrinkling, blistering, cracking, cratering, and bubbling of the encapsulant;
- (X) After the encapsulation is complete, the regulated area shall be cleaned by vacuuming with a HEPA vacuum, wiping down all surfaces with a cleaning solution, rinsing all surfaces, and then HEPA vacuuming the area again. Cleaning shall begin at the end of the work area farthest from the main entrance to the area and from the top to the bottom of the regulated area;
- (XI) All equipment used in the regulated area shall be thoroughly cleaned with a cleaning solution and/or vacuumed with a HEPA vacuum prior to removal from the regulated area; and
- (XII) It is recommended that a visual evaluation of the encapsulant's integrity be conducted and documented by the building owner or the building owner's representative at least every year or immediately after any fire, water, or structural damage. In child-occupied facilities, it is recommended that a licensed risk assessor inspect all enscapsulations every three (3) years, or whenever the owner's visual evaluation indicates a potential for increased lead hazard exposure.

#### 4. Removal.

- A. Acceptable removal strategies include:
- (I) Manual wet strategies—Manual wet scraping or manual wet sanding is acceptable for removal of lead surface coatings;
- (II) Mechanical removal strategies—Power tools that are HEPA-shrouded or locally exhausted are acceptable removal strategies for lead surface coatings. HEPA-shrouded or exhausted mechanical abrasion devices such as sanders, saws, drills, rotopeens, vacuum blasters, and needle guns are acceptable;
- (III) Chemical removal strategies—Chemical strippers shall be used in compliance with manufacturer's recommendations; and
- (IV) Soil abatement—When soil abatement is conducted, the lead-bearing soil shall be removed, tilled, or permanently covered in place as indicated in the following subparts:
- (a) Removed soil shall be replaced with fill material containing no more than one hundred parts per million (100 ppm) of total lead. If the fill material exceeds one hundred (100) ppm total lead, the fill material will be acceptable only if the lead solubility is less than five (5) ppm. Soil that is removed shall not be reused as topsoil in another residential yard or child-occupied facility;

- (b) If tilling is selected, soil in a child-accessible area shall be tilled to a depth which results in no more than four hundred (400) ppm total lead of the homogenized soil, or other concentrations approved by the department. Soil in an area not accessible to children shall be tilled to a depth which results in no more than two thousand (2,000) ppm total lead of the homogenized soil or other concentrations approved by the department;
- (c) Permanent soil coverings include solid materials such as pavement or concrete, which separate the soil from human contact. Grass, mulch and other landscaping materials are not considered permanent soil covering; and
- (d) Soil abatement shall be conducted to prevent lead contaminated soil from being blown from the site and/or from being carried away by water run-off or through percolation to groundwater.
- B. Interior removal. When conducting a lead abatement project using the removal strategy on interior surfaces, these minimum requirements shall be met—
- (I) The site shall be prepared by first establishing a regulated area using fencing, barrier tape or other appropriate barriers. The regulated area shall be defined to prevent unlicensed and/or unauthorized personnel approaching closer than twenty feet (20') to the removal operation;
- (II) Signs shall be posted at all entrances to the regulated area, and shall include the words "WARNING: LEAD AREA, POISON-NO SMOKING OR EATING" in bold lettering not smaller than two inches (2") tall with additional language prohibiting entrance to the regulated area by unauthorized personnel;
- (III) Any heating and cooling systems within the regulated area shall be shut down and the vents sealed with six (6)-mil poly to prevent lead dust accumulation within the system;
- (IV) All items within the regulated area shall be cleaned by HEPA vacuuming and/or wet wiping with a cleaning solution. Items shall then be removed from the area, or covered with six (6)mil poly and sealed with duct tape;
- $\ensuremath{(V)}$  All windows below and within the regulated area shall be closed;
  - (VI) Critical barrier containment shall be constructed;
- (VII) At least two (2) layers of six (6)-mil, or thicker, poly shall be placed on the floor at the base of the component and extend at least ten feet (10') beyond the perimeter of the component being abated (removal by the chemical strategy may require chemical resistant floor cover; follow manufacturer's recommendations):
- (VIII) All equipment used in the regulated area shall be thoroughly cleaned with a cleaning solution and/or vacuumed with a HEPA vacuum prior to removal from the regulated area;
- (IX) At the end of each work shift, the top layer of six (6)-mil poly shall be removed and used to wrap and contain the debris generated by the shift. The six (6)-mil poly shall then be sealed with duct tape and kept in a secured area until final disposal. The second layer of six (6)-mil poly shall be HEPA vacuumed, left in place and used during the next shift. A single layer of six (6)-mil poly shall be placed on this remaining poly before abatement resumes: and
- (X) After the removal is complete, the regulated area shall be cleaned by vacuuming with a HEPA vacuum, wiping down all surfaces with a cleaning solution, rinsing all surfaces, and then HEPA vacuuming the area again. Cleaning shall begin at the end of the work area farthest from the entrance to the area and from the top to the bottom of the regulated area.
- C. Exterior removal. When conducting a lead abatement project using the removal strategy on exterior surfaces, these minimum requirements shall be met—
- (I) The site shall be prepared by first establishing a regulated area using fencing, barrier tape or other appropriate barriers. The regulated area shall be designated as to prevent unlicensed

and/or unauthorized personnel from approaching closer than twenty feet (20') to the removal operation;

- (II) Signs shall be posted at all entrances to the regulated area, and shall include the words "WARNING: LEAD AREA, POISON-NO SMOKING OR EATING" in bold lettering not smaller than two inches (2") tall with additional language prohibiting entrance to the regulated area by unauthorized personnel;
- (III) All movable items shall be moved twenty feet (20') from working surfaces. Items that cannot be readily moved twenty feet (20') from working surfaces shall be covered with six (6)-mil poly and sealed with duct tape;
- (IV) At least one layer of six (6)-mil, or thicker, poly shall be placed on the ground and extend at least ten feet (10') from the abated surface plus another five feet (5') out for each additional ten feet (10') in surface height over twenty feet (20'). In addition, the poly shall—
- (a) Be securely attached to the side of the building with cover provided to all ground plants and shrubs in the regulated area:
  - (b) Be protected from tearing or perforating;
- (c) Contain any water, including rainfall, which may accumulate during the abatement; and
- (d) Be weighted down to prevent disruption by wind gusts;
- (V) All windows in the regulated area and all windows below and within twenty feet (20') of working surfaces shall be closed. It is recommended that the windows of adjacent structures within twenty feet (20') also be closed;
- (VI) Work shall cease if constant wind speeds are greater than ten (10) miles per hour;
- (VII) Work shall cease and cleanup shall occur if rain begins;
- (VIII) All equipment used in the regulated area shall be thoroughly cleaned with a cleaning solution and/or vacuumed with a HEPA vacuum prior to removal from the regulated area; and
- (IX) The regulated area shall be HEPA vacuumed and cleaned of lead-based paint chips, poly and other debris generated by the abatement project work at the end of each workday. Debris shall be kept in a secured area until final disposal.

#### Title 19—DEPARTMENT OF HEALTH Division 30—Division of Health Standards and Licensure

Chapter 70—Lead Abatement and Assessment Licensing, Training Accreditation

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health under sections 701.301, 701.312 and 701.316, RSMo Supp. 1999, the director adopts a rule as follows:

**19 CSR 30-70.640** Project Notification for Industrial Lead Abatement Projects **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 1999 (24 MoReg 2503–2504). 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: One comment was received consisting of several subparts from the Regulatory Environmental Group for Missouri.

COMMENT: The Regulatory Environmental Group for Missouri contends that the regulation lacks an applicability statement that clearly defines who must comply

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because subsection (1) of this regulation states that it applies to "any person or entity conducting an industrial lead abatement project."

COMMENT: The Regulatory Environmental Group for Missouri contends that the regulation fails to define what constitutes a "de minimis surface area" so as to qualify for exclusion from the definition of a lead abatement project, resulting in the nullification of the exemption for "insignificant projects."

RESPONSE: The Department has considered this public comment and incorporated it into the definition of "industrial lead abatement" in 19 CSR 30-70.600 where it is more appropriate. The revision to 19 CSR 30-70.600 creates an exception to that definition for de minimis surface areas, which are described as surface areas "of less than 50 square feet of a lead-bearing substance per lead abatement project". No change, however, to 19 CSR 30-70.640 is necessary on the basis of this comment as this change was incorporated into 19 CSR 30-70.600.

COMMENT: The Regulatory Environmental Group for Missouri contends that section 701.304 limits the Department's regulatory authority to "dwellings" and "child-occupied facilities" and does not include industrial lead abatement projects.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because section 701.304 does not define the extent of the Department's authority with regard to lead-bearing substance activities. Moreover, neither "lead-bearing substance activity" nor "lead abatement project", as those terms are defined for purposes of sections 701.300 to 701.338, are limited to dwellings or child-occupied facilities.

COMMENT: The Regulatory Environmental Group for Missouri declares that the 10-day pre-notification requirement for the industrial setting is unreasonable.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because the requirement that the contractor submit written notification of the project at least ten days before starting the project is mandated by section 701.309.

COMMENT: The Regulatory Environmental Group for Missouri contends that there was no justification for promulgating the regulation as an emergency rule.

RESPONSE: The Department has considered this public comment but has decided to proceed with the implementation of the rule as proposed because the issue of emergency rule justification is not applicable to the final promulgation of this regulation.

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

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Health Facilities Review Committee under section 197.320, RSMo Supp. 1999, the committee withdraws a proposed amendment as follows:

**19 CSR 60-50.300** Definitions for the Certificate of Need Process **is withdrawn**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 1999 (24 MoReg 2822–2823).

SUMMARY OF COMMENTS: No comments were received. This proposed amendment is being withdrawn because it will be included with another proposed amendment.

#### Title 20—DEPARTMENT OF INSURANCE Division 500—Property and Casualty Chapter 4—Rating Laws

#### ORDER OF RULEMAKING

By the authority vested in the director of the Department of Insurance under sections 374.045 and 379.893, RSMo Supp. 1999, the director amends a rule as follows:

20 CSR 500-4.100 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1950–1951). Changes have been made in the text of the proposed amendment and the section containing those changes is reprinted below. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on September 8, 1999 at 9:00 a.m. at the offices of the Department of Insurance, Harry S Truman State Office Building, Room 630, 301 W. High St., Jefferson City, Missouri. Both written and oral comments were received concerning this proposed amendment.

COMMENT: The proposed amendment is designed to implement House Bill 1080. The first portion of that bill was intended to modify the current practice of requiring that a notice be sent to the policyholder upon an assignment or transfer of a commercial policy among affiliated carriers within a holding company. Under House Bill 1080, that notice is no longer required. The second portion of the bill only requires a notice to be provided when a change in a schedule rating factor causes a premium increase upon renewal of a policy. The bill was intended to delete other consumer notice requirements which had previously been required.

RESPONSE: The department appreciates these comments.

COMMENT: First, paragraph (7)(D)2 exceeds the legislative intent of House Bill 1080. Second, paragraph (7)(D)3 should not include rating factors other than schedule rating factors. Third, the definition of rating credit and rating debit in paragraph (7)(D)4 should be limited to schedule rating factors.

RESPONSE AND EXPLANATION OF CHANGE: The department does not agree that subsection (7)(D)2 exceeds the intention of House Bill 1080, however, because Senate Bill 386 was passed during the 1998 Legislative Session, which was after this regulation was proposed, it will be necessary for the department to revisit all regulatory issues associated with commercial insurance.

As such, subsection (7)(D)2 will be withdrawn at this time so as to allow the regulation to be promulgated. Also, regarding paragraph (7)(D)2, prior to the enactment of House Bill 1080 in 1998, Regulation 20 CSR 500-4.100 directed insurers to "... inform the insured in writing in terms sufficiently clear and specific of the basis for any schedule debit or for any schedule credit which is applied." The department has always interpreted this requirement as applying to both the inception of a policy and upon any renewals. From the department's perspective, House Bill 1080's original language attempted to eliminate the latter notice requirement by providing that notice of a "change" in any rating system component was not required to be sent to each insured, the word

"change" being interpreted to mean "change to the original schedule debits or credits made at renewal." Because neither the original version of House Bill 1080 nor the final version to which industry and the department agreed specifically addressed the issue of "new business," the department initially concluded during the drafting of the proposed amendment that the General Assembly had no problem with the "new business" notice requirement of the old regulation. However, based on the comment of House Bill 1080's sponsor that ". . . new business . . . was not intended to be part of . . . implementing regulations," as well as the insurance industry's strong opposition on the matter and the lack of any other statutory guidance on the issue, the department has decided to eliminate the proposed amendment's paragraph (7)(D)2. Regarding the second point, the department has modified paragraph (7)(D)3 by deleting the phrase "... including but not limited to expense credits, schedule rating factors and individual risk premium modification factors, . . . . " The department also modified paragraph (7)(D)3 by inserting the word "schedule" before the words "rating factor." Paragraph (7)(D)3 was then renumbered as paragraph (7)(D)2. Regarding the third point, the department inserted the word "schedule" before the words "rating credit" and before the words "rating debit" in paragraph (7)(D)4. The words "paragraph 3" in paragraph (7)(D)4 were changed to "paragraph 2." Paragraph (7)(D)4 was then renumbered as paragraph (7)(D)3.

COMMENT: First, paragraph (7)(D)2 exceeds the scope of the intention of House Bill 1080. Second, the requirement that the consumer be provided with information upon the initial issuance of the policy is unnecessary, stating that to do so would be confusing to the policyholder. Also, since these consumers are sophisticated insurance buying consumers, the notice is unnecessary. In addition, it would be costly to the insurance company to have to provide the notice. Second, the definition of schedule rating factor in paragraph (7)(D)3 is overly broad.

RESPONSE AND EXPLANATION OF CHANGE: The first comments to the proposed amendment are discussed in the response immediately above. It should also be noted that should paragraph (7)(D)2 have remained in the regulation there would have been no additional expense to an insurance company because all companies are currently required to provide this notice to all consumers. Last, the department does not believe that providing a notice of the applied scheduled rating factors could be confusing to a consumer if indeed these are sophisticated insurance purchasing consumers. Regarding the second point, the response immediately above addresses these concerns.

COMMENT: Subsection (7)(E) requiring the filing of non-A rated risk policies is burdensome. Second, the inclusion of several specific statutes listed in section (3) is unnecessary. Third, subsection (7)(B) of the current regulation was deleted from the proposed amendment.

RESPONSE AND EXPLANATION OF CHANGE: The requirement to file non-A rated risk policies is not a new requirement. The new language in the proposed amendment merely makes a cross-reference to the statutory definition of an A-rated risk. Second, it is necessary to list in a regulation all applicable statutes that pertain to the issue. Third, subsection (7)(B) was not deleted from the proposed amendment. The reason subsection (7)(B) was not included in the first printing of the proposed amendment is that the secretary of state does not publish subsections which contain no changes in proposed amendments. Since subsection (7)(B) contained no changes in the proposed amendment it was, therefore, not included in the first printing. The department has reprinted section (7) here in its entirety to clear up any confusion regarding this matter.

COMMENT: The content of MDI Bulletin # 99-02 should be followed

RESPONSE: The department agrees.

#### 20 CSR 500-4.100 Rate Regulatory Law Interpretations

- (7) Commercial Individual Risk Premium Modification Plans and Schedule Rating Plans.
- (A) Classification rates may be modified to produce rates for individual risks in accordance with rating plans which establish standards for measuring variations in hazards or expense or both. Rating plans may not allow a total credit or debit of more than twenty-five percent (25%) based on risk characteristics and not more than ten percent (10%) additional credit based on reduction of expenses.
  - (B) Subsection (7)(A) does not apply to experience rating plans.
- (C) It shall be impermissible for affiliated insurers within a group under common management or control to shift insurance accounts among the affiliated insurers in order to circumvent the restrictions on schedule rating provided in subsection (7)(A).
- (D) All debits and all credits based on individual risk characteristics, and all additional credits based on reduction of expenses shall be based on evidence that is contained in the file of the insurer at the time the debit or credit is applied.
- 1. Evidence supporting the basis for any rating credit or debit shall be retained by the insurer for the policy term plus two (2) calendar years, in accordance with section 374.205, RSMo.
- 2. Any renewal notice of a commercial casualty insurance policy as defined in section 379.882, RSMo, for any Missouri risk or portion thereof which would have the effect of increasing the premium charged to the insured due to a change in any schedule rating factor applied to the policy during the previous policy period shall contain or be accompanied by a notice to the insured containing information that any inquiry by the insured concerning the increased premium may be directed to the insurer or the insurer's agent.
- 3. Upon receipt of a request as described in paragraph (7)(D)2. above, the insurer, directly or through the insurer's agent, shall inform the insured in writing in terms sufficiently clear and specific of the basis for any reduction in a schedule rating credit or increase in a schedule rating debit which is applied to the policy. This response must be provided to the insured within ten (10) calendar days of the insurer or the insurer's agent receiving the request. A copy of the request from the insured and the written notice to the insured shall be contained in the file of the insurer, remaining there for not less than the duration of the policy term plus two (2) calendar years in accordance with section 374.205, RSMo.
- (E) This rule does not require the filing of individual risk policies by insurance companies when those policies are rated in accordance with subdivision (1) of subsection 1 of section 379.888, RSMo.

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 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

### ACTIONS TAKEN ON APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo Supp. 1999, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the director has either granted or rejected applications from the following credit unions to add new groups or geographic areas publish in the November 15, 1999 *Missouri Register* (24 MoReg 2721) to their membership and state the reasons for taking these actions.

The following application has been granted. This credit union has meet the criteria applied to determine if additional groups may be included in the membership of an existing credit union and have the immediate ability to serve the proposed new groups or geographic areas. The proposed new groups or geographic areas meet the requirements established pursuant to 370.080(2), RSMo Supp. 1999.

| Credit Union   | Proposed New Group or Area                    |
|--|---|
| Central Missouri<br>Credit Union<br>201 S. Holden<br>Warrensburg, MO 64093 | Lafayette, Henry, Benton & Saline<br>Counties |

## Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

### APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo Supp. 1999, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

| Credit Union   | Proposed New Group or<br>Geographic Area |
|--|--|
| Arsenal Credit Union<br>8651 Watson Road<br>Webster Groves, MO 63119 | Zip Codes 63049, 63052 and 63026         |

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, P.O. Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten business days after publication of this notice in the Missouri Register.

#### 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.

B2Z00045 Long Distance: Direct Dial/Operator Services 1/14/00;

B3Z00092 Abstinence Only Education 1/14/00;

B3Z00079 Training: Multidisciplinary Core Curriculum 1/18/00;

B1Z00180 Trucks: One Ton, 4 x 4 1/18/00;

B1Z00207 Truck: One Ton, 2WD 1/18/00;

B3Z00103 Occupational Therapy Services 1/18/00;

B3Z00104 Psychologists/Psychological Services 1/18/00;

B3Z00108 Printing: Envelopes 1/18/00;

B1Z00205 Truck: One Ton with Utility Body 1/19/00;

B1Z00206 Truck: One Ton, 4 x 4 1/19/00;

B1Z00208 Truck: One Ton, 4 x 4 1/19/00;

B1Z00214 Paper, Engineering Copier 1/19/00;

B1Z00215 Janitorial Supplies 1/19/00;

B3Z00102 Ambulance Services 1/19/00;

B1Z00216 Electrical Supplies: Brookfield, Missouri 1/20/00;

B1Z00217 Electrical Supplies: Lebanon, Missouri 1/20/00;

B3Z00090 Training Services; Mental Health Professional Providers 1/20/00;

B3Z00101 Security Guard Services 1/21/00;

B1Z00209 Truck: Tandem Reefer 26' Refrig. Box 1/24/00;

B1Z00220 Tanks: Live Fish Transport 1/24/00;

B2Z00049 Pager Service (Pilot Project) 1/24/00;

B3Z00062 Case Management/Cognitive Restructing Therapy Services 1/24/00;

B3Z00068 Case Management/Co-Occurring Sub Abuse & Mental Health Disorder 1/24/00;

B3Z00063 Family Support Training Program 1/25/00;

B1Z00195 Trailers: Utility and Heavy Equipment 1/26/00;

B1Z00218 Trailers: Lowboy Fifth Wheel 1/26/00;

B3Z00084 Research Services-Tourism 1/27/00.

B3Z00040 Exhibits; Design, Construct & Install 2/14/00;

B3Z00091 Childcare Program 2/16/00;

Joyce Murphy, CPPO, Director of Purchasing January 14, 2000 Vol. 25, No. 2

## Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

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—23 (1998), 24 (1999) and 25 (2000). 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 Sche                         | dule           |               |               | 23 MoReg 2473 |
| 1 CSR 10-15.010                    | Commissioner of Administration                                    |                |               |               | 24 Mokeg 2333 |
| 1 CSR 20-5.010                     | Personnel Advisory Board  |                |               |               |               |
| 1 CSR 20-5.015                     | Personnel Advisory Board  |                | 24 MoReg 2578 |               |               |
| 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<br>2 CSR 60-4.040   | Grain Inspection and Warehousing 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                     | Grain Inspection and Warehousing                                  |                | 24 MoReg 2758 |               |               |
| 2 CSR 60-4.180                     | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.010                     | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.020                     | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.030                     | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.030<br>2 CSR 60-5.040   | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.050                     | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.070                     | Grain Inspection and Warehousing                                  |                |               |               |               |
| 2 CSR 60-5.080                     | Grain Inspection and Warehousing                                  |                | 24 MoReg 2761 |               |               |
| 2 CSR 60-5.100                     | Grain Inspection and Warehousing                                  |                | 24 MoReg 2762 |               |               |
| 2 CSR 60-5.120                     | Grain Inspection and Warehousing                                  |                | 24 MoReg 2763 |               |               |
| 2 CSR 80-2.180                     | State Milk Board  | 24 MoReg 26/5  | 24 MoReg 2764 |               |               |
|                                    |   |                |               |               |               |
|                                    | DEPARTMENT OF CONSERVATION  |                |               |               |               |
| 3 CSR 10-1.010                     | Conservation Commission   |                |               |               |               |
| 3 CSR 10-4.115                     | Conservation Commission   |                |               |               |               |
| 3 CSR 10-4.116<br>3 CSR 10-4.125   | Conservation Commission   |                |               |               |               |
| 3 CSR 10-4.125<br>3 CSR 10-5.205   | Conservation Commission   |                | 24 MoReg 2583 | 25 MoReg 50   |               |
| 3 CSR 10-5.210                     | Conservation Commission   |                |               |               |               |
| 3 CSR 10-5.215                     | Conservation Commission   |                | 24 MoReg 2586 | 25 MoReg 51   |               |
| 3 CSR 10-6.405                     | Conservation Commission   |                | 24 MoReg 2586 | 25 MoReg 51   |               |
| 3 CSR 10-7.405                     | Conservation Commission   |                | 24 MoReg 2587 | 25 MoReg 51   |               |
| 3 CSR 10-7.455                     | Conservation Commission   |                |               |               | 24 MoReg 2989 |
| 3 CSR 10-8.505                     | Conservation Commission   |                | 24 MoReg 2587 | 24 MoReg 51   |               |
|                                    | DEPARTMENT OF ECONOMIC DEVI                                       | ELOPMENT       |               |               |               |
| 4 CSR 10-2.160                     | Missouri State Board of Accountancy                               |                | 24 MoReg 2625 |               |               |
| 4 CSR 40-1.021                     | Office of Athletics   |                |               |               |               |
| 4 CSR 40-5.070<br>4 CSR 70-2.040   | Office of Athletics   |                | 24 MoReg 2201 | 25 MoReg 51   |               |
| 4 CSR 70-2.050                     | State Board of Chiropractic Examiners                             | •••••          | 24 MoReg 2201 | 25 MoReg 52   |               |
| 4 CSR 70-2.070                     | State Board of Chiropractic Examiners                             |                | 24 MoReg 2202 | 25 MoReg 52   |               |
| 4 CSR 90-13.020                    | State Board of Cosmetology  |                | 23 MoReg 1952 |               |               |
| 4 CSR 100                          | Division of Credit Unions   |                |               |               |               |
|                                    |   |                |               |               |               |
|                                    |   |                |               |               |               |
|                                    |   |                |               |               |               |
| 4 CSR 105-1.010                    | Credit Union Commission   |                | 24 MoReg 1829 | 24 MoReg 2983 |               |
| 4 CSR 105-2.010                    | Credit Union Commission   |                |               |               |               |
| 4 CSR 105-3.010                    | Credit Union Commission   |                |               |               |               |
| 4 CSR 105-3.020                    | Credit Union Commission   | 24 MoReg 1/89  | 24 MoReg 1839 | 24 MoReg 2985 |               |
| 4 CSR 105-3.030<br>4 CSR 120-2.060 | Credit Union Commission   | 24 WIOKES 1/90 | 24 MoReg 1039 | 24 MoReg 2986 |               |
| 4 CSR 120-2.100<br>4 CSR 120-2.100 | Board of Embalmers and Funeral Directors                          | 3              | 24 MoReg 2129 | 24 MoReg 2987 |               |
| 4 CSR 150-2.001                    | State Board of Registration for the Healing A                     | Arts           | 23 MoReg 2565 | 0,            |               |
| 4 CSR 150-2.065                    | State Board of Registration for the Healing A                     | Arts           |               |               |               |
|                                    |   | 227            |               |               |               |

| CSR 150-7135   Saize Board of Registration for the Healing Arts  | Rule Number         | Agency  | Emergency                               | Proposed        | Order          | In Addition |
|--|---------------------|---|---|-----------------|----------------|-------------|
| 4 CSR 1507-300 Sate Board of Registration for the Healing Arts. 23 MoRe; 2703 (1988) Some Board of Registration for the Healing Arts. 23 MoRe; 271 (1989) Some Board of Registration for the Healing Arts. 23 MoRe; 211 (1989) Some Board of Registration for the Healing Arts. 23 MoRe; 211 (1989) Some Board of Registration for the Healing Arts. 24 MoRe; 218 (1989) Some Board of Registration for the More Arts. 24 MoRe; 218 (1989) Some Board of Physics (1989) Some Board of Registration Arts. 24 MoRe; 218 (1989) Some Board of Physics (1989)  |                     | •   |   | _               |                | in riuminon |
| CSR 159-7-310   State Board of Registration for the Healing Arts   23 MoReg. 271   |                     |   |   |                 | This Issue     |             |
| CSR   195-5.00    Workforce Development  |                     | State Board of Registration for the Healing A | rts                                     | 23 MoReg 2703   |                |             |
| CSR   1955   2020  |                     | Workforce Development                         | 118                                     | 23 MoReg 2711   |                |             |
| CSR 195-5030   |                     |   |   |                 |                |             |
| 4 CSR 202-060 State Equated Optomery 2 2 MoRey 1443 24 MoRey 2837 (1982) 25 MoRey 2837 (1982) |                     | Workforce Development                         | • | 24 MoReg 2318   |                |             |
| 4 CSR 2202-2003 State Board of Pharmacy 2 A MoRey 1841. 24 MoRey 2837 (CSR 2202-2005) State Board of Pharmacy 2 A MoRey 1841. 24 MoRey 2837 (CSR 2202-2005) State Board of Pharmacy 2 A MoRey 2847 (CSR 2202-2005) State Board of Pharmacy 2 A MoRey 2847 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2102. 23 MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2102. 23 MoRey 2 CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2102. 23 MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MoRey 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) State Committee of Psychologists 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public Service Commission 2 A MOREY 2 CSR 2202-2005 (CSR 2202-2005) Public |                     |   |   |                 |                |             |
| CSR 223-1.06   |                     | State Board of Pharmacy                       |   | 24 MoReg 1841   | 24 MoReg 2837  |             |
| CSR 220-2100   Board of Plantamey   24 MoReg 1842   24 MoReg 2817  |                     |   |   |                 |                |             |
| CSR 232-1005   Saute Committee of Psychologists   24 MoReg 232   25 MoReg 52   |                     | State Board of Pharmacy                       |   | 24 MoReg 1842 . | 24 MoReg 2837  |             |
| CSR 235-1015   Sante Committee of Psychologists   24 MoReg 2132   25 MoReg 52  | 4 CSR 230-2.065     | Board of Podiatric Medicine                   |   | 24 MoReg 2202 . | 25 MoReg 52    |             |
| 4 CSR 235-1025 State Committee of Psychologists  | 4 CSR 235-1.015     | State Committee of Psychologists              |   | 24 MoReg 2132   | 25 MoReg 52    |             |
| CSR 235-1 (105)   State Committee of Psychologists   24 MoReg 2133   25 MoReg 82   | 4 CSR 235-1.025     | State Committee of Psychologists              |   | 24 MoReg 2132   | 25 MoReg 52    |             |
| CSR 235-1.031   State Committee of Psychologists   24 MoReg 2134   25 MoReg 53   |                     | State Committee of Psychologists              |   | 24 MoReg 2133   | 25 MoReg 52    |             |
| CSR 235-1.003   State Committee of Psychologists   24 MoReg 1313   25 MoReg 53   |                     | State Committee of Psychologists              |   | 24 MoReg 2134   | 25 MoReg 53    |             |
| CSR 235-10.03   State Committee of Psychologists   24 MoReg 1315   25 MoReg 53   |                     | State Committee of Psychologists              | • | 24 MoReg 2134   | 25 MoReg 53    |             |
| CSR 235-2.00   |                     | State Committee of Psychologists              |   | 24 MoReg 2134   | 25 MoReg 53    |             |
| 4 CSR 235-2.040 State Committee of Psychologists   |                     | State Committee of Psychologists              |   | 24 MoReg 2135   | 25 MoReg 53    |             |
| CSR 235-2.050   State Committee of Psychologists   24 MoReg 218, 25 MoReg 54   |                     | State Committee of Psychologists              | • | 24 MoReg 2135   | 25 MoReg 53    |             |
| CSR 235-2.060   State Committee of Psychologists   24 MoReg 2138   25 MoReg 54   CSR 235-2.005   State Committee of Psychologists   24 MoReg 2140   25 MoReg 54   CSR 235-2.000   State Committee of Psychologists   24 MoReg 2140   25 MoReg 54   CSR 235-2.001   State Committee of Psychologists   24 MoReg 2140   25 MoReg 54   CSR 235-2.001   Public Service Commission   24 MoReg 2141   25 MoReg 55   CSR 240-2.010   Public Service Commission   24 MoReg 2141   25 MoReg 55   CSR 240-2.020   Public Service Commission   24 MoReg 2148   25 MoReg 55   CSR 240-2.030   Public Service Commission   24 MoReg 2142   24 MoReg 2818   CSR 240-2.030   Public Service Commission   24 MoReg 2142   24 MoReg 2818   CSR 240-2.040   Public Service Commission   24 MoReg 2142   24 MoReg 2818   CSR 240-2.050   Public Service Commission   24 MoReg 2142   24 MoReg 2818   CSR 240-2.060   Public Service Commission   24 MoReg 2142   24 MoReg 2818   CSR 240-2.060   Public Service Commission   24 MoReg 2142   24 MoReg 2818   CSR 240-2.060   Public Service Commission   24 MoReg 2321   CSR 240-2.060   Public Service Commission   24 MoReg 2321   CSR 240-2.070   Public Service Commission   24 MoReg 2321   CSR 240-2.080   Public Service Commission   24 MoReg 2321   CSR 240-2.080   Public Service Commission   24 MoReg 2325   CSR 240-2.080   Public Service Commission   24 MoReg 2326   CSR 240-2.090   Public Service Commission   24 MoReg 2326   CSR 240-2.090   Public Service Commission   24 MoReg 2326   CSR 240-2.090   Public Service Commission   24 MoReg 2327   CSR 240-2.090   Public Service Commission   24 MoReg 2338   CSR 240-2.091   Public Service Commission   24 MoReg 2330   CSR 240-2.091   Public Service Commission   24 MoReg 2330   CSR 240-2.190   Public Service Commission   24 MoReg 2331   CSR 240-2.190   Public   |                     | State Committee of Psychologists              | • | 24 MoReg 2135   | 25 MoReg 55    |             |
| CSR 235-2_065  |                     | State Committee of Psychologists              | • | 24 MoReg 2137   | 25 MoDog 54    |             |
| CSR 243-2.070   Public Service Commission   24 MoReg 2140   25 MoReg 55  |                     | State Committee of Psychologists              |   | 24 MoReg 2136   | 25 MoDeg 54    |             |
| CSR 240-2.015   State Committee of Psychologists   24 MoReg 2141   25 MoReg 55   |                     | State Committee of Psychologists              | • | 24 MoReg 2139   | 25 MoReg 54    |             |
| CSR 234-0.03   State Committee of Psychologisis   24 MoReg 2318  |                     | State Committee of Psychologists              | • | 24 MoReg 2140   | 25 MoReg 55    |             |
| CSR 240-2.000   Public Service Commission   24 MoReg 2318R   |                     | State Committee of Psychologists              |   | 24 MoReg 2140   | 25 MoReg 55    |             |
| CSR 240-2.015  |                     | Public Service Commission                     |   | 24 MoReg 2318R  | 20 11101005 33 |             |
| CSR 240-2.015   Public Service Commission   24 MoReg 2319  | . 0511 2.0 2.010    |   |   |                 |                |             |
| CSR 240-2.020  | 4 CSR 240-2.015     | Public Service Commission                     |   | 24 MoReg 2319   |                |             |
| CSR 240-2.030   Public Service Commission   24 MoReg 2142   24 MoReg 2838  |                     | Public Service Commission                     |   | 24 MoReg 2142   | 24 MoReg 2838  |             |
| CSR 240-2.040   Public Service Commission   24 MoReg 2320R   |                     | Public Service Commission                     |   | 24 MoReg 2142   | 24 MoReg 2838  |             |
| A CSR 240-2.050   Public Service Commission   24 MoReg 2320R   | 4 CSR 240-2.040     | Public Service Commission                     |   | 24 MoReg 2320R  |                |             |
| CSR 240-2.060   Public Service Commission   24 MoReg 2321R   |                     |   |   | 24 MoReg 2320   |                |             |
| CSR 240-2.060   Public Service Commission   24 MoReg 2321  | 4 CSR 240-2.050     | Public Service Commission                     |   | 24 MoReg 2320R  |                |             |
| CSR 240-2.065  |                     |   |   | 24 MoReg 2321   |                |             |
| CSR 240-2.065   Public Service Commission   24 MoReg 2324  | 4 CSR 240-2.060     | Public Service Commission                     |   | 24 MoReg 2321R  |                |             |
| CSR 240-2.070  | 4 CCD 240 2 065     | D 11' G ' G ' '                               |   | 24 MoReg 2321   |                |             |
| 4 CSR 240-2.070   Public Service Commission   24 MoReg 2325R   | 4 CSR 240-2.065     | Public Service Commission                     |   | 24 MoReg 2324R  |                |             |
| A CSR 240-2.075  | 4 CCD 240 2 070     | Dublic Commission                             | • | 24 Mokeg 2324   |                |             |
| 4 CSR 240-2.075 Public Service Commission  | 4 CSR 240-2.070     | Public Service Commission                     |   | 24 MoReg 2323K  | •              |             |
| CSR 240-2.080  | 4 CSR 240-2 075     | Public Service Commission                     |   | 24 MoReg 2323   |                |             |
| 4 CSR 240-2,080  | 4 CSR 240-2.073     | Tublic Scrvice Commission                     | • | 24 MoReg 2326N  | •              |             |
| CSR 240-2.085   Public Service Commission   24 MoReg 2329R   | 4 CSR 240-2 080     | Public Service Commission                     | • | 24 MoReg 2327R  |                |             |
| 4 CSR 240-2.090         Public Service Commission         24 MoReg 2329R           4 CSR 240-2.100         Public Service Commission         24 MoReg 2330R           4 CSR 240-2.100         Public Service Commission         24 MoReg 2330R           4 CSR 240-2.110         Public Service Commission         24 MoReg 2330R           4 CSR 240-2.115         Public Service Commission         24 MoReg 2331R           4 CSR 240-2.116         Public Service Commission         24 MoReg 2331R           4 CSR 240-2.116         Public Service Commission         24 MoReg 2332           4 CSR 240-2.120         Public Service Commission         24 MoReg 23332           4 CSR 240-2.120         Public Service Commission         24 MoReg 23333           4 CSR 240-2.125         Public Service Commission         24 MoReg 23333           4 CSR 240-2.130         Public Service Commission         24 MoReg 23334           4 CSR 240-2.130         Public Service Commission         24 MoReg 2334A           4 CSR 240-2.140         Public Service Commission         24 MoReg 2336R           4 CSR 240-2.150         Public Service Commission         24 MoReg 2336R           4 CSR 240-2.160         Public Service Commission         24 MoReg 2337R           4 CSR 240-2.170         Public Service Commission         24 MoReg 2338R   | . 0511 2.0 2.000    |   |   |                 | •              |             |
| 4 CSR 240-2.090 Public Service Commission  | 4 CSR 240-2.085     | Public Service Commission                     |   | 24 MoReg 2328   |                |             |
| 4 CSR 240-2.100  | 4 CSR 240-2.090     | Public Service Commission                     |   | 24 MoReg 2329R  |                |             |
| 24 MoReg 2330  |                     |   |   | 24 MoReg 2329   |                |             |
| 4 CSR 240-2.110  | 4 CSR 240-2.100     |   |   |                 |                |             |
| 24 MoReg 2331   4 CSR 240-2.116   Public Service Commission   24 MoReg 2331R   24 MoReg 2331R   24 MoReg 2332R   24 MoReg 2332R   24 MoReg 2332R   24 MoReg 2332R   24 MoReg 2333R   24 MoReg 2333R   25 MoReg 2333R   26 CSR 240-2.120   Public Service Commission   24 MoReg 2333R   26 CSR 240-2.125   Public Service Commission   24 MoReg 2333R   26 CSR 240-2.130   Public Service Commission   24 MoReg 2333R   26 CSR 240-2.140   Public Service Commission   24 MoReg 2334   27 MoReg 2334R   28 MoReg 2334R   28 MoReg 2336R   28 MoReg 2336R   29 MoReg 2337R   29 MoReg 2338R   20 MoReg 2339R   20 MoReg 2340R   20 MoReg 2344R   20 MoReg 2347R   20 MoReg 2351R   20 MoReg 2   |                     |   |   | 24 MoReg 2330   |                |             |
| 4 CSR 240-2.115   Public Service Commission   24 MoReg 2332     4 CSR 240-2.120   Public Service Commission   24 MoReg 2332     4 CSR 240-2.120   Public Service Commission   24 MoReg 2333R     4 CSR 240-2.125   Public Service Commission   24 MoReg 2333R     4 CSR 240-2.125   Public Service Commission   24 MoReg 2333     4 CSR 240-2.130   Public Service Commission   24 MoReg 2333     4 CSR 240-2.130   Public Service Commission   24 MoReg 2334     4 CSR 240-2.140   Public Service Commission   24 MoReg 2336     4 CSR 240-2.150   Public Service Commission   24 MoReg 2336     4 CSR 240-2.150   Public Service Commission   24 MoReg 2336     4 CSR 240-2.160   Public Service Commission   24 MoReg 2337R     4 CSR 240-2.170   Public Service Commission   24 MoReg 2338R     4 CSR 240-2.180   Public Service Commission   24 MoReg 2338R     4 CSR 240-2.200   Public Service Commission   24 MoReg 2339R     4 CSR 240-2.200   Public Service Commission   24 MoReg 2339R     4 CSR 240-2.200   Public Service Commission   24 MoReg 2339R     4 CSR 240-3.2100   Public Service Commission   24 MoReg 2339R     4 CSR 240-33.100   Public Service Commission   24 MoReg 2340   This Issue     4 CSR 240-33.100   Public Service Commission   24 MoReg 2341     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Public Service Commission   24 MoReg 2347     4 CSR 240-33.000   Publ   | 4 CSR 240-2.110     | Public Service Commission                     |   | 24 MoReg 2330R  |                |             |
| 24 MoReg 2332   24 MoReg 2333   24 CSR 240-2.120   Public Service Commission   | 4 000 040 044 5     |   |   | 24 MoReg 2331   |                |             |
| 4 CSR 240-2.116       Public Service Commission       24 MoReg 2332         4 CSR 240-2.120       Public Service Commission       24 MoReg 2333 R         4 CSR 240-2.125       Public Service Commission       24 MoReg 2333 R         4 CSR 240-2.130       Public Service Commission       24 MoReg 2334 R         4 CSR 240-2.140       Public Service Commission       24 MoReg 2336 R         4 CSR 240-2.150       Public Service Commission       24 MoReg 2336 R         4 CSR 240-2.150       Public Service Commission       24 MoReg 2336 R         4 CSR 240-2.150       Public Service Commission       24 MoReg 2337 R         4 CSR 240-2.160       Public Service Commission       24 MoReg 2337 R         4 CSR 240-2.170       Public Service Commission       24 MoReg 2338 R         4 CSR 240-2.180       Public Service Commission       24 MoReg 2338 R         4 CSR 240-2.00       Public Service Commission       24 MoReg 2338 R         4 CSR 240-2.00       Public Service Commission       24 MoReg 2339 A         4 CSR 240-2.180       Public Service Commission       24 MoReg 2339 A         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339 A         4 CSR 240-2.200       Public Service Commission       24 MoReg 2340 This Issue         4 CSR 240-33.010       Public Service Commission<   | 4 CSR 240-2.115     | Public Service Commission                     | • | 24 MoReg 2331R  |                |             |
| 24 MoReg 2332  | 4 CCD 240 2 116     | D 11's Combas Communication                   |   | 24 MoReg 2332   |                |             |
| 4 CSR 240-2.120       Public Service Commission       24 MoReg 2333         4 CSR 240-2.125       Public Service Commission       24 MoReg 2333         4 CSR 240-2.130       Public Service Commission       24 MoReg 2334R         4 CSR 240-2.140       Public Service Commission       24 MoReg 2336R         4 CSR 240-2.150       Public Service Commission       24 MoReg 2336         4 CSR 240-2.160       Public Service Commission       24 MoReg 2336         4 CSR 240-2.160       Public Service Commission       24 MoReg 2337         4 CSR 240-2.170       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.180       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-2.000       Public Service Commission       24 MoReg 2339         4 CSR 240-2.015       Public Service Commission       24 MoReg 2340       This Issue         4 CSR 240-32.100       Public Service Commission       24 MoReg 2341       25 MoReg 55         4 CSR 240-32.100       Public Service Commission       24 MoReg 2344         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.000       Public Service Commission       24 MoReg 2347         4 CSR 240-33.040       P   | 4 CSR 240-2.116     |   |   |                 |                |             |
| 24 MoReg 2333   4 CSR 240-2.125   Public Service Commission   22 MoReg 2333   24 MoReg 2333   24 MoReg 2333   24 MoReg 2334   25 MoReg 2334   25 MoReg 2334   26 MoReg 2334   27 MoReg 2334   28 MoReg 2336   28 MoReg 2336   29 MoReg 2336   29 MoReg 2336   20 MoReg 2337   20 MoReg 2338   20 MoReg 2339   20 MoReg 2340   20 MoReg 2341   20 MoReg 2341   20 MoReg 2341   20 MoReg 2341   20 MoReg 2347   20 MoReg 2348   20 MoReg 2351R   20 MoReg 2351R   20 MoReg 2351R   20 MoReg 2351R   20 MoReg 2   | 4 CCD 240 2 120     | Public Commission                             |   | 24 MoReg 2332   |                |             |
| 4 CSR 240-2.125 Public Service Commission  | 4 CSR 240-2.120     |   |   |                 | •              |             |
| 24 MoReg 2333  | 4 CSR 240-2 125     |   |   |                 |                |             |
| 4 CSR 240-2.130       Public Service Commission       24 MoReg 2334R         4 CSR 240-2.140       Public Service Commission       24 MoReg 2336R         4 CSR 240-2.150       Public Service Commission       24 MoReg 2336R         4 CSR 240-2.160       Public Service Commission       24 MoReg 2337R         4 CSR 240-2.170       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.180       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-18.010       Public Service Commission       24 MoReg 2340         4 CSR 240-20.015       Public Service Commission       24 MoReg 2340         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R   | 4 CSR 240-2.123     |   |   |                 |                |             |
| 24 MoReg 2334   4 CSR 240-2.140   Public Service Commission   24 MoReg 2336R   24 MoReg 2336   4 CSR 240-2.150   Public Service Commission   24 MoReg 2336R   24 MoReg 2336   24 MoReg 2336   24 MoReg 2337   24 MoReg 2337R   24 MoReg 2337R   24 MoReg 2337R   24 MoReg 2337R   24 MoReg 2338R   24 MoReg 2339R   24 MoReg 2339   24 MoReg 2340   This Issue   4 CSR 240-20.015   Public Service Commission   24 MoReg 2340   This Issue   4 CSR 240-32.110   Public Service Commission   24 MoReg 2341   25 MoReg 2347   24 MoReg 2347R   24 MoReg 2347R   24 MoReg 2348   4 CSR 240-33.040   Public Service Commission   24 MoReg 2348   4 CSR 240-33.040   Public Service Commission   24 MoReg 2348   4 CSR 240-33.040   Public Service Commission   24 MoReg 2348   4 CSR 240-33.040   Public Service Commission   24 MoReg 2348   4 CSR 240-33.040   Public Service Commission   24 MoReg 2348   4 CSR 240-33.040   Public Service Commission   24 MoReg 2351R   24 MoR   | 4 CSR 240-2 130     |   |   |                 |                |             |
| 4 CSR 240-2.140       Public Service Commission       24 MoReg 2336R         4 CSR 240-2.150       Public Service Commission       24 MoReg 2336R         4 CSR 240-2.160       Public Service Commission       24 MoReg 2337R         4 CSR 240-2.170       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.180       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-18.010       Public Service Commission       24 MoReg 2339         4 CSR 240-2.015       Public Service Commission       24 MoReg 2340       This Issue         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341       25 MoReg 55         4 CSR 240-32.120       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2341R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2347R         24 MoReg 2347R   | + CSR 2+0 2.130     |   |   |                 | •              |             |
| 24 MoReg 2336  | 4 CSR 240-2.140     | Public Service Commission                     |   | 24 MoReg 2336R  |                |             |
| 4 CSR 240-2.150       Public Service Commission       24 MoReg 2336R         4 CSR 240-2.160       Public Service Commission       24 MoReg 2337R         4 CSR 240-2.170       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.180       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-18.010       Public Service Commission       24 MoReg 2340         4 CSR 240-20.015       Public Service Commission       24 MoReg 2340         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         24 MoReg 2347R       24 MoReg 2347R         24 MoReg 2348       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R  | . 001(2.0 2.1.0     | Tuone service commission                      |   | 24 MoReg 2336   | •              |             |
| 24 MoReg 2336  | 4 CSR 240-2.150     |   |   |                 |                |             |
| 24 MoReg 2337  |                     |   |   |                 |                |             |
| 4 CSR 240-2.170       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.180       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-18.010       Public Service Commission       24 MoReg 2340       This Issue         4 CSR 240-20.015       Public Service Commission       24 MoReg 1340       25 MoReg 55         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R  | 4 CSR 240-2.160     | Public Service Commission                     |   | 24 MoReg 2337R  | _              |             |
| 4 CSR 240-2.180       Public Service Commission       24 MoReg 2338R         4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-18.010       Public Service Commission       24 MoReg 2340       This Issue         4 CSR 240-20.015       Public Service Commission       24 MoReg 1340       .25 MoReg 55         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2344         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347         4 CSR 240-33.040       Public Service Commission       24 MoReg 2347R         24 MoReg 2347       24 MoReg 2347R         24 MoReg 2347       24 MoReg 2347R         24 MoReg 2347R       24 MoReg 2348         24 MoReg 2348       24 MoReg 2351R   |                     |   |   |                 |                |             |
| 24 MoReg 2338  |                     | Public Service Commission                     |   | 24 MoReg 2338R  |                |             |
| 4 CSR 240-2.200       Public Service Commission       24 MoReg 2339R         4 CSR 240-18.010       Public Service Commission       24 MoReg 2340       This Issue         4 CSR 240-20.015       Public Service Commission       24 MoReg 1340       25 MoReg 55         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-32.120       Public Service Commission       24 MoReg 2347         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R  | 4 CSR 240-2.180     | Public Service Commission                     |   | 24 MoReg 2338R  |                |             |
| 24 MoReg 2339  |                     |   |   |                 |                |             |
| 4 CSR 240-18.010       Public Service Commission       24 MoReg 2340       This Issue         4 CSR 240-20.015       Public Service Commission       24 MoReg 1340       25 MoReg 55         4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R  | 4 CSR 240-2.200     | Public Service Commission                     |   | 24 MoReg 2339R  |                |             |
| 4 CSR 240-20.015       Public Service Commission       24 MoReg 1340   | 4 CCD 240 10 015    |   |   |                 | m: *           |             |
| 4 CSR 240-32.110       Public Service Commission       24 MoReg 2341         4 CSR 240-32.120       Public Service Commission       24 MoReg 2344         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R   |                     | Public Service Commission                     |   | 24 MoReg 2340 . | This Issue     |             |
| 4 CSR 240-32.120       Public Service Commission       24 MoReg 2344         4 CSR 240-33.010       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R  |                     | Public Service Commission                     |   | 24 MoReg 1340 . | 25 MoReg 55    |             |
| 4 CSR 240-33.010       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.020       Public Service Commission       24 MoReg 2347R         4 CSR 240-33.040       Public Service Commission       24 MoReg 2348         4 CSR 240-33.040       Public Service Commission       24 MoReg 2351R   |                     |   |   |                 |                |             |
| 24 MoReg 2347  |                     | Public Service Commission                     | •••••                                   | 24 MOKEG 2344   |                |             |
| 4 CSR 240-33.020       Public Service Commission   | 4 CSK 240-33.010    |   |   |                 | •              |             |
| 4 CSR 240-33.040 Public Service Commission   | 4 CSR 240-33 020    | Public Service Commission                     |   | 24 Moreg 2347   |                |             |
| 4 CSR 240-33.040 Public Service Commission   | 7 CON 270-33.020    |   |   |                 | •              |             |
|  | 4 CSR 240-33 040    |   |   |                 |                |             |
|  | 7 COIN 2-10 33.0-10 | Latin Service Commission                      | • | 24 MoReg 2351N  |                |             |

### Missouri Register

| Rule Number                          | Agency  | Emergency       | Proposed                                | Order         | In Addition    |
|--------------------------------------|---|-----------------|---|---------------|----------------|
| 4 CSR 240-33.050                     | Public Service Commission   |                 |   |               |                |
| 4 CSR 240-33.060                     | Public Service Commission   |                 | 24 MoReg 2359R                          |               |                |
| 4 CSR 240-33.070                     | Public Service Commission   |                 | 24 MoReg 2362R                          |               |                |
| 4 CSR 240-33.080                     | Public Service Commission   |                 | 24 MoReg 2367R                          |               |                |
| 4 CSR 240-33.090                     | Public Service Commission   |                 | 24 MoReg 2371R                          |               |                |
| 4 CSR 240-33.100                     | Public Service Commission   |                 | 24 MoReg 2371R                          |               |                |
| 4 CSR 240-33.110                     | Public Service Commission   |                 | 24 MoReg 2372R                          |               |                |
| 4 CSR 240-33.120                     | Public Service Commission   |                 | 24 MoReg 2373                           |               |                |
| 4 CSR 240-33.130                     | Public Service Commission   |                 | 24 MoReg 2376                           |               |                |
| 4 CSR 240-33.140<br>4 CSR 240-33.150 | Public Service Commission   | 24 MoDeg 2747T  | 24 Mokeg 23/6                           |               |                |
| 4 CSR 240-40.015                     | Public Service Commission   | 24 Workeg 27471 | 24 MoReg 1346                           | 25 MoReg 59   |                |
| 4 CSR 240-40.016                     | Public Service Commission   |                 |   |               |                |
| 4 CSR 240-80.015                     | Public Service Commission   |                 | 24 MoReg 1359                           | 25 MoReg 69   |                |
| 4 CSR 263-3.140                      | Licensed Clinical Social Workers  |                 | 24 MoReg 2143                           | 24 MoReg 2987 |                |
| 4 CSR 265-10.025                     | Division of Motor Carrier and Railroad Sa                                       | fety            | 24 MoReg 2203                           |               |                |
| 5 CSR 30-345.020                     | DEPARTMENT OF ELEMENTARY A Division of School Services                          |                 |   |               |                |
| 5 CSR 30-345.030                     | Division of School Services   |                 | 24 MoReg 2628                           |               |                |
| 5 CSR 50-270.050                     | Division of Instruction   |                 | 24 MoReg 877                            |               |                |
| 5 CSR 60-100.010                     | Vocational and Adult Education  |                 |   |               |                |
| 5 CSR 60-120.010                     | Vocational and Adult Education  | 24 MaDan 2122   | N.A                                     | 24 MoReg 2841 |                |
| 5 CSR 80-800.290                     | Urban and Teacher Education   | 24 Mokeg 2125   | 24 Mokeg 2145                           | 25 Mokeg 75   |                |
| 6 CSR 10-2.100                       | <b>DEPARTMENT OF HIGHER EDUCA</b> Commissioner of Higher Education              | TION            | 24 MoReg 1650                           | 24 MoReg 2843 |                |
|                                      | DEPARTMENT OF TRANSPORTATI  | ON              |   |               |                |
| 7 CSR 10-2.010                       | Highways and Transportation Commission  |                 | 24 MoReg 1367R                          |               |                |
|                                      |   |                 | 24 MoReg 1367                           |               |                |
|                                      |   | 24 MoReg 2919R  | 24 MoReg 2940R                          |               |                |
| 7 CCD 10 6 010                       | Highways and Transportation Commission  | 24 MoReg 2919   | 24 MoReg 2940                           |               |                |
| 7 CSR 10-6.010                       | rigitways and Transportation Commission   | /11             | 24 MoReg 2377                           |               |                |
| 7 CSR 10-6.015                       | Highways and Transportation Commission  | on              | 24 MoReg 766                            |               |                |
| 7 CCD 10 6 040                       | High-and Transportation Commission  |                 | 24 MoReg 2378                           |               |                |
| 7 CSR 10-6.040                       | Highways and Transportation Commission  |                 |   |               |                |
| 7 CSR 10-6.050                       | Highways and Transportation Commission  | on              | 24 MoReg 768                            |               |                |
| 7 CSR 10-6.060                       | Highways and Transportation Commission  | on              | 24 MoReg 769                            |               |                |
| 7 CSR 10-6.070                       | Highways and Transportation Commission  | on              | 24 MoReg 770                            |               |                |
| 7 CSR 10-6.085                       | Highways and Transportation Commission  |                 | 24 MoReg 2382                           |               |                |
| 7 CSR 10 0.003                       |   |                 | 24 MoReg 2385                           |               |                |
| 7 CSR 10-10.010                      | Highways and Transportation Commission  |                 |   |               |                |
| 7 CSR 10-10.040                      | Highways and Transportation Commission  |                 |   |               |                |
| 7 CSR 10-10.050<br>7 CSR 10-10.070   | Highways and Transportation Commission Highways and Transportation Commission   |                 |   |               |                |
| / CSK 10-10.070                      | riigiiways and riansportation Commissio   | лі24 Мокед 2934 | 24 Wiokeg 2936                          |               |                |
|                                      |   |                 |   |               |                |
|                                      | DEPARTMENT OF LABOR AND IN  |                 |   |               |                |
| 8 CSR 60-3.040                       | Commission on Human Rights  |                 | 24 MoReg 2588                           |               |                |
|                                      |   | This IssueT     |   |               |                |
|                                      |   |                 |   |               |                |
|                                      | DEPARTMENT OF MENTAL HEALT  | ГН              |   |               |                |
| 9 CSR 10-7.010                       | Director, Department of Mental Health .   |                 |   |               |                |
| 9 CSR 10-7.020                       | Director, Department of Mental Health .   |                 |   | 24 ]          | MoReg 2877RUC  |
| 9 CSR 10-7.030                       | Director, Department of Mental Health.  |                 |   | 24 ]          | MoReg 28/9RUC  |
| 9 CSR 10-7.040<br>9 CSR 10-7.050     | Director, Department of Mental Health . Director, Department of Mental Health . |                 |   |               |                |
| 9 CSR 10-7.060                       | Director, Department of Mental Health .   |                 | • | 24            | MoReg 2883RUC  |
| 9 CSR 10-7.070                       | Director, Department of Mental Health .   |                 |   |               |                |
| 9 CSR 10-7.080                       | Director, Department of Mental Health .   |                 |   | 24 ]          | MoReg 2885RUC  |
| 9 CSR 10-7.090                       | Director, Department of Mental Health .   |                 |   | 24 ]          | MoReg 2886RUC  |
| 9 CSR 10-7.100                       | Director, Department of Mental Health .   |                 |   | 24 ]          | MoReg 2887RUC  |
| 9 CSR 10-7.110                       | Director, Department of Mental Health.  |                 |   | 24 ]          | MoReg 288/RUC  |
| 9 CSR 10-7.120<br>9 CSR 10-7.130     | Director, Department of Mental Health . Director, Department of Mental Health . | •••••           |   | 24 I          | MoReg 2890KUU  |
| 9 CSR 10-7.130<br>9 CSR 25-4.040     | Fiscal Management   |                 | 24 MoReg 2386                           | 4             | .1010g 2071NUC |
| 9 CSR 30-4.030                       | Certification Standards   | 24 MoReg 2191   | 24 MoReg 2215                           | 25 MoReg 73   |                |
| 9 CSR 30-4.034                       | Certification Standards   | 24 MoReg 2193   | 24 MoReg 2216                           | 25 MoReg 74   |                |
| 9 CSR 30-4.035                       | Certification Standards   | 24 MoReg 2194   | 24 MoReg 2217                           | 25 MoReg 74   |                |
|                                      |   |                 |   |               |                |

| Page 230                             | Miss   | souri Regis   | iter           |              | Vol. 25, No. 2                |
|--------------------------------------|--|---------------|----------------|--------------|-------------------------------|
| Rule Number                          | Agency   | Emergency     | Proposed       | Order        | In Addition                   |
| 9 CSR 30-4.039                       | Certification Standards  | 24 MoReg 2195 | 24 MoReg 2219  | 25 MoReg 74  |                               |
| 9 CSR 30-4.042                       | Certification Standards  | 24 MoReg 2197 | 24 MoReg 2220  | 25 MoReg 75  |                               |
| 9 CSR 30-4.043                       | Certification Standards  | 24 MoReg 2199 | 24 MoReg 2222  | 25 MoReg 75  |                               |
| 9 CSR 45-5.040                       | Mental Retardation and Developmental Dis-                            | abilities     | 24 MoReg 2389  |              |                               |
| 10 GCD                               | DEPARTMENT OF NATURAL RESOUR   | RCES          |                |              | 24.14.D. 1602                 |
| 10 CSR<br>10 CSR 10-2.010            | Air Conservation Commission  |               |                |              | 24 MoReg 1693<br>24 MoReg 420 |
| 10 CSR 10-2.060                      | Air Conservation Commission  |               | 24 MoReg 2588R |              |                               |
| 10 CSR 10-3.080                      | Air Conservation Commission  |               |                |              |                               |
| 10 CSR 10-4.060<br>10 CSR 10-5.070   | Air Conservation Commission  |               |                |              |                               |
| 10 CSR 10-5.090                      | Air Conservation Commission  |               |                |              |                               |
| 10 CSR 10-5.295                      | Air Conservation Commission  |               | 24 MoReg 2001  | 25 MoReg 76  |                               |
| 10 CSR 10-5.380<br>10 CSR 10-5.446   | Air Conservation Commission Air Conservation Commission              |               |                |              |                               |
| 10 CSR 10-5.440<br>10 CSR 10-5.490   | Air Conservation Commission  |               |                |              |                               |
| 10 CSR 10-5.500                      | Air Conservation Commission  |               | 24 MoReg 2007  | 25 MoReg 81  |                               |
| 10 CSR 10-5.510                      | Air Conservation Commission  |               | 24 MoReg 2012  | 25 MoReg 82  |                               |
| 10 CSR 10-5.520<br>10 CSR 10-5.530   | Air Conservation Commission  |               | 24 MoReg 2020  | 25 MoReg 92  |                               |
| 10 CSR 10-5.540                      | Air Conservation Commission  |               | 24 MoReg 2034  | 25 MoReg 101 |                               |
| 10 CSR 10-5.550                      | Air Conservation Commission  |               | 24 MoReg 2041  | 25 MoReg 109 |                               |
| 10 CSR 10-6.020                      | Air Conservation Commission  |               |                |              |                               |
| 10 CSR 10-6.065<br>10 CSR 10-6.070   | Air Conservation Commission Air Conservation Commission              |               |                |              |                               |
| 10 CSR 10-6.075                      | Air Conservation Commission  |               | 24 MoReg 2226  |              |                               |
| 10 CSR 10-6.080                      | Air Conservation Commission  |               | 24 MoReg 2230  |              |                               |
| 10 CSR 10-6.170<br>10 CSR 10-6.310   | Air Conservation Commission  |               | 24 MoReg 2129  |              |                               |
| 10 CSR 20-3.010                      | Clean Water Commission   |               | 24 MoReg 1225R |              |                               |
| 10 CCD 20 4 022                      | Class Wises Commission   |               |                |              |                               |
| 10 CSR 20-4.023<br>10 CSR 20-4.030   | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-4.041                      | Clean Water Commission   |               | 24 MoReg 1850  |              |                               |
| 10 CSR 20-4.043                      | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-4.061<br>10 CSR 20-10.012  | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-10.022                     | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-10.068                     | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-10.071<br>10 CSR 20-11.092 | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.010                     | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.020                     | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.025<br>10 CSR 20-12.030 | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.040                     | Clean Water Commission   |               | 24 MoReg 1060R |              |                               |
| 10 CSR 20-12.045                     | Clean Water Commission   |               | 24 MoReg 1060R |              |                               |
| 10 CSR 20-12.050<br>10 CSR 20-12.060 | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.061                     | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.062                     | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-12.070<br>10 CSR 20-12.080 | Clean Water Commission   |               |                |              |                               |
| 10 CSR 20-13.080                     | Clean Water Commission   |               | 24 MoReg 1239R |              |                               |
| 10 CCD 45 1 010                      | Matallia Minanala  |               |                |              |                               |
| 10 CSR 45-1.010<br>10 CSR 45-2.010   | Metallic Minerals  |               |                |              |                               |
| 10 CSR 45-3.010                      | Metallic Minerals  |               | 24 MoReg 1258R |              |                               |
| 10 CCD 45 6 010                      | Maralla Maranda  |               |                |              |                               |
| 10 CSR 45-6.010<br>10 CSR 45-6.020   | Metallic Minerals  |               |                |              |                               |
| 10 CSR 45-6.030                      | Metallic Minerals  |               | 24 MoReg 2050  |              |                               |
| 10 CSR 60-2.015                      | Public Drinking Water Program Public Drinking Water Program          | 24 MaDag 2265 | This Issue     |              |                               |
| 10 CSR 60-3.010<br>10 CSR 60-3.020   | Public Drinking Water Program  |               |                |              |                               |
| 10 CSR 60-3.030                      | Public Drinking Water Program  | 24 MoReg 2568 | 24 MoReg 1863  |              |                               |
| 10 CSR 60-4.010                      | Public Drinking Water Program  |               | This Issue     |              |                               |
| 10 CSR 60-4.050<br>10 CSR 60-4.055   | Public Drinking Water Program Public Drinking Water Program          |               | This Issue     |              |                               |
| 10 CSR 60-4.090                      | Public Drinking Water Program  |               | This Issue     |              |                               |
| 10 CSR 60-5.010<br>10 CSR 60-5.020   | Public Drinking Water Program  Public Drinking Water Program         |               |                |              |                               |
| 10 CSR 60-5.020<br>10 CSR 60-6.010   | Public Drinking Water Program  |               |                |              |                               |
| 10 CSR 60-6.020                      | Public Drinking Water Program  |               | 24 MoReg 1880  |              |                               |
| 10 CSR 60-6.030<br>10 CSR 60-6.070   | Public Drinking Water Program  Public Drinking Water Program         |               | 24 MoReg 1886  |              |                               |
| 10 CSR 60-6.070<br>10 CSR 60-7.010   | Public Drinking Water Program  |               |                |              |                               |
| 10 CSR 60-8.010                      | Public Drinking Water Program  |               | This Issue     |              |                               |
| 10 CSR 60-8.030<br>10 CSR 70-5.060   | Public Drinking Water Program<br>Soil and Water Districts Commission |               |                |              | 23 MoReg 22679                |
|                                      |  |               |                |              |                               |

| Rule Number   | Agency   | Emergency                        | Proposed                         | Order           | In Addition  |
|---|--|----------------------------------|----------------------------------|-----------------|--------------|
| 10 CSR 80-9.050                                       | Solid Waste Management   |                                  | This Issue                       |                 | 24 MaBaa 224 |
| 0 CSR 140-2   | Division of Energy   |                                  |                                  |                 | 24 Mokeg 224 |
|   | DEPARTMENT OF PUBLIC SAFETY  |                                  |                                  |                 |              |
| 1 CSR 45-1.090  | Missouri Gaming Commission   |                                  | 24 MoReg 1652                    | 24 MoReg 2843   |              |
| 1 CSR 45-9.030  | Missouri Gaming Commission   |                                  | 24 MoReg 1652<br>24 MoReg 2765   | 24 MoReg 2843   |              |
| 1 CSR 45-10.150                                       | Missouri Gaming Commission   | 24 MoReg 2936                    | 24 MoReg 2961                    |                 |              |
| 1 CSR 45-13.055                                       | Missouri Gaming Commission   | 24 MoReg 2124                    | 24 MoReg 2144                    |                 |              |
| 1 CSR 45-30.180<br>1 CSR 45-30.190                    | Missouri Gaming Commission   |                                  |                                  |                 |              |
| 1 CSR 45-30.190<br>1 CSR 45-30.210                    | Missouri Gaming Commission   |                                  | 24 MoReg 2768                    |                 |              |
| 1 CSR 45-30.220                                       | Missouri Gaming Commission   |                                  | 24 MoReg 2769                    |                 |              |
| 1 CSR 45-30.280<br>1 CSR 45-30.370                    | Missouri Gaming Commission   |                                  | 24 MoReg 2769                    |                 |              |
| CSR 43-30.370<br>CSR 50-2.350                         | Missouri State Highway Patrol  | 24 MoReg 2747R                   | 24 MoReg 2709                    |                 |              |
| CSR 50-2.360  | Missouri State Highway Patrol  | 24 MoReg 2747R                   | 24 MoReg 2770R                   |                 |              |
| CSR 50-2.370  | Missouri State Highway Patrol  |                                  |                                  |                 |              |
| CSR 50-2.380<br>CSR 50-2.390                          | Missouri State Highway Patrol<br>Missouri State Highway Patrol               | 24 MoReg 2748R<br>24 MoReg 2749R | 24 MoReg 27/1R<br>24 MoReg 2771R |                 |              |
| CSR 50-2.401  | Missouri State Highway Patrol  | 24 MoReg 2749R                   | 24 MoReg 2772R                   |                 |              |
| CSR 50-2.402  | Missouri State Highway Patrol  | 24 MoReg 2749R                   | 24 MoReg 2772R                   |                 |              |
| CSR 50-2.403<br>CSR 50-2.404                          | Missouri State Highway Patrol<br>Missouri State Highway Patrol               |                                  |                                  |                 |              |
| CSR 50-2.404  | Missouri State Highway Patrol  |                                  |                                  |                 |              |
| CSR 50-2.406  | Missouri State Highway Patrol  | 24 MoReg 2751R                   | 24 MoReg 2773R                   |                 |              |
| CSR 50-2.407  | Missouri State Highway Patrol<br>Missouri State Highway Patrol               | 24 MoReg 2751R                   | 24 MoReg 2773R                   |                 |              |
| CSR 50-2.410<br>CSR 50-2.420                          | Missouri State Highway Patrol  | 24 MoReg 2/51R<br>24 MoReg 2752R | 24 MoReg 2774R                   |                 |              |
| CSR 60-1.070  | Division of Highway Safety   | -                                | 25 MoReg 18                      |                 |              |
| CSR 70-2.190  | Division of Liquor Control   |                                  | 24 MoReg 2390                    |                 |              |
| CSR 75-3.010<br>CSR 75-3.020                          | Peace Officer Standards and Training<br>Peace Officer Standards and Training |                                  |                                  |                 |              |
| CSR 75-3.020  | Peace Officer Standards and Training   |                                  | 24 MoReg 2963                    |                 |              |
| CSR 75-3.050  | Peace Officer Standards and Training   |                                  | 24 MoReg 2967                    |                 |              |
| CSR 75-3.060  | Peace Officer Standards and Training   |                                  |                                  |                 |              |
| CSR 75-3.070<br>CSR 75-3.080                          | Peace Officer Standards and Training Peace Officer Standards and Training    |                                  |                                  |                 |              |
| 1 CSR 75-10.010                                       | Peace Officer Standards and Training   |                                  |                                  |                 |              |
| 1 CSR 75-10.020                                       | Peace Officer Standards and Training   |                                  |                                  |                 |              |
| 1 CSR 75-10.030<br>1 CSR 75-10.040                    | Peace Officer Standards and Training Peace Officer Standards and Training    |                                  |                                  |                 |              |
| 1 CSR 75-10.040<br>1 CSR 75-10.050                    | Peace Officer Standards and Training   |                                  | 24 MoReg 2970                    |                 |              |
| 1 CSR 75-10.060                                       | Peace Officer Standards and Training   |                                  | 24 MoReg 2970                    |                 |              |
| 1 CSR 75-10.090<br>1 CSR 75-10.100                    | Peace Officer Standards and Training Peace Officer Standards and Training    |                                  |                                  |                 |              |
| 1 CSR 75-10.100<br>1 CSR 75-11.040                    | Peace Officer Standards and Training   | 24 MoReg 2937                    | 24 MoReg 2971                    |                 |              |
| 1 CSR 80-5.010  | Missouri State Water Patrol  |                                  |                                  |                 |              |
|   | DEPARTMENT OF REVENUE  |                                  |                                  |                 |              |
| 2 CSR   | Construction Transient Employers   |                                  |                                  |                 | 24 MoReg 208 |
| 2 CSR 10-2.015  | Director of Revenue  | 25 MoReg 5                       | 25 MoReg 18                      |                 |              |
| 2 CSR 10-2.240<br>2 CSR 10-3.003                      | Director of Revenue  |                                  |                                  | 24 MoReg 2845R  |              |
| 2 CSR 10-3.056  | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-3.106  | Director of Revenue  |                                  | 24 MoReg 2051R                   | 24 MoReg 2845R  |              |
| 2 CSR 10-3.108<br>2 CSR 10-3.316                      | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-3.318  | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-3.320  | Director of Revenue  |                                  | 24 MoReg 2052R                   | 24 MoReg 2846R  |              |
| 2 CSR 10-3.324  | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-3.326<br>2 CSR 10-3.327                      | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-3.460  | Director of Revenue  |                                  | 24 Workeg 2033K                  | 24 WIORCG 2040R |              |
| 2 CSR 10-3.848  | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-4.295  | Director of Revenue  |                                  |                                  | 24 MoReg 2847R  |              |
| 2 CSR 10-5.015<br>2 CSR 10-5.020                      | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-5.035  | Director of Revenue  |                                  | 24 MoReg 2974R                   |                 |              |
| 2 CSR 10-5.105  | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-5.520<br>2 CSR 10-11.030                     | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-11.030<br>2 CSR 10-11.040                    | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-11.090                                       | Director of Revenue  |                                  | 24 MoReg 2975R                   |                 |              |
| 2 CSR 10-11.190                                       | Director of Revenue  |                                  |                                  |                 |              |
|   | Director of Revenue  |                                  |                                  |                 |              |
| 2 CSR 10-11.200                                       |  |                                  | 24 Mareo 2076R                   |                 |              |
| 2 CSR 10-11.200<br>2 CSR 10-11.210<br>2 CSR 10-11.220 | Director of Revenue  |                                  | 24 MoReg 2976R                   |                 |              |
| 2 CSR 10-11.200<br>2 CSR 10-11.210                    | Director of Revenue  |                                  | 24 MoReg 2976R<br>24 MoReg 2976R | m: ·            |              |

| Page 232                               | Missou                        | ıri Regis                               | ter            |               | Vol. 25, No. 2 |
|--|-------------------------------|---|----------------|---------------|----------------|
| Rule Number                            | Agency                        | Emergency                               | Proposed       | Order         | In Addition    |
| 12 CSR 10-24.050                       | Director of Revenue           |   | 24 MoReg 2976  |               |                |
| 12 CSR 10-24.430                       | Director of Revenue           |   |                | This Issue    |                |
| 12 CSR 10-26.010                       | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.020<br>12 CSR 10-26.030   | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.030<br>12 CSR 10-26.040   | Director of Revenue           | •••••                                   | 24 MoReg 2781  |               |                |
| 12 CSR 10-26.050                       | Director of Revenue           |   | 24 MoReg 2787  |               |                |
| 12 CSR 10-26.060                       | Director of Revenue           |   | 24 MoReg 2789  |               |                |
| 12 CSR 10-26.070                       | Director of Revenue           |   | 24 MoReg 2791  |               |                |
| 12 CSR 10-26.080<br>12 CSR 10-26.090   | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.100                       | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.110                       | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.120<br>12 CSR 10-26.130   | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.130<br>12 CSR 10-26.140   | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.150                       | Director of Revenue           |   |                |               |                |
| 12 CSR 10-26.160                       | Director of Revenue           |   | 24 MoReg 2809  |               |                |
| 12 CSR 10-26.170<br>12 CSR 10-41.010   | Director of Revenue           |   |                |               |                |
| 12 CSR 10-41.010<br>12 CSR 10-43.020   | Director of Revenue           |   |                | 25 MoReg 113  |                |
| 12 CSR 10-43.030                       | Director of Revenue           |   | 24 MoReg 2230  | 25 MoReg 113  |                |
| 12 CSR 10-101.500                      | Director of Revenue           |   |                |               |                |
| 12 CSR 10-103.360<br>12 CSR 10-103.390 | Director of Revenue           |   |                |               |                |
| 12 CSR 10-103.590<br>12 CSR 10-103.500 | Director of Revenue           |   |                |               |                |
| 12 CSR 10-109.050                      | Director of Revenue           |   | 24 MoReg 2980  |               |                |
| 12 CSR 10-110.900                      | Director of Revenue           |   |                |               |                |
| 12 CSR 10-111.010<br>12 CSR 10-111.013 | Director of Revenue           |   |                |               |                |
| 12 CSR 10-111.015                      | Director of Revenue           |   |                |               |                |
| 12 CSR 10-111.060                      | Director of Revenue           |   | 25 MoReg 23    |               |                |
| 12 CSR 10-112.300                      | Director of Revenue           |   | 24 MoReg 2981  |               |                |
| 12 CSR 30-1.030<br>12 CSR 30-2.017     | State Tax Commission          |   |                |               |                |
| 12 CSR 30-2.017                        | State Tax Commission          |   |                |               |                |
| 12 CSR 30-3.085                        | State Tax Commission          |   | 24 MoReg 2054  | 24 MoReg 2847 |                |
| 12 CSR 60-1.010                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-1.020<br>12 CSR 60-1.030     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-1.040                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-1.050                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-1.060<br>12 CSR 60-2.010     | Motor Vehicle Commission      |   | 24 MoReg 2703R |               |                |
| 12 CSR 60-2.010<br>12 CSR 60-2.020     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-2.030                        | Motor Vehicle Commission      |   | 24 MoReg 2704R |               |                |
| 12 CSR 60-2.040                        | Motor Vehicle Commission      |   | 24 MoReg 2704R |               |                |
| 12 CSR 60-2.050<br>12 CSR 60-2.060     | Motor Vehicle Commission      | • | 24 MoReg 2705R |               |                |
| 12 CSR 60-2.070                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-2.080                        | Motor Vehicle Commission      |   | 24 MoReg 2705R |               |                |
| 12 CSR 60-2.090                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-2.100<br>12 CSR 60-2.110     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-2.120                        | Motor Vehicle Commission      |   | 24 MoReg 2706R |               |                |
| 12 CSR 60-2.130                        | Motor Vehicle Commission      |   | 24 MoReg 2707R |               |                |
| 12 CSR 60-2.140<br>12 CSR 60-2.150     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-2.150<br>12 CSR 60-2.160     | Motor Vehicle Commission      |   | 24 MoReg 2707R |               |                |
| 12 CSR 60-2.170                        | Motor Vehicle Commission      |   | 24 MoReg 2708R |               |                |
| 12 CSR 60-3.010                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-4.010<br>12 CSR 60-4.020     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-4.020<br>12 CSR 60-4.030     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-4.040                        | Motor Vehicle Commission      |   | 24 MoReg 2709R |               |                |
| 12 CSR 60-4.050                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-4.060<br>12 CSR 60-4.070     | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-4.080                        | Motor Vehicle Commission      |   |                |               |                |
| 12 CSR 60-5.010                        | Motor Vehicle Commission      |   |                |               |                |
|  |                               |   |                |               |                |
|  | DEPARTMENT OF SOCIAL SERVICES |   |                |               |                |
| 13 CSR 15-14.012                       | Division of Aging2            | 4 MoReg 1473                            | 24 MoReg 2054  | 24 MoReg 2847 |                |
| 13 CSR 15-14.022                       | Division of Aging             |   | 24 MoReg 2054  | 24 MoReg 2847 |                |
| 13 CSR 40-2.300<br>13 CSR 40-2.305     | Division of Family Services   |   |                |               |                |
| 13 CSR 40-2.310                        | Division of Family Services   | 3 MoReg 2133T                           |                |               |                |
| 13 CSR 40-2.315                        | Division of Family Services   | 3 MoReg 2133T                           |                |               |                |
| 13 CSR 40-2.320<br>13 CSR 40-2.325     | Division of Family Services   |   |                |               |                |
| 13 CSR 40-2.325<br>13 CSR 40-2.330     | Division of Family Services   | 3 MoReg 2134T                           |                |               |                |
| 13 CSR 40-2.335                        | Division of Family Services   | 3 MoReg 2134T                           |                |               |                |
|  |                               |   |                |               |                |

| Rule Number                            | Agency   | Emergency          | Proposed          | Order         | In Addition   |
|--|--|--------------------|-------------------|---------------|---------------|
| 13 CSR 40-2.340                        | Division of Family Services  | 23 MoReg 2134T     |                   |               |               |
| 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  |                    |                   |               |               |
| 13 CSR 40-2.365                        | Division of Family Services  |                    |                   |               |               |
| 13 CSR 40-2.370                        | Division of Family Services  |                    | 24 M D 2204       |               |               |
| 13 CSR 40-19.020                       | Division of Family Services  |                    |                   |               |               |
| 13 CSR 40-80.010                       | Division of Family Services  |                    |                   |               |               |
| 13 CSR 70-3.020                        | Medical Services   | •••••              | 23 MoReg 1191     |               |               |
| 13 CSR 70-3.030                        | Medical Services   |                    |                   |               |               |
| 13 CSR 70-3.030<br>13 CSR 70-3.130     | Medical Services   |                    |                   |               |               |
| 13 CSR 70-3.130<br>13 CSR 70-4.080     | Medical Services   |                    |                   |               |               |
| 13 CSR 70-4.080(5)                     | Medical Services   |                    |                   |               |               |
| 13 CSR 70-4.090                        | Medical Services   |                    |                   |               |               |
|  |  |                    |                   |               |               |
| 13 CSR 70-10.015(13)                   | Medical Services   |                    | 24 MoReg 2401     |               |               |
| 13 CSR 70-10.040                       | Medical Services   |                    |                   | 24 MoReg 2847 |               |
| 13 CSR 70-10.080                       | Medical Services   | 24 MoReg 2574      |                   | · ·           |               |
| 13 CSR 70-10.110                       | Medical Services   | 24 MoReg 2575      | 24 MoReg 2406     |               |               |
| 13 CSR 70-15.010                       | Medical Services   |                    | 24 MoReg 1916     | 24 MoReg 2849 |               |
|  |  |                    | 24 MoReg 2408     |               |               |
|  |  | 24 MoReg 2938      |                   |               |               |
|  |  |                    |                   |               |               |
| 13 CSR 70-15.110                       | Medical Services   |                    |                   |               |               |
| 13 CSR 70-20.032                       | Medical Services   |                    |                   |               |               |
| 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 MoReg 2/53      | 24 MoReg 2819     |               |               |
|  |  |                    |                   |               |               |
| 15 CSR 30-4.010                        | ELECTED OFFICIALS Secretary of State   |                    | 24 MoReg 2413     | This Issue    |               |
| 15 CSR 30-15.010                       | Secretary of State   |                    | 24 MoReg 2417     | This Issue    |               |
| 15 CSR 30-15.020                       | Secretary of State   |                    |                   |               |               |
| 15 CSR 30-45.030                       | Secretary of State   |                    | 24 MoReg 2147R    | 25 MoReg 113R |               |
|  |  |                    | 24 MoReg 2147     | 25 MoReg 113  |               |
| 15 CSR 30-150.010                      | Secretary of State (Changed to 12 CSR 10-  | 9.100)             |                   |               |               |
| 15 CSR 30-150.020                      | Secretary of State (Changed to 12 CSR 10-  |                    |                   |               |               |
| 15 CSR 30-150.030                      | Secretary of State (Changed to 12 CSR 10-  |                    |                   |               |               |
| 15 CSR 30-150.040                      | Secretary of State (Changed to 12 CSR 10-  | 9.130)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.110                      | Secretary of State (Changed to 12 CSR 10-  | 9.140)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.120                      | Secretary of State (Changed to 12 CSR 10-  | 9.150)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.130                      | Secretary of State (Changed to 12 CSR 10-  | 9.160)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.140                      | Secretary of State (Changed to 12 CSR 10-  | 9.170)             | •••••             |               | 24 MoReg 2989 |
| 15 CSR 30-150.150<br>15 CSR 30-150.160 | Secretary of State (Changed to 12 CSR 10-<br>Secretary of State (Changed to 12 CSR 10- | 0.100)             | •••••             |               | 24 MoReg 2989 |
| 15 CSR 30-150.100<br>15 CSR 30-150.170 | Secretary of State (Changed to 12 CSR 10-  | 0.200)             |                   |               | 24 MoReg 2969 |
| 15 CSR 30-150.170<br>15 CSR 30-150.180 | Secretary of State (Changed to 12 CSR 10-  | .9.200)<br>.9.210) |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.100<br>15 CSR 30-150.190 | Secretary of State (Changed to 12 CSR 10-  |                    |                   |               |               |
| 15 CSR 30-150.200                      | Secretary of State (Changed to 12 CSR 10-  |                    |                   |               |               |
| 15 CSR 30-150.210                      | Secretary of State (Changed to 12 CSR 10-  | 9.240)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.220                      | Secretary of State (Changed to 12 CSR 10-  | 9.250)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.230                      | Secretary of State (Changed to 12 CSR 10-  |                    |                   |               |               |
| 15 CSR 30-150.240                      | Secretary of State (Changed to 12 CSR 10-  | 9.270)             |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.250                      | Secretary of State (Changed to 12 CSR 10-  | ·9.280)            |                   |               | 24 MoReg 2989 |
| 15 CSR 30-150.300                      | Secretary of State (Changed to 12 CSR 10-  | 9.290)             |                   |               |               |
| 15 CSR 50-4.010                        | Treasurer  |                    |                   |               |               |
| 15 CSR 50-4.020                        | Treasurer  |                    |                   | This Issue    |               |
| 15 CSR 60-11.010                       | Attorney General   |                    |                   |               |               |
| 15 CSR 60-11.020                       | Attorney General   |                    | 24 MoReg 1104     |               |               |
|  |  |                    |                   |               |               |
| 16 000 10 1 010                        | RETIREMENT SYSTEMS   |                    | 2434 5            | 25.35.55      |               |
| 16 CSR 10-4.010                        | Public School Retirement System  |                    |                   | 25 MoReg 113  |               |
| 16 CSR 10-4.014                        | Public School Retirement System  |                    |                   | 25 MaD - 112  |               |
| 16 CSR 10-5.010                        | Public School Retirement System  |                    |                   |               |               |
| 16 CSR 10-5.020                        | Public School Retirement System  |                    | 24 MoReg 2233     | 25 MoReg II4  |               |
| 16 CSR 10-5.030                        | Public School Retirement System  |                    |                   |               |               |
| 16 CSR 10-5.055<br>16 CSR 10-6.020     | Public School Retirement System Public School Retirement System                        |                    |                   | 23 Moreg 114  |               |
| 16 CSR 10-6.020<br>16 CSR 10-6.040     | Public School Retirement System  |                    |                   | 25 MoDec 114  |               |
| 16 CSR 10-6.040<br>16 CSR 10-6.045     | Public School Retirement System  |                    | 27 MORES 2233     | 23 MIUNES 114 |               |
| 16 CSR 10-6.060                        | Public School Retirement System  |                    | 24 MoReg 2022     | 25 MoReg 114  |               |
| 16 CSR 10-6.090                        | Public School Retirement System  |                    |                   |               |               |
| 16 CSR 10-6.100                        | Public School Retirement System  |                    |                   |               |               |
| -0 0011 10 0.100                       | Sensor remement System   |                    | 2 . 1.101005 2230 |               |               |

| rage 234                             |   | Missouri Regis        | ter              |               | Vol. 25, No. 2 |
|--------------------------------------|---|-----------------------|------------------|---------------|----------------|
| Rule Number                          | Agency  | Emergency             | Proposed         | Order         | In Addition    |
|                                      | DEPARTMENT OF HEALTH  |                       |                  |               |                |
| 19 CSR 10-5.010                      | Office of the Director  |                       | 25 MoReg 24      |               |                |
| 19 CSR 20-8.010                      | Environmental Health and Epidem                                       | niology24 MoReg 2275R | 24 MoReg 2423R . | This IssueR   |                |
| 19 CSR 20-8.020                      | Environmental Health and Epidem                                       | niology24 MoReg 2275R | 24 MoReg 2423R . | This IssueR   |                |
| 19 CSR 20-20.075                     | Health and Communicable Disease                                       |                       |                  | 24 MoReg 2849 |                |
| 19 CSR 30-1.002                      | Health Standards and Licensure  |                       | 24 MoReg 572     |               |                |
| 19 CSR 30-1.004                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.006<br>19 CSR 30-1.008   | Health Standards and Licensure<br>Health Standards and Licensure      |                       |                  |               |                |
| 19 CSR 30-1.008                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.010<br>19 CSR 30-1.011   | Health Standards and Licensure  |                       | 24 MoReg 582     |               |                |
| 19 CSR 30-1.013                      | Health Standards and Licensure  |                       | 24 MoReg 573     |               |                |
| 19 CSR 30-1.015                      | Health Standards and Licensure  |                       | 24 MoReg 588     |               |                |
| 19 CSR 30-1.017                      | Health Standards and Licensure  |                       | 24 MoReg 591     |               |                |
| 19 CSR 30-1.019                      | Health Standards and Licensure  |                       | 24 MoReg 598     |               |                |
| 19 CSR 30-1.020                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.023                      | Health Standards and Licensure  |                       | 24 MoReg 598     |               |                |
| 19 CSR 30-1.025                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.026                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.027                      | Health Standards and Licensure  |                       | 24 MoReg 600     |               |                |
| 19 CSR 30-1.030                      | Health Standards and Licensure<br>Health Standards and Licensure      |                       | 24 MoReg 600R    |               |                |
| 19 CSR 30-1.031<br>19 CSR 30-1.032   | Health Standards and Licensure  |                       | 24 MoReg 601     |               |                |
| 19 CSR 30-1.032<br>19 CSR 30-1.033   | Health Standards and Licensure  |                       | 24 MoReg 605R    |               |                |
| 19 CSR 30-1.034                      | Health Standards and Licensure  |                       | 24 MoReg 605     |               |                |
| 19 CSR 30-1.035                      | Health Standards and Licensure  |                       | 24 MoReg 613R    |               |                |
| 19 CSR 30-1.036                      | Health Standards and Licensure  |                       | 24 MoReg 613R    |               |                |
| 19 CSR 30-1.041                      | Health Standards and Licensure  |                       | 24 MoReg 613     |               |                |
| 19 CSR 30-1.042                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.044                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.046                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.048                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.050                      | Health Standards and Licensure  |                       | 24 MoReg 639     |               |                |
| 19 CSR 30-1.052                      | Health Standards and Licensure  |                       | 24 MoReg 642     |               |                |
| 19 CSR 30-1.060                      | Health Standards and Licensure  |                       | 24 MoReg 045     |               |                |
| 19 CSR 30-1.062<br>19 CSR 30-1.064   | Health Standards and Licensure<br>Health Standards and Licensure      |                       |                  |               |                |
| 19 CSR 30-1.004<br>19 CSR 30-1.066   | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.068                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.070                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.072                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.074                      | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-1.076                      | Health Standards and Licensure  |                       | 24 MoReg 662     |               |                |
| 19 CSR 30-1.078                      | Health Standards and Licensure  |                       | 24 MoReg 666     |               |                |
| 19 CSR 30-40.303                     | Health Standards and Licensure  |                       |                  |               |                |
| 10 CCD 20 70 110                     |   | 24 MoReg 2125         |                  |               |                |
| 19 CSR 30-70.110                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.120                     | Health Standards and Licensure<br>Health Standards and Licensure      |                       |                  |               |                |
| 19 CSR 30-70.130<br>19 CSR 30-70.140 | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.150                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.160                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.170                     | Health Standards and Licensure  | 24 MoReg 2285         | 24 MoReg 2443    | This Issue    |                |
| 19 CSR 30-70.180                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.190                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.195                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.200                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.310                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.320                     | Health Standards and Licensure  | 24 MoReg 2292         | 24 MoReg 2465    | Inis Issue    |                |
| 19 CSR 30-70.330<br>19 CSR 30-70.340 | Health Standards and Licensure<br>Health Standards and Licensure      | 24 MoDeg 2293         | 24 MoReg 24/1    | This Issue    |                |
| 19 CSR 30-70.340<br>19 CSR 30-70.350 | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.360                     | Health Standards and Licensure  | 24 MoReg 2297         | 24 MoReg 2472    | This Issue    |                |
| 19 CSR 30-70.370                     | Health Standards and Licensure  | 24 MoReg 2298         | 24 MoReg 2473    | This Issue    |                |
| 19 CSR 30-70.380                     | Health Standards and Licensure  | 24 MoReg 2398         | 24 MoReg 2473    | This Issue    |                |
| 19 CSR 30-70.390                     | Health Standards and Licensure  | 24 MoReg 2300         | 24 MoReg 2477    | This Issue    |                |
| 19 CSR 30-70.400                     | Health Standards and Licensure  | 24 MoReg 2301         | 24 MoReg 2477    | This Issue    |                |
| 19 CSR 30-70.510                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.520                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.600                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.610                     | Health Standards and Licensure  | 24 MoReg 2304         | 24 MoReg 2483    | This Issue    |                |
| 19 CSR 30-70.620                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.630                     | Health Standards and Licensure  |                       |                  |               |                |
| 19 CSR 30-70.640<br>19 CSR 40-13.010 | Health Standards and Licensure<br>Maternal, Child and Family Healt    | 24 Mokeg 2312         | 24 MoReg 2303    | 1IIIS ISSUE   |                |
| 19 CSR 40-13.010<br>19 CSR 40-13.020 | Maternal, Child and Family Healt                                      | h                     | 24 MoReg 526     |               |                |
| 19 CSR 40-13.020<br>19 CSR 40-13.030 | Maternal, Child and Family Healt                                      | h                     | 24 MoReg 527     |               |                |
| 19 CSR 40-13.030<br>19 CSR 60-50     | Maternal, Child and Family Healt<br>Missouri Health Facilities Review |                       | 2 . 1.10105 321  |               | 24 MoReg 2243  |
|                                      |   |                       |                  |               | 24 MoReg 2721  |
| 19 CSR 60-50.300                     | Missouri Health Facilities Review                                     |                       | 24 MoReg 2822    |               | Ü              |
|                                      |   |                       | This Issue       |               |                |
| 19 CSR 60-50.310                     | Missouri Health Facilities Review                                     |                       | 24 MoReg 2823    |               |                |
|                                      |   |                       |                  |               |                |

| Rule Number                          | Agency   | Emergency      | Proposed       | Order           | In Addition                  |
|--------------------------------------|--|----------------|----------------|-----------------|------------------------------|
| 19 CSR 60-50.400                     | Missouri Health Facilities Review                |                |                |                 |                              |
| 19 CSR 60-50.410                     | Missouri Health Facilities Review                | 24 MoReg 1799R | 24 MoReg 1926R | 24 MoReg 2858R  |                              |
| 19 CSR 60-50.420                     | Missouri Health Facilities Review                |                |                |                 | 24 MoReg 246                 |
|                                      |  | 24 MoReg 1805R | 24 MoReg 1932R | 24 MoReg 2864R. | 24 MoReg 420<br>24 MoReg 914 |
|                                      |  |                |                |                 | 24 MoReg 1449                |
|                                      |  |                |                |                 |                              |
| 19 CSR 60-50.430                     | Missouri Health Facilities Review                | 24 MoReg 1806R | 24 MoReg 1933R | 24 MoReg 2864R  | 24 MoReg 2990                |
| 19 CSR 60-50.450                     | Missouri Health Facilities Review                | 24 MoReg 1818R | 24 MoReg 1947R | 24 MoReg 2871R  | 24 Moreg 2550                |
| 19 CSR 60-50.470                     | Missouri Health Facilities Review                |                | 24 MoReg 2825  | 24 MoReg 28/1   |                              |
| 19 CSR 60-50.700                     | Missouri Health Facilities Review                |                | This Issue     |                 |                              |
| 19 0011 00 001.00                    |  |                |                |                 |                              |
|                                      | DEPARTMENT OF INSURANCE                          |                |                |                 |                              |
| 20 CSR                               | Medical Malpractice                              |                |                |                 |                              |
| 20 CSR 500-4.100<br>20 CSR 500-6.300 | Property and Casualty Property and Casualty      |                | 24 MoReg 1950  | This Issue      | C                            |
| 20 CSR 500-0.300<br>20 CSR 500-7.200 | Property and Casualty                            |                |                |                 | 23 Mokeg 314                 |
|                                      |  |                |                |                 |                              |
| 22 CSR 10-2.010                      | MISSOURI CONSOLIDATED HEALTH<br>Health Care Plan | CARE PLAN      | 25 MoPeg /1    |                 |                              |
| 22 CSR 10-2.020                      | Health Care Plan                                 | 25 MoReg 7     | 25 MoReg 41    |                 |                              |
| 22 CSR 10-2.040                      | Health Care Plan                                 |                | 25 MoReg 42    |                 |                              |
| 22 CCD 10 2 050                      |  | This Issue     | 25345 45       |                 |                              |
| 22 CSR 10-2.050<br>22 CSR 10-2.060   | Health Care Plan                                 | 25 MoReg 9     | 25 MoReg 45    |                 |                              |
| 22 CSR 10-2.063                      | Health Care Plan                                 | 25 MoReg 12    | 25 MoReg 47    |                 |                              |
|                                      |  |                |                |                 |                              |
| 22 CSR 10-2.075                      | Health Care Plan                                 |                | 25 MoReg 49    |                 |                              |

MISSOURI REGISTER

### **Emergency Rules**

January 14, 2000 Vol. 25, No. 2

#### Emergency Rules in Effect as of January 14, 2000 **Expires** Office of Administration **Commissioner of Administration** 1 CSR 10-15.010 Department of Agriculture **Market Development** 2 CSR 10-5.005 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 Missouri Agricultural and Small Business Development Authority Description of Operation, Definitions, Applicant Requirements, Procedures 2 CSR 100-8.010 for Grant Approval, Funding of Grants, and Amending the Rules for the **Department of Elementary and Secondary Education Urban and Teacher Education** 5 CSR 80-800.290 Department of Transportation Missouri Highways and Transportation Commission 7 CSR 10-2.010 7 CSR 10-2.010 7 CSR 10-10.010 7 CSR 10-10.040 7 CSR 10-10.050 7 CSR 10-10.070 **Department of Labor and Industrial Relations** Missouri Commission on Human Rights 8 CSR 60-3.040 **Department of Mental Health Certification Standards** 9 CSR 30-4.030 9 CSR 30-4.034 9 CSR 30-4.035 Client Records of a Community Psychiatric Rehabilitation Program . . . . . . . . . . . . . . . . February 17, 2000 9 CSR 30-4.039 9 CSR 30-4.042 9 CSR 30-4.043 Treatment Provided by a Community Psychiatric Rehabilitation Program ...........February 17, 2000 **Department of Natural Resources Air Conservation Commission** 10 CSR 10-5.380 Motor Vehicle Emissions Inspection ...............................June 28, 2000 **Public Drinking Water Program** 10 CSR 60-3.010 Construction Authorization, Final Approval of Construction Owner-Supervised 10 CSR 60-3.020 10 CSR 60-3.030 **Department of Public Safety Missouri Gaming Commission** 11 CSR 45-10.150 11 CSR 45-17.020 Procedure for Applying for Placement on List of Disassociated Persons . . . . . . . . . . . . . January 20, 2000 11 CSR 45-13.055 Immediate Revocation or Suspension of License—Expedited Hearing . . . . . . . . . . . . . February 24, 2000

| Missouri State High                      |  |
|--|--|
| 11 CSR 50-2.350                          | Applicability of Motor Vehicle Emission Inspection   |
| 11 CSR 50-2.360<br>11 CSR 50-2.370       | Emission Fee   |
| 11 CSR 50-2.380                          | Inspection Station Licensing       June 28, 2000         Inspector/Mechanic Licensing       June 28, 2000  |
| 11 CSR 50-2.390                          | Safety/Emission StickersJune 28, 2000  |
| 11 CSR 50-2.401                          | General Specifications   |
| 11 CSR 50-2.402                          | MAS Software Functions   |
| 11 CSR 50-2.403                          | Missouri Analyzer System (MAS) Display and Program Requirements June 28, 2000  |
| 11 CSR 50-2.404                          | Test Record Specifications   |
| 11 CSR 50-2.405                          | Vehicle Inspection Certificate, Vehicle Inspection Report and Printer Function SpecificationsJune 28, 2000   |
| 11 CSR 50-2.406                          | Technical Specifications for the MAS   |
| 11 CSR 50-2.407<br>11 CSR 50-2.410       | Documentation, Logistics and Warranty Requirements   |
| 11 CSR 50-2.420                          | Procedures for Conducting Only Emission TestsJune 28, 2000   |
|  | lards and Training Program   |
| 11 CSR 75-11.040                         | Suspension of the Certification of a Peace Officer, Reserve Officer or Chief Executive   |
|  | Officer for Failing to Maintain Minimum Continuing Education Requirements  |
|  |  |
| Department of                            | Revenue  |
| Director of Revenue                      |  |
| 12 CSR 10-2.015                          | Employers' Withholding of Tax  |
| 12 CSR 10-3.460                          | Return Required  |
| 12 CSR 10-23.446                         | Notice of Lien February 23, 2000   |
| 12 CSR 10-41.010                         | Annual Adjusted Rate of Interest   |
|  |  |
| Department of                            | Social Services  |
| Division of Aging                        | South Services   |
| 13 CSR 15-14.012                         | Construction Standards for New Intermediate Care and Skilled Nursing Facilities  |
|  | and Additions to and Major Remodeling of Intermediate Care and Skilled   |
|  | Nursing Facilities   |
| 13 CSR 15-14.022                         | Fire Safety Standards for New and Existing Intermediate Care and Skilled   |
| Division of Family (                     | Nursing Facilities   |
| Division of Family S<br>13 CSR 40-19.020 | Low Income Home Energy Assistance Program  |
| Division of Medical                      |  |
| 13 CSR 70-10.015                         | Prospective Reimbursement Plan for Nursing Facility Services   |
| 13 CSR 70-10.030                         | Prospective Reimbursement Plan for Nonstate-Operated Facilities for ICF/MR Services March 29, 2000   |
| 13 CSR 70-10.050                         | Pediatric Nursing Care Plan  |
| 13 CSR 70-10.080                         | Prospective Reimbursement Plan for HIV Nursing Care Services   |
| 13 CSR 70-10.110                         | Nursing Facility Reimbursement Allowance   |
| 13 CSR 70-15.010                         | Inpatient Hospital Services Reimbursement Plan;  |
| Missouri Roard of N                      | Outpatient Hospital Reimbursement Methodology  |
| 13 CSR 73-2.015                          | FeesJune 7, 2000   |
| 13 CSR 73-2.020                          | Procedures and Requirements for Licensure of Nursing Home Administrators   |
| 13 CSR 73-2.070                          | Examination  |
|  |  |
| Elected Officia                          | le   |
| Treasurer                                |  |
| 15 CSR 50-4.020                          | Missouri Higher Education Savings Board  |
|  |  |
| Department of                            | Health   |
|  | Ith and Communicable Disease Prevention  |
| 19 CSR 20-8.010                          | Accreditation of Lead Training Program   |
| 19 CSR 20-8.020                          | Licensing of Lead Inspectors, Lead Abatement Workers and Lead Abatement  |
|  | Supervisors/Contractors  |
|  | Standards and Licensure  |
| 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 EMS   |
|  | Training Entities  |
|  | • /  |

| 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 Pre-arrival Medical Instructions;                         |  |  |  |  |
|  | and Training Entities  |  |  |  |  |
| 19 CSR 30-70.110                       | Definitions and Abbreviation for Lead Abatement and Assessment Licensing February 25, 2000               |  |  |  |  |
| 19 CSR 30-70.120                       | General  |  |  |  |  |
| 19 CSR 30-70.130                       | Application Process and Requirements for the Licensure of Lead Inspectors February 25, 2000              |  |  |  |  |
| 19 CSR 30-70.140                       | Application Process and Requirements for the Licensure of Risk Assessors February 25, 2000               |  |  |  |  |
| 19 CSR 30-70.150                       | Application Process and Requirements for the Licensure of Lead Abatement Workers February 25, 2000       |  |  |  |  |
| 19 CSR 30-70.160                       | Application Process and Requirements for the Licensure of Lead Abatement SupervisorsFebruary 25, 2000    |  |  |  |  |
| 19 CSR 30-70.170                       | Application Process and Requirements for the Licensure of Project Designers February 25, 2000            |  |  |  |  |
| 19 CSR 30-70.180                       | Application Process and Licensure Renewal Requirements for Lead Abatement Contractors .February 25, 2000 |  |  |  |  |
| 19 CSR 30-70.190                       | Renewal of Lead Occupation Licenses  |  |  |  |  |
| 19 CSR 30-70.195                       | Application Process and Requirements for Re-application After License Expiration February 25, 2000       |  |  |  |  |
| 19 CSR 30-70.200                       | Application Process and Requirements for the Licensure of Risk Assessors Who Possessed                   |  |  |  |  |
|  | a Valid Missouri Lead Inspector License on August 28, 1998 February 25, 2000                             |  |  |  |  |
| 19 CSR 30-70.310                       | Definitions and Abbreviations for the Accreditation of Training Providers February 25, 2000              |  |  |  |  |
| 19 CSR 30-70.320                       | Accreditation of Training Providers for Training Courses   |  |  |  |  |
| 19 CSR 30-70.330                       | Requirements for a Training Provider of a Lead Inspector Training Course February 25, 2000               |  |  |  |  |
| 19 CSR 30-70.340                       | Requirements for a Training Provider of a Risk Assessor Training Course February 25, 2000                |  |  |  |  |
| 19 CSR 30-70.350                       | Requirements for a Training Provider of a Lead Abatement Worker Training Course February 25, 2000        |  |  |  |  |
| 19 CSR 30-70.360                       | Requirements for a Training Provider of a Lead Abatement Supervisor Training Course February 25, 2000    |  |  |  |  |
| 19 CSR 30-70.370                       | Requirements for a Training Provider of a Project Designer Training Course February 25, 2000             |  |  |  |  |
| 19 CSR 30-70.380                       | Requirements for the Accreditation of Refresher Courses  |  |  |  |  |
| 19 CSR 30-70.390                       | Re-accreditation of a Training Course or Refresher Course  |  |  |  |  |
| 19 CSR 30-70.400                       | Suspension, Revocation, and Restriction of Accredited Training Providers February 25, 2000               |  |  |  |  |
| 19 CSR 30-70.510                       | Standard of Professional Conduct   |  |  |  |  |
| 19 CSR 30-70.520                       | Public Complaint Handling and Disposition Procedure  |  |  |  |  |
| 19 CSR 30-70.600                       | Definitions Pertaining to the Work Practice Standards for Conducting Lead-                               |  |  |  |  |
|  | Bearing Substance Activities   |  |  |  |  |
| 19 CSR 30-70.610                       | Work Practice Standards for a Lead Inspection  |  |  |  |  |
| 19 CSR 30-70.620                       | Work Practice Standards for a Lead Risk Assessment   |  |  |  |  |
| 19 CSR 30-70.630                       | Lead Abatement Work Practice Standards   |  |  |  |  |
| 19 CSR 30-70.640                       | Project Notification for Industrial Lead Abatement Projects  |  |  |  |  |
|  | l, Child and Family Health   |  |  |  |  |
| 19 CSR 40-3.010                        | Administration of the SIDS Program   |  |  |  |  |
|  |  |  |  |  |  |
| Missouri Consolidated Health Care Plan |  |  |  |  |  |
| Health Care Plan                       |  |  |  |  |  |
| 22 CSR 10-2.010                        | Definitions  |  |  |  |  |
| 22 CSR 10-2.020                        | Membership Agreement and Participation Period  |  |  |  |  |
| 22 CSR 10-2.040                        | Indemnity Plan Summary of Medical Benefits   |  |  |  |  |
| 22 CSR 10-2.040                        | Indemnity Plan Summary of Medical Benefits   |  |  |  |  |
| 22 CSR 10-2.050                        | Indemnity Plan Benefit Provisions and Covered Charges  |  |  |  |  |
| 22 CSR 10-2.060                        | Indemnity Plan Limitations   |  |  |  |  |
| 22 CSR 10-2.063                        | HMO/POS/POS98 Summary of Medical Benefits  |  |  |  |  |
| 22 CSR 10-2.063                        | HMO/POS/POS98 Summary of Medical Benefits  |  |  |  |  |
| 22 CSR 10-2.075                        | Review and Appeals Procedure   |  |  |  |  |

The rule number and the MoReg publication date follow each entry to this index.

#### ACCOUNTANCY, STATE BOARD OF

fees; 4 CSR 10-2.160; 11/1/99

#### AGING, DIVISION OF

construction standards; 13 CSR 15-14.012; 6/15/99, 8/16/99 12/1/99

fire safety; 13 CSR 15-14.022; 6/15/99, 8/16/99, 12/1/99 physical plant requirements; 13 CSR 15-14.032; 3/1/99, 6/15/99

### AGRICULTURAL AND SMALL BUSINESS DEVELOPMENT AUTHORITY

grant program; 2 CSR 100-8.010; 8/2/99, 11/15/99

#### AIR QUALITY, POLLUTION

administrative penalties; 10 CSR 10-6.230; 5/17/99, 10/1/99 aerospace manufacture; 10 CSR 10-5.295; 8/16/99, 1/3/00 construction permits required; 10 CSR 10-6.060; 5/17/99, 10/1/99

definitions; 10 CSR 10-6.020; 11/1/99 emissions

batch process operations; 10 CSR 10-5.540; 8/16/99, 1/3/00

data and fees; 10 CSR 10-6.110; 6/15/98, 11/2/98, 6/15/99, 11/1/99

existing major sources; 10 CSR 10-5.520; 8/16/99, 1/3/00 landfills, municipal solid waste; 10 CSR 10-6.310; 11/15/99 nitrogen oxides; 10 CSR 10-5.510; 8/16/99, 1/3/00 reactor processes, distillation; 10 CSR 10-5.550; 8/16/99, 1/3/00

visible air contaminants; 10 CSR 10-2.060; 10 CSR 10-3.080; 10 CSR 10-4.060; 10 CSR 10-5.090; 10/15/99 volatile organic liquid; 10 CSR 10-5.500; 8/16/99, 1/3/00 wood furniture manufacturing; 10 CSR 10-5.530; 8/16/99, 1/3/00

gasoline oxygen content; 10 CSR 10-5.446; 1/4/99 landfills, municipal solid waste; 10 CSR 10-5.490; 11/15/99 motor vehicle emissions inspection; 10 CSR 10-5.380; 6/15/99, 11/1/99, 12/15/99, 1/3/00

open burning; 10 CSR 10-5.070; 9/15/99 operating permits; 10 CSR 10-6.065; 11/1/99 restriction of emission

visible air contaminants; 10 CSR 10-6.220; 5/3/99, 10/1/99

#### ATTORNEY GENERAL, OFFICE OF THE

sale of livestock

concealment, suppression or omission of prices; 15 CSR 60-11.020; 5/3/99

definitions; 15 CSR 60-11.010; 5/3/99

#### **BINGO**

bank account; 11 CSR 45-30.220; 12/1/99
electronic monitoring devices; 11 CSR 45-30.60; 6/15/99, 11/1/99
inventory and ownership, equipment; 11 CSR 45-30.180; 12/1/99
net receipts; 11 CSR 45-30.280; 12/1/99
progressive games; 11 CSR 45-30.370; 6/15/99, 11/15/99, 12/1/99

record-keeping, suppliers; 11 CSR 45-30.525; 6/15/99, 11/1/99 reports; 11 CSR 45-30.210; 12/1/99

rules of play; 11 CSR 45-30.190; 12/1/99

#### **BOLL WEEVIL ERADICATION**

cotton stalk destruction; 2 CSR 70-13.040; 8/2/99, 11/15/99 definitions; 2 CSR 70-13.010; 8/2/99, 11/15/99 exterior quarantine; 2 CSR 70-13.025; 8/2/99, 11/15/99 intrastate quarantine; 2 CSR 70-13.020; 8/2/99, 11/15/99 participation, fee, penalties; 2 CSR 70-13.030; 8/2/99, 11/15/99 purchase of cotton; 2 CSR 70-13.035; 8/2/99, 11/15/99 regions; 2 CSR 70-13.015; 8/2/99, 11/15/99

#### **CAFETERIA PLAN**

state employees; 1 CSR 10-15.010; 10/15/99, 1/14/00

#### CERTIFICATE OF NEED

application package; 19 CSR 60-50.430; 8/2/99, 12/1/99 application process; 19 CSR 60-50.420; 8/2/99, 12/1/99 criteria and standards for long-term care; 19 CSR 60-50.450; 8/2/99, 12/1/99

definitions; 19 CSR 60-50.300; 12/1/99, 1/14/00 financial feasibility; 19 CSR 60-50.470; 12/1/99; 1/14/00 guidelines, health services; 19 CSR 60-50.310; 12/1/99 letter of intent package; 19 CSR 60-50.410; 8/2/99, 12/1/99 letter of intent process; 19 CSR 60-50.400; 8/2/99, 12/1/99 post-decision activity; 19 CSR 60-50.700; 12/1/99

#### CHIROPRACTIC EXAMINERS, STATE BOARD OF

application for licensure; 4 CSR 70-2.040; 9/15/99, 1/3/00 examination; 4 CSR 70-2.050; 9/15/99, 1/3/00 fees; 4 CSR 70-2.090; 7/15/99; 10/15/99, 1/3/00 reciprocity; 4 CSR 70-2.070; 9/15/99, 1/3/00

#### **CLEAN WATER COMMISSION**

direct loan programs; 10 CSR 20-4.041; 8/2/99 grants; 10 CSR 20-4.061; 7/15/99 40% construction; 10 CSR 20-4.023; 8/2/99 hardship; 10 CSR 20-4.043; 8/2/99 sewer, districts and municipal; 10 CSR 20-4.030; 8/2/99 penalty assessment protocol; 10 CSR 20-3.010; 5/17/99

#### COMMUNICABLE DISEASES

confidentiality; 19 CSR 20-20.075; 8/16/99, 12/1/99

#### CONSERVATION COMMISSION

areas; 3 CSR 10-4.115; 10/15/99, 1/3/00 areas owned by other entities; 3 CSR 10-4.116; 10/15/99, 1/3/00

falconry; 3 CSR 10-9.442; 10/1/99

general provisions; 3 CSR 10-6.405, 3 CSR 10-7.405; 10/15/99 1/3/00

inspection; 3 CSR 10-4.125; 10/15/99, 1/3/00 migratory game birds; 3 CSR 10-7.440; 7/15/99, 10/1/99 organization; 3 CSR 10-1.010; 12/1/99 paddlefish; 3 CSR 10-6.525; 6/15/99, 9/1/99 permits

how obtained; 3 CSR 10-5.215; 10/15/99, 1/3/00 required; 3 CSR 10-5.205; 10/15/99, 1/3/00 signed and carried; 3 CSR 10-5.210; 10/15/99, 1/3/00 trapping; 3 CSR 10-8.505; 10/15/99, 1/3/00 turkeys; 3 CSR 10-7.455; 3/1/99

#### COSMETOLOGY, STATE BOARD OF

identification; 4 CSR 90-13.060; 7/15/99, 11/15/99

license, duplicate, 4 CSR 90-13.040; 7/15/99, 11/15/99 students; 4 CSR 90-3.010; 9/1/98, 2/16/99, 6/15/99

#### CREDIT UNION COMMISSION

definitions; 4 CSR 105-3.010; 8/2/99, 12/15/99 economic advisability; 4 CSR 105-3.030; 8/2/99, 12/15/99 membership groups; 4 CSR 105-3.020; 8/2/99, 12/15/99 organization; 4 CSR 105-1.010; 8/2/99, 12/15/99 rules of procedure; 4 CSR 105-2.010; 8/2/99, 12/15/99

#### **DEALER LICENSURE**

advertising regulation; 12 CSR 10-26.100; 12/1/99 antique vehicles; 12 CSR 10-26.110; 12/1/99 auctions, dealers, manufacturers; 12 CSR 10-26.020; 12/1/99 public vehicles; 12 CSR 10-26.080; 12/1/99 wholesale vehicles; 12 CSR 10-26.070; 12/1/99 business records; 12 CSR 10-26.050; 12/1/99 complaints; 12 CSR 10-26.120; 12/1/99 established place of business; 12 CSR 10-26.010; 12/1/99 fees; 12 CSR 10-26.040; 12/1/99 hearing officer; 12 CSR 10-26.150; 12/1/99 hearing procedures; 12 CSR 10-26.140; 12/1/99 license denial, disciplinary action; 12 CSR 10-26.130; 12/1/99 license plates; 12 CSR 10-26.060; 12/1/99 license renewal; 12 CSR 10-26.030; 12/1/99 off-premises shows and tent sales; 12 CSR 10-26.090; 12/1/99 prehearing conferences, stipulations; 12 CSR 10-26.170; 12/1/99 waiver of hearing; 12 CSR 10-26.160; 12/1/99

#### DRIVERS LICENSE BUREAU RULES

back of driver license; 12 CSR 10-24.430; 10/1/99, 1/14/00 deletion of convictions; 12 CSR 10-24.050; 12/15/99 motor voter application; 12 CSR 10-24.440; 5/3/99, 8/16/99

#### ELEMENTARY AND SECONDARY EDUCATION

certificate to teach

revocation, suspension, invalidation and deletion; 5 CSR 80-800.040; 5/3/99, 8/16/99

foreign languages assistance; 5 CSR 50-321.200; 5/3/99, 8/16/99 fund program; 5 CSR 50-270.050; 4/1/99, 8/16/99 Goals 2000; 5 CSR 50-860.100; 5/3/99, 8/16/99 Homeless Assistance Act. 5 CSP 50 321 300; 5/3/90, 8/16/99

Homeless Assistance Act; 5 CSR 50-321.300; 5/3/99, 8/16/99 Improving America's School Act; 5 CSR 50-321.010; 6/1/99, 10/1/99

state plan for

adult education; 5 CSR 60-100.010, 12/1/99 vocational education; 5 CSR 60-120.010, 12/1/99 substitute license to teach; 5 CSR 80-800.290; 9/1/99, 1/3/00 retired teacher program; 5 CSR 30-345.030; 11/1/99 waiver of regulations; 5 CSR 30-345.020; 11/1/99

### EMBALMERS AND FUNERAL DIRECTORS, DIVISION OF

fees; 4 CSR 120-2.100; 9/1/99, 12/15/99 funeral directing; 4 CSR 120-2.060; 9/1/99, 12/15/99

#### **EMERGENCY MEDICAL SERVICES**

licensing and regulation of; 19 CSR 30-40.303; 9/1/99, 12/15/99

#### **ENERGY ASSISTANCE**

low income program; 13 CSR 40-19.020; 10/1/99

#### **GAMING COMMISSION**

chips, tokens, coupons; 11 CSR 45-5.180; 6/15/99, 11/1/99 day care facilities; 11 CSR 45-10.150; 12/15/99 definitions; 11 CSR 45-1.090; 7/1/99, 12/1/99

Disassociated Persons List

applying for placement on list; 11 CSR 45-17.020; 5/3/99, 10/1/99

confidentiality of list; 11 CSR 45-17.040; 5/3/99, 10/1/99 internal control standards; 11 CSR 45-9.030; 7/1/99, 12/1/99 revocation or suspension; 11 CSR 45-13.055; 9/1/99 surveillance rooms; 11 CSR 45-7.050; 4/1/99, 9/1/99

#### GRAIN INSPECTION AND WAREHOUSING

agricultural commodities; 2 CSR 60-4.011; 12/1/99 regulated as grain; 2 CSR 60-5.010; 12/1/99 appraisal values; 2 CSR 60-5.050; 12/1/99 certificates of deposit; 2 CSR 60-4.140; 2 CSR 60-5.070; 12/1/99

claim valuation; 2 CSR 60-4.180; 12/1/99 daily position record; 2 CSR 60-5.040; 12/1/99

fees; 2 CSR 60-5.120; 12/1/99

financial statements; 2 CSR 60-4.0110; 2 CSR 60-5.100; 12/1/99

interpretive rule; 2 CSR 60-5.020; 12/1/99

letters of credit; 2 CSR 60-4.150; 2 CSR 60-5.080; 12/1/99

licensing; 2 CSR 60-4.040; 12/1/99

notification, destruction or damage; 2 CSR 60-4.070; 12/1/99

scale tickets; 2 CSR 60-5.030; 12/1/99

#### HAZARDOUS WASTE MANAGEMENT

administrative penalties; 10 CSR 25-14.010; 5/17/99, 10/15/99 fees and taxes; 10 CSR 25-12.010; 6/1/99, 10/15/99

#### HEALTH CARE PLAN

definitions; 22 CSR 10-2.010; 1/3/00 HMO/POS summary of benefits; 22 CSR 10-2.063; 1/3/00, 1/14/00 indemnity plan

benefit provisions, covered charges; 22 CSR 10-2.050; 1/3/00

limitations; 22 CSR 10-2.060; 1/3/00 summary of medical benefits: 22 CSR 10-2.040

summary of medical benefits; 22 CSR 10-2.040; 1/3/00, 1/14/00

membership agreement and participation; 22 CSR 10-2.020; 1/3/00

review, appeals procedure; 22 CSR 10-2.075; 1/3/00

#### HEALTH MAINTENANCE ORGANIZATIONS

monitoring; 19 CSR 10-5.010; 1/3/00

### HEARING INSTRUMENT SPECIALISTS, BOARD OF EXAMINERS FOR

continuing education; 4 CSR 165-2.050; 8/2/99, 11/15/99 licensure by exam; 4 CSR 165-2.030; 8/2/99, 11/15/99 specialist in training; 4 CSR 165-2.010; 8/2/99, 11/15/99

#### HIGHER EDUCATION, DEPARTMENT OF

survivor grant program; 6 CSR 10-2.100; 7/1/99, 12/1/99

#### HIGHER EDUCATION SAVINGS PROGRAM

board; 15 CSR 50-4.020; 10/1/99, 1/14/00 organization; 15 CSR 50-4.010; 10/1/99, 1/14/00

#### HIGHWAYS AND TRANSPORTATION COMMISSION

contractor performance questionnaire procedure for completing; 7 CSR 10-10.040; 12/15/99 used in evaluating performance; 7 CSR 10-10.050; 12/15/99 definitions; 7 CSR 10-10.010; 12/15/99 rating of contractors; 7 CSR 10-10.070; 12/15/99

#### **HUMAN RIGHTS, MISSOURI COMMISSION ON**

employment practices; 8 CSR 60-3.040; 10/15/99, 1/14/00

#### **IMMUNIZATION**

coverage by insurance policy; 19 CSR 20-28.060; 6/15/99, 10/1/99

#### INSURANCE, DEPARTMENT OF

affidavits; 20 CSR 700-6.300; 12/15/98, 6/15/99, 10/1/99 agents

appointment of; 20 CSR 700-1.130; 5/17/99, 10/15/99 exam and licensing; 20 CSR 700-1.010; 5/17/99, 10/15/99 amendment or reinstatement of articles; 20 CSR 200-5.010; 12/15/98, 6/15/99, 10/1/99

application for certificate of authority; 20 CSR 200-9.600; 12/15/98, 6/15/99, 10/1/99

brokers; 20 CSR 700-1.100; 5/17/99, 10/15/99

deposit of securities; 20 CSR 200-7.200; 12/15/98, 6/15/99, 10/1/99

dissolution of plan; 20 CSR 200-14.400; 12/15/98, 6/15/99, 10/1/99

federal liability risk retention; 20 CSR 200-8.100; 6/15/99, 10/1/99

forms and fees; 20 CSR 200-10.500; 12/15/98, 6/15/99, 10/1/99 group health filings; 20 CSR 400-2.130; 12/15/98, 6/15/99, 10/1/99

law interpretations; 20 CSR 500-4.100; 8/16/99, 1/14/00 licensing of agencies; 20 CSR 700-1.110; 12/15/98, 6/15/99, 10/1/99

medical malpractice award; 20 CSR; 2/14/98, 3/1/99 modified guaranty annuity; 20 CSR 400-1.150; 12/15/98, 6/15/99, 10/1/99

prelicensing education; 20 CSR 700-3.100; 12/15/98, 6/15/99, 10/1/99

rate variations; 20 CSR 500-4.300; 12/15/98, 6/15/99, 10/1/99 referenced or adopted material; 20 CSR 10-1.020; 12/15/98, 6/15/99, 10/1/99

reinsurance intermediary license; 20 CSR 700-7.100; 12/15/98, 6/15/99, 10/1/99

service of process; 20 CSR 800-2.010; 12/15/98, 6/15/99, 10/1/99

standards for policy issuance; 20 CSR 500-7.200; 12/15/98, 6/15/99, 10/1/99

surplus lines forms; 20 CSR 200-6.100; 12/15/98, 6/1/99, 10/1/99

utilization review; 20 CSR 700-4.100; 12/15/98, 6/15/99, 10/1/99

#### INVESTMENT OF NONSTATE FUNDS

investment instruments; 12 CSR 10-43.020; 9/15/99; 1/3/00 collateral requirements; 12 CSR 10-43.030; 9/15/99; 1/3/00

#### LABOR AND INDUSTRIAL RELATIONS, DIVISION OF

state board of mediation

amendment; 8 CSR 40-2.055; 6/15/99, 10/1/99 certification; 8 CSR 40-2.030; 6/15/99, 10/1/99 decertification; 8 CSR 40-2.040; 6/15/99, 10/1/99 definitions; 8 CSR 40-2.010; 6/15/99, 10/1/99 election

agreement for consent; 8 CSR 40-2.180; 6/15/99, 10/1/99

notice; 8 CSR 40-2.150; 6/15/99, 10/1/99 procedure; 8 CSR 40-2.160; 6/15/99, 10/1/99 runoff; 8 CSR 40-2.170; 6/15/99, 10/1/99 initial action; 8 CSR 40-2.100; 6/15/99, 10/1/99 intervention; 8 CSR 40-2.130; 6/15/99, 10/1/99 list of employees; 8 CSR 40-2.120; 6/15/99, 10/1/99 petitions; 8 CSR 40-2.020; 6/15/99, 10/1/99

petitioning party; 8 CSR 40-2.110; 6/15/99, 10/1/99 showing of interest; 8 CSR 40-2.070; 6/15/99, 10/1/99 unit clarification; 8 CSR 40-2.050; 6/15/99

#### LIVESTOCK PURCHASES

price reporting; 2 CSR 10-5.005; 10/1/99; 2 CSR 10-5.010; 11/15/99

### LEAD ABATEMENT AND ASSESSMENT LICENSING, TRAINING ACCREDITATION

accreditation; 19 CSR 20-8.010, 10/1/99, 1/14/00 application

lead abatement

contractors; 19 CSR 30-70.180; 10/1/99, 1/14/00 supervisors; 19 CSR 30-70.160; 10/1/99, 1/14/00 workers; 19 CSR 30-70.150; 10/1/99, 1/14/00 lead inspectors; 19 CSR 30-70.130; 10/1/99, 1/14/00 project designers; 19 CSR 30-70.170; 10/1/99, 1/14/00 risk assessors; 19 CSR 30-70.140; 19 CSR 30-70.200; 10/1/99, 1/14/00

complaint handling; 19 CSR 30-70.520; 10/1/99, 1/14/00 definitions

lead abatement and assessment; 19 CSR 30-70.110, 10/1/99, 1/14/00

training providers; 19 CSR 30-70.310; 10/1/99, 1/14/00 work practice standards; 19 CSR 30-70.600; 10/1/99, 1/14/00

general; 19 CSR 30-70.120; 10/1/99, 1/14/00 licensing; 19 CSR 20-8.020, 10/1/99, 1/14/00 occupation licenses; 19 CSR 30-70.190; 10/1/99, 1/14/00

project notification; 19 CSR 30-70.190, 10/1/99, 1/14/00 reapplication; 19 CSR 30-70.640; 10/1/99, 1/14/00 refresher courses; 19 CSR 30-70.380; 10/1/99, 1/14/00

reaccreditation; 19 CSR 30-70.390; 10/1/99, 1/14/00 standards of professional conduct; 19 CSR 30-70.510; 10/1/99,

suspension, revocation, restriction; 19 CSR 30-70.400; 10/1/99, 1/14/00

training courses

lead abatement supervisor; 19 CSR 30-70.360; 10/1/99, 1/14/00 lead abatement worker; 19 CSR 30-70.350; 10/1/99, 1/14/00 lead inspector; 19 CSR 30-70.330; 10/1/99, 1/14/00 project designer; 19 CSR 30-70.370; 10/1/99, 1/14/00 risk assessor; 19 CSR 30-70.340; 10/1/99, 1/14/00 training providers; 19 CSR 30-70.320; 10/1/99, 1/14/00 work practice standards

lead abatement; 19 CSR 30-70.630; 10/1/99, 1/14/00 lead inspection; 19 CSR 30-70.610; 10/1/99, 1/14/00 lead risk assessment; 19 CSR 30-70.620; 10/1/99, 1/14/00

#### LIQUOR CONTROL, DIVISION OF

unlawful discrimination and price scheduling; 11 CSR 70-2.190; 10/1/99

#### LOCAL RECORDS

grant program; 15 CSR 30-45.030; 9/1/99; 1/3/00

#### LOTTERY, STATE

instant game

definitions; 12 CSR 40-80.010; 11/2/98, 7/15/99, 11/1/99 designations for specifics for each game; 12 CSR 40-90.110; 11/2/98, 7/15/99, 11/1/99

disputes; 12 CSR 40-80.100; 11/2/98, 7/15/99, 11/1/99 limitation on awarding prizes; 12 CSR 40-80.030; 11/2/98, 7/15/99, 11/1/99

manner of selecting; 12 CSR 40-80.020; 11/2/98, 7/15/99, 11/1/99

number and value of prizes; 12 CSR 40-90.030, 12 CSR 40-90.080; 11/2/98, 7/15/99, 11/1/99

retailer validation code; 12 CSR 40-90.050, 12 CSR 40-90.100; 11/2/98, 7/15/99, 11/1/99

return of tickets; 12 CSR 40-20.040; 11/2/98, 7/15/99, 11/1/99

rub-off spots; 12 CSR 40-90.020, 12 CSR 40-90.070; 12 CSR 40-90.090; 11/2/98, 7/15/99, 11/1/99 state fair spin; 12 CSR 40-90.120; 11/2/98, 7/15/99, 11/1/99 symbol captions; 12 CSR 40-90.040; 11/2/98, 7/15/99, 11/1/99

theme number 1; 12 CSR 40-90.010; 11/2/98, 7/15/99, 11/1/99

theme number 2; 12 CSR 40-90.060; 11/2/98, 7/15/99 11/1/99

ticket responsibility; 12 CSR 40-80.090; 11/2/98, 7/15/99 11/1/99

validation requirements; 12 CSR 40-80.050; 11/2/98, 7/15/99, 11/1/99

#### **MEDICAID**

certificate of need projects; 13 CSR 70-15.010; 1/14/00 computation of overpayment; 13 CSR 70-3.130; 7/15/99 children's health insurance program; 13 CSR 70-4.080; 10/1/99 disproportionate share hospitals; 13 CSR 70-15.010; 12/15/99 federal reimbursement allowance; 13 CSR 70-15.110; 10/1/99 GME payment; 13 CSR 70-15.010; 7/15/99, 8/2/99, 12/1/99 hospital reimbursement rates; 13 CSR 70-15.010; 2/16/99, 6/15/99, 10/1/99, 10/15/99

list of restricted drugs; 13 CSR 70-20.031; 7/1/99, 11/15/99 outpatient settlements; 13 CSR 70-15.010; 6/1/99 pediatric nursing care; 13 CSR 70-10.050; 7/1/99 preadmission screening; 13 CSR 70-10.040; 7/1/99, 12/1/99 provider enrollment; 13 CSR 70-3.020; 6/15/98 sanctions for false or fraudulent claims; 13 CSR 70-3.030; 7/15/99

settlements; 13 CSR 70-15.040; 6/15/99, 7/15/99, 10/15/99, 11/15/99

Title XIX provider enrollment; 13 CSR 70-3.020; 7/15/99 trend factors: 13 CSR 70-10.030: 7/1/99 uninsured working parents' health insurance program; 13 CSR 70-4.090; 10/1/99, 10/15/99; 11/15/99

#### MENTAL HEALTH, DEPARTMENT OF

admission criteria; 9 CSR 30-4.042; 9/15/99, 1/3/00 client records; 9 CSR 30-4.035; 9/15/99, 1/3/00 definitions; 9 CSR 30-4.030; 9/15/99, 1/3/00 Missouri Alliance for Individuals; 9 CSR 45-5.040; 10/1/99 personnel and staff development; 9 CSR 30-4.034; 9/15/99, 1/3/00

recovery of overpayments to providers; 9 CSR 25-4.040; 10/1/99 service provision; 9 CSR 30-4.039; 9/15/99, 1/3/00 treatment; 9 CSR 30-4.043; 9/15/99, 1/3/00

#### METALLIC MINERALS WASTE MANAGEMENT

administrative penalty assessment; 10 CSR 45-3.010; 5/17/99 closure and inspection plan; 10 CSR 45-6.020; 8/16/99 definitions; 10 CSR 45-2.010; 8/16/99 financial assurance; 10 CSR 45-6.030; 8/16/99 organization; 10 CSR 45-1.010; 8/16/99 permit applications; 10 CSR 45-6.010; 8/16/99

#### MILK BOARD, STATE

pasteurized milk ordinance; 2 CSR 80-2.180; 11/15/99, 12/1/99

#### MOTOR CARRIER AND RAILROAD SAFETY

marking of vehicles; 4 CSR 265-10.025; 9/15/99

#### MOTORCYCLE SAFETY

requirements; 11 CSR 60-1.070; 1/3/00

#### MOTOR VEHICLE

handicapped parking cones; 12 CSR 10-23.450; 12/1/99 notice of lien; 12 CSR 10-23.446; 10/1/99, 1/14/00 statements of non-interest; 12 CSR 10-23.265; 8/2/99, 11/15/99

#### MOTOR VEHICLE COMMISSION

advertising practices; 12 CSR 60-5.010; 11/15/99 boat dealers; 12 CSR 60-2.020; 11/15/99 boat manufacturers; 12 CSR 60-2.110; 11/15/99 business records; 12 CSR 60-2.140, 12 CSR 60-2.160; 11/15/99

certificate of numbers and plates; 12 CSR 60-2.170; 11/15/99

classic vehicle dealers; 12 CSR 60-2.080; 11/15/99

commission; 12 CSR 60-1.020; 11/15/99

complaint handling and disposition procedures; 12 CSR 60-1.050; 11/15/99

dealer license plates; 12 CSR 60-2.150; 11/15/99

definitions; 12 CSR 60-1.010; 11/15/99

deliberations of the commission; 12 CSR 60-4.080; 11/15/99 disciplinary procedures and hearings; 12 CSR 60-4.040; 11/15/99

fees; 12 CSR 60-1.060; 11/15/99

franchised new dealers; 12 CSR 60-2.030; 11/15/99 hearing officer; 12 CSR 60-4.050; 11/15/99

historic vehicle dealers; 12 CSR 60-2.070; 11/15/99

license denial or disciplinary actions; 12 CSR 60-4.010; 11/15/99

licensure; 12 CSR 60-2.010; 11/15/99

motorcycle dealers; 12 CSR 60-2.090; 11/15/99

new vehicle and trailer manufacturers; 12 CSR 60-2.100; 11/15/99

notice of hearing; 12 CSR 60-4.060; 11/15/99 organization; 12 CSR 60-1.030; 11/15/99

place of business; 12 CSR 60-2.120; 11/15/99

activity conducted away; 12 CSR 60-3.010; 11/15/99 prehearing conferences and stipulations; 12 CSR 60-4.070; 11/15/99

recreational vehicle dealers; 12 CSR 60-2.060; 11/15/99 registration with the secretary of state; 12 CSR 60-2.130;

release of public records; 12 CSR 60-1.040; 11/15/99 review of license denial; 12 CSR 60-4.020; 11/15/99 used vehicle dealers; 12 CSR 60-2.040; 11/15/99 waiver of hearing; 12 CSR 60-4.030; 11/15/99 wholesale dealers; 12 CSR 60-2.050; 11/15/99

#### MOTOR VEHICLE INSPECTION DIVISION

areas for inspection; 11 CSR 50-2.350; 12/1/99 certificate, report and printer functions; 11 CSR 50-2.405; 12/1/99

display and program requirements; 11 CSR 50-2.403; 12/1/99 documentation, logistics, warranty; 11 CSR 50-2.407; 12/1/99 emission fees; 11 CSR 50-2.360; 12/1/99 general specifications; 11 CSR 50-2.401; 12/1/99 inspection station licensing; 11 CSR 50-2.370; 12/1/99 inspector/mechanic licensing; 11 CSR 50-2.380; 12/1/99

MAS software functions; 11 CSR 50-2.402; 12/1/99 procedures for emission only tests; 11 CSR 50-2.420; 12/1/99

safety/emission stickers; 11 CSR 50-2.390; 12/1/99 technical specifications; 11 CSR 50-2.406; 12/1/99 test record specifications; 11 CSR 50-2.404; 12/1/99

vehicles failing reinspection; 11 CSR 50-2.410; 12/1/99

#### NURSING HOME ADMINISTRATORS

examination; 13 CSR 73-2.070; 12/1/99 fees; 13 CSR 73-2.015; 12/1/99

licensure; 13 CSR 73-2.020; 12/1/99

#### NURSING HOME PROGRAM

pediatric nursing care plan; 13 CSR 70-10.050; 7/1/99, 10/15/99

reimbursement

allowance; 13 CSR 70-10.110; 10/1/99, 10/15/99 HIV nursing facilities; 13 CSR 70-10.080; 10/1/99, 10/15/99

ICF/MR services; 13 CSR 70-10.030; 7/1/99; 10/15/99 nursing facilities; 13 CSR 70-10.015; 10/1/99, 10/15/99

#### **OUTDOOR ADVERTISING**

beyond 600 feet of right-of-way; 7 CSR 10-6.050; 3/15/99, 10/1/99

commercial and industrial areas; 7 CSR 10-6.040; 3/15/99, 10/1/99

cutting and trimming of vegetation; 7 CSR 10-6.085; 3/15/99, 10/1/99

definitions; 7 CSR 10-6.015; 3/15/99, 10/1/99 nonconforming signs; 7 CSR 10-6.060; 3/15/99, 10/1/99 permits; 7 CSR 10-6.070; 3/15/99, 10/1/99 public information; 7 CSR 10-6.010; 3/15/99, 10/1/99

### PEACE OFFICER STANDARDS AND TRAINING PROGRAM (POST)

application procedures; 11 CSR 75-10.090; 12/15/99
certification; 11 CSR 75-3.010; 12/15/99
eligibility; 11 CSR 75-3.020; 12/15/99
officers; 11 CSR 75-3.060; 12/15/99
requirements and terms; 11 CSR 75-3.030; 12/15/99
review request for evaluation; 11 CSR 75-3.070; 12/15/99
suspension; 11 CSR 75-3.080; 12/15/99
computer-based training; 11 CSR 75-12.010; 7/15/99, 11/15/99
procedures; 11 CSR 75-12.020; 7/15/99, 11/15/99; 11 CSR-75-12.030; 7/15/99, 11/15/99
cost items; 11 CSR 75-10.060; 12/15/99

definitions; 11 CSR 75-2.010; 7/15/99, 11/15/99 fund; 11 CSR 75-10.010; 12/15/99 distribution;11 CSR 75-10.100; 12/15/99 eligible applicants; 11 CSR 75-10.030; 12/15/99 terms and conditions; 11 CSR 75-10.020; 12/15/99 ineligible cost items; 11 CSR 75-10.070; 8/2/99, 11/15/99

training eligible; 11 CSR 75-10.040; 12/15/99 ineligible; 11 CSR 75-10.050; 12/15/99

suspension; 11 CSR 75-11.040; 12/15/99 waivers; 11 CSR 75-3.050; 12/15/99

### PERSONNEL ADVISORY BOARD AND DIVISION OF PERSONNEL

broad classification bands; 1 CSR 20-2.015; 4/15/99, 8/16/99 definitions; 1 CSR 20-5.015; 10/15/99 hours of work and holidays; 1 CSR 20-5.010; 10/15/99 leaves of absence; 1 CSR 20-5.020; 10/15/99 ShareLeave; 1 CSR 20-5.025; 10/15/99

#### PETITION RULES

processing procedures; 15 CSR 30-15.020; 10/1/99, 1/14/00 signature verification; 15 CSR 30-15.010; 10/1/99, 1/14/00

### PETROLEUM STORAGE TANK INSURANCE FUND BOARD OF TRUSTEES

appeals procedure; 10 CSR 100-5.020; 5/3/99, 10/1/99 assessment of transport load fee; 10 CSR 100-3.010; 5/3/99, 10/1/99

claims

cleanup costs; 10 CSR 100-5.010; 5/3/99, 10/1/99 third-party; 10 CSR 100-5.030; 5/3/99, 10/1/99

definitions; 10 CSR 100-2.010; 5/3/99, 10/1/99 organization; 10 CSR 100-1.010; 5/3/99, 10/1/99 participation requirements

aboveground tanks; 10 CSR 100-4.020; 5/3/99, 10/1/99 underground tanks; 10 CSR 100-4.010; 5/3/99, 10/1/99

#### PHARMACY, STATE BOARD OF

disciplinary actions; 4 CSR 220-2.160; 8/2/99, 12/1/99 permits; 4 CSR 220-2.020; 8/2/99, 12/1/99 standards of operation; 4 CSR 220-2.010; 8/2/99, 12/1/99

#### PHYSICAL THERAPISTS AND ASSISTANTS

continuing education

acceptable; 4 CSR 150-3.203; 6/15/99, 11/15/99 extensions; 4 CSR 150-3.202; 6/15/99, 11/1/99 requirements; 4 CSR 150-3.201; 6/15/99, 11/1/99 definitions; 4 CSR 150-3.200; 6/1/99, 11/1/99 fees; 4 CSR 150-3.080; 6/1/99, 11/1/99

#### PHYSICIAN ASSISTANTS

renewal of license; 4 CSR 150-7.310; 11/16/98 supervision agreements; 4 CSR 150-7.135; 8/16/99, 9/1/99, 1/14/00

temporary licensure; 4 CSR 150-7.300; 11/16/98

#### PHYSICIANS AND SURGEONS

definitions; 4 CSR 150-2.001; 10/15/98 temporary license to teach; 4 CSR 150-2.065; 10/15/98

#### PODIATRIC MEDICINE, STATE BOARD OF

application for licensure; 4 CSR 230-2.010; 7/1/99, 10/15/99 internship/residency; 4 CSR 230-2.065; 9/15/99, 10/15/99 temporary licensure; 4 CSR 230-2.065; 7/1/99

#### PSYCHOLOGISTS, STATE COMMITTEE OF

application for licensure; 4 CSR 235-1.030; 9/1/99, 1/3/00 health service provider certification; 4 CSR 235-1.031; 9/1/99, 1/3/00

provisional; 4 CSR 235-1.025; 9/1/99, 1/3/00 temporary; 4 CSR 235-1.026; 9/1/99, 1/3/00 complaint handling; 4 CSR 235-4.030; 9/1/99, 1/3/00 definitions; 4 CSR 235-1.015; 9/1/99, 1/3/00

health care provider certification; 4 CSR 235-3.020; 9/1/99, 1/3/00

licensure by

endorsement of EPPP exam; 4 CSR 235-2.065; 9/1/99, 1/3/00

exam; 4 CSR 235-2.060; 9/1/99, 1/3/00 reciprocity; 4 CSR 235-3.020, 4 CSR 235-2.070; 9/1/99, 1/3/00

notification of change of address; 4 CSR 235-1.060; 9/1/99, 1/3/00

replacements; 4 CSR 235-1.063; 9/1/99, 1/3/00 supervised professional experience; 4 CSR 235-2.020; 4 CSR 235-2.040; 9/1/99, 1/3/00 delivery of nonhealth services; 4 CSR 235-2.050; 9/1/99, 1/3/00

#### PUBLIC DRINKING WATER PROGRAM

analyses; 10 CSR 60-5.010; 8/2/99
capacity requirements; 10 CSR 60-3.030; 8/2/99, 10/15/99
construction authorization; 10 CSR 60-3.010; 8/2/99, 10/15/99
consumer confidence report; 10 CSR 60-8.030; 8/2/99
contaminant levels, maximum; 10 CSR 60-4.010; 1/14/00
disinfection byproducts; 10 CSR 60-4.090; 1/14/00
turbidity and monitoring; 10 CSR 60-4.050; 1/14/00
continuing operating authority; 10 CSR 60-3.020; 8/2/99,
10/15/99

definitions; 10 CSR 60-2.015; 1/14/00

disinfection requirements; 10 CSR 60-4.055; 1/14/00 exemptions; 10 CSR 60-6.020; 8/2/99 laboratory certification; 10 CSR 60-5.020; 1/14/00 notification of conditions; 10 CSR 60-8.010; 1/1/4/00 penalty assessment; 10 CSR 60-6.070; 8/2/99 reporting requirements; 10 CSR 60-7.010; 1/14/00 variances; 10 CSR 60-6.010; 8/2/99 schedules; 10 CSR 60-6.030; 8/2/99

#### PUBLIC SERVICE COMMISSION

electric utilities

affiliate transactions; 4 CSR 240-20.015; 6/1/99, 1/3/00

affiliate transactions; 4 CSR 240-40.015; 6/1/99, 1/3/00 marketing; 4 CSR 240-40.016; 6/1/99, 1/3/00 meetings and hearings; 4 CSR 240-2.020; 9/1/99, 12/1/99 practice and procedure

applications; 4 CSR 240-2.060; 10/1/99 briefs and oral argument; 4 CSR 240-2.140; 10/1/99 complaints; 4 CSR 240-2.070; 10/1/99 computation of effective dates; 4 CSR 240-2.050; 10/1/99 decisions of the commission; 4 CSR 240-2.150; 10/1/99 definitions; 4 CSR 240-2.010; 10/1/99 discovery and prehearings; 4 CSR 240-2.090; 10/1/99 dismissal; 4 CSR 240-2.116; 10/1/99 dispute resolution; 4 CSR 240-2.125; 10/1/99 evidence; 4 CSR 240-2.130; 10/1/99 forms; 4 CSR 240-2.170; 10/1/99 hearings; 4 CSR 240-2.110; 10/1/99 intervention; 4 CSR 240-2.075; 10/1/99 orders of the commission; 4 CSR 240-2.150; 10/1/99 pleadings; 4 CSR 240-2.080; 10/1/99 practice before the commission; 4 CSR 240-2.040; 10/1/99 presiding officers; 4 CSR 240-2.120; 10/1/99 protective orders; 4 CSR 240-2.085; 10/1/99 rehearings and reconsideration; 4 CSR 240-2.160; 10/1/99 rulemaking; 4 CSR 240-2.180; 10/1/99 small company rate increase; 4 CSR 240-2.200; 10/1/99 stipulations and agreements; 4 CSR 240-2.115; 10/1/99 subpoenas; 4 CSR 240-2.100; 10/1/99 tariff filings; 4 CSR 240-2.065; 10/1/99 waiver of rules; 4 CSR 240-2.015; 10/1/99

records of the commission; 4 CSR 240-2.030; 9/1/99, 12/1/99 safety standards; 4 CSR 240-18.010; 10/1/99, 1/14/00 steam heating utilities

affiliate transactions; 4 CSR 240-80.015; 6/1/99, 1/3/00 telecommunications companies

billing and payment standards; 4 CSR 240-33.040; 10/1/99 complaint procedures; 4 CSR 240-33.110; 10/1/99 definitions; 4 CSR 240-33.020; 10/1/99 deposits and guarantees; 4 CSR 240-33.050; 10/1/99 discontinuance of service; 4 CSR 240-33.070; 10/1/99 disputes; 4 CSR 240-33.080; 10/1/99 inquiries; 4 CSR 240-33.060; 10/1/99 operator service; 4 CSR 240-33.130; 10/1/99 payment deferral for schools and libraries; 4 CSR 240-33.120; 10/1/99

pay telephone; 4 CSR 240-33.140; 10/1/99 settlement agreements; 4 CSR 240-33.090; 10/1/99 variance; 4 CSR 240-33.100; 10/1/99

telecommunication services

snap-back requirements; 4 CSR 240-32.120; 10/1/99 providers; 4 CSR 240-33.150; 7/15/99, 8/2/99, 10/15/99, 12/1/99

surety bonding requirements; 4 CSR 240-32.110; 10/1/99 telephone utilities

billing and payment standards; 4 CSR 240-33.040; 10/1/99 complaint procedures; 4 CSR 240-33.110; 10/1/99 definitions; 4 CSR 240-33.020; 10/1/99

deposits and guarantees; 4 CSR 240-33.050; 10/1/99 discontinuance of service; 4 CSR 240-33.070; 10/1/99 disputes; 4 CSR 240-33.080; 10/1/99 general provisions; 4 CSR 240-33.010; 10/1/99 inquiries; 4 CSR 240-33.060; 10/1/99 settlement agreements; 4 CSR 240-33.090; 10/1/99 variances; 4 CSR 240-33.100; 10/1/99

#### **REAL ESTATE APPRAISERS**

certification, licensure, nonresident; 4 CSR 245-4.050; 8/2/99 11/15/99

expiration and renewal; 4 CSR 245-4.020; 8/2/99, 11/15/99 fees; 4 CSR 245-5.020; 8/2/99, 11/15/99 payment; 4 CSR 245-5.010; 8/2/99, 11/15/99 records; 4 CSR 245-8.040; 8/2/99, 11/15/99 requirements; 4 CSR 245-8.010; 8/2/99, 11/15/99

#### RETIREMENT SYSTEMS

county employees' retirement fund certification of employment and salary; 16 CSR 50-2.050; 5/17/99, 8/16/99

payroll contributions; 16 CSR 50-2.020; 7/1/99, 10/1/99 nonteacher school employee

source of funds; 16 CSR 10-6.020; 1/3/00 public school retirement

> beneficiary; 16 CSR 10-5.030; 16 CSR 10-6.090; 9/15/99, 1/3/00

cost of living adjustment; 16 CSR 10-5.055;16 CSR 10-6.100; 9/15/99, 1/3/00

disability retirement; 16 CSR 10-5.020; 9/15/99, 1/3/00 membership service credit; 16 CSR 10-4.010;16 CSR 10-6.040; 9/15/99, 1/3/00

payment of funds; 16 CSR 10-3.010; 7/15/99, 11/1/99 reinstatement, credit purchases; 16 CSR 10-4.014; 12/1/99 nonteacher employee; 16 CSR 10-6.045; 12/1/99 service retirement; 16 CSR 10-5.010, 16 CSR 10-6.060;

9/15/99, 1/3/00 source of funds; 16 CSR 10-6.020; 7/15/99, 11/1/99

#### REVENUE, DEPARTMENT OF

gifts to the state; 12 CSR 10-42.030; 7/15/99, 11/15/99

#### RURAL HEALTH CLINIC

provider based clinic; 13 CSR 70-94.020; 6/15/99, 10/15/99

#### SOCIAL WORKERS, STATE COMMITTEE FOR

competence; 4 CSR 263-3.140; 9/1/99, 12/15/99

#### SOLID WASTE MANAGEMENT

administrative penalty assessment; 10 CSR 80-2.040; 5/17/99, 10/15/99

district grants; 10 CSR 80-9.050; 1/14/00 financial assistance; 10 CSR 80-9.040; 1/14/99

#### SPEECH-LANGUAGE PATHOLOGISTS AND **AUDIOLOGISTS**

display of certificate; 4 CSR 150-4.125; 3/15/99 educational requirements; 4 CSR 150-4.105; 3/15/99 process for registration; 4 CSR 150-4.120; 3/15/99 renewal

certificate of registration; 4 CSR 150-4.130; 3/15/99 scope of practice; 4 CSR 150-4.115; 3/15/99 supervision requirements; 4 CSR 150-4.110; 3/15/99

#### TAX COMMISSION, STATE

forms; 12 CSR 30-1.030; 11/15/99 mediation of appeals; 12 CSR 30-3.085; 8/16/99; 12/1/99 private car companies; 12 CSR 30-2.017; 11/15/99 private railcar industry; 12 CSR 30-2.018; 11/15/99

#### TAX, CITY SALES, TRANSPORTATION

adjustment to decennial census; 12 CSR 10-11.200; 12/15/99

annexation; 12 CSR 10-11.230; 12/15/99 deductions; 12 CSR 10-5.035; 12/15/99

county tax applies; 12 CSR 10-11.090; 12/15/99

distribution of delinquent tax; 12 CSR 10-11.210; 12/15/99

effective date

city sales tax12 CSR 10-5.015; 12/15/99 county sales tax; 12 CSR 10-11.030; 12/15/99 tax imposed; 12 CSR 10-5.020, 12 CSR 10-11.040; 12/15/99

transfers; 12 CSR 10-5.105; 12/15/99 transportation tax; 12 CSR 10-5.520; 12/15/99

erroneous business locations; 12 CSR 10-11.190; 12/15/99 filing of incorporation; 12 CSR 10-11.220; 12/15/99

#### TAX CREDIT

maternity homes; 13 CSR 40-80.010; 10/1/99

#### TAX, INCOME

determination of timeliness; 12 CSR 10-2.240; 11/1/99 employers' withholding of tax; 12 CSR 10-2.015, 1/3/00 rate of interest; 12 CSR 10-41.010; 12/15/99

#### TAX, SALES/USE

boats and outboard motors; 12 CSR 10-103.360; 12/15/99 burden of proof; 12 CSR 10-101.500; 1/3/00 ceramic greenware molds; 12 CSR 10-3.318; 8/16/99, 12/1/99 computer software; 12 CSR 10-109.050; 12/15/99 concrete mixing trucks; 12 CSR 10-3.848; 8/16/99, 12/1/99 direct use; 12 CSR 10-3.326; 8/16/99, 12/1/99 drugs and medical equipment; 12 CSR 10-111.013; 11/1/99 exempt machinery; 12 CSR 10-3.327; 8/16/99, 12/1/99 farm machinery, equipment exemptions; 12 CSR 10-110.900, 1/3/00

food and beverages; 12 CSR 10-103.500; 12/15/99 government contractors; 12 CSR 10-112.300; 12/15/99 machinery and equipment exemptions; 12 CSR 10-111.010; 10/1/99

material recovery, exemption; 12 CSR 10-111.060; 1/3/00 plant, new or expanded; 12 CSR 10-3.320; 8/16/99, 12/1/99 refunds and credits; 12 CSR 10-111.016; 11/1/99 replacement machinery, equipment; 12 CSR 10-3.316; 8/16/99, 12/1/99

retreading tires; 12 CSR 10-3.056; 8/16/99, 12/1/99 return required; 12 CSR 10-3.040; 1/14/00 rock quarries; 12 CSR 10-3.324; 8/16/99, 12/1/99

rulings; 12 CSR 10-3.003, 12 CSR 10-4.295; 8/16/99, 12/1/99 vending machines

on owner's premises; 12 CSR 10-3.106; 8/16/99, 12/1/99 premises other than owner; 12 CSR 10-3.108; 8/16/99 12/1/99

veterinary transactions; 12 CSR 10-103.390; 12/15/99

#### TRAFFIC REGULATIONS

overdimension and overweight permits; 7 CSR 10-2.010; 6/1/99, 12/15/99

#### UNDERGROUND STORAGE TANKS

applications; 10 CSR 20-12.040; 5/3/99
review of; 10 CSR 20-12.045; 5/3/99
claims, third-party; 10 CSR 20-12.062; 5/3/99
closure and changes in service; 10 CSR 20-10.071; 5/3/99
definitions; 10 CSR 20-12.010; 5/3/99

financial responsibility terms; 10 CSR 20-11.092; 5/3/99 technical regulations; 10 CSR 20-10.012; 5/3/99

eligibility; 10 CSR 20-12.025; 5/3/99

fees

participation; 10 CSR 20-12.030; 5/3/99 petroleum transport load; 10 CSR 20-12.020; 5/3/99 membership; 10 CSR 20-12.070; 5/3/99

notification requirements; 10 CSR 20-10.022; 5/3/99 penalty assessment protocol; 10 CSR 20-13.080; 5/17/99 proof of integrity; 10 CSR 20-12.050; 5/3/99 reimbursement; 10 CSR 20-12.060; 5/3/99

cleanup costs criteria; 10 CSR 20-12.061; 5/3/99 risk-based clean-up levels; 10 CSR 20-10.068; 5/3/99 sites with existing contamination; 10 CSR 20-12.080; 5/3/99

#### VOTER APPLICATION AND FORMS

postcard form; 15 CSR 30-4.010; 10/1/99, 1/14/00

#### WATER PATROL, DIVISION OF

approval of aids; 11 CSR 80-5.010; 12/1/99

#### WATER QUALITY

effluent regulations; 10 CSR 20-7.015; 4/1/99, 10/1/99

#### WEIGHTS AND MEASURES

inspection of premises; 2 CSR 90-30.050; 5/17/99, 10/1/99 measuring devices; 2 CSR 90-30.080; 5/7/99, 10/1/99 service station

auto and marine; 2 CSR 90-30.060; 5/7/99, 10/1/99 unattended self-service; 2 CSR 90-30.070; 5/7/99, 10/1/99

tank trucks and tank wagons; 2 CSR 90-30.090; 5/7/99, 10/1/99

terminals; 2 CSR 90-30.100; 5/7/99, 10/1/99

#### WORKFORCE DEVELOPMENT

application; 4 CSR 195-5.020; 10/1/99 employee/trainee eligibility; 4 CSR 195-5.030; 10/1/99 purpose, business eligibility; 4 CSR 195-5.010; 10/1/99

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