Orders of Rulemaking

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 (30) 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 (90)-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 6—DEPARTMENT OF HIGHER EDUCATION Division 10—Commissioner of Higher Education Chapter 2—Student Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the commissioner of Higher Education under section 161.415, RSMo Supp. 2010, the commissioner adopts a rule as follows:

6 CSR 10-2.200 Minority Teaching Scholarship Program is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1749–1752). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 20—Clean Water Commission Chapter 11—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.111, RSMo 2000, and sections 319.109 and 319.137, RSMo Supp. 2010, the commission rescinds a rule as follows:

10 CSR 20-11.091 Compliance Dates is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1275). No changes have been made in the text of the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that this rescission proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed rescission of 10 CSR 20-11.091.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 3—Hazardous Waste Management System: General

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-3.260 Definitions, Modifications to Incorporations and Confidential Business Information **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1322). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-3.260.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 4—Methods for Identifying Hazardous Waste

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-4.261 Methods for Identifying Hazardous Waste is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1322–1324). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-4.261.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 5—Rules Applicable to Generators of Hazardous Waste

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-5.262 Standards Applicable to Generators of Hazardous Waste is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1324–1325). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-5.262.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 6—Rules Applicable to Transporters of Hazardous Waste

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-6.263 Standards for Transporters of Hazardous Waste is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1325–1326). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-6.263.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 7—Rules Applicable to Owners/Operators of Hazardous Waste Facilities

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-7.264 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1326–1328). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

The department received a total of six (6) comments on this proposed amendment. At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided five (5) comments. In addition, the department received one (1) comment from the Missouri Department of Health and Senior Services.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules. RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

COMMENT #5: Mr. Perry testified and stated in his written comments that the department has undertaken a very effective and cooperative stakeholder effort to improve the rule relating to requirements for health profiles and that REGFORM appreciates this effort and supports the proposed changes to the rule.

RESPONSE: The department acknowledges and appreciates the comment. No changes were made in response to this comment.

COMMENT #6: The commission received one (1) comment in an email from the Missouri Department of Health and Senior Services. The commenter pointed out that on page 1327 of the proposed rules issued May 16, 2011, second column, number "3.," it seems that the language that explains when additional epidemiological investigations would be required should say in "the presence of potentially unacceptable human health risks," rather than in "the presence of potentially acceptable human health risks."

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that this language accurately reflects the situation in which additional epidemiological investigations would be required and has made the requested change. The revised language as suggested by the comment is included in this order of rulemaking and paragraph 10 CSR 25-7.264(2)(P)3. is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 25-7.264 Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities

(2) The owner/operator of a permitted hazardous waste treatment, storage, or disposal facility shall comply with this section in addition to the regulations of 40 CFR part 264. In the case of contradictory or conflicting requirements, the more stringent shall control. (Comment: This section has been organized so that all Missouri additions, changes, or deletions to any subpart of the federal regulations are noted within the corresponding subsection of this section. For example, the requirements to be added to 40 CFR part 264 subpart E are found in subsection (2)(E) of this rule.)

(P) Health Profiles.

1. An owner/operator shall submit a health profile, as required by section 260.395.7(5), RSMo, with the initial application for a hazardous waste treatment or land disposal facility. A health profile is not necessary for facilities that must obtain a permit for only postclosure care and/or corrective action activities. A health profile shall identify any potential serious illnesses, the rate of which exceeds the state average for the illnesses, which might be attributable to environmental contamination from any hazardous waste treatment or land disposal unit at the hazardous waste facility applying for the permit. The purpose of the information in the health profile is to document the potential for exposure from the applicable hazardous waste treatment or land disposal units and to determine whether additional permit controls are necessary for these units to ensure protection of human health beyond the facility property boundaries. One of the following for each applicable unit or combination of units as approved by the department may constitute a health profile for the purposes of this subsection:

A. For combustion units-

(I) The evaluation described in 40 CFR 270.10(l)(1) for hazardous waste combustion units;

(II) An evaluation of the potential risk to human health resulting from both direct and indirect exposure pathways. In selecting this option, the applicant shall submit a workplan to conduct the evaluation with the initial application; however, the permit shall not be issued until the evaluation is final; or

(III) A Health Evaluation by the Missouri Department of Health and Senior Services requested by the facility according to paragraph (2)(P)4;

B. For other treatment units—

(I) An evaluation of the potential risk to human health resulting from both direct and indirect exposure pathways. In selecting this option, the applicant shall submit a workplan to conduct the evaluation with the initial application; however, the permit shall not be issued until the evaluation is final; or

(II) A Health Evaluation by the Missouri Department of Health and Senior Services requested by the facility according to paragraph (2)(P)4.; and

C. For land disposal units—

(I) The information required by 40 CFR 270.10(j);

(II) An evaluation of the potential risk to human health resulting from both direct and indirect exposure pathways. In selecting this option, the applicant shall submit a workplan to conduct the evaluation with the initial application; however, the permit shall not be issued until the evaluation is final; or

(III) A Health Evaluation by the Missouri Department of Health and Senior Services requested by the facility according to paragraph (2)(P)4.

2. This paragraph sets forth requirements which shall be met subsequent to the initial permit application for hazardous waste treatment and/or land disposal activities.

A. If changes occur after permit issuance that may increase the potential for human exposure to hazardous waste or hazardous constituents from the treatment or land disposal unit, an updated health profile shall be part of a facility application for permit renewal or permit modifications that include addition or modification of a hazardous waste treatment or land disposal unit.

B. Appropriate documentation to be submitted as the updated health profile shall include one (1) of the options set out in subparagraphs (2)(P)1.A. through C., or an update of a previous submittal under those requirements.

3. Additional epidemiological investigations by the Missouri Department of Health and Senior Services may be required if the information provided pursuant to subparagraph (2)(P)2.B. indicates the presence of potentially unacceptable human health risks.

4. A Health Evaluation by the Missouri Department of Health and Senior Services will assess the potential for exposure and adverse health effects to the public from materials released by the applicable hazardous waste units. If the owner or operator chooses to request a Health Evaluation by the Missouri Department of Health and Senior Services to meet the requirements of this subsection, the request shall be submitted with the initial application; however, a permit shall not be issued until the evaluation is final.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 7—Rules Applicable to Owners/Operators of Hazardous Waste Facilities

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-7.265 Interim Status Standards for Owners and Operators of Hazardous Waste Treatment, Storage, and Disposal Facilities is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1328–1329). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-7.265.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 7—Rules Applicable to Owners/Operators of Hazardous Waste Facilities

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By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-7.266 Standards for the Management of Specific Hazardous Wastes and Specific Types of Hazardous Waste Management Facilities is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1329). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-7.266.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules. RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 7—Rules Applicable to Owners/Operators of Hazardous Waste Facilities

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-7.268 Land Disposal Restrictions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1329–1330). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. No comments were received, and no changes were made to the proposed amendment of 10 CSR 25-7.268.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 7—Rules Applicable to Owners/Operators of Hazardous Waste Facilities

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-7.270 Missouri Administered Permit Programs: The Hazardous Waste Permit Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1330–1331). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-7.270.

COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 8—Public Participation and General Procedural Requirements

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-8.124 Procedures for Decision Making is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1331–1339). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the thirteen (13) amendments proposed to Title 10, Division 25 of the *Code of State Regulations* would update Missouri's incorporation of the federal hazardous waste regulations from July 1, 2006, to July 1, 2010, amend the requirements for completion of health profiles by permitted facilities, and provide additional clarification on Missouri's adoption of existing federal regulations.

At the hearing and also in writing, Kevin Perry, Assistant Director of the Regulatory Environmental Group for Missouri (REGFORM), provided four (4) comments. No other comments were received, and no changes were made to the proposed amendment of 10 CSR 25-8.124. COMMENT #1: Mr. Perry testified and stated in his written comments that REGFORM supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates REGFORM's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #2: Mr. Perry testified and stated in his written comments that the proposed amendments affect REGFORM member companies and that, in situations where state requirements differ from federal requirements, Missouri generators who want to comply face additional burdens. He further stated that additional state requirements cause confusion in the regulated community and detract from the overall intent of the rules to protect human health and the environment.

RESPONSE: The department appreciates REGFORM's comments and acknowledges the difficulty Missouri facilities face in understanding and complying with federal and state requirements. As no modifications to the federal rules were proposed in these amendments, no changes were made in response to this comment.

COMMENT #3: Mr. Perry testified and stated in his written comments that REGFORM encourages the department and the Hazardous Waste Management Commission to take timely action in the future to adopt new federal rules and appreciates the department's initiative to maintain a regular schedule for adoption of new federal rules.

RESPONSE: The department appreciates REGFORM's comments supporting efforts to improve on the timely adoption of new federal rules. No changes were made in response to this comment.

COMMENT #4: Mr. Perry stated in his written comments that REG-FORM opposes selective or incomplete submission of recently adopted federal rules to the United States Environmental Protection Agency (EPA) for authorization as required in 40 CFR part 271 of the *Code of Federal Regulations*.

RESPONSE: The department acknowledges and appreciates the comment and will take this comment into consideration when preparing future applications to EPA for authorization of state rules. No change was made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 11—Used Oil

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-11.279 Recycled Used Oil Management Standards is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1339–1341). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. No comments were received, and no changes were made to the proposed amendment of 10 CSR 25-11.279.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 13—Polychlorinated Biphenyls

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-13.010 Polychlorinated Biphenyls is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1341). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. No comments were received, and no changes were made to the proposed amendment of 10 CSR 25-13.010.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 25—Hazardous Waste Management Commission Chapter 16—Universal Waste

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.370, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 25-16.273 Standards for Universal Waste Management is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1342–1344). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. No comments were received, and no changes were made to the proposed amendment of 10 CSR 25-16.273.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 1—Underground and Aboveground Storage Tanks—Organization

ORDER OF RULEMAKING

By the authority vested in the Department of Natural Resources under section 319.137, RSMo Supp. 2010, and section 644.026, RSMo 2000, the department adopts a rule as follows:

10 CSR 26-1.010 Organization is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1344). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed rule of 10 CSR 26-1.010.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.100, 319.105, 319.107, 319.111, and 319.114, RSMo 2000, and sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.010 Applicability is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1222–1226). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) comment on this proposed amendment from Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF).

COMMENT #1: Ms. Eighmey stated in her written comment that PSTIF supports the adoption of the proposed amendments as they make the requirements uniform for all owners and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates PSTIF's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

By the authority vested in the Hazardous Waste Management Commission under section 319.105, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.011 Interim Prohibition for Deferred Underground Storage Tank Systems **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1227). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.011.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.100, 319.105, 319.107, 319.111, and 319.114, RSMo 2000, and sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.012 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1227–1228). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of four (4) comments on this proposed amendment. In writing, Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, provided two (2) of these comments. The department received one (1) comment from Mr. Mark Jordan, Wallis Companies. In addition, Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, provided testimony during the public hearing, including one (1) comment on this proposed amendment.

COMMENT #1: Mr. Mark Jordan, Wallis Companies, submitted a written comment requesting the regulation changes include a clarification that vapor lines are not regulated lines.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that this language would be a beneficial clarification. The revised language as suggested by the comment is included in this order of rulemaking and paragraph 10 CSR 26-2.012(1)(R)3. is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #2: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), submitted a written comment requesting the regulation changes include a clarification that vapor lines are not regulated lines.

RESPONSE AND EXPLANATION OF CHANGE: This comment is similar to Comment #1 and the department agrees that this language would be a beneficial clarification. The revised language as suggested by the comment is included in this order of rulemaking and paragraph 10 CSR 26-2.012(1)(R)3. is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #3: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), submitted a written comment that, due to the change in the definition of month, the new definition of "triennial" and "triennially" technically will mean every one thousand eighty (1,080) days. To ensure that the definition actually means three (3) years by the calendar date, the more clear language would be to associate these terms with one thousand ninety-five (1,095) days.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that this language would be a beneficial clarification. The revised language as suggested by the comment is included in this order of rulemaking and paragraphs 10 CSR 26-2.012(1)(T)1. and 2. are printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: Ms. Eighmey stated in her testimony during the public hearing that PSTIF supports the adoption of the proposed amendment to the definition of in-use and requested that the Missouri Hazardous Waste Management Commission adopt the amendment as proposed.

RESPONSE: The department appreciates PSTIF's comments in support of the adoption of the proposed amendment. No changes were made in response to this comment.

10 CSR 26-2.012 Definitions

(1) Many definitions relevant to this rule are set forth in the underground storage tank law in section 319.100, RSMo. The regulations set forth in 40 CFR part 280.12, July 1, 2010, as published by the Office of the Federal Register, National Archives and Records Administration, Superintendent of Documents, Pittsburgh, PA 15250-7954, are incorporated by reference. This rule does not incorporate any subsequent amendments or additions. The definitions set forth in 40 CFR 280.12, are subject to the following additions, modifications, substitutions, or deletions in the subsections:

(R) Definitions beginning with the letter R.

1. The definition for "regulated substance" in 40 CFR 280.12 is not incorporated in this rule, and the definition in section 319.100(14), RSMo, shall be used instead.

2. The definition for "release" in 40 CFR 280.12 is not incorporated in this rule, and the definition in section 319.100(15), RSMo, shall be used instead.

3. "Routinely contains regulated substance" means that a regulated substance regularly passes through the piping, but does not necessarily mean that the piping must continuously hold a regulated substance. Satellite lines, gravity piping, and remote fill lines, including lines from aboveground storage tank(s) to underground storage tank(s), all routinely contain a regulated substance. Vapor lines, including vent lines and vapor recovery lines, are not included;

(T) Definitions beginning with the letter T.

1. "Triennial" means recurring, done, or performed every one thousand ninety-five (1,095) days.

2. "Triennially" means at least once every one thousand ninety-five (1,095) days.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical

Regulations

ORDER OF RULEMAKING

By the authority vested in the Department of Natural Resources under section 319.105, RSMo 2000, the department adopts a rule as follows:

10 CSR 26-2.019 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1344–1345). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, this proposed rule would outline the department's expectations for new underground storage tank system installations.

The department received four (4) comments on this proposed rule. Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, submitted two (2) written comments, in addition to the one (1) comment provided during her testimony during the public hearing. The department also received one (1) comment from the U.S. Environmental Protection Agency.

COMMENT #1: In a written comment, the U.S. Environmental Protection Agency (EPA) suggested deletion of "at the start and until completion of installation of the underground storage tank system" from the section pertaining to proof of financial responsibility for installers. EPA believes that the language adds, rather than removes, confusion concerning the duration of coverage and claim eligibility. RESPONSE AND EXPLANATION OF CHANGE: The department appreciates the Environmental Protection Agency's review of the language and submittal of the comment. The revised language as suggested by the comment is included in this order of rulemaking and section 10 CSR 26-2.019(3) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #2: In a written comment, Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), suggested additional language which would make the proposed rule consistent with a similar proposed change to 10 CSR 26-2.033.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review of the language and submittal of the comment. The revised language as suggested by the comment is included in this order of rulemaking and section 10 CSR 26-2.019(3) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #3: In a written comment, Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, suggested additional language which would include the option for the department's waiver of the thirty (30) day notification.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review of the language and submittal of the comment. The revised language as suggested by the comment is included in this order of rulemaking and section 10 CSR 26-2.019(1) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: Ms. Eighmey stated in her testimony that PSTIF supports the adoption of the proposed rule and requested that the Missouri Hazardous Waste Management Commission adopt the rule as proposed.

RESPONSE: The department appreciates PSTIF's comments in support of the adoption of the proposed rule. No changes were made in response to this comment.

10 CSR 26-2.019 New Installation Requirements

(1) Any installer who intends to install an underground storage tank (UST) system for storage of a regulated substance must, at least thirty (30) days before installing the tank, notify the department by letter or approved form transmitted via email of intent to install a UST, except that this thirty (30) day notice requirement may be waived by the department when a release is suspected or in other similarly urgent circumstances. The notification must provide the tank owner's name, installer name, the name and location of the facility where the UST will be installed, the date that the installation is expected to commence, the date that the tank is expected to be brought in-use, UST system information, including tank material, size, manufacturer, piping material, piping type, and manufacturer, release detection equipment, and spill and overfill equipment. The installation notice is valid for one hundred eighty (180) days from receipt by the department and only for the UST system(s) listed on the notice. If installation does not commence within one hundred eighty (180) days of the date on which the department received the notice, a new installation notice must be submitted prior to commencing installation activities.

(3) Installers and manufacturers must be properly registered with the Missouri Department of Agriculture and have a current financial responsibility mechanism that complies with the requirements of 2 CSR 90-30.085.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1228–1235). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of five (5) comments on this proposed amendment. Two (2) underground storage tank (UST) owners provided three (3) of the comments in writing: Mr. Tracy Barth, MFA Oil Company, and Mr. Jack Allen, Whiteman Air Force Base. One (1) written comment was provided by a UST contractor, Mr. Greg Spiros, Superior Equipment. In addition, the department received one (1) comment from Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Comment on 10 CSR 26-2.020(1)(C)1.B.(III)(a). Mr. Tracy Barth, MFA Oil Company, commented that the sections pertaining to the use of ball float valves were confusing and could be misinterpreted. They requested clarification of whether "no open vapor ports" meant any site equipped with Stage I vapor recovery. That interpretation was not the department's intention. Ball float valves function by building pressure in the tank. If any of the tank top fittings are open (e.g. an automatic tank gauge (ATG) port is not properly sealed), then the vapor pressure will be released through that port and will never build within the tank; therefore, the overfill device would never function. The same is true for their second comment: "what is the department referring to with regard to suction check valves?" The department was indicating that, in safe suction systems, the building of pressure within the tank can force open the check valve, typically a bleed off valve located immediately below the pump in the dispenser, and 'push' product out the valve. These amendments are not new requirements, but are simply clarifications of how this device functions.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates the concerns with the language clarification. The revised language, as suggested by the comment is included in this order of rulemaking and subpart 10 CSR 26-2.020(1)(C)1.B.(III)(a) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #2: Comment on 10 CSR 26-2.020(1)(D). Mr. Tracy Barth, MFA Oil Company, commented that the department should talk to manufacturers and installers, discuss the options, and then discuss the department's expectations with the regulated community. MFA commented that "proper installation and maintenance is the key..." and the department concurs.

RESPONSE: The department appreciates MFA Oil Company's comments and intends to provide assistance to the regulated community, specifically detailing the regulatory changes, for this as well as many of the other new requirements. No changes were made in response to this comment.

COMMENT #3: Mr. Jack Allen, Whiteman Air Force Base, submitted a written comment that the lock-on connections being required at many of their locations would not be possible. Some of their storage tanks are in secure locations that would prohibit regular fuel trucks from entering.

RESPONSE AND EXPLANATION OF CHANGE: The department understands that, in Missouri, there are a few locations that may not be able to use typical or commercial fuel delivery vehicles. As such, the department is providing a special exclusion. The revised language is included in this order of rulemaking and paragraph 10 CSR 26-2.020(1)(C)2. is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), submitted a written comment that requested the language be more flexible to allow exemptions if the method by which the owner chooses to resolve the violation renders the metal component covered or otherwise inhibits later inspection of the component.

RESPONSE: The department appreciates PSTIF's comments and understands the concern. Unfortunately "visibility" of these components is often dependent, not just on the presence of the water, but also the depth, making the determination extremely subjective. The water, though, may create an environment that could lead to corrosion of the component. The lack of inspection, in this situation, appears to be less of a concern than the damage the corrosion could cause. Manufacturers of flexible connectors, a piece of equipment commonly associated with this regulation, do not support their product being installed in water; as such, the department allowing the equipment to remain in water rather than have it protected by a boot approved by the manufacturer would result in the department contradicting a manufacturer's installation protocol. Finally, the department always retains enforcement discretion for special extenuating circumstances. If a situation arises that may warrant a re-visit of this issue, the department may opt, in writing, to use its enforcement discretion. No changes were made in response to this comment.

COMMENT #5: Mr. Greg Spiros, Superior Equipment, provided a written comment on 10 CSR 26-2.020(1)(C)1.B.(III)(b). While he did not disagree with ball float valves no longer being used for over-fill prevention, as they pressurize a tank, he did express concerns with another potential use for ball float valves: ball float valves are also used to prevent backflow into tanks that use manifolded vent lines. These manifolded vent lines may connect varying grades of gasoline. As such, when the vent lines are manifolded, the ball float valves are needed to help prevent cross-contamination in the event of an overfill.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates the concerns with the alternative use of the ball float valve. The new, alternative language will allow the use in vapor recovery systems, while still ensuring that tanks are not over-pressurized, as the ball float valve is not the primary method of overfill prevention. The revised language, as suggested by the comment is included in this order of rulemaking and subpart 10 CSR 26-2.020(1)(C)1.B.(III)(b) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.020 Performance Standards for New Underground Storage Tank Systems

(1) In order to prevent releases due to structural failure, corrosion, or spills and overfills for as long as the underground storage tank (UST) system is used to store regulated substances, all owners and operators of new UST systems must meet the following requirements:

(C) Spill and Overfill Prevention Equipment.

1. Except as provided in paragraph (1)(C)2. of this rule, to prevent spilling and overfilling associated with product transfer to the UST system, owners and operators must use the following spill and overfill prevention equipment:

A. Spill prevention equipment that will prevent release of product to the environment when the transfer hose is detached from

the fill pipe (for example, a spill catchment basin). All delivery hosefill pipe connections must be tight, lock-on connections; and

B. Overfill prevention equipment that will-

(I) Automatically shut off flow into the tank when the tank is no more than ninety-five percent (95%) full;

(II) Alert the operator with a high-level alarm at least one (1) minute before overfilling with an alarm audible in the delivery area; or

(III) Alert the transfer operator when the tank is no more than ninety percent (90%) full by restricting flow into the tank.

(a) Ball float valves may only be used in tank systems with gravity deliveries, in suction systems if there are no check valves, except those contained within a building, and the tank system is tight so that it does not allow vapors to be released during a delivery after the ball float valve has closed.

(b) Ball float valves are not approved for use as overfill prevention equipment in new tank systems installed after December 31, 2011. Ball float valves may still be used in systems equipped with manifolded vent lines and vapor recovery equipment if the ball float valve is installed no lower than at ninety-eight percent (98%) full and the functioning overfill prevention equipment is installed no higher than ninety-five percent (95%) full.

(IV) For pressurized deliveries, overfill prevention equipment must be compatible and approved for use with pressurized deliveries.

2. Owners and operators are not required to use the spill and overfill prevention equipment specified in paragraph (1)(C)1. of this rule if—

A. Alternative equipment is used that is determined by the department to be no less protective of human health and the environment than the equipment specified in subparagraph (1)(C)1.A. or B. of this rule; or

B. The owner or operator submits a written explanation that the equipment cannot be used for the UST system and their detailed fuel-delivery plan, documenting that their delivery procedures prevent spills and overfills; or

C. The UST system is filled by transfers of no more than twenty-five (25) gallons at one time.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks

Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.021 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1236–1239). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10,

Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of seven (7) comments on this proposed amendment. Ms. Dorris Bender, City of Independence, provided one (1) written comment. The department also received five (5) comments from the Missouri Petroleum Storage Tank Insurance Fund. In addition, Mr. Tracy Barth, MFA Oil Company, submitted one (1) written comment.

COMMENT #1: Ms. Dorris Bender, City of Independence, provided a written comment that applies to both 10 CSR 26-2.021 and 10 CSR 26-2.033. Specifically, she questioned whether the intent of the change to 10 CSR 26-2.033, requiring linings for repair to be routinely inspected, is intended to apply to linings that were associated with the upgrade requirements found in 10 CSR 26-2.021. Her comment also requested an extended response time if that is the department's intent.

RESPONSE: The department is not considering "upgrades" as "repairs." If a system complies with any one of the upgrade options (the tank in her example already complies with 10 CSR 26-2.021(3)(B)), it is in compliance. The "repair" regulation is specifically intended to address a tank that was compromised (e.g. a hole, crack) and was repaired with a lining. In that latter example, the lining is necessary at the time of application to prevent a leak to the environment. No changes were made in response to this comment.

COMMENT #2: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an inconsistency between closure regulation references cited within this rule and throughout the other rules. Specifically, in section (2) herein, the reference only includes 10 CSR 26-2.060 through 10 CSR 26-2.061. Ms. Eighmey questioned if the reference should include 10 CSR 26-2.060 through 10 CSR 26-2.064.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates Ms. Eighmey's attention to detail. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking and section 10 CSR 26-2.021(2) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #3: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, noted an error. Specifically, she noted an erroneous regulation reference paragraph 10 CSR 26-2.021(3)(B)2. Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.043(1)(E)–(I).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking and subsection 10 CSR 26-2.021(3)(B) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, noted an error. Specifically, she noted an erroneous regulation reference paragraph 10 CSR 26-2.021(3)(B)3. Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.043(1)(D).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking and subsection 10 CSR 26-2.021(3)(B) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #5: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, noted a possible error.

Specifically, she noted an erroneous regulation reference paragraph 10 CSR 26-2.021(3)(B)4. Ms. Eighmey questioned if the reference should be to paragraphs (3)(B)1.-3.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking and subsection 10 CSR 26-2.021(3)(B) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #6: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF) submitted a written comment that requested the language be more flexible to allow exemptions if the method by which the owner chooses to resolve the violation renders the metal component covered or otherwise inhibits later inspection of the component.

RESPONSE: The department appreciates PSTIF's comments and understands the concern. Unfortunately "visibility" of these components is often dependent, not just on the presence of the water, but also the depth, making the determination extremely subjective. The water, though, may create an environment that could lead to corrosion of the component. The lack of inspection, in this situation, appears to be less of a concern than the damage the corrosion could cause. Manufacturers of flexible connectors, a piece of equipment commonly associated with this regulation, do not support their product being installed in water; as such, the department allowing the equipment to remain in water rather than have it protected by a boot approved by the manufacturer would result in the department contradicting a manufacturer's installation protocol. Finally, the department always retains enforcement discretion for special extenuating circumstances. If a situation arises that may warrant a re-visit of this issue, the department may opt, in writing, to use its enforcement discretion. No changes were made in response to this comment.

COMMENT #7: Mr. Tracy Barth, MFA Oil Company, submitted a comment, specifically concerning 10 CSR 26-2.032(1) pertaining to an included reference to 10 CSR 26-2.021(3)(A). He raised concerns that a fiberglass-reinforced-plastic (FRP) tank may be lined or relined for compatibility, but the referenced subsection only addresses steel tanks.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates MFA Oil Company's attention to this detail and inconsistency within the regulatory references. The department resolved this problem by altering the referenced section 10 CSR 26-2.021(3), adding a subparagraph 10 CSR 26-2.021(3)(A)1.D., and amending paragraph 10 CSR 26-2.021(3)(A)3. The revised language is included in this Order of Rulemaking and section 10 CSR 26-2.021(3), subparagraph 10 CSR 26-2.021(3)(A)1.D., and amending paragraph 10 CSR 26-2.021(3)(A)3.

10 CSR 26-2.021 Upgrading of Existing Underground Storage Tank Systems

(2) Any UST which was not permanently closed by being removed or filled with an inert, solid material before December 22, 1988, and that does not meet the requirements of section (1) shall be permanently closed in accordance with the requirements in 10 CSR 26-2.060 through 10 CSR 26-2.064. If the UST was taken out of operation by August 28, 1989, but is still in the ground, the person or party responsible for permanently closing the UST is/are the person(s) who owned the UST immediately before the discontinuation of its use.

(3) Tank Upgrading Requirements. Tanks must be upgraded to meet one (1) of the following requirements in accordance with a code of practice developed by a nationally-recognized association or independent testing laboratory: (A) Interior lining. A tank may be upgraded by internal lining if—1. The lining is installed in accordance with the requirements of10 CSR 26-2.033 and the following:

A. Lining manufacturer installation requirements; and

B. An approved national code or standard, including those listed in section (6) of this rule; and either

C. For steel tanks, structural integrity determinations are required and must include actual steel tank thickness readings. Approved integrity test methods are included in section (6) of this rule; or

D. For fiberglass-reinforced plastic tanks, all linings must be approved by the tank manufacturer and installed in accordance with the tank manufacturer's requirements;

2. Within ten (10) years after the initial lining, and every five (5) years after that, whether relined or not, the lined tank is internally inspected and found to be structurally sound with the lining still performing in accordance with original design specifications; and

3. A tank may only be relined and/or the lining may only be repaired—

A. If the fiberglass-reinforced plastic tank meets all tank manufacturer standards for repair or relining of the tank; or

B. If the steel tank passes an integrity test, including actual steel shell thickness readings. Approved integrity test methods are included in section (6) of this rule;

(B) Cathodic Protection. A tank may be upgraded by cathodic protection if the cathodic protection system meets the requirements of the performance standards for new UST systems in 10 CSR 26-2.020(1)(A)2.B.-D. and the integrity of the tank is ensured using one (1) of the following methods:

1. The tank is internally inspected and assessed to ensure that the tank is structurally sound and free of corrosion holes prior to installing the cathodic protection system. Structural integrity evaluations must include steel shell thickness readings and confirmation that the steel shell does not have any holes or perforations. Approved integrity test methods are included in section (6) of this rule;

2. The tank has been installed for less than ten (10) years and is monitored monthly for releases in accordance with release detection methods 10 CSR 26-2.043(1)(E)–(I);

3. The tank has been installed for less than ten (10) years and is assessed for corrosion holes by conducting two (2) tightness tests that meet the requirement of release detection method 10 CSR 26-2.043(1)(D). The first tightness test must be conducted prior to installing the cathodic protection system. The second tightness test must be conducted between three and six (3–6) months following the first operation of the cathodic protection system; or

4. The tank is assessed for corrosion holes by a method that is determined by the department to prevent releases in a manner that is no less protective of human health and the environment than paragraphs (3)(B)1.-3. of this rule; and

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Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.103, 319.105, 319.107, 319.111, 319.114, and 319.123, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.022 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1240–1241). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received two (2) written comment on this proposed amendment from the Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in subparagraph 10 CSR 26-2.022(3)(C). Ms. Eighmey questioned if the reference should be to 10 CSR 26-3.090–10 CSR 26-3.115.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The department noted multiple errors with the references. The revised language as suggested by the comment is included in this order of rulemaking and section 10 CSR 26-2.022(3) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #2: Staff also noted that the reference in subsection (3)(D) was incomplete and should include all of the release detection regulations.

RESPONSE AND EXPLANATION OF CHANGE: The revised language as suggested by the comments is included in this order of rulemaking and subsection 10 CSR 26-2.022(3)(D) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.022 Notification Requirements

(3) All owners and operators of new UST systems must certify in writing compliance with the following requirements:

(C) Financial responsibility in 10 CSR 26-3.090-10 CSR 26-3.115; and

(D) Release detection in 10 CSR 26-2.040-10 CSR 26-2.045.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.030 Spill and Overfill Control is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1241). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amend-

ment becomes effective thirty (30) days after publication in the *Code* of *State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.030.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.031 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1241–1242). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received four (4) comments on this proposed amendment. At the hearing, Mr. Greg Spiros, Superior Equipment, provided one (1) comment listed below. The department also received two (2) comments from the Missouri Petroleum Storage Tank Insurance Fund. In addition, Ms. Dorris Bender, City of Independence, submitted one (1) written comment on this proposed amendment.

COMMENT #1: Mr. Greg Spiros testified that he would like the department to include the International Code Council (ICC) underground storage tank cathodic protection certification in the list of approved testers under this rule.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that the International Code Council (ICC) is a valid industry certification program and has made the requested change. The revised language as suggested by the comment is included in this order of rule-making and subsection 10 CSR 26-2.031(1)(B) is printed below as the

revised rule will be published in the Code of State Regulations.

COMMENT #2: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), submitted a comment that the proposed amendment may raise questions about how to investigate any inconsistencies in the rectifier readings. Ms. Eighmey suggested that a technical bulletin may be warranted, but that PSTIF would be willing to work with the department on any necessary guidance.

RESPONSE: The department appreciates Ms. Eighmey's suggestion and agrees that a guidance document will be needed. No changes were made in response to this comment.

COMMENT #3: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, noted an erroneous regulatory reference in 10 CSR 26-2.031(3)(A). Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.021(3)(B).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates Ms. Eighmey's attention to detail. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking, and subsection 10 CSR 26-2.031(3)(A) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: In her written comment, Ms. Dorris Bender, City of Independence, requested clarification on the protocol for re-testing a system if the environmental, site, or weather conditions are not conducive to cathodic protection testing during the initial testing event.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that cathodic protection testing can have many factors that impact the success of any testing event. As such, the department is adding NACE International Standard Test Method, TM0101-2001, as well as re-testing or repair language. The revised language as suggested by the comment is included in this order of rulemaking, and sections 10 CSR 26-2.031(2) and (4) are printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.031 Operation and Maintenance of Corrosion Protection

(1) All owners and operators of steel underground storage tank (UST) systems with corrosion protection must comply with the following requirements to ensure that releases due to corrosion are prevented for as long as the UST system is used to store regulated substances.

(B) All UST systems equipped with cathodic protection systems must be inspected for proper operation by a NACE International certified, Steel Tank Institute certified, or International Code Council (ICC) appropriately certified cathodic protection tester in accordance with the following requirements:

1. Frequency. To confirm that the system is operating properly and providing adequate protection, all cathodic protection systems must be tested within six (6) months of installation and at least triennially after that, or according to another reasonable time frame established by the department; and

2. Inspection criteria. The criteria that are used to determine that cathodic protection (CP) is adequate as required by this section must be in accordance with a code of practice developed by a nationally-recognized association listed in section (2) of this rule.

A. Inspection reports must document the testing method used, the testing standard referenced, the CP tester, and the CP tester's qualifications.

B. Inspection reports must include a site sketch, potential readings, and the location where the readings were made.

C. For impressed current systems, the inspection report must document continuity data and how voltage (IR) drops other than those across the structure/electrolyte interface were considered or accounted for in determining adequate protection. (2) The following codes and standards may be used to comply with this rule:

(B) NACE International TM0101-2001, Standard Test Method, Measurement Techniques Related to Criteria for Cathodic Protection on Underground or Submerged Metallic Tank Systems, 2001 Edition. This document is incorporated by reference without any later amendments or modifications. To obtain a copy, contact NACE International, Box 218340, Houston, TX 77218-8340, (713) 492-0535, www.nace.org; or

(C) Steel Tank Institute Cathodic Protection Testing Procedures for sti-P3 UST's, R051, January 2006. This document is incorporated by reference without any later amendments or modifications. To obtain a copy, contact the Steel Tank Institute, 944 Donata Court, Lake Zurich, IL 60047, (708) 438-8265, www.steeltank.com; or

(D) Steel Tank Institute Recommended Practice for the Addition of Supplemental Anodes to sti-P3 USTs, R972, December 2010. This document is incorporated by reference without any later amendments or modifications. To obtain a copy, contact the Steel Tank Institute, 944 Donata Court, Lake Zurich, IL 60047, (708) 438-8265, www.steeltank.com.

(3) If cathodic protection is being used to protect all or part of a UST system from corrosion, and the electric system energizing the cathodic protection has been off, unhooked, or damaged for more than ninety (90) days, the owner/operator must—

(A) Conduct an integrity test, documenting adequate tank shell integrity and thickness, as required in 10 CSR 26-2.021(3)(B); and

(4) If a cathodic protection system test indicates that the system is not operating properly or does not provide adequate protection, as defined by the testing method used, and the system is not repaired or does not pass a re-test within ninety (90) days, or if a required cathodic protection system test is not conducted, the owner/operator must comply with the requirements outlined in section (3) of this rule.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.105, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.032 Compatibility is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1242–1243). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current

practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) comment on this proposed amendment. Mr. Tracy Barth, MFA Oil Company, submitted the one (1) written comment below.

COMMENT #1: Mr. Tracy Barth, MFA Oil Company, commented that, as currently proposed, owners would have to have the integrity of any tank assessed prior to lining, repairing, or re-lining a tank. While that is the department's intention, the referenced regulation only defines how to assess a steel tank, but does not include a standard for assessing the integrity of a fiberglass-reinforced-plastic (FRP) tank. Mr. Barth requested clarification of the department's applicability of these requirements to FRP tanks.

RESPONSE: The department appreciates the concerns with the applicability to FRP tanks. As such, the department contacted the two (2) most commonly used FRP tank manufacturers to request input on lining their FRP tanks. Based on those discussions, the department has determined that, for FRP tanks, the manufacturer's requirements, rather than an industry standard, would be the appropriate regulatory requirement for lining an FRP tank. The revised language is included in the order of rulemaking for 10 CSR 26-2.021, the referenced rule. As such, no changes were made to this proposed amendment in response to this comment.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.033 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1243–1248). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of four (4) comments on this proposed amendment. Ms. Dorris Bender, City of Independence, provided one (1) written comment. In addition, the department received three (3) comments from Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Dorris Bender, City of Independence, provided a written comment that applies to both 10 CSR 26-2.021 and 10 CSR 26-2.033. Specifically, she questioned whether the intent of the change to 10 CSR 26-2.033, requiring linings for repair to be routinely inspected, is intended to apply to linings that were associated with the upgrade requirements found in 10 CSR 26-2.021. Her comment also requested an extended response time if that is the department's intent.

RESPONSE: No, the department is not considering "upgrades" as "repairs." If a system complies with any one of the upgrade options (the tank in her example already complies with 10 CSR 26-2.021(3)(B)), it is in compliance. The "repair" regulation is specifically intended to address a tank that was compromised (e.g., a hole, crack) and was repaired with a lining. In that latter example, the lining is necessary at the time of application to prevent a leak to the environment. No changes were made in response to this comment.

COMMENT #2: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), submitted a written comment noting an error. Specifically, she noted an erroneous regulation reference in subsection 10 CSR 26-2.033(2)(E). Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.043(1)(D).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking, and subsection 10 CSR 26-2.033(2)(E) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #3: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in paragraph 10 CSR 26-2.033(2)(E)2. Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.043(1)(B) and (E)–(I).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking, and paragraph 10 CSR 26-2.033(2)(E)2. is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in subsection 10 CSR 26-2.033(2)(G). Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.021(3)(A).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The originally included reference is a typographical error. The revised language as suggested by the comment is included in this order of rulemaking, and subsection 10 CSR 26-2.033(2)(G) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.033 Repairs Allowed

(2) The repairs must meet the following requirements:

(E) Repaired tanks and piping must be tightness tested in accordance with release detection methods listed in 10 CSR 26-2.043(1)(D) and 10 CSR 26-2.044(1)(B) within thirty (30) days following the date of the completion of the repair, except as provided in the following paragraphs:

1. The repaired tank is internally inspected in accordance with a code of practice developed by a nationally-recognized association or an independent testing laboratory;

2. The repaired portion of the UST system is monitored monthly for releases by one (1) of the release detection methods listed in 10 CSR 26-2.043(1)(B) and (E)–(I); or

3. Another test method is used that is determined by the department to be no less protective of human health and the environment than those listed in paragraphs (2)(E)1. and 2. of this rule;

(G) If a tank is repaired by installation of an interior lining, the lining must be properly maintained and inspected, in accordance with 10 CSR 26-2.021(3)(A), for the life of the tank; and

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.034 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1249–1250). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) written comment on this proposed amendment from the Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in paragraph 10 CSR 26-2.034(1)(B)3. Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.033(2)(H).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The revised language as suggested by the comment is included in this order of rulemaking, and paragraph 10 CSR 26-2.034(1)(B)3. is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.034 Reporting and Record Keeping

(1) Owners and operators of underground storage tank (UST) systems must cooperate fully with inspections, monitoring, and testing conducted by the department, or the department's authorized representative, as well as requests for document submission, testing, and monitoring by the owner or operator.

(B) Record Keeping. Owners and operators must maintain the following information:

1. A corrosion expert's analysis of site corrosion potential if corrosion protection equipment is not used (10 CSR 26-2.020(1)(A)4. and (1)(B)4.);

2. Documentation of operation of corrosion protection equipment (10 CSR 26-2.031);

3. Documentation of UST system repairs (10 CSR 26-2.033(2)(H));

4. Recent compliance with release detection requirements (10 CSR 26-2.045); and

5. Results of the site investigation conducted at permanent closure (10 CSR 26-2.064).

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105, 319.107, and 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.040 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1250–1251). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) written comment on this proposed amendment, submitted by Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in subsection 10 CSR 26-2.040(1)(C). Ms. Eighmey suggested that the reference should be to 10 CSR 26-2.043 in its entirety.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The revised language as suggested by the comment is included in this order of rulemaking, and subsection 10 CSR 26-2.040(1)(C) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.040 General Requirements for Release Detection for All Underground Storage Tank Systems

(1) Owners and operators of underground storage tank (UST) systems that are in use must use a method, or combination of methods, or release detection that—

(C) Meets the performance requirements for tanks in 10 CSR 26-2.043 or for piping in 10 CSR 26-2.044, with any performance claims and their manner of determination described in writing by the equipment manufacturer or installer. In addition, all release detection methods must be capable of detecting the leak rate or quantity specified for that tank method in 10 CSR 26-2.043 or piping method in 10 CSR 26-2.044 with a probability of detection of ninety-five percent (95%) and a probability of false alarm of five percent (5%).

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Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.041 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1251–1254). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of six (6) comments on this proposed amendment. Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, provided one (1) comment during her testimony during the public hearing, as well as three (3) written comments. Mr. Mike Thornburgh, Manager/Public & Government Affairs for QuikTrip Corporation, submitted two (2) written comments.

COMMENTS #1, #2, and #3: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted multiple errors with regulatory references.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The revised language as suggested by the comments is included in this order of rulemaking, and subsection 10 CSR 26-2.041(1)(A) is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #4: Ms. Eighmey stated in her testimony that PSTIF supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates PSTIF's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

COMMENT #5: QuikTrip Corporation submitted two (2) written comments on this proposed amendment. The first comment raised concerns with the "High-throughput facilities" threshold. They commented on the upfront cost of conversion to continuous in-tank leak detection. In addition, they stated that they believed that the five hundred thousand (500,000) gallon throughput would regulate more gas stations, rather than the truck stops that the department intended. As such, QuikTrip Corporation suggested that a more appropriate high-throughput threshold would be eight hundred thousand (800,000) gallons.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates QuikTrip Corporation's review and appreciates their providing additional information on their facility throughputs and costs. The revised language as suggested by the comments is included in this order of rulemaking, in section 10 CSR 26-2.041(2), and in the revised private cost and is printed below as the revised rule will be published in the *Code of State Regulations*.

COMMENT #6: QuikTrip Corporation submitted two (2) written comments on this proposed amendment. The second comment suggested an alternative interstitial monitoring mechanism. QuikTrip suggested that, since the interstitial monitoring intended by the department is continuous and electronic, the department should simply require continuous monitoring but only require records retention once per month.

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates QuikTrip Corporation's review and appreciates their comments. The revised language as suggested by the comments is included in this order of rulemaking, and subsection 10 CSR 26-2.041(2)(A) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.041 Requirements for Petroleum Underground Storage Tank Systems

(1) Owners and operators of petroleum underground storage tanks (UST) systems that are in use must provide release detection for tanks and piping as follows:

(A) Tanks. Tanks must be monitored at least every thirty (30) days for releases using one (1) of the methods listed in 10 CSR 26-2.043(1)(B)-(I), except that—

1. UST systems that meet new or upgraded standards in 10 CSR 26-2.020 or 10 CSR 26-2.021 and the monthly inventory control requirements in 10 CSR 26-2.043(1)(A) may use tank tightness testing (10 CSR 26-2.043(1)(D)) at least every five (5) years until December 22, 1998, or until ten (10) years after the tank is installed or upgraded under 10 CSR 26-2.021(3), whichever is later; and

2. Tanks with a capacity of five hundred fifty (550) gallons or less may use manual tank gauging (10 CSR 26-2.043(1)(C)); and

(2) High-throughput Facilities. In addition to the requirements outlined in section (1) of this rule, any owner of a tank or a multi-tank connected or manifolded system that dispenses more than eight hundred thousand (800,000) gallons of any regulated substance in one (1) calendar month must use at least one (1) of the following tank system release detection methods:

(A) Continuous, electronic interstitial monitoring for both tank and piping systems, in accordance with 10 CSR 26-2.043(1)(H), documenting passing readings at least once every thirty (30) days; or

(B) Vapor monitoring, including introduced chemical marker monitoring, approved by the National Work Group for Leak Detection Evaluations (NWGLDE) for the substance stored at least once every fifteen (15) days. To obtain copies of equipment certifications, contact the National Work Group for Leak Detection Evaluations, www.nwglde.org; or

(C) Continuous in-tank release detection, which must include continual reconciliation of tank system inventory. Standard statistical inventory control is not acceptable. The method used must meet criteria established by the National Work Group for Leak Detection Evaluations (NWGLDE) for continuous in-tank leak detection methods. To obtain copies of equipment certifications, contact the National Work Group for Leak Detection Evaluations, www.nwglde.org; or

(D) Another method approved by the department specifically for high-throughput UST systems.

REVISED PRIVATE COST: A one-time, aggregate cost of six hundred seventy-five thousand dollars (\$675,000) for equipment installation has been added to the original private cost estimate, which only included the estimated annual cost of sixty thousand five hundred dollars (\$60,500) for compliance with the proposed changes to the release detection requirements.

REVISED FISCAL NOTE

PRIVATE COST

I. RULE NUMBER

Rule Number and Name	
10 CSR 20-10.041 Requirements for Petroleum Underground Storage Tank Systems	
Type of Rulemaking	
Amendment	

II. SUMMARY OF FISCAL IMPACT

Classification by types of the business entities which would likely be affected:	Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
 Owners of high throughput underground storage tank systems High volume retail automotive fueling stations Truck stops Fleet operations Other owners and operators of underground storage tank systems 	•	\$675,000 one time cost plus \$60,500 annually

III. Worksheet

See calculations in Section IV below.

IV. Assumptions

The proposed amendment would change the monitoring requirements for high throughput facilities. Many facilities, like truck stops and trucking locations, have tank systems that rarely, if ever, stop running. While the regulations establish approved methods for checking a tank system monthly for leaks, many of these methods are not adequate for these facilities. As such, the department is proposing to to require these facilities to use a leak detection method that is appropriate for facilities that have high throughputs. While many of these facilities already use an appropriate method, for the remaining facilities, the least expensive way to comply with this proposed new requirement would cost approximately \$25 per month per tank.

The following assumptions were used for these calculations:

- At least 75 active facilities report themselves as "travel centers" or "truck stops." Per our inspection reports, there are approximately 35 facilities with 16 dispensers or more, likely indicating high throughput. For this calculation, we will use the higher estimate of high throughput facilities (75).
- We are estimating an average three tanks would qualify as high throughput at each.
- Upgrade of an existing monitoring system to a continuous monitoring system would require a \$25 per month per tank service contract.
- Many truck stops already use the continuous monitoring method or are conducting interstitial monitoring, another method for complying with the proposed amendment.
- For this calculation, we assumed all included systems (5% of the total tank facility population), though, would require an upgrade.

Final Order Fiscal Note change

- During the initial fiscal note development, when the department questioned the providers concerning upfront cost, the providers indicated the cost was "negligible." As such, the department did not include a one-time installation cost. During the public comment on this proposed rule amendment, QuikTrip Corporation provided new information on the upfront installation cost.
- Based on the new comment and the change in threshold, we believe that most travel centers will not require both gas and diesel system upgrades. As such, we are using the \$9,000 one time installation cost provided during the comment period by QuikTrip Corporation to amend this fiscal note.
- As such, the department is amending the fiscal note to also include a one time cost for installation.

Total cost for private sites to meet requirements of the amendments to rule 10 CSR 20-10.041:

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- 75 high through put facilities x 3 tanks per facility x \$300 (annual monitoring cost) = \$60,500 total annual cost for compliance with additional monitoring requirements
- 75 high through put facilities x \$9,000 (one time installation cost) = \$675,000 total one time installation cost for compliance with additional monitoring requirements- amendment to original fiscal note.

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Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.042 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1255). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) written comment on this proposed amendment from the Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in paragraph 10 CSR 26-2.042(2)(E)1. Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.043(1)(B)–(I).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The revised language as suggested by the comment is included in this order of rulemaking, and paragraph 10 CSR 26-2.042(2)(E)1. is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.042 Requirements for Hazardous Substance Underground Storage Tank Systems

(2) In addition, all in-use hazardous substance USTs must meet the following requirements:

(E) Other methods of release detection may be used if owners and operators—

1. Demonstrate to the department that an alternative method can detect a release of the stored substance as effectively as any of the methods allowed in 10 CSR 26-2.043(1)(B)-(I) can detect a release of petroleum;

2. Provide information to the department on effective corrective action technologies, health risks, and chemical and physical properties of the stored substance and the characteristics of the UST site; and

3. Obtain approval from the department to use the alternate release detection method before the installation and operation of the new UST system.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.043 Methods of Release Detection for Tanks is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1255–1257). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.043.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.044 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1257–1258). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the

regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) written comment on this proposed amendment from the Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in subsection 10 CSR 26-2.044(1)(C).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The revised language is included in this order of rulemaking, and subsection 10 CSR 26-2.044(1)(C) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.044 Methods of Release Detection for Piping

(1) Each method of release detection for piping used to meet the requirements of release detection for underground storage tanks (USTs) in 10 CSR 26-2.041 must be conducted in the following manner:

(C) Applicable Tank Methods. Any of the methods in 10 CSR 26-2.043(1)(B) and (F)–(I) may be used if they are designed to detect a release from any portion of the underground piping that routinely contains regulated substances; and

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.045 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1258–1259). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) written comment on this proposed amendment from the Missouri Petroleum Storage Tank Insurance Fund.

COMMENT #1: Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), noted an error. Specifically, she noted an erroneous regulation reference in subsection 10 CSR 26-2.045(1)(B). Ms. Eighmey questioned if the reference should be to 10 CSR 26-2.043(1)(D).

RESPONSE AND EXPLANATION OF CHANGE: The department appreciates PSTIF's review. The revised language as suggested by the comment is included in this order of rulemaking, and subsection 10 CSR 26-2.045(1)(B) is printed below as the revised rule will be published in the *Code of State Regulations*.

10 CSR 26-2.045 Release Detection Record Keeping

(1) All underground storage tank (UST) system owners and operators must maintain records in 10 CSR 26-2.034 demonstrating compliance with applicable release detection requirements in 10 CSR 26-2.040–10 CSR 26-2.045. These records must include the following:

(B) The results of any sampling, testing, or monitoring must be maintained for at least one (1) year, or for another reasonable period of time determined by the department, except that the results of tank tightness testing conducted in accordance with 10 CSR 26-2.043(1)(D) must be retained until the next test is conducted; and

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.109, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.050 Reporting of Suspected Releases is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1259). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.050.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.051 Investigation Due to Off-site Impacts is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1259–1260). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.051.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105 and 319.107, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.052 Release Investigation and Confirmation Steps is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1260). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.052.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.109, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.053 Reporting and Cleanup of Spills and Overfills is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1260–1261). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.053.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105, 319.107, and 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.060 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1265–1271). One correction was made to the authority section for this rule, so the authority section is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the

regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of one (1) comment on this proposed amendment, provided by Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund, during the public hearing. The second comment is a typographical error found by the department during a review of the *Missouri Register*.

COMMENT #1: Ms. Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF), stated in her testimony during the public hearing that PSTIF supports the adoption of the proposed amendments to out of use and permanent closure requirements and requested that the Missouri Hazardous Waste Management Commission adopt the amendment as proposed.

RESPONSE: The department appreciates PSTIF's comments in support of the adoption of the proposed amendment. No changes were made in response to this comment.

COMMENT #2: A typographical error was noted in the authority section. The authority should be sections 319.105, 319.107, and 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010. RESPONSE AND EXPLANATION OF CHANGE: The department has amended the authority section to include a citation to section 319.105 RSMo, not 319.015 RSMo.

10 CSR 26-2.060 Taking USTs Out of Use

AUTHORITY: sections 319.105, 319.107, and 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010. This rule originally filed as 10 CSR 20-10.070. Original rule filed April 2, 1990, effective Sept. 28, 1990. Moved and amended: Filed April 15, 2011.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.105, 319.107, and 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.061 Permanent Closure and Changes in Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1272). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received one (1) written comment on this proposed amendment from Mr. Tracy Barth, MFA Oil Company.

COMMENT #1: Mr. Tracy Barth, MFA Oil Company, requested in his written comments an explanation of the "stand-alone" tank reference.

RESPONSE: The department contacted MFA Oil Company and answered this question. The Underwriters Laboratories (UL) 1316 standard details what is required for a tank to be UL listed as a fiberglass-reinforced-plastic tank, not simply a fiberglass lining. The department is aware that many states are considering how to handle double-wall lining materials that may be structurally sound enough to function as a tank without requiring the steel tank for support. The department is simply providing its expectation should any lining ever become UL listed as a tank in the future. No changes were suggested and, as such, no changes were made in response to this comment.

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ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.062 Assessing the Site at Closure or Change in Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1272–1273). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.062.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.111, RSMo 2000, and sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.063 Applicability to Previously Closed Underground Storage Tank Systems is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1273–1274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.063.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.107 and 319.111, RSMo 2000, and section 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.064 Closure Records is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.064.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.070 Release Response and Corrective Action is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1261). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.070.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.109, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.071 Initial Release Response and Corrective Action is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1261–1262). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the

regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.071.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.072 Initial Abatement Measures and Investigation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1262). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.072.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.074 Initial Site Characterization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1262). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.074.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.075 Free-Product Removal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1262–1263). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.075.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.078 Investigations for Soil and Groundwater Cleanup is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1263–1264). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.078.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.111, RSMo 2000, and sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.080 Risk-Based Target Levels is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1265). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.080.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.082 Corrective Action Plan is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1264). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.082.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.109 and 319.137, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-2.083 Public Participation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1264–1265). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-2.083.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.090 Applicability is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1274–1275). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein, reflect current practices, equipment, industry standards, and help to better prevent releases into the environment.

The department received a total of one (1) written comment on this proposed amendment from Ms. Carol Eighmey, Executive Director, Missouri Petroleum Storage Tank Insurance Fund (PSTIF).

COMMENT #1: Ms. Eighmey stated in her testimony during the public hearing that PSTIF supports the adoption of the proposed amendments and requested that the Missouri Hazardous Waste Management Commission adopt the amendments as proposed.

RESPONSE: The department appreciates PSTIF's comments in support of the adoption of the proposed amendments. No changes were made in response to this comment.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.092 Definitions of Financial Responsibility Terms is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1275). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.092.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.093 Amount and Scope of Required Financial Responsibility is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1276). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.093.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.094 Allowable Mechanisms and Combinations of Mechanisms is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1276–1279). No changes have been made in the text of

the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.094.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.095 Financial Test of Self-Insurance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1279). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.095.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.096 Guarantee is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1279–1283). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.096.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.097 Insurance and Risk Retention Group Coverage is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1283–1286). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.097.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.098 Surety Bond is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1286–1289). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.098.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.099 Letter of Credit is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1289–1291). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.099.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, and section 319.129, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-3.101 Petroleum Storage Tank Insurance Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1291). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.101.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.102 Trust Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1291–1292). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.102.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.103 Standby Trust Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1292–1297). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.103.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.104 Substitution of Financial Assurance Mechanisms by Owner or Operator is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1297). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.104.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.105 Cancellation or Nonrenewal by a Provider of Financial Assurance is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1297–1298). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.105.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.106 Reporting by Owner or Operator is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1298). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.106.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, and section 319.129, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-3.107 Record Keeping is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1298–1301). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.107.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.108 Drawing on Financial Assurance Mechanisms is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1301–1303). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.108.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.109 Release From the Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1303). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.109.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, and section 319.129, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-3.110 Bankruptcy or Other Incapacity of Owner or Operator, or Provider of Financial Assurance **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1303–1304). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.110.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.111 Replenishment of Guarantees, Letters of Credit, or Surety Bonds is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1304). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.111.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.112 Local Government Bond Rating Test is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1304–1308). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.112.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.113 Local Government Financial Test is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1308–1311). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.113.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.114 Local Government Guarantee is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1311–1318). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.114.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 3—Underground Storage Tanks—Financial Responsibility

By the authority vested in the Hazardous Waste Management Commission under section 319.114, RSMo 2000, the commission amends a rule as follows:

10 CSR 26-3.115 Local Government Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1318–1320). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-3.115.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 4—Underground Storage Tanks—Administrative Penalties

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under sections 319.137 and 319.139, RSMo Supp. 2010, the commission amends a rule as follows:

10 CSR 26-4.080 Administrative Penalty Assessment is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1320). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

No comments were received, and no changes were made to the proposed amendment of 10 CSR 26-4.080.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 5—Aboveground Storage Tanks—Release Response

ORDER OF RULEMAKING

By the authority vested in the Director of the Missouri Department of Natural Resources under sections 260.500 and 260.520, RSMo 2000, the department amends a rule as follows:

10 CSR 26-5.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1320). One correction was made to the authority section for this rule, so the authority section is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

COMMENT: A department staff member noted that in the proposed amendment, the citation to section 644.026, RSMo, was removed by mistake. As these rules remain under the authority of the Missouri Clean Water Commission, the authority section should include a citation to the commission's rulemaking authority.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the comment and has amended the authority section to include a citation to section 644.026, RSMo.

10 CSR 26-5.010 Applicability and Definitions

AUTHORITY: section 319.137, RSMo Supp. 2010, and section 644.026, RSMo 2000. This rule originally filed as 10 CSR 20-15.010. Original rule filed Sept. 13, 2001, effective May 30, 2002. Moved and amended: Filed April 15, 2011.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 5—Aboveground Storage Tanks—Release Response

ORDER OF RULEMAKING

By the authority vested in the Director of the Missouri Department of Natural Resources under sections 260.500 and 260.520, RSMo 2000, the department amends a rule as follows:

10 CSR 26-5.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1320–1321). One correction was made to the authority section for this rule, so the authority section is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10,

Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

COMMENT: A department staff member noted that in the proposed amendment, the citation to section 644.026, RSMo, was removed by mistake. As these rules remain under the authority of the Missouri Clean Water Commission, the authority section should include a citation to the commission's rulemaking authority.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the comment and has amended the authority section to include a citation to section 644.026, RSMo.

10 CSR 26-5.020 Release Reporting and Initial Release Response Measures

AUTHORITY: section 319.137, RSMo Supp. 2010, and section 644.026, RSMo 2000. This rule originally filed as 10 CSR 20-15.020. Original rule filed Sept. 13, 2001, effective May 30, 2002. Moved and amended: Filed April 15, 2011.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 5—Aboveground Storage Tanks—Release Response

ORDER OF RULEMAKING

By the authority vested in the Director of the Missouri Department of Natural Resources under sections 260.500 and 260.520, RSMo 2000, the department amends a rule as follows:

10 CSR 26-5.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 16, 2011 (36 MoReg 1321–1322). One correction was made to the authority section for this rule, so the authority section is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held June 16, 2011, and the public comment period ended June 23, 2011. At the public hearing, the Department of Natural Resources testified that the amendments proposed to Title 10, Division 20 and additions proposed to Title 10, Division 26 of the *Code of State Regulations* would move the regulated underground storage tank regulations and above-ground storage tank release response regulations together to Title 10, Division 26. In addition, the proposed amendments would update the regulations to update the citations referenced therein.

COMMENT: A department staff member noted that in the proposed amendment, the citation to section 644.026, RSMo, was removed by mistake. As these rules remain under the authority of the Missouri Clean Water Commission, the authority section should include a citation to the commission's rulemaking authority.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the comment and has amended the authority section to include a citation to section 644.026, RSMo.

10 CSR 26-5.030 Site Characterization and Corrective Action

AUTHORITY: section 319.137, RSMo Supp. 2010, and section 644.026, RSMo 2000. This rule originally filed as 10 CSR 20-15.030. Original rule filed Sept. 13, 2001, effective May 30, 2002. Moved and amended: Filed April 15, 2011.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2245—Real Estate Appraisers Chapter 1—Organization and Description of Commission

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Appraisers Commission under section 339.507, RSMo Supp. 2010, and section 339.509, RSMo 2000, the commission amends a rule as follows:

20 CSR 2245-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1752). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The commission received one (1) comment on the proposed amendment.

COMMENT: Scott Shipman, with the Missouri Appraisers Advisory Council, suggested that the rule should indicate that the "version" of the USPAP that real estate appraisers are to adhere to shall be "the edition of the Uniform Standards of Professional Appraisal Practice published by the Appraisal Standards Board of the Appraisal Foundation that is in effect as of the date in which appraisal services were rendered." This would eliminate the need to update the rule with each new edition of the USPAP.

RESPONSE: The commission responded to Mr. Shipman that pursuant to section 536.031.4., RSMo, "The reference in the agency rules [to an item incorporated by reference] shall fully identify the incorporated material by publisher, address, and date." Therefore, no changes have been made to the rule as a result of this comment.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2245—Real Estate Appraisers Chapter 3—Applications for Certification and Licensure

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Appraisers Commission under section 339.509, RSMo 2000, and sections 339.515 and 339.517, RSMo Supp. 2010, the commission amends a rule as follows:

20 CSR 2245-3.010 Applications for Certification and Licensure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1752–1753). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The commission received one (1) comment on the proposed amendment.

COMMENT: Scott Shipman, with the Missouri Appraisers Advisory Council, suggested that the rule should indicate that the "version" of the USPAP that real estate appraisers are to adhere to shall be "the edition of the Uniform Standards of Professional Appraisal Practice published by the Appraisal Standards Board of the Appraisal Foundation that is in effect as of the date in which appraisal services were rendered." This would eliminate the need to update the rule with each new edition of the USPAP.

RESPONSE: The commission responded to Mr. Shipman that pursuant to section 536.031.4., RSMo, "The reference in the agency rules [to an item incorporated by reference] shall fully identify the incorporated material by publisher, address, and date." Therefore, no changes have been made to the rule as a result of this comment.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2245—Real Estate Appraisers Chapter 4—Certificates and Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Appraisers Commission under section 339.525.5, RSMo Supp. 2010, the commission amends a rule as follows:

20 CSR 2245-4.025 Inactive Status is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1753–1754). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2245—Real Estate Appraisers Chapter 6—Educational Requirements

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Appraisers Commission under sections 339.509(3) and (4), RSMo 2000, the commission amends a rule as follows:

20 CSR 2245-6.040 Case Study Courses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1756). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The commission received one (1) comment on the proposed amendment.

COMMENT: Scott Shipman, with the Missouri Appraisers Advisory Council, suggested that the rule should indicate that the "version" of the USPAP that real estate appraisers are to adhere to shall be "the edition of the Uniform Standards of Professional Appraisal Practice published by the Appraisal Standards Board of the Appraisal Foundation that is in effect as of the date in which appraisal services were rendered." This would eliminate the need to update the rule with each new edition of the USPAP.

RESPONSE: The commission responded to Mr. Shipman that pursuant to section 536.031.4., RSMo, "The reference in the agency rules [to an item incorporated by reference] shall fully identify the incorporated material by publisher, address, and date." Therefore, no changes have been made to the rule as a result of this comment.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2245—Real Estate Appraisers Chapter 8—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Appraisers Commission under sections 339.509 and 339.530, RSMo 2000, the commission amends a rule as follows:

20 CSR 2245-8.010 Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1756). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The commission received one (1) comment on the proposed amendment.

COMMENT: Scott Shipman, with the Missouri Appraisers Advisory Council, suggested that the rule should indicate that the "version" of the USPAP that real estate appraisers are to adhere to shall be "the edition of the Uniform Standards of Professional Appraisal Practice published by the Appraisal Standards Board of the Appraisal Foundation that is in effect as of the date in which appraisal services were rendered." This would eliminate the need to update the rule with each new edition of the USPAP.

RESPONSE: The commission responded to Mr. Shipman that pursuant to section 536.031.4., RSMo, "The reference in the agency rules [to an item incorporated by reference] shall fully identify the incorporated material by publisher, address, and date." Therefore, no changes have been made to the rule as a result of this comment.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION Division 2245—Real Estate Appraisers Chapter 8—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Appraisers Commission under sections 339.509 and 339.530, RSMo 2000, the commission amends a rule as follows:

20 CSR 2245-8.030 Instructor Approval is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2011 (36 MoReg 1756–1758). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The commission received one (1) comment on the proposed amendment.

COMMENT: Scott Shipman, with the Missouri Appraisers Advisory Council, suggested that the rule should indicate that the "version" of the USPAP that real estate appraisers are to adhere to shall be "the edition of the Uniform Standards of Professional Appraisal Practice published by the Appraisal Standards Board of the Appraisal Foundation that is in effect as of the date in which appraisal services were rendered." This would eliminate the need to update the rule with each new edition of the USPAP.

RESPONSE: The commission responded to Mr. Shipman that pursuant to section 536.031.4., RSMo, "The reference in the agency rules [to an item incorporated by reference] shall fully identify the incorporated material by publisher, address, and date." Therefore, no changes have been made to the rule as a result of this comment. Missouri Register

In Additions

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

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 10—Adjutant General Chapter 11—State Emergency Management Agency

IN ADDITION

The following public notice, FEMA-4012-DR-MO, regarding the flooding that occurred in Missouri during the period of June 1, 2011, to August 1, 2011, is issued by the Department of Homeland Security, Federal Emergency Management Agency Joint Field Office located in Columbia, Missouri. Pursuant to this declaration, federal funding is available to individuals, state and eligible local governments, and certain private non-profits on a cost-sharing basis in the designated jurisdictions. This public notice is published per federal regulation requirements found in Section 2(a)(4) of Executive Order 11988 and Section 2(b) of Executive Order 11990.

PUBLIC NOTICE FEMA-4012-DR-MO

The Department of Homeland Security, Federal Emergency Management Agency (FEMA) hereby gives notice to the public of its intent to reimburse State and local governments and agencies, and eligible private non-profit organizations for eligible costs incurred to repair and/or replace facilities damaged by severe storms, tornadoes and flooding occurring from June 1, 2011 to August 1, 2011. This notice applies to the Public Assistance (PA) and Hazard Mitigation Grant (HMGP) programs implemented under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 USC §§ 5121-5206.as amended.

Under a major disaster declaration (FEMA-4012-DR-MO) signed by the President on August 12, 2011the following counties in the State of Missouri have been designated adversely affected by the disaster and are eligible for PA only: Andrew County, Atchison County, Buchanan County, Carroll County, Cooper County, Holt County, Howard County, Lafayette County, Platte County, Ray County, and Saline County. All counties in the State of Missouri are eligible for HMGP.

The following counties are available for Individual Assistance: Andrew County, Atchison County, Buchanan County, Holt County, Lafayette County, and Platte County.

This public notice concerns public assistance activities that may affect historic properties, activities that are located in or affect wetland areas or the 100-Year Floodplain (areas determined to have a one percent probability of flooding in any given year), and critical actions within the 500-Year Floodplain. Such activities may adversely affect the historic property, floodplain or wetland, or may result in continuing vulnerability to flood damage.

Such activities may include restoring facilities located in a floodplain with eligible damage to pre-disaster condition. Examples of such activities include, but are not limited to, the following:

- 1. Non-emergency debris removal and disposal;
- 2. Non-emergency protective measures;
- 3. Repair/replacement of roads, including streets, culverts, and bridges;
- 4. Repair/replacement of public dams, reservoirs and channels;
- 5. Repair/replacement of public buildings and related equipment;
- 6. Repair/replacement of public water control facilities, pipes and distribution systems;
- 7. Repair/replacement of public utilities, including sewage treatment plants, sewers and electrical power distribution systems; and
- 8. Repair/replacement of eligible private, non-profit facilities (hospitals, educational centers, emergency and custodial care services, etc.).

The President's Executive Order 11988, Floodplain Management, and Executive Order 11990, Protection of Wetlands, requires that all Federal actions in or affecting the 100-Year floodplain or wetland areas be reviewed for opportunities to move the facility out of the floodplain or wetland and to reduce the risk of future damage or loss from flooding and minimize harms to wetlands. However, FEMA has determined that in certain situations, there are no alternatives to restoring an eligible facility located in the floodplain to its pre-disaster condition. These situations meet all of the following criteria:

- 1. The FEMA estimated cost of repairs is less than 50 percent of the estimated cost to replace the facility and the replacement cost of the facility is less than \$100,000.
- 2. The facility is not located in a floodway or coastal high hazard area.
- 3. The facility has not sustained structural damage in a previous presidentially declared flood disaster or emergency.
- 4. The facility is not defined as critical (e.g., hospital, generating plant, contains dangerous materials, emergency operation center, etc.).

FEMA will provide assistance to restore the facilities described above to their predisaster condition except when measures to mitigate the effects of future flooding may be incorporated into the restoration work. For example, insufficient waterway openings under culverts and bridges may cause water back up to wash out the structures. The water back up could wash out the facility and could damage other facilities in the area. Increasing the size of the waterway opening would mitigate, or lessen, the potential for this damage. Additional examples of mitigation measures include providing erosion protection at bridge abutments or levees, and extending entrance tubes on sewage lift stations.

Disaster assistance projects to restore facilities, which do not meet the criteria listed above, must undergo a detailed review. The review will include a study to determine if the facility can be moved out of the floodplain. The public is invited to participate in the review. The public may identify alternatives for restoring the facility and may participate in analyzing the impact of the alternatives on the facility and the floodplain. An address and phone number for obtaining information about specific assistance projects is provided at the end of this Notice. The final determination regarding the restoration of these facilities in a floodplain will be announced in future Public Notices.

Due to the urgent need for and/or use of the certain facilities in a floodplain, actions to restore the facility may have started before the Federal inspector visits the site. Some of these facilities may meet the criteria for a detailed review to determine if they should be relocated. Generally, facilities may be restored in their original location where at least one of the following conditions applies:

- 1. The facility, such as a flood control device or bridge, is functionally dependent on its floodplain location.
- 2. The facilities, such as a park or other open-use space, already represent sound floodplain management and, therefore, there is no need to change it.

- 3. The facility, such as a road or a utility, is an integral part of a larger network that could not be relocated economically.
- 4. Emergency action is needed to address a threat to public health and safety.

The effects of not relocating the facilities will be examined. In each case, the examination must show an overriding public need for the facility at its original location that clearly outweighed the requirements in the Executive Order to relocate the facility out of the floodplain. FEMA will also consult State and local officials to make certain that no actions taken will violate either State or local floodplain protection standards. The restoration of these facilities may also incorporate certain measures designed to mitigate the effects of future flooding. This will be the only Notice to the public concerning these facilities.

The National Historic Preservation Act requires federal agencies to take into account the effects of their undertakings on historic properties. Those actions or activities affecting buildings, structures, districts or objects 50 years or older or that affect archeological sites or undisturbed ground will require further review to determine if the property is eligible for listing in the National Register of Historic Places (Register). If the property is determined to be eligible for the Register, and FEMA's undertaking will adversely affect it, FEMA will provide additional public notices. For historic properties not adversely affected by FEMA's undertaking, this will be the only public notice.

FEMA also intends to provide Hazard Mitigation Grant Program (HMPG) funding under Section 404 of the Stafford Act to the State of Missouri for the purposes of mitigating future disaster damages. Hazard mitigation projects may involve the construction of a new facility (e.g., retention pond, or debris dam), modification of an existing undamaged facility (e.g., improving waterway openings of bridges or culverts), and the relocation of facilities out of the floodplain. Subsequent Notices will provide more specific information as project proposals are developed.

Information about assistance projects may be obtained by submitting a written request to the Regional Director, DHS-FEMA Region VII; 9221 Ward Parkway, Suite 300; Kansas City, MO 64114-3372. The information may also be obtained by calling: (816) 283-7060, between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday. Comments should be sent in writing to the Regional Director, at the above address, within 15 days of the date of publication of this notice.

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

NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively scheduled for November 23, 2011. These applications are available for public inspection at the address shown below.

Date Filed

Project Number: Project Name City (County) Cost, Description

10/12/11

#4702 HT: Cox Medical Center Springfield (Greene County) \$1,355,042, Replace Biplane Angiography

#4705 NT: Mountain View HealthcareMountain View (Howell County)\$1,500,000, Renovate/modernize & add 15 SNF beds to 90 bed SNF

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by November 14, 2011. All written requests and comments should be sent to—

Chairman Missouri Health Facilities Review Committee c/o Certificate of Need Program 3418 Knipp Drive, Suite F Post Office Box 570 Jefferson City, MO 65102

For additional information, contact Karla Houchins, (573) 751-6403.

November 1, 2011 Vol. 36, No. 21	Contra			Dep	ar	me		.151	REGISTE
	The following is a list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. In addition, this list includes contractor(s) that have agreed to placement on the list maintained by the Secretary of State pursuant to Section 290.330 as a part of the resolution of criminal charges of violating the Missouri Prevailing Wage Law. Under this statute, no public body shall award a contract for public works to any contractor or subcontractor, or simulation thereof, during the time that such contractor or subcontractor's name appears on this state debarment list maintained by the Secretary of State.	Law	<u>Debarment</u> <u>Period</u>	7/13/11 to 7/13/12	Contractors Agreeing to Placement on the Public Works Debarment List as Part of an Agreement Relating to Criminal Pleas	<u>Debarment</u> <u>Period</u>	7/13/11 to 12/1/12	7/13/11 to 12/1/12	
LCTORS PROJECTS	of violating the Misso Section 290.330, RS Secretary of State pu ge Law. Under this s in thereof, during the stary of State.	ıri Prevailing Wage	<u>Date of</u> Conviction	7/13/11	s Part of an Agreem	<u>Date of</u> Conviction			
STATUTORY LIST OF CONTRACTORS BARRED FROM PUBLIC WORKS PROJECTS	The following is a list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, a whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. In addition, this list includes contractor(s) that have agreed to placement on the list maintained by the Secretary of State pursuant to Section 290.330 a part of the resolution of criminal charges of violating the Missouri Prevailing Wage Law. Under this statute, no public body shall award a contract for public works to any contractor or subcontractor, or simulation thereof, during the time that such contractor or subcontractor's name appears on this state debarment list maintained by the Secretary of State.	Contractors Convicted of Violations of the Missouri Prevailing Wage Law	Address	4212 SE Saddlebrook Cir Lee's Summit, MO 64082	iic Works Debarment List as	Address	4212 SE Saddlebrook Cir Lee's Summit, MO 64082	4212 SE Saddlebrook Cir Lee's Summit, MO 64082	Carla Buschlost Director
STAT BARRED	ntractor(s) who have be a has been filed with the lave agreed to placemer ninal charges of violatii works to any contractor urs on this state debarme	Contractors Convicte	Name of Officers		Placement on the Pub	Name of Officers			day of August 2011. (
	The following is a list of co whose Notice of Conviction includes contractor(s) that 1 part of the resolution of crii award a contract for public subcontractor's name appea		Name of Contractor	Rycoblake Corp. Case No. 0916-CR03145 (Jackson County Cir. Ct.)	Contractors Agreeing to	Name of Contractor	Rycoblake Corp.	Gerald Chevalier	Dated this $\frac{2}{2}$ day of

November 1, 2011

Prevailing Wage Law, statute, no public body ractor or subcontractor Mr. Saxon W.	Ħ	9/2/2011-9/2/2012
te Missouri P . Under this y other contr imulation of	<u>Debarment</u> <u>Period</u>	1102/2/6
onvicted of violating the ection 290.330, RSMo action 290.330, RSMo M. Johnson, (2) to an I W. Johnson, (2) to an tor or (3) to any other s	Date of Conviction	1102/26
The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. Under this statute, no public body is permitted to award a contracty or indirectly, for public works (1) to Mr. Saxon W. Johnson, (2) to any other contractor or subcontractor that is owned, operated or controlled by Mr. Saxon W. Johnson including The Tile Doctor or (3) to any other simulation of Mr. Saxon W. Johnson or of The Tile Doctor for a period of one year, or until September 2, 2012.	Address	10724 Haskins Ct Shawnee Mission, KS 66210 Carla Buschjost, Director
The following is an addition to the list of contractor(s) who have been prosecuted a and whose Notice of Conviction has been filed with the Secretary of State pursuant is permitted to award a contract, directly or indirectly, for public works (1) to Mr. S that is owned, operated or controlled by Mr. Saxon W. Johnson including The Tile Johnson or of The Tile Doctor for a period of one year, or until September 2, 2012.	Name of Officers	
The following is an addition and whose Notice of Convict is permitted to award a contr that is owned, operated or co Johnson or of The Tile Dock	Name of Contractor	Saxon W. Johnson DBA The Tile Doctor Case No. 10CA-CR01318 Cass County Cir. Ct. Dated this <u>\3</u> day of September 2011

ADDITION TO STATUTORY LIST OF CONTRACTORS BARRED FROM PUBLIC WORKS PROJECTS

November 1, 2011 Vol. 36, No. 21 **Dissolutions**

Missouri Register

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to dissolutions@sos.mo.gov.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST ANTHONY'S LEASING & DEVELOPMENT CO.

On August 15, 2011, Anthony's Leasing & Development Co., a Missouri corporation ("Corporation") agreed to dissolve and wind up the Corporation.

The Corporation requests that all persons and organizations who have claims against it present those claims immediately by letter to Cynthia C. Bottini at Gallop, Johnson & Neuman, L.C., 101 South Hanley, Suite 1700, St. Louis, Missouri 63105. All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, whether the claim was secured, and, if so, the collateral used as security.

NOTE: BECAUSE OF THE DISSOLUTION AND WINDING UP OF ANTHONY'S LEASING & DEVELOPMENT CO., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO (2) YEARS AFTER NOVEMBER 1, 2011.

Cynthia C. Bottini, Authorized Representative

NOTICE OF DISSOLUTION TO ALL CREDITORS AND CLAIMANTS AGAINST SCHOETTLER MANOR HOMES, LLC

SCHOETTLER MANOR HOMES, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State on September 9, 2011. Any and all claims against SCHOETTLER MANOR HOMES, LLC may be sent to Roger M. Herman, Esq., c/o Rosenblum, Goldenhersh, Silverstein & Zafft, P.C., 7733 Forsyth, Fourth Floor Blvd., Clayton, Missouri 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against SCHOETTLER MANOR HOMES, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST LMI SERVICES, INC.

On September 21, 2011, LMI Services, Inc., a Missouri corporation ("Corporation") agreed to dissolve and wind up the Corporation.

The Corporation requests that all persons and organizations who have claims against it present those claims immediately by letter to John P. Walsh at Gallop, Johnson and Neuman, L.C., 101 South Hanley, Suite 1700, St. Louis, Missouri 63105. All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, whether the claim was secured, and, if so, the collateral used as security.

NOTE: BECAUSE OF THE DISSOLUTION AND WINDING UP OF LMI SERVICES, INC., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO (2) YEARS AFTER NOVEMBER 1, 2011.

John P. Walsh, Authorized Representative

NOTICE OF DISSOLUTION TO ALL CREDITORS AND CLAIMANTS AGAINST CHESTERFIELD RIDGE DEVELOPMENT COMPANY, L.L.C.

CHESTERFIELD RIDGE DEVELOPMENT COMPANY, L.L.C., a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State on September 16, 2011. Any and all claims against CHESTERFIELD RIDGE DEVELOPMENT COMPANY, L.L.C. may be sent to Roger M. Herman, Esq., c/o Rosenblum, Goldenhersh, Silverstein & Zafft, P.C., 7733 Forsyth, Fourth Floor Blvd., Clayton, Missouri 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against CHESTERFIELD RIDGE DEVELOPMENT COMPANY, L.L.C. will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST MASTERS RESIDENTIAL ROOFING, LLC

On September 14, 2011, MASTERS RESIDENTIAL ROOFING, LLC, a Missouri limited liability company ("Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date.

All persons and organizations must submit to Company, c/o C. Bradford Cantwell, Carnahan, Evans, Cantwell & Brown, P.C., 2805 S. Ingram Mill, Springfield, Missouri 65804, a written summary of any claims against Company, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim accrued (or will accrue); 4) brief description of the nature of the debt or the basis for the claim; and 5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last of filing or publication of this Notice.

Rule Changes Since Update to Code of State Regulations

November 1, 2011 Vol. 36, No. 21

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the month-ly 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—30 (2005) and 31 (2006). 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 state-ment of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
	OFFICE OF ADMINISTRATION				
1 CSR 10	State Officials' Salary Compensation Schedule	2			30 MoReg 2435 35 MoReg 1815
1 CSR 10-17.010	Commissioner of Administration		36 MoReg 1596	36 MoReg 2180	55 Workeg 1015
1 CSR 10-17.040	Commissioner of Administration		36 MoReg 1597	36 MoReg 2180	
1 CSR 10-17.050	Commissioner of Administration		36 MoReg 1601	36 MoReg 2180	
1 CSR 30-5.010	Division of Facilities Management, Design				
	and Construction		36 MoReg 1602	36 MoReg 2180	
1 CSR 30-7.010	Division of Facilities Management, Design		0	0	
	and Construction		36 MoReg 1604		
1 CSR 40-1.030	Purchasing and Materials Management		36 MoReg 1609	36 MoReg 2181	
1 CSR 40-1.050	Purchasing and Materials Management		36 MoReg 1609	36 MoReg 2181	
1 CSR 40-1.060	Purchasing and Materials Management		36 MoReg 1614	36 MoReg 2182	
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-2.020	Animal Health		36 MoReg 1981		
2 CSR 30-9.010	Animal Health	36 MoReg 1885	36 MoReg 1982		
2 CSR 30-9.020	Animal Health	36 MoReg 1887	36 MoReg 1984		
2 CSR 30-9.030	Animal Health	36 MoReg 1889	36 MoReg 1989		
2 CSR 30-9.040	Animal Health	20 110100 1000	36 MoReg 1802		
2 CSR 30-9.050	Animal Health		36 MoReg 1803		
2 CSR 30-9.100	Animal Health		36 MoReg 1806		
2 CSR 30-9.110	Animal Health		36 MoReg 1806		
2 CSR 70-45.005	Plant Industries	36 MoReg 2083	36 MoReg 2159		
2 CSR 80-2.190	State Milk Board	U	36 MoReg 1809		
2 CSR 90-10	Weights and Measures				36 MoReg 1762
2 CSR 90-10.001	Weights and Measures		36 MoReg 885		v
			36 MoReg 1741		
2 CSR 90-10.011	Weights and Measures		36 MoReg 885		
			36 MoReg 1741		
2 CSR 90-10.012	Weights and Measures		36 MoReg 886		
			36 MoReg 1742		
2 CSR 90-10.013	Weights and Measures		36 MoReg 887		
			36 MoReg 1743		
2 CSR 90-10.014	Weights and Measures		36 MoReg 889		
			36 MoReg 1745		
2 CSR 90-10.015	Weights and Measures		36 MoReg 890		
2 CGD 00 10 020	XX7 1 / 1 X		36 MoReg 1746		
2 CSR 90-10.020	Weights and Measures		36 MoReg 890		
2 COD 00 10 040			36 MoReg 1746		
2 CSR 90-10.040	Weights and Measures		36 MoReg 891		
2 CCD 00 10 0(0			36 MoReg 1747		
2 CSR 90-10.060	Weights and Measures		36 MoReg 892R 36 MoReg 1748R		
2 CSR 90-10.070	Weights and Measures		36 MoReg 892R		
2 CSK 90-10.0/0	weights and weasures		36 MoReg 1748R		
2 CSR 90-10.090	Weights and Measures		36 MoReg 892		
2 CON 90-10.090	mership and measures		36 MoReg 1748		
2 CSR 90-10.120	Weights and Measures		36 MoReg 892		
2 CON 70 10.120	mongino and monouros		36 MoReg 1748		
			50 mones 1/10		
	DEPARTMENT OF CONSERVATION				

Conservation Commissio

	DETAKIMENT OF CONSERVATION			
3 CSR 10-4.130	Conservation Commission	36 MoReg 1615	36 MoReg 1997	
3 CSR 10-5.205	Conservation Commission	36 MoReg 2159		
3 CSR 10-5.220	Conservation Commission	36 MoReg 2160		
3 CSR 10-6.415	Conservation Commission	36 MoReg 2160		
3 CSR 10-7.410	Conservation Commission	36 MoReg 2161		
3 CSR 10-7.431	Conservation Commission	36 MoReg 2161		
3 CSR 10-7.433	Conservation Commission	36 MoReg 2161		
3 CSR 10-7.440	Conservation Commission	N.A.	36 MoReg 2116	
3 CSR 10-7.455	Conservation Commission	36 MoReg 2161		36 MoReg 676
3 CSR 10-9.110	Conservation Commission	36 MoReg 2162		
3 CSR 10-10.744	Conservation Commission	36 MoReg 2163		
3 CSR 10-11.110	Conservation Commission	36 MoReg 2166		
3 CSR 10-11.115	Conservation Commission	36 MoReg 2166		
 3 CSR 10-11.125	Conservation Commission	36 MoReg 2166		
5 CSK 10-11.125	Conservation Commission	50 MOREg 2100		

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3 CSR 10-11.130	Conservation Commission	36 MoReg 2167		
3 CSR 10-11.140	Conservation Commission	36 MoReg 2167		
3 CSR 10-11.160 3 CSR 10-11.165	Conservation Commission Conservation Commission	36 MoReg 2168 36 MoReg 2168		
3 CSR 10-11.180	Conservation Commission	36 MoReg 2169		
3 CSR 10-11.185	Conservation Commission	36 MoReg 2170		
3 CSR 10-11.186 3 CSR 10-11.200	Conservation Commission Conservation Commission	36 MoReg 2171 36 MoReg 2171		
3 CSR 10-11.205	Conservation Commission	36 MoReg 2172		
3 CSR 10-11.215	Conservation Commission	36 MoReg 2172		
3 CSR 10-12.109 3 CSR 10-12.110	Conservation Commission Conservation Commission	36 MoReg 2173 36 MoReg 2173		
3 CSR 10-12.115	Conservation Commission	36 MoReg 2175		
3 CSR 10-12.125	Conservation Commission	36 MoReg 2174		
3 CSR 10-12.130 3 CSR 10-12.135	Conservation Commission Conservation Commission	36 MoReg 2175 36 MoReg 2175		
3 CSR 10-12.140	Conservation Commission	36 MoReg 2175		
3 CSR 10-12.145	Conservation Commission	36 MoReg 2176		
3 CSR 10-12.150	Conservation Commission	36 MoReg 2177		
4 CSR 240-2.010	DEPARTMENT OF ECONOMIC DEVELOPMENT Public Service Commission	36 MoReg 1039	36 MoReg 2047	
4 CSR 240-2.025	Public Service Commission	36 MoReg 1041	36 MoReg 2047	
4 CSR 240-2.030	Public Service Commission	36 MoReg 1041	36 MoReg 2048	
4 CSR 240-2.040 4 CSR 240-2.045	Public Service Commission Public Service Commission	36 MoReg 1044 36 MoReg 1044R	36 MoReg 2048 36 MoReg 2048R	
4 CSR 240-2.050	Public Service Commission	36 MoReg 1045	36 MoReg 2048	
4 CSR 240-2.060	Public Service Commission	36 MoReg 1045	36 MoReg 2048	
4 CSR 240-2.062 4 CSR 240-2.065	Public Service Commission Public Service Commission	36 MoReg 1046 36 MoReg 1051	36 MoReg 2049 36 MoReg 2050	
4 CSR 240-2.005 4 CSR 240-2.070	Public Service Commission	36 MoReg 1051	36 MoReg 2050	
4 CSR 240-2.075	Public Service Commission	36 MoReg 1053	36 MoReg 2051	
4 CSR 240-2.080 4 CSR 240-2.085	Public Service Commission Public Service Commission	36 MoReg 1054 36 MoReg 1056R	36 MoReg 2051 36 MoReg 2052R	
4 CSR 240-2.110	Public Service Commission	36 MoReg 1050K	36 MoReg 2052	
4 CSR 240-2.116	Public Service Commission	36 MoReg 1058	36 MoReg 2052	
4 CSR 240-2.125 4 CSR 240-2.130	Public Service Commission Public Service Commission	36 MoReg 1058 36 MoReg 1059	36 MoReg 2053 36 MoReg 2053	
4 CSR 240-2.130 4 CSR 240-2.135	Public Service Commission	36 MoReg 1059	36 MoReg 2053	
4 CSR 240-2.140	Public Service Commission	36 MoReg 1063	36 MoReg 2054	
4 CSR 240-2.160 4 CSR 240-2.180	Public Service Commission Public Service Commission	36 MoReg 1063 36 MoReg 1064	36 MoReg 2054 36 MoReg 2054	
4 CSR 240-2.180 4 CSR 240-4.020	Public Service Commission	This Issue	50 Moneg 2054	
	DEPARTMENT OF ELEMENTARY AND SECONDARY			
5 CSR 20-100.105 5 CSR 20-100.110	Division of Learning Services Division of Learning Services	36 MoReg 2087		36 MoReg 2120
5 CSK 20-100.110	(Changed from 5 CSR 50-200.010)			50 Workeg 2120
5 CSR 20-100.120	Division of Learning Services (Changed from 5 CSR 50-200.050)			36 MoReg 2120
5 CSR 20-100.130	Division of Learning Services			36 MoReg 2120
5 CSR 20-100.140	(Changed from 5 CSR 50-321.010) Division of Learning Services			36 MoReg 2120
5 CSR 20-100.160	(Changed from 5 CSR 50-321.020) Division of Learning Services			36 MoReg 2120
5 CSR 20-100.170	(Changed from 5 ČSR 50-340.050) Division of Learning Services			36 MoReg 2120
5 CSR 20-100.170	(Changed from 5 CSR 50-345.100)			C
	Division of Learning Services (Changed from 5 CSR 50-345.200)			36 MoReg 2120
5 CSR 20-100.190	Division of Learning Services (Changed from 5 CSR 50-345.300)			36 MoReg 2120
5 CSR 20-100.200	Division of Learning Services (Changed from 5 CSR 50-350.040)			36 MoReg 2120
5 CSR 20-100.210	Division of Learning Services (Changed from 5 CSR 50-355.100)			36 MoReg 2120
5 CSR 20-100.220	Division of Learning Services			36 MoReg 2120
5 CSR 20-100.230	(Changed from 5 CSR 50-380.020) Division of Learning Services			36 MoReg 2120
5 CSR 20-200.110	(Changed from 5 CSR 50-500.010) Division of Learning Services			36 MoReg 2121
5 CSR 20-200.120	(Changed from 5 CSR 60-90.010) Division of Learning Services			36 MoReg 2121
	(Changed from 5 CSR 60-95.010)			36 MoReg 2121
5 CSR 20-200.130	Division of Learning Services			50 WIORCE 2121
5 CSR 20-200.130 5 CSR 20-200.140	(Changed from 5 CSR 60-95.020)			-
5 CSR 20-200.140	(Changed from 5 ČSR 60-95.020) Division of Learning Services (Changed from 5 CSR 60-95.030)			36 MoReg 2121
	(Changed from 5 CSR 60-95.020) Division of Learning Services			-

Rule Changes Since Update

5 CSR 20-200.170		Emergency	Proposed	Order	In Addition
	Division of Learning Services				36 MoReg 2121
5 CSR 20-200.180	(Changed from 5 CSR 60-120.020) Division of Learning Services				36 MoReg 2121
5 CSR 20-200.190	(Changed from 5 CSR 60-120.050) Division of Learning Services				36 MoReg 2121
5 CSR 20-200.200	(Changed from 5 ČSR 60-120.070) Division of Learning Services				36 MoReg 2121
5 CSR 20-200.210	(<i>Changed from 5 CSR 50-865.400</i>) Division of Learning Services				36 MoReg 2121
	(Changed from 5 CSR 50-280.010)				_
5 CSR 20-200.220	Division of Learning Services (Changed from 5 CSR 50-300.010)				36 MoReg 2121
5 CSR 20-200.250	Division of Learning Services (Changed from 5 CSR 50-340.090)				36 MoReg 2121
5 CSR 20-200.260	Division of Learning Services (Changed from 5 CSR 50-375.100)				36 MoReg 2121
5 CSR 20-200.270	Division of Learning Services				36 MoReg 2121
5 CSR 20-300.110	(Changed from 5 CSR 60-120.080) Division of Learning Services				36 MoReg 2121
5 CSR 20-300.120	(Changed from 5 CSR 70-742.140) Division of Learning Services				36 MoReg 2122
5 CSR 20-300.130	(Changed from 5 CSR 70-742.141) Division of Learning Services				36 MoReg 2122
5 CSR 20-300.140	(Changed from 5 CSR 70-742.165) Division of Learning Services				36 MoReg 2122
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10 CSR 20-10.053	Clean Water Commission		36 MoReg 1260	This Issue	
10 CSR 20-10.060	(Changed to 10 CSR 26-2.053) Clean Water Commission		36 MoReg 1261	This Issue	
10 CSK 20-10.000	(Changed to 10 CSR 26-2.070)		50 Mokeg 1201	This issue	
10 CSR 20-10.061	Clean Water Commission		36 MoReg 1261	This Issue	
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10 CSR 20-10.062	Clean Water Commission		36 MoReg 1262	This Issue	
10 COD 20 10 0/2	(Changed to 10 CSR 26-2.072)		2014-12-12-12	TT1.'. T	
10 CSR 20-10.063	Clean Water Commission		36 MoReg 1262	This Issue	
10 CSR 20-10.064	(Changed to 10 CSR 26-2.074) Clean Water Commission		36 MoReg 1263	This Issue	
10 CSK 20-10.004	(Changed to 10 CSR 26-2.075)		50 Workeg 1205	This issue	
10 CSR 20-10.065	Clean Water Commission		36 MoReg 1263	This Issue	
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10 CSR 20-10.066	Clean Water Commission		36 MoReg 1264	This Issue	
10 COD 20 10 0/7	(Changed to 10 CSR 26-2.082)		26 M. D 1264		
10 CSR 20-10.067	Clean Water Commission (Changed to 10 CSR 26-2.083)		36 MoReg 1264	This Issue	
10 CSR 20-10.068	Clean Water Commission		36 MoReg 1265	This Issue	
10 CON 20-10.000	(Changed to 10 CSR 26-2.080)		50 MONES 1205	11115 155UC	
10 CSR 20-10.070	Clean Water Commission		36 MoReg 1265	This Issue	
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10 CSR 20-10.071	Clean Water Commission		36 MoReg 1272	This Issue	
10 CCD 20 10 072	(Changed to 10 CSR 26-2.061)		26 MaDas 1072	This Issue	
10 CSR 20-10.072	Clean Water Commission (Changed to 10 CSR 26-2.062)		36 MoReg 1273	This Issue	
10 CSR 20-10.073	Clean Water Commission		36 MoReg 1273	This Issue	
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10 CSR 20-11.090	(Changed to 10 CSR 26-2.064) Clean Water Commission		36 MoReg 1274	This Issue	
10 CSR 20-11.091	(Changed to 10 CSR 26-3.090) Clean Water Commission		36 MoReg 1275R	This IssueR	
10 CSR 20-11.092	Clean Water Commission		36 MoReg 1275	This Issue	
10 CSR 20-11.093	(Changed to 10 CSR 26-3.092) Clean Water Commission		36 MoReg 1276	This Issue	
10 CSR 20-11.094	(Changed to 10 CSR 26-3.093) Clean Water Commission		36 MoReg 1276	This Issue	
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10 CSR 20-11.095	Clean Water Commission (Changed to 10 CSR 26-3.095)		36 MoReg 1279	This Issue	
10 CSR 20-11.096	Clean Water Commission (Changed to 10 CSR 26-3.096)		36 MoReg 1280	This Issue	
10 CSR 20-11.097	Clean Water Commission		36 MoReg 1283	This Issue	
10 CSR 20-11.098	(Changed to 10 CSR 26-3.097) Clean Water Commission		36 MoReg 1286	This Issue	
10 CSR 20-11.099	(Changed to 10 CSR 26-3.098) Clean Water Commission		36 MoReg 1289	This Issue	
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10 CSR 20-11.101	Clean Water Commission (Changed to 10 CSR 26-3.101)		36 MoReg 1291	This Issue	
10 CSR 20-11.102	Clean Water Commission (Changed to 10 CSR 26-3.102)		36 MoReg 1291	This Issue	
10 CSR 20-11.103	Clean Water Commission		36 MoReg 1292	This Issue	
10 CSR 20-11.104	(Changed to 10 CSR 26-3.103) Clean Water Commission		36 MoReg 1297	This Issue	
10 CSR 20-11.105	(Changed to 10 CSR 26-3.104) Clean Water Commission		36 MoReg 1297	This Issue	
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10 CSR 20-11.106	Clean Water Commission (Changed to 10 CSR 26-3.106)		36 MoReg 1298	This Issue	
10 CSR 20-11.107	Clean Water Commission (Changed to 10 CSR 26-3.107)		36 MoReg 1298	This Issue	
10 CSR 20-11.108	Clean Water Commission		36 MoReg 1301	This Issue	
10 CSR 20-11.109	(Changed to 10 CSR 26-3.108) Clean Water Commission		36 MoReg 1303	This Issue	
10 CSR 20-11.110	(Changed to 10 CSR 26-3.109) Clean Water Commission		36 MoReg 1303	This Issue	
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10 CSR 20-11.111	Clean Water Commission (Changed to 10 CSR 26-3.111)		36 MoReg 1304	This Issue	
10 CSR 20-11.112	Clean Water Commission (Changed to 10 CSR 26-3.112)		36 MoReg 1304	This Issue	
10 CSR 20-11.113	Clean Water Commission		36 MoReg 1308	This Issue	
10 CSR 20-11.114	(Changed to 10 CSR 26-3.113) Clean Water Commission		36 MoReg 1311	This Issue	
10 CSR 20-11.115	(Changed to 10 CSR 26-3.114) Clean Water Commission		36 MoReg 1318	This Issue	
10 CSR 20-13.080	(Changed to 10 CSR 26-3.115)		-		
	Clean Water Commission (Changed to 10 CSR 26-4.080)		36 MoReg 1320	This Issue	
10 CSR 20-15.010	Clean Water Commission (Changed to 10 CSR 26-5.010)		36 MoReg 1320	This Issue	
10 CSR 20-15.020	Clean Water Commission		36 MoReg 1321	This Issue	
10 CSR 20-15.030	(Changed to 10 CSR 26-5.020) Clean Water Commission		36 MoReg 1321	This Issue	
10 CSR 23-1.050	(Changed to 10 CSR 26-5.030) Division of Geology and Land Survey		36 MoReg 2178		
10 CSR 25-3.260	Hazardous Waste Management Commission		36 MoReg 1322	This Issue	
10 CSR 25-4.261 10 CSR 25-5.262	Hazardous Waste Management Commission Hazardous Waste Management Commission		36 MoReg 1322 36 MoReg 1324	This Issue This Issue	
10 CSR 25-6.263	Hazardous Waste Management Commission		36 MoReg 1325	This Issue	
10 CSR 25-7.264	Hazardous Waste Management Commission		36 MoReg 1326	This Issue	
10 CSR 25-7.265	Hazardous Waste Management Commission		36 MoReg 1328	This Issue	
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10 CSR 25-11.279	Hazardous Waste Management Commission		36 MoReg 1339	This Issue	
10 CSR 25-13.010	Hazardous Waste Management Commission		36 MoReg 1341	This Issue	
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10 CSR 26-2.011	Petroleum and Hazardous Substance Storage Tan (Changed from 10 CSR 20-10.011)	nks	36 MoReg 1227	This Issue	
10 CSR 26-2.012	Petroleum and Hazardous Substance Storage Tan	iks	36 MoReg 1227	This Issue	
10 CSR 26-2.019	(Changed from 10 CSR 20-10.012) Petroleum and Hazardous Substance Storage Tan	iks	36 MoReg 1344	This Issue	
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10 CSR 26-2.022	(Changed from 10 CSR 20-10.021) Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSP 20 10 022)	6	36 MoReg 1240	This Issue	
10 CSR 26-2.030	(Changed from 10 CSR 20-10.022) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1241	This Issue	
10 CSR 26-2.031	(Changed from 10 CSR 20-10.030) Petroleum and Hazardous Substance Storage Tanks	3	36 MoReg 1241	This Issue	
10 CSR 26-2.032	(Changed from 10 CSR 20-10.031) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1242	This Issue	
10 CSR 26-2.033	(Changed from 10 CSR 20-10.032) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1243	This Issue	
10 CSR 26-2.034	(Changed from 10 CSR 20-10.033) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1249	This Issue	
10 CSR 26-2.040	(Changed from 10 CSR 20-10.034) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1250	This Issue	
10 CSR 26-2.041	(Changed from 10 CSR 20-10.040) Petroleum and Hazardous Substance Storage Tanks	5	36 MoReg 1251	This Issue	
10 CSR 26-2.042	(Changed from 10 CSR 20-10.041) Petroleum and Hazardous Substance Storage Tanks	5	36 MoReg 1255	This Issue	
10 CSR 26-2.043	(Changed from 10 CSR 20-10.042) Petroleum and Hazardous Substance Storage Tanks		36 MoReg 1255	This Issue	
10 CSR 26-2.044	(Changed from 10 CSR 20-10.043) Petroleum and Hazardous Substance Storage Tanks		36 MoReg 1258	This Issue	
10 CSR 26-2.045	(<i>Changed from 10 CSR 20-10.044</i>) Petroleum and Hazardous Substance Storage Tanks		36 MoReg 1258	This Issue	
10 CSR 26-2.049	(<i>Changed from 10 CSR 20-10.045</i>) Petroleum and Hazardous Substance Storage Tanks		36 MoReg 1259	This Issue	
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10 CSR 26-2.051	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.051)		36 MoReg 1259	This Issue	
10 CSR 26-2.052	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.052)		36 MoReg 1260	This Issue	
10 CSR 26-2.053	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.053)		36 MoReg 1260	This Issue	
10 CSR 26-2.060	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.070)	5	36 MoReg 1265	This Issue	
10 CSR 26-2.061	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.071)	3	36 MoReg 1272	This Issue	
10 CSR 26-2.062	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.072)	6	36 MoReg 1273	This Issue	
10 CSR 26-2.063	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.073)	5	36 MoReg 1273	This Issue	
10 CSR 26-2.064	Petroleum and Hazardous Substance Storage Tanks	3	36 MoReg 1274	This Issue	
10 CSR 26-2.070	(Changed from 10 CSR 20-10.074) Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-10.060)	6	36 MoReg 1261	This Issue	
10 CSR 26-2.071	Petroleum and Hazardous Substance Storage Tanks	3	36 MoReg 1261	This Issue	
10 CSR 26-2.072	(Changed from 10 CSR 20-10.061) Petroleum and Hazardous Substance Storage Tanks	5	36 MoReg 1262	This Issue	
10 CSR 26-2.074	(Changed from 10 CSR 20-10.062) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1262	This Issue	
10 CSR 26-2.075	(Changed from 10 CSR 20-10.063) Petroleum and Hazardous Substance Storage Tanks	3	36 MoReg 1263	This Issue	
10 CSR 26-2.078	(Changed from 10 CSR 20-10.064) Petroleum and Hazardous Substance Storage Tanks	6	36 MoReg 1263	This Issue	
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10 CSR 26-2.083	(Changed from 10 CSR 20-10.066) Petroleum and Hazardous Substance Storage Tanks		36 MoReg 1264	This Issue	
10 CSR 20-2.083	(<i>Changed from 10 CSR 20-10.067</i>) Petroleum and Hazardous Substance Storage Tanks		36 MoReg 1204	This Issue	
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10 CSR 26-3.092	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.092)		36 MoReg 1275	This Issue	
10 CSR 26-3.093	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.093)		36 MoReg 1276	This Issue	
10 CSR 26-3.094	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.094)		36 MoReg 1276	This Issue	
10 CSR 26-3.095	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.095)		36 MoReg 1279	This Issue	
10 CSR 26-3.096	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.096)		36 MoReg 1280	This Issue	
10 CSR 26-3.097	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.097)	3	36 MoReg 1283	This Issue	
10 CSR 26-3.098	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.098)	6	36 MoReg 1286	This Issue	
10 CSR 26-3.099	Petroleum and Hazardous Substance Storage Tanks (Changed from 10 CSR 20-11.099)	6	36 MoReg 1289	This Issue	
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10 CSR 26-3.104	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.104)		36 MoReg 1297	This Issue	
10 CSR 26-3.105	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.105)		36 MoReg 1297	This Issue	
10 CSR 26-3.106	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.106)		36 MoReg 1298	This Issue	
10 CSR 26-3.107	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.107)		36 MoReg 1298	This Issue	
10 CSR 26-3.108	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.108)		36 MoReg 1301	This Issue	
10 CSR 26-3.109	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.109)		36 MoReg 1303	This Issue	
10 CSR 26-3.110	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.110)		36 MoReg 1303	This Issue	
10 CSR 26-3.111	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.111)		36 MoReg 1304	This Issue	
10 CSR 26-3.112	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.112)		36 MoReg 1304	This Issue	
10 CSR 26-3.113	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.113)		36 MoReg 1308	This Issue	
10 CSR 26-3.114	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.114)		36 MoReg 1311	This Issue	
10 CSR 26-3.115	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-11.115)		36 MoReg 1318	This Issue	
10 CSR 26-4.080	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-13.080)		36 MoReg 1320	This Issue	
10 CSR 26-5.010	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-15.010)		36 MoReg 1320	This Issue	
10 CSR 26-5.020	Petroleum and Hazardous Substance Storage (Changed from 10 CSR 20-15.020)		36 MoReg 1321	This Issue	
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11 CSR 45-4.020	Missouri Gaming Commission	36 MoReg 1175	36 MoReg 2117	
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11 CSR 45-4.200	Missouri Gaming Commission	36 MoReg 1175	36 MoReg 2117	
11 CSR 45-4.500	Missouri Gaming Commission	36 MoReg 1176	36 MoReg 2118	
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11 CSR 45-4.510	Missouri Gaming Commission	36 MoReg 1176R	36 MoReg 2118R	
11 CSR 45-4.520	Missouri Gaming Commission	36 MoReg 1176R	36 MoReg 2118R	
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11 CSR 45-5.200	Missouri Gaming Commission	36 MoReg 1995		
11 CSR 45-5.400	Missouri Gaming Commission	36 MoReg 1176	36 MoReg 2118	
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11 CSR 45-5.410	Missouri Gaming Commission	36 MoReg 1177	36 MoReg 2118	
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11 CSR 45-17.050	Missouri Gaming Commission	36 MoReg 2102R		
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13 CSR 70-3.220	MO HealthNet Division		36 MoReg 1828		
13 CSR 70-10.016	MO HealthNet Division	This Issue	36 MoReg 1832		
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13 CSR 70-15.220	MO HealthNet Division	36 MoReg 1577	36 MoReg 1620		
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16 CSR 20-2.085	Missouri Local Government Employees' Retirement System (LAGERS)		This Issue		
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2 CSR 30-9.010 2 CSR 30-9.020	Animal Care Facilities Definitions Animal Care Facility Rules Governing Licensing, Fees, Reports, Record Keeping, Veterinary Care, Identification,	-		
2 CSR 30-9.030	and Holding Period Animal Care Facilities Minimum Standards of Operation and Transportation	-	-	
Plant Industries 2 CSR 70-45.005	Noxious Weed List	-	-	
Commissioner of H				
6 CSR 10-11.010	Nursing Education Incentive Program	.This Issue	Oct. 3, 2011	March 30, 2012
Department of Director Departme	Mental Health ent of Mental Health			
9 CSR 10-31.030	Intermediate Care Facility for the Mentally Retarded Federal Reimbursement Allowance	.36 MoReg 2083	Oct. 1, 2011	March 28, 2012
	Natural Resources			
Clean Water Comn 10 CSR 20-6.010	nission Construction and Operating Permits	.36 MoReg 1892	Oct. 31, 2011	April 27, 2012
Department of S MO HealthNet Div				
13 CSR 70-10.016	Global Per Diem Adjustments to Nursing Facility and HIV			
13 CSR 70-10.030	Nursing Facility Reimbursement Rates Prospective Reimbursement Plan for Nonstate-Operated Facilities for ICF/MR Services			
13 CSR 70-10.110 13 CSR 70-15.010	Nursing Facility Reimbursement Allowance Inpatient Hospital Services Reimbursement Plan; Outpatient	This Issue	Oct. 1, 2011	March 28, 2012
13 CSR 70-15.110 13 CSR 70-15.160	Hospital Services Reimbursement Methodology Federal Reimbursement Allowance (FRA) Prospective Outpatient Hospital Services Reimbursement			
13 CSR 70-15.220	Methodology Disproportionate Share Hospital Payments			
13 CSR 70-15.220 13 CSR 70-15.230	Supplemental Upper Payment Limit Methodology	•		
Missouri Board of	Health and Senior Services Nursing Home Administrators			
19 CSR 73-2.010 19 CSR 73-2.020	Definitions Procedures and Requirements for Licensure of Nursing Home Administrators	-	-	
19 CSR 73-2.022	Procedures and Requirements for Licensure of Residential Care and Assisted Living Administrators			
19 CSR 73-2.025 19 CSR 73-2.070	Licensure by Reciprocity	.36 MoReg 1518	May 15, 2011	Feb. 23, 2012
Missouri State Boa	Insurance, Financial Institutions and Profession rd of Accountancy	U		
Advisory Committe				
Committee for Prof	Fees	-	-	
State Board of Pha		.36 MoReg 1173	April 11, 2011	Jan. 18, 2012
20 CSR 2220-2.675	Standards of Operation/Licensure for Class L Veterinary Pharmacies	.36 MoReg 2084	Sept. 8, 2011	March 5, 2012

Executive Orders

Executive

Orders	Subject Matter	Filed Date	Publication
11-23	Extends Executive Order 11-20 until October 15, 2011, and extends		
	Executive Orders 11-06, 11-07, 11-08, 11-11, 11-14, and 11-18 until December 18, 2011	Sept.13, 2011	36 MoReg 2157
11-22	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies	July 26, 2011	36 MoReg 1979
11-21	Authorizes the Joplin Public School system to immediately begin to retrofit, equip, and furnish various buildings to house students during the 2011-2012 school year without requiring advertisements for bids	June 17, 2011	26 MoBog 1800
11-20	Extends certain terms of Executive Order 11-12 to help Missouri citizens	June 17, 2011	36 MoReg 1800
11-19	impacted by the Joplin tornado of April 22, 2011 Extends certain terms of Executive Orders 11-06, 11-07, 11-08, 11-10, 11-11.	June 17, 2011	36 MoReg 1798
11-18	11-13, 11-14, 11-15, 11-16, and 11-18 until September 15, 2011 Activates the state militia in response to flooding events occurring and	June 17, 2011	36 MoReg 1796
	threatening along the Missouri River	June 8, 2011	36 MoReg 1739
11-17	Establishes the State of Missouri Resource, Recovery & Rebuilding Center in the City of Joplin in response to a tornado that struck there on May 22, 2011	June 7, 2011	36 MoReg 1737
11-16	Authorizes the Joplin Public Schools to immediately begin to retrofit	Jule 7, 2011	50 Wolkey 1757
	and furnish warehouse and retail structures to house district programs displaced by the tornado and severe storms on May 22, 2011, without requiring advertisements for bids	June 3, 2011	36 MoReg 1735
11-15	Authorizes the Joplin Public School system to immediately rebuild,	June 5, 2011	50 Wokeg 1755
	restore, and/or renovate Emerson Elementary, Kelsey Norman Elementary, Old South Middle School, and Washington Education Center without	Lung 1, 2011	26 MaDag 1504
11-14	requiring advertisement for bids Activates the state militia in response to a tornado that hit the City of Joplin	June 1, 2011	36 MoReg 1594
	on May 22, 2011	May 26, 2011	36 MoReg 1592
11-13	Authorizes the Joplin Public Schools system to immediately begin rebuilding and replacing the materials for three of its buildings that were destroyed in a tornado that struck on May 22, 2011, without requiring advertisement		
11-12	for bids Orders the director of the Department of Insurance, Financial Institutions and	May 26, 2011	36 MoReg 1590
11-12	Professional Registration to temporarily waive, suspend, and/or modify any statute or regulation under his purview in order to best serve the interests of		
	those citizens affected by the tornado that hit the city of Joplin on May 22, 2011	May 26, 2011	36 MoReg 1587
11-11	Orders the director of revenue to issue duplicate or replacement license, nondriver license, certificate of motor vehicle ownership, number plate, or	May 20, 2011	50 Milling 1507
	tabs lost or destroyed as a result of the tornado that hit the city of Joplin and to waive all state fees and charges for such duplicate or replacement	May 26, 2011	36 MoReg 1585
11-10	Orders the Missouri Department of Health and Senior Services and the State Board of Pharmacy to temporarily waive certain rules and regulations to allow medical practitioners and pharmacists responding to the tornado and		
	severe storms in Joplin to best serve the interests of public health and safety	May 24, 2011	36 MoReg 1583
11-09	Extends Executive Orders 11-06, 11-07, and 11-08 through June 20, 2011	May 20, 2011	36 MoReg 1581
<u>11-08</u> 11-07	Activates the state militia in response to severe weather that began on April 22 Gives the director of the Department of Natural Resources the authority to		36 MoReg 1449
	temporarily suspend regulations in the aftermath of severe weather that begar on April 22	April 25, 2011	36 MoReg 1447
11-06	Declares a state of emergency for the state of Missouri and activates the Missouri State Emergency Operations Plan due to severe weather		
11-05	that began on April 22 Orders the Missouri Department of Transportation to assist local inrividiations	April 22, 2011	36 MoReg 1445
11-03	Orders the Missouri Department of Transportation to assist local jurisdictions counties that: 1) received record snowfalls; and 2) continuing snow clearance exceeds their capabilities		36 MoReg 883
11-04	Activates the state militia in response to severe weather that began on January 31, 2011	Jan. 31, 2011	36 MoReg 881
11-03	Declares a state of emergency exists in the state of Missouri and directs that the Missouri State Emergency Operations Plan be activated	Jan. 31, 2011	36 MoReg 879

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Orders	Subject Matter	Filed Date	Publication
11-02		Theu Date	1 ubileation
11-02	Extends the declaration of emergency contained in Executive Order 10-27 and the terms of Executive Order 11-01 through February 28, 2011	Jan. 28, 2011	36 MoReg 877
11-01	Gives the Director of the Department of Natural Resources the authority to temporarily suspend regulations in the aftermath of severe winter weather		
	that began on December 30	Jan. 4, 2011	36 MoReg 705
	<u>2010</u>		
10-27	Declares a state of emergency and directs the Missouri State Emergency		
	Operations Plan be activated due to severe weather that began	D 01 0010	
Emergency	on December 30 Proclaims an emergency declaration concerning the damage and structural	Dec. 31, 2010	36 MoReg 446
Declaration	integrity of the State Route A bridge over the Weldon Fork of the Thompson		
Declaration	River	Sept. 28, 2010	35 MoReg 1531
10-26	Designates members of the governor's staff to have supervisory authority over	<u> </u>	
	certain departments, divisions, and agencies	Sept. 24, 2010	35 MoReg 1529
10-25	Extends the declaration of emergency contained in Executive Order 10-22 for		
	the purpose of protecting the safety and welfare of our fellow Missourians	July 20, 2010	35 MoReg 1244
10-24	Creates the Code of Fair Practices for the Executive Branch of State		
-	Government and supersedes paragraph one of Executive Order 05-30	July 9, 2010	35 MoReg 1167
Emergency	Proclaims that an emergency exists concerning the damage and structural	L 1 2 2010	25 M D 11/0
Declaration	integrity of the U.S. Route 24 bridge over the Grand River	July 2, 2010	35 MoReg 1165
10-23	Activates the state militia in response to severe weather that began on June 12	June 23, 2010	35 MoReg 1078
10-22	Declares a state of emergency and directs the Missouri State Emergency Operations Plan be activated due to severe weather that began on June 12	June 21, 2010	25 MoDog 1076
10-21	Activates the Missouri State Emergency Operations Center	June 15, 2010	35 MoReg 1076 35 MoReg 1018
10-21	Establishes the Missouri Civil War Sesquicentennial Commission	April 2, 2010	35 MoReg 754
10-20	Amends Executive Order 09-17 to give the commissioner of the Office of	April 2, 2010	55 WORdg 754
10-17	Administration supervisory authority over the Transform Missouri Project	March 2, 2010	35 MoReg 637
10-18	Establishes the Children in Nature Challenge to challenge Missouri	March 2, 2010	55 Moleg 057
10 10	communities to take action to enhance children's education about nature,		
	and to increase children's opportunities to personally experience nature and		
	the outdoors	Feb. 26, 2010	35 MoReg 573
10-17	Establishes a Missouri Emancipation Day Commission to promote, consider,	,	
	and recommend appropriate activities for the annual recognition and		
	celebration of Emancipation Day	Feb. 2, 2010	35 MoReg 525
10-16	Transfers the scholarship portion of the A+ Schools Program from the		
	Missouri Department of Elementary and Secondary Education to the		
	Missouri Department of Higher Education	Jan. 29, 2010	35 MoReg 447
10-15	Transfers the Breath Alcohol Program from the Missouri Department of		
10.11	Transportation to the Missouri Department of Health and Senior Services	Jan. 29, 2010	35 MoReg 445
10-14	Designates members of the governor's staff to have supervisory authority over		25.14 D 442
10.12	certain departments, divisions, and agencies	Jan. 29, 2010	35 MoReg 443
10-13	Directs the Department of Social Services to disband the Missouri Task	Inc. 15, 2010	25 MaDag 264
10-12	Force on Youth Aging Out of Foster Care Rescinds Executive Orders 98-14, 95-21, 95-17, and 94-19 and terminates	Jan. 15, 2010	35 MoReg 364
10-12	the Governor's Commission on Driving While Intoxicated and Impaired		
	Driving	Jan. 15, 2010	35 MoReg 363
10-11	Rescinds Executive Order 05-41 and terminates the Governor's Advisory	Jall. 13, 2010	55 WOREg 505
10-11	Council for Veterans Affairs and assigns its duties to the Missouri		
	Veterans Commission	Jan. 15, 2010	35 MoReg 362
10-10	Rescinds Executive Order 01-08 and terminates the Personal Independence		20 milling 302
	Commission and assigns its duties to the Governor's Council on Disability	Jan. 15, 2010	35 MoReg 361
10-09	Rescinds Executive Orders 95-10, 96-11, and 98-13 and terminates the		
	Governor's Council on AIDS and transfers their duties to the Statewide		
	HIV/STD Prevention Community Planning Group within the Department		
	of Health and Senior Services	Jan. 15, 2010	35 MoReg 360
10-08	Rescinds Executive Order 04-07 and terminates the Missouri Commission		~~~~~
	on Patient Safety	Jan. 15, 2010	35 MoReg 358
10-07	Rescinds Executive Order 01-16 and terminates the Missouri Commission		
	on Intergovernmental Cooperation	Jan. 15, 2010	35 MoReg 357
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