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 of 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 1—OFFICE OF ADMINISTRATION Division 20—Personnel Advisory Board and Division of Personnel Chapter 1—Organization and Operation

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-1.040 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1861). The section with changes is 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.

EXPLANATION OF CHANGE: Upon further review and discussion of the proposed amendment, the board determined that requests for conflicting employment determinations should be directed to the Personnel Advisory Board rather than the director of personnel. Section (3) will be changed to specify that an employee or an appointing authority may request a determination of conflicting employment from the Personnel Advisory Board.

1 CSR 20-1.040 Merit System Service

(3) Conflicting Employment. No employee shall have conflicting employment while in a position subject to the provisions of the law.

Each division of service will establish a procedure regarding outside employment and other activities that could potentially be in conflict with the mission and objectives of the division of service or the state service. This procedure will require that employees inform management of outside employment and will include a provision whereby either the employee or the appointing authority may request a determination from the Personnel Advisory Board.

Title 1—OFFICE OF ADMINISTRATION Division 20—Personnel Advisory Board and Division of Personnel

Chapter 4—Appeals, Investigations, Hearings and Grievances

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-4.020 Grievance Procedures is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1861–1864). 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: No comments were received.

Title 1—OFFICE OF ADMINISTRATION Division 20—Personnel Advisory Board and Division of Personnel Chapter 5—Working Hours, Holidays and Leaves of Absence

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-5.010 Hours of Work and Holidays is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1865). 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: No comments were received.

Title 1—OFFICE OF ADMINISTRATION
Division 20—Personnel Advisory Board and Division of
Personnel
Chapter 5—Working Hours, Holidays and Leaves of
Absence

ORDER OF RULEMAKING

By the authority vested in the Personnel Advisory Board under section 36.070, RSMo 2000, the board amends a rule as follows:

1 CSR 20-5.020 Leaves of Absence is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1865–1868). 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: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director rescinds a rule as follows:

2 CSR 70-40.015 Standards For Treated Timber is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1561). No changes have been made in 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: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri Forest Products Association.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the current rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule rescission.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director adopts a rule as follows:

2 CSR 70-40.015 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1561–1562). 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: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri Forest Products Association, Houston Wood Treating and Universal Forest Products.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the cur-

rent rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule change.

COMMENT: Houston Wood Treating felt that standards for hard-wood species should be abolished. They felt that these standards put wood treaters at an unfair disadvantage, since most states do not have regulatory programs in place to monitor treated wood products sold in their respective states. They also stated that some out-of-state wood treating facilities treat hardwood species and sell those products into Missouri with total disregard for Missouri regulations and are allowed to go unregulated unless the retailer or consumer complains to the department. Finally, they felt that wood treaters should be allowed to simply put a disclaimer on their hardwood products stating that it does not conform to AWPA standards.

RESPONSE: The department feels that it would be unfair to not only the consumer but also the industry to drop retention and penetration standards for hardwood species. Companies that treat hardwood species already have an advantage over companies that only treat softwood species. Treaters of hardwood species are only required to meet 66% of current AWPA standards, whereas treaters of softwood species are obligated to meet 100% of current AWPA standards. In addition, the department has documented quite easily that it is possible for treaters to meet the hardwood requirements assuming the material has been allowed to dry adequately prior to treatment. For these reasons, the department feels that it would be prudent to maintain the current standards for hardwood species. The department also disagrees with the statement regarding out-of-state wood treaters having an unfair advantage. Any wood treating facility that sells their products into Missouri is obligated to have a producer's license and are required to follow the Missouri Treated Timber Law, just as in-state treaters are required to do. These products are routinely sampled at dealer locations to monitor compliance. In addition, based on dealer inspections conducted in the last year, the department feels that the vast majority of treated hardwood products are treated by facilities located within Missouri.

COMMENT: Universal Forest Products recommended that the department consider the following requests: 1) Consider replacing the reference to the 2001 AWPA Book of Standards with the verbiage "Current Book of AWPA Standards" or at the very least, make reference to the 2002 AWPA Book of Standards since there have been many changes to the books design since 2001, 2) Reference to the AWPA C-Standards should be reworded to make reference to the AWPA Use Category System since it was Universal's understanding that the C-Standards would be deleted from the AWPA Book of Standards in the near future, 3) Exempt peeler core landscape timbers from this requirement, assuming that companies agree to place a disclaimer statement on their tags stating that their product does not conform to AWPA standards and should not be used for structural purposes, 4) Consider removing the requirement that requires treaters of softwoods not listed in the AWPA Book of Standards to label their product with a disclaimer since this requirement is too broad, 5) Consider modifying tag requirements by removing point type size and label size restrictions.

RESPONSE AND EXPLANATION OF CHANGE: 1) Suggestion noted and reference to the 2001 AWPA Book of Standards will be changed to reference the 2002 AWPA Book of Standards, 2) Suggestion noted and reference to the AWPA C Standards will be changed to reference the AWPA Use Category System, 3) Suggestion noted and department agrees that an peeler core landscape timbers should be exempted from this requirement. The exemption will allow treaters to place a disclaimer on their product stating that peeler core landscape timbers are not treated to AWPA Standards and are not recommended for structural purposes, 4) Suggestion noted and although the department does not agree that the requirement should be eliminated, it does agree that the wording is a bit vague and will

reword the requirement to make reference to the Use Category System and will specify that products intended for ground contact purposes should include the statement not recommended for structural purposes, which will exempt above ground applications from being required to contain that verbiage, 5) Suggestion noted and department agrees that these specific requirements are incorrect and can be removed without changing the intent of the rule.

2 CSR 70-40.015 Standards For Treated Timber

- (1) The preservatives and preservative solution used shall meet the American Wood Preservers' Association (AWPA) Standard P-Preservative, as published in the 2002 AWPA Book of Standards, as incorporated by reference in this rule.
- (2) Standards for Treatment of Coniferous, Softwood Species. The requirements for retention and penetration of preservatives used shall not be less than the published 2002 *American Wood Preservers' Association Book of Standards*, as incorporated by reference in this rule, except that—
- (A) For ponderosa pine, red pine and southern yellow pine, the minimum net retention level of copper naphthenate shall be .055 pounds per cubic foot, copper as metal, for round poles and posts used as structural members. This section shall expire when use category standards are established by AWPA for these products;
- (B) Softwoods not listed in the AWPA Use Category Tables as treatable species shall be labeled "Does not conform to AWPA Standards." Furthermore, products that fall under this classification and are intended for ground contact use shall also include the statement, "Not recommended for structural purposes;"
- (C) Softwood peeler core landscape timbers shall be exempted from meeting AWPA standards, if treater puts tags on each individual timber that states the following, "Does not conform to AWPA standards, not recommended for structural purposes." Companies who fail to label these products with this disclaimer will be regulated based on AWPA standards.
- 1. All products as defined by this rule shall be labeled with a tag in accordance to the following requirements:
- A. Tags shall remain attached at each point of sale and may only be removed by the final purchaser;
- B. Each tag shall be placed on the surface of each product so that it is readily visible to the purchaser;
 - C. Each tag shall be legible;
 - D. Tags shall be constructed of water resistant material.
- (3) Standards for Treatment of Deciduous, Hardwood Species. The requirement for retention and penetration of preservatives used shall not be less than the published 2002 American Wood Preservers' Association Standards, as incorporated by reference in this rule, except that—
- (A) The minimum net retention for oil-borne pentachlorophenol in the treatment of hardwoods, other than white oak, shall be 0.20 pounds of active ingredient per cubic foot or equal to four (4.0) pounds of five percent (5%) solution. White oak shall be treated to refusal:
- (B) The minimum net retention for water borne copper chromated arsenate in the treatment of hardwoods other than white oak shall be 0.264 pounds of active ingredient. White oak shall be treated to refusal:
- (C) The minimum net retention for oil borne copper naphthenate in the treatment of hardwoods, other than white oak, shall be 0.033 pounds per cubic foot copper as metal. White oak shall be treated to refusal:
- (D) Effective March 30, 2003, all hardwoods, five inches (5") and greater in thickness and treated according to subsections (3)(A)–(C) or up to the levels of the AWPA Use Category Tables, shall be labeled with a tag as follows:

- 1. Hardwoods listed in the AWPA manual shall be labeled with a tag stating the percentage of AWPA ground contact or above ground contact retention level guaranteed and a statement of treatment to refusal for white oak. For example, a mixed bundle of white and red oak timbers, five inches (5") in thickness and greater, treated with a five percent (5%) solution of pentachlorophenol to 0.20 pounds of active ingredient per cubic foot, for ground contact, shall be tagged "Treated to 66% of AWPA Ground Contact Standards. White Oak Treated to Refusal." Furthermore, the same mixed bundle of white and red oak timbers, treated under the same conditions to 0.25 pounds of active ingredient per cubic foot could also be tagged, "Treated to 100% of AWPA Above Ground Contact Standards. White Oak Treated to Refusal:"
- 2. Hardwoods not listed in the AWPA Use Category Tables as treatable species shall be labeled "Does not conform to AWPA Standards." Furthermore, products that fall under this classification and are intended for ground contact use shall also include the statement, "Not recommended for structural purposes."
- 3. All products as defined by this rule shall be labeled with a tag in accordance to the following requirements:
- A. Tags shall remain attached at each point of sale and may only be removed by the final purchaser;
- B. Each tag shall be placed on the surface of each product so that it is readily visible to the purchaser;
 - C. Each tag shall be legible;
 - D. Tags shall be constructed of water resistant material.
- (4) Other Treatment Standards. All other standards for treatment of timber or timber products with preservatives not covered by 2 CSR 70-40.015 shall not be less than the published 2002 *American Wood Preservers' Association Book of Standards*, as incorporated by reference in this rule.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director rescinds a rule as follows:

2 CSR 70-40.025 Standards For Inspection, Sampling and Analysis is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1562). No changes have been made in 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: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri Forest Products Association.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the current rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule rescission.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director adopts a rule as follows:

2 CSR 70-40.025 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1563). 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: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri Forest Products Association, Universal Forest Products, Houston Wood Treating & Arneson Timber Company.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the current rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule change.

COMMENT: 1) Universal Forest Products felt that reference to 2001 Book of AWPA Standards should be replaced with a reference to the 2002 AWPA Book of Standards. 2) Universal Forest Products feels that the department should follow the guidelines established by the American Lumber Standards Committee (ALSC) of the U.S. Department of Commerce in regards to compliance requirements. 3) Also, felt that ten (10) samples was not a sufficient amount needed to make a determination of compliance.

RESPONSE AND EXPLANATION OF CHANGE: 1) Suggestion noted and verbiage will be changed to make reference to the 2002 AWPA Book of Standards. 2) The department contacted the ALSC and determined that there is no written policy that third party inspection agencies follow in regards to ALSC policy. A spokesperson for ALSC stated that inspection agencies use their own discretion regarding compliance maintenance. Timber Products Inspection, which is one of several third party inspection agencies, was contacted and stated that they required a ninety-five percent (95%) overall compliance rate for treating companies to maintain. 3) In response to the statement regarding insufficient sample numbers, it was determined by phone call that there was a misunderstanding by Universal regarding the term sample. The wording will be changed to clarify how many actual core samples will be taken for compliance determinations and under what circumstances these samples will be taken.

COMMENT: 1) Houston Wood Treating feels that the eighty percent (80%) compliance rate is unfair to treaters who treat hardwood products such as oak. 2) Also feels that some treaters could be unfairly biased due to the amount of treated inventory on hand at any one given time. 3) Finally, they feel that red oak and white oak species are difficult to differentiate, which can make treating oak ties difficult, not to mention the fact that inspectors could mistake white oak for red oak during sampling.

RESPONSE: 1) The department does not agree that an eighty percent (80%) compliance rate is unfair. On the contrary, treaters of hardwood species such as oak, have an advantage over treaters of softwood species, such as pine. Treaters of hardwood species are

only required to meet sixty-six percent (66%) of AWPA standards whereas treaters of pine are required to treat to one hundred percent (100%) of AWPA standards. 2) How many samples are taken during an inspection has always been at the inspector's discretion. Since many facilities vary on the amount of inventory on hand at any given time, it would be impossible for inspectors to take the exact number of samples at each treating facility. 3) On the contrary, it is relatively simple to tell the difference between red and white oak species. It can be difficult to identify prior to taking core samples, however, an individual core can easily be distinguished by looking at the wood cells. Open cells indicate a red oak species, closed cells indicate a white oak species.

COMMENT: Arneson Timber Company feels that an eighty percent (80%) compliance rate is too "inflexible" due to the fact that wood treating is not an exact science.

RESPONSE: The department has spent the last two (2) years offering assistance to treaters having problems meeting retention and penetration requirements as outlined in the law. Some companies have not put forth an effort to correct their deficiencies. Although many variables can affect how well wood accepts preservative, the department feels that the consumers of Missouri should be assured that they are purchasing quality treated wood products. This can only be done by maintaining a reasonable level of compliance among all wood treaters.

$2\ CSR\ 70\text{-}40.025$ Standards For Inspection, Sampling and Analysis

- (1) The standards for inspection procedures shall be in accordance with the American Wood Preservers' Association (AWPA) Standard M2-Inspection of Treated Timber Products as published in the 2002 AWPA Book of Standards, as incorporated by reference in this rule.
- (2) The standards for sampling and quality control procedures shall be in accordance with the published 2002 American Wood Preservers' Association, as incorporated by reference in this rule, except that—
- (A) Any core samples taken during an inspection shall consist of one (1) lot. A lot for inspection at the treating plant will normally be a retort charge. A lot for inspection at plant storage yards or at sales yards where the final purchase has not been made, shall be that material available at the time and place of inspection which contains products from any one (1) treating plant and shall contain only one (1) species and one (1) preservative treatment. Lumber, plywood and posts shall not be mixed in one (1) inspection lot;
- (B) The number of core samples taken during inspection of coniferous, softwood species shall be twenty (20) per lot. The samples shall be selected randomly from the lot being inspected;
- (C) The number of core samples taken during inspection of deciduous, hardwood species shall be eight (8) per lot. The samples shall be randomly selected from the lot being inspected;
- (D) Effective March 30, 2003 all treated timber producers will be required to maintain an eighty percent (80%) compliance rating. Samples will be taken from a minimum of two (2) units or bundles of treated material. No more than three (3) samples from separate lots will be taken during any inspection of an individual treating company's product. After ten (10) samples (twenty (20) cores per sample for softwood species, eight (8) cores per sample for hardwood species) have been taken from separate lots, compliance rates will be calculated. Every effort will be made to ensure that separate lots are sampled, however, if bundles are not marked with a lot number or if the treater is unsure of the lot number, samples will simply be taken from available material of the same dimensions, treated by the same treater with the same preservative. If a producer has three (3) or more stop sales based on either retention or penetration failures within these ten (10) samples, the producer will be contacted and informed that if an eighty percent (80%) compliance rating is not met

after an additional ten (10) samples (twenty (20) cores per sample for softwood species, eight (8) cores per sample for hardwood species) have been taken, the director or his/her representative will hold a hearing to determine if the producer's license should be suspended or revoked. If it is determined that the producer has not made a good faith effort to gain compliance, the director may suspend or revoke the license of the treated timber producer as provided under section 280.040, RSMo.

(3) The standards for methods of analysis for all type preservatives used shall be in accordance with the American Wood Preservers' Association (AWPA) Standard A-Analysis Methods, as published in the 2002 AWPA Book of Standards, as incorporated by reference in this rule.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director rescinds a rule as follows:

2 CSR 70-40.040 Branding of Treated Timber is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1563). No changes have been made in 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: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri Forest Products Association.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the current rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule rescission.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director adopts a rule as follows:

2 CSR 70-40.040 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1563–1564). 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: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri

Forest Products Association, Universal Forest Products, Houston Wood Treating & Massie's Pole Yard.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the current rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule change.

COMMENT: Universal Forest Products feels that wood treating companies should have the option of putting either the net retention guaranteed or indicating the end use of the product on the label.

RESPONSE AND EXPLANATION OF CHANGE: Suggestion noted and a change will be made in the wording of this rule to allow both options to be considered.

COMMENT: Houston Wood Treating & Massie's Pole Yard stated that hammerstamping dimensional lumber should be allowed as opposed to requiring tags.

RESPONSE AND EXPLANATION OF CHANGE: Suggestion noted and a change will be made in the wording of the rule to allow both hammerstamping and tagging on dimensional lumber.

2 CSR 70-40.040 Branding of Treated Timber

- (1) All treated timber, as defined in section 280.010, RSMo 2000, two inches (2") thick and over shall be branded clearly and with reasonable permanency by one (1) of the following methods before being sold or offered for sale in the state of Missouri:
 - (A) Hammerstamp branding;
 - (B) Water-proof labels;
 - (C) Ink-stamp branding.
- (5) Labels or ink stamps must possess the following requirements:
 - (A) Name and address of treater;
 - (B) Type of preservative used;
 - (C) Retention level and/or end use.

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 40—Missouri Treated Timber Products Law Rules

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 280.050, RSMo 2000, the director withdraws a rule as follows:

2 CSR 70-40.045 Tagging Requirements for Peeler Core Landscape Timbers is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1564). This proposed rule is withdrawn.

SUMMARY OF COMMENTS: Comments were accepted from September 17 through October 17, 2002. The Forest Resources Program Coordinator received a written comment from the Missouri Forest Products Association and Universal Forest Products.

COMMENT: The Missouri Forest Products Association supports the rule changes drafted by the department. They felt that the current rule needed to be updated to correct contradictions in wording and to reflect current AWPA standards.

RESPONSE: The department is grateful to the Missouri Forest Products Association for offering their support of this rule change.

COMMENT: Universal Forest Products stated that this rule could be and should be included in 2 CSR 70-40.015 as an exception to the rule to prevent contradiction.

RESPONSE: The department agrees with Universal Forest Products that this rule could simply be included in 2 CSR 70-40.015 and as a result, the director is withdrawing this rulemaking.

Title 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 5—Wildlife Code: Permits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-5.420 is amended.

This amendment relates to hunting seasons and limits and is excepted by section 536.021, RSMo from the requirement for filing as a proposed rule.

The Department of Conservation amended 3 CSR 10-5.420 by establishing hunting season provisions for those eligible to obtain a youth deer and turkey hunting permit.

3 CSR 10-5.420 Youth Deer and Turkey Hunting Permit

PURPOSE: This rule establishes a minimum age and increases the maximum age for those eligible to obtain a youth deer and turkey hunting permit.

To pursue, take, possess and transport one (1) deer of either sex statewide, during the firearms deer hunting seasons except that only an antlerless deer may be taken in seasons open only to antlerless deer; one (1) male turkey or turkey with visible beard during the spring turkey hunting season; and one (1) turkey of either sex during the fall firearms turkey hunting season; only by persons at least six (6) and under sixteen (16) years of age who are hunting in the immediate presence of a properly licensed adult hunter who has in his/her possession a valid hunter education certificate card. Fee: fifteen dollars (\$15).

SUMMARY OF COMMENTS: Seasons and limits are excepted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment filed January 8, 2003, effective March 1, 2003.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 30—Division of Administrative and Financial Services Chapter 4—General Administration

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 165.121, 167.201 and 178.430, RSMo 2000, the board rescinds a rule as follows:

5 CSR 30-4.030 Audit Policy and Requirements is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1937). No changes have been made in the proposed rescis-

sion, 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: No comments were received.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 30—Division of Administrative and Financial Services

Chapter 4—General Administration

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 160.405, 165.121, 167.201 and 178.430, RSMo 2000 and 161.092, RSMo Supp. 2002, the board adopts a rule as follows:

5 CSR 30-4.030 Audit Policy and Requirements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1938–1940). 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 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011, 168.021, 168.405 and 168.409, RSMo 2000 and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.200 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1689–1690). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. The section with changes is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the chapter name and the wording in section (2) which is reprinted for clarity.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally

handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium

Chapter 800—Educator Certification 5 CSR 80-800.200 Application for Certificate of License to Teach

(2) Applications for a Missouri certificate of license to teach shall be submitted on the forms provided by the State Board of Education (the board) and may be obtained by writing the Educator Certification Section of the Department of Elementary and Secondary Education (DESE) at PO Box 480, Jefferson City, MO 65102 or downloading from the Internet.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011, 168.021, 168.405 and 168.409, RSMo 2000 and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.220 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1690–1691). The section with the changes is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The board received seventeen (17) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the chapter name and the wording in section (2) which is reprinted for clarity.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium.

COMMENT: One (1) comment requested a change in the requirement for special education administrator.

RESPONSE: That portion of the rule addressing the certification requirements for a special education administrator was not amended in the notice of proposed rulemaking and cannot be addressed in this order.

Chapter 800—Educator Certification

5 CSR 80-800.220 Application for Certificate of License to Teach for Administrators

(2) Applications for an administrator Missouri certificate of license to teach shall be submitted on the forms provided by the board and may be obtained by writing the Educator Certification Section of the Department of Elementary and Secondary Education (DESE) at PO Box 480, Jefferson City, MO 65102 or by downloading from the Internet.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011 and 168.021, RSMo 2000 and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.230 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1691–1693). 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: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the chapter name and the wording in section (2) which is reprinted for clarity.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the change in the wording will be made in the compendium and section (1) with sections (13) and (27) being deleted and sections (14) – (28) being renumbered. Those changes are reprinted here for clarity.

Chapter 800—Educator Certification 5 CSR 80-800.230 Application for a Student Services Certificate of License to Teach

- (1) An applicant for a student services certificate of license to teach may be granted in the following areas subject to the specific certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule and the criteria established in the rules promulgated by the State Board of Education (the board), to an individual who possesses good moral character:
 - (B) School Psychological Services Personnel:
 - 1. School psychological examiner, grades K-12; and/or
 - 2. School psychologist, grades K-12; and/or
 - (C) Vocational Services Personnel:
 - 1. Vocational adult education supervisor;
 - 2. Post-secondary vocational counselor (excluding K-12);
 - 3. Placement coordinator; and/or
 - 4. Vocational evaluator.
- (2) Applications for a student services Missouri certificate of license to teach shall be submitted on the forms provided by the board and may be obtained by writing the Educator Certification Section of the Department of Elementary and Secondary Education (DESE) at PO Box 480, Jefferson City, MO 65102 or by downloading from the Internet.
- (13) Additional certificates of license to teach may be granted pursuant to rules promulgated by the board.
- (14) An applicant for a Missouri student services certificate of license to teach who possesses a valid certificate of license to teach from another state closely aligned to a current certification area approved by the board; possesses good moral character but does not possess five (5) years teaching experience in the same school district in the curriculum area and approximate grade levels in another state may be granted a Missouri certificate of license to teach.
- (A) The applicant must achieve a score equal to or in excess of the qualifying score on the exit assessment(s), not to include the principles of learning and teaching, as defined in the rules promulgated by the board. The official score report shall be submitted to DESE.
- (B) The applicant shall request that each state or United States territory regulatory entity in which a professional license including a certificate of license to teach is held or has ever been held to submit verification of certification or licensure directly to DESE, including information regarding any disciplinary action.
- (C) The applicant shall submit two (2) full sets of fingerprints on cards provided by the board.
- 1. The applicant is responsible for the payment of any fees required by the Missouri Highway Patrol and/or FBI.
- 2. For the purpose of this rule, the fingerprint cards shall be completed by any law enforcement agency and sent directly to DESE.
- (15) An applicant for a Missouri student services certificate of license to teach who possesses a valid certificate of license to teach from another state, possesses good moral character and has five (5) years teaching experience in the same school district in the curriculum area and approximate grade levels in another state may be granted a Missouri student services certificate of license to teach upon completion of the following:
- (A) Five (5) years teaching experience in Missouri public schools; and
- (B) Submission of two (2) full sets of fingerprints on cards provided by the board.
- 1. The applicant is responsible for the payment of any fees required by the Missouri Highway Patrol and/or FBI.
- 2. For the purposes of this rule, the fingerprint cards shall be completed by any law enforcement agency and sent directly to DESE.

- (16) Following review by DESE, the applicant shall be informed in writing of the decision regarding the application for a certificate of license to teach.
- (17) A student services certificate of license to teach may be issued for a school counselor, school psychological examiner and/or school psychologist for a period of five (5) years and may be renewed an unlimited number of times. The requirements for renewal are as follows:
- (A) Written request for renewal of the certificate of license to teach;
- (B) Verification of two (2) years experience as a school counselor, school psychological examiner, or school psychologist in a school setting;
- (C) Documentation of attendance at three (3) professional workshops totaling fifteen (15) clock hours approved by DESE; and
- (D) Submission of an official transcript showing six (6) semester hours appropriate to school counselors, school psychological examiners, or school psychologists from a state-approved college or university; or documentation verifying ninety (90) clock hours of professional workshops/in-services appropriate for school counselors, school psychological examiners, or school psychologists.
- (18) A student services certificate of license to teach may be issued for an advanced school counselor for a period of ten (10) years and may be renewed an unlimited number of times. The requirements for renewal are as follows:
- (A) Written request for renewal of the certificate of license to teach;
- (B) Verification of two (2) years experience as a school counselor in school setting;
- (C) Documentation of attendance at three (3) professional workshops totaling fifteen (15) clock hours approved by DESE; and
- (D) Submission of an official transcript showing six (6) semester hours appropriate to counselors from a state-approved college or university appropriate to school counselors or documentation verifying ninety (90) clock hours of professional workshops/in-services appropriate for school counselors.
- (19) If a school counselor, advanced school counselor, school psychological examiner, and/or school psychologist seeks to renew their student services certificate of license to teach, however, the individual has not been employed in a school setting, the individual must submit the following:
- (A) Written request for renewal of the certificate of license to teach; and
- (B) Submission of an official transcript showing eight (8) semester hours appropriate to school counselors, school psychological examiners, or school psychologists from a state-approved college or university.
- (20) A student services certificate of license to teach may be issued for a vocational adult education supervisor, for a period of five (5) years and may be renewed once by meeting the following criteria:
- (A) Completion of a planned program of graduate credit focused upon general and vocational administration from a state-approved college or university to prepare vocational adult education supervisors. The planned program shall include a minimum of fifteen (15) hours of approved graduate credit, which meet the competencies identified for the certificate of license to teach;
- (B) Confirmed attendance at three (3) vocational education conferences:
- (C) Participation in workshops and/or seminars on general or vocational education administration, instructional leadership activities, or curriculum development totaling at least fifteen (15) clock hours; and
- (D) Participation in one (1) accreditation-evaluation of schools by the North Central Association or DESE evaluation teams.

- (21) A ten (10)-year student services certificate of license to teach as a vocational adult education supervisor may be issued to the individual meeting the criteria for the five (5)-year certificate and the following additional criteria:
- (A) Confirmed attendance at eight (8) vocational education conferences;
- (B) Participation in workshops and/or seminars on general or vocational education administration, instructional leadership activities, or curriculum development totaling at least fifteen (15) clock hours; and
- (C) Participation in one (1) accreditation-evaluation of schools by the North Central Association or DESE evaluation teams.
- (22) The ten (10)-year student services certificate of license to teach as a vocational adult education supervisor may be renewed an unlimited number of times by the individual meeting the following criteria:
- (A) Possession of five (5) years experience in school supervision during the previous ten (10) years;
- (B) Confirmed attendance at eight (8) vocational education conferences;
- (C) Participation in workshops and/or seminars on general or vocational education administration, instructional leadership activities, or curriculum development totaling at least fifteen (15) clock hours:
- (D) Participation in one (1) accreditation-evaluation of schools by the North Central Association or DESE evaluation teams; and
- (E) Completion of two (2) graduate semester hours related to adult vocational education.
- (23) A nonrenewable student services certificate of license to teach may be issued for a post-secondary vocational counselor for a period of five (5) years. A ten (10)-year student services certificate of license to teach as a post-secondary vocational counselor may be issued and renewed an unlimited number of times by the individual meeting the criteria for the five (5)-year certificate and the following additional criteria:
- (A) Possession of two (2) years out of the previous five (5) years experience in counseling at the post-secondary level;
- (B) Successful completion of a course in vocational education (if not taken as part of the individual's master's or higher level program);
- (C) Confirmed attendance at eight (8) vocational education conferences: and
 - (D) Completion of one (1) of the following requirements:
- 1. Attendance at eight (8) professional workshops/seminars totaling fifteen (15) clock hours, appropriate for post-secondary counselors servicing individuals enrolled in vocational education; or
- 2. Completion of six (6) hours of graduate credit appropriate for post-secondary counselors.
- (24) A nonrenewable student services certificate of license to teach may be issued for a placement coordinator for a period of five (5) years. A ten (10)-year student services certificate of license to teach as a placement coordinator may be issued and renewed an unlimited number of times by the individual meeting the criteria for the five (5)-year certificate and the following additional criteria:
- (A) Possession of a Missouri certificate of license to teach as a counselor or in a vocational-technical area;
- (B) Possession of two (2) years out of the previous five (5) years experience as a placement coordinator;
- (C) Successful completion of a course in vocational education (if not taken as part of the individual's master's or higher level program); and
- (D) Confirmed attendance at eight (8) vocational education conferences.
- (25) A nonrenewable student services certificate of license to teach may be issued for a vocational evaluator for a period of five (5) years. A ten (10)-year student services certificate of license to teach as a

vocational evaluator may be issued and renewed an unlimited number of times by the individual meeting the criteria for the five (5)-year certificate and the following additional criteria:

- (A) Completion of two (2) years full-time employment as a vocational evaluator;
 - (B) Completion of the following course work:
 - 1. Standardized testing;
 - 2. Occupational information or job analysis; and
- 3. Two (2) courses with a primary focus in at least one (1) of the following content areas:
- A. Philosophy and process of vocational evaluation and assessment;
 - B. Individualized vocational evaluation planning;
- C. Vocational evaluation report development and communication;
 - D. Work samples and systems;
 - E. Situational and community-based assessment;
 - F. Behavioral observation;
 - G. Functional aspects of disability;
 - H. Vocational interviewing;
 - I. Assessment of learning;
 - J. Functional skills assessment; and/or
 - K. Modifications and accommodations.
- (26) The holder of a student services certificate of license to teach shall ensure that DESE has their current legal name and address.
- (A) A holder of a student services certificate of license to teach whose name is changed by marriage or court order shall notify DESE within ninety (90) days of the name change and provide a copy of the appropriate documents verifying the name change.
- (B) A holder of a student services certificate of license to teach whose address has changed shall inform DESE in writing of the change within ninety (90) days of the effective date of the change.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011 and 168.021, RSMo 2000 and 161.092, 168.071, 168.081 and 168.083, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.260 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1693–1695). 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: The board received seventeen (17) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the chapter name and the wording in section (2) which is reprinted for clarity.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

COMMENT: One (1) comment was received supporting speech implementers receiving a temporary authorization certificate of license to teach and eight (8) comments were received opposing the nine (9) hour credit renewal requirement for temporary authorization certificates of license to teach.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium and sections (6) and (9) with sections (8) and (11) being deleted and sections (12)–(14) being renumbered. Those changes are reprinted here for clarity.

COMMENT: One (1) comment urged the board to allow superintendents to obtain a temporary authorization administrator's certificate of license to teach.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the wording in sections (7) and (10) to allow for the issuance of a temporary authorization administrator's certificate of license to teach as a superintendent. Those sections are reprinted here for clarity.

Chapter 800—Educator Certification 5 CSR 80-800.260 Temporary Authorization Certificate of License to Teach

- (2) Applications for a Missouri temporary authorization certificate shall be submitted on the forms provided by the State Board of Education (the board) and may be obtained by writing the Educator Certification Section at the Department of Elementary and Secondary Education (DESE) at PO Box 480, Jefferson City, MO 65102 or downloading from the Internet.
- (6) The applicant for a temporary authorization certificate (excluding a temporary authorization administrator's certificate) must comply with the following criteria:
- (7) The applicant for a temporary authorization administrator's certificate for an administrator must comply with the following criteria:
- (A) Possession of a valid Missouri certificate of license to teach;
- (B) Completion of five (5) years teaching experience at the appropriate grade levels for which the temporary authorization administrator's certificate is sought in a public school or an accredited non-public school, or a combination of such schools;
- (C) Possession of a master's or higher degree or currently enrolled in a state-approved master's or higher degree program for the preparation of an administrator; and
- (D) Submission of a joint application verifying contracted employment with a Missouri public school district or accredited nonpublic school.
- (8) The temporary authorization certificate (excluding a temporary authorization administrator's certificate) is valid for up to one (1) school year. It may be renewed annually by joint application from the certificate holder and the employing Missouri public school district or accredited nonpublic school upon demonstration of the following:

- (A) Continued contracted employment with a Missouri public school district or accredited nonpublic school;
- (B) Documentation of successful Performance Based Teacher Evaluation by the sponsoring Missouri public school district or accredited nonpublic school;
- (C) Documentation of participation in a mentoring program by the sponsoring Missouri public school district or accredited nonpublic school; and
 - (D) One of the following:
- 1. Completion of nine (9) semester hours of course work toward the professional certificate of license to teach in the area of assignment. The appropriate hours will be determined by the state-approved teacher education institution if this is the applicant's initial certificate of license to teach or by DESE if it is an additional certificate of license to teach; or
- 2. Completion of six (6) semester hours of course work toward the professional certificate of license to teach in the area of assignment and successful completion of the Missouri New Teacher Institute. The appropriate hours will be determined by the state-approved teacher education institution if this is the applicant's initial certificate of license to teach or by DESE if it is an additional certificate of license to teach.
- (9) The temporary authorization administrator's certificate is valid for up to one (1) school year and may only be renewed annually for four (4) subsequent years. It may be renewed by joint application from the certificate holder and the employing Missouri public school district upon demonstration of the following:
- (A) Continued contracted employment as an administrator with a Missouri public school district or accredited nonpublic school;
- (B) Documentation of participation in a mentoring program by the sponsoring Missouri public school district or accredited nonpublic school; and
- (C) Completion of nine (9) semester hours of course work toward the administrator's certificate of license to teach. The appropriate hours will be determined by the state-approved program for the preparation of an administrator's certificate of license to teach.
- (10) The applicant shall be informed in writing of the decision regarding the application for a temporary authorization certificate.
- (11) The holder of a temporary authorization certificate shall ensure that DESE has their current legal name and address.
- (A) A holder of a temporary authorization certificate whose name is changed by marriage or court order shall notify DESE within ninety (90) days of the name change and provide a copy of the appropriate documents verifying the name change.
- (B) A holder of a temporary authorization certificate whose address has changed shall inform DESE in writing of the change within ninety (90) days of the effective date of the change.
- (12) All Missouri public school districts are required to disclose the certification status of teachers holding temporary authorization certificate of license to teach by public notice in a form established by the board and consistent with applicable state laws and regulations.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011 and 168.021, RSMo 2000 and 161.092, 168.071 and 168.081, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.270 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1695–1696). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. 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: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the chapter name and the wording in section (2) which is reprinted for clarity.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium.

Chapter 800—Educator Certification 5 CSR 80-800.270 Application for a Vocational-Technical Certificate of License to Teach

(2) Applications for a Missouri certificate of license to teach shall be submitted on the forms provided by the State Board of Education (the board) and may be obtained by writing and should be submitted to the coordinator for Vocational Technical Education, or for Junior Reserve Officer Training Corps (ROTC) certificates to the Educator Certification Section, Missouri Department of Elementary and Secondary Education (DESE) at PO Box 480, Jefferson City, MO 65102 or downloading from the Internet.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011 and 168.021, RSMo 2000 and 161.092, 168.071 and 168.081, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.280 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1696). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. 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: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments and changed the chapter name.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium.

Chapter 800—Educator Certification

5 CSR 80-800.280 Application for an Adult Education and Literacy Certificate of License to Teach

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011 and 168.021, RSMo 2000 and 161.092, 168.071 and 168.081, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.300 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1696–1698). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. 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: The board received one (1) letter of comment.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board has carefully reviewed the comment and changed the chapter name.

Chapter 800—Educator Certification

5 CSR 80-800.300 Discipline and Denial of Certificates of License to Teach

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION

Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011, 168.021 and 168.405, RSMo 2000 and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.350 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1698–1701). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. Those subsections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board has carefully reviewed the comment and changed the chapter name.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium and subsections (2)(E) and (2)(I) which are reprinted here for clarity.

Chapter 800—Educator Certification 5 CSR 80-800.350 Certificate of License to Teach Content Areas

- (2) Certificates of license to teach are issued and renewed by the State Board of Education (board) pursuant to the certification requirements found in the *Compendium of Missouri Certification Requirements* (compendium) which is incorporated by reference and made a part of this rule and the rules promulgated by the board in the specialized areas as follows:
 - (E) Special education in one (1) or more of the following areas:
 - 1. Blind and partially sighted, grades K-12;
 - 2. Deaf and hearing impaired, grades K-12;
 - 3. Early childhood special education, birth-grade 3;
 - 4. Mild/moderate behavioral disordered, grades K-12;
 - 5. Mild/moderate cross-categorical, grades K-12;
 - 6. Mild/moderate learning disabled, grades K-12;
 - 7. Mild/moderate mentally handicapped, grades K-12;
- 8. Mild/moderate physical and/or other health impairments, grades K-12;
 - 9. Severely developmentally disabled, grades K-12; and/or

- 10. Speech and language specialist, grades K-12;
- (I) Student services certificates of license to teach may be issued in one (1) or more of the following areas:
 - 1. School counselor, grades K-8, 7-12, and/or K-12;
 - 2. Advanced school counselor, grades K-12;
 - 3. School psychological examiner, grades K-12;
 - 4. School psychologist, grades K-12;
 - 5. Vocational adult education supervisor;
 - 6. Post-secondary vocational counselor;
 - 7. Placement coordinator; and/or
 - 8. Vocational evaluator;

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011, 168.021, 168.405 and 168.409, RSMo 2000, and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.360 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1702–1703). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. The section with changes is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium and section (13) which will be reprinted for clarity.

5 CSR 80-800.360 Certificate of License to Teach Classifications

- (13) Provisional certificates of license to teach may be issued to an individual for two (2) years and may be extended upon a showing of good cause or issued for five (5) years. Provisional certificates of license to teach may be issued in the following situations:
- (A) A two (2)-year provisional certificate of license to teach may be issued to an individual who has completed the academic requirements for a certificate of license to teach, but has not taken or passed the exit assessment(s) designated by the board;

- (B) A two (2)-year provisional certificate of license to teach may be issued to an individual who has been admitted into a state-approved post-baccalaureate or alternative professional education program at a Missouri institution of higher education and is actively engaged in coursework to satisfy the requirements of the program;
- (C) A two (2)-year provisional certificate of license to teach may be issued to an individual who has completed a teacher preparation program and is generally within twelve (12) semester hours of completion of the certification requirements as set forth in the compendium; or
- (D) A five (5)-year provisional certificate of license to teach may be issued to an individual who possesses a valid certificate of license to teach from another state and has five (5) years teaching experiences in the same school district in the curriculum area and appropriate grade levels in another state.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011, 168.021, 168.405 and 168.409, RSMo 2000 and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.370 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1703). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. 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: The board received one (1) letter of comment.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board has carefully reviewed the comment and changed the chapter name.

Chapter 800—Educator Certification 5 CSR 80-800,370 Fees

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 80—Teacher Quality and Urban Education Chapter 800—Educator Certification

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 168.011, 168.021, 168.405 and 168.409, RSMo 2000 and 161.092, 168.071, 168.081 and 168.400, RSMo Supp. 2002, the board amends a rule as follows:

5 CSR 80-800.380 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1,

2002 (27 MoReg 1768–1772). Changes have been made in the text of the *Compendium of Missouri Certification Requirements* which is incorporated by reference. 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: The board received sixteen (16) letters with comments.

COMMENT: The board received a comment noting the section's name change.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comment and changed the chapter name.

COMMENT: The board received a comment supporting the change in classification from professional to student services for speech-language pathologists. Another comment requested that the requirements for speech-language pathologists be reduced from a master's degree to a bachelor's degree.

COMMENT: Five (5) comments were received opposing the deletion of the learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach in 2006.

RESPONSE AND EXPLANATION OF CHANGE: The board carefully reviewed the comments regarding amendments for speech-language pathologists, speech implementers, learning disabled (LD), behavioral disordered (BD), mentally handicapped (MH), and physical and other health impairments (POHI) certificates of license to teach, the board will not make any amendments to these areas at this time. Therefore, the wording change will be made in the compendium and Appendix A which will be reprinted for clarity.

Chapter 800—Educator Certification 5 CSR 80-800.380 Required Assessments for Professional Education Certification in Missouri

APPENDIX A

ASSESSMENTS DESIGNATED FOR CERTIFICATION IN MISSOURI

The $Praxis^{\$}$ assessments listed below have been designated by the State Board of Education to fulfill the assessment requirement for certification in Missouri. The assessments are listed beside the certificates to which they correspond.

Missouri Certificate of License to Teach	Test Code	Designated Assessment
Early Childhood Education, Birth–Grade 3	10020	Early Childhood Education
Early Childhood Special Education, Birth–Grade 3	10690	Special Education: Preschool/Early Childhood
Elementary Education, Grades 1–6	10011	Elementary Education: Curriculum, Instruction, and
Elementary Education, Grades 1-0	10011	Assessment
Middle School Education, Grades 5–9	_	Assessment
Language Arts	10049	MS English-Language Arts: Content Knowledge
Mathematics	20069	MS Mathematics: Content Knowledge
Science	10439	MS Science: Content Knowledge
Social Science	20089	MS Social Studies: Content Knowledge
	30523	Principles of Learning and Teaching, Grades 5–9
Other Middle School Subject Areas		Finiciples of Learning and Teaching, Grades 3-9
Secondary Education, Grades 9–12 (except as noted) Agriculture	 10700	A creiovaltures
ϵ		Agriculture
Art K–12, 9–12 Business Education	10133 10100	Art: Content Knowledge Business Education
English	10041	English Language, Literature and Composition: Content Knowledge
Family and Consumer Science ¹	10120	Family and Consumer Sciences
Vocational and Non-Vocational		
Foreign Language:		
French K-12	20173	French: Content Knowledge
German K-12	20181	German: Content Knowledge
Spanish K–12	10191	Spanish: Content Knowledge
Health K-12, 9-12	20550	Health Education
Industrial Technology	10050	Technology Education
Library Media Specialist K-12	10310	Library Media Specialist
Marketing and Distributive Education	10560	Marketing Education
Mathematics	10061	Mathematics: Content Knowledge
Music: Instrumental, Vocal K-12	10113	Music: Content Knowledge
Physical Education K-9, K-12, 9-12	10091	Physical Education: Content Knowledge
Science:		
Biology	20235	Biology: Content Knowledge
Chemistry	20245	Chemistry: Content Knowledge
Earth Science	20571	Earth Science: Content Knowledge
General Science	10435	General Science: Content Knowledge
Physics	10265	Physics: Content Knowledge
Social Science	10081	Social Studies: Content Knowledge
Special Education K-12		
Mild–Moderate Cross-Categorical Disabilities ²	20353	Education of Exceptional Students: Core Content Knowl-
	and	edge
	10542	Education of Exceptional Students: Mild to Moderate Disabilities
Special Education K–12 ³	10350	Special Education
Mild-Moderate Disabilities (except cross-categorical),		
Blind/Partially Sighted, Hearing Impaired, Severely		
Developmentally Disabled		
Speech/Theatre	10220	Speech Communication
Speech and Language Specialist K-12 ⁵	20330	Speech-Language Pathology
Unified Science ⁴	_	<u> </u>
Biology	20235	Biology: Content Knowledge
Chemistry	20245	Chemistry: Content Knowledge
Earth Science	20571	Earth Science: Content Knowledge
Physics	10265	Physics: Content Knowledge
K-12 or 9-12 teaching certification for which no		•
specialty area assessment or content knowledge		
assessment is designated	30524	Principles of Learning and Teaching, Grades 7-12
School Counselor K–8, 7–12 ⁵	20420	School Guidance and Counseling
School Psychologist K-12 ⁵	10400	School Psychologist
Building-Level Administrator ⁵	11010	School Leaders Licensure Assessment (SLLA)
Principal K-8, 9-12		,
. ,		

Special Education Administrator K-12 Vocational School Director

District-Level Administrator (Superintendent) $K-12^5$

11020

School Superintendent Assessment (SSA)

- ¹ Additional certification by completion of the designated assessment only is limited to Non-Vocational.
- ² Additional certification by completion of the designated assessment only is limited to Mild-Moderate Cross-Categorical Disabilities.
- ³ Additional certification by completion of the designated assessment only is not applicable in these categories of special education.
- ⁴ Not available by completion of the designated assessment only; also requires completion of a program of study for the unified science core with the area of specialization from a state-approved institution.
- ⁵ Not available by completion of the designated assessment only; also requires completion of a program of study and a recommendation from a state-approved institution.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 90—Vocational Rehabilitation Chapter 4—General Administrative Policies

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 161.092, RSMo Supp. 2002 and 178.600, 178.610 and 178.620, RSMo 2000, the board amends a rule as follows:

5 CSR 90-4.300 Order of Selection for Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2002 (27 MoReg 1703–1704). 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: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 26—Dealer Licensure

ORDER OF RULEMAKING

By the authority vested in the director of revenue under sections 301.550 and 301.560, RSMo Supp. 2002 and 301.553 and 301.562, RSMo 2000, the director amends a rule as follows:

12 CSR 10-26.060 Dealer License Plates/Certificates of Number is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1964–1965). 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: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Division of Family Services Chapter 19—Energy Assistance

ORDER OF RULEMAKING

By the authority vested in the director of the Division of Family Services under section 207.020, RSMo 2000, the director amends a rule as follows:

13 CSR 40-19.020 Low Income Home Energy Assistance Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2002 (27 MoReg 1872–1874). 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: No comments were received.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.010 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1965). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.020 Delivery of Records is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1965–1966). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.030 Forms is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1966). 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 15—ELECTED OFFICIALS
Division 30—Secretary of State
Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.040 Fees is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1966). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.050 Methods of Payment is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1966–1967). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.060 Overpayment and Underpayment of Fee is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1967). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.070 Filing Officer's Duties are Ministerial is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1967). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.075 Bulk Records is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1967–1968). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.076 Multiple Names is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1968). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.080 Notification of Defects is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1968). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.090 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1968–1969). 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 AND EXPLANATION OF CHANGE: No comments were received. The agency on its own initiative modified the rule to respond to records that were not created pursuant to Chapter 400.9, RSMo, or intended for an improper purpose, such as to hinder, harass, or otherwise wrongfully interfere with any person. The agency has noticed increased activity in the attempted filing of records to harass or wrongfully interfere with Missouri citizens. To address this problem, the agency added sections (7) through (10) and the word "cancellation" in the title of the rule.

15 CSR 30-90.090 Refusal to File; Cancellation; Defects in Filing

- (7) The secretary of state may refuse to accept filing of a UCC record when the secretary of state determines that the record is not created pursuant to Chapter 400.9, RSMo, or is otherwise intended for an improper purpose, such as to hinder, harass, or otherwise wrongfully interfere with any person.
- (8) The secretary of state shall cancel a previously filed record if:
- (A) A correction statement alleging that a previously filed record was wrongfully filed and that it should have been rejected under section (7) of this rule;
- (B) Such correction statement includes a written certification, under oath, by the person that the contents of the correction statement are true and accurate to the best of the person's knowledge; and
- (C) The secretary of state, without undue delay, determines that the contested record was wrongfully filed and should have been rejected. In order to determine whether the record was wrongfully filed, the secretary of state may require the person filing the correction statement and the secured party to provide any additional relevant information requested by the secretary of state, including an original or a copy of any security agreement that is related to the record. If the secretary of state finds that the record was wrongfully filed and should have been rejected under section (7) of this rule, the secretary of state shall cancel the record and it shall be void and of no effect.
- (9) If the secretary of state cancels a record under section (8), the secretary shall communicate to the person that presented the record the fact of and reason for the cancellation.
- (10) If the secretary of state refuses to accept a record for filing pursuant to section (7) of this rule or cancels a wrongfully filed record pursuant to section (8) of this rule, the secured party may file an appeal within thirty (30) days after the refusal or cancellation in the Circuit Court of Cole County.
- (A) Filing a petition requesting to be allowed to file the document commences the appeal. The petition shall be filed with the court and

the secretary of state and shall have the record attached to it. Upon the commencement of an appeal, it shall be advanced on the court docket and heard and decided by the court as soon as possible.

- (B) Upon consideration of the petition and other appropriate pleadings, the court may order the secretary of state to file the record or take other action the court considers appropriate, including the entry of orders affirming, reversing, or otherwise modifying the decision of the secretary of state. The court may order other relief, including equitable relief, as may be appropriate.
- (C) The court's final decision may be appealed as in other civil proceedings.

Title 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.100 Deadline to Refuse Filing is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1969). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.105 Acknowledgements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1969–1970). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.110 Filing Office Data Entry is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1970). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.120 Status of Parties upon Filing Initial Financing Statement is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1970). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.130 Status of Parties upon Filing an Amendment is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1971). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.140 Status of Party upon Filing an Assignment is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1971). No changes have been made in the text of the pro-

posed 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.150 Status of Party upon Filing a Continuation is **adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1971–1972). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.160 Status of Parties upon Filing a Termination is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1972). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.170 Status of Parties upon Filing a Correction Statement is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1972). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.180 Time Limit for Filing a Continuation Statement is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1972). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.190 Errors in Filing is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1973). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.200 Notice of Bankruptcy is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1973). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.201 UCC Information Management System is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1973). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.202 Non-XML Filing and Search is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1973–1974). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.203 XML Records is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1974). 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 15—ELECTED OFFICIALS Division 30—Secretary of State Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.204 Primary Data Elements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1974). 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 15—ELECTED OFFICIALS
Division 30—Secretary of State
Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.210 Searches is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1974–1975). 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 15—ELECTED OFFICIALS
Division 30—Secretary of State
Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.220 Search Logic is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1975). 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 15—ELECTED OFFICIALS
Division 30—Secretary of State
Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.230 Search Reports is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1975–1976). 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 15—ELECTED OFFICIALS
Division 30—Secretary of State
Chapter 90—Uniform Commercial Code

ORDER OF RULEMAKING

By the authority vested in the secretary of state under section 400.9-526, RSMo Supp. 2001, the secretary adopts a rule as follows:

15 CSR 30-90.240 Transition Searches is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1976). 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 19—DEPARTMENT OF HEALTH
AND SENIOR SERVICES
Division 10—Office of the Director
Chapter 10—Vital Records

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Health and Senior Services under section 193.145, RSMo 2000, the director amends a rule as follows:

19 CSR 10-10.050 Death Certificate Form is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1988). 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: No comments were received.

Title 20—DEPARTMENT OF INSURANCE
Division 600—Statistical Reporting
Chapter 1—Reports Other Than Annual Statement and
Credit Insurance

ORDER OF RULEMAKING

By the authority vested in the director of the Missouri Department of Insurance under section 374.045, RSMo 2000, the director adopts a rule as follows:

20 CSR 600-1.020 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on November 1, 2002 (27 MoReg 1996). Those sections with changes have been reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Insurance received one (1) comment.

COMMENT: It was suggested that the proposed rule be amended to clarify the definition of "costs" to provide insurers additional notice of what would be required by the filing requirement of the proposed rule.

RESPONSE AND EXPLANATION OF CHANGE: In order to clarify the definitions and give notice of what would be included in the data required to be included in the annual filing, the department has added the term "data elements" to the definition portion of the proposed rule and renumbered the remaining provisions of section (1) of the proposed rule.

EXPLANATION OF ADDITIONAL CHANGE: Due to the planned effective date of this proposed rule, the department has changed the provisions of subsection (2)(B) to allow for the first reporting due date to be changed to a later date. All subsequent filings will be due by March 31 of that subsequent year.

20 CSR 600-1.020 Dram Shop Cost Data Reporting

(1) Definitions. When used in this regulation—

- (A) Costs associated with coverage means those expenses and fees incurred by insurers relating to dram shop liability coverage that are required to be reported to the director as outlined in the data reporting form required by section (2) of this regulation;
- (B) Data elements include premium written and earned, losses paid and incurred, exposures, loss adjustment expenses and defense costs, and other administrative and underwriting expenses included on the statutory state page of the annual statement;
 - (C) Director means the director of the Department of Insurance;
- (D) Dram shop liability coverage means property and casualty liability insurance covering risk associated with commercial vendors licensed to sell intoxicating liquor by the drink for consumption on the premises; and
- (E) Insurer means every insurance company authorized to transact insurance business in this state, every unauthorized insurance company transacting business pursuant to Chapter 384, RSMo, every risk retention group, every insurance company issuing insurance to or through a purchasing group, and any other person providing insurance coverage in this state.

(2) Report.

(B) The initial report shall be in writing and shall be made to the director by April 30, 2003, for the twelve (12) months ending December 31, 2002, on the form provided by the department. Every subsequent report shall also be in writing and shall be made to the director annually on or before March 31 of each year beginning March 31, 2004, for the twelve (12) months ending December 31 next preceding on the form provided by the department.

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

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

APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo 2000, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
Metro Credit Union 447 South Campbell Ave. Springfield, MO 65806	Those who live or work in the following zip codes: 65802, 65803, 65804, 65809, 65810, 65714, 65721
West Community Credit Union 2345 South Brentwood St. Louis, MO 63144	Persons living or working in St. Charles County, Missouri

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, PO Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten (10) business days after publication of this notice in the Missouri Register.

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

ACTIONS TAKEN ON APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo 2000, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the director has either granted or rejected applications from the following credit unions to add new groups or geographic areas to their membership and state the reasons for taking these actions.

The following applications have been granted. These credit unions have met the criteria applied to determine if additional groups may be included in the membership of an existing credit union and have the immediate ability to serve the proposed new groups or geographic areas. The proposed new groups or geographic areas meet the requirements established pursuant to 370.080(2), RSMo 2000.

Credit Union	Proposed New Group or Geographic Area
United Community Credit Union	Persons living (residing) or working in the
1001 Vermont Street	counties of Lewis, Marion and Ralls; an
Quincy, IL 62301	underserved and low-income area.

4.

three years after the publication of the notice.

Dissolutions

February 18, 2003 Vol. 28, No. 4

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.

Notice of Winding Up for Limited Liability Company

(Submit in duplicate with filling fee of \$25)

١.	The m	time of the limited l'ability company is:
		Three Rivers Glass, LC
2.	The ar	ticles of organization for the limited Bability company were filed on the following date: <u>February 22, 2000</u>
۷.	1112 21	MondVDay/Year
3.	Persor	is with claims against the limited liability company should present them in accordance with the following procedure:
	A')	in order to file a claim with the limited liability company, you must furnish the following: i) Amount of the claim ii) Basis for the claim iii) Documentation of the claim
	B)	The claim must be mailed to: Scott A. Robbins Name
		P.O. Box 696. 1165 Cherry Street Serci Address
		Poplar Bluff, MO 83902 Chysometrip

A ciaim against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within

"NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS AND CLAIMANTS AGAINST Vacation Country, L.L.C., a Missouri limited liability company (the "Company"):

You are hereby notified that the Company has terminated, effective December 27, 2002, and is in the process of winding up its affairs. All persons having claims against the Company must present their claims in writing and mail their claims to:

Daniel C. Ruda 245 S. Wilwood Dr. Branson, MO 65616

A claim against the Company will be barred unless a proceeding to enforce the claim is commenced with three (3) years after the publication of this Notice. In order to file a claim with the Company, you must furnish the following: (a) amount of the claim; (b) basis for the claim; and (c) documentation of the claim."

OFFICE OF ADMINISTRATION Division of Purchasing

BID OPENINGS

Sealed Bids will be received by the Division of Purchasing, Room 630, Truman Building, PO Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: www.moolb.state.mo.us.

B1E03154 Sound System, State Fair 2/18/03

B1E03185 Bakery Products-St. Louis Area 2/18/03

B3E03142 Portable Sanitation Services 2/18/03

B3Z03105 HIV Client Services Administration 2/18/03

B3Z03107 HIV Case Management—Central Missouri Region 2/18/03

B3Z03152 Evaluation of Professional Development Projects 2/18/03

B1E03181 Passenger Bus 2/19/03

B1E03195 Reagents 2/21/03

B1Z03196 Meats-April 2/21/03

B3E03091 Vending Machine Services 2/21/03

B3E03157 Medical Laboratory Services 2/21/03

B1E03178 Straight Line Rip Saw 2/21/03

B3Z03136 Cognitive Restructuring Therapy Services 2/21/03

B1E03115 Office Supplies: Statewide 2/24/03

B3E03132 HVAC Chiller Maintenance 2/25/03

B1E03192 Trencher 2/26/03

B1E03193 Culvert Pipe 2/26/03

B3E03128 Window Washing Services-Capitol Complex 2/26/03

B3E03147 Investigative Services 2/26/03

B3Z03138 Communication Plan/Marketing Campaign 2/26/03

B1E03165 Paper, Office & Print Shop 2/28/03

B3E03159 Medical Laboratory Services 3/3/03

B3E03165 Wet Trash Collection 3/3/03

B2E03036 Kodak Scanner Maintenance 3/4/03

B2E03039 Imaging Scanner Maintenance 3/4/03

B3Z03110 Youth Residential Treatment Services 3/11/03

B3Z03068 Missouri Universal Service Fund Administrator 3/13/03

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

Decontamination System, supplied by Biotech Systems.

Advertising in *Rural Missouri* and *Today's Farmer*, supplied by Rural Missouri.

James Miluski, CPPO, Director of Purchasing February 18, 2003 Vol. 28, No. 4

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—26 (2001), 27 (2002) and 28 (2003). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, 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 Sched	ule			27 MoReg 189 27 MoReg 1724
1 CSR 15-3.200	Administrative Hearing Commission	27 MoReg 2259	27 MoReg 2266		
1 CSR 20-1.040	Personnel Advisory Board and Division				
	of Personnel		27 MoReg 1861	This Issue	
1 CSR 20-2.015	Personnel Advisory Board and Division of Personnel	28 MoReg 103	28 MoReg 128 28 MoReg 225	28 MoReg 236T	
1 CSR 20-4.020	Personnel Advisory Board and Division of Personnel		27 MoReg 1861	This Issue	
1 CSR 20-5.010	Personnel Advisory Board and Division of Personnel		27 MoReg 1865	This Issue	
1 CSR 20-5.020	Personnel Advisory Board and Division				
	of Personnel	27 MoReg 847	27 MoReg 1865	This Issue	
1 CSR 40-1.090	Purchasing and Materials Management		27 MoReg 1107		
			28 MoReg 8		
2 CCD 70 16 010	DEPARTMENT OF AGRICULTURE		m: .		
2 CSR 70-16.010	Plant Industries		This Issue		
2 CSR 70-16.015 2 CSR 70-16.020	Plant Industries Plant Industries		This Issue This Issue		
2 CSR 70-16.020 2 CSR 70-16.025	Plant Industries Plant Industries		This Issue		
2 CSR 70-16.023	Plant Industries		This Issue		
2 CSR 70-16.035	Plant Industries		This Issue		
2 CSR 70-16.040	Plant Industries		This Issue		
2 CSR 70-16.045	Plant Industries		This Issue		
2 CSR 70-16.050	Plant Industries		This Issue		
2 CSR 70-16.055	Plant Industries		This Issue		
2 CSR 70-16.060	Plant Industries		This Issue		
2 CSR 70-16.065	Plant Industries		This Issue		
2 CSR 70-16.070	Plant Industries		This Issue		
2 CSR 70-16.075	Plant Industries		This Issue		
2 CSR 70-40.015	Plant Industries		27 MoReg 1561R 27 MoReg 1561	This IssueR This Issue	
2 CSR 70-40.025	Plant Industries		27 MoReg 1562R 27 MoReg 1563	This IssueR This Issue	
2 CSR 70-40.040	Plant Industries		27 MoReg 1563R 27 MoReg 1563	This IssueR This Issue	
2 CSR 70-40.045	Plant Industries		27 MoReg 1564	This IssueW	
2 CSR 90-10.040	Weights and Measures	25.14.D. 4550	27 MoReg 1161	20.16.75.40	
2 CSR 90-20.040	Weights and Measures	27 MoReg 1559	27 MoReg 1564	28 MoReg 49	
2 CSR 90-22.140 2 CSR 90-23.010	Weights and Measures Weights and Measures		27 MoReg 1868 27 MoReg 1868	28 MoReg 236 28 MoReg 236	
2 CSR 90-25.010 2 CSR 90-25.010	Weights and Measures		27 MoReg 1869	28 MoReg 236	
2 CSR 90-30.040	Weights and Measures	27 MoReg 1559	27 MoReg 1565	28 MoReg 49	
2 CSR 90-30.050	Weights and Measures	27 Moreg 1337	27 MoReg 1565	20 Mores 47	
2 CSR 90-36.010	Weights and Measures		27 MoReg 2053R		
222.77 20.010	6		27 MoReg 2053		
2 CSR 90-36.020	Weights and Measures		27 MoReg 2058R		
2 CSR 110-1.010	Office of the Director	27 MoReg 1439	27 MoReg 1443	28 MoReg 168	
	DEPARTMENT OF CONSERVATION				
3 CSR 10-1.010	Conservation Commission		28 MoReg 8		
3 CSR 10-4.130	Conservation Commission		27 MoReg 971	27 MoReg 1478F	
3 CSR 10-4.141	Conservation Commission		27 MoReg 972	27 MoReg 1478F	
3 CSR 10-5.205	Conservation Commission		27 MoReg 972	27 MoReg 1478F	
3 CSR 10-5.215	Conservation Commission		27 MoReg 973	27 MoReg 1478F	
3 CSR 10-5.225	Conservation Commission		27 MoReg 973	27 MoReg 1478F	
3 CSR 10-5.351	Conservation Commission		27 MoReg 1186	27 MoReg 1997F	
3 CSR 10-5.359	Conservation Commission		27 MoReg 1188	27 MoReg 1997F	

Rule Changes Since Update

Rule Number	Agency	Emergency	Proposed	Order	In Addition
3 CSR 10-5.360	Conservation Commission		27 MoReg 1190	27 MoReg 1998F	
3 CSR 10-5.420	Conservation Commission		This Issue		
3 CSR 10-5.460	Conservation Commission		27 MoReg 974	27 MoReg 1479F	
3 CSR 10-5.465	Conservation Commission		27 MoReg 975	27 MoReg 1479F	
3 CSR 10-6.410	Conservation Commission		27 MoReg 978	27 MoReg 1481F	
3 CSR 10-6.415	Conservation Commission		27 MoReg 978	27 MoReg 1481F	
3 CSR 10-6.505	Conservation Commission		27 MoReg 1444	27 MoReg 2086F	
CSR 10-6.540	Conservation Commission		27 MoReg 979	27 MoReg 1482F	
CSR 10-6.550	Conservation Commission		27 MoReg 979	27 MoReg 1482F	
CSR 10-6.605	Conservation Commission		27 MoReg 979	27 MoReg 1482F	
CSR 10-7.410	Conservation Commission		27 MoReg 980	27 MoReg 1482F	
CSR 10-7.455	Conservation Commission		27 MoReg 980	27 MoReg 1482F	
CSR 10-8.510	Conservation Commission		27 MoReg 981	27 MoReg 1482F	27 MoReg 1902
CSR 10-8.515	Conservation Commission		27 MoReg 981	27 MoReg 1483F	
CSR 10-9.106	Conservation Commission		27 MoReg 982	27 MoReg 1483F	
CSR 10-9.110	Conservation Commission		27 MoReg 982	27 MoReg 1483F	
CSR 10-9.220	Conservation Commission		27 MoReg 983	27 MoReg 1483F	
CSR 10-9.230	Conservation Commission		28 MoReg 225		
CSR 10-9.351	Conservation Commission		27 MoReg 986	27 MoReg 1483F	
CSR 10-9.353	Conservation Commission		27 MoReg 986	27 MoReg 1483F	
		27 MoReg 1441 27 MoReg 1441T	27 MoReg 1445	28 MoReg 236	
CSR 10-9.359	Conservation Commission		27 MoReg 986	27 MoReg 1484F	
CSR 10-9.560	Conservation Commission		27 MoReg 987	27 MoReg 1484F	
CSR 10-9.565	Conservation Commission	27 MoReg 1441 27 MoReg 1441T	27 MoReg 1448	28 MoReg 241	
CSR 10-9.566	Conservation Commission		27 MoReg 1765	27 MoReg 2303F	
CSR 10-9.570	Conservation Commission		27 MoReg 988	27 MoReg 1484F	
CSR 10-9.575	Conservation Commission		27 MoReg 988	27 MoReg 1484F	
CSR 10-9.627	Conservation Commission		27 MoReg 1766	27 MoReg 2303F	
CSR 10-9.628	Conservation Commission		27 MoReg 1766	27 MoReg 2303F	
CSR 10-9.630	Conservation Commission		27 MoReg 989R	27 MoReg 1485F	
CSR 10-9.645	Conservation Commission		27 MoReg 989	27 MoReg 1485F	
CSR 10-10.743	Conservation Commission		27 MoReg 990	27 MoReg 1485F	
CSR 10-11.145	Conservation Commission		27 MoReg 991	27 MoReg 1486F	
CSR 10-11.155	Conservation Commission		27 MoReg 992	27 MoReg 1486F	
CSR 10-11.160	Conservation Commission		27 MoReg 992	27 MoReg 1486F	
CSR 10-11.165	Conservation Commission		27 MoReg 993	27 MoReg 1486F	
CSR 10-11.182	Conservation Commission		27 MoReg 1452	27 MoReg 2086F	
CSR 10-11.186	Conservation Commission		27 MoReg 995	27 MoReg 1487F	
CSR 10-11.205	Conservation Commission		27 MoReg 996	27 MoReg 1487F	
CSR 10-11.210	Conservation Commission		27 MoReg 996	27 MoReg 1487F	
CSR 10-11.215	Conservation Commission		27 MoReg 997	27 MoReg 1487F	
CSR 10-12.110	Conservation Commission		27 MoReg 998	27 MoReg 1488F	
CSR 10-12.135	Conservation Commission		27 MoReg 1453	27 MoReg 2086F	
CSR 10-12.140	Conservation Commission		27 MoReg 1453	27 MoReg 2086F	
3 CSR 10-12.145	Conservation Commission		27 MoReg 1454	27 MoReg 2087F	
3 CSR 10-20.805	Conservation Commission		27 MoReg 1937	28 MoReg 168	

DEPARTMENT OF ECONOMIC DEVELOPMENT
Missouri State Board of Accountancy

	DEFINITION OF ECONOMIC DEVELOTMENT	
4 CSR 10-2.022	Missouri State Board of Accountancy	27 MoReg 2266
4 CSR 30-3.010	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2127
4 CSR 30-3.050	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2127
4 CSR 30-4.010	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2128
4 CSR 30-4.020	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2128R
4 CSR 30 4.060	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	28 MoReg 128
4 CSR 30-4.090	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2129
4 CSR 30-5.140	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2132
4 CSR 30-5.150	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2135
4 CSR 30-9.010	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2135R
4 CSR 30-10.010	Missouri Board for Architects, Professional	
	Engineers, Professional Land Surveyors, and Landscape Architects	27 MoReg 2135

Missouri Register

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 30-11.010	Missouri Board for Architects,	Professional Surveyors, and Landscape Architects	27 MoReg 2139		
4 CSR 30-11.030	Missouri Board for Architects,				
4 CSR 30-12.010	Missouri Board for Architects,		_		
4 CSR 30-13.010	Missouri Board for Architects,				
4 CSR 30-15.010	Missouri Board for Architects,				
4 CSR 90-13.010	State Board of Cosmetology	Surveyors, and Landscape Memeets	28 MoReg 135		
4 CSR 90-13.050 4 CSR 100	State Board of Cosmetology Division of Credit Unions		28 MoReg 137		28 MoReg 55 28 MoReg 190 28 MoReg 103
4 CSR 100-2.005	Division of Credit Unions		27 MoReg 1768	28 MoReg 169	<u> </u>
4 CSR 140-2.055 4 CSR 140-2.140	Division of Finance Division of Finance		This Issue This Issue		
4 CSR 140-2.140 4 CSR 140-11.010	Division of Finance		This IssueR		
4 CSR 140-11.020	Division of Finance		This IssueR		
4 CSR 140-11.030	Division of Finance		This Issue		
4 CSR 140-11.040	Division of Finance		This Issue		
4 CSR 150-2.150	State Board of Registration for		27 MoReg 2267		
4 CSR 150-3.200 4 CSR 150-3.210	State Board of Registration for State Board of Registration for		27 MoReg 2267 27 MoReg 1565	28 MoReg 49	
4 CSR 150-3.210 4 CSR 150-4.220	State Board of Registration for		27 MoReg 1568	28 MoReg 49	
4 CSR 150-5.100	State Board of Registration for		27 MoReg 2146	20 1/101108 19	
4 CSR 150-6.080	State Board of Registration for	the Healing Arts	27 MoReg 1570	28 MoReg 50	
4 CSR 150-7.320	State Board of Registration for		27 MoReg 1572	28 MoReg 50	
4 CSR 150-8.140	State Board of Registration for		28 MoReg 139	20 M.D. 50	
4 CSR 150-8.150 4 CSR 196-1.010	State Board of Registration for Landscape Architectural Council		27 MoReg 1574 27 MoReg 2146R	28 MoReg 50	
4 CSR 196-1.020	Landscape Architectural Counc		27 MoReg 2147R		
4 CSR 196-2.020	Landscape Architectural Counc		27 MoReg 2147R		
4 CSR 196-2.030	Landscape Architectural Counc		27 MoReg 2147R		
4 CSR 196-2.040	Landscape Architectural Counc		27 MoReg 2148R		
4 CSR 196-3.010	Landscape Architectural Counc		27 MoReg 2148R		
4 CSR 196-4.010 4 CSR 196-5.010	Landscape Architectural Counc Landscape Architectural Counc		27 MoReg 2148R 27 MoReg 2148R		
4 CSR 196-6.010	Landscape Architectural Counc		27 MoReg 2149R		
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5 CSR 30-90.240	Secretary of State		27 MoReg 1976	This Issue	
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6 CSR 10-5.080	RETIREMENT SYSTEMS The Public School Retirement System of M	Missouri	27 MoReg 1280	28 MoReg 54	
6 CSR 10-6.065	The Public School Retirement System of M		27 MoReg 1281	28 MoReg 54	
6 CSR 40-3.130	Highway and Transportation Employees an				
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6 CSR 50-2.020	The County Employees' Retirement Fund		28 MoReg 155		
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9 CSK 00-30	Missouri Health Facilities Review				
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9 CSR 60-50.400	Missouri Health Facilities Review	28 MoReg 108R	28 MoReg 159R		
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19 CSR 60-50.410	Missouri Health Facilities Review	28 MoReg 110R	28 MoReg 160R		
19 CSK 00-30.410		28 MoReg 110	28 MoReg 160 28 MoReg 160		
19 CSR 60-50.420	Missouri Health Facilities Review	28 MoReg 111R	28 MoReg 161R		
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19 CSR 60-50.430	Missouri Health Facilities Review	28 MoReg 113R	28 MoReg 162R		
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13 CSR 70-40.010	Optical Care Benefits and Limitations—Medicaid Program February 27, 2003
13 CSR 70-60.010	Durable Medical Equipment Program
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03-03	Establishes the Children's Division in the Dept. of Social Services	February 5, 2003	This Issue
03-04	Transfers all TANF functions to the Division of Workforce Development	February 5, 2003	This Issue
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03-05	Transfers the Division of Highway Safety to the Dept. of Transportation	February 5, 2003	This Issue
03-06	Transfers the Minority Business Advocacy Commission to the Office	February 5, 2003	This Issue
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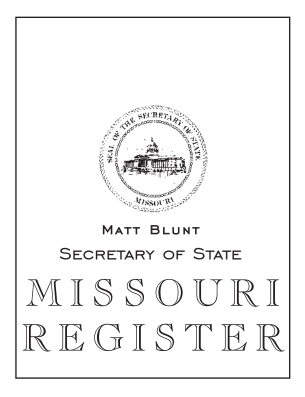
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