SALUS POPULI SUPREMA LEX ESTO
“The welfare of the people shall be the supreme law.”

John R. Ashcroft
Secretary of State

MISSOURI REGISTER
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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the Missouri Register. Orders of Rulemaking appearing in the Missouri Register will be published in the Code of State Regulations and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year’s schedule, please check out the website at www.sos.mo.gov/adrules/pubsched.
HOW TO CITE RULES AND RSMO

RULES
The rules are codified in the Code of State Regulations in this system–

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and should be cited in this manner: 3 CSR 10-4.115.

Each department of state government is assigned a title. Each agency or division in the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraphs 1., subparagraphs A., parts (I), subparts (a), items I. and subitems a.

The rule is properly cited by using the full citation, for example, 3 CSR 10-4.115 NOT Rule 10-4.115.

Citations of RSMo are to the Missouri Revised Statutes as of the date indicated.

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The Code address is www.sos.mo.gov/adrules/csr/csr

The Register address is www.sos.mo.gov/adrules/moreg/moreg

These websites contain rulemakings and regulations as they appear in the Code and Registers.
EXECUTIVE ORDER
17-22

WHEREAS, I have been advised by the Director of the State Emergency Management Agency that the Territory of the Virgin Islands of the United States ("the Virgin Islands") is requesting assistance under the Emergency Mutual Assistance Compact ("EMAC") in response to Hurricane Maria, which will hit landfall on September 20, 2017; and

WHEREAS, the Virgin Islands requests that Missouri provide military support, both personnel and equipment, beginning September 23, 2017, and continuing; and

WHEREAS, on September 20, 2017, I directed the Missouri National Guard to initiate efforts to comply with the Virgin Islands' request pursuant to the EMAC; and

WHEREAS, the EMAC is designed to protect the safety and welfare of the citizens in the affected participating EMAC States, including United States territories; and

WHEREAS, protection of the safety and welfare of the United States citizens in the affected communities requires an invocation of the provisions of Section 44.415, RSMo., which provides for emergency mutual aid with other States, including United States territories, and Section 41.480, RSMo., which authorizes the Governor to call out the organized militia as he deems necessary to provide emergency relief to a distressed area in the event of earthquake, flood, tornado, or other actual or threatened public catastrophe.

NOW, THEREFORE, I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by Section 44.415, RSMo. and Section 41.480, RSMo., do hereby declare that Missouri will implement the EMAC with the Virgin Islands to provide emergency relief, aid, and assistance cleaning up damage resulting from Hurricane Maria, and I do hereby direct the Missouri State Emergency Management Agency to activate the EMAC plan.

I further order and direct the Adjutant General of the State of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the Virgin Islands Territorial Emergency Management Agency, to protect life and property, and it is further ordered and directed that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment as may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor of this State.

This order shall terminate on October 23, 2017, unless extended in whole or in part.
IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 20th day of September, 2017.

[Signature]

Eric R. Greitens
Governor

ATTEST:

[Signature]

John R. Ashcroft
Secretary of State
Under this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

Entirely new rules are printed without any special symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

An important function of the Missouri Register is to solicit and encourage public participation in the rulemaking process. The law provides that for every proposed rule, amendment, or rescission there must be a notice that anyone may comment on the proposed action. This comment may take different forms.

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the Missouri Register. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the Missouri Register.

An agency may hold a public hearing on a rule even though not required by law to hold one. If an agency allows comments to be received following the hearing date, the close of comments date will be used as the beginning day in the ninety- (90-) day-count necessary for the filing of the order of rulemaking.

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder:
**Boldface text indicates new matter.**
[**Bracketed text indicates matter being deleted.**]

**Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION**
Division 20—Division of Learning Services
Chapter 400—Office of Educator Quality

**PROPOSED AMENDMENT**

5 CSR 20-400.640 Certification Requirements for Initial Student Services Certificate. The State Board of Education is proposing to amend sections (1) and (2).

**PURPOSE:** This amendment updates the Initial Student Services Certificate for School Psychological Examiner (Kindergarten-Grade 12) and removes the issuance of an Initial Student Services Certificate for Speech-Language Pathologist.

(1) An applicant for a Missouri Initial Student Services Certificate, valid for a period of four (4) years, may be granted an Initial Student Services Certificate subject to the certification requirements found in 5 CSR 20-400.500 and the following additional requirements:

(C) The Initial Student Services Certificate for Secondary Counselor (Grades 7-12), valid for a period of four (4) years from the effective date of the certificate, will be issued to those persons meeting the following requirements:

1. Recommendation for certification from the designated official of an approved counselor preparation program;
2. Completion of a course in Psychology/Education of the Exceptional Child; and
3. The applicant must possess either—
   A. A master’s degree with a major emphasis in guidance and counseling from a college or university meeting approval of the department based upon the completion of a planned program of at least forty-two (42) semester hours of approved graduate credit in courses in guidance and counseling with at least twelve (12) semester hours focused upon guidance in secondary schools—
      (I) Knowledge and/or competency in each of the following areas:
      (a) Student Development—
         I. Human Growth and Development;
         II. Counseling Theories and Interventions;
         III. Helping Relationships;
         IV. Social and Cultural Diversity;
         V. Appraisal of Student Growth and Achievement;
      and
      VI. Career Development and Planning;
     (b) Program Implementation—
         I. Structural Components;
         II. Program Components;
         III. Technology; and
         IV. Program, Personnel, and Results Evaluation;
     (c) Professional Relationships—
         I. Interpersonal Skills;
         II. Collaboration;
         III. Consultation Theories and Strategies; and
         IV. School and Community Involvement;
     (d) Leadership and Advocacy—
         I. Personal Well-Being;
         II. Leadership and Professionalism;
         III. Student Advocacy;
         IV. Program Leadership; and
         V. School Climate and Culture; and
     (e) Ethical and Professional Conduct—
         I. Ethical Standards;
         II. Professional Standards;
         III. District and School Policies; and
         IV. Legal Requirements; and
     (II) Field and Clinical Experience (minimum of three hundred (300) clock hours)—
        (a) Culminating Clinical Experience. This refers to a secondary school placement(s) in which candidates actively participate and complete class assignments and work with students as requested while under the supervision of a counselor. The candidate should experience a wide range of class settings and have opportunities to collaborate with the supervising counselor, preparation program supervisors, and/or other stakeholders working to improve student learning/[ ];
       B. A master’s degree or higher degree in education, school counseling, counseling, counseling psychology, rehabilitation counseling, or a closely-related mental health discipline; and completed additional graduate coursework specific to school counseling, as designated by the recommending certification official approved by the department, along with the following:

       (I) Possess a bachelor’s degree in education from [a] an educator preparation program approved by the department; or
(II) Complete a curriculum in teaching methods and practices, classroom management, and the psychology of the exceptional child, as specified by the recommending certification officer of a program approved by the department; and

(III) Field and Clinical Experience (minimum of three hundred (300) clock hours)—

(a) Culminating Clinical Experience. This refers to an elementary school placement(s) in which candidates actively participate and complete class assignments and work with students as requested while under the supervision of a counselor. The candidate should experience a wide range of class settings and have opportunities to collaborate with the supervising counselor, preparation program supervisors, and/or other stakeholders working to improve student learning;

4. Must achieve a score equal to or in excess of the qualifying score of any assessment(s) required by the board. The official score report shall be submitted to the department;

(D) The Initial Student Services Certificate for School Psychological Examiner (Kindergarten – Grade 12), valid for a period of four (4) years from the effective date of the certificate, will be issued to those persons meeting the following requirements:

1. The applicant shall hold a valid Missouri professional teaching certificate or student services certificate of license to teach as an elementary or secondary school counselor;

[A. Counseling Psychology;
B. Educational Psychology;
C. School Counseling; and
D. Education;]

2. Completion of a master’s degree from a college or university meeting approval of the Missouri Department of Elementary and Secondary Education in one (1) of the following areas:

A. Counseling Psychology;
B. Educational Psychology;
C. School Counseling; and
D. Education;

2./3. Recommendation for certification from the designated official of an approved Psychological Examiner preparation program;

3./4. Completion of a course in Psychology/Education of the Exceptional Child; and

5. The applicant must achieve a score equal to or in excess of the qualifying score on the required exit assessment(s) as defined in 5 CSR 20-400.310 and 5 CSR 20-400.440. The official score shall be submitted to the department; and

4./6. A minimum of twenty-four (24) semester hours of professional preparation at the graduate level with competencies demonstrated in all areas listed to the satisfaction of an approved preparation program—

A. Courses/ Areas—

(I) Psychological Development: Child, Adolescent, or Developmental Psychology;
(II) Psychology of Education;
(III) Statistical Methods;
(IV) [Mental Hygiene or] Psychology of Personality or Psychodiagnoses;
(V) Psychological Tests and Measures for the Analysis of Student Performance;
(VI) Individual Intelligence Tests; and
(VII) Individual Diagnostic Assessments (other than the Wechsler [Intelligence] Scales [for Children and] the Stanford-Binet Intelligence Scale);

B. Competencies—

(I) Applying Methods and/or Techniques of Interpretation of Tests;
(II) [Analysis] Analyzing and [Diagnosis of Learning Problems, including special consideration of low-incidence populations/ Identifying Differences to include tiered systems for supporting instruction and behavior;]
(III) [Interpretation of] Interpreting Formal and Informal Diagnostic Assessments and [their Application for Prescriptive Instruction] Applying to Guide Interventions;

(IV) [Utilization of] Utilizing Knowledge of Classroom Environment, Psychological Principles, and [Test Date] Data to [Plan for Management of Special Needs Children] assist in the development of student educational plans;

(V) Applying Diagnostic Interviewing Techniques;
(VI) [Process of Staffing/ Collaborating and Consulting with Other Professionals to [Develop] Identify Instructional Strategies; and

(VII) [Administration and Interpretation of] Administering and Interpreting the Wechsler [Intelligence] Scales [for Children and], the Stanford-Binet Intelligence Scale, and other psychoeducational instruments; and

(VIII) Providing services consistent with ethical, legal, and professional standards; and

C. Field and Clinical Experiences (minimum of one hundred fifty (150) clock hours)—

(I) Culminating Clinical Experience. This culminating clinical experience must include the administration and interpretation of individual intelligence tests, formal and informal diagnostic procedures, and the application of the information to develop instructional strategies.

(E) The Initial Student Services Certificate for School Psychologist, valid for a period of four (4) years from the effective date of the certificate, will be issued to those persons meeting the following requirements:

1. Completion of a specialist or higher degree with a major emphasis in school psychology from an approved School Psychologist preparation program;

2. Recommendation for certification from the designated official of a School Psychologist preparation program approved by the department;

3. A minimum of sixty (60) semester hours of professional preparation at the graduate level with competencies demonstrated in all areas listed to the satisfaction of an approved School Psychologist preparation program—

A. Psychological Foundations—

(I) Biological Bases of Behavior;
(II) Human Learning;
(III) Social and Cultural Bases of Behavior;
(IV) Child and Adolescent Development;
(V) Individual Differences, including human exceptionalities; and

(VI) Developmental Psychology;

B. Educational Foundations—

(I) Instructional Design; and
(II) Organization and Operations of Schools;

C. Interventions/Problem Solving—

(I) Diverse Methods and Models of Assessment; (II) Linked to Direct Interventions; and
(III) Linked to Indirect Interventions;

D. Statistics and Research Methodologies—

(I) Statistics; (II) Research and Evaluation Methods; and
(III) Measurement; and

E. Professional School Psychology—

(I) History and Foundations of School Psychology; (II) Legal and Ethical Issues; (III) Professional Issues and Standards; and
(IV) Alternative Models for Delivery of School Psychological Services;

(V) Emergent Technologies; and

(VI) Roles and Functions of the School Psychologist;

4. Competencies—

A. Data-Based Decision Making and Accountability.
School psychologists have knowledge of varied models and methods of assessment and data collection methods for identifying strengths and needs, developing effective services and programs, and measuring progress and outcomes. As part of a systematic and comprehensive process of effective decision making and problem solving that permeates all aspects of service delivery, school psychologists demonstrate skills to use psychological and educational assessment, data collection strategies, and technology resources and apply results to design, implement, and evaluate response to services and programs.

B. Consultation and Collaboration. School psychologists have knowledge of varied models and strategies of consultation, collaboration, and communication applicable to individuals, families, groups, and systems and methods to promote effective implementation of services. As part of a systematic and comprehensive process of effective decision making and problem solving that permeates all aspects of service delivery, school psychologists demonstrate skills to consult, collaborate, and communicate effectively with others.

C. Interventions and Instructional Support to Develop Academic Skills. School psychologists have knowledge of biological, cultural, and social influences on academic skills; human learning, cognitive, and development processes; and evidence-based curricula and instructional strategies. School psychologists, in collaboration with others, demonstrate skills to use assessment and data collection methods and to implement and evaluate services that support cognitive and academic skills.

D. Interventions and Mental Health Services to Develop Social and Life Skills. School psychologists have knowledge of biological, cultural, developmental, and social influences on behavior and mental health, behavioral and emotional impacts on learning and life skills, and evidence-based strategies to promote social–emotional functioning and mental health. School psychologists, in collaboration with others, demonstrate skills to use assessment and data collection methods and to implement and evaluate services that support socialization, learning, and mental health.

E. School-Wide Practices to Promote Learning. School psychologists have knowledge of school and systems structure, organization, and theory; general and special education; technology resources; and evidence-based school practices that promote learning and mental health. School psychologists, in collaboration with others, demonstrate skills to develop and implement practices and strategies to create and maintain effective and supportive learning environments for children and others.

F. Preventive and Responsive Services. School psychologists have knowledge of principles and research related to resilience and risk factors in learning and mental health, services in schools and communities to support multi-tiered prevention, and evidence-based strategies for effective crisis response. School psychologists, in collaboration with others, demonstrate skills to promote services that enhance learning, mental health, safety, and physical well-being through protective and adaptive factors and to implement effective crisis preparation, response, and recovery.

G. Family–School Collaboration Services. School psychologists have knowledge of principles and research related to family systems, strengths, needs, and culture; evidence-based strategies to support family influences on children’s learning and mental health; and strategies to develop collaboration between families and schools. School psychologists, in collaboration with others, demonstrate skills to design, implement, and evaluate services that respond to culture and context and facilitate family and school partnerships and interactions with community agencies for enhancement of academic and social–behavioral outcomes for children.

H. Diversity in Development and Learning. School psychologists have knowledge of individual diversity factors for children, families, and schools, including factors related to culture, context, and individual and role differences; and evidence-based strategies to enhance services and address potential influences related to diversity. School psychologists demonstrate skills to provide effective professional services that promote effective functioning for individuals, families, and schools with diverse characteristics, cultures, and backgrounds and across multiple contexts, with recognition that an understanding and respect for diversity in development and learning and advocacy for social justice are foundations for all aspects of service delivery.

I. Research and Program Evaluation. School psychologists have knowledge of research design, statistics, measurement, varied data collection and analysis techniques, and program evaluation sufficient for understanding research and interpreting data in applied settings. School psychologists demonstrate skills to evaluate and apply research as a foundation for service delivery and, in collaboration with others, use various techniques and technology resources for data collection, measurement, and analysis to support effective practices at the individual, group, and/or systems levels.

J. Legal, Ethical, and Professional Practice. School psychologists have knowledge of the history and foundations of school psychology; multiple service models and methods; ethical, legal, and professional standards; and other factors related to professional identity and effective practice as school psychologists. School psychologists demonstrate skills to provide services consistent with ethical, legal, and professional standards; engage in responsive ethical and professional decision-making; collaborate with other professionals; and apply professional work characteristics needed for effective practice as school psychologists, including respect for human diversity and social justice, communication skills, effective interpersonal skills, responsibility, adaptability, initiative, dependability, and technology skills; and

K. Information and Technology. Demonstrate an understanding of information sources and technology relevant to their work.

5. The applicant must achieve a score equal to or in excess of the qualifying score on the required exit assessment(s) as defined in 5 CSR 20-400.310 and 5 CSR 20-400.440. The official score shall be submitted to the department; and

6. Field and Clinical Experiences (minimum of one (1) year or one thousand two hundred (1,200) clock hours)—

A. Culminating Clinical Experience. This culminating clinical experience must be a planned program of experiences and supervised internship designed to achieve these competencies as part of an approved graduate degree program in school psychology. At least half of the internship must be completed in an educational setting. This internship experience will include opportunities to demonstrate skills learned in all coursework; and,

(1) The Initial Student Services Certificate for Speech-Language Pathologist (Birth - Grade 12), valid for a period of four (4) years from the effective date of the certificate, will be issued to those persons meeting the following requirements:

1. Professional Requirements—

   A. Possession of a master’s or higher degree in Speech-Language Pathology from an accredited college or university; and

   B. Possession of a valid, unencumbered, undisciplined Missouri license in Speech-Language Pathology from the Missouri Board of Registration for the Healing Arts.

(2) The requirements of this rule shall become effective August 1, 2017.


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.
PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Elementary and Secondary Education, Attention: Dr. Paul Katnik, Assistant Commissioner, Office of Educator Quality, PO Box 480, Jefferson City, MO 65102-0480 or by email to educatorquality@dese.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 1—Organization and Description

PROPOSED RESCISSION

10 CSR 30-1.010 General Organization. The purpose of this rule was to comply with section 536.023, RSMo 2016 which required each agency to adopt as a rule a description of its operation and the methods where the public may obtain information or make submissions or requests.

PURPOSE: 10 CSR 30 Chapter 1 needs to be rescinded as this rule is now incorporated into MDA’s 2 CSR 90 Chapter 1. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

PROPOSED RESCISSION

10 CSR 30-2.010 Application of Standards. These minimum standards provided the surveyor and recipient of boundary surveys with a realistic guideline for adequate survey performance. This rule described the types of surveys to which these minimum standards applied.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

PROPOSED RESCISSION

10 CSR 30-2.020 Definitions. This rule defined the various technical and legal terms used in this chapter.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

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Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

PROPOSED RESCISSION

10 CSR 30-2.030 General Land Surveying Requirements. This rule described standards that applied to all property boundary surveys.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

10 CSR 30-2.040 Accuracy Standards for Property Boundary Surveys. This rule prescribed the accuracy standards for all property boundary surveys.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

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Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

10 CSR 30-2.050 Use of Missouri Coordinate System, 1983. This rule designated how state coordinates should have been obtained and shown on plats.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

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Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

10 CSR 30-2.060 Approved Monumentation. This rule prescribed the approved type of monumentation to be used on property boundary surveys.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

PROPOSED RESCISSION

10 CSR 30-2.070 Detail Requirements for Resurveys. This rule provided specific detail requirements that applied only to resurveys.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 30—Land Survey
Chapter 2—Missouri Minimum Standards for Property Boundary Surveys

PROPOSED RESCISSION

10 CSR 30-2.100 Detail Requirements for Condominium Surveys. This rule provided specific detail requirements that applied to condominium surveys.

PURPOSE: This rule needs to be rescinded as it is now incorporated into MDA’s 2 CSR 90 Chapter 60. State land survey authority no longer exists within Department of Natural Resources, but now resides in Department of Agriculture. This change is pursuant to H.B. 28 (2013).


PUBLIC COST: This proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, PO Box 630, Jefferson City, MO 65102. Hand carried copies may be delivered to the Missouri Department of Agriculture, Weights, Measures and Consumer Protection Division, Mr. Ronald G. Hayes, Division Director, 1616 Missouri Blvd., Jefferson City, MO 65109. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 40—Family Support Division
Chapter 2—Income Maintenance

PROPOSED AMENDMENT

13 CSR 40-2.080 Definitions Relating to Institutions. The department is amending the purpose, deleting sections (1)–(4), and adding new sections (1)–(3).

PURPOSE: The department is amending this regulation by defining the scope of the rule, adding definitions, identifying the specific programs to which the rule applies, clarifying and updating language, and removing sections that are no longer applicable. The amendment adds a new section (1) defining the scope of the amendment, adds section (2), definitions. Section (3) limits applicability of eligibility to patients in a medical institution only. Section (4) limits the applicability of eligibility to Blind Pension only.

PURPOSE: [This rule defines institutions for the purpose of establishing eligibility for Income Maintenance programs.] This rule defines institutions for the purpose of establishing eligibility for Blind Pension pursuant to Chapter 209, RSMo, MO HealthNet pursuant to Chapter 208, RSMo, and Supplemental Payment programs pursuant to section 208.030, RSMo.

[(1) For the purpose of the administration of public assistance and Blind Pension, a public institution is defined as an institution which provides shelter or care to persons and is managed or controlled, in whole or in part, by or through any public instrumentality, official or employee acting in an official capacity. This does not include controls a designated public official exerts over all institutions, including private or a similar character. Publicly-owned property under formal lease to a private individual or corporation which vests full control of the property in the lessee will not be considered a public institution nor will the fact that the public authority contracts for and makes payments from public funds to, or]
in support of, individuals in these institutions be considered as governmental participation in financial support of the institution or control of the institution. (Original rule filed May 13, 1948, effective May 23, 1948. Amended: Nov. 4, 1954, effective Nov. 14, 1954.)

(2) A person living in or planning to enter an institution under private management is eligible for public assistance or Blind Pension, provided s/he meets all eligibility requirements in the same manner as a person not living in an institution. However, s/he will not be eligible if one (1) or more of the following conditions are present:

(A) If s/he is entitled to care in the institution because of membership in the group operating the institution (fraternal organization, lodge, union, religious group, and the like);
(B) If s/he has made a lump sum payment or has transferred property or other resources in exchange for lifetime care;
(C) If the institution is meeting and will continue to meet the essential needs of the applicant or recipient; and
(D) If the recipient becomes a patient in a private institution for tuberculosis or mental diseases or in a private medical institution as a result of a diagnosis of tuberculosis or psychosis. (Original rule filed May 13, 1948, effective May 23, 1948. Amended: Nov. 4, 1954, effective Nov. 14, 1954.)

(3) A patient is an individual who is one or a combination of the following:

(A) Admitted to a medical institution because of illness and for whom there is planned, continuing medical treatment, including nursing care, directed toward improvement in health or for whom palliative medical measures are required though improvement in health or recovery cannot be expected;
(B) Receiving professional medical treatment; or
(C) Free to leave at the conclusion of treatment or any other time upon his/her own decision. (Original rule filed Sept. 26, 1951, effective Oct. 6, 1951.)

(4) A public medical institution is one which meets the following criteria:

(A) It is organized to provide medical care, including nursing and convalescent care; has the necessary professional personnel, equipment and facilities to manage the medical and health needs of patients on a continuing basis and is authorized under state law to provide medical services; and
(B) It is staffed by professional medical or professional nursing personnel who have clear and definite responsibility to the institution in the provision of medical services to patients. The term staffed by means that the establishment or facility provides for the patients adequate continual medical care and supervision by a physician; has sufficient registered nurse or licensed practical nurse supervision and services and nurse’s aid services to meet nursing care needs and has appropriate guidance by a physician(s) on the technical aspects of operating the establishment or facility. (Original rule filed Sept. 26, 1951, effective Oct. 6, 1951. Amended: July 24, 1953, effective Aug. 4, 1953. Amended: Nov. 20, 1967, effective Nov. 30, 1967.)

(1) Definitions—

(A) “Public institution” shall be defined according to the definition in 42 CFR section 435.1010;
(B) “Inmate or resident of a public institution” shall be defined according to the definition of “inmate of a public institution” in 42 CFR section 435.1010.

1. This definition includes, but is not limited to, an inmate serving time for a criminal offense, or who is being confined in a local, state, or federal prison, jail, detention facility, or other penal facility, regardless of adjudication status;
(C) “Patient” shall be defined according to the definition in 42 CFR section 435.1010;
(D) “Medical institution” shall be defined according to the definition in 42 CFR section 435.1010;
(E) “Maintained” shall mean, for purposes of this regulation, a blind person who is “maintained” in a private institution that provides food and shelter to four (4) or more persons unrelated to the proprietor; and
(F) “Private institution” shall mean an “institution,” as defined in 42 CFR section 435.1010, that does not meet the definition of a public institution.

(2) Any claimant who is an inmate or resident of a public institution, except as a patient in a medical institution, shall not be eligible for Blind Pension, MO HealthNet, and Supplemental Payment programs.

(3) For purposes of Blind Pension only: Blind persons who are maintained in private or endowed institutions shall not be eligible for the Blind Pension cash payment; however, these persons may qualify for MO HealthNet if they are otherwise eligible for Blind Pension.


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules.Comment@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 40—Family Support Division
Chapter 34—Homeless, Dependent and Neglected Children

PROPOSED RESCISSION

13 CSR 40-34.070 Payment to School Districts for Special Education Services for Children in the Custody of the Division of Family Services and Placed in Residential Treatment Facilities. This rule established criteria for payment to school districts which are not the domicile school district for special education services provided to children in residential treatment facilities and in Division of Family Services custody.
PURPOSE: This rule is being rescinded as it has been incorporated into the Department of Elementary and Secondary Education’s regulations, specifically 5 CSR 20-300.130 under the authority of sections 167.126, RSMo.


PUBLIC COST: The proposed rescission will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: The proposed rescission will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules.Comments@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 13—DEPARTMENT OF SOCIAL SERVICES
Division 70—MO HealthNet Division
Chapter 3—Conditions of Provider Participation, Reimbursement and Procedure of General Applicability

PROPOSED AMENDMENT

13 CSR 70-3.030 Sanctions for False or Fraudulent Claims for MO HealthNet Services. The division is amending sections (1), (3), and (4).

PURPOSE: This amendment updates the incorporated by reference material dates in sections (1), (3), and updates language in section (4).

(1) Administration.
(A) The MO HealthNet program shall be administered by the Department of Social Services, MO HealthNet Division. The services covered and not covered, the limitations under which services are covered, and the maximum allowable fees for all covered services shall be determined by the division and shall be included in the MO HealthNet provider manuals, which are incorporated by reference and made a part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109, at its website dss.mo.gov/mhd, [November 16, 2015/ October 1, 2017. This rule does not incorporate any subsequent amendments or additions.

(3) Program Violations.
(A) Sanctions may be imposed by the MO HealthNet agency against a provider for any one (1) or more of the following reasons:
1. Presenting, or causing to be presented, for payment any false or fraudulent claim for services or merchandise in the course of business related to MO HealthNet;
2. Submitting, or causing to be submitted, false information for the purpose of obtaining greater compensation than that to which the provider is entitled under applicable MO HealthNet program policies or rules, including, but not limited to, the billing or coding of services which results in payments in excess of the fee schedule for the service actually provided or billing or coding of services which results in payments in excess of the provider’s charges to the general public for the same services or billing for higher level of service or increased number of units from those actually ordered or performed or both, or altering or falsifying medical records to obtain or verify a greater payment than authorized by a fee schedule or reimbursement plan;
3. Submitting, or causing to be submitted, false information for the purpose of meeting prior authorization requirements or for the purpose of obtaining payments in order to avoid the effect of those changes;
4. Failing to make available, and disclosing to the MO HealthNet agency or its authorized agents, all records relating to services provided to MO HealthNet participants or records relating to MO HealthNet payments, whether or not the records are commingled with non-Title XIX (Medicaid) records. All records must be kept a minimum of five (5) years from the date of service unless a more specific provider regulation applies. The minimum five- (5-) year retention of records requirement continues to apply in the event of a change of ownership or discontinuing enrollment in MO HealthNet. Services billed to the MO HealthNet agency that are not adequately documented in the patient’s medical records or for which there is no record that services were performed shall be considered a violation of this section. Copies of records must be provided upon request of the MO HealthNet agency or its authorized agents regardless of the media in which they are kept. Failure to make these records available on a timely basis at the same site at which the services were rendered or at the provider’s address of record with the MO HealthNet agency, or failure to provide copies as requested, or failure to keep and make available adequate records which adequately document the services and payments shall constitute a violation of this section and shall be a reason for sanction. Failure to send records, which have been requested via mail, within the specified time frame shall constitute a violation of this section and shall be a reason for sanction;
5. Failing to provide and maintain quality, necessary, and appropriate services, including adequate staffing for long-term care facility MO HealthNet participants, within accepted medical community standards as adjudged by a body of peers, as set forth in both federal and state statutes or regulations. Failure shall be documented by repeat discrepancies. The discrepancies may be determined by a peer review committee, medical review teams, independent professional review teams, utilization review committees, or by Professional Standards Review Organizations (PSRO). The medical review may be conducted by qualified peers employed by the single state agency;
6. Engaging in conduct or performing an act deemed improper or abusive of the MO HealthNet program or continuing the conduct following notification that the conduct should cease. This will include inappropriate or improper actions relating to the management of participants’ personal funds or other funds;
7. Breaching of the terms of the MO HealthNet provider agreement of any current written and published policies and procedures of the MO HealthNet program (Such policies and procedures are contained in provider manuals or bulletins which are incorporated by reference and made a part of this rule as published by the Department of Social Services, MO HealthNet Division, 615 Howerton Court, Jefferson City, MO 65109, at its website www.dss.mo.gov/mhd, [November 16, 2015/ October 1, 2017. This rule does not incorporate any subsequent amendments or additions.
8. Failing to comply with the terms of the provider certification on the MO HealthNet claim form;
9. Utilizing or abusing the MO HealthNet program as evidenced by a documented pattern of inducing, furnishing, or otherwise causing a participant to receive services or merchandise not otherwise required or requested by the participant, attending physician, or appropriate utilization review team; a documented pattern of inducing, furnishing, or otherwise causing a participant to receive services or merchandise which results in payments in excess of the specified time frame shall constitute a violation of this section and shall be a reason for sanction.
10. Submitting, causing to be submitted, or altering or falsifying medical records to provide or verify a greater payment than authorized by a fee schedule or reimbursement plan;
11. Failing to make available, and disclosing to the MO HealthNet agency or its authorized agents, all records relating to services provided to MO HealthNet participants or records relating to MO HealthNet payments, whether or not the records are commingled with non-Title XIX (Medicaid) records. All records must be kept a minimum of five (5) years from the date of service unless a more specific provider regulation applies. The minimum five- (5-) year retention of records requirement continues to apply in the event of a change of ownership or discontinuing enrollment in MO HealthNet. Services billed to the MO HealthNet agency that are not adequately documented in the patient’s medical records or for which there is no record that services were performed shall be considered a violation of this section. Copies of records must be provided upon request of the MO HealthNet agency or its authorized agents regardless of the media in which they are kept. Failure to make these records available on a timely basis at the same site at which the services were rendered or at the provider’s address of record with the MO HealthNet agency, or failure to provide copies as requested, or failure to keep and make available adequate records which adequately document the services and payments shall constitute a violation of this section and shall be a reason for sanction. Failure to send records, which have been requested via mail, within the specified time frame shall constitute a violation of this section and shall be a reason for sanction;
"
fee from the participant, except this shall not apply to MO HealthNet services for which participants are responsible for payment of a copayment or coinsurance in accordance with 13 CSR 70-4.050 and 13 CSR 70-4.051;  
10. Violating any provision of the State Medical Assistance Act or any corresponding rule;  
11. Submitting a false or fraudulent application for provider status which misrepresents material facts. This shall include concealment or misrepresentation of material facts required on any provider agreements or questionnaires submitted by affiliates when the provider knew, or should have known, the contents of the submitted documents;  
12. Violating any laws, regulations, or code of ethics governing the conduct of occupations or professions or regulated industries. In addition to all other laws which would commonly be understood to govern or regulate the conduct of occupations, professions, or regulated industries, this provision shall include any violations of the civil or criminal laws of the United States, of Missouri, or any other state or territory, where the violation is reasonably related to the provider’s qualifications, functions, or duties in any licensed or regulated profession or where an element of the violation is fraud, dishonesty, moral turpitude, or an act of violence;  
13. Failing to meet standards required by state or federal law for participation (for example, licensure);  
14. Exclusion from the Medicare program or any other federal health care program;  
15. Failing to accept MO HealthNet payment as payment in full for covered services or collecting additional payment from a participant or responsible person, except this shall not apply to MO HealthNet services for which participants are responsible for payment of a copayment or coinsurance in accordance with 13 CSR 70-4.050 and 13 CSR 70-4.051;  
16. Refusing to execute a new provider agreement when request- ed to do so by the single state agency in order to preserve the single state agency’s compliance with federal and state requirements; or failure to execute an agreement within twenty (20) days for compliance purposes;  
17. Failing to correct deficiencies in provider operations within ten (10) days or date specified after receiving written notice of these deficiencies from the single state agency or within the time frame provided from any other agency having licensing or certification authority;  
18. Being formally reprimanded or censured by a board of licensure or an association of the provider’s peers for unethical, unlawful, or unprofessional conduct; any termination, removal, suspension, revocation, denial, probation, consented surrender, or other disqualification of all or part of any license, permit, certificate, or registration related to the provider’s business or profession in Missouri or any other state or territory of the United States;  
19. Being suspended or terminated from participation in another governmental medical program such as Workers’ Compensation, Crippled Children’s Services, Rehabilitation Services, Title XX Social Service Block Grant, or Medicare;  
20. Using fraudulent billing practices arising from billings to third parties for costs of services or merchandise or for negligent practice resulting in death or injury or substandard care to persons including, but not limited to, the provider’s patients;  
21. Failing to repay or make arrangements for the repayment of identified overpayments or otherwise erroneous payments prior to the allowed forty-five (45) days which the provider has to refund the requested amount;  
22. Billing the MO HealthNet program more than once for the same service when the billings were not caused by the single state agency or its agents;  
23. Billing the state MO HealthNet program for services not provided prior to the date of billing (prebilling), except in the case of prepaid health plans or pharmacy claims submitted by point-of-service technology; whether or not the prebilling causes loss or harm to the MO HealthNet program;  
24. Failing to reverse or credit back to the medical assistance program (MO HealthNet) within thirty (30) days any pharmacy claims submitted to the agency that represent products or services not received by the participant; for example, prescriptions that were returned to stock because they were not picked up;  
25. Conducting any action resulting in a reduction or depletion of a long-term care facility MO HealthNet participant’s personal funds or reserve account, unless specifically authorized in writing by the participant, relative, or responsible person;  
26. Submitting claims for services not personally rendered by the individually enrolled provider, except for the provisions specified in the MO HealthNet dental, physician, or nurse midwife programs where such claims may be submitted only if the individually enrolled provider directly supervised the person who actually performed the service and the person was employed by the enrolled provider at the time the service was rendered. All claims for psychiatric, psychological counseling, speech therapy, physical therapy, and occupational therapy services may only be billed by the individually enrolled provider who actually performs the service, as supervision is non-conceived. Services performed by a nonenrolled person due to MO HealthNet sanction, whether or not the person was under supervision of the enrolled provider, is a noncovered service;  
27. Making any payment to any person in return for referring an individual to the provider for the delivery of any goods or services for which payment may be made in whole or in part under MO HealthNet. Soliciting or receiving any payment from any person in return for referring an individual to another supplier of goods or services regardless of whether the supplier is a MO HealthNet provider for the delivery of any goods or services for which payment may be made in whole or in part under MO HealthNet is also prohibited. Payment includes, without limitation, any kickback, bribe, or rebate made, either directly or indirectly, in cash or in-kind;  
28. Billing for services through an agent, which were upgraded from those actually ordered, performed; or billing or coding services, either directly or through an agent, in a manner that services are paid for as separate procedures when, in fact, the services were performed concurrently or sequentially and should have been billed or coded as integral components of a total service as prescribed in MO HealthNet policy for payment in a total payment less than the aggregate of the improperly separated services; or billing a higher level of service than is documented in the patient/client record; or unbundling procedure codes;  
29. Conducting civil or criminal fraud against the MO HealthNet program or any other state Medicaid (medical assistance) program, or any criminal fraud related to the conduct of the provider’s profession or business;  
30. Having sanctions or any other adverse action invoked by another state Medicaid program;  
31. Failing to take reasonable measures to review claims for payment for accuracy, duplication, or other errors caused or commit- ted by employees when the failure allows material errors in billing to occur. This includes failure to review remittance advice statements provided which results in payments which do not correspond with the actual services rendered;  
32. Submitting improper or false claims to the state or its fiscal agent by an agent or employee of the provider;  
33. For providers other than long-term care facilities, failing to retain in legible form for at least five (5) years from the date of service, worksheets, financial records, appointment books, appointment calendars (for those providers who schedule patient/client appointments), adequate documentation of the service, and other documents and records verifying data transmitted to a billing intermediary, whether the intermediary is owned by the provider or not. For long-term care providers, failing to retain in legible form, for at least seven (7) years from the date of service, worksheets, financial records, ade- quate documentation for the service(s), and other documents and records verifying data transmitted to a billing intermediary, whether
the intermediary is owned by the provider or not. The documentation must be maintained so as to protect it from damage or loss by fire, water, computer failure, theft, or any other cause;

34. Removing or coercing from the possession or control of a participant any item of durable medical equipment which has reached MO HealthNet-defined purchase price through MO HealthNet rental payments or otherwise become the property of the participant without paying fair market value to the participant;

35. Failing to timely submit civil rights compliance data or information or failure to timely take corrective action for civil rights compliance deficiencies within thirty (30) days after notification of these deficiencies or failure to cooperate or supply information required or requested by civil rights compliance officers of the single state agency;

36. Billing the MO HealthNet program for services rendered to a participant in a long-term care facility when the resident resided in a portion of the facility which was not MO HealthNet-certified or properly licensed or was placed in a nonlicensed or MO HealthNet-noncertified bed;

37. Failure to comply with the provisions of the Missouri Department of Social Services, MO HealthNet Division Title XIX Participation Agreement with the provider relating to health care services;

38. Failure to maintain documentation which is to be made contemporaneously to the date of service;

39. Failure to maintain records for services provided and all billing done under his/her provider number regardless to whom the reimbursement is paid and regardless of whom in his/her employ or service produced or submitted the MO HealthNet claim or both;

40. Failure to submit proper diagnosis codes, procedure codes, billing codes regardless to whom the reimbursement is paid and regardless of whom in his/her employ or service produced or submitted the MO HealthNet claim;

41. Failure to submit and document, as defined in subsection (2)(A) the length of time (begin and end clock time) actually spent providing a service, except for services as specified under 13 CSR 70-91.010(4)(A) Personal Care Program, regardless to whom the reimbursement is paid and regardless of whom in his/her employ or service produced or submitted the MO HealthNet claim or both;

42. Billing for the same service as another provider when the service is performed or attended by more than one (1) enrolled provider. MO HealthNet will reimburse only one (1) provider for the exact same service;

43. Failing to make an annual attestation of compliance with the provisions of Section 6032 of the federal Deficit Reduction Act of 2005 by March 1 of each year, or failing to provide a requested copy of an attestation, or failing to provide written notification of having more than one (1) federal tax identification number by September 30 of each year, or failing to provide requested proof of a claimed exemption from the provisions of section 6032 of the federal Deficit Reduction Act of 2005; and

44. Failing to advise the single state agency, in writing, on enrollment forms specified by the single state agency, of any changes affecting the provider’s enrollment records within ninety (90) days of the change, with the exception of change of ownership or control of any provider which must be reported within thirty (30) days.

(4) Any one (1) or more of the following sanctions may be invoked against providers for any one (1) or more of the program violations specified in section (3) of this rule:

(N) Denial of payment for any new admission to a skilled nursing facility (SNF), intermediate care facility (ICF), or ICF/mentally retarded (MR) individuals with intellectual disabilities (IID) that no longer meets the applicable conditions of participation (for SNFs) or standards (for ICF's and ICF/MR's IIDs) if the facility’s deficiencies do not pose immediate jeopardy to patients’ health and safety. Imposition of this sanction must be in accordance with all applicable federal statutes and regulations.


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules.Comment@dss.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 16—RETIREMENT SYSTEMS
Division 50—The County Employees’ Retirement Fund
Chapter 2—Membership and Benefits

PROPOSED AMENDMENT

16 CSR 50-2.010 Definitions. The board is amending subsection (1)(C).

PURPOSE: This amendment revises the definition of actuarial equivalence for the plan.

(1) When used in these regulations or in sections 50.1000 to 50.1300, RSMo, the words and phrases defined hereinafter shall have the following meanings unless a different meaning is clearly required by the context of the plan:

(C) Actuarial equivalence means equality in value of the aggregate amounts expected to be received under different forms of payment. Such equality in value shall be based on assumptions as to the occurrence of future events. The future events to be taken into account are mortality for participants, mortality for a beneficiary, and an interest discount for the time value of money. [For this plan, the actuarial assumptions are as follows:] Actuarial assumptions shall be specified in writing by the board or its designee, which, for the avoidance of doubt may include an actuary, and such writing shall be considered a part of the plan or an amendment thereto.

[1. Mortality: the 1983 Group Annuity Mortality Table, weighted sixty-six and two-thirds percent (66 2/3%) male and thirty-three and one-third percent (33 1/3%) female;]

2. Interest discount assumption: eight percent (8%), compounded annually;


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the
Proposed Rules

County Employees’ Retirement Fund, 2121 Schotthill Woods Drive, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 16—RETIREMENT SYSTEMS
Division 50—The County Employees’ Retirement Fund
Chapter 2—Membership and Benefits

PROPOSED AMENDMENT

16 CSR 50-2.030 Eligibility and Participation. The board is amending subsection (4)(C).

PURPOSE: This amendment revises the crediting of hours of service under the plan.

(4) A participant shall be credited with hours of service for a calendar year in accordance with the following rules:

(C) [No hours will be credited for unpaid sick leave] For purposes other than vesting, hours will be credited for unpaid absences for sickness and injury of up to twelve (12) months. For this purpose, a participant will be deemed to be absent for sickness and injury only to the extent certified by the county clerk, on a form provided by the board or its designee, to be on an approved leave of absence for medical reasons under the written policies of an employer; and


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the County Employees’ Retirement Fund, 2121 Schotthill Woods Drive, Jefferson City, MO 65101. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

PROPOSED AMENDMENT

20 CSR 2263-2.050 Application for Licensure as a Social Worker.

The committee is amending section (4), deleting section (5), renumbering old section (6), and adding new section (6).

PURPOSE: This amendment establishes a one- (1- ) year time period to complete the licensure process. Section (5) is deleted as those requirements are covered in 20 CSR 2263-2.085.

(4) The following documents shall be on file for an application to be considered complete and officially filed:

(D) Verification of a passing score, as determined by the committee, on the examination administered by the Association of Social Work Boards (ASWB). Verification of score(s) shall be sent directly to the committee office by the ASWB. The required examinations are:

1. Licensed baccalaureate social worker—bachelors examination;
2. Licensed baccalaureate social worker independent practice—bachelors examination;
3. Licensed master social worker—masters examination.

A. A clinical examination taken by a person who has registered supervision before April 30, 2010, and has not been issued a provisional licensed clinical social worker license is acceptable;
4. Licensed advanced macro social worker—advanced generalist examination.

A. An examination taken before the completion of at least two thousand two hundred fifty (2,250) hours and eighteen (18) months of the supervised work experience is not acceptable; and
5. Licensed clinical social worker—clinical examination.

A. An examination taken before the completion of at least two thousand two hundred fifty (2,250) hours and eighteen (18) months of the supervised work experience is not acceptable; and

[(B) A person who has previously held a license as a social worker, whose license had either expired or been revoked, shall submit evidence of competency. Evidence of competency in this case shall be the same as the evidence required of an inactive licensee who desires to return to active status as stated in 20 CSR 2263-2.090.]

[(6)(5) Following the committee’s review process, the applicant will be informed by letter of licensure denial. The denial letter will identify the reasons for denial and the appeal process.

(6) Any applicant for licensure shall complete and officially file the application for licensure within an application window of one (1) year from the date the application form is initially submitted to the committee.

(A) If an applicant fails to submit all requirements needed for approval to take the exam within the one- (1-) year period, then the application will be voided.

(B) Upon completion of the application for licensure, the committee will either approve or disapprove the applicant to sit for the applicable examination.


PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately thirteen dollars and sixty-two cents ($13.62) to fourteen dollars ($14.00) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will cost private entities seventy-two dollars and ninety-five cents ($72.95) to one hundred two dollars and ninety-five cents ($102.95) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Committee for Social Workers, Tom Reichard, Executive Director.
PO Box 1335, Jefferson City, MO 65102, by fax at (573) 526-3489, or via email at lcsw@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
I. RULE NUMBER
Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.050 Application for Licensure as a Social Worker

II. SUMMARY OF FISCAL IMPACT

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<th>Affected Agency or Political Subdivision</th>
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| Total Annual Cost of Compliance for the Life of the Rule | $13.62 to $14.00 |

III. WORKSHEET

Personal Service Dollars

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<tr>
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<th>HOURLY SALARY</th>
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Total Personal Service Costs $12.41

Expense and Equipment Dollars

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<th>Item</th>
<th>Cost</th>
<th>Quantity</th>
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</tr>
</thead>
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<td>$0.49</td>
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<tr>
<td>License Printing and Postage</td>
<td>$0.72</td>
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<td>$0.72</td>
</tr>
</tbody>
</table>

Total Expense and Equipment Costs $1.21

IV. ASSUMPTION

1. Employee’s salaries were calculated using the annual salary multiplied by (29.78% * Salary)+ (10,308*FTE) for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications. The total cost was based on the cost per application multiplied by the estimated number of applications.

2. The committee anticipates one applicant to reapply for licensure. It is anticipated one applicant will request the committee office mail an application packet to them as the applications will be made available on the website.

3. It is anticipated that the total costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.
PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.050 Application for Licensure as a Social Worker

II. SUMMARY OF FISCAL IMPACT

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III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The committee estimates that there will be one applicant each year that will resubmit applications after the expiration of the one year period.

2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.
Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

PROPOSED RULE

20 CSR 2263-2.051 Reexamination

PURPOSE: This rule establishes an end date for initial applications for license.

(1) Any applicant must pass the required examination within two (2) calendar years from the date the applicant was approved to take the examination. Failure to complete the examination within this time frame will result in the expiration of the application. Any applicant whose application has expired may choose to reapply for licensure and for approval to sit for the examination.

AUTHORITY: sections 337.600, 337.612, 337.615, 337.627, and 337.630, RSMo 2016. Original rule filed Sept. 27, 2017.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions approximately thirteen dollars and sixty-two cents ($13.62) to fourteen dollars ($14.00) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed rule will cost private entities seventy-two dollars and ninety-five cents ($72.95) to one hundred two dollars and ninety-five cents ($102.95) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the State Committee for Social Workers, Tom Reichard, Executive Director, PO Box 1335, Jefferson City, MO 65102, by fax at (573) 526-3489, or via email at lcsw@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
PUBLIC FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.051 Reexamination

II. SUMMARY OF FISCAL IMPACT

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Total Annual Cost of Compliance for the Life of the Rule

III. WORKSHEET

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Total Personal Service Costs $12.41

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Total Expense and Equipment Costs $1.21

IV. ASSUMPTION

1. Employee’s salaries were calculated using the annual salary multiplied by (29.78% * Salary) + (10,308*FTE) for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications. The total cost was based on the cost per application multiplied by the estimated number of applications.

2. The committee anticipates one applicant to reapply for licensure. It is anticipated one applicant will request the committee office mail an application packet to them as the applications will be made available on the website.

3. It is anticipated that the total costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.
PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.05| Reexamination

II. SUMMARY OF FISCAL IMPACT

Annual Cost of Compliance for the Life of the Rule

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Estimated Annual Cost of Compliance for the Life of the Rule: $72.95 to $102.95

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The committee estimates that there will be one applicant each year that will resubmit applications after failure to complete the examination.

2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.
Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

PROPOSED AMENDMENT

20 CSR 2263-2.060 Licensure by Reciprocity. The board is amending subsection (1)(C) and section (2) and adding new section (3).

PURPOSE: This amendment changes the requirements for licensure by reciprocity.

(1) The committee may issue a license by reciprocity to individuals who meet the licensure requirements as set forth in the rules promulgated by the committee and provide the following:

(C) Verification form provided by the committee to be completed by the regulatory entity verifying that the individual holds a valid, unexpired license as a social worker in that state, territory, province, or country whose licensing or certification requirements at the time the application is submitted to the committee are substantially similar to those in Missouri and verification that the individual has engaged in the active practice of social work for at least three (3) of the past five (5) years. The applicant has the burden of providing the information necessary for determination of this issue.

1. The applicant for licensure by reciprocity shall furnish to the committee true and accurate copies of the licensure law from the state in which he/she is licensed and/or certified;

(2) [Following the committee’s review process,] If the committee determines that the applicant fails to meet the requirements for licensure by reciprocity, the applicant for licensure by reciprocity shall be informed by letter that licensure by reciprocity has been denied. The denial letter shall identify the reasons for denial and shall inform the applicant of the appeal process.

(3) Any applicant for licensure shall complete and officially file the application for licensure within an application window of one (1) year from the date the application is initially submitted to the committee. If an applicant fails to complete all requirements for licensure within the one- (1-) year period, then the application shall be deemed void. If the applicant wishes to pursue licensure after the expiration of the application window, the applicant must begin the application process again by submitting a new application and all applicable fees and comply with all other requirements as set forth in this rule for a complete and officially filed application. The applicant may make a written request to the committee to transfer to the new application file the previously submitted transcripts, any still valid test scores, and any other information submitted as part of the application process that is still current and valid. The committee has discretion to determine what portions of the application documents will transfer to the new application and which will not; however, the committee shall not approve the transfer of the results of any background check or fingerprinting requirement to the new application nor shall the committee waive any requirement for payment of any applicable fees for the new application.


PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately thirteen dollars and sixty-two cents ($13.62) to fourteen dollars ($14.00) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will cost private entities one hundred twelve dollars and ninety-five cents ($112.95) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Committee for Social Workers, Tom Reichard, Executive Director, PO Box 1335, Jefferson City, MO 65102, by fax at (573) 526-3489, or via email at lcssw@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
PUBLIC FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.060 Licensure by Reciprocity

II. SUMMARY OF FISCAL IMPACT

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| Total Annual Cost of Compliance for the Life of the Rule | $13.62 to $14.00 |

III. WORKSHEET

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Total Personal Service Costs $12.79

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IV. ASSUMPTION

1. Employee’s salaries were calculated using the annual salary multiplied by (29.78% * Salary) + (10,308*FTE) for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications. The total cost was based on the cost per application multiplied by the estimated number of applications.

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PRIVATE ENTITY FISCAL NOTE

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Title 20 - Department of Insurance, Financial Institutions and Professional Registration
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Proposed Rule - 20 CSR 2263-2.060 Licensure by Reciprocity

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| Estimated Annual Cost of Compliance for the Life of the Rule | $112.95 |

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The committee estimates that there will be one applicant each year that will resubmit applications after the expiration of the one year period.

2. Most states have eliminated the verification fee, however, the $10 amount is an average verification fee charged by the remaining states.

3. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.
Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

PROPOSED AMENDMENT

20 CSR 2263-2.082 Continuing Education. The board is amending sections (6), (7), and (11).

PURPOSE: This amendment changes continuing education credit and record retention requirements.

(6) The required continuing education hours may be satisfied through any combination of the following activities:

(1) Attending workshops or seminars, including live interactive webinars, approved by or sponsored by the following:
   1. National Association of Social Workers (NASW);
   2. Social service agency and/or organizational staff development unit (i.e., hospitals, nursing homes, residential treatment facility, etc.);
   3. Professional associations in the human services including, but not limited to the—
      A. American Psychological Association (APA);
      B. Missouri Psychological Association (MOPA);
      C. American Association for Marriage and Family Therapy (AAMFT);
      D. Missouri Association for Marriage and Family Therapy (MAMFT);
      E. American Counseling Association of Missouri (ACAM);
      F. American Counselors Association (ACA);
      G. American Mental Health Counseling Association (AMHCA);
      H. Missouri Mental Health Counseling Association (MMHCA); and
      I. Missouri Society for Clinical Social Workers (MSCSW);
   4. Association of Social Work Boards (ASWB) or its successor—Approved Continuing Education (ACE);
   5. Accredited college or university; or
   6. Continuing education hours used to satisfy the continuing education requirements of another state may be submitted to fulfill the requirements of this state if the other state’s continuing education requirements are substantially equal to or greater than the requirements of this state.

(7) [Continuing] Up to ten (10) continuing education hours [cannot] may be carried over into another or the next reporting period [and]. Continuing education hours shall not be awarded for regular work activities, administrative staff meetings, case staffing or reporting, membership in or holding office in, or participation on boards or committees, business meetings of professional organizations, or training specifically related to policies and procedures of an agency.

(11) A licensee shall be responsible for maintaining records of continuing education activities. Each licensee shall retain documentation of the continuing education verified on the renewal form for [two (2)] [four (4)] years following license renewal. The committee may conduct audits of licensees to verify compliance with the continuing education requirements.


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Committee for Social Workers, Tom Reichard, Executive Director, PO Box 1335, Jefferson City, MO 65102, by fax at (573) 526-3489 or via email at lcsw@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements

PROPOSED AMENDMENT

20 CSR 2263-2.085 Restoration of License. The board is amending sections (1), (2), and (3) and adding new section (4).

PURPOSE: This amendment clarifies the process to restore a license.

(1) A license that has been expired may be restored [may be renewed within] for sixty (60) days [of the expiration date] or less shall be restored by submitting:[/—]
   (A) [Submitting a]A completed renewal form;
   (B) [Submitting a]A completed renewal form;
   (C) The renewal fee;
   (D) [A] The restoration fee; and
   (D) [I] Proof of completion of continuing education hours in the current renewal cycle [in accordance with] using the following formula: Number of months not renewed divided by twenty-four (24), multiplied by thirty (30), and then rounded to the nearest whole number. Total rounded up or down to the nearest whole number: four (4) or less round down; five (5) or more round up. Example: license which has been expired for seven (7) months: 7 ÷ 24 = .29 × 30 = 8.7, rounded up to 9. Nine (9) hours of CE required to renew.

(4) To restore a license that has been previously revoked, the applicant must submit the following:

(A) An application for licensure requesting reinstatement that contains a statement of the applicant’s competency for licensure and rehabilitation from the conduct that was the cause of revocation;

(B) Proof of current qualification for licensure and proof of completion of at least thirty (30) hours of continuing education completed within two (2) years immediately preceding the application, or proof of eligibility for licensure by reciprocity as if the applicant was applying for a new license;

(C) Proof of successful completion of any examination required for licensure that has been completed within two (2) years of the date of the request for restoration of license; and

(D) The restoration fee.

**PUBLIC COST:** This proposed amendment will cost state agencies or political subdivisions approximately thirteen dollars and sixty-two cents ($13.62) to fourteen dollars ($14.00) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

**PRIVATE COST:** This proposed amendment will cost private entities approximately one hundred sixty-nine dollars and ninety-five cents ($169.95) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

**NOTICE TO SUBMIT COMMENTS:** Anyone may file a statement in support of or in opposition to this proposed amendment with the State Committee for Social Workers, Tom Reichard, Executive Director, PO Box 1335, Jefferson City, MO 65102, by fax at (573) 526-3489, or via email at lcsw@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

---

<table>
<thead>
<tr>
<th>MONTHS NOT RENEWED</th>
<th>CE HOURS NEEDED</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>3</td>
</tr>
<tr>
<td>3</td>
<td>4</td>
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<td>22</td>
<td>28</td>
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<tr>
<td>23</td>
<td>29</td>
</tr>
<tr>
<td>24</td>
<td>30</td>
</tr>
</tbody>
</table>

*This chart pertains to licensees who failed to renew only.

Formula: Number of months not renewed divided by twenty-four (24) multiplied by thirty (30) and then rounded to the nearest whole number. Total rounded up or down to the nearest whole number: four (4) or less round down; five (5) or more round up.

Example: license which has expired for seven (7) months. 7/24 = .29 * 30 = 8.7, rounded up to 9. Nine (9) hours of CE required to renew.*

---

2. (A) Proof of the completion of the continuing education hours during the lapse period must be submitted with the application for renewal and the required fees. These hours are in addition to the thirty (30) hours required for renewal of the license.

3. (B) The number of continuing education hours completed above the number required in the current renewal cycle can be credited toward the total hours required for the next renewal cycle.

3. (C) A license that has been expired for two (2) years or more may be restored by submitting the following:

1. Proof of current qualification for licensure and proof of completion of at least thirty (30) hours of continuing education completed within the two (2) years immediately preceding the application;

2. Proof of eligibility for licensure by reciprocity as if the applicant was applying for a new license; or

3. Proof of successful completion of any examination required for licensure that has been completed within two (2) years of the date of the request for the restoration of license; and

(B) Proof of current qualification for licensure that is not already in the committee’s files i.e., proof of graduation from an accredited program, completion of examinations, or completion of supervised experience;
I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.085 Restoration of License

II. SUMMARY OF FISCAL IMPACT

<table>
<thead>
<tr>
<th>Affected Agency or Political Subdivision</th>
<th>Estimated Cost of Compliance</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Committee for Social Workers</td>
<td>$13.62 to $14.00</td>
</tr>
<tr>
<td>Total Annual Cost of Compliance</td>
<td>$13.62 to $14.00</td>
</tr>
</tbody>
</table>

III. WORKSHEET

Personal Service Dollars

<table>
<thead>
<tr>
<th>STAFF</th>
<th>ANNUAL SALARY RANGE</th>
<th>SALARY TO INCLUDE FRINGE</th>
<th>HOURLY SALARY</th>
<th>COST PER MINUTE</th>
<th>TIME PER APPLICATION</th>
<th>COST PER APPLICATION</th>
<th>NUMBER OF ITEMS</th>
<th>TOTAL COST</th>
</tr>
</thead>
<tbody>
<tr>
<td>Executive Director</td>
<td>$59,992</td>
<td>$88,166</td>
<td>$42.39</td>
<td>$0.71</td>
<td>10 minutes</td>
<td>$7.06</td>
<td>1</td>
<td>$7.06</td>
</tr>
<tr>
<td></td>
<td>$62,371</td>
<td>$91,253</td>
<td>$43.87</td>
<td>$0.73</td>
<td>10 minutes</td>
<td>$7.31</td>
<td>1</td>
<td>$7.31</td>
</tr>
<tr>
<td>Licensing Technician II</td>
<td>$26,340</td>
<td>$44,492</td>
<td>$21.39</td>
<td>$0.36</td>
<td>15 minutes</td>
<td>$5.35</td>
<td>1</td>
<td>$5.35</td>
</tr>
<tr>
<td></td>
<td>$27,180</td>
<td>$45,582</td>
<td>$21.91</td>
<td>$0.37</td>
<td>15 minutes</td>
<td>$5.48</td>
<td>1</td>
<td>$5.48</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$12.41</td>
</tr>
</tbody>
</table>

Total Personal Service Costs $12.41

Expense and Equipment Dollars

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
<th>Quantity</th>
<th>Total Cost Per Item</th>
</tr>
</thead>
<tbody>
<tr>
<td>Correspondence Mailing</td>
<td>$0.49</td>
<td>1</td>
<td>$0.49</td>
</tr>
<tr>
<td>License Printing and Postage</td>
<td>$0.72</td>
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<td>$0.72</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Expense and Equipment Costs</td>
<td></td>
<td></td>
<td>$1.21</td>
</tr>
</tbody>
</table>

IV. ASSUMPTION

1. Employee’s salaries were calculated using the annual salary multiplied by (29.78% * Salary) + (10,308*FTE) for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications. The total cost was based on the cost per application multiplied by the estimated number of applications.

2. The committee anticipates one applicant to reapply for licensure. It is anticipated one applicant will request the committee office mail an application packet to them as the applications will be made available on the website.

3. It is anticipated that the total costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.
PRIVATE ENTITY FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2263—State Committee for Social Workers
Chapter 2—Licensure Requirements
Proposed Rule - 20 CSR 2263-2.085 Restoration of License

II. SUMMARY OF FISCAL IMPACT

Annual Cost of Compliance for the Life of the Rule

<table>
<thead>
<tr>
<th>Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:</th>
<th>Classification by type of the business entities which would likely be affected:</th>
<th>Estimated cost of compliance with the rule by affected entities:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Social Worker Applicants (Restoration Application Fee of $117)</td>
<td>$117.00</td>
</tr>
<tr>
<td>1</td>
<td>Social Worker Applicants (Transcript of $10)</td>
<td>$10.00</td>
</tr>
<tr>
<td>1</td>
<td>Social Worker Applicants (Background Check of $44.80)</td>
<td>$40.30</td>
</tr>
<tr>
<td>1</td>
<td>Social Worker Applicants (Notary of $2.00)</td>
<td>$2.00</td>
</tr>
<tr>
<td>1</td>
<td>Social Worker Applicants (Application Postage of $.65)</td>
<td>$0.65</td>
</tr>
</tbody>
</table>

Estimated Annual Cost of Compliance for the Life of the Rule: $169.95

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The committee estimates that there will be one applicant each year that will resubmit applications after the revocation of a previously submitted application.

2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.
PROPOSED AMENDMENT

20 CSR 2263-3.040 Client Relationships. The board is amending section (11).

PURPOSE: This amendment removes the requirement for a supervisor to co-sign all clinical records of an applicant.

(11) A member of the profession rendering services to a client shall maintain professional records that include:

(F) A copy of a written communication with the client identifying the date and reason for termination of professional service if the licensed social worker is in private practice; and

(G) The clinical records of a member of the profession who is under supervision shall be co-signed by the supervisor.


PUBLIC COST: This proposed amendment will not cost state agencies or political subdivisions more than five hundred dollars ($500) in the aggregate.

PRIVATE COST: This proposed amendment will not cost private entities more than five hundred dollars ($500) in the aggregate.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Committee for Social Workers, Tom Reichard, Executive Director, PO Box 1335, Jefferson City, MO 65102, by fax at (573) 526-3489 or via email at lcsw@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
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.

The 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.

ORDER OF RULEMAKING

By the authority vested in the Missouri Agricultural and Small Business Development Authority under section 348.075, RSMo 2016, the Authority adopts a rule as follows:

2 CSR 100-12.010 Description of Operation, Definitions, Method of Distribution, and Repayment of Tax Credits is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on July 17, 2017 (42 MoReg 1027–1030). 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.

ORDER OF RULEMAKING

By the authority vested in the Department of Public Safety under sections 590.030.5(1), 590.050, and 590.190, RSMo 2016, the director amends a rule as follows:

11 CSR 75-15.020 Minimum Standards for Continuing Education Training is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on July 17, 2017 (42 MoReg 1031). 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 40—State Auditor

Chapter 3—Rules Applying to Political Subdivisions

ORDER OF RULEMAKING

By the authority vested in the Missouri State Auditor’s Office under sections 29.100, 479.359, and 479.362, RSMo 2016, the auditor amends a rule as follows:

15 CSR 40-3.170 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on July 17, 2017 (42 MoReg 1031–1034). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: A public hearing on this proposed amendment was held August 22, 2017, and the public comment period ended on August 24, 2017. At the public hearing, the State Auditor’s Office staff explained the proposed amendment and no comments were received at the hearing. The State Auditor’s Office staff submitted a comment. The State Auditor’s Office received one (1) comment.

COMMENT: The staff of the State Auditor’s Office made a comment regarding the proposed changes to the addendum form to be filed by counties, cities, towns, or villages as part of their annual financial report. This comment related to simplifying the addendum form, specifically to 1) change the e-mail address to localgovernment@auditor.mo.gov; 2) remove the question referred to as A and then remove the B and C in front of the other questions; 3) add the month to the notation signature line; and 4) move the notice in the box at the bottom to instructions at the top of the page.

RESPONSE AND EXPLANATION OF CHANGE: The forms will be amended to reflect these changes and the revision number will be changed from Rev 6-2017 to Rev 12-2017.

COMMENT: Edward J. Sluys, with Curtis, Heinz, Garrett & O’Keefe, represents a number of municipalities. Mr. Sluys stated that these municipalities provide municipal court services for other communities by contract or contract with other municipalities for such services. His clients expressed concern that example D does not accurately reflect what occurs when municipalities contract with each other to provide municipal court services. When one city contracts with another to provide municipal court services that city retains a “municipal division” and does not cease to exist. The comment suggests clarifying the example.

RESPONSE AND EXPLANATION OF CHANGE: Missouri State
Auditor’s Office concurs that clarification is necessary. Subsection (8)(D) will be amended and subsection (8)(E) shall be added for clarity.

15 CSR 40-3.170 Addendum Filed with the Auditor’s Office

(8) Examples.

(D) All ordinance violations for a city are adjudicated in the associate circuit division and not by a municipal division operated by that city. Because the city does not operate its own municipal court division, it does not need to file an addendum with its financial report filed under the procedures in 15 CSR 40-3.030.

(E) All ordinance violations for a City A are adjudicated in a municipal division located in City B under an agreement between the two cities. Because City A operates a municipal division through this agreement, City A must file an addendum with its financial report filed under the procedures in 15 CSR 40-3.030.
OFFICE OF THE STATE AUDITOR
ADDENDUM
(Rev 12-2017)

INSTRUCTIONS
Fill out via computer, print to apply signature.
Email completed addendum to: localgovernment@auditor.mo.gov or mail to:
Missouri State Auditor’s Office
P.O. Box 869
Jefferson City, MO 65102

Only a county, city, town, or village that has chosen to have a municipal court division is required to submit an addendum to the State Auditor’s Office under sections 479.359 and 479.362 and 15 CSR 40-5.170. If your county, city, town, or village has a municipal court judge, submit your municipal court certification with this form.

<table>
<thead>
<tr>
<th>Political Subdivision Number</th>
<th>Name of County, City, Town, or Village</th>
<th>Fiscal Year End (MM/DD/Year)</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Phone</th>
<th>Email Address</th>
</tr>
</thead>
</table>

Does your county, city, town, or village have its own municipal court?  
Yes ☐  
No ☐

List any courts that hear municipal violations for your county, city, town, or village.

<table>
<thead>
<tr>
<th>Total Annual Revenue</th>
<th>Annual General Operating Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>

Total revenue from fines, bond forfeitures, and court costs for municipal ordinance violations and minor traffic violations, including amended charges for minor traffic violations: $ $

Percentage of annual general operating revenue from fines, bond forfeitures, and court costs for municipal ordinance violations and minor traffic violations: %

REPRESENTATIVE’S CERTIFICATION
The undersigned representative of the county, city, town, or village hereby certifies, under penalties of perjury, that all of the information submitted in this addendum is true and complete.

<table>
<thead>
<tr>
<th>Signature</th>
<th>Typed or Printed Name</th>
<th>Title</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Mailing Address</th>
<th>City</th>
<th>State</th>
<th>Zip</th>
</tr>
</thead>
</table>

NOTARY

Subscribed and Sworn Before Me, This ___ Day of ___, ____ (Month) and ___, ____ (Year)

Notary Public Signature ____________________________

My Commission Expires ____________________________

Notary Public Name (Typed or Printed) ____________________________

County (or City of St. Louis) ____________________________
Please use this space to provide additional explanations if the space provided for any item was not sufficient.

* If a county, city, town, or village's total gross revenue from the operation of its municipal court, including all fees, fines, bond forfeitures, and court costs retained by the county, city, town, or village from any case heard in its municipal court, is less than the statutory percentage of annual general operating revenue over which the proceeds must be distributed to the schools annually as provided by Section 479.359, the county, city, town, or village may report its total gross revenue from the operation of its municipal court in lieu of reporting its total revenue from fines, bond forfeitures, and court costs for municipal ordinance violations and minor traffic violations occurring within the county, city, town, or village.
ORDER OF RULEMAKING

By the authority vested in the Attorney General under section 590.650, RSMo 2016, the Attorney General amends a rule as follows:

15 CSR 60-10.030 Reporting Forms is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on July 3, 2017 (42 MoReg 974–976). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective January 1, 2018.

SUMMARY OF COMMENTS: The Attorney General did not receive any comments on the proposed amendment.
Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

NOTIFICATION OF REVIEW:
APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the CON applications listed below. A decision is tentatively scheduled for November 21, 2017. These applications are available for public inspection at the address shown below.

Date Filed

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

---

10/5/2017

#5516 NT: St. Andrew’s at Francis Place
Eureka (St. Louis County)
$3,000,000, Renovate/Modernize 120-bed SNF

10/10/2017

#5517 HT: Saint Francis Medical Center
Cape Girardeau (Cape Girardeau County)
$1,308,000, Replace Robotic Surgery System

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by November 10, 2017. All written requests and comments should be sent to—

Chairman
Missouri Health Facilities Review Committee
c/o Certificate of Need Program
3418 Knipp Drive, Suite F
PO Box 570
Jefferson City, MO 65102
For additional information contact Karla Houchins at (573) 751-6700.