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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The secretary of state’s office makes every effort to provide program accessibility to all citizens without regard to disability. If you desire this publication in alternate form because of a disability, please contact the Division of Administrative Rules, PO Box 1767, Jefferson City, MO 65102, (573) 751-4015. Hearing impaired citizens should contact the director through Missouri relay, (800) 735-2966.
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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 http://www.sos.mo.gov/adrules/pubsched.asp
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High Ridge, MO 63049-1486
(314) 677-8689

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3700 Lindell Blvd.
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St. Louis, MO 63119-3192
(314) 961-2660 ext. 7812

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St. Louis, MO 63121-4499
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Campus Box 1171, Mudd Bldg., One Brookings Dr.
St. Louis, MO 63130-4899
(314) 935-6443

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(573) 431-4593

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Cape Girardeau, MO 63701-4799
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Jackson, MO 63755-0389
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Kansas City, MO 64110-2499
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Miller Nichols Library
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St. Joseph, MO 64507-2294
(816) 271-5802

Library
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Trenton, MO 64683-0107
(660) 359-3948 ext. 325

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3950 East Newman Road
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(573) 882-0748

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(573) 882-9369

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(660) 248-6279

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Lebanon, MO 65536-3017
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University Library
Southwest Baptist University
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Bolivar, MO 65613-2597
(417) 328-1631

Barry-Lawrence Regional Library
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Monett, MO 65708-2147
(417) 235-6646

Lyons Memorial Library
College of the Ozarks
General Delivery
Point Lookout, MO 65726-9999
(417) 334-6411 ext. 3551

Garnett Library
Missouri State University—West Plains
304 Cleveland
West Plains, MO 65775-3414
(417) 255-7945

Springfield-Greene County Library
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Springfield, MO 65801-0760
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Springfield, MO 65804-0095
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RULES—Cite material in the Missouri Register by volume and page number, for example, Vol. 28, Missouri Register, page 27. The approved short form of citation is 28 MoReg 27.

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

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They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within 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 paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

RSMo—The most recent version of the statute containing the section number and the date.
Rules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety, or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons, and findings which support its conclusion that there is an immediate danger to the public health, safety, or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

All emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

Title 2—DEPARTMENT OF AGRICULTURE
Division 30—Animal Health
Chapter 10—Food Safety and Meat Inspection

EMERGENCY AMENDMENT

2 CSR 30-10.010 Inspection of Meat and Poultry. The director is amending section (2).

PURPOSE: This amendment ensures that the current rule language clearly includes the most recent publication date of Part 300 to the end of Title 9, the Code of Federal Regulations for the Missouri Meat and Poultry Inspection Program to be in compliance with the federal regulations and maintain "equal to" status as determined by the United States Department of Agriculture/Food Safety and Inspection Service.

EMERGENCY STATEMENT: This emergency amendment is necessary to maintain the Missouri Meat and Poultry Inspection Program’s (MMPIP) continued compliance with federally mandated meat inspection standards. The MMPIP is required to operate in a manner and with authorities that are “at least equal to” the antemortem and postmortem inspection, re-inspection, sanitation, recordkeeping, and enforcement provisions of the Federal Meat Inspection Act and the Poultry Products Inspection Act. The state of Missouri must stay current with federal meat and poultry laws and regulations. Therefore, this emergency amendment clarifies that the most current federal meat and poultry inspection regulations and enforcement authorities are incorporated by reference in Missouri. MMPIP regulates approximately thirty-six (36) state inspected meat and poultry establishments and one hundred fifty-five (155) custom exempt plants in Missouri, which as a whole, contributes millions of dollars to Missouri’s economy. This emergency amendment protects the public health, safety, and welfare under a compelling governmental interest, by maintaining the state of Missouri’s, through the MMPIP, “at least equal to” federally mandated meat inspection standards which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protection extended in the Missouri and United States Constitutions. The Department of Agriculture believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed March 24, 2017, becomes effective April 3, 2017, and expires January 10, 2018.

(2) The standards used to inspect Missouri meat and poultry slaughter and processing shall be those shown in Part 300 to end of Title 9, the Code of Federal Regulations (January 2016) herein incorporated by reference and made a part of this rule as published by the United States Superintendent of Documents, 732 N Capitol Street NW, Washington, DC 20402-0001, phone: toll-free (866) 512-1800, DC area (202) 512-1800, website: http://bookstore.gpo.gov. This rule does not incorporate any subsequent amendments or additions.


Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 40—Comprehensive Emergency Medical Services Systems REGULATIONS

EMERGENCY AMENDMENT


PURPOSE: This amendment adds the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition and the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition as acceptable standards/specifications for vehicles specifically designed, manufactured, and equipped for use as an ambulance.

PUBLISHER’S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

EMERGENCY STATEMENT: Currently, the Department of Health and Senior Services (DHSS) requires all ambulances to be designed,
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manufactured, and equipped to the United States Department of Transportation KKK-A-1822 standards/specifications. As of October 31, 2016, the United States General Services Administration ceased to support the United States Department of Transportation KKK-A-1822 standards/specifications meaning that the KKK-A-1822 standards/specifications for the ambulances will no longer be updated by the United States Department of Transportation and new ambulances cannot be designed, manufactured, and equipped to the United States Department of Transportation KKK-A-1822 standards/specifications. Therefore, the DHSS is adding the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition and the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition as acceptable standards/specifications for new vehicles specifically designed, manufactured, and equipped for use as an ambulance. This will allow ground ambulance services licensed with the DHSS to be able to buy new ambulances which meet these new standards/specifications since new ambulances can no longer be designed, manufactured, and equipped to the United States Department of Transportation KKK-A-1822 standards/specifications. There are currently two hundred eighteen (218) ground ambulance services licensed with DHSS. There are approximately one thousand eighty (1080) ambulances located in these two hundred eighteen (218) ground ambulance services. On average, ambulances need to be replaced by ambulance services every five (5) years. This emergency amendment is necessary in order for ground ambulance services licensed by DHSS to be able to buy new ambulances which meet the DHSS’s approval. The emergency amendment is also necessary to ensure that new ambulances meet appropriate standards/specifications to protect the safety of both the patient and the staff riding in these ambulances. As a result, the DHSS finds an immediate danger to the public health, safety, and/or welfare and a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and the United States Constitutions. The DHSS believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed March 16, 2017, becomes effective March 26, 2017, and expires January 3, 2018.

2. Variation of warning lights is allowed for: type and color of lens, strobe lights in lieu of halogen lights, additional warning lights beyond the U.S. Department of Transportation KKK-A-1822, National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition or the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition specifications;

3. Power supply and equipment in the patient compartment may be altered to the agency’s preference; and

4. Other variations may be allowed by the Bureau of EMS:

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2220—State Board of Pharmacy
Chapter 4—Fees Charged by the Board of Pharmacy

EMERGENCY AMENDMENT

20 CSR 2220-4.010 General Fees. The Board of Pharmacy is proposing to add section (5).

PURPOSE: The Board of Pharmacy is statutorily obligated to enforce and administer the provisions of Chapter 338, RSMo, governing the practice of pharmacy. Pursuant to section 338.070, RSMo, the board shall set the appropriate amount of fees by rule, so that the revenue produced shall not substantially exceed the cost and expense of administering the provisions of Chapter 338, RSMo. Based on the board’s five (5)-year projections, the board finds it necessary to reduce renewal fees for Missouri pharmacies and drug distributors.

EMERGENCY STATEMENT: The Board of Pharmacy is statutorily obligated to set all fees, by regulation, necessary to administer the provisions of Chapter 338, RSMo. Pursuant to section 338.070, RSMo, the board shall set the appropriate amount of fees by rule, so that the revenue produced shall not substantially exceed the cost and expense of administering the provisions of Chapter 338, RSMo. Therefore, the board is proposing to decrease 2017 renewal fees for Missouri pharmacies and drug distributors from four hundred fifty dollars ($450) to one hundred fifty dollars ($150). Pharmacy and drug distributor renewal notices will be mailed on August 1, 2017. Without this emergency amendment, the decreased fee requirements will not be effective prior to renewal notices being mailed, and the board will collect more revenue than it is statutorily authorized to collect. Without action, the emergency amendment is necessary to address the circumstances creating the emergency and complies with the protections extended in the Missouri and the United States Constitutions. In developing this emergency amendment, the board has determined that the fee decrease is necessary for the 2017 renewal period to prevent funds from exceeding the maximum fund balance thereby resulting in a transfer from the fund to general revenue as set forth in section 338.070.3, RSMo. Pursuant to section 324.001.10, RSMo, a compelling governmental interest is deemed to exist for the purposes of section 336.025, RSMo, for licensure fees to be reduced by emergency rule, if the projected fund balance of any agency assigned to

(2) Each vehicle operated as an ambulance shall meet the following vehicle design, specification, operation, and maintenance standards:
(A) Vehicle Design and Specification Standards. In providing the transportation of patients, ambulance services shall utilize only vehicles specifically designed, manufactured, and equipped for use as an ambulance and which meet current (at date of vehicle manufacture) standards/specifications set forth by the U.S. Department of Transportation KKK-A-1822 [specifications with exceptions of the following:]; the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition or the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 Edition. The Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition is incorporated by reference in this rule as published in 2016 and is available at the Ground Vehicle Standard, 1926 Waukegan Road Suite 300, Glenview IL 60025-1770. This rule does not incorporate any subsequent amendments or additions. The National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 Edition is incorporated by reference in this rule as published in 2016 and is available at the National Fire Protection Association, 1 Batterymarch Park, Quincy, MA 02169-7471. This rule does not incorporate any subsequent amendments or additions. Exceptions to these standards/specifications may include the following:

1. Image elements (such as paint) may be altered to the agency’s preference;
the Division of Professional Registration is reasonably expected to exceed an amount that would require transfer from that fund to general revenue. The board believes this emergency amendment to be fair to all interested persons and parties under the circumstances. This emergency amendment was filed April 11, 2017, becomes effective April 21, 2017, and expires December 1, 2017.

(5) To ensure compliance with section 338.070, RSMo, the following renewal fees shall be effective from August 1, 2017 to October 31, 2017:

(A) Pharmacy Distributor/Wholesale Drug Distributor
License Renewal Fee $150

(B) Pharmacy Permit Renewal Fee $150

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.]

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**Title 2—DEPARTMENT OF AGRICULTURE**  
**Division 30—Animal Health**  
**Chapter 10—Food Safety and Meat Inspection**

**PROPOSED AMENDMENT**

2 CSR 30-10.010 Inspection of Meat and Poultry. The director is amending section (2).

**PURPOSE:** This rule complies with section 196.945, RSMo., to set inspection fees for Fiscal Year 2018 for milk produced on farms inspected by State Milk Board and milk imported from points beyond the limits of routine inspection.

- **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.


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**Notes:**

(1) The inspection fee for Fiscal Year 2017/2018 (July 1, 2016 - June 30, 2017) shall be five cents (5¢) per hundred weight on milk produced on farms inspected by the State Milk Board or its contracted local authority and four and a half cents (4.5¢) per hundred weight on milk imported from areas beyond the points of routine inspection.

(2) The standards used to inspect Missouri meat and poultry slaughter and processing shall be those shown in Part 300 to end of Title 9, the Code of Federal Regulations (January 2016/2017), herein incorporated by reference and made a part of this rule as published by the United States Superintendent of Documents, 732 N Capitol Street NW, Washington, DC, 20402-0001, phone: toll-free (866) 512-1800, DC area (202) 512-1800, website: http://bookstore.gpo.gov. This rule does not incorporate any subsequent amendments or additions.

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NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Milk Board, PO Box 630, 1616 Missouri Boulevard, Jefferson City, MO 65102. 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 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 10—Liquefied Petroleum Gases

PROPOSED AMENDMENT

2 CSR 90-10.012 Registration—Training. The department is amending section (7).

PURPOSE: This amendment updates the forms in section (7).

(7) Residents of states other than Missouri who desire to engage in or continue to do business in this state shall submit an application for registration on forms MPSC-1219, MPSC-0910, and MPSC-1136 MPSC-1219, MPSC-0910, and MPSC-1136, all published in 2008/2016, and furnished for this purpose by the director, which may be obtained from the publisher, Missouri Propane Safety Commission at (573) 893-1073, 4110 Country Club Dr., Ste. 200, Jefferson City, MO 65109-0302, which are incorporated by reference. This rule does not incorporate any subsequent amendments or additions to the referenced material. Qualifications and approval for this registration permit will be determined on the basis outlined in Chapter 323, RSMo. The information submitted shall be related to the requirements of this state and any additional provisions required of this registration permit will be determined on the basis outlined in Chapter 323, RSMo. The information submitted shall be related to the requirements of this state and any additional provisions required by the LP gas inspection authority of their state residency in determining eligibility for registration.


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 Missouri Department of Agriculture, Missouri Propane Safety Commission, 410 Country Club Drive, Suite 200, Jefferson City MO 65109 or by email at admin@mpropanesc.org. 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 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 10—Liquefied Petroleum Gases

PROPOSED AMENDMENT

2 CSR 90-10.013 Installation Requirements. The department is amending sections (1)–(3) and (6)–(7).

PURPOSE: This amendment updates the forms in sections (1), (2), (3), (6), and (7).

(1) Prior to any installations at buildings of public assembly or use such as schools, churches, recreational halls, tourist courts, hotels, hospitals, sanitariums, convalescent homes, nursing homes, rest homes, four- (4-) unit apartments, and larger or similar types of public buildings having institutional occupancies, for new construction, major renovations, or additions to these installations and mobile home parks, shopping center areas, service stations, bulk plants, industrial plants, and other similar locations of public gathering, form MPGC-0910 MPSC-0910 must be completed and submitted to the inspection authority. Form MPGC-0910 MPSC-0910, January 1, 2012/January 1, 2016, is published by the Missouri Propane Safety Commission, 4110 Country Club Dr., Ste. 200, Jefferson City, MO 65109-0302 and is incorporated by reference. This rule does not incorporate any subsequent amendments or additions to the referenced material.

(2) The owner of a retail cylinder exchange cabinet shall submit a completed form MPGC-0955 MPSC-0955 to the commission within fifteen (15) days following the installation of a cylinder exchange cabinet.

(3) Form MPGC-0910 MPSC-0910 including detailed plans shall be furnished to the inspection authority for approval before installation of LP gas containers having a water capacity of over two thousand (2,000) gallons, or two (2) or more containers that are to be connected and have a combined capacity excessing four thousand (4,000) gallons, or when LP gas in the liquid phase is to be withdrawn or of a container charging plant where portable containers are to be recharged and filled regardless of the capacity of the storage containers used as the supply for filling containers and cylinders. Form MPGC-0910 MPSC-0910, January 1, 2012/January 1, 2016, is published by the Missouri Propane Safety Commission, 4110 Country Club Dr., Ste. 200, Jefferson City, MO 65109-0302 and is incorporated by reference. This rule does not incorporate any subsequent amendments or additions to the referenced material. When approval is granted, one (1) copy of the plans will be returned to the party submitting the original proposal. Final inspection and approval is required before placing the installation into service. If installation of the proposed LP gas system has not begun within one hundred eighty (180) days from the date of approval by the state LP gas inspection authority, new plans shall be resubmitted prior to the time installation does begin.

(6) All LP gas dispensers shall have form MPGC-0910 MPSC-0910 and site plans submitted as required by sections (3) and (4).

(7) All tanks of one thousand one (1,001) gallons aggregate water capacity or greater being used for liquid withdrawal shall have form MPGC-0910 MPSC-0910 and site plans submitted as required by sections (3) and (4).


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
Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer
Protection
Chapter 10—Liquefied Petroleum Gases

PROPOSED AMENDMENT

2 CSR 90-10.014 Storage. The department is amending sections (3) and (11).

PURPOSE: This amendment updates the forms in sections (3) and (11).

(3) Containers of any size shall not be used for storage other than manufacturer’s design and specifications; i.e., railcars, converted railcars, bulk delivery truck tanks both transport and bobtail cannot be utilized for fixed storage. A variance for bobtail delivery truck tanks may be requested. A written request must be submitted to the commission on form [MPGC-0417] included herein.

(11) At a bulk storage facility that the owner declares out-of-service, the tank or tanks shall be empty, only contain residual pressure, and be capped or plugged as close as practical to the positive shut-off valve just outside the tank or tanks. Before placing the tank or plant back into operation, form [MPGC-0910] including detailed plans shall be furnished to the inspection authority for approval and approval must be granted by the inspection authority. Form [MPGC-0910], [January 1, 2016], is published by the Missouri Propane Safety Commission, 4110 Country Club Dr., Ste. 200, Jefferson City, MO 65109-0302 and is incorporated by reference. This rule does not incorporate any subsequent amendments or additions to the referenced material.
APPLICATION FOR VARIANCE

MISSOURI PROPANE SAFETY COMMISSION
LP GAS INSPECTION AUTHORITY

NOTE: ONE APPLICATION/FORM MUST BE SUBMITTED FOR EACH UNIT OF EQUIPMENT.

FOR MPSC OFFICE USE ONLY

<table>
<thead>
<tr>
<th>DATE</th>
<th>VARIANCE #</th>
<th>MPSC APPROVAL</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>✓ YES</td>
</tr>
</tbody>
</table>

THIS FORM MUST BE COMPLETED IN ITS ENTIRETY OR IT WILL BE RETURNED

OWNER NAME

OWNER ADDRESS

OWNER CITY, STATE, ZIP

NAME (IF DIFFERENT FROM OWNER)

MAILING ADDRESS

MAILING CITY, STATE, ZIP

LOCATION NAME

LOCATION ADDRESS

LOCATION CITY, STATE, ZIP

LOCATION COUNTY

LOCATION PHONE

NUMBER OF UNITS AT LOCATION

ACTIVITY

NEW INSTALLATION

OTHER

TYPE OF EQUIPMENT

CARGO TANK

OTHER

USAGE

OFFICE/GOVT BUILDING

HOSPITAL/INSTITUTIONAL

COMMERCIAL/INDUSTRIAL

RETAIL

SCHOOL/LIBRARY/EDUCATIONAL

DISPENSER

RESIDENCE

Motel/Hotel

Agriculture

NURSING/RETIREMENT HOME

OTHER

MANUFACTURER

DATE OF MANUFACTURER

SERIAL NUMBER

CAPACITY

WORKING PRESSURE

SPECIFIC LOCATION

LAST INSPECTION DATE

COMMENTS AND DESCRIPTION DETAIL OF INSTALLATION

Draw plan here, or attach plan in duplicate.

WRITTEN RESPONSE REQUIRED BEFORE INSTALLATION.

SIGNATURE OF CONTACT PERSON AT LOCATION

INSPECTOR SIGNATURE

PRINTED NAME AND TITLE OF CONTACT PERSON AT LOCATION

Return to: MISSOURI PROPANE SAFETY COMMISSION, 4110 COUNTRY CLUB DR., STE. 200, JEFFERSON CITY, MO 65109-0302
OR FAX TO: 573-893-1074
PURPOSE: This amendment updates the forms in sections (3).

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Agriculture, Missouri Propane Safety Commission, 4110 Country Club Drive, Suite 200, Jefferson City MO 65109 or by email at admin@mopropanesc.org. 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 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 10—Liquefied Petroleum Gases

PROPOSED AMENDMENT

2 CSR 90-10.120 Reporting of Odorized LP Gas Release, Fire, or Explosion. The department is amending section (3).

PURPOSE: This amendment updates the forms in sections (3).

(3) Following the initial telephone report, the person who made the telephone report or an authorized company representative shall submit a properly completed form [MPGC-5524] MPSC-5524 to the director within fourteen (14) calendar days of the date of initial telephone notification unless an extension is authorized by the director to allow more time for investigation or research. Form [MPGC-5524] MPSC-5524, [January 1, 2011] January 1, 2016, is published by the Missouri Propane Safety Commission, 4110 Country Club Dr., Ste. 200, Jefferson City, MO 65109-0302 and is incorporated by reference. This rule does not incorporate any subsequent amendments or additions to the referenced material.


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 Missouri Department of Agriculture, Missouri Propane Safety Commission, 4110 Country Club Drive, Suite 200, Jefferson City MO 65109 or by email at admin@mopropanesc.org. 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 110—Division of Youth Services
Chapter 2—Classification Services and Residential Care

PROPOSED AMENDMENT

13 CSR 110-2.140 Confidentiality of Case Records. The division is revising sections (1), (2), and (3) and adding new sections (4) and (5).

PURPOSE: This amendment provides more specific information as well as clear instructions and limitations for division personnel to follow when responding to records requests.

(1) [Information contained in the records of the division relating to any child committed to the division shall be considered confidential. Full disclosure of this information shall be made to the parents or guardians, if they be out of state, to the nearest immediate relative of such child upon reasonable notice and request. The division may require the request be made in writing.] Except as otherwise provided in this regulation, information contained in the records of the division relating to any youth committed to it shall be confidential.

(2) [School records maintained by the Division of Youth Services (DYS) may be shared with the school. Information other than DYS school records may be obtained by the school through the juvenile office.] Authorized Disclosures.

(A) The parents or legal guardians of a youth committed to the division shall be entitled to full disclosure of all information and records pertaining to the youth, unless otherwise specifically restricted by law. Any youth who was formerly committed to the division may request a copy of his or her records upon reaching the age of eighteen (18) years. The division may require the request be made in writing and shall require proof of the requester’s identity by either the presenting of a photo identification card or a notarized request before any such records are released. Fees for such copies may be levied in accordance with 13 CSR 5-1.030.

(B) Inquiries from the Social Security Administration. Information pertaining to a youth previously or currently committed to the division who has or may receive Social Security benefits may be disclosed in response to inquiries of the Social Security Administration (SSA) regarding establishment or maintenance of those benefits. Responses to inquiries of the SSA pursuant to this section shall not require a written authorization from the youth or, where applicable, the parent or legal guardian thereof, permitting the disclosure of confidential information to the SSA.

(C) Release of Information to Law Enforcement. Information pertaining to a youth may only be released to law enforcement pursuant to the provisions of section (4) below with the following exceptions: The Director of the Division of Youth Services (DYS), in his or her sole discretion, is authorized to release to appropriate law enforcement personnel information concerning a youth when the director determines that the information involves a matter of public safety to include, but not necessarily limited to: maintaining security in DYS facilities, protecting the safety of other youth within DYS facilities, the commission of a crime, a credible threat to commit a criminal offense, or to assist in the location and return of a missing or runaway youth.

(D) Release of Information to Medical Service Providers. The Division of Youth Services shall have full authority to release information to individuals and entities who need the information to provide services to or on behalf of a youth in DYS custody, or a DYS staff member to include, but not be limited to: first responders, medical care providers, mental health care providers, dental care providers, and other persons providing
medical or mental health care for a youth.

(E) Release of Information to Educational Institutions. The Division of Youth Services shall have full authority to release information to individuals and entities with a need for the information to provide educational services for a youth.

(F) Release of Information to Emergency Personnel in a Medical or Natural Disaster Emergency. The Division of Youth Services shall have full authority to release information to individuals and entities who have a need for the information in order to provide emergency care for the youth in the event of a medical or natural disaster.

(G) Judicial Proceedings. The division may release any record or information pursuant to an order of a court of competent jurisdiction as may be authorized by this regulation or otherwise specifically authorized by law, including any verbal order issued by a judge directing the release of the record or information during a court hearing.

(H) Regulatory Oversight. The division may release any record or information deemed necessary to complete an audit or other regulatory oversight inspection required by state or federal law.

(3) Information may be disclosed to those persons or agencies actively involved in providing care or treatment services to the youth or his/her family providing that a release of information has been signed by the youth’s parent or guardian or upon a waiver signed by the former client.] Information pertaining to any youth who was formerly committed to the division may be disclosed to those persons or agencies actively involved in providing care or treatment services to the former client or his/her family provided that a release of information has been signed by the former client’s parent or guardian or the former client. Information pertaining to any youth currently committed to the division may be disclosed to those persons or agencies actively involved in providing care or treatment services to the client or his/her family at the discretion of the division.

(A) Inquiries from Elected Officials. Information pertaining to a youth previously or currently committed to the division may be disclosed in response to inquiries of elected officials of the state, or their staff members, submitted to the division on behalf of a constituent residing within the jurisdiction said official represents with the consent of the subject youth, if over the age of eighteen (18) years, or the parent(s)/legal guardian of the subject youth if still a minor. Responses to inquiries of elected officials pursuant to this subsection shall not require a written authorization from the subject youth or his/her parent(s)/legal guardian permitting the disclosure of confidential information to the elected official, but division staff must receive at least a verbal consent to do so from the subject youth, if over the age of eighteen (18) years, or the parent(s)/legal guardian of the subject youth if still a minor, before divulging any case information. For any information obtained from the division under this subsection, elected officials shall be subject to the same disclosure restrictions and confidentiality requirements that apply to the division and shall be notified of such, verbally or in writing, by division staff prior to divulging any requested case information.

(B) Documentation Requirements. In the event division staff rely upon the verbal authorization of the subject youth, if over the age of eighteen (18) years, or the parent(s)/legal guardian of the subject youth, if still a minor, to divulge any case information to an elected official under the authority granted above in subsection (3)(A), and/or a verbal notification of the disclosure restrictions and confidentiality requirements incumbent upon receipt of case information required above in subsection (3)(A), division staff shall immediately memorialize such verbal communication(s) in the case file. Such memorialization shall be in the form of a memorandum for record setting forth the date and time of the communication, the name of the individual granting consent and/or receiving the notification, the information authorized to be disclosed and/or the contents of the notification disseminated, the purpose of the disclosure, and the printed name and signature of the staff member making the disclosure and/or notification, as applicable to the case at hand.

(4) Youth intake and furlough dates may be shared with law enforcement officials, including juvenile officers and prosecutors, upon request.

(5) Subject to the restrictions of applicable law, information contained in the records of the division may be released to any person engaged in bona fide research purpose, with the permission of the division director; provided, however, that no information identifying the youth shall be made available to the researcher, unless the division determines that the identifying information is essential to the research or evaluation and the researcher provides the division adequate assurances that the confidentiality of said information shall be maintained. The division shall require the researcher to execute a confidentiality agreement, complete an Application to Conduct Research/Study form and the researcher shall complete and comply with the terms of the application.


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. 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 15—ELECTED OFFICIALS
Division 60—Attorney General
Chapter 16—Human Trafficking

PROPOSED RULE

15 CSR 60-16.010 Definitions

PURPOSE: The attorney general administers and enforces the provisions of the Merchandising Practices Act, Chapter 407, RSMo. The attorney general may make rules necessary to the administration and enforcement of the provisions of Chapter 407, RSMo, and, in order to provide notice to the public, may specify the meaning of terms, whether or not used in the Act. This rule defines certain terms used in the enforcement of the Merchandising Practices Act and in the rules made thereunder.

(1) Unless inconsistent with Chapter 407, RSMo, the following terms and phrases shall mean:

(A) “Abuse or threatened abuse of the legal process” shall mean the use or threatened use of a law or legal process, whether administrative, civil, or criminal, in any manner or for any purpose for which the law was not designed, in order to exert pressure on another person to cause that person to take some action or refrain from taking...
some action;

(B) “Commercial sexual conduct” shall mean any sexual conduct—as that term is defined in section 566.010(5), RSMo—on account of which anything of value is given to or received by any person;

(C) “Debt-bondage relationship” shall mean any agreement, arrangement, or other relationship between a debtor and another person or persons in which—
1. The debtor pledges his or her personal services, or the personal services of a person under his or her control, as security for a debt; and
2. The value of those services as reasonably assessed is not applied toward the liquidation of the debt or the length and nature of those services are not respectively limited and defined;

(D) “Involuntary servitude” shall mean a condition of servitude induced by means of—
1. Any scheme, plan, or pattern intended to cause a person to believe that, if the person did not enter into or continue in such condition, that person or another person would suffer serious harm or physical restraint; or
2. The abuse or threatened abuse of the legal process; and

(E) “Merchandise” shall have the meaning set forth in section 407.010(4), RSMo.


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

PRIVATE COST: This proposed rule 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 rule with the Attorney General’s Office, ATTN: Proposed Rulemaking, Supreme Court Building, 207 W. High Street, PO Box 899, Jefferson City, MO 65102, or by email to regulations@ago.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 15—ELECTED OFFICIALS
Division 60—Attorney General
Chapter 16—Human Trafficking

PROPOSED RULE

15 CSR 60-16.020 Unlawful Debt-Bondage Relationships

PURPOSE: The attorney general administers and enforces the provisions of the Merchandising Practices Act, Chapter 407, RSMo. The attorney general may make rules necessary to the administration and enforcement of the provisions of Chapter 407, RSMo, and, in order to provide notice to the public, may specify the meaning of terms, whether or not used in the Act. This rule specifies the settled meanings of certain terms used in the enforcement of the Act and provides notice to the public of their application. This rule does not contain an exhaustive list of practices that violate the Act. Instead, this rule identifies certain specific practices that violate section 407.020, RSMo.

(1) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice for any person to—
(A) Collect or attempt to collect payment of any kind pursuant to a debt-bondage relationship;
(B) Receive anything of value, including services, from a debtor—
or from any person under the control of such a debtor—pursuant to a debt-bondage relationship if the recipient knows that—
1. The debtor has pledged his or her personal services, or the personal services of a person under his or her control, as security for a debt; and
2. The value of those services as reasonably assessed has not been applied toward the liquidation of the debt or the length and nature of those services has not been respectively limited and defined;

(C) Compel, coerce, or persuade any person to perform personal services pursuant to a debt-bondage relationship;

(D) Attempt to compel, coerce, or persuade any person to perform personal services pursuant to a debt-bondage relationship.


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

PRIVATE COST: This proposed rule 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 rule with the Attorney General’s Office, ATTN: Proposed Rulemaking, Supreme Court Building, 207 W. High Street, PO Box 899, Jefferson City, MO 65102, or by email to regulations@ago.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.
the service would be requested, coerced, compelled, or otherwise induced to participate in any commercial sexual conduct or involuntary servitude, and 2) The person accepting the service actually is requested, coerced, compelled, or otherwise induced to participate in any commercial sexual conduct or involuntary servitude.

(2) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice to knowingly induce—either directly or indirectly—another person to engage in conduct that violates section (1), or to conspire or knowingly act in concert with any person regarding conduct that violates section (1).


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

PRIVATE COST: This proposed rule 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 rule with the Attorney General’s Office, ATTN: Proposed Rulemaking, Supreme Court Building, 207 W. High Street, PO Box 899, Jefferson City, MO 65102, or by email to regulations@ago.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 15—ELECTED OFFICIALS
Division 60—Attorney General
Chapter 16—Human Trafficking

PROPOSED RULE

15 CSR 60-16.040 Conducting Sex Trafficking Under False Pretenses

PURPOSE: The attorney general administers and enforces the provisions of the Merchandising Practices Act, Chapter 407, RSMo. The attorney general may make rules necessary to the administration and enforcement of the provisions of Chapter 407, RSMo, and, in order to provide notice to the public, may specify the meaning of terms, whether or not used in the Act. This rule specifies the settled meanings of certain terms used in the enforcement of the Act and provides notice to the public of their application. This rule does not contain an exhaustive list of practices that violate the Act. Instead, this rule identifies certain specific practices that violate section 407.020, RSMo.

(1) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice for any person, whether directly or indirectly, to advertise, sell, offer, or provide any merchandise if—

(A) The person advertises, sells, offers, or provides any merchandise that constitutes or involves any commercial sexual conduct; and

(B) The person does not expressly disclose to every other person to whom the merchandise is advertised, sold, offered, or provided that at least one (1) individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship; and

(C) The person does not expressly disclose to every other person to whom the merchandise is advertised, sold, offered, or provided that at least one (1) individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship.

(2) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice for any person, whether directly or indirectly, to advertise, sell, offer, or provide any merchandise if—

(A) The merchandise constitutes or involves any commercial sexual conduct;

(B) Any individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship; and

(C) The person does not expressly disclose to every other person to whom the merchandise is advertised, sold, offered, or provided that at least one (1) individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship.

(3) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice to knowingly induce, either directly or indirectly, another person to engage in conduct that violates section (1) or section (2), or to conspire or to knowingly, recklessly, or negligently act in concert with any person regarding conduct that violates section (1) or section (2).

(4) This rule shall not apply under the circumstances set forth in section 407.020.2(1) and (2), RSMo.


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

PRIVATE COST: This proposed rule 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 rule with the Attorney General’s Office, ATTN: Proposed Rulemaking, Supreme Court Building, 207 W. High Street, PO Box 899, Jefferson City, MO 65102, or by email to regulations@ago.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 15—ELECTED OFFICIALS
Division 60—Attorney General
Chapter 16—Human Trafficking

PROPOSED RULE

15 CSR 60-16.050 Conducting Labor Trafficking Under False Pretenses

PURPOSE: The attorney general administers and enforces the provisions of the Merchandising Practices Act, Chapter 407, RSMo. The attorney general may make rules necessary to the administration and enforcement of the provisions of Chapter 407, RSMo, and, in order to provide notice to the public, may specify the meaning of terms, whether or not used in the Act. This rule specifies the settled meanings of certain terms used in the enforcement of the Act and provides notice to the public of their application. This rule does not contain an exhaustive list of practices that violate the Act. Instead, this rule identifies certain specific practices that violate section 407.020, RSMo.

(1) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice for any person, whether directly or indirectly, to advertise, sell, offer, or provide any merchandise if—

(A) The merchandise constitutes or involves any commercial sexual conduct; and

(B) Any individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship; and

(C) The person does not expressly disclose to every other person to whom the merchandise is advertised, sold, offered, or provided that at least one (1) individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship.

(2) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice for any person, whether directly or indirectly, to advertise, sell, offer, or provide any merchandise if—

(A) The merchandise constitutes or involves any commercial sexual conduct; and

(B) Any individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship; and

(C) The person does not expressly disclose to every other person to whom the merchandise is advertised, sold, offered, or provided that at least one (1) individual involved in the performance or provision of the merchandise was induced, compelled, or otherwise caused to do so by means of force, abduction, coercion, fraud, deception, blackmail, actual or threatened financial harm, or a debt-bondage relationship.

(3) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice to knowingly induce, either directly or indirectly, another person to engage in conduct that violates section (1) or section (2), or to conspire or to knowingly, recklessly, or negligently act in concert with any person regarding conduct that violates section (1) or section (2).

(4) This rule shall not apply under the circumstances set forth in section 407.020.2(1) and (2), RSMo.


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

PRIVATE COST: This proposed rule 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 rule with the Attorney General’s Office, ATTN: Proposed Rulemaking, Supreme Court Building, 207 W. High Street, PO Box 899, Jefferson City, MO 65102, or by email to regulations@ago.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.
practise for any person, whether directly or indirectly, to advertise, sell, offer, or provide any merchandise if—

(A) Any individual involved in the performance or provision of the merchandise in a condition of involuntary servitude; and

(B) The person does not expressly disclose that at least one (1) individual involved in the performance or provision of the merchandise in a condition of involuntary servitude in all advertisements made by or on behalf of that person; 2) to all other persons with whom the person enters into any transaction involving trade or commerce; 3) in written form conspicuously displayed on the exterior of any structure in or from which the person conducts any activities relating in any way to the merchandise described in subsection (1)(A); and 4) in all filings, applications, and other representations made to any branch of state government or to any municipality, county, or other political subdivision.

(2) It is an unfair, deceptive, fraudulent, and otherwise unlawful practice to knowingly induce, either directly or indirectly, another person to engage in conduct that violates section (1), or to conspire or knowingly act in concert with any person regarding conduct that violates section (1).

(3) This rule shall apply only where the person who is in a condition of involuntary servitude resides in Missouri, is domiciled in Missouri, or performs any work or service pursuant or relating to his or her condition of involuntary servitude in Missouri.

(4) This rule shall not apply under the circumstances set forth in section 407.020.2(1) and (2), RSMo.


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

PRIVATE COST: This proposed rule 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 rule with the Attorney General’s Office, ATTN: Proposed Rulemaking, Supreme Court Building, 207 W. High Street, PO Box 899, Jefferson City, MO 65102, or by email to regulations@ago.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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 40—Comprehensive Emergency Medical Services Systems Regulations

PROPOSED AMENDMENT


PURPOSE: This amendment adds the Commission on Accreditation of Ambulance Services v.1.0 edition and the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition as acceptable standards/specifications for vehicles specifically designed, manufactured, and equipped for use as an ambulance.

PUBLISHER’S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

(2) Each vehicle operated as an ambulance shall meet the following vehicle design, specification, operation, and maintenance standards:

(A) Vehicle Design and Specification Standards. In providing the transportation of patients, ambulance services shall utilize only vehicles specifically designed, manufactured, and equipped for use as an ambulance and which meet current (at date of vehicle manufacture) standards/specifications set forth by the U.S. Department of Transportation KKK-A-1822 [specifications with exceptions of the following: ], the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition or the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 Edition. The Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition is incorporated by reference in this rule as published in 2016 and is available at the Ground Vehicle Standard, 1926 Waukegan Road Suite 300, Glenview Il 60025-1770. This rule does not incorporate any subsequent amendments or additions. The National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 Edition is incorporated by reference in this rule as published in 2016 and is available at the National Fire Protection Association, 1 Batteryman Park, Quincy, MA 02169-7471. This rule does not incorporate any subsequent amendments or additions. Exceptions to these standards/specifications may include the following:

1. Image elements (such as paint) may be altered to the agency’s preference;

2. Variation of warning lights is allowed for: type and color of lens, strobe lights in lieu of halogen lights, additional warning lights beyond the U.S. Department of Transportation KKK-A-1822, National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition or the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition specifications;

3. Power supply and equipment in the patient compartment may be altered to the agency’s preference; and

4. Other variations may be allowed by the Bureau of EMS;


PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions one million, three hundred sixty-four thousand dollars ($1,364,000) for the next five (5) year period and two hundred seventy-five thousand dollars ($275,000) annually thereafter in the aggregate.

PRIVATE COST: This proposed amendment will cost private entities one hundred twenty-one thousand dollars ($121,000) for the next five (5) years and twenty-two thousand dollars ($22,000) annually thereafter in the aggregate.
NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Dean Linneman, Division Director, PO Box 570, Jefferson City, MO 65102-0570. 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.
FISCAL NOTE
PUBLIC COST

I. Department Title: Missouri Department of Health and Senior Services
   Division Title: Division of Regulation and Licensure
   Chapter Title: Chapter 40-Comprehensive Emergency Medical Services System
   Regulations

<table>
<thead>
<tr>
<th>Rule Number and Name:</th>
<th>19 CSR 30-40.399</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of Rulemaking:</td>
<td>Proposed Amendment</td>
</tr>
</tbody>
</table>

II. SUMMARY OF FISCAL IMPACT

<table>
<thead>
<tr>
<th>Affected Agency or Political Subdivision</th>
<th>Estimated Cost of Compliance in the Aggregate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Ground Ambulance Services</td>
<td>$1,364,000 for the next five year period</td>
</tr>
<tr>
<td></td>
<td>$275,000 annually thereafter.</td>
</tr>
</tbody>
</table>

III. WORKSHEET

There are a total of 213 ground ambulance services licensed with the DHSS. Of these 213 ground ambulance services licensed with the DHSS, there are 195 ground ambulance services owned by the public. There are approximately 1,080 ambulances located in 213 ground ambulance services licensed with the DHSS. There are approximately 993 ambulances owned by public ground ambulance services. Currently, the DHSS requires that all vehicles must be specifically designed, manufactured and equipped for use as an ambulance that meet the U.S. Department of Transportation KKK-A-1822 specifications. There will be no additional costs for ground ambulance services to purchase new ambulances that meet the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition standards/specifications compared to the cost of ambulances currently being built to the standards/specifications of the U.S. Department of Transportation KKK-A-1822. There will be an additional cost of approximately $11,000, per vehicle for ground ambulance services to purchase vehicles that are designed, manufactured and equipped for use as an ambulance that meet the standards/specifications of the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition.

IV. ASSUMPTIONS

The DHSS anticipates that approximately 25% of the ground ambulance services will purchase vehicles that are designed, manufactured and equipped for use as an ambulance that meet the standards/specifications of the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition. Ground ambulance services purchase new replacement ambulances approximately every five (5) years. The DHSS anticipates ground
ambulance services will have to replace approximately half of their fleet of ambulances during the next five (5) year period.

993 ambulances for public ground ambulance services / 2 (ground ambulance services will replace half of their fleet of ambulances during the next five (5) year period) = 497 ambulances purchased during the next five (5) year period.

497 X .25 (ground ambulance services will purchase approximately 25% of their ambulance fleet built to NFPA standards) = 124 ambulances during the next five (5) year period built to NFPA standards.

124 ambulances to be purchased during the next five (5) year period built to NFPA standards X $11,000 (additional cost of ambulances built to NFPA standards) = $1,364,000 for the next five (5) year period.

124 ambulances during the next five (5) year period built to NFPA standards / five (5) year period = 25 ambulances purchased annually thereafter.

25 ambulances purchased annually thereafter X $11,000 (additional cost of ambulances built to NFPA standards) = $275,000 annually thereafter.

There will be no added cost to the DHSS to ensure compliance of ambulance standards/specifications with either of the two new standards.
FISCAL NOTE
PRIVATE COST

I. Department Title: Missouri Department of Health and Senior Services
Division Title: Division of Regulation and Licensure
Chapter Title: Chapter 40-Comprehensive Emergency Medical Services System Regulations

<table>
<thead>
<tr>
<th>Rule Number and Name:</th>
<th>19 CSR 30-40.309</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type of Rulentaking:</td>
<td>Proposed Amendment</td>
</tr>
</tbody>
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II. SUMMARY OF FISCAL IMPACT

<table>
<thead>
<tr>
<th>Affected Agency or Political Subdivision</th>
<th>Estimated Cost of Compliance in the Aggregate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Private Ground Ambulance Services</td>
<td>$121,000 for the next five year period</td>
</tr>
<tr>
<td></td>
<td>$22,000 annually thereafter.</td>
</tr>
</tbody>
</table>

III. WORKSHEET

There are a total of 213 ground ambulance services licensed with the DHSS. Of these 213 ground ambulance services licensed with the DHSS, there are 23 privately owned ground ambulance services. There are approximately 1,080 ambulances located in 213 ground ambulance services licensed with the DHSS. There are approximately 87 ambulances owned by private ground ambulance services. Currently, the DHSS requires that all vehicles must be specifically designed, manufactured and equipped for use as an ambulance that meet the U.S. Department of Transportation KKK-A-1822 specifications. There will be no additional costs for ground ambulance services to purchase new ambulances that meet the Commission on Accreditation of Ambulance Services Ground Vehicle Standard for Ambulances v.1.0 edition standards/specifications compared to the cost of ambulances currently being built to the standards/specifications of the U.S. Department of Transportation KKK-A-1822. There will be an additional cost of approximately $11,000, per vehicle for ground ambulance services to purchase vehicles that are designed, manufactured and equipped for use as an ambulance that meet the standards/specifications of the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition.

IV. ASSUMPTIONS

The DHSS anticipates that approximately 25% of the ground ambulance services will purchase vehicles that are designed, manufactured and equipped for use as an ambulance that meet the standards/specifications of the National Fire Protection Association 1917 Standard for Automotive Ambulances 2016 edition. Ground ambulance services purchase new replacement ambulances approximately every five (5) years. The DHSS anticipates ground
ambulance services will have to replace approximately half of their fleet of ambulances during the next five (5) year period.

87 ambulances for private ground ambulance services / 2 (ground ambulance services will replace half of their fleet of ambulances during the next five (5) year period) = 44 ambulances purchased during the next five (5) year period.

44 X .25 (ground ambulance services will purchase approximately 25% of their ambulance fleet built to NFPA standards) = 11 ambulances during the next five (5) year period built to NFPA standards.

11 ambulances to be purchased during the next five (5) year period built to NFPA standards X $11,000 (additional cost of ambulances built to NFPA standards) = $121,000 for the next five (5) year period.

11 ambulances during the next five (5) year period built to NFPA standards / five (5) year period – 2 ambulances purchased annually thereafter.

2 ambulances purchased annually thereafter X $11,000 (additional cost of ambulances built to NFPA standards) = $22,000 annually thereafter.
Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 40—Division of Maternal, Child and Family Health
Chapter 12—Critical Congenital Heart Disease

PROPOSED RULE

19 CSR 40-12.010 Critical Congenital Heart Disease Screening for Newborns

PURPOSE: This rule defines the terms used and establishes the screening guidelines and information reporting required to assure the provision of critical congenital heart disease screening (CCHD).

PUBLISHER’S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

(1) Definitions for purposes of this rule—

(A) “Facility” is an ambulatory surgical center, birthing center, or hospital that is responsible under section 191.334, RSMo, for performing a Critical Congenital Heart Disease (CCHD) screening prior to the discharge of a newborn; and

(B) “Individual” is the person responsible for performing the CCHD screening under section 191.334, RSMo, when the delivery of a newborn takes place outside a facility.

(2) Screening for CCHD required by section 191.334, RSMo, shall be conducted by pulse oximetry in accordance with the guidelines in the journal article “Strategies for Implementing Screening for Critical Congenital Heart Disease” published in *Pediatrics® Official Journal of the American Academy of Pediatrics*, Volume 128, No. 5 on November 1, 2011, which is incorporated by reference in this rule and is available at www.health.mo.gov/cchd or by contacting the Missouri Department of Health and Senior Services (DHSS) at 800-877-6246. This rule does not incorporate any subsequent amendments or additions.

(3) Each facility or individual shall report all screening results and screening refusals utilizing either the Missouri Electronic Vital Records (MoEVR) system or the department’s Critical Congenital Heart Disease Reporting Form. The Missouri Electronic Vital Records Critical Congenital Heart Disease Screening Results User Manual published September 2016, and the Critical Congenital Heart Disease Reporting Form published April 2016, are incorporated by reference in this rule and are available at www.health.mo.gov/cchd or by contacting the Missouri Department of Health and Senior Services (DHSS) at 800-877-6246. This rule does not incorporate any subsequent amendments or additions.

(4) The screening results shall be reported to the department within thirty (30) calendar days of completion of the CCHD screening.


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

PRIVATE COST: This proposed rule will cost private entities an esti-
FISCAL NOTE
PRIVATE COST

I. Department Title: Department of Health and Senior Services
Division Title: Division of Community and Public Health
Chapter Title:

<table>
<thead>
<tr>
<th>Rule Number and Title:</th>
<th>19 CSR 40-12.010 Critical Congenital Heart Disease Screening for Newborns</th>
</tr>
</thead>
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<tr>
<td>Type of Rulemaking:</td>
<td>Proposed Rule</td>
</tr>
</tbody>
</table>

II. SUMMARY OF FISCAL IMPACT

<table>
<thead>
<tr>
<th>Number</th>
<th>Classification by types of the business entities which would likely be affected:</th>
<th>Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:</th>
</tr>
</thead>
<tbody>
<tr>
<td>65</td>
<td>Birthing Hospitals</td>
<td>$123,619.07</td>
</tr>
<tr>
<td>66</td>
<td>Midwives</td>
<td>$1,736.12</td>
</tr>
<tr>
<td>1</td>
<td>Birthing Centers</td>
<td>$357.88</td>
</tr>
</tbody>
</table>

Total estimated cost in the aggregate to all entities: $125,713.07

III. WORKSHEET

Birthing Hospitals

a. Cost of time to report CCHD screening results:
   74,619 babies x 0.083 hours = 6,193.34 hours required for screening
   $19.96 per hour x 6,193.34 hours = $123,619.07

Midwives

a. Cost of time to report CCHD screening results:
   1,048 babies x 0.083 hours = 86.98 hours
   $19.96 x 94.79 hours = $1,736.12

Birthing Centers

a. Cost of time to report CCHD screening results:
   216 babies x 0.083 hours = 17.93 hours
   $19.96 per hour x 17.93 hours = $357.88
IV. ASSUMPTIONS

1. It is estimated that it will take approximately five minutes (0.083 hours) per newborn to report the critical congenital heart disease (CCHD) screening results into MoEVR.

2. CCHD screening could be reported by a variety of individuals depending on the setting and the policies and procedures put in place at the individual hospital, birthing center, or midwifery. It is assumed that in the majority of circumstances either a nurse or nursing assistant will be reporting the screening results into the MoEVR reporting system. Based on data obtained from the Bureau of Labor Statistics (www.bls.gov/oes/current/oes_mo.htm), the annual mean wage of registered nurses in Missouri as of May 2015 was $28.44 hourly. The annual mean wage of nursing assistants in Missouri as of May 2015 was $11.48 hourly. The average wage of a nurse and a nurse assistant is $19.96.

3. Number of recorded births for hospitals, midwives, and birthing centers was obtained from Missouri Department of Health and Senior Services vital statistics final birth file for the calendar year 2015.
Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION
Division 2220—State Board of Pharmacy
Chapter 4—Fees Charged by the Board of Pharmacy

PROPOSED AMENDMENT

20 CSR 2220-4.010 General Fees. The Board of Pharmacy is proposing to amend section (4) and add a new section (5).

PURPOSE: The Board of Pharmacy is statutorily obligated to enforce and administer the provisions of Chapter 338, RSMo, governing the practice of pharmacy. Pursuant to section 338.070, RSMo, the board shall set the appropriate amount of fees by rule, so that the revenue produced shall not substantially exceed the cost and expense of administering the provisions of Chapter 338, RSMo. Based on the board’s five- (5-) year projections, the board is proposing to reduce renewal fees for pharmacies, drug distributors, and pharmacy technicians.

(4) To ensure compliance with section 338.070, RSMo, the following renewal fees shall be effective from [July 1, 2016 to June 30, 2017] January 1, 2018 to June 1, 2018:

(A) Pharmacist License Renewal Fee $50
(B) Intern Pharmacist License Renewal Fee $10
(C) Pharmacy Technician Annual Renewal Fee $10

(5) To ensure compliance with section 338.070, RSMo, the following renewal fees shall be effective from August 1, 2017 to October 31, 2017:

(A) Pharmacy Distributor/Wholesale Drug Distributor License Renewal Fee $150
(B) Pharmacy Permit Renewal Fee $150


PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately one million five hundred fifty-five thousand one hundred twenty-five dollars ($1,555,125) from August 1, 2017 to June 1, 2018 as the result of the proposed decrease.

PRIVATE COST: This proposed amendment will save private entities approximately one million five hundred fifty-five thousand one hundred twenty-five dollars ($1,555,125) from August 1, 2017 to June 1, 2018 as the result of the proposed decrease.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Board of Pharmacy, PO Box 625, 3605 Missouri Boulevard, Jefferson City, MO 65102, by facsimile at (573) 526-3464, or via email at pharmacy@opr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this amendment 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 2220 - State Board of Pharmacy
Chapter 4 - Fees Charged by the Board of Pharmacy
Proposed Amendment - 20 CSR 2220-4.010 General Fees

II. SUMMARY OF FISCAL IMPACT

<table>
<thead>
<tr>
<th>Affected Agency or Political Subdivision</th>
<th>Estimated Loss of Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>State Board of Pharmacy</td>
<td>$1,555,125</td>
</tr>
<tr>
<td>Total Loss of Revenue for FY18</td>
<td>$1,555,125</td>
</tr>
</tbody>
</table>

III. WORKSHEET

See Private Entity Fiscal Note

IV. ASSUMPTIONS

1. The total loss of revenue is based on the cost savings to private entities reflected in the Private Fiscal Note filed with this rule.
2. Actual revenue decreases may vary based on renewal applications received.
3. The projected revenue decrease will result in a net savings to the Board’s licensees/registrants, including, pharmacy technicians and small pharmacy and drug distributor businesses.
PRIVATE FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration
Division 2220 - State Board of Pharmacy
Chapter 4 - Fees Charged by the Board of Pharmacy
Proposed Amendment - 20 CSR 2220-4.010 General Fees

II. SUMMARY OF FISCAL IMPACT

<table>
<thead>
<tr>
<th>Estimate the number of entities by class which would likely be affected by the adoption of the proposed amendment:</th>
<th>Classification by type of the business entities which would likely be affected:</th>
<th>Estimated savings for compliance with the amendment by affected entities:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1,300</td>
<td>Drug Distributor Renewal Fee (License Fee - $300 decrease)</td>
<td>$390,000</td>
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<tr>
<td>2,600</td>
<td>Pharmacy Permit Renewal Fee (License Fee - $300 decrease)</td>
<td>$780,000</td>
</tr>
<tr>
<td>15,405</td>
<td>Pharmacy Technician Renewal Fee (License Fee - $25 decrease)</td>
<td>$385,125</td>
</tr>
</tbody>
</table>

Estimated Cost Savings in FY 18: $1,555,125

III. WORKSHEET

See table above.

IV. ASSUMPTION

1. The estimated licensing counts were based on FY 2016 actual licensee/registrant counts and actual renewal totals. Based on the Board's licensing history, the Board estimates 8-10% of registrants/licensees in each class will not renew. The reflected registrant/licensee counts have been adjusted accordingly.

2. These cost savings will occur between August 1, 2017, and June 1, 2018. Effective November 1, 2017, the pharmacy/distributor/wholesale drug distributor and the pharmacy permit renewal fees will revert to their original cost, and the additional savings will end. Effective July 1, 2018, the pharmacy technician renewal fee will revert to its original cost, and the additional savings will end.
Note: The board is statutorily obligated to enforce and administer the provisions of Chapter 338, RSMo governing the practice of pharmacy. Pursuant to section 338.070, RSMo, the board of pharmacy shall by rule set the amount of the fees which this chapter authorizes and requires. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering this chapter.
Orders of Rulemaking

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order 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.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 1—Organization and Description

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-60.010 Application of Standards is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 6). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 60—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-60.020 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 7). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 60—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-60.030 General Land Surveying Requirements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 7–9). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 60—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:
A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 9). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE**
**Division 90—Weights, Measures and Consumer Protection**
**Chapter 60—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-60.040 Accuracy Standards for Property Boundary Surveys is adopted.

2 CSR 90-60.070 Location of Improvements and Easements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 10). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE**
**Division 90—Weights, Measures and Consumer Protection**
**Chapter 61—United States Public Land Survey Corners**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department amends a rule as follows:

2 CSR 90-61.010 Definitions is amended.

2 CSR 90-61.020 Authorization for Removal or Alteration of Corners is amended.

2 CSR 90-61.040 Procedure for Filing Documents is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 22–23). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE**
**Division 90—Weights, Measures and Consumer Protection**
**Chapter 61—United States Public Land Survey Corners**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department amends a rule as follows:

2 CSR 90-61.020 Authorization for Removal or Alteration of Corners is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 23). 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.
A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 23–24). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 61—United States Public Land Survey Corners

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department amends a rule as follows:

2 CSR 90-61.050 Monumentation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 24). 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.

2 CSR 90-61.070 Missouri Coordinate System of 1983 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 25). 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.

2 CSR 90-61.080 Approved Documents is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 25–26). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 62—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department amends a rule as follows:

2 CSR 90-62.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 26). 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.

2 CSR 90-62.020 Horizontal Control Classification is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 26–27). 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.

2 CSR 90-62.030 Accuracy of Horizontal Control is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 25–26). 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.
A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 27). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 62—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING
By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department amends a rule as follows:

2 CSR 90-62.040 Acceptance and Publication by Missouri Department of Agriculture is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 27–28). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 65—Cadastral Mapping Survey Standards

ORDER OF RULEMAKING
By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-65.010 Application of Standards is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 10–11). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 65—Cadastral Mapping Survey Standards

ORDER OF RULEMAKING
By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-65.020 Organization and Description is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 11). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 65—Cadastral Mapping Survey Standards

ORDER OF RULEMAKING
By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-65.030 Definitions is adopted.
A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 11–12). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 65—Cadastral Mapping Survey Standards

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department adopts a rule as follows:

2 CSR 90-65.040 Coordinate System for Digital Cadastral Parcel Mapping Specified is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 12). 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.
2016 (41 MoReg 1896–1898). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: The public comment period ended January 17, 2017, and the commission held a public hearing on the proposed amendment on January 20, 2017. The commission received timely written comments from the staff of the Missouri Public Service Commission. At the hearing, Hampton Williams, representing the commission’s staff, made a minor correction to the staff comments.

COMMENT: The commission’s staff offered a written comment indicating that it continues to support the amendment as proposed. RESPONSE: The commission thanks staff for its comment.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 240—Public Service Commission
Chapter 40—Gas Utilities and Gas Safety Standards

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under sections 386.250, 386.310, and 393.140, RSMo 2016, the commission amends a rule as follows:

4 CSR 240-40.030 Safety Standards—Transportation of Gas by Pipeline is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on December 15, 2016 (41 MoReg 1898–1907). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: The public comment period ended January 17, 2017, and the commission held a public hearing on the proposed amendment on January 20, 2017. The commission received timely written comments from the staff of the Missouri Public Service Commission. At the hearing, Hampton Williams, representing the commission’s staff, made a minor correction to the staff comments.

COMMENT: The commission’s staff offered a written comment indicating that it continues to support the amendment as proposed. RESPONSE: The commission thanks staff for its comment.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 240—Public Service Commission
Chapter 40—Gas Utilities and Gas Safety Standards

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under sections 386.250, 386.310, and 393.140, RSMo 2016, the commission amends a rule as follows:

4 CSR 240-40.080 Drug and Alcohol Testing is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on December 15, 2016 (41 MoReg 1907). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: The public comment period ended January 17, 2017, and the commission held a public hearing on the proposed amendment on January 20, 2017. The commission received timely written comments from the staff of the Missouri Public Service Commission. At the hearing, Hampton Williams, representing the commission’s staff, made a minor correction to the staff comments.

COMMENT: The commission’s staff offered a written comment indicating that it continues to support the amendment as proposed. RESPONSE: The commission thanks staff for its comment.

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

ORDER OF RULEMAKING

By the authority vested in the State Board of Education (board) under sections 160.720, 161.092, and 161.375, RSMo 2016, the board amends a rule as follows:

5 CSR 20-400.380 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on December 1, 2016 (41 MoReg 1797–1801). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: The board received four (4) comments on this proposed amendment. All four (4) comments were directed at strengthening the language in paragraph (1)(C)2.

COMMENT #1: Ann Jarrett, with Missouri National Education Association, (MNEA), Kathy Steinhoff, a member of MNEA, Holly Bennett, a member of MNEA, and Doug Mirts, with the Missouri Association of Secondary School Principals (MoASSP) requested that the language in paragraph (1)(C)2. be strengthened to say “Is a systematic and specific two- (2-) year mentoring and professional growth plan that identifies priority indicators for beginning educators.”

RESPONSE AND EXPLANATION OF CHANGE: The board reviewed the comments and agrees that the language in paragraph (1)(C)2. should be changed to reflect these requests.

5 CSR 20-400.380 Mentoring Program Standards

(1) A successful school district and charter school mentoring program shall include, but may not be limited to, the standards listed below:

(C) An individualized plan for beginning educators that aligns with the school district’s and charter school’s goals and needs that—

1. Is aligned with a school district and charter school evaluation tool that is aligned with the Essential Principles of Effective Evaluation as evidenced by Screen 18a of the Core Data System;

2. Is a systematic and specific two- (2-) year mentoring and professional growth plan that identifies priority indicators for beginning educators;

3. Aligns with a school district and charter school CSIP and certification requirements;

4. Establishes outcomes for new educators;

5. Is an extension or part of a professional development plan
that may have begun during student teaching/internship or culminating project in college;
6. Establishes non-evaluative mentor observations that are guided by needs identified by mentor and mentee. Observations should include pre- and post-observation conferences, including reflective questions;
7. Encourages structured experiences and expectations for all new educators (planning time, meeting time, time management, etc.);
8. Establishes opportunities for mentees to observe master educators; and
9. Plans for completion of a required Beginning Teacher Assistance Program (BTAP) aligned with the BTA guidelines;

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

ORDER OF RULEMAKING

By the authority vested in the State Board of Education (board) under sections 161.092, 168.021, and 168.400, RSMo 2016, the board hereby adopts a rule as follows:

5 CSR 20-400.385 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on December 1, 2016 (41 MoReg 1802-1803). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: The board received seven (7) comments on this proposed rule. Five (5) of the comments were focused on the timeline for the Beginning Teacher Assistance Program (BTAP). The board received two (2) comments from Southeast Missouri State University focused on their role.

COMMENT #1: Carlos Vargas, President of Southeast Missouri State University, and Diana Rogers-Adkinson, President, Missouri Association of Colleges of Teacher Education (MCTE), propose that the language “sponsored by a Missouri teacher education program” be deleted from the rule or that the rule be withdrawn or suspended at this time.

RESPONSE AND EXPLANATION OF CHANGE: The board reviewed the comments and agrees that since legislation (Excellence in Education Act 1985, section 168.400.4(1) & .5 RSMo) states that Missouri teacher education programs would assist in BTAP, the language in section (1) will be changed to reflect the legislation. The new revised language will indicate “with assistance from a teacher education program.”

COMMENT #2: Ann Jarrett, Missouri National Education Association (MNEA), Paula York, American Federation of Teachers (AFT), Kathy Steinhoff, MNEA, Holly Bennett, MNEA, and Doug Mirts, Missouri Association of Secondary School Principals (MoASSP), proposed that language be added to section (1) to reflect that a “BTAP is designed for teachers in either their first or second year of teaching.”

RESPONSE AND EXPLANATION OF CHANGE: The board reviewed the comments and agrees changing section (1) would lead to greater clarification for districts and also aligns with the Mentoring Program Standards.

COMMENT #3: Ann Jarrett, MNEA, Paula York, AFT, Kathy Steinhoff, MNEA, Holly Bennett, MNEA, and Doug Mirts, MoASSP, commented that it is important for beginning teachers to complete the BTAP in their initial year of teaching, but that realistically this may not occur due to a multitude of reasons. They proposed that language be changed in section (2) to ensure that teachers new to the profession, those coming from other states, and those that are unlicensed, would not be penalized if they were unable to complete the BTAP in the initial contract year.

RESPONSE AND EXPLANATION OF CHANGE: The board reviewed the comments and agrees that the language should be changed to ensure that teachers are not hindered in obtaining their Career Continuous Certificate due to completing the BTAP in year two (2), three (3), or four (4). Language was removed in section (2) which indicated that it should be completed during the first year.

5 CSR 20-400.385 Beginning Teacher Assistance Program

(1) All new teachers are required to participate in a beginning teacher assistance program (BTAP) planned with assistance from a Missouri teacher education program and provided by an education association, regional service center, school district, or charter school. The BTAP is designed for teachers in either their first or second year of teaching. The minimum requirements for the program shall include, but not be limited to, an overview of the topics listed below:

(A) Classroom Environment—
1. Classroom management techniques;
2. Time, space, transitions, and activities management; and
3. Awareness of diverse classroom, school and community cultures;

(B) Student Engagement and Motivation—
1. Effective instruction;
2. Clear learning goals and/or objectives;
3. Student voice and choice; and
4. Teaching and learning activities with high student engagement;

(C) Professional Communication—
1. Effective communication with students, mentors, colleagues, and parents;
2. Verbal and nonverbal communication techniques; and
3. Effective use of technology and social media for communication;

(D) Education-Related Law—
1. Certification requirements;
2. Professional rights and responsibilities; and

(2) An effective program is aligned with professional development/growth plans focused on teaching standards and indicators as priorities for the first two (2) years of teaching, and provides on-going support during the years of BTAP.

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 30—Division of Financial and Administrative Services
Chapter 261—School Transportation

ORDER OF RULEMAKING

By the authority vested in the State Board of Education under sections 161.092 and 304.060, RSMo 2016, the board amends a rule as follows:

5 CSR 30-261.025 Minimum Requirements for School Bus Chassis and Body is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on December 15, 2016 (41 MoReg 1909). 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 10—DEPARTMENT OF NATURAL RESOURCES Division 30—Land Survey Chapter 3—United States Public Land Survey Corners

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department rescinds a rule as follows:

10 CSR 30-3.030 Reestablished or Restored Corners is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 23). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 30—Land Survey Chapter 3—United States Public Land Survey Corners

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department rescinds a rule as follows:

10 CSR 30-3.060 Monument Marking is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 24–25). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 10—DEPARTMENT OF NATURAL RESOURCES Division 30—Land Survey Chapter 4—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 60.510, RSMo 2016, the department rescinds a rule as follows:

10 CSR 30-4.070 Waiver of 1 Km Limitation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 30). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 5—Conduct of Gaming

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo 2016, the commission amends a rule as follows:

11 CSR 45-5.184 Table Game Cards—Receipt, Storage, Inspections, and Removal from Use

(7) Prior to being placed into play, all decks shall be inspected by the dealer, and the entire inspection observed by a floor supervisor or above. Card inspection at the gaming table shall require each deck to either be sorted into sequence and into suit or processed through an
automated shuffler or similar device capable of reading the card faces to ensure that all cards are in the deck. For decks that may be used more than once, the inspection shall also require the dealer to check the back of each card to ensure that it is not flawed, scratched, or marked in any way. Card inspection for games which use at least a six (6)-deck shoe and allow players to handle the cards may be conducted at an alternate table in the same pit. In this instance, the floor supervisor or above shall notify surveillance and surveillance shall record on the surveillance shift log both the table number where the card inspection is conducted and the table number at which the cards are to be placed into play.

**Title 11—DEPARTMENT OF PUBLIC SAFETY**

**Division 45—Missouri Gaming Commission**

**Chapter 9—Internal Control System**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo 2016, the commission amends a rule as follows:

11 CSR 45-9.104 Minimum Internal Control Standards (MICS)—Chapter D is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on December 1, 2016 (41 MoReg 1804–1805). No changes have been made to the text of the proposed revision of the Minimum Internal Control Standards (MICS) as incorporated by reference in Chapter D. No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** A public hearing was held on this proposed amendment on January 10, 2017. The Missouri Gaming Commission received no comments on the proposed amendment.

**Title 13—DEPARTMENT OF SOCIAL SERVICES**

**Division 65—Missouri Medicaid Audit and Compliance Unit**

**Chapter 3—Providers and Participants—General Provider and Participant Policies**

**ORDER OF RULEMAKING**

By the authority vested in the Department of Social Services under section 536.023, RSMo 2016, the department withdraws a proposed rule as follows:

13 CSR 65-3.050 Electronic Signatures for Mo HealthNet Program is withdrawn.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on November 1, 2016 (41 MoReg 1556–1557). This proposed rule is withdrawn.

**SUMMARY OF COMMENTS:** Missouri Medicaid Audit and Compliance (MMAC), a unit within the Department of Social Services, received fourteen (14) comments on the proposed rule. Most of the comments asked for clarification of the rule. Because the proposed rule appears to be overly complicated, the Department of Social Services chose to withdraw it and to draft a more simplified rule.

**RESPONSE:** As a result, the Department of Social Services is withdrawing this rulemaking.

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**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-16.010 Application of Standards is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 30–31). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.020 Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 31). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

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**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and
327.272, RSMo 2016, the board adopts a rule as follows:

**20 CSR 2030-16.020 Definitions is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 31–32). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board adopts a rule as follows:

**20 CSR 2030-16.030 General Land Surveying Requirements is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 31–32). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board rescinds a rule as follows:

**20 CSR 2030-16.040 Accuracy Standards for Property Boundary Surveys is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 33–34). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board adopts a rule as follows:

**20 CSR 2030-16.050 General Land Surveying Requirements is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 31–32). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board rescinds a rule as follows:

**20 CSR 2030-16.060 General Land Surveying Requirements is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 33–34). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

**SUMMARY OF COMMENTS:** No comments were received.

**Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

**Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects**

**Chapter 16—Missouri Standards for Property Boundary Surveys**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.050 Use of Missouri Coordinate System, 1983 is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 34). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 16—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board adopts a rule as follows:

20 CSR 2030-16.060 Approved Monumentation is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 35). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 16—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.070 Detail Requirements for Resurveys is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 36). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 16—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.080 Approved Monumentation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 35). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.
Orders of Rulemaking

Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.080 Detail Requirements for Original Surveys is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 36–37). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 16—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.090 Detail Requirements for Subdivision Surveys is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 36–37). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 16—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-16.100 Detail Requirements for Condominium Surveys is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 36–37). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 16—Missouri Standards for Property Boundary Surveys

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board adopts a rule as follows:

20 CSR 2030-16.110 Location of Improvements and Easements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on January 3, 2017 (42 MoReg 38). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.
Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING
By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 38). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING
By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.020 Authorization for Removal or Alteration of Corners is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 38–39). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING
By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.030 Reestablished or Restored Corners is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 39). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING
By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.040 Procedure for Filing Documents is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 39–40). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING
By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.050 Monumentation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 40). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.
Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors,
and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.060 Monument Marking is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 41). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors,
and Professional Landscape Architects
Chapter 18—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-17.080 Approved Documents is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 41–42). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors,
and Professional Landscape Architects
Chapter 17—United States Public Land Survey Corners

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-18.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 42). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors,
and Professional Landscape Architects
Chapter 18—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-18.020 Horizontal Control Classification is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 42–43). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.
Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 18—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-18.040 Acceptance and Publication by Missouri Department of Agriculture is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 44). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 18—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-18.050 GPS Survey Guidelines is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 44–45). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 18—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041 and 327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-18.060 Traverse Survey Guidelines is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2017 (42 MoReg 45). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION
Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 18—First and Second Order Horizontal and Vertical Control

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under sections 327.041, RSMo 2016, the board rescinds a rule as follows:

20 CSR 2030-18.070 Waiver of 1 Km Limitation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on January 3, 2017 (42 MoReg 46). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.
Orders of Rulemaking

May 1, 2017
Vol. 42, No. 9

Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION
Division 2030—Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors,
and Professional Landscape Architects
Chapter 19—Standards for Surveyor’s Real
Property Report

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects,
Professional Engineers, Professional Land Surveyors, and
Professional Landscape Architects under sections 327.041 and
327.272, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-19.020 Required Work Order Form is amended.

A notice of proposed rulemaking containing the text of the proposed
amendment was published in the Missouri Register on January 3,
2017 (42 MoReg 46–48). No changes have been made in the text of
the proposed amendment, so it is not reprinted here. This proposed
amendment becomes effective thirty (30) days after publication in the
Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION
Division 2200—State Board of Nursing
Chapter 7—Nursing Education Incentive Program

ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under sections
335.036, 335.200, and 335.203, RSMo 2016, the board adopts a
rule as follows.

20 CSR 2200-7.001 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed
rule was published in the Missouri Register on January 3, 2017 (42
MoReg 48). No changes have been made in the text of the proposed
rule, so it is not reprinted here. This proposed rule becomes effective
thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE,
FINANCIAL INSTITUTIONS AND PROFESSIONAL
REGISTRATION
Division 2270—Missouri Veterinary Medical Board
Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterinary Medical Board
under sections 340.210 and 340.232, RSMo 2016, the board
amends a rule as follows:

20 CSR 2270-1.021 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed
amendment was published in the Missouri Register on January 17,
2017 (42 MoReg 95–98). 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 4—DEPARTMENT OF ECONOMIC DEVELOPMENT
Division 340—Division of Energy
Chapter 2—Energy Loan Program

IN ADDITION


The Missouri Department of Economic Development’s (department) Division of Energy is making available approximately five (5) million dollars in loan financing for qualified energy efficiency and renewable energy projects. Energy-saving investments may include projects such as insulation, lighting systems, heating and cooling systems, combined heat and power, pumps, motors, aerators, renewable energy systems, and other measures that reduce energy use and cost. Recipients repay loans with money saved on energy costs.

Eligible Energy-Using Sectors: Loan funds will be allocated to eligible energy-using sectors as follows:

• Public Schools (K–12): twenty-five percent (25%) of available funds;
• Public and Private Higher Education Institutions: twenty-five percent (25%) of available funds;
• Public and Private not-for-profit Hospitals: twenty-five percent (25%) of available funds; and
• Local Governments: twenty-five percent (25%) of available funds. Local governments include a county, city, or village (which may include water treatment plants or waste water facilities), local government/public owned airport facilities (municipal, county, regional, and international); or any hospital district as defined in section 206.010, RSMo; or any sewer district as defined in section 249.010, RSMo; or any water supply districts as defined in section 247.010, RSMo; or any ambulance district as defined in section 190.010, RSMo; or any sub-district of a zoological park and museum district as defined in section 184.352, RSMo.

Application Procedures: An application for loan funds may be submitted to the department for the purpose of financing all or a portion of the cost of implementing an energy-saving project.

Each applicant may apply for a loan not to exceed one (1) million dollars. Loan applications will not be considered for less than ten thousand dollars ($10,000) or with a payback score of less than six (6) months.

If funds remain after review and priority ranking of applications, the department will consider awarding loans in excess of one (1) million dollars.

Requests for loan financing must be made using the Division of Energy’s Energy Loan Program Application Authorization Form, Fuel Use Summary Form, and Energy Conservation Measure Summary Form. Application forms and instructions are available on the department’s website: http://energyloan.mo.gov.

The Application Authorization Form must be signed and dated by an authorized official. An authorized official is an individual with authority to obligate an eligible applicant to the terms of loan agreement and promissory note to repay loan proceeds.

A paper or electronic copy of the signed original Application Authorization Form and required documents may be submitted to the department’s address below.

Applications received after July 31, 2017 will not be considered for a loan award for this 2018 cycle but may be held for consideration during subsequent application cycles.

The department may request additional information as needed to determine the feasibility of a project, the project’s estimated annual energy savings, and financial risks of a loan transaction. Also, an energy conservation measure has the potential of affecting other areas within the facility or system. Applicants must have no outstanding actions for violations of applicable federal, state, or local laws, ordinances, and rules.

Interest Rates: Loan principal plus two and three quarters percent (2.75%) interest is to be repaid to the department in semi-annual payments not to exceed a ten- (10-) year repayment period. An administrative fee of one percent (1%) of loan principal will be added to the repayment amount.

Selection Criteria: Recipients of loan financing will be determined on a competitive basis. Applications will be ranked based on the project’s payback score, which is determined by dividing the cost to implement a project by the estimated yearly energy cost savings. Projects with the lowest payback score in each sector allocation will be funded until all available funds are allocated. If all funds are not allocated in any one (1) sector after ranking payback scores, the department may allocate funds to other sectors. Loan applications will be approved or disapproved by October 31, 2017.

For More Information Contact:

Missouri Department of Economic Development
Division of Energy
Attn: Loan Program Clerk
PO Box 1766
301 W. High, Ste. 720
Jefferson City, MO 65102

Phone: 1.855.522.2796
Email: energy@ded.mo.gov
Website: http://energyloan.mo.gov/

Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and Transportation Commission
Chapter 25—Motor Carrier Operations

IN ADDITION

7 CSR 10-25.010 Skill Performance Evaluation Certificates for Commercial Drivers
PUBLIC NOTICE

Public Notice and Request for Comments on Applications for Issuance of Skill Performance Evaluation Certificates to Intrastate Commercial Drivers with Diabetes Mellitus or Impaired Vision

SUMMARY: This notice publishes MoDOT’s receipt of applications for the issuance of Skill Performance Evaluation (SPE) Certificates from individuals who do not meet the physical qualification requirements in the Federal Motor Carrier Safety Regulations for drivers of commercial motor vehicles in Missouri intrastate commerce because of impaired vision or an established medical history or clinical diagnosis of diabetes mellitus currently requiring insulin for control. If granted, the SPE Certificates will authorize these individuals to qualify as drivers of commercial motor vehicles (CMVs), in intrastate commerce only, without meeting the vision standard prescribed in 49 CFR 391.41(b)(10), if applicable, or the diabetes standard prescribed in 49 CFR 391.41(b)(3).

DATES: Comments must be received at the address stated below, on or before, June 1, 2017.

ADDRESSES: You may submit comments concerning an applicant, identified by the Application Number stated below, by any of the following methods:
• Email: Pamela.lueckenotto@modot.mo.gov
• Mail: PO Box 270, Jefferson City, MO 65102
• Hand Delivery: 830 MoDOT Drive, Jefferson City, MO 65102
• Instructions: All comments submitted must include the agency name and Application Number for this public notice. For detailed instructions on submitting comments, see the Public Participation heading of the Supplementary Information section of this notice. All comments received will be open and available for public inspection and MoDOT may publish those comments by any available means.

COMMENTS RECEIVED BECOME MoDOT PUBLIC RECORD

• By submitting any comments to MoDOT, the person authorizes MoDOT to publish those comments by any available means.
• Docket: For access to the department’s file, to read background documents or comments received, 830 MoDOT Drive, Jefferson City, MO 65102, between 7:30 a.m. and 4:00 p.m., CT, Monday through Friday, except state holidays.

FOR FURTHER INFORMATION CONTACT: Pam Lueckenotto, Motor Carrier Investigations Specialist, 636-288-6082, MoDOT Motor Carrier Services Division, PO Box 270, Jefferson City, MO 65102. Office hours are from 7:30 a.m. to 4:00 p.m., CT, Monday through Friday, except state holidays.

SUPPLEMENTARY INFORMATION:

Public Participation
If you want us to notify you that we received your comments, please include a self-addressed, stamped envelope or postcard.

Background
The individuals listed in this notice have recently filed applications requesting MoDOT to issue SPE Certificates to exempt them from the physical qualification requirements relating to vision in 49 CFR 391.41(b)(10), or to diabetes in 49 CFR 391.41(b)(3), which otherwise apply to drivers of CMVs in Missouri intrastate commerce.

Under section 622.555, RSMo, MoDOT may issue an SPE Certificate, for not more than a two- (2-) year period, if it finds that the applicant has the ability, while operating CMVs, to maintain a level of safety that is equivalent to or greater than the driver qualification standards of 49 CFR 391.41. Upon application, MoDOT may renew an exemption upon expiration.

Accordingly, the agency will evaluate the qualifications of each applicant to determine whether issuing an SPE Certificate will comply with the statutory requirements and will achieve the required level of safety. If granted, the SPE Certificate is only applicable to intrastate transportation wholly within Missouri.

Qualifications of Applicants

Application #113
Renewal Applicant’s Name & Age: Leonard J. Wilmes, 61

Relevant Physical Condition: Vision impaired.

Mr. Wilmes’ best uncorrected visual acuity in his left eye is 20/20 Snellen. He is blind in his right eye. Mr. Wilmes has had this visual impairment since 2010.

Doctor’s Opinion & Date: Following an examination in February 2017, a board-certified optometrist certified his condition would not adversely affect his ability to operate a commercial motor vehicle safely.

Traffic Accidents and Violations: Mr. Wilmes has had no tickets or accidents on record for the previous three (3) years.

Request for Comments

The Missouri Department of Transportation, Motor Carrier Services Division, pursuant to section 622.555, RSMo, and rule 7 CSR 10-25.010, requests public comment from all interested persons on the applications for issuance of Skill Performance Evaluation Certificates described in this notice. We will consider all comments received before the close of business on the closing date indicated earlier in this notice.

Issued on: March 23, 2017

Scott Marion, Motor Carrier Services Director, Missouri Department of Transportation.
commercial motor vehicles in Missouri intrastate commerce because of impaired vision or an established medical history or clinical diagnosis of diabetes mellitus currently requiring insulin for control. If granted, the SPE Certificates will authorize these individuals to qualify as drivers of commercial motor vehicles (CMVs), in intrastate commerce only, without meeting the vision standard prescribed in 49 CFR 391.41(b)(10), if applicable, or the diabetes standard prescribed in 49 CFR 391.41(b)(3).

DATES: Comments must be received at the address stated below, on or before, June 1, 2017.

ADDRESSES: You may submit comments concerning an applicant, identified by the Application Number stated below, by any of the following methods:
- Email: Pamela.luekenotto@modot.mo.gov
- Mail: PO Box 270, Jefferson City, MO 65102
- Hand Delivery: 830 MoDOT Drive, Jefferson City, MO 65102
- Instructions: All comments submitted must include the agency name and Application Number for this public notice. For detailed instructions on submitting comments, see the Public Participation heading of the Supplementary Information section of this notice. All comments received will be open and available for public inspection and MoDOT may publish those comments by any available means.

COMMENTS RECEIVED BECOME MoDOT PUBLIC RECORD

- By submitting any comments to MoDOT, the person authorizes MoDOT to publish those comments by any available means.
- Docket: For access to the department’s file, to read background documents or comments received, 830 MoDOT Drive, Jefferson City, MO 65102, between 7:30 a.m. and 4:00 p.m., CT, Monday through Friday, except state holidays.

FOR FURTHER INFORMATION CONTACT: Pam Luekenotto, Motor Carrier Investigations Specialist, 636-288-6082, MoDOT Motor Carrier Services Division, PO Box 270, Jefferson City, MO 65102. Office hours are from 7:30 a.m. to 4:00 p.m., CT, Monday through Friday, except state holidays.

SUPPLEMENTARY INFORMATION:

Public Participation
If you want us to notify you that we received your comments, please include a self-addressed, stamped envelope or postcard.

Background
The individuals listed in this notice have recently filed applications requesting MoDOT to issue SPE Certificates to exempt them from the physical qualification requirements relating to vision in 49 CFR 391.41(b)(10), or to diabetes in 49 CFR 391.41(b)(3), which otherwise apply to drivers of CMVs in Missouri intrastate commerce.

Under section 622.555, RSMo, MoDOT may issue an SPE Certificate, for not more than a two- (2-) year period, if it finds that the applicant has the ability, while operating CMVs, to maintain a level of safety that is equivalent to or greater than the driver qualification standards of 49 CFR 391.41. Upon application, MoDOT may renew an exemption upon expiration.

Accordingly, the agency will evaluate the qualifications of each applicant to determine whether issuing an SPE Certificate will comply with the statutory requirements and will achieve the required level of safety. If granted, the SPE Certificate is only applicable to intrastate transportation wholly within Missouri.

Qualifications of Applicants

Application #250

Renewal Applicant’s Name & Age: Larry G. Liess, 54

Relevant Physical Condition: Vision impaired.
Mr. Liess’ best uncorrected visual acuity in his right eye is 20/20 Snellen. He is blind in his left eye. Mr. Liess has had this visual impairment since 1968.

Relevant Driving Experience: Mr. Liess has approximately twelve (12) years of commercial motor vehicle experience. Mr. Liess currently has a Class B license. In addition, he has experience driving personal vehicle(s) daily.

Doctor’s Opinion & Date: Following an examination in February 2017, a board-certified optometrist certified his condition would not adversely affect his ability to operate a commercial motor vehicle safely.

Traffic Accidents and Violations: Mr. Liess has had no tickets or accidents on record for the previous three (3) years.

Request for Comments

The Missouri Department of Transportation, Motor Carrier Services Division, pursuant to section 622.555, RSMo, and rule 7 CSR 10-25.010, requests public comment from all interested persons on the applications for issuance of Skill Performance Evaluation Certificates described in this notice. We will consider all comments received before the close of business on the closing date indicated earlier in this notice.

Issued on: March 28, 2017

Scott Marion, Motor Carrier Services Director, Missouri Department of Transportation.

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 application listed below. A decision is tentatively scheduled for May 23, 2017. This application is available for public inspection at the address shown below.

Date Filed
Project Number: Project Name
City (County)
Cost, Description
03/22/2017
#5439 HT: The Children’s Mercy Hospital
Kansas City (Jackson County)
$2,292,227, Replace MRI

Any person wishing to request a public hearing for the purpose of commenting on this application must submit a written request to this effect, which must be received by May 11, 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.
The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2” x 11” manuscript by email to dissolutions@sos.mo.gov.

NOTICE OF DISSOLUTION
TO ALL CREDITORS OF AND CLAIMANTS AGAINST
BRANSON RIDGE WINERY, LLC

On March 14, 2017, Branson Ridge Winery, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Dissolution was effective February 28, 2017.

Said limited liability company requests that all persons and organizations who have claims against it present them by letter immediately to the company in care of: Rick J. Muenks, Attorney at Law, 3041 S. Kimbrough Avenue, Suite 106, Springfield, Missouri 65807. Claims must include name and address of claimant; amount of claim; basis of claim; and documentation of claim. Pursuant to Section 347.141 RSMo, any claim against Branson Ridge Winery, LLC, will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF WINDING UP
TO ALL CREDITORS AND CLAIMANTS AGAINST
WINHAVEN - MAXSON GROUP, LLC

Winghamen - Maxson Group, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on March 20, 2017. Any and all claims against Winghamen - Maxson Group, LLC may be sent to Rosenblum Goldenhersh, P.C., c/o David S. Lang, Esq., 7733 Forsyth Blvd., 4th Floor, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against Winghamen - Maxson Group, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.
NOTICE OF DISSOLUTION
TO ALL CREDITORS OF
AND CLAIMANTS AGAINST
MVM SOUTHFORK FUND, INC.

MVM SOUTHFORK FUND, INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on March 8, 2017. Any and all claims against MVM SOUTHFORK FUND, INC. may be sent to Jonathan Goldstein, Advantage Capital, 190 Carondelet Plaza, Suite 1500, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against MVM SOUTHFORK FUND, INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date of this notice is published.

NOTICE OF DISSOLUTION
TO ALL CREDITORS OF
AND CLAIMANTS AGAINST
MVM WILL ROGERS FUND, INC.

MVM WILL ROGERS FUND, INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on March 8, 2017. Any and all claims against MVM WILL ROGERS FUND, INC. may be sent to Jonathan Goldstein, Advantage Capital, 190 Carondelet Plaza, Suite 1500, St. Louis, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against MVM WILL ROGERS FUND, INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date of this notice is published.
NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST CREDIT UNION CONSULTING, L.L.C.

Notice is given that Credit Union Consulting, L.L.C. ("CUC"), with its registered office at 11125 Ambassador Dr., Ste. 100, Kansas City, MO 64195-0406, filed a Notice of Winding Up with the Missouri Secretary of State in accordance with Missouri statutes governing limited liability companies on January 23, 2017. CUC requests that any persons or entities with claims against it present the claims in accordance with the Missouri Limited Liability Company Act. The claim must include: (1) the name of the claimant; (2) the claimant's mailing address; and (3) information describing the claim in specificity. The claim must be sent to Michael Haggerty, 9060 NW Skyview Avenue, Kansas City, Missouri 64154. A claim against CUC, not otherwise barred, will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

PUBLIC NOTICE FOR DISSOLUTION OF KCWIT LLC
A MISSOURI LIMITED LIABILITY COMPANY
February 10, 2017

Content of Notice

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST KCWIT LLC

On December 29, 2016, KCWIT LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date.

All persons and organizations having claims against the Company must submit to the Company, care of Jennifer Wadotta, Kansas City Women In Technology, Inc., 4825 Troost, Room 108, Kansas City, MO, 64110, a written summary of any claims against the Company, including the name, address and telephone number of the claimant; the amount of the claim; the date on which the claim arose; the basis for the claim; and documentation for the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.
This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the Code of State Regulations, citations are to volume and page number in the Missouri Register, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—41 (2016) and 42 (2017). MoReg refers to Missouri Register and the numbers refer to a specific Register page. R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

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**ELECTED OFFICIALS**

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**DEPARTMENT OF HEALTH AND SENIOR SERVICES**

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**DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION**

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<td>17-11</td>
<td>Establishes the Boards and Commissions Task Force to recommend comprehensive executive and legislative reform proposals to the governor by October 31, 2017.</td>
<td>April 11, 2017</td>
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<td>Designates members of the governor’s staff to have supervisory authority over departments, division, and agencies of state government.</td>
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<td>Establishes parental leave for state employees of the executive branch of Missouri state government and encourages other state officials to adopt comparable policies.</td>
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<td>17-08</td>
<td>Declares a State of Emergency and activates the Missouri State Emergency Operations Plan due to severe weather that began on March 6.</td>
<td>March 13, 2017</td>
<td>42 MoReg 429</td>
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<td>17-07</td>
<td>Establishes the Governor’s Committee for Simple, Fair, and Low Taxes to recommend proposed reforms to the governor by June 30, 2017.</td>
<td>March 7, 2017</td>
<td>42 MoReg 427</td>
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<td>17-06</td>
<td>Orders that the Missouri State Emergency Operations Plan be activated. Further orders state agencies to provide assistance to the maximum extent practicable and directs the Adjutant General to call into service such portions of the organized militia as he deems necessary.</td>
<td>January 25, 2017</td>
<td>42 MoReg 315</td>
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<td>17-05</td>
<td>Activates the Missouri State Emergency Operation Center due to severe weather expected to begin on Jan. 12, 2017.</td>
<td>January 12, 2017</td>
<td>42 MoReg 267</td>
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<td>17-04</td>
<td>Establishes the position of Chief Operating Officer to report directly to the governor and serve as a member of the governor’s executive team.</td>
<td>January 11, 2017</td>
<td>42 MoReg 266</td>
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<td>17-03</td>
<td>Orders every state agency to immediately suspend all rulemaking until Feb. 28, 2017, and to complete a review of every regulation under its jurisdiction within the Code of State Regulations by May 31, 2018.</td>
<td>January 10, 2017</td>
<td>42 MoReg 261</td>
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<td>17-02</td>
<td>Orders state employees of the executive branch of Missouri state government to follow a specified code of conduct regarding ethics during the Greitens administration.</td>
<td>January 9, 2017</td>
<td>42 MoReg 258</td>
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<td>17-01</td>
<td>Rescinds Executive Orders 07-10, 88-26, 98-15, and 05-40 regarding the Governor’s Advisory Council on Physical Fitness and Health and the Missouri State Park Advisory Board.</td>
<td>January 6, 2017</td>
<td>42 MoReg 257</td>
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<td>16-10</td>
<td>Reauthorizes the Governor’s Committee to End Chronic Homelessness until December 31, 2020.</td>
<td>December 30, 2016</td>
<td>42 MoReg 159</td>
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<td>16-09</td>
<td>Advises that state offices in Cole County will be closed on Monday January 9, 2017.</td>
<td>December 23, 2016</td>
<td>42 MoReg 158</td>
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<td>16-08</td>
<td>Advises that state offices will be closed on Friday, November 25, 2016.</td>
<td>October 24, 2016</td>
<td>41 MoReg 1659</td>
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<tr>
<td>16-07</td>
<td>Declares that a State of Emergency exists in the State of Missouri and directs that the Missouri State Emergency Operations Plan be activated as a result of storms that began on May 25, 2016. This order shall terminate on June 26, 2016, unless extended.</td>
<td>May 27, 2016</td>
<td>41 MoReg 830</td>
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<td>16-06</td>
<td>Declares that the next Missouri Poet Laureate will be named in June 2016 and directs that a Missouri Poet Laureate be named biennially to serve for two years at the pleasure of the governor. The order also includes qualifications and responsibilities for the post. Additionally the Missouri Poet Laureate Advisory Committee is hereby established.</td>
<td>May 27, 2016</td>
<td>41 MoReg 828</td>
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<td>16-05</td>
<td>Directs the Department of Public Safety, with guidance from the Missouri Veteran’s Commission and the Adjutant General of the State of Missouri, to coordinate events with the World War I Centennial Commission that recognize and remember efforts and sacrifices of all Americans during World War I.</td>
<td>May 27, 2016</td>
<td>41 MoReg 826</td>
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<td>16-04</td>
<td>Orders all departments, agencies and boards, and commissions, in the Executive Branch subject to the authority of the governor to take all necessary action to amend initial employment applications by removing questions related to an individual’s criminal history unless a criminal history would render an applicant ineligible for the position.</td>
<td>April 11, 2016</td>
<td>41 MoReg 658</td>
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<td>16-03</td>
<td>Extends Executive Orders 15-10, 15-11, and 16-02 until February 22, 2016, due to severe weather that began on December 22, 2015.</td>
<td>Jan. 22, 2016</td>
<td>41 MoReg 299</td>
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<td>Executive Orders</td>
<td>Subject Matter</td>
<td>Filed Date</td>
<td>Publication</td>
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<td>16-02</td>
<td>Gives the director of the Department of Natural Resources the authority to</td>
<td>Jan. 6, 2016</td>
<td>41 MoReg 235</td>
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<td>temporarily suspend regulations in the aftermath of severe weather that</td>
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<td>began on December 22, 2015.</td>
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<td>16-01</td>
<td>Designates members of the governor’s staff to have supervisory authority over</td>
<td>Jan. 4, 2016</td>
<td>41 MoReg 153</td>
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<td>certain departments, divisions, and agencies.</td>
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