Volume 45, Number 22 Pages 1775–1826 November 16, 2020

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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Missouri



REGISTER

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

HOW TO CITE RULES AND RSMO

RULES

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

Title		Division	Chapter	Rule
3	CSR	10-	4	.115
Department	Code of	Agency	General area	Specific area
	State	Division	regulated	regulated
	Regulations			

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

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

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

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

Code and Register on the Internet

The Code of State Regulations and Missouri Register are available on the Internet.

The *Code* address is <u>sos.mo.gov/adrules/csr/csr</u>

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

These websites contain rulemakings and regulations as they appear in the Code and Registers.

Inder 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."

ntirely 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.

n 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*.

n 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.

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

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

Title 7—MISSOURI DEPARTMENT OF TRANSPORTATION

Division 10—Missouri Highways and Transportation Commission Chapter 25—Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.020 Oversize/Overweight Permits. The Missouri Highways and Transportation Commission is amending sections (6), (13), and (14), and subsections (1)(I), (3)(A), (3)(B), (4)(B), (6)(B) through (6)(D), (9)(B), (9)(C), (9)(G), (10)(F), (11)(A), (11)(C), (13)(B), (15)(G); adding new subsections (4)(E) and (11)(E); and renumbering as needed.

PURPOSE: This amendment clarifies when existing holiday restrictions begin and end, clarifies that inaccurate permits must be corrected before travel commences, specifies that the existing cost of an annual blanket for longer combination vehicles is one hundred twenty-eight dollars (\$128) prorated quarterly, sets the parameters for and sets the annual blanket permit fee for the transportation of cranes at three hundred dollars (\$300) prorated quarterly, allows the motor carrier services division director or his/her representative, to waive permit fees during special or unusual circumstances, expands the permitted widths for annual blanket permits from twelve feet, four inches (12'4") to twelve feet, six inches (12'6") wide, allows an annual blanket permit for cranes with four (4) axles or less that meet rule requirements, clarifies that holiday periods are restricted as set forth in subsection (1)(I), eliminates the need for an escort until the load exceeds twelve feet, six inches (12'6") wide, allows night movement of loads up to ten feet, six inches (10'6") wide if the vehicle's height and length are legal, allows permits for certain 8- and 9-axle vehicle configurations currently recognized in the Department's Carrier Express system, clarifies requirements for minimum distances between axle groupings for 8, 9, 10, 11 and 12 axle configurations, includes live-load analysis as a route analysis tool and to allow more configurations if the bridges being traversed can accommodate the weight, updates several other rule provisions to reflect expansion of permitted widths from twelve feet, four inches (12'4") to twelve feet, six inches (12'6") wide, changes the requirement for two (2) escorts when traveling two- (2-) lane routes for loads twelve feet, six inches (12'6") to fourteen feet (14') wide, relaxes civilian escort requirements to one (1) front and one (1) rear escort instead of one (1) front and two (2) rear escorts on dual lane highways when over sixteen feet (16') wide, changes when Missouri State Highway Patrol escorts are required on any two- (2-) lane highway if over sixteen feet (16') wide and on any highway including interstate and dual lane if over eighteen feet (18') wide.

(1) General Regulations for Oversize/Overweight Permits.

- (I) Movement is restricted on the following holidays: New Year's Day (January 1), Memorial Day (last Monday in May), Independence Day (July 4), Labor Day (first Monday in September), Thanksgiving Day (fourth Thursday in November), and Christmas Day (December 25).
- 1. The restriction for Thanksgiving will begin at 12:00 noon on Wednesday and apply until one-half (1/2) hour before sunrise on the following Monday.
- 2. When Christmas and/or New Year's Day fall/s/ on Friday or Saturday, the restriction will begin at 12:00 noon on the day preceding [Friday] the holiday. Movement will resume one-half (1/2) hour before sunrise the following Monday. When Christmas and/or New Year's Day fall/s/ on Sunday, the restriction will begin at 12:00 noon on the preceding Friday. Movement will resume one-half (1/2) hour before sunrise the following [Tuesday] Monday.
- 3. In the event [New Year's Day and/or] Independence Day falls on Saturday, the restriction begins at 12:00 noon on the preceding Friday. Movement will resume one-half (1/2) hour before sunrise the following Sunday. If [New Year's Day and/or] Independence Day falls on Sunday, the restriction begins at 12:00 noon on the preceding Saturday. Movement will resume one-half (1/2) hour before sunrise the following Monday.
- 4. On all [weekday] holidays not mentioned in paragraphs (1)(I)1., 2., and 3., the restriction will begin at 12:00 noon on the day preceding the holiday. Movement will resume one-half (1/2) hour before sunrise on the day following the holiday.

(3) Agreements and Conditions.

- (A) The permittee agrees to the following conditions when a permit is issued:
- 1. The permittee named therein agrees to assume full responsibility for injury to persons or damage to public or private property, including the state highway system and its facilities, caused by the movement of the vehicle or its load under the special permit

involved;

- 2. The permittee agrees to hold harmless the Missouri Highways and Transportation Commission, the Missouri Department of Transportation, the Missouri State Highway Patrol, their agents, servants, and employees, from any and all claims, judgments, damages, or expenses of any kind on the part of the applicant, permittee, or any person, firm, or corporation having an interest in either the vehicle, the load, or other property involved in the movement over the route prescribed in said permit;
- 3. The permittee, as a condition to the issuance of a special permit, agrees to indemnify the Missouri Highways and Transportation Commission, the **Missouri** Department of Transportation, the Missouri State Highway Patrol, their agents, servants, or employees, for any sums which it, its agents, servants, or employees are or may be required to expend in defense of any claims or actions for damages and to indemnify the Missouri Highways and Transportation Commission, the **Missouri** Department of Transportation, the Missouri State Highway Patrol, their agents, servants, or employees, arising out of the movement, under this special permit, of a vehicle or load over the route prescribed by the Missouri Department of Transportation, its agents, servants, or employees;
- 4. The permittee will cause the operators of all motor vehicles involved in the movement to take all necessary precautions to avoid hazards existing along the prescribed route, such as, but not limited to, construction projects, physical restrictions, or conditions which will not permit the movement of the vehicle and its load without detriment to the state highway or its drainage structure, signs, guardrails, signals, shoulders, pavement, right-of-way, or any other facility;
- 5. The permittee or their representative must physically drive the proposed route to be used prior to issuance and attest that all turns, curves, etc. can be safely negotiated if the load is greater than one hundred fifty feet (150') long. If the load encounters problems negotiating such route during transportation, the company will be charged new permit fees (including a bridge study analysis for superloads). In addition, penalties may be assessed and future permit applications may be denied;
- 6. Should the permittee or the permittee's officers, agents, employees, or operators encounter a condition on the route prescribed not contemplated by the permit, or signs or markings indicating an emergency condition creating a reasonable doubt as to the continuance of the trip, the permittee, officer, agent, employee, or operator of the vehicle shall immediately notify the appropriate official or employee of Motor Carrier Services Division of the Missouri Department of Transportation for a suggested course of action. In any event, departure from a prescribed route, except by specific authorization of Motor Carrier Services Division, renders the permit void;
- 7. Any misrepresentation in the application for a special permit or any operation not made in strict compliance with the permit and not in compliance with 7 CSR 10-25.020, except as specifically exempted, is unlawful and renders the permit void;
- 8. Any permit used for a movement other than that for which granted, or any permit that has been altered, is void in its entirety and the movement involved will be in violation of the law, as though such permit had never been granted;
- 9. Permits voided by a violation shall be surrendered to any law enforcement officer or to any employee of the Missouri Department of Transportation;
- 10. A new permit and required fees covering the remainder of the movement will not be issued until all charges arising out of the violation have been satisfied and the routing or movement modified to meet the regulations established herein;
- 11. Permits are issued by authority of law only when the public safety or public interest justifies their issuance. Any misrepresentation in the application or violation of the terms of the permit may result in denial of future applications of the violator;
 - 12. Permission is granted only for dimensions and up to the

- weight, as specified, and compliance in all other respects is required with Chapters 260, 301 through 307, 390, and 622 of the *Missouri Revised Statutes* as amended, all other applicable state and federal laws and rules and regulations of state and federal regulatory bodies; and
- 13. All permittees are responsible for the accuracy of their permits and shall notify the Missouri Department of Transportation, Motor Carrier Services Division of any inaccuracies **to be corrected** before movement commences.
- (B) In addition to these agreements and conditions, the following will apply:
- 1. All violations or misrepresentations will be recorded and the permittee will be notified in writing that future violations may result in a suspension or revocation of privileges;
- 2. Flagrant or repeated violations of permit restrictions and/or traffic safety laws in combination thereof are not in the interest of public safety and the permittee will be advised in writing *l,l* if his/her record is such that future permits should not be granted in the opinion of the Missouri Department of Transportation. A suspension of such privilege shall last for two (2) weeks and a revocation of such privilege for one (1) year;
- 3. Suspensions, revocations, and re-instatements may be modified or rescinded by the Motor Carrier Services' director or his/her representative, and their decision shall be final.
- (4) Permit Applications, Permit Transmissions, and Permit Fees.
- (B) Special permit fees are payable prior to the issuance of the permit. If the permit becomes invalid for any reason, the original fee shall be nonrefundable and a new permit with fee will be necessary. Applicants are responsible for payment of permit fees for expired permits that are issued and left in approved status. The special permit fees are as follows:
 - 1. Single trip oversize permits—**fifteen dollars** (\$15);
- 2. Single trip oversize permits in excess of sixteen feet (16') wide, sixteen feet (16') high, or one hundred fifty feet (150') long—fifteen dollars (\$15) plus two hundred fifty dollars (\$250) movement feasibility fee;
- 3. Multi-stop oversize permit—**twenty-five dollars** (\$25) (farm implements only);
- 4. Single trip overweight permits up to and including one hundred sixty thousand (160,000) pounds gross weight—fifteen dollars (\$15) plus twenty dollars (\$20) per each ten thousand (10,000) pounds in excess of legal gross weight;
- 5. Single trip overweight permits in excess of one hundred sixty thousand (160,000) pounds gross weight—fifteen dollars (\$15) plus twenty dollars (\$20) per each ten thousand (10,000) pounds in excess of legal gross weight plus bridge and roadway analysis fee of four hundred twenty-five dollars (\$425) for each permit for moves from zero to fifty (0-50) miles in length; six hundred twenty-five dollars (\$625) for fifty-one to two hundred (51-200) miles; nine hundred twenty-five dollars (\$925) for over two hundred (200) miles (see section (15)). Identical permit applications with identical vehicle configurations will only be charged one (1) bridge and roadway analysis fee if the original bridge study is less than thirty (30) days old for loads in excess of three hundred thousand (300,000) pounds and if the original bridge study is less than sixty (60) days old for loads weighing less than three hundred thousand (300,000) pounds. An additional four hundred twenty-five dollar (\$425) bridge study fee will be charged if the applicant modifies dimensions or weights on an application and a new bridge analysis is required after the original analysis has been completed;
- 6. Annual blanket emergency overweight permit (round trip) six hundred twenty-four dollars (\$624) (fee will be prorated quarterly);
- 7. Annual blanket oversize permit—single commodity—one hundred twenty-eighty dollars (\$128) (fee will be prorated quarterly);
 - 8. Annual blanket oversize permit—multiple commodity—four

hundred dollars (\$400) (fee will be prorated quarterly);

- 9. Annual blanket—longer combination vehicle—one hundred twenty-eight dollars (\$128) (fee will be prorated quarterly);
- [9.]10. Annual blanket overweight well drillers, [or] concrete pump trucks, or crane permit—three hundred dollars (\$300) (fee will be prorated quarterly);
- [10.]11. Annual blanket milk hauler permit—five hundred dollars (\$500) (fee will be prorated quarterly);
- [11.]12. Thirty- (30-) day blanket permit—three hundred dollars (\$300);
- [12.]13. Project permit—one hundred twenty-five dollars (\$125);
- [13./14. Highway crossing permit—two hundred fifty dollars (\$250);
- [14.]15. Noncommercial building movement (in excess of routine dimensions)—two hundred sixty-five dollars (\$265);
- [15.]16. Single Trip Commercial Zone Bridge Analysis—two hundred sixty-five dollars (\$265); and
- [16.]17. Permit amendment fee—two dollars (\$2). Single trip permits may only be amended within two (2) business days of permit start date. The start date and any other component will be amended if permit effective date is in the future. The permittee, origin, destination, and/or commodity being hauled/towed will not be amended if the permit is already in effect. Annual blanket permits may be amended one (1) time throughout the year for truck make and/or license.
- (E) Permit fees may be waived by the Motor Carrier Services director or his/her representative when a federal or state declaration of disaster is in effect or at the discretion of the Motor Carrier Services director during other special or unusual circumstances.
- (6) Annual Blanket Permits. Blanket permits may be issued for moves up to and including twelve feet, *Ifour*] six inches (12'[4]6") in width and one hundred fifty feet, zero inches (150'0") in overall length. Height and weight shall be in accordance with Chapter 304 of the *Missouri Revised Statutes*. The fee schedule for blanket permits is outlined in subsection (4)(B). Separate permits are required for each power unit. To qualify for an annual blanket permit, insurance must be in force for the entire period (see section (2)) and vehicles must be properly licensed. All annual permits will expire at 12:00 a.m. on January 1 of the following year. Violation of a blanket permit shall be cause for revocation of the current blanket permit and may result in loss of the privilege of obtaining future blanket permits. Blanket permit moves shall be made in accordance with all other regulations and requirements. The permittee is required to obtain current travel restrictions prior to movement with blanket permits.
 - (B) Single Commodity.
- 1. Manufactured and sectional home units. Annual blanket permits are available for the movement of manufactured and sectional home units up to and including twelve feet, [four] six inches (12'[4]6") in width and one hundred fifty feet, zero inches (150'0") in overall length. Height and weight shall be legal.
- 2. Farm products (hay). Annual blanket permits are available for farm products (hay) up to and including twelve feet, *[four]* six inches (12'*[4]6"*) in width. All other sizes and weight shall be legal. Farm products (hay) will not be required to comply with the reducible load requirement for width.
- 3. Farm implements and construction equipment. Annual blanket permits are available for these moves up to and including twelve feet, *[four]* six inches (12'*[4]6"*) in width and/or overall length up to a maximum of one hundred fifty feet, zero inches (150'0"). Height and weight shall be legal. Farm implements or equipment not designed for towing at highway speeds must be hauled. If the equipment is designed to be towed, it shall meet all regulatory safety requirements. Farm equipment with dual tires and construction equipment with blade/bucket attached will not be required to comply with the reducible load requirement for width.

- 4. One hundred- (100-) mile radius blanket permits for farmers and farm implement dealers. Annual blanket permits are available to farm implement dealers and farmers for movement of farm implements up to and including fourteen feet, six inches (14'6") in width. All other dimensions and weight shall be legal. This blanket permit is only valid for moves within a one hundred- (100-) mile radius of permittee's principal place of business. All other permit regulations, including, but not limited to, times of travel, signing, and escorts, will apply. Farm implements not designed for towing at highway speeds must be hauled. If the equipment is designed to be towed, it shall meet all regulatory safety requirements.
- 5. Implements of husbandry and transporting vehicle. Annual blanket permits are available for movement up to and including twelve feet, [four] six inches (12'[4]6") in width. All other dimensions and weight shall be legal. Implements of husbandry are machines designed specifically for the application of commercial plant-food materials or agricultural chemicals and off-road usage. Such units shall not operate under their own power on the interstate system.
- 6. Repeated moves of like objects. Annual blanket permits for the movement of specific nonreducible commodities may be issued to a maximum width of twelve feet, [four] six inches (12'[4]6") and/or overall length up to a maximum of one hundred fifty feet, zero inches (150'0"). Height and weight shall be legal. The following items may be considered like objects: boats, portable buildings, wood trusses, steel trusses, plates, beams, angles, pipe or piling, reinforcing steel mesh, rods or bars, tanks, mobile office trailers, grain carts, cotton trailers, park trailers, precast concrete panels, aluminum plates, wood beams, and concrete girders. This list is not all inclusive. The permit will describe and specify the object to be hauled. A blanket permit may be issued for the repeated movement of objects for permanent use in their transported form. Such objects may vary in size as long as the largest is within the width and/or length limit specified on the permit. Multi-piece loads must be nonreducible and nondivisible in dimension.
- (C) Multiple Commodity. Annual blanket permits are available to haul any commodity up to and including twelve feet, *[four]* six inches (12'*[4]6"*) wide and one hundred fifty feet, zero inches (150'0") overall length. Height and weight shall be legal. Multi-piece loads shall be nonreducible and nondivisible.
- (D) Blanket permits are also available for items that may be oversize or overweight with varying operation areas and time periods. These blanket permits may be issued as explained in the following paragraphs:
- 1. Public Utility or Public Works. Thirty- (30-) day blanket. Blanket permits up to and including twelve feet, *[four]* six inches (12'*[4]*6") wide and/or overall length up to and including one hundred fifty feet, zero inches (150'0") covering specified travel over listed routes may be issued for a period not exceeding thirty (30) days to expedite construction or repair of public utilities or public works clearly in the public interest. Height must be legal;
- 2. Well-drilling blanket. Blanket permits for well-drilling rigs may be issued to a maximum width of twelve feet, [four] six inches (12'[4]6"), and/or overlength to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)/(F)/(G). Equipment classified for use in well-drilling work is a single unit designed primarily to drill wells. The unit shall be reduced in size as much as practical. Drill bits and other necessary drilling tools may be carried with the drill rig provided the permitted axle and gross vehicle weight are not exceeded. The permit authorizes travel over the state highway system only and the unit must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for

lesser weights is not allowed;

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- 3. Emergency response blanket. Annual blanket permits for the initial response and direct return from an emergency are available up to and including twelve feet, *[four]* six inches (12'*[4]6"*) in width, one hundred fifty feet, zero inches (150'0") in length, and maximum axle weights and gross weight as allowed in section (11). Height shall be legal. This permit authorizes travel over the state highway system only. Travel over bridge structures on which a load limit is posted for lesser weight is not allowed. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods will be waived for the initial response to the emergency site. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel. See section (12) for additional procedures for emergency travel;
- 4. Public utility. Blanket overlength permits not exceeding one hundred fifty feet, zero inches (150'0") in length (width, height, and weight must be legal) may be issued to a public utility company, a public agency, or their contractor to transport poles or pipe for minor construction, reconstruction, replacements, or emergency repairs. Such permits shall be issued for each power unit (truck-tractor or derrick truck) to travel from the nearest available pole or pipe storage yard. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods is waived for emergency repairs. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel (see subsection (12)(J));
- 5. Sludge disposal units. Blanket permits are available for travel on the state highway system other than the interstate and shall not exceed eleven feet, six inches (11'6") in width. All other dimensions and weight shall be legal;
- 6. Concrete pump truck blanket. Blanket permits for concrete pump trucks may be issued to a maximum width of twelve feet, *[four]* six inches (12'/4/6"), and/or overlength to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)[/F]/(G). This permit authorizes travel over the state highway system only and the vehicle must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed;
- 7. Crane blanket. Blanket permits for cranes with a total of four (4) axles or less may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overlength to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). This permit authorizes travel over the state highway system only and the vehicle must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed;
- [7.]8. Projects. Blanket permits are available for the movement and/or operation of oversize and overweight road-building equipment within the limits of a specific highway project or combination of projects, for a period not to exceed the completion date of that project. The permittee shall coordinate movement and/or operation necessity and procedures with the project engineer and collectively submit a permit application containing all pertinent information to include any special or unusual circumstances with a recommendation to the Missouri Department of Transportation, Motor Carrier Services Division;

- [8.]9. Longer combination vehicles (LCV) blanket permits. This permit may include combinations defined as Rocky Mountain Doubles (RMD), Turnpike Doubles (TPD), and triple-trailers currently allowed to operate on turnpikes in other states. Annual blanket permits are available for longer combination vehicles up to one hundred twenty feet, zero inches (120'0") in overall length to travel to and from locations within twenty (20) miles of the western border of this state. One hundred twenty thousand (120,000) pounds is allowed for LCVs entering from the Kansas border. Ninety-five thousand (95,000) pounds is allowed for LCVs entering from the Nebraska border, and ninety thousand (90,000) pounds is allowed for LCVs entering from the Oklahoma border. All other dimensions shall be legal. This permit authorizes travel over specified routes on the state highway system;
- [9.]10. Government agency. Annual blanket permits are available for government agencies up to and including twelve feet, [four] six inches (12'[4]6") in width, one hundred fifty feet, zero inches (150'0") in length, and maximum axle weights and gross weight as allowed in section (11). Height shall be legal; and
- [10.]11. Milk Hauler. Annual blanket permits may be issued for a maximum of eighty-five thousand five hundred (85,500) pounds to vehicles traveling on the interstate carrying raw fluid milk products from a farm and/or raw milk products to or from a milk plant, receiving station, or transfer station. Width, height, and length shall be legal.
- (9) Regulations for All Permits. The following regulations apply to all movements of oversize and/or overweight loads except as stipulated in sections (6), (11), (12), (13), (14), (15), and (16):
- (B) Travel is limited to one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset, except as permitted in subsection (9)(E) of this rule and sections (6), (10), (11), (12), (13), (14), and (15). No movement is allowed when road conditions are hazardous, such as snow and ice covered, or when hazardous cross winds affect the movement, or when weather conditions are such to limit the visibility to less than five hundred feet (500');
- (C) [No m]Movement is [allowed] restricted during specified holiday periods as listed in subsection (1)(I);
 - (G) Escort requirements are as follows:
- 1. Overwidth. No escort is required for loads up to and including twelve feet, [four] six inches (12'[4]6") in width. Escort requirements for loads exceeding twelve feet, [four] six inches (12'[4]6") in width are in sections (13), (14), (15), and (16);
- 2. Overlength. A rear escort is required for movements when the vehicle and load exceed ninety feet (90') for a combination unit on all highways except divided highways and as required in sections (12), (15), and (16);
- 3. Overheight. A height detection vehicle is required to precede overheight loads exceeding fifteen feet, six inches (15'6"). The height detection vehicle shall have a vertical clearance detection device and have direct, continuous, uninterrupted, two- (2-) way communication with the power unit; and
- 4. A separate escort shall be provided for each load and each dimension. Travel in convoy is not allowed. Additional and/or special escort requirements may be specified whenever the size, speed, or operation of movement might require;
- (10) Regulations for Oversize Permits. In addition to the regulations in sections (6), (9), (13), (14), (15), and (16), the following applies to all oversize permits:
- (F) Night movement for hauling **overwidth ten feet, six inches** (10'6") and hay *[up to]* fourteen feet (14') in width will be allowed by single trip permit. **Height and length must be legal.** This movement will require a front and a rear escort on all two- (2-) lane and multi-lane undivided state highways. A rear escort is required on interstate and other dual lane divided state highways. Oversize load signs are required and shall be lighted or reflectorized. Clearance lights in lieu of flags shall be mounted at extreme ends or load projections when moving after daylight hours and/or when visibility is

less than five hundred feet (500'). Continuous, uninterrupted two-(2-) way communication is required between the power unit and all escort vehicles. Movement is restricted for urban and tourist areas as outlined in subsections (9)(D) and (9)(E). Movement is restricted for holiday periods as outlined in subsection (1)(I).

- (11) Regulations for Routine Overweight Permits. The following regulations apply to permit moves to transport nonreducible and nondivisible loads. See section (15) for super heavy and large load movement:
- (A) Overweight permits may specify maximum and minimum speeds and method of vehicle operation to reduce hazards or control impact factors and load distribution on pavements and bridges. Overweight loads [not oversize and] legal height and length, and not exceeding ten feet, six inches (10'6") wide or the gross weight limit as listed in subsection (11)(D) will be granted day and night movement except travel during holiday and holiday weekend periods as listed in section (1) and except for movement in tourist areas listed in subsection (9)(D). All movements authorized under overweight permits will be over specified routes on the state highway system only:
- (C) The allowable combination configurations for overweight special permits are as follows:

5-Axle Configurations

Single-Tandem-Tandem (1-2-2)

Single-Tandem-Spread (1-2-2)

Minimum distance between the centers of the first and last axles is fifty-one feet (51').

Maximum gross weight allowed on a 5-axle configuration is one hundred four thousand (104,000) pounds.

6-Axle Configurations

Single-Tandem-Triple (1-2-3)

Single-Triple-Tandem (1-3-2)

Single-Tandem-Tandem-Single (1-2-2-1) (Alternative Configuration) Minimum distance between the centers of the first and last axle is sixty-five feet (65') for the alternative configuration and fifty-one feet (51') for all other configurations.

Maximum gross weight allowed on a 6-axle configuration is one hundred twenty thousand (120,000) pounds.

For the alternative configuration, the minimum distance between the tandem axle groups shall be twenty-five feet (25'), and the minimum distance between the tandem axle group and single booster axle shall be fourteen feet (14').

Lengths from forty-three feet (43') up to fifty-one feet (51') will be allowed for the (1-2-3) and (1-3-2) configurations provided that the maximum gross weight on these configurations does not exceed one hundred twelve thousand (112,000) pounds. When the configuration length is less than fifty-one feet (51'), the maximum gross weight on any tandem axle grouping shall be forty thousand (40,000) pounds and the maximum gross weight on any tridem axle grouping shall be sixty thousand (60,000) pounds.

7-Axle Configurations

Single-Triple (1-3-3) (Routine Configuration)

Single-Tandem-Quad (1-2-4) (Alternative Configuration)

Single-Tandem-Triple-Single (1-2-3-1)

Single-Triple-Tandem-Single (1-3-2-1)

Single-Tandem-Tandem (1-2-2-2)

Minimum distance between the centers of the first and last axles is fifty-five feet (55') for the routine configuration, seventy-five feet (75') for the alternative configuration, and sixty-nine feet (69') for all other configurations.

The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem, triple, and

quad axle groupings and on single axles used in combination with these groupings.

Maximum gross weight allowed on a 7-axle configuration is one hundred thirty thousand (130,000) pounds for the alternative configuration, one hundred thirty-two thousand (132,000) pounds for the routine configuration, one hundred thirty-eight thousand (138,000) pounds for the 1-2-3-1 and 1-3-2-1 configurations, and one hundred fifty thousand (150,000) pounds for the 1-2-2-2 configuration.

8-Axle Configurations

Single-Triple-Quad (1-3-4) (Routine Configuration)

Single-Tandem-Tandem-Triple (1-2-2-3)

Single-Triple-Single (1-3-3-1)

Single-Triple-Single (1-3-3-1) (Alternative Configuration)

Single-Triple-Tandem-Tandem (1-3-2-2)

Single-Tandem-Triple-Tandem (1-2-3-2)

Minimum distance between the centers of the first and last axle is sixty-one feet (61') for the routine configuration and seventy-five feet (75') for all other configurations.

The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem, triple, and quad axle groupings and on single axles used in combination with these groupings, except that a distance ranging from ten to fourteen feet (10'-14') shall be required between centers of the last adjacent triple-single axle grouping for the alternative configuration

Maximum gross weight allowed on an 8-axle configuration is one hundred forty-four thousand (144,000) pounds for the routine and alternative configurations and one hundred sixty thousand (160,000) pounds for all other configurations. For the alternative configuration, the maximum allowable weight will be twelve thousand (12,000) pounds for the last single axle.

9-Axle Configurations

Single-Triple-Tandem-Triple (1-3-2-3) (Routine Configuration)

Single-Quad-Quad (1-4-4) (Alternative Configuration)

Single-Double-Quad (1-2-2-4) (Alternative Configuration 2)

Single-Tandem-Triple-Triple (1-2-3-3)

Single-Triple-Quad-Single (1-3-4-1)

Single-Triple-Triple-Tandem (1-3-3-2)

Single-Tandem-Tandem-Tandem (1-2-2-2-2)

Single-Tandem-Triple-Single (1-2-2-3-1)

Minimum distance between the centers of the first and last axle is eighty-five feet (85') for the alternative configuration 2 and seventy-five feet (75') for all other configurations. The following axle group spacing limitation will apply to all of the configurations as shown above except for the alternative configuration and alternative configuration 2, but will not apply to the steering axle. A minimum of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem, triple, and quad axle groupings and on single axles used in combination with these groupings. When the alternative configuration is used, a minimum distance of thirty feet (30') shall be required between centers of adjacent axles on the consecutive quad axle groupings. When the alternative configuration 2 is used, a minimum distance of thirty feet (30') shall be required between centers of adjacent axles on consecutive tandem and quad axle groupings.

Maximum gross weight allowed on a 9-axle configuration is one hundred fifty-six thousand (156,000) pounds for the alternative configuration and one hundred sixty thousand (160,000) pounds for all other configurations.

10-Axle Configurations

Single-Triple-Triple (1-3-3-3) (Routine Configuration)

Single-Tandem-Tandem-Triple (1-2-2-3)

Single-Triple-Tandem-Tandem (1-3-2-2-2)

Single-Tandem-Triple-Tandem-Tandem (1-2-3-2-2)

Single-Tandem-Triple-Tandem (1-2-2-3-2)

Single-Tandem-Triple-Quad (1-2-3-4)

The minimum distance between the centers of the first and last axle is eighty-five feet (85') for all configurations.

The following axle group spacing limitation will apply to all of the configurations as shown above except for the routine configuration, but will not apply to the steering axle.

A minimum of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem axle groupings; consecutive tandem and triple axle groupings; and consecutive triple axle groupings. A minimum distance of twenty feet (20') shall be required between centers of adjacent axles on consecutive triple and quad axle groupings. When the routine configuration is used, a minimum distance of twenty feet (20') shall be required between centers of adjacent axles on the consecutive triple axle groupings.

When possible, the distribution of the loading to the various axle groupings should be done in a manner to equalize the loadings to all of the axles on the entire configuration. When full equalization between the axles on the configuration is not possible, the gross weight variation between the individual axles (excluding the steering axle) on the entire configuration shall not be more than twenty-five percent (25%).

The maximum gross weight allowed on a 10-axle configuration is one hundred sixty thousand (160,000) pounds.

11-Axle Configurations

Single-Tandem-Triple-Triple (1-2-2-3-3)

Single-Tandem-Triple (1-2-3-2-3)

Single-Triple-Tandem-Tandem-Triple (1-3-2-2-3)

Single-Triple-Tandem-Tandem (1-3-3-2-2)

Single-Triple-Tandem Triple-Tandem (1-3-2-3-2)

Single-Tandem-Triple-Tandem (1-2-3-3-2)

Single-Triple-Triple-Quad (1-3-3-4)

The minimum distance between the centers of the first and last axle is eighty-five feet (85') for all configurations.

The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive **tandem axle groupings**; **consecutive** tandem and triple axle groupings; **and consecutive triple axle groupings**. A minimum distance of twenty feet (20') shall be required between centers of adjacent axles on consecutive triple and quad axle groupings.

When possible, the distribution of the loading to the various axle groupings should be done in a manner to equalize the loadings to all of the axles on the entire configuration.

When full equalization between the axles on the configuration is not possible, the gross weight variation between the individual axles (excluding the steering axle) on the entire configuration shall not be more than twenty-five percent (25%).

The maximum gross weight allowed on an 11-axle configuration is one hundred sixty thousand (160,000) pounds.

12-Axle Configurations

Single-Tandem-Triple-Triple (1-2-3-3-3)

Single-Triple-Tandem-Triple-Triple (1-3-2-3-3)

Single-Triple-Tandem-Triple (1-3-3-2-3)

Single-Triple-Triple-Triple-Tandem (1-3-3-3-2)

Single-Triple-Quad-Quad (1-3-4-4)

The minimum distance between the centers of the first and last axle is eighty-five feet (85') for all configurations.

The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem and triple axle groupings; and consecutive triple axle groupings. A minimum distance of twenty feet (20') shall be required between centers of

adjacent axles on consecutive triple and quad axle groupings. A minimum distance of thirty feet (30') shall be required between centers of adjacent axles on the consecutive quad axle groupings.

When possible, the distribution of the loading to the various axle groupings should be done in a manner to equalize the loadings to all of the axles on the configuration.

When full equalization between the axles on the configuration is not possible, the gross weight variation between the individual axles (excluding the steering axle) on the entire configuration shall not be more than twenty-five percent (25%).

The maximum gross weight allowed on a 12-axle configuration is one hundred sixty thousand (160,000) pounds;

(E) Tractor trailer configurations with a maximum gross weight of one hundred sixty thousand (160,000) pounds or less that do not meet the length and weight restrictions outlined in subsections (11)(C) and (11)(D) may be considered for issuance as a routine overweight permit as long as they meet the length and weight criteria listed below and pass a bridge analysis for the structures located on the routes that the configuration will be traveling on.

The maximum allowable weight on a single axle that is not part of a group is twenty-two thousand four hundred (22,400) pounds. The maximum allowable weight on a tandem axle group is forty-six thousand (46,000) pounds.

The maximum allowable weight on a triple axle group is sixty thousand (60,000) pounds.

The maximum allowable weight on a quadrum axle group is eighty thousand (80,000) pounds.

The minimum distance between the centers of the first and last axle of a 5-axle configuration is fifty feet (50').

The minimum distance between the centers of the first and last axle of a 6-axle configuration is fifty-five feet (55').

The minimum distance between the centers of the first and last axle of a 7-axle configuration is sixty feet (60').

The minimum distance between the centers of the first and last axle of an 8-axle configuration is sixty-five feet (65').

The minimum distance between the centers of the first and last axle of a 9-axle configuration is seventy feet (70').

The minimum distance between the centers of the first and last axle of a 10-axle, 11-axle, and 12-axle configuration is eighty feet (80)

[(E)](F) When it is necessary to move specialized equipment, such as mobile cranes, rock crushers, drilling equipment, or other equipment which cannot be reasonably reduced in weight to comply with legal weights, consideration shall be given for a special permit for these moves. The applicant must first give assurance that the unit has been reasonably reduced in weight and dimension (exclusive of attachments that are an intricate part necessary for the operation of the machine and/or machine adjustments necessary for weight distribution). After the weight has been reduced to a reasonable minimum, a special permit may be issued for weights not to exceed twenty thousand (20,000) pounds on legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle, sixty thousand (60,000) pounds on a quadrum axle group, or sixty thousand (60,000) pounds on a quadrum axle group. Axle and axle groups are defined in subsection (11)(B); and

[(F)](G) The maximum allowable gross weight in pounds for specialized equipment shall be determined by the number of axles and the distance between the external axles as indicated in the following chart:

GROSS WEIGHT TABLE Specialized Equipment 2, 3, 4, 5, 6 Axles

	Legal Wt.	Permit Max.	Legal Wt.	Permit Max.	Legal Wt.	Permit Max.	Legal Wt.	Permit Max.	Legal Wt.	Permit Max.
Feet	2 Axle	2 Axle	3 Axle	3 Axle	4 Axle	4 Axle	5 Axle	5 Axle	6 Axle	6 Axle
4	34,000	40,000								
8	34,000	40,000	34,000	42,500						
9	39,000	40,000	42,500	53,125						
10	40,000	40,000	43,500	54,375						
11			44,000	55,000	50.000	62.500				
12			45,000	56,250	50,000	62,500				
13			45,500	56,875	50,500	63,125				
14			46,500	58,125	51,500	64,375				
15			47,000	58,750	52,000	65,000	5 9,000	72 500		
16 17			48,000	60,000	52,500	65,625	58,000	72,500		
18			48,500 49,500		53,500	66,875	58,500	73,125 73,750		
19			50,000		54,000 54,500	67,500 68,125	59,000 60,000	75,730		
20			51,000		55,500	69,375	60,500	75,625	66,000	85,260
21			51,500		56,000	70,000	61,000	76,250	66,500	86,840
22			52,500		56,500	70,625	61,500	76,875	67,000	88,420
23			53,000		57,500	70,023	62,500	78,125	68,000	90,000
24			54,000		58,000	72,500	63,000	78,750	68,500	91,500
25			54,500		58,500	73,125	63,500	79,375	69,000	93,160
26			55,500		59,500	74,375	64,000	80,000	69,500	94,740
27			56,000		60,000	75,000	65,000	81,250	70,000	96,320
28			57,000		60,500	75,625	65,500	81,875	71,000	97,900
29			57,500		61,500	76,875	66,000	82,500	71,500	99,480
30			58,500		62,000	77,500	66,500	83,125	72,000	101,050
31			59,000		62,500	78,125	67,500	84,375	72,500	102,630
32			60,000		63,500	79,375	68,000	85,000	73,000	104,210
33					64,000	80,000	68,500	85,625	74,000	105,790
34					64,500		69,000	86,250	74,500	107,370
35					65,500		70,000	87,500	75,000	108,950
36					66,000		70,500	88,125	75,500	110,530
37					66,500		71,000	88,750	76,000	112,110
38					67,500		72,000	90,000	77,000	113,680
39					68,000		72,500	90,625	77,500	115,260
40					68,500		73,000	91,250	78,000	116,890
41					69,500		73,500	91,875	78,500	118,420
42					70,000		74,000	92,500	79,000	120,000
43					70,500		75,000	93,750	80,000	
44					71,500		75,500	94,375		
45 46					72,000		76,000	95,000 95,625		
40 47					72,500 73,500		76,500 77,500	95,625		
48					74,000		78,000	97,500		
49					74,500		78,500	98,125		
50					75,500		79,000	98,750		
51					76,000		80,000	100,000		
52					76,500		00,000	100,000		
53					77,500					
54					78,000					
55					78,500					
56					79,500					
57					80,000					

GROSS WEIGHT TABLE Specialized Equipment with 7, 8, 9 Axles

	Legal Wt.	Permit Max.	Legal Wt.	Permit Max.	Legal Wt.	Permit Max.
 Feet	7 Axle	7 Axle	8 Axle	8 Axle	9 Axle	9 Axle
24	74,000	92,800				
25	74,500	94,400				
26	75,000	96,000				
27	75,500	97,600				
28	76,500	99,200				
29	77,000	100,800				
30	77,500	102,400				
31	78,000	104,000				
32	78,500	105,000				
33	79,000	107,200		100.000		
34	80,000	108,800		108,800		
35		110,400		110,400		
36		112,000		112,000		
37		113,600		113,600		
38		115,200		115,200		
39		116,800		116,800		
40		118,400		118,400		
41 42		120,000		120,000		
42		121,600		121,600		123,200
43 44		123,200 124,800		123,200 124,800		123,200
45		126,400		124,800		
43 46		128,000		128,000		126,400 128,000
40 47		129,600		129,600		129,600
48		131,200		131,200		131,200
49		132,800		131,200		131,200
50		134,400		134,400		134,400
51		135,520		136,000		136,000
52		136,640		137,600		137,600
53		137,760		139,200		139,200
54		138,880		140,800		140,800
55		140,000		142,400		142,400
56		140,000		144,000		144,000
57				144,800		144,800
58				145,600		145,600
59				146,400		146,400
60				147,200		147,200
61				148,000		148,000
62				148,800		148,800
63				149,600		149,600
64				150,000		150,000
65				151,200		151,200
66				152,000		152,000
00				102,000		152,500

- If the specialized equipment exceeds the:

 1. Allowable weight on an axle or axle group;
 - 2. Gross weight for the number of axles; or
- 3. Does not meet the required axle spacings for the number of axles; the permit request will be considered according to the rules of section (15).

- (13) Regulations for the movement of loads over twelve feet, [four] six inches (12'[4]6") to fourteen feet (14') wide. The following requirements in addition to the requirements of oversize and overweight permit regulations for movement of loads up to twelve feet, [four] six inches (12'[4]6") in width shall apply to all loads over twelve feet, [four] six inches (12'[4]6") to fourteen feet (14') in overall width.
- (B) Escort Requirements. One (1) escort is required for each oversize unit on the interstate and designated route system. This escort shall be in the rear on dual-lane, divided, or multi-lane pavement and in the front on two- (2-) lane pavement. Travel on two- (2-) lane routes off *[interstate and]* the designated route system will require two (2) escorts (one (1) front and one (1) rear). Continuous, uninterrupted two- (2-) way communication is required between the power unit and all escort vehicles.
- (14) Regulations for the movement of loads over fourteen feet (14') to sixteen feet (16') overall width. The following requirements, in addition to the requirements of oversize and overweight permit regulations for movement of loads up to twelve feet, *[four]* six inches (12'*[4]*6") in width, shall apply to the movement of allowed loads. Farm products (hay) shall not exceed fourteen feet (14') in width.
- (15) Super Heavy and Large Load Movement. Loads in excess of routine permit limits will be considered according to the following regulations when air, rail, or water terminal points are not available:
- (G) Escort Requirements. If Missouri State Highway Patrol escorts are required for a continuous portion of the move, but not the entire move, they are only required for that portion. If the patrol escort is required for an intermittent portion of the move, they will be required to escort the entire move. In addition to escort requirements as outlined in subsection (9)(G), the following requirements apply to super heavy and large load movements. No more than three civilian escorts are required for an combination of paragraphs 1. through 4. below:
- 1. One (1) front and one (1) rear civilian escort is required for all superloads in excess of three hundred fifty thousand (350,000) [lbs.] pounds;
- 2. One (1) front civilian escort is required for all superloads on two- (2-) lane highways *I*, *except-I*;
- 3. If a load is required to cross bridge structures at crawl speed in the Kansas City and St. Louis areas, then one (1) front and two (2) rear civilian escorts are required for that portion of the move;
- 4. One (1) front and two (2) rear civilian escorts are required on all sections of dual lane highways traversed if load exceeds sixteen feet (16') wide and Missouri State Highway Patrol escorts are not present. If Missouri State Highway Patrol escorts are present, one (1) front and one (1) rear civilian escort is required. In addition to the civilian escorts required in paragraphs (15)(G)1. though 4. above[-]; and
- 5. Missouri State Highway Patrol escorts are required when load exceeds/:/—
- A. Sixteen feet (16') wide on any **two- (2-) lane** highway *[other than interstate or MO 370]*;
- B. Eighteen feet (18') wide on interstate or [MO 370] dual lane highway;
- C. One hundred fifty feet (150') overall length on any highway;
 - D. Seventeen feet (17') high on any highway; or
- E. Any time deemed necessary due to complexity of route or load. The Missouri State Highway Patrol may conduct a Level I inspection prior to performing escort services. Motor Carrier Services may, at their discretion, waive Missouri State Highway Patrol escort requirement or allow the substitution of local or military law enforcement in the place of Missouri State Highway Patrol escorts;

section 304.108, RSMo Supp. 2020. This rule was previously filed as 7 CSR 10-2.010. Original rule filed July 12, 2005, effective Feb. 28, 2006. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 8, 2020.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions eleven thousand one hundred forty-two dollars (\$11,142) 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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, 105 W. Capitol Avenue, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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.

FISCAL NOTE PUBLIC COST

I. Department Title: Department of Transportation

Division Title: Missouri Highways and Transportation Commission

Chapter Title: Motor Carrier Operations

Rule Number and Name:	7 CSR 10-25.020 Oversize/Overweight Permits
Type of Rulemaking:	Amended

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate				
Missouri Department of	\$11,142.00				
Transportation	,				
·					

III. WORKSHEET

Under the proposed amended rulemaking, a carrier may obtain an annual oversize/ overweight (**OS/OW**) blanket permit for cranes to transport on Missouri highways using three- or four-axle configurations, instead of purchasing individual OS/OW permits for each movement. The proposed amended rule would establish the costs for each blanket permit to be \$300, which matches the cost for blanket permits currently available for other specialized equipment (i.e., concrete pump truck or well-drillers' equipment).

In 2019, under the current administrative rule, 414 single-trip OS/OW permits were issued to transport cranes using 35 different 3- or 4-axle configurations. The cranes were owned by 22 individual companies, who, in total, paid \$15,714 in permit fees.

Of the 35 cranes permitted, 13 units exceeded \$300 in permit fees for a movement on Missouri highways, which resulted in \$15,042 in fees paid for these movements. The Department expects that upon the effective date of the amended rulemaking that these companies will instead choose to purchase a \$300 blanket permit to be able to move their cranes on Missouri highways for an entire year, which would result in total costs of only \$3,900.

As a result, the Department assumes a loss of \$11,142 (\$15,042 - \$3,900 = \$11,142) under the proposed amended rulemaking. Please see the Worksheet below:

	No. of \$300+ Units	Permit Fees - Single Trip	Permit Fees - Blanket	Difference*
Budrovich permitted 4 cranes - 1				
crane exceeded \$300	1	\$815	\$300	\$515
Girardeau Stevedores permitted 6				
cranes - 4 cranes exceeded \$300	4	\$2,877	\$1,200	\$1,677
Jay White permitted 1 crane that				
exceeded \$300	1	\$490	\$300	\$190
Kerry B Dille permitted 1 crane				
that exceeded \$300	1	\$455	\$300	\$ 155
Ozark Crane permitted 1 crane that				
exceeded \$300	1	\$1,155	\$300	\$855
Scott's Crane permitted 4 cranes				
that all exceeded \$300	4	\$8,830	\$1,200	\$7,630
W & M Welding permitted 1 crane				
that exceeded \$300	1	\$420	\$300	\$120
TOTALS	13	\$15,042	\$3,900	\$11,142

IV. ASSUMPTIONS

Section 304.180, RSMo establishes weight limits for transportation on the public highways of this state. It was amended by General Assembly action in 2018 to allow the Commission to issue annual permits for the transportation of cranes and set fees for such permits.

Currently, an OS/OW permit must be obtained for each individual trip when an OS/OW crane moves on Missouri highways. The draft rule includes a provision for carriers to obtain an annual OS/OW blanket permit for cranes with three or four axles. The cost proposed for each blanket permit is \$300. This cost matches the cost for blanket permits currently available for other specialized equipment. A \$300 fee was determined to be equitable.

It is difficult to predict the exact number of blanket OS/OW permits that carriers will obtain. The blanket permit is an option, not a requirement. If a carrier finds that the cost of single trip permit is more than the cost of the blanket permit, they are likely to request the blanket permit option.

Based on 2019 orders of single trip permits for 3- and 4-axle cranes, MoDOT determined that the total estimated revenue loss is \$11,142.

Gross revenue loss of \$15,042 is likely to be offset by the collection of \$3,900 in blanket permit fees. The exact revenue and gain/loss will depend on the number of carriers who take the blanket permit option and the number of individual cranes for which they purchase a blanket permit.

It is likely that annual blankets will be purchased by companies that had a crane/cranes that exceeded \$300 in OS/OW permit fees. Holding a blanket permit eases the permitting

task and likely saves customer labor costs by eliminating the need to contact MoDOT's Motor Carrier Services Division and provide route information for every crane movement. The precise number of blanket permits that might be purchased for this purpose is unknown.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 15—Continuing Education

PROPOSED AMENDMENT

11 CSR 75-15.010 Continuing Education Requirement. The director is adding a new section (9) and renumbering as necessary.

PURPOSE: This amendment adds de-escalation and implicit bias to the topics for continuing law enforcement education.

(9) Every peace officer is to obtain at least one (1) credit hour of CLEE training covering the topic of de-escalation and one (1) credit hour of CLEE training covering the topic of implicit bias.

[/9]/(10) At the conclusion of each CLEE period, the director is to determine the compliance of each peace officer pursuant to this rule. Each peace officer is responsible for reporting and demonstrating compliance to the director.

[(10)](11) A peace officer may apply to the director for a modification or waiver of the CLEE requirement for any CLEE period in which the officer takes official state or federal military leave of absence or in which the director determines that the officer was unable to comply with the CLEE training standard due to a documented medical condition. Any determination made by the director pursuant to this rule is subject to review only pursuant to section 536.150, RSMo.

[(11)](12) Any peace officer who fails to comply with this rule is subject to discipline pursuant to section 590.080.1.(6), RSMo.

AUTHORITY: sections 590.030.5.(1), 590.050, and 590.190, RSMo 2016. Original rule filed May 1, 2002, effective Oct. 30, 2002. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 13, 2020.

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 Jeremy Spratt, Department of Public Safety, Peace Officer Standards and Training (POST) Program Manager, PO Box 749, 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 11—DEPARTMENT OF PUBLIC SAFETY Division 75—Peace Officer Standards and Training Program Chapter 15—Continuing Education

PROPOSED AMENDMENT

11 CSR 75-15.020 Minimum Standards for Continuing Education Training. The director is amending sections (2) and (4).

PURPOSE: This amendment requires that continuing law enforcement education training relating to de-escalation or implicit bias be designated as such.

- (2) All CLEE training is to be designated according to curricula area. CLEE training relating to **de-escalation**, **implicit bias**, racial profiling, and firearms is to also be designated as such, in addition to being designated by curricula area.
- (4) Upon successful completion of the requirements of any CLEE course, the provider of the training is to report to the director the successful completion of the CLEE course by the trainee in a method to be determined by the director and is to present each trainee a certificate bearing—
- (E) The number of **de-escalation**, **implicit bias**, racial profiling, or firearms CLEE credit hours earned, if any;

AUTHORITY: sections 590.030.5.(1), 590.050, and 590.190, RSMo 2016. Original rule filed May 1, 2002, effective Oct. 30, 2002. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 13, 2020.

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 Jeremy Spratt, Department of Public Safety, Peace Officer Standards and Training (POST) Program Manager, PO Box 749, 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 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

PROPOSED AMENDMENT

11 CSR 85-1.050 Veterans Cemeteries Program. The proposed amendment is adding a new section (3).

PURPOSE: This amendment sets forth the restrictions on conduct for visitors at state veterans cemeteries.

(3) Operations.

- (A) Flowers and Flower Containers. Fresh cut flowers may be placed on graves at any time. Cemetery personnel will remove and discard flowers which have become withered, faded, or otherwise unsightly. No permanent plantings may be on the grave site. It is recommended that inexpensive metal or plastic floral containers be used to display flowers. The use of glass containers is prohibited. Vases are available from the cemetery staff upon request. The cemetery is not responsible for lost or damaged containers.
- (B) Artificial Flowers. Artificial flowers are permitted on graves from October 15 through April 15. Potted plants will be permitted on graves ten (10) days before and ten (10) days after Easter Sunday only.
- (C) Christmas Season. Christmas wreaths and floral grave blankets will be permitted from December 1 through January 15.
- (D) Unauthorized Decorations. Permanent plantings, statues, pictures, balloons, vigil lights, breakable items of any kind, and similar commemorative items are not permitted on graves, markers, or niche covers. Upright metal grave markers (flag holders) are not permitted. Unauthorized items will be removed and disposed of by cemetery personnel.

- (E) Memorial Day. Graves will be decorated prior to Memorial Day with small flags. These flags will be removed immediately after Memorial Day and are not permitted on graves at any other time. Only one (1) flag per grave is permitted.
- (F) Prohibited Activities. The following activities are prohibited in Missouri Veterans Cemeteries:
 - 1. Littering;
- 2. Cutting of trees, shrubs, grass, or other plantings by unauthorized persons;
 - 3. Allowing pets to run loose;
- 4. Recreational activities such as fitness walking, jogging, skating, bicycling, etc.;
 - 5. Public gatherings of a partisan nature; and
 - 6. Sitting or standing on grave markers.
- (G) Visiting Hours. The cemetery is open to the public for visitation from sunrise until sunset daily. The cemetery office is open from 8:00 am to 4:30 pm, Monday through Friday with the expection of state holidays.

AUTHORITY: sections 42.010[, RSMo 2000,] and [section] 536.023(3), RSMo [Supp. 2013] 2016. Original rule filed Jan. 7, 2009, effective July 30, 2009. Amended: Filed June 11, 2013, effective Dec. 30, 2013. Amended: Filed Oct. 2, 2020.

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 Veterans Commission, ATTN: Scotty Allen, PO Drawer 147, Jefferson City, MO 65102-0147. 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 30—Secretary of State Chapter 1—Organization

PROPOSED AMENDMENT

15 CSR 30-1.010 General Organization. The secretary is amending subsections (1)(A), (H), and (I), deleting subsections (F) and (J), and adding a new subsection (F).

PURPOSE: This amendment makes clear that the Wolfner Library is not part of the State Library even though it reports to the state librarian for administrative purposes. It changes Administrative Services to Fiscal, HR, and Facilities. It changes Publications to Communications/Publications, and it removes Mailroom and Office Support and places them under Fiscal, HR, and Facilities.

(1) The Office of Secretary of State has many diverse responsibilities. The office collects, compiles, stores, and publishes a variety of state documents. The secretary of state is the chief elections official. The secretary of state oversees several areas relating to state commerce, such as administration of the Uniform Commercial Code and registration of corporations and securities. In addition, the secretary of state is the keeper of the Great Seal of the State of Missouri and authenticates official acts of the governor. Except where otherwise noted, the general mailing address is: 600 West Main Street, PO Box 1767, Jefferson City, MO 65102. Functions of the office are divided into seven (7) divisions: Elections, Securities, Business Services, Library Services, Records Services, Administrative Rules, and

Administrative Services. The executive deputy secretary of state is second-in-command and is charged by law with implementing the policies and procedures of the secretary of state and supervising the day-to-day operations of certain phases of the office. The executive deputy secretary of state shall possess all the powers and perform any of the duties prescribed by law to be performed by the secretary of state when and for such period of time as the secretary of state may designate. The divisions of the office are as follows:

- (A) State Library. The State Library is composed of the state librarian and [three (3)] two (2) sections: Library Development[,] and Reference Services [and Wolfner Library for the Blind and Physically Handicapped]. The State Library promotes and encourages library services, continuing education, resource sharing, technology, program planning, needs assessment, and evaluation; provides counsel, advice, and continuing education to library boards; and ensures library and information services to diverse populations through libraries. It also receives federal grants including Library Services and Technology Act (LSTA) program, prepares reports, keeps records, and directs information about federal programs to libraries in the state. Information may be obtained from the state librarian in person on the second floor of the James C. Kirkpatrick State Information Center, by written request to PO Box 387, Jefferson City, MO 65102, by email at mostlib@sos.mo.gov, by fax at (573) 751-3612, or by telephone at (573) 522-4036 or (800) 325-
- 1. The State Library Development section produces informative publications, brochures, newsletters, and other publications for the Missouri library community, coordinates all activities of the Missouri Center for the Book, works with statewide and local literacy organizations, and consults with libraries on the development of literacy programs. It administers federal and state grants and the privately funded grants or projects. Other programs include library automation and technology; library administration and management; state and community partnerships; youth and senior services; and the State Census Data Center. Information may be obtained from this section in person on the second floor of the James C. Kirkpatrick State Information Center, by written request to PO Box 387, Jefferson City, MO 65102, by email at mostlib@sos.mo.gov, by fax at (573) 751-3612 or by telephone at (573) 522-4036 or (800) 325-0131.
- 2. The State Library Reference Services section provides library and information services, reference services, and research to government officials, agencies, and employees. It also administers the federal and state documents programs. Information may be obtained from this section in person on the second floor of the James C. Kirkpatrick State Information Center, by written request to PO Box 387, Jefferson City, MO 65102, by email at libref@sos.mo.gov, by fax at (573) 751-3612 or by telephone at (573) 751-3615.
- 3. Wolfner Library for the Blind and Physically Handicapped is assigned to the State Library for administrative purposes only and are not State Library employees as defined in section 181.042, RSMo. Wolfner Library provides public library services and administers library materials, equipment, and information services to persons unable to use standard print. Information may be obtained from this section in person on the second floor of the James C. Kirkpatrick State Information Center, by written request to PO Box 387, Jefferson City, MO 65102, by email at wolfner@sos.mo.gov, by fax at (573) 751-3612 or[,] by telephone at (573) 751-8720[;] or instate toll free[:] (800) 392-2614;
- [(F) Administrative Services. The Administrative Services Division is responsible for certain statutory and public service requirements of the secretary of state's office.
- 1. The Budget Office supports the secretary of state's office in matters involving budgets and funding for expenses and equipment and personal service appropriations.
- 2. The Fiscal Office processes payments to vendors, and administers the requirements of contracts for purchase and lease of equipment established by the office.

- 3. The Human Resources Office supports the following functions: staff payroll processing, employee benefits, training, performance evaluation, and personnel recruitment.
- 4. Information may be obtained from the division by written request to PO Box 1767, Jefferson City, MO 65102, by telephone at (573) 751-3246, by email at SOSMain@sos.mo.gov, by fax at (573) 522-6289, or in person on the third floor of the James C. Kirkpatrick State Information Center;]
- (F) Fiscal, Human Resources (HR), and Facilities. The Fiscal, HR, and Facilities Division is responsible for certain statutory and public service requirements of the secretary of state's office.
- 1. The Fiscal Office supports the secretary of state's office in matters involving budgets and funding for expense, equipment, and personal service appropriations. It processes payments to vendors and administers the requirements of contracts for purchase and lease of equipment established by the office. Additionally, it is responsible for approving all revenue transactions, tracking and reporting on all grants received, and handling of all facilities issues.
- 2. The Human Resources Office supports the following functions: staff payroll processing, employee benefits, training, performance evaluation, and personnel recruitment.
- 3. The Central Services section is responsible for opening and distributing mail, shipping and receiving for the entire office, keeping office supplies, surplus property, vehicle maintenance, and travel reservations.
- 4. Information may be obtained from the division by written request to PO Box 1767, Jefferson City, MO 65102, by telephone at (573) 751-1831, by email at SOSMain@sos.mo.gov, by fax at (573) 522-6289, or in person on the third floor of the James C. Kirkpatrick State Information Center;
- (H) Communications/Publications. The Communications/Publications Division is responsible for collecting, compiling, designing, and editing manuals of the *Missouri Constitution, General Assembly Roster, Missouri Roster*, and *Official State of Missouri Manual* (blue book). They also compile the manual of the *Missouri Election Laws, Notary Public Handbook*, and numerous other brochures, bookmarks, forms, newsletters, and notices for the office. All publications are available to the *[general]* public by mail at Communications/Publications Division, Secretary of State's Office, PO Box 1767, Jefferson City, MO 65102; by email at publications@sos.mo.gov; online at https://www.sos.mo.gov/pubs/,/; or by telephone at (573) 751-4218; and
- (I) Information Technology. The Information and Technology section provides computer hardware, software, and network support, new system development, web development, and technology planning, implementation, support, and maintenance for computer and information systems throughout the Office of Secretary of State. Information may be obtained from this section in person in Room 367, James C. Kirkpatrick State Information Center, by written request by email at itcs@sos.mo.gov, or by telephone at (573) 751-4000[; and].
- [(J) Mailroom and Office Support. The Mailroom and Office Support section is responsible for opening and distributing mail, shipping and receiving for the entire office, messenger service, keeping office supplies, and vehicle maintenance and reservations. Information may be obtained from this section in person in Room 281, James C. Kirkpatrick State Information Center, by written request to PO Box 778, Jefferson City, MO 65102, by email at CentralServices@sos.mo.gov, by fax at (573) 522-1945, or by telephone at (573) 751-3296.]

AUTHORITY: section 536.023.3, RSMo 2016. Original rule filed Dec. 5, 1975, effective Dec. 31, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 5, 2020.

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 Office of Secretary of State, PO Box 1767, 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 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 4—Applications

PROPOSED AMENDMENT

20 CSR 2030-4.060 Evaluation—Comity Applications—Architects. The board is amending section (2) and adding sections (3), (4), and (5).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

- (2) Unless it grants an applicant waiver of educational and experience requirements under section (3), [7]/the board shall only consider comity licensure applications when accompanied by an NCARB certificate and file.
- (3) Within six (6) months of an application for licensure by comity from a person, or within thirty (30) days of an application for licensure by comity from a nonresident or resident military spouse, who meets the following criteria, the board shall waive the requirement of an NCARB certificate and file if it finds that the applicant:
- (A) Holds a current license as an architect in another state, possession, or territory of the United States or the District of Columbia, and has held such license for a period of one (1) year;
- (B) Has not had a license as an architect revoked by any over-sight body;
- (C) Is not currently under investigation, is not the subject of any complaint pending, or is not currently under disciplinary action with any oversight body outside this state;
- (D) Holds a license in good standing with an oversight body outside the state;
- (E) Does not have a criminal record that would disqualify him or her for licensure in Missouri; and
- (F) Holds a valid current license in the jurisdiction upon which the comity application is based on the date the board receives his or her application under this section.
- (4) The board may require an applicant relying on section (3) to disclose any disciplinary action taken against the applicant by any oversight body in any jurisdiction in the United States, and may deny waiver and defer action or deny an application until such disciplinary action is resolved.
- (5) No waiver of education or examination requirements granted under section (3) shall relieve any applicant of the requirement to take the Missouri-specific examination mandated by 20 CSR 2030-5.160. Nonresident and resident military spouses applying

pursuant to section 324.009.3.(2), RSMo, shall not be required to take the Missouri specific examination mandated by 20 CSR 2030-5.160.

AUTHORITY: sections[s] 327.041, RSMo 2016, and sections 327.131[,] and 327.381, RSMo [2016] Supp. 2020. This rule originally filed as 4 CSR 30-4.060. Original rule filed Dec. 8, 1981, effective March 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 4—Applications

PROPOSED AMENDMENT

20 CSR 2030-4.070 Evaluation—Comity Applications—Professional Engineers. The board is amending section (1) and adding sections (4), (5), and (6).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

- (1) Any person applying for licensure as a professional engineer under section 327.381, RSMo who was licensed, in another state, territory, or possession of the United States or in another country without being required to pass the National Council of Examiners for Engineering and Surveying (NCEES) examinations, that is, the Fundamentals of Engineering Examination and the Principles and Practice of Engineering Examination, will be required to pass the NCEES examination(s) which he/she was not required to pass to attain his/her subsequent licensure(s) except that—
- (A) [i]If such person has been actively engaged in the practice of engineering for a period of twenty (20) years prior to the filing of his/her application for comity, such person need not take the NCEES Fundamentals of Engineering Examination; or
- (B) An applicant has been granted a waiver of education and examination requirements pursuant to section (4).
- (4) Within six (6) months of an application for licensure by comity from a person, or within thirty (30) days of an application for licensure by comity from a nonresident or resident military spouse, who meets the following criteria, the board shall waive the requirement of passing the NCEES examination if it finds that the applicant:
- (A) Holds a current license as a professional engineer in another state, possession, or territory of the United States or the District of Columbia, and has held such license for a period of

one (1) year;

- (B) Has not had a license as a professional engineer revoked by any oversight body;
- (C) Is not currently under investigation, is not the subject of any complaint pending, or is not currently under disciplinary action with any oversight body outside this state;
- (D) Holds a license in good standing with an oversight body outside the state;
- (E) Does not have a criminal record that would disqualify him or her for licensure in Missouri; and
- (F) Holds a valid current license in the jurisdiction upon which the comity application is based on the date the board receives his or her application under this section.
- (5) The board may require an applicant relying on section (4) to disclose any disciplinary action taken against the applicant by any oversight body in any jurisdiction in the United States, and may deny waiver and defer action or deny an application until such disciplinary action is resolved.
- (6) No waiver of education or examination requirements granted under section (4) shall relieve any applicant of the requirement to take the Missouri-specific examination mandated by 20 CSR 2030-5.160. Nonresident and resident military spouses applying pursuant to section 324.009.3.(2), RSMo, shall not be required to take the Missouri specific examination mandated by 20 CSR 2030-5.160.

AUTHORITY: section[s] 327.041 [and 327.381], RSMo 2016, and section 327. 381, RSMo Supp. 2020. This rule originally filed as 4 CSR 30-4.070. Original rule filed Dec. 8, 1981, effective March 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 4—Applications

PROPOSED AMENDMENT

20 CSR 2030-4.080 Evaluation—Comity Applications Professional Land Surveyors. The board is amending section (1) and adding new sections (4), (5), and (6).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

(1) Any person applying for licensure as a professional land surveyor

under section 327.381, RSMo, who was licensed in another state, territory, or possession of the United States or in another country without being required to pass the National Council of Examiners in Engineering and Surveying (NCEES) examinations, that is, the Fundamentals of Land Surveying Examination and the Principles and Practice of Land Surveying Examination; will be required to pass the NCEES examination(s) which he/she was not required to pass to attain his/her subsequent licensure(s) except that—

- (A) [i]If such person has been actively engaged in the practice of land surveying for a period of at least twenty (20) years prior to the filing of his/her application for comity, such person need not take the NCEES Fundamentals of Land Surveying Examination[.]; or
- (B) An applicant has been granted a waiver of education and examination requirements pursuant to section (4) need not take the NCEES Fundamentals of Land Surveying Examination.
- (4) Within six (6) months of an application for licensure by comity from a person, or within thirty (30) days of an application for licensure by comity from a nonresident or resident military spouse, who meets the following criteria, the board shall waive the requirement of passing the NCEES examination if it finds that the applicant:
- (A) Holds a current license as a professional land surveyor in another state, possession, or territory of the United States or the District of Columbia, and has held such license for a period of one (1) year;
- (B) Has not had a license as a professional land surveyor revoked by any oversight body;
- (C) Is not currently under investigation, is not the subject of any complaint pending, or is not currently under disciplinary action with any oversight body outside this state;
- (D) Holds a license in good standing with an oversight body outside the state;
- (E) Does not have a criminal record that would disqualify him or her for licensure in Missouri; and
- (F) Holds a valid current license in the jurisdiction upon which the comity application is based on the date the board receives his or her application under this section.
- (5) The board may require an applicant relying on section (4) to disclose any disciplinary action taken against the applicant by any oversight body in any jurisdiction in the United States, and may deny waiver and defer action or deny an application until such disciplinary action is resolved.
- (6) No waiver of education or examination requirements granted under section (4) shall relieve any applicant of the requirement to take the Missouri-specific examination mandated by 20 CSR 2030-5.120(2). Nonresident and resident military spouses applying pursuant to section 324.009.3.(2), RSMo, shall not be required to take the Missouri specific examination mandated by 20 CSR 2030-5.120(2).

AUTHORITY: section[s] 327.041 [and 327.381], RSMo 2016, and section 327.381, RSMo Supp. 2020. This rule originally filed as 4 CSR 30-4.080. Original rule filed Dec. 8, 1981, effective March 11, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 4—Applications

PROPOSED AMENDMENT

20 CSR **2030-4.090** Evaluation—Comity Applications—Professional Landscape Architects. The board is adding sections (2), (3), and (4).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

- (2) Within six (6) months of an application for licensure by comity from a person, or within thirty (30) days of an application for licensure by comity from a nonresident or resident military spouse, who meets the following criteria, the board shall waive the requirement of passing the landscape architectural registration examination (LARE) administered by CLARB if it finds that the applicant:
- (A) Holds a current license as a professional landscape architect in another state, possession, or territory of the United States or the District of Columbia, and has held such license for a period of one (1) year;
- (B) Has not had a license as a professional landscape architect revoked by any oversight body;
- (C) Is not currently under investigation, is not the subject of any complaint pending, or is not currently under disciplinary action with any oversight body outside this state;
- (D) Holds a license in good standing with an oversight body outside the state;
- (E) Does not have a criminal record that would disqualify him or her for licensure in Missouri; and
- (F) Holds a valid current license in the jurisdiction upon which the comity application is based on the date the board receives his or her application under this section.
- (3) The board may require an applicant relying on section (2) to disclose any disciplinary action taken against the applicant by any oversight body in any jurisdiction in the United States, and may deny waiver and defer action or deny an application until such disciplinary action is resolved.
- (4) No waiver of education or examination requirements granted under section (2) shall relieve any applicant of the requirement to take the Missouri-specific examination mandated by 20 CSR 2030-5.160. Nonresident and resident military spouses applying pursuant to section 324.009.3.(2), RSMo, shall not be required to take the Missouri specific examination mandated by 20 CSR 2030-5.160.

AUTHORITY: section[s] 327.041 [and 327.381], RSMo 2016, and section 327. 381, RSMo Supp. 2020. This rule originally filed as 4 CSR 30-4.090. Original rule filed Oct. 30, 2002, effective April 30, 2003. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 5—Examinations

PROPOSED AMENDMENT

20 CSR 2030-5.030 Standards for Admission to Examination—Architects. The board is adding section (2).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

(2) Section (1) shall not apply to any applicant for licensure by comity who received waiver of educational and examination requirements under 20 CSR 2030-4.060(3).

AUTHORITY: sections 327.041[, 327.131,] and 327.141, [and 327.221], RSMo 2016, and sections 327.131 and 327.221, RSMo Supp. 2020. This rule originally filed as 4 CSR 30-5.030. Original rule filed March 16, 1970, effective April 16, 1970. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 5—Examinations

PROPOSED AMENDMENT

20 CSR **2030-5.080** Standards for Licensure—Professional Engineers. The board is adding section (9).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

(9) Sections (1) through (8) shall not apply to any applicant for licensure by comity who received waiver of educational and examination requirements under 20 CSR 2030-4.070(4).

AUTHORITY: sections 327.041 and 327.241, RSMo 2016, and section 327.221, RSMo Supp. [2019] 2020. This rule originally filed as 4 CSR 30-5.080. Original rule filed March 16, 1970, effective April 16, 1970. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 5—Examinations

PROPOSED AMENDMENT

20 CSR 2030-5.110 Standards for Admission to Examination—Professional Land Surveyors. The board is adding new section (3).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

(3) Sections (1) and (2) shall not apply to any applicant for licensure by comity who received waiver of educational and examination requirements under 20 CSR 2030-4.080(4).

AUTHORITY: sections 327.041 and 327.314, RSMo 2016, and section 327.312, RSMo Supp. [2019] 2020. This rule originally filed as 4 CSR 30-5.110. Original rule filed March 16, 1970, effective April 16, 1970. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments

must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 5—Examinations

PROPOSED AMENDMENT

20 CSR 2030-5.140 CLARB Examinations—Professional Landscape Architects. The board is adding section (2).

PURPOSE: This rule is being amended to comply with the recent passage of HB 2046.

(2) Section (1) shall not apply to any applicant for licensure by comity who received waiver of educational and examination requirements under 20 CSR 2030-4.090(2).

AUTHORITY: sections 327.041 and 327.617, RSMo 2016. This rule originally filed as 4 CSR 30-5.140. Original rule filed Oct. 30, 2002, effective April 30, 2003. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 6, 2020.

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 Board of Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects, PO Box 184, Jefferson City, MO 65102, via facsimile at (573) 751-8046, or via email at moapeplspla@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2234—Board of Private Investigator and Private Fire Investigator Examiners Chapter 5—Examination Requirements

PROPOSED AMENDMENT

20 CSR 2234-5.010 Examination. The board is amending section (1).

PURPOSE: This language changes the number of times someone can take the examination.

- (1) Applicants not exempt from examination shall present themselves for examination on the date and time and at the place specified by the board
- [(A) A private investigator applicant who fails to appear as required by the board shall be deemed to have failed the examination.
- (B) Upon written request setting forth a good cause, the board may excuse an applicant's absence, and permit the applicant to sit for the next examination.]

[(C)](A) An applicant who fails the examination may, upon written application, be granted permission to sit again for the examination.

[(D)](B) No person [who has twice failed the examination may again seek examination for one (1) year from the date of the last failure] may apply to sit for, and take, the examination more than four (4) times within a twelve (12) month period.

AUTHORITY: section 324.1110, RSMo Supp. [2008] 2020. Original rule filed June 26, 2009, effective Jan. 30, 2010. Amended: Filed Oct. 8, 2020.

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 Board of Private Investigator and Private Fire Investigator Examiners, Pam Groose, Executive Director, PO Box 1335, Jefferson City, MO 65102-1335, by fax at (573) 526-0661, or via email at pi@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Orders of Rulemaking

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by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its order of rulemaking for publication in the Missouri Register begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

Title 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, 168.011, 168.071, 168.081, 168.400, 168.405, and 168.409, RSMo 2016, and section 168.021, RSMo Supp. 2020, the board rescinds a rule as follows:

5 CSR 20-400.160 Application for Certificate of License to Teach for Administrators **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on July 1, 2020 (45 MoReg 993). 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 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, 168.011, 168.071, 168.081, and 168.400, RSMo 2016, and section 168.021, RSMo Supp. 2020, the board rescinds a rule as follows:

5 CSR 20-400.170 Application for a Student Services Certificate of License to Teach **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on July 1, 2020 (45 MoReg 993-994). 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 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, 168.011, 168.071, and 168.081, RSMo 2016, and section 168.021, RSMo Supp. 2020, the board rescinds a rule as follows:

5 CSR 20-400.190 Application for a Career Education Certificate of License to Teach **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on July 1, 2020 (45 MoReg 994). 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 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, 168.011, 168.071, and 168.081, RSMo 2016, and section 168.021, RSMo Supp. 2020, the board rescinds a rule as follows:

5 CSR 20-400.200 Application for an Adult Education and Literacy Certificate of License to Teach **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on July 1, 2020 (45 MoReg 994). 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*.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 40—Licensing Rules Chapter 1—Definitions, Licensing Procedures, and General Requirements for Community Residential Programs and Day Programs

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Mental Health under sections 630.192, and 630.193 to 630.198, RSMo 2016, the department adopts a rule as follows:

9 CSR 40-1.090 Fire Safety and Emergency Preparedness is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 920-923). 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: Three (3) comments were received.

COMMENT #1: Jeff Grosvenor, Missouri Association of Rehabilitation Facilities (MARF), commented that most agency staff are currently dealing with COVID-19 issues and have staff working remotely or in different capacities to assist in taking care of individuals. Many agencies will not be able to dedicate staff resources to conduct a review of twelve (12) draft *Code of State Regulations (CSRs)* during this unprecedented time. Most agencies are busy trying to keep up on daily information including:

- a. Center for Disease Control COVID-19 updates;
- b. DMH COVID-19 updates;
- c. Provider Relief Fund application information;
- d. Payroll Protection Program;
- e. Other CAREs Act resources;
- f. Local community COVID-19 regulations; and
- g. Other necessary information.

Agencies are spending a lot of staff resources to make sure they comply with all the guidance being provided during the COVID-19 pandemic. The timing of these draft CSRs is probably the worst possible time to expect meaningful input from stakeholders.

RESPONSE: There will always be factors outside of our control that disrupt the department's service delivery system. Department staff are aware of the impact the COVID-19 pandemic is having on individuals we serve, as well as organizations that deliver services. Department staff have eliminated barriers and waived various regulations to ensure minimal service disruption and to ease staff workloads. This assistance will continue throughout the duration of the pandemic. As stipulated in section 536.175, RSMo, the department is under a five- (5-) year rolling review of all regulations published in the Code of State Regulations and will continue the review process as required in state statute. As is customary when the department proposes new regulations or amendments, draft language is disseminated to providers and other stakeholders for review and comments prior to official filing of the regulations with the secretary of state. The proposed licensing rules and amendments were posted to the DMH website for a thirty- (30-) day comment period in April, 2019 and June, 2019, allowing ample time for providers to review the draft regulations in their entirety and submit questions and comments to the department. No action will be taken.

COMMENT #2: Jeff Grosvenor, Missouri Association of Rehabilitation Facilities (MARF), commented that a number of these regulations require that residential and day programs comply with certain newer standards including, but not limited to, the 2017 NFPA Standards for Ventilation Control and Fire Protection of Commercial Cooking Operations, the 2017 National Electrical Code, the 2018

National Standard Plumbing Code, the 2018 regulations of the NFPA Life Safety Code 101, and the 2019 NFPA Standards for Installation of Sprinkler Systems. There are other specific requirements related to things like ceiling height, window sizes, floor levels, etc. In addition, modular units are no longer permitted. There is nothing in the proposed regulations indicating that these regulations will only be applied prospectively to new programs. From the plain language of the regulation, they could potentially be applied to all providers, including existing providers. It is our understanding these new regulations impacting current facilities will be applied for new development or any new renovations of current facilities and will not be applied to all current settings. Is that correct?

If that is not correct and current facilities are now required to comply with all the new requirements, we recommend the Department revise their cost estimate to private entities which states "is not more than \$500 in the aggregate."

We recommend DMH consider adding specific language to make clear that the standards apply only to new providers as of the effective date of the rule. If it is DMH's intent to impose the new standards on existing providers, existing providers must be provided additional resources and a grace period in which to comply.

RESPONSE: These regulations do not apply to organizations that provide services as part of the Division of Developmental Disabilities (DD) Medicaid waiver; those programs are required to meet department certification standards and are not subject to these licensing regulations. With regard to the comment that clarification be added to indicate the standards apply only to new providers as of the effective date of the rule, the department believes the rule contains adequate language in 9 CSR 40-1.055 Licensing Procedures, section (6). Currently licensed organizations either already meet the regulations as specified in the proposed rule or have been granted an exception by the department and will not be subject to additional costs in order to comply with the new regulations. No action will be taken.

COMMENT #3: Jeff Grosvenor, Missouri Association of Rehabilitation Facilities (MARF), commented that MARF members are concerned these draft CSRs may reference the current DMH contract language that needs to be amended. MARF has been working with DMH contract staff and the Division of Developmental Disabilities staff to have several areas of the contract amended to accurately reflect the contractual agreement between DD community providers and DMH.

RESPONSE: These regulations do not apply to organizations that provide services as part of the Division of Developmental Disabilities (DD) Medicaid waiver; those programs are required to meet department certification standards and are not subject to these licensing regulations. No action will be taken.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 1—Board Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under section 650.325, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-1.010 Overview is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 938-939). 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*.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 1—Board Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under section 536.023, RSMo 2016, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-1.020 Organization and Administration is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 939). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 1—Board Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under section 650.325, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-1.030 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 939-940). 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 Missouri 911 Service Board received two (2) comments from staff on the proposed rule.

COMMENT #1: Staff commented that the word "commission" was inadvertently used instead of the word "board" in sections (2) and (5). The word "board" should replace the word "commission" in sections (2) and (5).

RESPONSE AND EXPLANATION OF CHANGE: The Missouri 911 Service Board has amended the final rule to reflect this change to sections (2) and (5).

COMMENT #2: Staff commented that the words "State of" were inadvertently omitted before the word "Missouri" in section (2). The words "State of" should be added before the word "Missouri" in section (2).

RESPONSE AND EXPLANATION OF CHANGE: The Missouri 911 Service Board has amended the final rule to reflect this change to section (2).

11 CSR 90-1.030 Code of Ethics

(2) Compensation. No member or staff of the board shall solicit anything of value, nor shall any member or staff of the board accept anything of value, in addition to that compensation received from the board or state of Missouri in their official capacity, intended to influence the member or staff's official duties or in exchange for having exercised the member's or staff's official powers or performed the member's or staff's official duties in a particular manner. For the purposes of this rule, grant or payment of a thing of value to another person on behalf of the member or staff shall be considered grant or

payment to the member or staff. Nothing in this rule shall preclude the acceptance of any award, presentation, honor, or memorabilia presented to the member or staff of the board in recognition of his/her performance in his/her official capacity and not designed to influence any particular action taken by the member or staff of the board.

(5) Duty to Maintain Confidentiality. A former member or staff of the board having information that s/he knows is confidential governmental information or knew was confidential governmental information at the time the member or staff acquired the information about a person or matter subject to the jurisdiction of the board while the member or staff was associated with the board, may not disclose such information without the consent of the board granted before such disclosure and after complete disclosure to the board of the information sought to be disclosed, all persons to whom the information is to be disclosed, and the reasons for such disclosure. Confidential information means information that has been obtained under governmental authority and which, at the time this rule is applied, the government or the board is prohibited by law from disclosing to the public or has a legal privilege not to disclose, and which is not otherwise available to the public.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 1—Board Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under section 650.325, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-1.040 Board Meetings is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 940). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 1—Board Operations

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under section 650.325, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-1.050 Addressing Board is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 940). 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*.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 2—911 Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under sections 650.330 and 650.335, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-2.010 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 940-941). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 2—911 Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under sections 650.330 and 650.335, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-2.020 Application Requirements and Submission Procedure is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 941-943). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 2—911 Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under sections 650.330 and 650.335, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-2.030 Application Review and Decision is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 943-944). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 2—911 Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under sections 650.330 and 650.335, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-2.040 Project Administration is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 944). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 2—911 Financial Assistance Program

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under sections 650.330 and 650.335, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-2.050 Protests is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 944-945). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 90—Missouri 911 Service Board Chapter 3—Funding Rates

ORDER OF RULEMAKING

By the authority vested in the Missouri 911 Service Board under sections 190.460.3 and 650.330.6, RSMo Supp. 2020, the Missouri 911 Service Board adopts a rule as follows:

11 CSR 90-3.010 Funding Rates is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2020 (45 MoReg 945). 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 COMMERCE AND INSURANCE

Division 2110—Missouri Dental Board Chapter 1—Organization and Description of Board

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under section

332.031, RSMo 2016, the board amends a rule as follows:

20 CSR 2110-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 3, 2020 (45 MoReg 1117). 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 COMMERCE AND INSURANCE

Division 2263—State Committee for Social Workers Chapter 2—Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the State Committee for Social Workers under section 337.627, RSMo Supp. 2020, the committee amends a rule as follows:

20 CSR 2263-2.032 Registration of Supervised Social Work Experience **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 3, 2020 (45 MoReg 1117). 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*.

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

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 40—Comprehensive Emergency Medical Services Systems Regulations

IN ADDITION

NOTICE OF SUSPENSION OF RULE

19 CSR 30-40.342 Application and Licensure Requirements for the Initial Licensure and Relicensure of Emergency Medical Technician-Basics, Emergency Medical Technician-Intermediate, and Emergency Medical Technician-Paramedics

ACTION TAKEN: This NOTICE OF SUSPENSION OF RULE 19 CSR 30-40.342

19 CSR 30-40.342(2)(B) shall be waived to the extent that the scope of practice for EMT-Basics includes performing the COVID-19 antibody test through a finger stick blood draw process mirroring the blood glucose analysis process currently allowed in an EMT-Basic's scope of practice as set forth in 19 CSR 30-40.342(2)(B).

EMERGENCY STATEMENT: Pursuant to Executive Order (EO) 20-12 dated June 11, 2020, and Executive Order (EO) 20-04 dated March 18, 2020, the provisions referenced in this notice are suspended effective October 9, 2020 until December 30, 2020, unless otherwise extended.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 60—Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the CON applications listed below. A decision is tentatively scheduled for January 4, 2021. These applications are available for public inspection at the address shown below.

Date Filed

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

10/23/2020

#5817 RS: Harmony Homes Kirkwood (St. Louis County) \$10,707,830, Establish 80-bed ALF

#5814 HS: Research Medical Center Kansas City (Jackson County) \$1,903,609, Replace single plane angiography IR lab with biplane IR lab **#5812 NS:** Ignite Medical Resort St. Peters St. Peters (St. Charles County) \$22,000,000, Establish 91-bed SNF

#5813 RS: The Cottages of St. Louis County Florissant (St. Louis County) \$10,000,000, Establish 80-bed ALF

#5811 RS: Bowling Green Residential Bowling Green (Pike County) \$51,000, Add 20 RCF beds

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by November 26, 2020. 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 Alison Dorge at alison.dorge@health.mo.gov.

The Secretary of State is required by sections 347.141 and 359.481, RSMo, 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 adrules.dissolutions@sos.mo.gov.

NOTICE TO CREDITORS AND CLAIMANTS OF UNIVERSAL PROPERTY LEASING PARTNERSHIP, LLP

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST UNIVERSAL PROPERTY LEASING PARTNERSHIP, LLP, a Missouri limited liability partnership.

UNIVERSAL PROPERTY LEASING PARTNERSHIP, LLP, a Missouri limited liability partnership (the "Partnership"), has dissolved and is in the process of winding up its affairs.

On September 30, 2020, the Partnership filed a Notice of Withdrawal for a Limited Liability Partnership with the Missouri Secretary of State pursuant to RSMo. Section 358.440(10).

The Partnership requests that all persons and organizations who have claims against it present them immediately by letter to the Company to the attention of Vincent J. Garozzo c/o Greensfelder, Hemker & Gale, P.C., 10 S. Broadway, Suite 2000, St. Louis, Missouri 63102.

All claims must include (i) the name, address and telephone number of the claimant; (ii) the amount claimed; (iii) the basis for the claim; (iv) the date(s) on which the event(s) on which the claim is based occurred, and (v) any other documentation of the claim.

NOTICE: Pursuant to Section 358.371 RSMo., any claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST DELTA SOUTH REHABILITATION, LLC

On October 1, 2020, Delta South Rehabilitation, LLC, a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State.

Any claims against the Company may be sent to: Colleen Hunter-Pearson, 640

Colonel George E. Day Parkway, Sikeston, Missouri 63801. Each claim must include the following information: name, address and phone number of the claimant; amount claimed; date on which the claim arose; the basis for the claim; and documentation in support of the claim.

All claims against the Company will be barred unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST AGRI SYSTEMS OF CAPE & JACKSON, INC.

On October 1, 2020, Agri Systems of Cape & Jackson, Inc., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on October 1, 2020.

You are hereby notified that if you believe you have a claim against Agri Systems of Cape & Jackson, Inc., you must submit a summary in writing of the circumstances surrounding your claim to Agri Systems of Cape & Jackson, Inc. at 2452 Old Orchard Road, Jackson, Missouri 63755. The summary of your claim must include the following information: (1) The name, address and telephone number of the claimant. (2) The amount of the claim. (3) The date on which the event on which the claim is based occurred. (4) A brief description of the nature of the debt or the basis for the claim.

All claims against Agri Systems of Cape & Jackson, Inc. will be barred unless the proceeding to enforce the claim is commenced within two (2) years after the publication of this Notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST LINDEN REAL ESTATE LLC

On September 25, 2020, Linden Real Estate LLC, a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Linden Real Estate LLC, you must submit the claim in writing to: Guy N. Brandt, 8000 Maryland Avenue, Suite 1500, St. Louis, MO 63105. The claim must include:

- 1. The name, address and telephone number of the claimant.
- 2. The amount of the claim.
- 3. The date on which the event occurred on which the claim is based.
- 4. A brief description of the nature of or the basis for the claim.
- 5. Whether or not the claim was secured and, if so, the collateral used as security.

All claims against Linden Real Estate LLC will be barred unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST NANTUCKET GARDENS, LLC

On September 25, 2020, Nantucket Gardens, LLC, a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Nantucket Gardens, LLC, you must submit the claim in writing to: Guy N. Brandt, 8000 Maryland Avenue, Suite 1500, St. Louis, MO 63105. The claim must include:

- 1. The name, address and telephone number of the claimant.
- 2. The amount of the claim.
- 3. The date on which the event occurred on which the claim is based.
- 4. A brief description of the nature of or the basis for the claim.
- 5. Whether or not the claim was secured and, if so, the collateral used as security.

All claims against Nantucket Gardens, LLC will be barred unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST SAN RAFAEL HOLDINGS LLC

On September 25, 2020, San Rafael Holdings LLC, a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against San Rafael Holdings LLC, you must submit the claim in writing to: Guy N. Brandt, 8000 Maryland Avenue, Suite 1500, St. Louis, MO 63105. The claim must include:

- 1. The name, address and telephone number of the claimant.
- 2. The amount of the claim.
- 3. The date on which the event occurred on which the claim is based.
- 4. A brief description of the nature of or the basis for the claim.
- 5. Whether or not the claim was secured and, if so, the collateral used as security.

All claims against San Rafael Holdings LLC will be barred unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST L&B CONCEPTS, LLC

On October 7, 2020, L&B Concepts, LLC, a Missouri limited liability company, filed its Notice of Winding Up for a limited liability company with the Missouri Secretary of State. All persons with claims against the limited liability company should present them immediately in writing to: L&B Concepts, LLC, 219 Bright Star Lane, Seymour, MO 65746. Claims must include the name, address and telephone number of the claimant; total amount of the claim; date on which the claim arose; description of the basis for the claim; and copies of documentation supporting the claim. All claims against the limited liability company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST VILLAGE SQUARE LLC

On September 25, 2020, Village Square LLC, a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Village Square LLC, you must submit the claim in writing to: Guy N. Brandt, 8000 Maryland Avenue, Suite 1500, St. Louis, MO 63105. The claim must include:

- 1. The name, address and telephone number of the claimant.
- 2. The amount of the claim.
- 3. The date on which the event occurred on which the claim is based.
- 4. A brief description of the nature of or the basis for the claim.
- 5. Whether or not the claim was secured and, if so, the collateral used as security.

All claims against Village Square LLC will be barred unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF DISSOLULTION TO ALL CREDITORS AND CLAIMANTS AGAINST ANDERS TECHNOLOGY ADVISORS LLC

On September 24, 2020, Anders Technology Advisors LLC filed its Notice of Winding Up. The dissolution was effective on September 24, 2020.

YOU ARE HEREBY NOTIFIED that if you believe you have a claim against Anders Technology Advisors LLC, you must submit a summary in writing of the circumstances surrounding your claim to the said Anders Technology Advisors LLC at the following address:

Anders Technology Advisors LLC, Attn: Robert J. Minkler, Jr., 800 Market Street, Suite 500, St. Louis, MO 63101, Telephone: 314-655-5500.

The summary of your claim must include the following information:

- 1. The name, address and telephone number of the claimant.
- 2. The amount of the claim.
- 3. The date on which the event on which the claim is based occurred.
- 4. A brief description of the nature of the debt or the basis for the claim, including documentation.

All claims against Anders Technology Advisors LLC will be barred unless the proceeding to enforce the claim is commended within three (3) years after the publication of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST WE DIRECT, L.L.C.

Notice is hereby given that on May 29, 2020, WE DIRECT, L.L.C., a Missouri limited liability company ("Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. In order to file a claim against the Company, you must furnish:

- (1) Claimant's name, address, and telephone number;
- (2) Amount of the claim;
- (3) Basis for the claim:
- (4) Date the claim arose; and
- (5) Documentation of the claim.

The claim must be mailed to Lora Sebold, 315 Bramtonn Place, Arnold, MO 63010. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST CLEMTON INVESTMENT COMPANY

On August 24, 2020, Clemton Investment Company, a Missouri Corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on August 24, 2020.

Said Corporation requests that all persons and organizations with claims against it present them immediately by letter to the Corporation at: Clemton Investment Company, c/o Gregory E. Robinson, P.C., 1422 Elbridge Payne Road, Suite 170, Chesterfield, Missouri 63017.

The summary of your claim must include the following information: (i) the name, address, and telephone number of the claimant; (ii) the amount claimed; (iii) the basis for the claim; (iv) the date(s) on which the event(s) on which the claim is based occurred; (v) whether the claim is secured, and if so, the collateral used as security; and (vi) documentation in support of the claim.

NOTICE: Because of the dissolution of Clemton Investment Company, any and all claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the two notices authorized by statute, whichever is published last.

NOTICE OF DISSOLUTION OF CORPORATION TO ALL CREDITORS OF AND CLAIMANTS AGAINST TOWN AND COUNTRY GROCERS OF FREDERICKTOWN, MISSOURI, INCORPORATED

On October 9, 2020, Town and Country Grocers of Fredericktown, Missouri, Incorporated, a Missouri corporation (the "Corporation"), filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. Dissolution was effective on October 9, 2020.

All persons with claims against the Corporation are hereby notified that they may submit any claim in accordance with this notice to: Carmody MacDonald P.C., 120 S. Central Avenue, Suite 1800, St. Louis, MO 63105, Attention: Gregory J. Murphy. All claims must include the name, address and telephone number of the claimant; the amount of the claim; the basis for the claim together with a brief description of the claim; any documentation supporting the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: Any and all claims against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST OLSTO, LLC.

On October 13, 2020, **Olsto, LLC**, a Missouri limited liability company, filed its Articles of Dissolution with the Missouri Secretary of State.

You are hereby notified that if you believe you have a claim against **Olsto, LLC**, you must submit a summary in writing of the circumstances surrounding your claim to Jeffrey M. Bauer, Levy Craig Law Firm, 4520 Main Street, Suite 1600, Kansas City, MO 64111. The summary of your claim must include the following information: 1) The name, address, and telephone number of the claimant; 2) The amount of the claim; 3) The date on which the event on which the claim is based occurred; and 4) A brief description of the nature of the debt or the basis for the claim.

All claims against **Olsto, LLC** will be barred unless the proceeding to enforce the claim is commenced within <u>3 years</u> after the publication of this Notice.

Missouri Register

Rule Changes Since Update to Code of State Regulations

November 16, 2020 Vol. 45, No. 22

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—43 (2018) and 44 (2019). 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.

CSR 10	Rule Number	Agency	Emergency	Proposed	Order	In Addition
CSR 205-020						44 MoReg 2847
CSR 205.039			45 MoReg 773	45 MoReg 791	45 MoReg 1347	
SER 00-2.005		of Personnel	45 MoReg 1551			45 MoReg 1313
CSR 90-2005 Animal Health	1 CSR 20-5.030		45 MaDaa 774	45 MaDaa 702	45 MaDan 1247	
2 CSR 02-005 Animal Health 49 Mokeg 775		of Personnel	45 Mokeg //4	45 MoReg /92	45 Mokeg 1347	
2 SR 20, 2016 Animal Health 45 MoKeg 107 5 MoKeg 111						
2 CSR 20-30 Animal Health			45 MoReg 775	45 MoReg 793	45 MoReg 1347	
2 CSR 80-2.001 State Milk Board			43 Moreg 1107	45 MoReg 24		
2 CSR 80-2.190	2 CSR 80-2.001	State Milk Board		45 MoReg 1340		
2 CSR 80-3.00 State Milk Board						
2 CSR 80-3.100	2 CSR 80-3.190 2 CSR 80-3.001			45 MoReg 1657		
See No. 1, 20	2 CSR 80-3.010			45 MoReg 1657R		
CSR 0-1,00				45 MoReg 1658R		
3 CSR 10-1,00 Conservation Commission 45 MoReg 1564 CSR 10-1,135 Conservation Commission 45 MoReg 1566 CSR 10-1,140 Conservation Commission 45 MoReg 1567 CSR 10-1,140 Conservation Commission 45 MoReg 1567 CSR 10-1,140 Conservation Commission 45 MoReg 1567 CSR 10-1,140 Conservation Commission 45 MoReg 1570 CSR 10-1,140 Conservation Commission 45 MoReg 1588 CSR 10-2,150 Conservation Commission 45 MoReg 1588 CSR 10-2,150 Conservation Commission 45 MoReg 1588 CSR 10-3,150 Conservation Commission 45 MoReg 1590 CSR 10-3,150 Conservation Commission 45 MoReg 1590 CSR 10-3,150 Conservation Commission 45 MoReg 1570 CSR 10-3,150 Conservation Commission 45 MoReg 1571 CSR 10-3,150 Conservation Commission 45 MoReg 1571 CSR 10-3,150 Conservation Commission 45 MoReg 1572 CSR 10-3,150 Conservation Commission 45 MoReg 1573 CSR 10-3,150 Conservation Commission 45 MoReg 1578 CSR 10-1,150 Conservation Commission 45 MoReg 1578 CSR 1	2 CSK 60-3.120	State Wilk Board		45 Moreg 1056r		
3 CSR 104-135	2 CCD 10 1 010			45 M D 4564		
SCSR 104-137				45 MoReg 1564 45 MoReg 1566		
SCR 104-137				45 MoReg 1567		
3 CSR 10-5.205 Conservation Commission 45 MoReg 1568 45 MoReg 1631 (1972) (1972				45 MoReg 1567		
3 CSR 10-5.215 Conservation Commission 45 MoReg 1568 45 MoReg 1631 3 CSR 10-5.225 Conservation Commission 45 MoReg 1570 3 CSR 10-5.300 Conservation Commission 45 MoReg 1571 3 CSR 10-5.310 Conservation Commission 45 MoReg 1571 3 CSR 10-5.310 Conservation Commission 45 MoReg 1571 3 CSR 10-5.345 Conservation Commission 45 MoReg 1571 3 CSR 10-5.345 Conservation Commission 45 MoReg 1572 3 CSR 10-5.445 Conservation Commission 45 MoReg 1572 3 CSR 10-5.445 Conservation Commission 45 MoReg 1572 3 CSR 10-5.445 Conservation Commission 45 MoReg 1573 3 CSR 10-7.405 Conservation Commission 45 MoReg 1573 3 CSR 10-7.405 Conservation Commission 45 MoReg 1576 3 CSR 10-7.405 Conservation Commission 45 MoReg 1577 3 CSR 10-7.405 Conservation Commission 45 MoReg 1577 3 CSR 10-7.405 Conservation Commission 45 MoReg 1577 3 CSR 10-7.405 Conservation Commission 45 MoReg 1579 3 CSR 10-7.706 Conservation Commission 45 MoReg 1579 3 CSR 10-7.700 Conservation Commission 45 MoReg 1580 3 CSR 10-17.10 Con	3 CSR 10-4.140 3 CSR 10-4.145			45 MoReg 1567 45 MoReg 1568		
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3 CSR 10-5.005 Conservation Commission 45 MoReg 1573 3 CSR 10-5.705 Conservation Commission 45 MoReg 1573 3 CSR 10-5.505 Conservation Commission 45 MoReg 1573 3 CSR 10-5.500 Conservation Commission 45 MoReg 1576 3 CSR 10-7.405 Conservation Commission 45 MoReg 1576 3 CSR 10-7.405 Conservation Commission 45 MoReg 992 45 MoReg 1616 3 CSR 10-7.410 Conservation Commission 45 MoReg 992 45 MoReg 1617 3 CSR 10-7.412 Conservation Commission 45 MoReg 1576 3 CSR 10-7.421 Conservation Commission 45 MoReg 1576 3 CSR 10-7.434 Conservation Commission 45 MoReg 1577 3 CSR 10-7.434 Conservation Commission 45 MoReg 1578 3 CSR 10-7.400 Conservation Commission 45 MoReg 1578 3 CSR 10-7.400 Conservation Commission 45 MoReg 1578 3 CSR 10-7.000 Conservation Commission 45 MoReg 1579 3 CSR 10-7.000 Conservation Commission 45 MoReg 1579 3 CSR 10-7.000 Conservation Commission 45 MoReg 1589 3 CSR 10-7.000 Conservation Commission 45 MoReg 1589 3 CSR 10-7.000 Conservation Commission 45 MoReg 1589 3 CSR 10-7.000 Conservation Commission 45 MoReg 1584 3 CSR 10-7.000 Conservation Commission 45 MoReg 1584 3 CSR 10-7.005 Conservation Commission 45 MoReg 1587 3 CSR 10-1.007 Conservation Commission 45 MoReg 1587 3 CSR 10-1.008 Conservation Commission 45 MoReg 1587 3 CSR 10-1.008 Conservation Commission 45 MoReg 1588 3 CSR 10-1.008 Conservation Commission 45 MoReg 1589 3 CSR 10-1.009 Conservation Commission 45 MoReg 1589 3 CSR 10-1.110 Conservation Commission 45 MoReg 1589 3 CSR 10-1.120 Conservation Commission 45 MoReg 1589 3 CSR 10-1.120 Conservation Commission 45 MoReg 1589 3 CSR 10-1.130 Conservation Commission 45 MoReg 1589 3 CSR 10-1.141 Conservation Commission 45 MoReg 1590 3 CSR 10-1.142 Conservation Commission 45 MoReg 1590 3 CSR 10-1.145 Conservation Commission 45 MoReg 1590 3 CSR 10-1.140 Conservation Commission 45 MoReg 1590 3 CSR 10-1.145 Conservation Commission 45 MoReg 1590 3 CSR 10-1.140 Conservation Commission 45 MoReg 1590 45 MoReg 1591 45 MoReg 1591 45 MoReg				45 MoReg 1572		
3 CSR 10-5.900				45 MoReg 1572 45 MoReg 1573		
3 CSR 0-5.500	3 CSR 10-5.705			45 MoReg 1573R		
3 CSR 10-7.405	3 CSR 10-5.900	Conservation Commission		45 MoReg 1573		
3 CSR 10-7.40				45 MoReg 15/6	15 MoDea 1616	
3 CSR 10-7.412	3 CSR 10-7.410			45 MoReg 992		
3 CSR 10-7.455	3 CSR 10-7.412			45 MoReg 1576	<u> </u>	
3 CSR 10-7.600				45 MoReg 1577 45 MoReg 1578		
3 CSR 10-7.700	3 CSR 10-7.600			45 MoReg 1578		
3 CSR 10-7.905				45 MoReg 1579		
3 CSR 10-7.905	3 CSR 10-7.710 3 CSR 10-7 900			45 MoReg 1580 45 MoReg 1583		
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13 CSR 40-2.160 13 CSR 40-2.210	Family Support Division Family Support Division	45 MoReg 775	45 MoReg 793 45 MoReg 946R	45 MoReg 1620 45 MoReg 1620R	
13 CSR 40-3.010	Family Support Division moved to 13 CSR 40-108.010		45 MoReg 999		
13 CSR 40-108.010	Family Support Division		45 MoReg 999	45 MoReg 1620	
13 CSR 70-3.320	formerly 13 CSR 40-3.010 MO HealthNet Division		45 MoReg 1249		
13 CSR 70-5.010	MO HealthNet Division		45 MoReg 1411	45 McDog 1601	
13 CSR 70-15.010 13 CSR 70-15.015	MO HealthNet Division MO HealthNet Division	45 MoReg 778	45 MoReg 796 45 MoReg 809	45 MoReg 1621 45 MoReg 1624	
13 CSR 70-15.110 13 CSR 70-20.200	MO HealthNet Division MO HealthNet Division		45 MoReg 817 45 MoReg 1660	45 MoReg 1626	
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13 CSR 70-99.010	MO HealthNet Division		45 MoReg 1664		

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Executive Orders

Missouri Register

Executive			
Orders	Subject Matter	Filed Date	Publication
	<u>2020</u>		
20-18	Closes state offices November 27, 2020	October 30, 2020	Next Issue
Proclamation	Convenes the Second Extra Session of the Second Regular Session of the One Hundredth General Assembly regarding supplemental appropriations		
	to respond to COVID-19	October 21, 2020	Next Issue
20-17	Declares a State of Emergency and activates the state militia due to	October 21, 2020	TYCAL ISSUE
	civil unrest in Missouri	September 24, 2020	45 MoReg 1656
20-16	Extends Executive Order 20-12 regarding the activation of the state militia		
20.15	until December 30, 2020	September 15, 2020	45 MoReg 1562
20-15 20-14	Establishes the Interagency Task Force on Worker Classification Suspends the requirement of physical appearance as stated in Chapter 474	September 11, 2020	45 MoReg 1559
20-14	by authorizing the use of audio-visual technology	September 3, 2020	45 MoReg 1557
Proclamation	Amends the matters specifically designated and limited for consideration	septemeer e, 2020	
	by the General Assembly in the July 15, 2020 Proclamation	August 10, 2020	45 MoReg 1338
20-13	Extends Executive Order 18-12 regarding the 2020 Census until		
D	November 30, 2020	July 31, 2020	45 MoReg 1303
Proclamation	Convenes the one hundredth general assembly of the State of Missouri in the First Extra Session of the Second Regular Session	July 15, 2020	45 MoReg 1220
20-12	Extends the State of Emergency, activation of the State Emergency Operations	July 13, 2020	+3 Wiokeg 1220
- ==	Plan and activation of the state militia. Gov. Michael Parson also extends,		
	in part, the provisions of Executive Order 20-04. Gov. Parson also extends,		
•••	in whole, Executive Orders 20-05, 20-06, and 20-08	June 11, 2020	45 MoReg 1064
20-11	Declares a State of Emergency and activates the state militia due to	M 20, 2020	45 M-D 000
Proclamation	civil unrest in Missouri Calls for a special election on August 4th of 2020	May 30, 2020 May 26, 2020	45 MoReg 990 45 MoReg 988
20-10	Extends Executive Orders 20-04, 20-05, 20-06, and 20-08 until	Way 20, 2020	43 MUKES 900
20 10	June 15, 2020	May 4, 2020	45 MoReg 895
20-09	Extends the State of Emergency declared in Executive Order 20-02 until		
	June 15, 2020 and directs the Missouri State Emergency Operations Plan		
•••	to remain activated	April 24, 2020	45 MoReg 789
20-08	Suspends the requirement of personal appearance before a notary public by	A	45 M.D. 710
20-07	authorizing the use of audio-video technology Waives late penalties for concealed carry permits for 60 days	April 6, 2020 April 2, 2020	45 MoReg 718 45 MoReg 716
20-06	Activates the state militia in response to the COVID-19 pandemic	March 27, 2020	45 MoReg 587
20-05	Suspends the prohibition of the sale of unprepared food by restaurants	141dich 27, 2020	15 Workey 507
	to the public during the current state of emergency	March 23, 2020	45 MoReg 585
20-04	Suspends certain agency regulations to allow them to address		
	the current state of emergency	March 18, 2020	45 MoReg 583
20-03	Postpones the General Municipal Election scheduled for	Manual 10, 2020	45 M.D. 500
20-02	April 7, 2020 until June 2, 2020 Declares a State of Emergency and directs the Missouri State Emergency	March 18, 2020	45 MoReg 580
20-02	Operations Plan be activated	March 13, 2020	45 MoReg 529
20-01	Designates supervisory authority over select departments, divisions,	17141011 13, 2020	10 1/10100 525
	or agencies of government	Feb. 03, 2020	45 MoReg 352
	$\frac{2019}{2019}$		
19-21	Closes state offices December 24, 2019 at 1 pm	Dec. 16, 2019	45 MoReg 101
19-21	Creates the Office of Apprenticeship and Work-Based Learning (OAWBL) and	DCC. 10, 2017	TJ WIONES IOI
	makes it a distinct office within the Missouri Department of Higher Education		
	and Workforce Development	Nov. 12, 2019	44 MoReg 3181
19-19	Closes state offices November 29, 2019	Nov. 4, 2019	44 MoReg 2816
Proclamation	Governor reduces line items in the budget	Oct. 28, 2019	44 MoReg 2959
19-18	Orders the Department of Health and Senior Services, Department of Element	ary	
	and Secondary Education, and the Department of Public Safety to develop a	Oct. 15, 2019	11 MoDes 2015
19-17	statewide campaign to deter the use of vaping devices by Missouri youths Rescinds Executive Order 81-24	Sept. 20, 2019	44 MoReg 2815 44 MoReg 2664
19-16	Orders the commencement of the Missouri as a Model Employer Initiative,	50pt. 20, 2017	11 MORCE 2004
	with directives for the State of Missouri employing people with disabilities	Sept. 9, 2019	44 MoReg 2576
19-15	Declares the Department of Higher Education be henceforth called	• •	
	Department of Higher Education and Workforce Development	Aug. 28, 2019	44 MoReg 2438
Proclamation	Calls for a Special Session of the One Hundredth General Assembly	Aug. 21, 2019	44 MoReg 2436
19-14	Establishes the Flood Recovery Advisory Working Group	July 18, 2019	44 MoReg 2281

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19-13	Establishes the Missouri Health Insurance Innovation Task Force	July 17, 2019	44 MoReg 2278
19-12	Closes state offices July 5, 2019	July 3, 2019	44 MoReg 2239
19-11	Establishes the Missouri Food, Beverage, and Forest Products		
	Manufacturing Task Force	June 28, 2019	44 MoReg 2085
19-10	Extends Executive Order 19-06 - State of Emergency	June 13, 2019	44 MoReg 1993
19-09	Calls and orders into active service, portions of the organized militia as		
	necessary to aid executive officials in protecting life and property	May 27, 2019	44 MoReg 1830
19-08	Declares a State of Emergency	May 21, 2019	44 MoReg 1828
Writ of			
Election	Fills vacancy in the One Hundredth General Assembly from the 158th district	April 23, 2019	44 MoReg 1499
Writ of		-	
Election	Fills vacancy in the One Hundredth General Assembly from the 99th district	April 23, 2019	44 MoReg 1497
19-07	Extends Executive Order 19-06 - State of Emergency	April 30, 2019	44 MoReg 1501
19-06	Gives the Department of Natural Resources discretionary authority to waive		
	or suspend operation to best serve the interests of the public health and safety		
	during the State of Emergency	March 29, 2019	44 MoReg 1246
19-05	Declares a State of Emergency	March 21, 2019	44 MoReg 1244
19-04	Establishes the Missouri School Safety Task Force	March 13, 2019	44 MoReg 1131
Proclamation	Governor reduces line items in the budget	Jan. 28, 2019	44 MoReg 771
19-03	Transfers the Division of Workforce Development to the Department		
	of Higher Education	Jan. 17, 2019	44 MoReg 767
19-02	Transfers the Office of Public Counsel and Public Service Commission to the		
	Department of Insurance, Financial Institutions and Professional Registration	Jan. 17, 2019	44 MoReg 765
19-01	Transfers the Division of Energy to the Department of Natural Resources	Jan. 17, 2019	44 MoReg 763

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borrowed leave; 1 CSR 20-5.030; 6/1/20, 9/15/20 deduction of amounts owed by employees to the state; 1 CSR 10-3.020; 6/1/20, 9/15/20

leaves of absence; 1 CSR 20-5.020; 9/1/20, 10/15/20

state official's salary compensation schedule; 1 CSR 10; 11/15/19

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animal health

rabbit hemorrhagic disease import restrictions on rabbits and hares entering Missouri; 2 CSR 30-2.016; 8/3/20 vesicular stomatitis restrictions on domestic and exotic ungulates (hoofed animals) entering Missouri; 2 CSR 30-2.005; 6/1/20, 9/15/20

state milk board

adoption of the Grade "A" Pasteurized Milk Ordinance PMO), 2019 Revision of the United States Department of

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16 CSR 10-5.010; 9/15/20

16 CSR 10-6.060; 9/15/20

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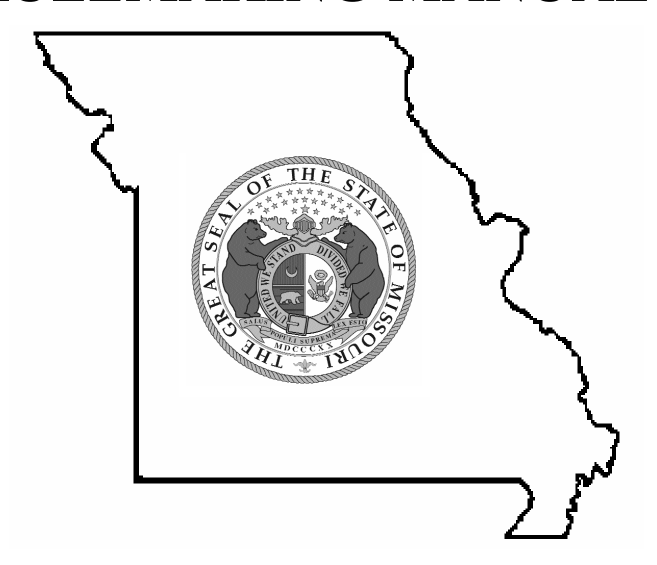
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MISSOURI STATE RULEMAKING MANUAL



JOHN R. ASHCROFT SECRETARY OF STATE

The *Missouri State Rulemaking Manual* is available exclusively online at <u>sos.mo.gov/adrules/manual/manual</u> for state agencies to assist in preparing all types of rulemakings.

For information about rule drafting classes call (573) 751-4015.

Rulemaking Classes

Are you new to rulemaking or in need of a refresher course to assist you in filing rules or understanding the rulemaking process?

The Administrative Rules Division offers group and individual classes for rule drafting and preparation of rule packets. Please call Curtis at (573) 751-2022 or email curtis.treat@sos.mo.gov to schedule a class.

We are currently offering virtual classes.

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