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SALUS POPULI SUPREMA LEX ESTO

“The welfare of the people shall be the supreme law.”



JOHN R. ASHCROFT
SECRETARY OF STATE

MISSOURI
REGISTER

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

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 sos.mo.gov/adrules/csr/csr

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

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

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

Rules filed as emergency rules may be effective not less than ten (10) business days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the *Missouri Register* as soon as practicable.

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

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 17—Industrial Hemp

EMERGENCY AMENDMENT

2 CSR 70-17.010 Definitions. The department is amending the entire rule.

PURPOSE: This amendment updates the list of definitions for Chapter 17.

PURPOSE: This rule lists definitions for Chapter 17.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State

Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the *Missouri* and *United States Constitutions*. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the *Missouri Register* (44 MoReg 2668-2670). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

The terms defined in sections 195.010 and 195.740, RSMo, in addition to other relative terms pertaining to the industrial hemp [agricultural pilot] program will be applied for use in 2 CSR 70-17.010 to [2 CSR 70-17.120] **2 CSR 70-17.130**.

(1) *Agricultural Hemp Seed Production Permit*—permit issued by the Missouri Department of Agriculture to registered growers and handlers engaged in the production of agricultural hemp seed that:

(A) Is sold or intended to be sold to registered growers for planting; or
(B) Remains capable of germination.

(2) *Applicant*—a person, joint venture, or cooperative who submits an application for registration as a grower and/or handler.

(3) *CBD*—cannabidiol.

(4) *Certificate of analysis*—a certificate from an independent testing laboratory describing the results of the laboratory's testing of a sample.

(5) *Certified agricultural hemp seed*—seed for which a certificate or any other instrument has been issued by an agency authorized under the laws of any country, state, territory, or possession of the United States to officially certify seed and that has standards and procedures approved by the Association of Official Seed Certifying Agencies (AOSCA) to assure the genetic purity and identity of the seed certified.

(6) *Cooperative*—organization that is owned and run jointly by its members, who share the profits or benefits.

(7) *Delta-9 THC*—delta-9 tetrahydrocannabinol.

(8) *Department*—The Director of the Department of Agriculture and all department employees.

(9) *Destroy/destruction*—rendered unusable by burning or

incorporating with other materials in a manner approved by the Missouri Department of Agriculture.

(10) *Grower registration—registration issued by the Missouri Department of Agriculture to applicants for production and cultivation of industrial hemp.*

(11) *Handler registration—registration issued by the Missouri Department of Agriculture to applicants for processing industrial hemp into publicly marketable hemp products.*

(12) *Harvest—the termination of the cultivation process.*

(13) *Hemp extract—an extract from a cannabis sativa L. plant or a mixture or preparation containing cannabis sativa L. plant material that is composed of no more than three-tenths of one percent (0.3%) delta-9 THC on a dry weight basis.*

(14) *Independent testing laboratory—a laboratory:*

(A) *With respect to which no person having a direct or indirect interest in the laboratory also has a direct or indirect interest in a business that:*

1. *Cultivates, processes, dispenses, or sells industrial hemp or marijuana;*

2. *Processes or sells hemp extract, CBD, or other similar substance in another state or jurisdiction; and*

(B) *That is accredited as a testing laboratory to International Organization for Standardization (ISO/IEC) 17025 by a third party accrediting body such as the American Association for Laboratory Accreditation (A2LA) or Assured Calibration and Laboratory Accreditation Select Services (ACLASS). After the two (2) year period from the original effective date of this rule, the laboratory must also have the industrial hemp testing they perform on their scope of accreditation.*

(15) *Industrial Hemp—as defined in section 195.010 (24), RSMo.*

(16) *Joint venture—a commercial enterprise undertaken jointly by two (2) or more persons that otherwise retain their distinct identities.*

(17) *Person—includes, but is not limited to, a natural person, sole proprietorship, partnership, limited liability corporation, limited liability partnership, company, corporation, association, government agency or governmental subdivision, business, or non-profit organization.*

(18) *Plot of Land—means a contiguous parcel of land registered with the department on which a registrant plans to cultivate industrial hemp.*

(19) *Propagule—any viable nonseed plant material used to cultivate industrial hemp, including transplants, cuttings, and/or clones.*

(20) *Publicly marketable hemp product—any industrial hemp product that does not include any living hemp plants, viable seeds, viable roots, viable leaf materials, or viable floral materials, and contains no material with a delta-9 THC concentration exceeding three-tenths of one percent (0.3%) on a dry weight basis.]*

(1) **Acceptable industrial hemp THC level (acceptable THC level)—when the application of the measurement of uncertainty to the reported delta-9 THC content concentration level on a dry weight basis produces a distribution range that includes three-**

tenths of one percent (0.3%) or less. For any certificate of analysis that does not include a measurement of uncertainty, the measurement of uncertainty is deemed zero percent (0.00%).

(2) **Agent—any family member, employee, contracted employee, or farmhand of a registered producer or permit holder.**

(3) **Agricultural hemp propagule (propagule)—as defined in subdivision 1 of section 195.740, RSMo.**

(4) **Agricultural hemp propagule and seed permit (permit)—permit issued by the Missouri Department of Agriculture to persons authorized to sell, distribute, or offer for sale any viable industrial hemp propagules or viable seeds.**

(5) **Agricultural hemp seed (seed)—as defined in subdivision 2 of section 195.740, RSMo.**

(6) **Applicant—a natural person authorized to sign for a person, who submits an application for a producer registration or an agricultural hemp propagule and seed permit so that they may produce, sell, distribute, or offer for sale any viable industrial hemp.**

(7) **Certificate of analysis—a certificate from a testing laboratory describing the results of the laboratory's testing of a sample.**

(8) **Certified industrial hemp sampler (certified sampler)—a person that meets the requirements established by the department for conducting sampling of industrial hemp.**

(9) **Delta-9 tetrahydrocannabinol (THC)—delta-9 tetrahydrocannabinol measured using postdecarboxylation or other similarly reliable methods approved by the United States Department of Agriculture (USDA).**

(10) **Department—the Missouri Department of Agriculture.**

(11) **Destruction (disposal)—rendered unusable by burning, incorporating with other materials, or other manner approved by the department.**

(12) **Farm Service Agency (FSA)—an agency of the United States Department of Agriculture (USDA).**

(13) **Harvest—the termination of the cultivation of viable industrial hemp or the collection of viable seed.**

(14) **Indoor cultivation facility—any greenhouse or enclosed building or structure capable of continuous cultivation throughout the year that is not a residential building, a vehicle, or designed for use as a dwelling.**

(15) **Industrial hemp—as defined in subdivision 24 of section 195.010, RSMo.**

(16) **Key participant—a sole proprietor, a partner in a partnership, or a person with executive managerial control in a corporation. A person with executive managerial control includes, but is not limited to, a chief executive officer, chief operating officer, or chief financial officer. This definition does not include non-executive managers such as farm, field, or shift managers.**

(17) **Lot—a group of plants of the same cannabis variety or strain in a contiguous area in a field, greenhouse, or indoor growing structure.**

(18) **Measurement of Uncertainty (MU)**—the parameter, associated with the result of a measurement, that characterizes the dispersion of the values that could reasonably be attributed to the particular quantity subject to measurement.

(19) **Parcel**—land with a separate legal description on which an applicant, registered producer, or permit holder plans to or produces, sells, distributes, or offers for sale any viable industrial hemp.

(20) **Permit holder**—any person who holds a valid agricultural hemp propagule and seed permit.

(21) **Person**—includes, but is not limited to, a natural person, sole proprietorship, partnership, limited liability corporation, limited liability partnership, company, association, government agency, governmental subdivision, business, cooperative, joint venture, or non-profit organization.

(22) **Producer registration (registration)**—registration issued by the department to persons authorized to produce viable industrial hemp.

(23) **Publicly marketable product**—any industrial hemp product that does not include any living hemp plants, viable seeds, viable roots, viable leaf materials, or viable floral materials, and contains no material with a delta-9 THC concentration exceeding three-tenths of one percent (0.3%) on a dry weight basis.

(24) **Registered producer**—any person who holds a valid producer registration for the production of industrial hemp.

(25) **Testing laboratory**—a laboratory that is:

(A) Registered with the Drug Enforcement Agency (DEA) or other requirements established by the United States Department of Agriculture; or

(B) Accredited or has begun the process of accreditation as a testing laboratory to International Organization for Standardization (ISO/IEC) 17025 by a third-party accrediting body such as the American Association for Laboratory Accreditation (A2LA) or ANSI-ASQ National Accreditation Board (ANAB). The laboratory must be accredited and also have the cannabis testing they perform on their scope of accreditation by December 31, 2023.

(26) **Viable industrial hemp**—plant material capable of living or growing, including agricultural hemp seeds and agricultural hemp propagules.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY AMENDMENT

2 CSR 70-17.020 [Industrial Hemp Pilot Program Registration

Application (Grower and Handler Application Requirements, Selection Process, Application Period, and Fees) Registration and Permit Application Requirements. The department is amending the title, purpose, and entire rule.

PURPOSE: This amendment updates the applicant requirements for a producer registration and agricultural hemp propagule and seed permit.

PURPOSE: This rule explains the [grower and handler application requirements, selection process, application period, and fees] requirements for producer registrations and agricultural hemp propagule and seed permits.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the **Missouri and United States Constitutions**. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the **Missouri Register** (44 MoReg 2670-2671). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

[(1) Each applicant for an Industrial Hemp Agricultural Pilot Program Grower and/or Handler Registration must complete and submit an application for registration on a form provided by the department. Applications must be postmarked by the deadline for closing the application period. Notice of the open application period will be posted on the department's website.

(2) Growers engaged in the production and cultivation of agricultural hemp seed shall obtain an agricultural hemp seed production permit.

(3) Handlers engaged in the processing and/or distribution of

agricultural hemp seed to registered growers shall obtain an agricultural hemp seed production permit.

(4) Growers and/or handlers must apply for separate registrations for each plot of land, location, facility, or establishment where industrial hemp will be grown or handled.

(5) Completed applications must provide the following information:

(A) The complete legal name, mailing address, email, and phone number of the applicant;

(B) The applicant's state of residence or state in which the entity is domiciled;

(C) Type of business entity: person, cooperative, or joint venture;

(D) Type of registration: grower or handler;

(E) Request for Agricultural Hemp Seed Production Permit, if applicable;

(F) Legal description, street address, and Global Positioning System (GPS) coordinates for the plot of land used for cultivating industrial hemp and the industrial hemp storage facility location, if applicable;

(G) Legal description, street address, and Global Positioning System (GPS) coordinates for the industrial hemp processing facility and industrial hemp storage facility location, if applicable;

(H) An industrial hemp production, research, and marketing plan;

(I) The application for a grower registration must include submission of:

1. Any evidence of row crop, nursery, or greenhouse experience for the department's consideration, such as a copy of an IRS Schedule F federal tax form for at least one (1) of the past three (3) years, the applicant's farm serial number (FSN) issued by the United States Department of Agriculture-Farm Service Agency, or evidence of agricultural education;

2. A detailed map of the plot of land on which the applicant plans to grow industrial hemp, showing the boundaries and dimensions of the growing area in acres and the location of different varieties within the growing area;

3. Requested number of acres for production and cultivation of industrial hemp; and

4. Documentation verifying any non-certified agricultural hemp seed to be planted is enrolled in the Missouri Crop Improvement Association's certification program.

(6) Applications must be submitted along with a nonrefundable application fee of one hundred dollars (\$100) per type of registration, made payable to the Missouri Department of Agriculture. Institutions of higher education are exempt from the application fee.

(7) The department shall notify applicants by letter or email whether the application has been denied or conditionally approved. A person, cooperative, or joint venture shall not be a participant in the department's pilot program until the applicant has executed a grower registration agreement, paid all registration fees, and received from the department an issued registration.

(8) The department will select applicants for a grower registration by scoring the following factors:

(A) Application for registration;

(B) Applicant's row crop, nursery, or greenhouse experience;

(C) Detailed map of the plot of land on which industrial hemp will be cultivated; and

(D) Applicant's industrial hemp production, research, and marketing plan.

In the event there is a tie between applicants for a grower registration, the department will select the applicant that received the highest score on row crop, nursery, or greenhouse experience. If a tie score still remains, the department will select the applicant that received the highest score on the industrial hemp production, research, and marketing plan.]

(1) Persons must obtain—

(A) A producer registration in order to produce viable industrial hemp; and

(B) An agricultural hemp propagule and seed permit in order to sell, distribute, or offer for sale any viable industrial hemp.

(2) Each applicant for a producer registration or agricultural hemp propagule and seed permit must complete and submit an application on a form provided by the department.

(3) Persons must apply for a separate registration or permit for each noncontiguous parcel of land where viable industrial hemp will be produced, sold, distributed, or offered for sale.

(4) No application shall include any parcel of land not owned or rented by the person.

(5) The applicant and all key participants applying for the producer registration must meet the requirements of a state and federal fingerprint criminal history background check listed in 2 CSR 70-17.030.

(6) A complete producer registration application must provide the following:

(A) The complete legal name, mailing address, email, and phone number of the applicant and person;

(B) The person's state of residence or domicile;

(C) Type of business entity, if applicable;

(D) Legal description, street address, and Global Positioning System (GPS) coordinates for the parcel(s) of land used for producing industrial hemp; and

(E) A detailed map of the parcel(s) of land on which the person plans to produce industrial hemp, which includes the following information:

1. The boundaries, dimensions, and GPS coordinates of the parcel;

2. Planned number of acres and/or square footage for production of industrial hemp; and

3. Location of buildings or facilities where viable industrial hemp may be held.

(7) A complete agricultural hemp propagule and seed permit application must provide the following:

(A) The complete legal name, mailing address, email, and phone number of the applicant and person;

(B) The person's state of residence or domicile;

(C) Type of business entity, if applicable;

(D) Legal description, street address, and Global Positioning System (GPS) coordinates for the parcel(s) of land used to sell, distribute, or offer for sale viable industrial hemp; and

(E) A detailed map of the parcel(s) of land on which the applicant plans to sell, distribute or offer for sale viable industrial hemp, including the location of buildings or facilities.

(8) Each registration or permit application must be submitted along with a nonrefundable fee payable to the Missouri Department of Agriculture as established in 2 CSR 70-17.070.

(9) Applications will not be processed until all required materials are received. Incomplete applications will expire sixty (60) days from the time the department notifies the applicant of missing documentation. If an application expires, the applicant must resubmit all documentation and associated fees.

(10) The department shall notify applicants by letter or email whether the application has been denied or approved.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY AMENDMENT

2 CSR 70-17.030 State and Federal Fingerprint Criminal History Background Check [When Required, Process, and Fees] Requirements. The department is amending the title, the purpose, and the entire rule.

PURPOSE: This amendment updates requirements for the State and Federal Fingerprint Criminal History Background check.

PURPOSE: This rule explains the state and federal fingerprint criminal history background check requirements.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or

agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the Missouri Register (44 MoReg 2671-2672). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

[(1) Each applicant for a grower and/or handler registration must complete and pay for a state and federal criminal background check for initial registration and renewal.]

(1) Each applicant and all key participants must complete and pay for a state and federal fingerprint criminal background check within thirty (30) days of submitting an application for a producer registration and renewal of a producer registration.

(2) Each applicant must complete and pay for a state and federal fingerprint criminal background check within thirty (30) days of submitting an application or renewal to become a certified industrial hemp sampler.

[(2)](3) All required state and federal fingerprint criminal background checks shall be [delivered] provided to the department [with the application for registration] through the Missouri State Highway Patrol automated system.

[(3) All required state and federal criminal background checks must be submitted along with the application for registration renewal.]

(4) Failure to submit all required state and federal fingerprint criminal background checks [with the application or the request to renew the registration] shall be grounds for denial [of registration].

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY RESCISSION

2 CSR 70-17.040 Industrial Hemp Pilot Program Grower and Handler Registration Agreement. This rule is being rescinded as the requirements set forth in the statute were removed.

PURPOSE: This rule explained the grower and handler registration agreement requirements.

EMERGENCY STATEMENT: This emergency rescission informs the public of what provisions are necessary for the efficient and effective

implementation of the Industrial Hemp Program. The department believes this emergency rescission is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency rescission is limited to the circumstances creating the emergency and complies with the protections extended in the **Missouri and United States Constitutions**. MDA believes this emergency rescission is fair to all interested parties under the circumstances. A proposed rescission covering this same material was published in the November 1, 2019, issue of the **Missouri Register** (44 MoReg 2672). This emergency rescission was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

AUTHORITY: section 195.773, RSMo Supp. 2018. Original rule filed Nov. 20, 2018, effective July 30, 2019. Rescinded: Filed Sept. 30, 2019. Emergency rescission filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

Title 2—DEPARTMENT OF AGRICULTURE

Division 70—Plant Industries

Chapter 17—Industrial Hemp

EMERGENCY AMENDMENT

2 CSR 70-17.050 [Stipulations] General Provisions for Registered [Growers and Handlers] Producers and Agricultural Hemp Propagule and Seed Permit Holders. The department is amending the title, the purpose, and section (3), adding new sections (1), (2), (4)-(10), and deleting section (1).

PURPOSE: This amendment updates and clarifies provisions for the rule.

PURPOSE: This rule explains [stipulations] general provisions for

registered [growers and handlers] producers and agricultural hemp propagule and seed permit holders.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the **Missouri and United States Constitutions**. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the **Missouri Register** (44 MoReg 2672-2673). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

[(1) No application or site modification request shall include any plot of land that is not owned or rented by the applicant, registered grower, or registered handler.]

(1) No person shall obtain, possess, produce, distribute, sell, or offer for sale any viable industrial hemp in Missouri, including viable industrial hemp propagules or viable industrial hemp seed, without a valid producer registration or permit.

(2) Registrations and permits are effective on the date of issuance by the department and shall expire three (3) years from the last day of the month in which the registration or permit was issued. To renew a registration or permit at the end of the three- (3-) year period, registered producers and permit holders are required to satisfy all application requirements including completion of a state and federal fingerprint criminal background check, if applicable.

[(2)](3) Registered [growers and registered handlers] producers must also obtain an agricultural hemp propagule and seed permit to sell, distribute, or offer for sale any viable [agricultural hemp] propagules or viable seed.

(4) Permit holders must also obtain a producer registration to

produce propagules or seed or to hold or store propagules for a period of forty-eight (48) hours or more.

(5) All registered producers and permit holders are subject to inspection, investigation, and sampling to verify compliance with the applicable laws, regulations, and guidelines.

(6) Any registered producer or permit holder shall destroy, without compensation, in accordance with department protocol:

(A) Any industrial hemp located in an area not identified on the application; or

(B) Any lot that tests out of compliance in accordance with 2 CSR 70-17.100.

(7) Persons shall hold the department harmless, release the department from liability, and waive the right to sue the department for any claims arising from matters associated with industrial hemp.

(8) Any registered producer, permit holder, or their agent, shall have the following in their possession when transporting viable industrial hemp within the state or shall include with viable industrial hemp transported by a third-party:

(A) A copy of their valid producer registration or agricultural hemp propagule and seed permit;

(B) A certificate of analysis for each lot in transport, if applicable;

(C) A bill of lading, if applicable; or

(D) A chain of custody form, if applicable.

(9) Third-party commercial transportation of viable industrial hemp is exempt from registration and permit requirements.

(10) Registered producers shall report hemp crop acreage to the Farm Service Agency annually.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY RESCISSION

2 CSR 70-17.060 Modification of Grower and Handler Applications and Fees. This rule is being rescinded as the requirements are no longer needed.

PURPOSE: This rule explained the process of modifying grower and handler applications and the associated fees.

EMERGENCY STATEMENT: This emergency rescission informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency rescission is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are nec-

essary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency rescission is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MDA believes this emergency rescission is fair to all interested parties under the circumstances. A proposed rescission covering this same material was published in the November 1, 2019, issue of the Missouri Register (44 MoReg 2673). This emergency rescission was filed December 17, 2019, effective becomes January 2, 2020, and expires June 29, 2020.

AUTHORITY: section 195.773, RSMo Supp. 2018. Original rule filed Nov. 20, 2018, effective July 30, 2019. Rescinded: Filed Sept. 30, 2019. Emergency rescission filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY AMENDMENT

2 CSR 70-17.070 Industrial Hemp [Registration] Program Fees [(Renewal of Registration) and Other Fees]. The department is amending the title, purpose, and entire rule.

PURPOSE: This amendment updates the purpose and fees associated with the industrial hemp program.

PURPOSE: This rule explains registration, permit, and other related fees.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory

framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the **Missouri and United States Constitutions**. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the **Missouri Register** (44 MoReg 2673-2675). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

[(1) Upon the department's selection of the application, the applicant will be provided an Industrial Hemp Pilot Program Grower and Handler Registration Agreement to be signed and submitted along with the applicable registration fees. Institutions of higher education are exempt from these fees.

(A) Grower registration fee: five hundred dollars (\$500) plus—

1. Forty-five dollars (\$45) per acre to be planted.

(B) Handler registration fee: five hundred dollars (\$500) plus—

1. For processing the grain component of industrial hemp: five hundred dollars (\$500);

2. For processing the fiber component of industrial hemp: five hundred dollars (\$500);

3. For processing the leaf and/or floral material component of industrial hemp (hemp extract and/or CBD): three thousand dollars (\$3,000); or

4. If processing more than one (1) component, the handler shall pay the fee associated with each component.

(C) Agricultural Hemp Seed Production Permit fee: five hundred dollars (\$500).

(2) Registered growers must pay an annual renewal fee of forty-five dollars (\$45) per acre for the second and third year of registration.

(3) Registered handlers must pay an annual renewal fee equal to the applicable processing fees listed in this section in (1)(B)1. through 4. for the second and third year of registration.

(4) Agricultural hemp seed production permittees must pay an annual renewal fee of five hundred dollars (\$500).

(5) Registrations are effective on the date originally issued by the department and will expire three (3) years after the date of issuance.

(6) Applications for registration renewal must be received no more than one hundred twenty (120) days and no less than thirty (30) days prior to the expiration of the three- (3-) year registration. Registered growers and handlers shall be required to satisfy all requirements for registration as if never before registered, including completion of an acceptable state and federal criminal background check. Registered growers will be considered first for subsequent three- (3-) year registration renewals.

(7) If unaccounted acres are available for production and cultivation, the department will announce an open application period on the department's website. During this period, the department will consider new applications and registration modifications for the acreage.

(8) When destruction is required, the department will assess to the registered grower an appropriate destruction certification fee. Such fee will be commensurate with the Missouri Highway Patrol or local law enforcement agencies' costs for certifying crop destruction. Such fee shall be paid within thirty (30) days of receiving an invoice.]

(1) The applicant, registered producer, or permit holder must pay all fees as established in applicable laws and regulations. All fees are nonrefundable.

(2) Applicants must submit a seven hundred fifty dollar (\$750) fee with each registration or permit application.

(3) Registered producers and permit holders must pay an annual fee of seven hundred fifty dollars (\$750) for the second and third year of registration. Annual fees are due by the end of the month of the anniversary date of the initial approval.

(4) If fees are not paid by the due date, a late fee of twenty-five percent (25%) may be assessed for fees that are up to thirty (30) days past due. A late fee of fifty percent (50%) may be assessed for fees thirty-one (31) to sixty (60) days past due. Fees not paid within sixty (60) days of the due date will result in revocation of the producer registration or permit.

(5) The department may invoice registered producers and permit holders for all applicable destruction certification expenses. Such fees will be commensurate with the Missouri State Highway Patrol or local law enforcement agencies' costs for certifying crop destruction. The destruction certification fee shall be due thirty (30) days after the invoice date.

(6) The department may invoice registered producers and permit holders for all related inspection, investigation, and sampling costs, including mileage charged at the federal mileage rate, and all related laboratory analysis costs.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

PRIVATE COST: This emergency amendment will cost private entities an estimated one hundred seventy-five thousand dollars (\$175,000) for the duration of the emergency.

**FISCAL NOTE
PRIVATE COST**

- I. Department Title: 2 – Department of Agriculture**
- Division Title: 70 – Plant Industries**
- Chapter Title: 17 – Industrial Hemp**

Rule Number and Title:	2 CSR 70-17.070 Industrial Hemp Registration and Permit Fees
Type of Rulemaking:	Emergency Amendment

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
500	Registered producers & Permit holders	\$175,000 for duration of the emergency

III. WORKSHEET

500 Registered producers & Permit holders x \$750/year = \$350,000/year times 6 months = \$175,000

IV. ASSUMPTIONS

It is assumed that 500 persons will apply for or maintain a producer registration or agricultural hemp propagule and seed permit. The initial registration/permit fee and annual maintenance fee are established at \$750.

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY AMENDMENT

2 CSR 70-17.080 Site Access for Missouri Department of Agriculture (MDA) and Law Enforcement Inspection [and Sampling]. The department is amending the title and sections (1) and (2), deleting section (3), and adding a new section (3).

PURPOSE: This amendment clarifies site access requirements in rule.

PURPOSE: This rule explains the site access requirements.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the Missouri Register (44 MoReg 2673-2675). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

(1) The department will provide information to the Missouri State Highway Patrol about the registered [grower and handler] producer or permit holder's operation as it relates to the [growing, cultivation, processing, and storage of] production, sale, distribution, or offer for sale of viable industrial hemp at locations as indicated on the application [for registration].

(2) Registered [grower and handler] producer or permit holders shall have no reasonable expectation of privacy from the department or law enforcement, with respect to the [plot] parcel of land where [agricultural hemp seeds, industrial hemp plants, or industrial

hemp plant materials are located as indicated on the application for registration] viable industrial hemp is produced, sold, distributed, or offered for sale.

[(3) A registered grower and handler, whether present or not, must permit the department or a representative of any law enforcement agency to enter the plot of land, with or without cause, where agricultural hemp seeds, industrial hemp plants, or industrial hemp plant materials are located or cultivated and any land or structure where agricultural hemp seeds, industrial hemp plants, or industrial hemp plant materials are processed, stored, or held for sale, with or without cause.]

(3) A registered producer or permit holder, whether present or not, must allow the department or a representative of any law enforcement agency to enter the parcel of land or structure, with or without cause, where viable industrial hemp is produced, sold, distributed, or offered for sale.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY RESCISSION

2 CSR 70-17.090 Inspection of Site, Crop, and Sampling Requirements for Laboratory Analysis (Responsibilities of Registered Grower and Handler). This is being rescinded as the requirements are clarified in other rules within this chapter.

PURPOSE: This rule explained site inspections, crop inspections, and sampling requirements.

EMERGENCY STATEMENT: This emergency rescission informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency rescission is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the

hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency rescission is limited to the circumstances creating the emergency and complies with the protections extended in the **Missouri and United States Constitutions**. MDA believes this emergency rescission is fair to all interested parties under the circumstances. A proposed rescission covering this same material was published in the November 1, 2019, issue of the **Missouri Register** (44 MoReg 2676). This emergency rescission was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

AUTHORITY: section 195.773, RSMo Supp. 2018. Original rule filed Nov. 20, 2018, effective July 30, 2019. Rescinded: Filed Sept. 30, 2019. Emergency rescission filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY AMENDMENT

2 CSR 70-17.100 Sampling Requirements and Results of Analysis. The department is amending the title, purpose, section (1), deleting section (2)–(7), and adding new sections (2)–(17).

PURPOSE: This amendment updates sampling requirements and the results of analysis.

PURPOSE: This rule explains the sampling requirements and results of analysis for the program.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application

requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the **Missouri and United States Constitutions**. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the **Missouri Register** (44 MoReg 2676–2677). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

(1) All industrial hemp [varieties planted and cultivated] lots produced within a [plot] parcel of land must be sampled in accordance with the department's sampling protocol and tested by a testing laboratory to ensure compliance with [the] applicable laws and regulations.

[(2) Registered growers must collect samples in accordance with the department's sampling protocol within fifteen (15) days prior to harvest.

(3) Each variety of industrial hemp must be analyzed by an independent testing laboratory for analysis for delta-9 THC concentration on a dry weight basis.

(4) Sampled plant material from multiple varieties shall not be commingled.

(5) One (1) duplicate composite sample of each variety of industrial hemp must be collected and retained by the registered grower in accordance with established department protocols, to be analyzed if the original composite sample certificate of analysis reports greater than three-tenths of one percent (0.3%) delta-9 THC concentration on a dry weight basis.

(6) Registered growers must maintain a copy of each certificate of analysis as part of the Industrial Hemp Plant Monitoring System for a period of three (3) years from date of analysis.

(A) Registered growers must provide to a registered handler or processor a copy of each certificate of analysis for each variety of industrial hemp distributed or sold.

(B) Registered growers must submit to the department, within three (3) business days of receipt, copies of all certificates of analysis showing a delta-9 THC concentration on a dry weight basis greater than three-tenths of one percent (0.3%) as evidence that the industrial hemp variety is not in compliance with applicable laws and regulations. Upon receipt of each certificate of analysis showing noncompliance, the registered grower will submit the retained duplicate composite sample for that variety from the same plot of land to be immediately delivered to the independent testing laboratory for analysis.

(C) Registered growers must submit to the department, within three (3) business days of receipt, each duplicate composite certificate of analysis. The department will issue to the registered grower an order for destruction for the specific

industrial hemp testing out of compliance. Destruction must be completed by the registered grower within ten (10) days of receipt of the department's order for destruction.

1. The registered grower must maintain a destruction report.

2. The registered grower must submit a copy of the destruction report to the department within three (3) days of crop destruction and the department will notify the Missouri Highway Patrol and local law enforcement of crop destruction.

(7) Registered growers are financially responsible for all costs associated with contracting laboratory services, sample collection, delivery of samples to the independent testing laboratory, and laboratory analysis.]

(2) All samples used to determine compliance with applicable laws and regulations must be collected by a certified sampler or authorized department personnel. All samples used to determine compliance with applicable laws and regulations must be submitted to a testing laboratory for analysis.

(3) Requirements for a person to qualify as a certified sampler include:

- (A) Complete a training course approved by the department;
- (B) Pass a certification test with a score of no less than eighty percent (80%);
- (C) Meet the requirements of a state and federal fingerprint criminal history background check listed in 2 CSR 70-17.030;
- (D) Submit a certified industrial hemp sampler application; and
- (E) Submit a non-refundable application fee of \$50 to the department at the time of application.

(4) An industrial hemp sampler certification is valid for a period of three (3) years unless revoked by the department. Certifications can be renewed by completing the requirements set in 2 CSR 70-17.100(3) to qualify as a certified sampler.

(5) Certified samplers or authorized department personnel shall:

- (A) Adhere to the department sampling protocol for collection and handling of samples; and
- (B) Complete and attach a department chain of custody form to each sample.

(6) No certified sampler shall sample a lot for a registration in:

- (A) His or her name;
- (B) His or her employer's name; or
- (C) Which he or she is a key participant.

(7) The department may revoke the sampler's certification if he or she:

- (A) Admits to or has been found by the department to have violated proper procedures established in the department's hemp sampling protocol;
- (B) Makes any false statements to the department, Missouri State Highway Patrol or any law enforcement agency with regard to industrial hemp; or
- (C) Fails to comply with any order from the department or any order regarding industrial hemp from the Missouri State Highway Patrol or any law enforcement agency.

(8) Sampled plant material from separate lots shall not be commingled.

(9) Samples must be taken within fifteen (15) days prior to harvest.

(10) The lot is a publicly marketable product if the sample used

to determine compliance with applicable laws and regulations meets the definition of acceptable THC level.

(11) For any sample exceeding the acceptable THC level, the registered producer may request the laboratory to retest the sample. The registered producer must notify the department and the laboratory of the request in writing.

(12) If a retest is not requested or the retest exceeds the acceptable THC level, the department will issue an order of destruction to the producer.

(13) Registered producers must maintain a copy of each certificate of analysis as part of the Industrial Hemp Plant Monitoring System for a period of three (3) years from the date of analysis.

(14) Registered producers must submit certificates of analysis for all samples used to determine compliance with applicable laws and regulations to the department.

(A) Registered producers must submit to the department, within three (3) business days of receipt, copies of any certificate of analysis that show the tested sample measured above the acceptable THC level as evidence that the lot does not comply with applicable laws and regulations.

(B) Registered producers must submit to the department, within thirty (30) business days of receipt, copies of any certificate of analysis that show the tested sample measured within the acceptable THC level as evidence that the lot does comply with applicable laws and regulations.

(15) The department may issue to the registered producer or permit holder an order of destruction for any lot testing out of compliance. Destruction must be completed by the registered producer or permit holder within fifteen (15) days of receipt of the department's order of destruction. The Missouri State Highway Patrol or local law enforcement agency must complete certification of crop destruction. In addition:

(A) The registered producer or permit holder must maintain a destruction report; and

(B) The registered producer or permit holder must submit a copy of the destruction report to the department within thirty (30) business days of crop destruction.

(16) All harvested lots awaiting a certificate of analysis shall not be processed, commingled, or sold until compliant test results are obtained.

(17) Registered producers or permit holders are financially responsible for all costs associated with contracting laboratory services, sample collection, delivery of samples to the testing laboratory, and laboratory analysis.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

PRIVATE COST: This emergency amendment will cost private entities an estimated two thousand five hundred dollars (\$2,500) for the duration of the emergency.

**FISCAL NOTE
PRIVATE COST**

- I. **Department Title:** 2 – Department of Agriculture
- Division Title:** 70 – Plant Industries
- Chapter Title:** 17 – Industrial Hemp

Rule Number and Title:	2 CSR 70-17.100 Sampling Requirements
Type of Rulemaking:	Emergency Amendment

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the rule:	Classification: by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
100	Certified Industrial Hemp Samplers	\$2,500 for the duration of the emergency

III. WORKSHEET

100 Certified Industrial Hemp Samplers X \$50/application = \$5,000/year
 Emergency rule duration = 6 months or 0.5 years
 \$5,000 X 0.5year = \$2,500 for the duration of the emergency

IV. ASSUMPTIONS

It is assumed that 100 persons will apply for a Certified Industrial Hemp Sampler certification. The application fee established in the rule is \$50/application.

Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp

EMERGENCY AMENDMENT

2 CSR 70-17.110 Industrial Hemp Plant Monitoring System [(Records, Reports, and Data Maintained for Cultivating, Sampling, Certificates of Analysis, Storing, Processing, Destruction, and Sale or Distribution of Industrial Hemp)] **Requirements.** The department is amending the title, purpose, sections (1)–(3), and adding section (4).

PURPOSE: This amendment updates requirements for the industrial hemp plant monitoring system.

PURPOSE: This rule explains the industrial hemp plant monitoring system requirements for viable industrial hemp.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019, issue of the Missouri Register (44 MoReg 2677–2679). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

(1) All registered [growers and handlers] producers and permit holders must keep and maintain an Industrial Hemp Monitoring System for all records, reports, data, and certificates of analysis relating to the planting, cultivation, harvest, sampling, [processing,] storage, destruction, sale, or distribution of viable industrial hemp. All records, reports, data, and certificates of analysis must be kept for a period of three (3) years from the date of each activity.

(2) All hemp monitoring system data shall be available for inspection and auditing [at a reasonable time] during regular department business hours, or upon request in writing. The department shall be furnished complete copies of these records within ten (10) business days of receipt of request.

(3) [Contents of an Industrial Hemp Plant Monitoring System include] Registered producers shall maintain the following:

(A) Planting Reports—

1. Registered [growers] producers must record, within [ten (10)] thirty (30) days of planting, a planting report, including the replanting of seeds or propagules on a [plot] parcel of land. For each industrial hemp [variety] lot planted, the planting report shall contain:

- A. GPS coordinates for the [plot] parcel of land;
- B. The number of acres or square footage of each variety planted;
- C. The GPS coordinates for each [variety] lot planted; and
- D. The seed bag label or tag, bulk seed certificate, [and/or complete variety name of] bill of lading/invoice for propagule(s), or documentation stating the origin of the industrial hemp.

(B) Sample Analysis Reports—

1. Certificates of analysis [must be kept and maintained] for all industrial hemp [varieties] lots sampled by a certified sampler and tested by [an independent] a testing laboratory[. Certificates of analysis] must be kept [and maintained] for a period of three (3) years from date of analysis.

[2. Documentation of the registered grower notification to the department for all certificates of analysis showing a delta-9 THC concentration in excess of three-tenths of one percent (0.3%) on a dry weight basis.

3. Documentation verifying that copies of certificates of analysis were provided for each industrial hemp variety distributed or sold to a registered handler or processor.]

(C) Destruction Reports—

1. Within [three (3)] thirty (30) days of crop destruction the registered [grower] producer must produce a destruction report[, including] that includes the:

- A. Copy of the department’s order of destruction or a written statement justifying the destruction of [an industrial hemp crop] the lot;
- B. [Number of acres of each variety] Amount destroyed;
- C. Date(s) of destruction; and
- D. Method of destruction.

(D) Harvest Reports—

1. Within [ten (10)] thirty (30) days of harvest, the registered [grower] producer must produce [for each industrial hemp variety harvested,] a harvest report including:

- A. Date of harvest for each [variety] lot;
- B. Number of acres or square footage of each [variety] lot harvested;
- C. Amount of each industrial hemp [variety] lot harvested; and
- D. Location of viable seed storage[.];
- [E. Date and amount of industrial hemp transferred to each registered handler or processor; and
- F. Name of registered handler or processor, handler registration number and registration expiration date, and processing facility location address.

(E) Handling Reports—

1. Within ten (10) days of purchase, storage, disposal, or processing, the registered handler must produce:

- A. Copies of industrial hemp purchasing agreements with registered growers;
- B. Copies of all certificates of analysis for all industrial hemp varieties obtained from registered growers;
- C. Inventory reports of each variety of industrial hemp being stored and processed, including:

(I) Date of inventory;
 (II) Location of stored inventory;
 (III) Total amount of industrial hemp and seed of each variety;

(IV) Total amount of unusable industrial hemp and seed of each variety; and

(V) Name, signature, and title of the employee performing inventory.

D. Disposal records for all unusable industrial hemp and seed, including the following:

(I) Date of disposal;

(II) Amount of industrial hemp disposed;

(III) Disposal or destruction method;

(IV) Location of disposal or destruction;

(V) Complete variety name; and

(VI) Name, signature, and title of employee responsible for disposal or destruction.

E. Processing records, including the following:

(I) List of products produced from industrial hemp;

(II) Address or location of processing facility;

(III) List of buyers, if sold, including:

(a) Name, address, and phone number of buyer;

(b) Products purchased;

(c) Quantity of each product purchased; and

(d) Date of distribution.

(F) Seed Reports—

1. Within ten (10) days of storing, distributing, or selling agricultural hemp seed, a registered grower or handler with an agricultural hemp seed production permit must produce:

A. Amount of each variety of agricultural hemp seed the registered grower is retaining from the current season's crop for next year's planting;

B. Amount of each variety of industrial hemp in the registered handler's inventory and documentation verifying the origin of the agricultural hemp seed;

C. Distribution and Sales records—

(I) Name, address, phone number, registration number, and registration expiration date of the registered grower distributing or selling agricultural hemp seed;

(II) Date of transaction, sale, or distribution;

(III) Complete variety name;

(IV) Amount of each variety sold or distributed; and

(V) Name, address, registration number, registration expiration date, and phone number of registered grower to whom the agricultural hemp seed was distributed or sold.]

(4) Permit holders shall maintain the following:

(A) Distribution and Sales Reports—

1. Within thirty (30) days of distributing or selling agricultural hemp propagules or agricultural hemp seed, permit holders shall record:

A. Name, address, phone number, permit number, and permit expiration date of the permit holder distributing or selling agricultural hemp seed or propagules;

B. Date(s) of sale and distribution;

C. Complete variety name;

D. Amount of each variety sold or distributed;

E. Name, address, and phone number, registration or permit number, and registration or permit expiration date of the registered producer or permit holder to whom the agricultural hemp seed or propagules were distributed or sold; and

F. Documentation verifying that copies of certificates of analysis were provided for each industrial hemp variety distributed or sold.

(B) Destruction Reports—

1. Within thirty (30) days of crop destruction the permit holder shall produce a destruction report that includes the:

A. Copy of the department's order of destruction or a

written statement justifying the destruction of the lot;

B. Amount destroyed;

C. Date(s) of destruction; and

D. Method of destruction.

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

Title 2—DEPARTMENT OF AGRICULTURE Division 70—Plant Industries Chapter 17—Industrial Hemp

EMERGENCY AMENDMENT

2 CSR 70-17.120 Revocation of Registration or Permit. The department is amending the title, purpose, and sections (1)—(4).

PURPOSE: This amendment clarifies revocation of a producer registration or permit.

PURPOSE: This rule explains registration and permit revocations.

EMERGENCY STATEMENT: This emergency amendment informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency amendment is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season. The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MDA believes this emergency amendment is fair to all interested parties under the circumstances. A proposed amendment covering this same material was published in the November 1, 2019,

issue of the *Missouri Register* (44 MoReg 2679). This emergency amendment was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

(1) The department may immediately revoke a registration [or permit] if the registered [grower, registered handler, and/or signing authority] **producer or any key participant** pleads guilty to, pleads *nolo contendere* to, is found guilty of, or is convicted of, [any felony] a felony under any state or federal law regarding the possession, distribution, manufacturing, cultivation, or use of a controlled substance.

(2) The department may immediately revoke a registration or permit if the registered [grower, registered handler, and/or signing authority] **producer or permit holder** admits to or is found by the department to have:—

(A) Violated any provision of sections 195.203 to 195.773, RSMo or any regulation promulgated thereunder;

(B) Made any false statement to the department, the Missouri State Highway Patrol, or any law enforcement agency; or

(C) Failed to comply with any order from the department, or any order regarding industrial hemp from the Missouri State Highway Patrol or any law enforcement agency[; or].

[D] Violated the registration agreement required in 2 CSR 70-17.040.]

(3) Any registered [grower or handler] **producer or permit holder** whose registration or permit has been revoked shall not harvest, [process,] store, distribute, sell, or remove **viable** industrial hemp from any location except as authorized in writing by the department.

(4) [The department may schedule a registration revocation hearing after the notification of revocation has been issued] **A registered producer or permit holder may request a revocation hearing within thirty (30) days of the issued notification.**

AUTHORITY: section 195.773, RSMo Supp. [2018] 2019. Original rule filed Nov. 20, 2018, effective July 30, 2019. Amended: Filed Sept. 30, 2019. Emergency amendment filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

**Title 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 17—Industrial Hemp**

EMERGENCY RULE

2 CSR 70-17.130 Agricultural Hemp Seed Requirements

PURPOSE: This rule designates the labeling requirements for agricultural hemp seed and also designates restricted weed seeds. Both agricultural hemp seed and restricted weed seeds content must be declared on the label to comply with the rule.

EMERGENCY STATEMENT: This emergency rule informs the public of what provisions are necessary for the efficient and effective implementation of the Industrial Hemp Program. The department believes this emergency rule is necessary to serve a compelling governmental interest in order to implement the regulatory framework for industrial hemp production in Missouri. Emergency rules are necessary to issue registrations and permits in preparation for the 2020 growing season.

The Missouri Department of Agriculture (MDA) shall promulgate rules for the registration and permitting of persons for the production of industrial hemp. MDA must maintain a list of registered producers and agricultural hemp propagule and seed permit holders that produce, sell, distribute, or offer for sale viable industrial hemp. MDA must provide the list of registered producers and permit holders to the Missouri State Highway Patrol for verification of legal production of industrial hemp. MDA rulemaking authority also allows for the inspection and sampling of any hemp crop to determine if a crop contains a legally allowable tetrahydrocannabinol (THC) concentration in accordance with the federal Controlled Substances Act under 21 U.S.C. Section 801 et. seq. MDA must also promulgate rules for: application requirements for registration and permitting; industrial hemp plant monitoring systems; testing requirements to ensure that the hemp does not exceed the legal limit of delta-9 THC; and registration and permit revocation, refusal protocols, and civil penalties for violations of these provisions. Anecdotal evidence suggests that a minimum of five hundred (500) persons will be registered to produce industrial hemp as a result of meeting the requirements for a registration or permit. No person may legally possess viable industrial hemp under the authorizing statute without first obtaining a producer registration or agricultural hemp propagule and seed permit in Missouri. As a result, MDA finds a compelling governmental interest which requires this emergency rulemaking. The scope of this emergency rule is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. MDA believes this emergency rule is fair to all interested parties under the circumstances. A proposed rule covering this same material was published in the November 1, 2019, issue of the *Missouri Register* (44 MoReg 2679–2680). This emergency rule was filed December 17, 2019, becomes effective January 2, 2020, and expires June 29, 2020.

(1) This rule applies only to permit holders who sell, distribute, or offer for sale viable industrial hemp seeds.

(2) Definitions.

(A) Restricted Weed Seeds.

1. Prohibited Weed Seeds. The seeds of the following plants: balloon vine (*Cardiospermum halicacabum*), Canada thistle (*Cirsium arvense*), field bindweed (*Convolvulus arvensis*), Johnson grass (*Sorghum halepense*), musk thistle (*Carduus nutans*), serrated tusssock (*Nassella trichotoma*), and sorghum alnum (*Sorghum alnum*).

2. Noxious Weed Seeds. The seeds of the following plants: plants commonly known as docks of the *Rumex species* (red sorrel, curly dock, etc.), doddars (*Cuscuta species*), buckhorn (*Plantago lanceolata*), eastern black night-shade (*Solanum ptycanthum*), giant foxtail (*Setaria faberi*), hedge bindweed (*Convolvulus sepium*), leafy spurge (*Euphorbia esula*), hoary cress (*Cardaria draba*), purple moonflower (*Ipomoea muricata*), quackgrass (*Elymus repens*), Russian thistle (*Salsola pestifer*), slender oats (*Avena barbata*), wild garlic (*Allium vineale*), wild oats (*Avena fatua*), wild onion (*Allium canadense*) and yellow star thistle (*Centaurea solstitialis*) are designated as noxious and are subject to listing on seed labels.

(B) Percentage of Germination. The label claim for percent of germination shall be the result of a test of any lot of seed which has been sampled according to and analyzed by the *AOSA Rules for Testing Seed*, (Vol. 1, 2018), Association of Official Seed Analysts.

(3) Agricultural Hemp Seed Labeling Requirements.

(A) Labeling Seed as to Noxious Weed Seed Content. Noxious weed seed content must be labeled in one (1) of the three (3) following ways:

1. None—meaning no noxious weed seed is present;

2. Not in excess of eighty (80) noxious weed seeds per pound or eighteen (18) per one hundred (100) grams.

3. Name and number of each kind of noxious weed seed present, when in excess of that stated in subsection (3)(A)2.

(B) The seed label shall show the name, complete address, and zip code of the seed labeler.

(C) The purity percentages of pure seed, inert matter, other crop and weeds' seed shall total one hundred percent (100%) on the seed tag.

(D) The information required on an agricultural seed label should appear in the following format:

Kind or Kind and Variety of Seed		
Pure seed %	Germination %	Net weight
Inert matter %	Hard seed %	Lot #
Other crop %	Total germination and hard seed %	Origin
Weed seed %		Month and year of germination test
Noxious weed seeds per pound or per one hundred (100) grams		
The name and address of person or company held responsible for seed labeling should follow other information or should be printed on opposite side of label.		

(E) No advertising matter of any kind shall be printed on the label.

(F) No printed or written matter of any kind shall be attached to the original label.

(G) Seed in Storage. Any agricultural hemp seed, whether in bags, bins or other containers exposed to customers in a retail sales outlet, shall be considered offered or exposed for sale for seeding purposes in Missouri and will be subject to the provisions of this rule, unless the seed is labeled in one (1) of the following ways: "For Feeding Purposes Only" (with no reference being made to germination, variety, or other factors indicating that the seed is suitable for seeding purposes) or "For Processing Only—Not For Sale."

(H) Any treatment of seed regulated by this law must be labeled to show the treatment.

1. The labeling of a treatment for seed must be done either on a separate tag or on the bag.

2. If a treatment adds more than one percent (1%) to the weight of the seed, that weight must also be included in the inert matter weight of the seed.

3. If the amount of treatment on the seed is harmful to man or animal, the label shall name the additive and give a precautionary use statement. In addition, a contrasting colored dye showing evidence of treatment must be used.

4. If the treatment of the seed is an inoculant, a date of expiration must be stated.

(I) The owner or possessor shall be responsible for properly labeled bulk or opened bags of agricultural seed.

AUTHORITY: section 195.773, RSMo Supp. 2019. Original rule filed Sept. 30, 2019. Emergency rule filed Dec. 17, 2019, effective Jan. 2, 2020, expires June 29, 2020.

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

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

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

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

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

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

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

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

Proposed Amendment Text Reminder:

Boldface text indicates new matter.

[Bracketed text indicates matter being deleted.]

**Title 6—DEPARTMENT OF HIGHER EDUCATION
AND WORKFORCE DEVELOPMENT
Division 10—Commissioner of Higher Education and
Workforce Development
Chapter 2—Student Financial Assistance Programs**

PROPOSED RULE

6 CSR 10-2.210 Fast Track Workforce Incentive Grant

PURPOSE: This rule sets forth the policies of the Coordinating Board for Higher Education regarding student and institutional participation in the Fast Track Workforce Incentive Grant.

(1) Definitions.

(A) Academic year shall be twenty-four (24) semester or trimester credit hours, thirty-six (36) quarter credit hours, or nine hundred (900) clock hours, and at least thirty (30) weeks of instructional time

for a credit hour program or at least twenty-six (26) weeks of instructional time for a clock hour program.

(B) At least half-time student shall mean a student who, regardless of the course delivery method, is enrolled in an eligible program at an approved institution in at least six (6) semester hours, four (4) quarter hours, twelve (12) scheduled clock hours per week, or the equivalent in another measurement system for the fall and spring terms or at least three (3) semester hours, two (2) quarter hours, twelve (12) scheduled clock hours per week, or the equivalent in another measurement system for the summer term. Any student enrolled in a program consisting of less than three hundred (300) clock hours and that is identified by the approved institution as non-credit shall be considered as meeting this definition.

(C) Applicant means a student who has filed a complete and accurate application to receive a Fast Track Workforce Incentive Grant award as prescribed by the Coordinating Board for Higher Education (CBHE) and who qualifies to receive such award under section 173.2553, RSMo and this rule.

(D) Approved institution means any institution located in the state of Missouri that meets the requirements set forth in sections 173.1102(2), (3), or (4), RSMo, that has been approved under 6 CSR 10-2.140, and that has been approved to participate in the federal student financial assistance programs created in Title IV of the Higher Education Act of 1965, as amended.

(E) Award year shall be from July 1 of any year through June 30 of the following year.

(F) Expenses mean any direct or indirect charges including, but not limited to, tuition, fees, books, supplies, and room and board, for educational-related expenses up to the cost of attendance.

(G) Full time employment shall mean full-time employment as defined by the employer or thirty (30) hours within a fixed and regularly recurring seven (7) day period, whichever is greater.

(H) Governmental sources of funding shall mean federal, state, and any other governmental grant or scholarship aid excluding federal work-study and aid classified as a loan and any other aid that can be converted to a loan.

(I) Income shall mean the amount identified as the federal family Adjusted Gross Income on the most recent Free Application for Federal Student Aid (FAFSA) filed by an applicant that applies to the term in which the student is enrolled.

(J) Initial recipient shall mean a student who is an eligible student as defined in section 173.2553.2(3), RSMo and has not received a Fast Track award in any prior award year.

(K) Participating institution shall mean an approved institution that has a complete Fast Track participation agreement on file with the department.

(L) Payment period means a subset of the academic year for which an eligible student can receive a Fast Track grant. For semester-based programs, each semester (summer, fall, spring) or trimester constitutes a payment period. For non-semester-based contact hour programs, payment periods are four hundred fifty (450) contact hours or the remaining contact hours when the remainder of the program is less than four hundred fifty (450) contact hours. For non-semester-based credit hour programs, payment periods are fifteen (15) semester credit hours or the equivalent in quarter credit hours.

(M) Residency, for the purpose of this rule, shall be determined by reference to the standards set forth in 6 CSR 10-3.010, Determination of Student Residency.

(N) Satisfactory academic progress shall be a cumulative grade point average (CGPA) of at least two and one-half (2.5) on a four-point (4.0) scale, or the equivalent on another scale, and, with the exception of grade point average, as otherwise determined by the approved institution's policies as applied to other students at the approved institution receiving assistance under Title IV financial aid programs included in the Higher Education Act of 1965. The calculation of CGPA shall be based on the approved institution's policies

as applied to other students in similar circumstances. Students enrolled in programs that use a pass/fail grading system are not subject to the CGPA requirement but must still meet the institution's academic progress policy cited above. For programs for which a CGPA is not calculated or progress monitored, institutional policies relating to performance and/or completion shall be considered to meet this definition.

(O) Tuition and fees shall mean any charges to students classified as tuition, any institutional fees charged to all students, and program-specific fees charged to all students in that program, excluding any course-specific fees.

(2) Responsibilities of Institutions of Postsecondary Education.

(A) Participating Institutions must meet the following requirements:

1. Compliance with 6 CSR 10-2.140 Institutional Eligibility for Student Participation;

2. Before requesting disbursement for an initial recipient, verify the student has met the eligibility requirements listed in section (3) of this rule;

3. Before requesting disbursement for a renewal student, verify—

A. The student has met the eligibility requirements listed in section (3) of this rule; and

B. The student has met the definition of satisfactory academic progress; and

C. Governmental sources of funding are applied correctly to tuition and fees as specified in subsection (5)(D) of this rule.

(B) Institutions shall perform and maintain adequate records of each recipient's loan counseling. Loan counseling must be provided to each recipient at least once each academic year.

(C) Institutions shall report the enrollment status of Fast Track recipients on the schedule announced by the department.

(3) Eligibility Policy.

(A) To qualify for a Fast Track award, an initial recipient, at the time of his application and throughout the period during which the recipient receives the award, must:

1. Meet the requirements set forth in section 173.2553.2(3) and 173.2553.11, RSMo; and

2. Meet the general student eligibility criteria of Title IV of the federal Higher Education Act, as amended, except the requirement that students be enrolled in credit-based programs.

(B) To qualify for a Fast Track award, a renewal student must—

1. Continue to meet the initial eligibility requirements; and

2. Meet the Satisfactory Academic Progress policy as defined in this rule, except that, at the discretion of the participating institution, the CGPA requirement of the Satisfactory Academic Progress policy may be waived for one (1) term.

(C) If an approved institution revises the income of an eligible student consistent with the federal regulations pertaining to professional judgment, the revised income will be used to establish student eligibility.

(4) Application and Evaluation Policy.

(A) The department shall annually prescribe the time and method for filing applications for financial assistance under the Fast Track Workforce Incentive Grant program. It shall make announcement of its action in these respects.

(B) Students shall apply annually for financial assistance under the Fast Track Workforce Incentive Grant program by having on file with the institution a completed FAFSA with a valid Expected Family Contribution, and completing and submitting the Fast Track application.

(C) The department may require the applicant and the applicant's spouse to execute forms of consent authorizing the director of revenue to compare financial information submitted by the applicant with the Missouri individual income tax returns of the applicant and

the applicant's spouse for the taxable year immediately preceding the year for which application is made, and to report any discrepancies to the department.

(5) Award Policy.

(A) Fast Track awards shall be made by payment period. With the exception of the first payment period, the current payment period must be completed before funds can be requested for the next payment period.

(B) To receive an award, an initial or renewal student must submit all required documentation to the department, including a signed promissory note, for each distribution of funds.

(C) Student eligibility for the Fast Track Workforce Incentive Grant expires at the earliest of the following, except a student who is eligible at the beginning of a term may receive the Fast Track award for the full term in which the expiration criterion is met:

1. Receipt of the grant for four full-time semesters. For purposes of Fast Track eligibility, four semesters means sixty (60) semester credit hours, ninety (90) quarter credit hours or one thousand eight hundred (1,800) clock hours. A recipient's remaining eligibility will be calculated as a percent by dividing the number of hours for which a recipient receives a Fast Track payment by the respective maximum number of hours in that measurement system. Once that calculation results in a percentage of one hundred (100) or more, the individual's eligibility has expired;

2. Receipt of a bachelor's degree; or

3. Reaching two hundred percent (200%) of the academic time, measured in the time typically required to complete the program of study in which the student is currently enrolled as included in an official publication of the institution.

(D) For each term or payment period, the amount of the Fast Track award must be calculated based on the remaining costs of actual tuition and fees after any other governmental sources of funding have been applied. When the calculation results in a zero (0) award the amount of the award shall be the lesser of the remaining cost of attendance as calculated by the institution after all non-loan student aid has been applied or five hundred dollars (\$500). The five hundred dollar (\$500) award, when applicable, will be made regardless of whether the student is enrolled full or part-time.

(E) If insufficient funds are available to pay all eligible students, renewal students shall be given priority until all funds are expended. If funds are insufficient to pay all renewal students or to pay all initial recipients after all renewal students are paid, students with the earliest Fast Track application submission date shall be given priority.

(F) Financial aid must be applied to tuition and general fees in the following order:

1. All other available governmental sources of funding; and

2. The Fast Track award.

(G) To be eligible for a Fast Track award, the student must apply for and accept all governmental sources of funding for which he or she is eligible at the institution in which he or she is enrolled.

(H) Recipients shall remain eligible for an award and/or for the grant to remain a grant when pursuing a subsequent-credential. Recipients shall only receive an award for one (1) Fast Track eligible program at a time.

(I) A student who has been denied a Fast Track award for lack of satisfactory academic progress may not receive another Fast Track award until the enrollment period after the applicable standard has once again been met.

(J) No Fast Track award will be made retroactive to a previous award year. A Fast Track award will be made retroactive to a previous payment period within the current award year only upon the sole discretion of the department.

(K) A Fast Track award will be made only after institutional certification of the student's eligibility and award components.

(L) Once a Fast Track award has been disbursed, no changes will be made to the award calculation regardless of changes in the number of hours in which the recipient is enrolled.

(M) An eligible student's failure to provide required information by an established deadline may result in loss of the Fast Track Workforce Incentive Grant for the period covered by the deadline.

(N) An eligible student may transfer the Fast Track Workforce Incentive Grant from one (1) participating institution to another without losing eligibility for assistance, but the department shall make any necessary adjustments in the amount of the award.

(6) Grant Maintenance.

(A) The grant shall remain a grant and repayment will not be required if the recipient—

1. Maintains at least half-time enrollment in an eligible program at an approved institution until graduation, with an interruption of qualifying enrollment of no more than twelve (12) consecutive months from the last day of the most recent payment period during which the student received a Fast Track award;

2. Graduates from an approved institution;

3. Is a resident of the state of Missouri within twelve (12) months after the date of graduation and maintains residency for at least three (3) years; and

4. Achieves qualifying employment within twelve (12) months of graduation and maintains qualifying employment for at least three (3) years.

(B) For each year, up to three (3) years, the recipient maintains qualified Missouri residency and employment, one-third (1/3) of the amount of the total aggregate Fast Track Workforce Incentive Grant received shall be applied against the total aggregate amount of the grant and shall not be subject to repayment.

(C) The recipient shall annually provide certification to the department the recipient meets the residency and employment requirements of the program.

(D) The recipient may apply to the department for a waiver of the conversion of the grant to a loan due to the total and permanent disability or death of the recipient, the recipient's spouse, or the recipient's child or if such recipient or recipient's spouse is providing service to any branch of the Armed Forces of the United States and is transferred out of state and is no longer able to maintain Missouri residency as a result of such service. The disability must be certified as permanent and total by the recipient's physician. In the event of the death of the recipient, the executor or other custodian of the deceased recipient's estate may submit an application.

(E) Recipients may defer conversion of the grant to a loan if their qualified employment is interrupted for one (1) of the following reasons:

1. Enrollment in at least half-time study as certified by the institution of higher education in which the recipient is enrolled;

2. Service in any branch of the armed forces of the United States; or

3. A temporary disability resulting from an injury or illness that renders the recipient unable to be employed. The recipient's physician must certify the nature of the disability, the date the disability began, and the expected duration of the recovery period, not to exceed twelve (12) months.

(F) The deferment shall begin on the date the recipient ceases to hold qualified employment. The length of the deferment will be at the department's discretion based on individual circumstances. The recipient must notify the department at the beginning and end of the interruption in employment and provide any requested supporting documentation. The recipient must also return to qualified employment following the interruption.

(G) Recipients must promptly report to the department any change of mailing address.

(7) Loan Conversion/Repayment Policy.

(A) If the recipient fails to satisfy any of the criteria for the award to remain a grant, any remaining balance of the aggregate grant shall convert to a loan and the recipient shall repay the balance of the grant funds received from the state with interest.

(B) Recipients must notify the department within thirty (30) days of a change in enrollment status or employment that would trigger repayment.

(C) Recipients must promptly report to the department any change of mailing address.

(D) Interest shall be charged on the unpaid balance of the amount received at the federal direct loan interest rate for Direct Subsidized Undergraduate Loans in effect at the time the student enters the first eligible program at an approved institution, regardless of when the grant is first received for that program. Interest shall accrue from the date the recipient initially fails to meet the grant forgiveness criteria and continue until the outstanding balance of principal and interest has been paid in full.

(E) The department shall mail a repayment schedule to the recipient.

(F) The payment amount will vary depending on the total amount received plus accrued interest. Under no circumstances shall the minimum monthly payment be less than fifty dollars (\$50) or the minimum annual payment be less than six hundred dollars (\$600).

(G) The repayment schedule shall be based on a ten (10) year repayment plan unless the minimum monthly payment amount results in a shorter repayment period.

(H) The recipient shall make the first payment no later than the last day of the month in which the repayment schedule is dated. Subsequent payment dates will be specified on the repayment schedule. Payments are delinquent if not received by the department within ten (10) business days of the payment due date.

(I) Payments shall be applied first to accrued interest with any remaining amount applied to principal.

(J) Recipients shall not be subject to penalty for early repayment.

(K) Recipients may defer principal and interest payments for a period approved by the department for the following reasons:

1. Enrollment in at least half-time study as certified by the institution in which the recipient is enrolled. The deferment shall be initiated on the date the recipient begins half-time enrollment;

2. Experiencing economic hardship as determined by the department;

3. Medical condition limiting the recipient's ability to continue repayment including, but not limited to, illness, disability or pregnancy, as certified by the recipient's physician; or

4. Service in any branch of the armed forces of the United States.

(L) The recipient must notify the department at the beginning and end of the deferment period and submit to the department any requested supporting documentation.

(M) Interest will not accrue during a deferment period.

(N) Payments made during a deferment period will be applied first to any interest accrued prior to the deferment period and then to principal.

(O) In the event a recipient, the recipient's spouse, or child becomes totally and permanently disabled as certified by a physician or dies, the requirements of the recipient to make any further payment of principal and interest will be discharged immediately upon department approval of the request for discharge. The recipient must apply to the department for loan discharge and provide any requested supporting documentation. In the event of the death of the recipient, the executor or other custodian of the deceased recipient's estate may submit an application.

(8) Default.

(A) A recipient's account will be in a default status when the recipient has failed to make three (3) consecutive, scheduled payments.

(B) The department will notify the recipient of the default status by certified mail sent to the recipient's last known mailing address.

(C) Upon default, principal and interest are due in full immediately, unless:

1. The recipient makes satisfactory repayment arrangements

within thirty (30) days from the date of the certified notice: and

2. The recipient makes three (3) consecutive, on-time payments that are at least the minimum amount provided on the repayment schedule resulting in the removal of default status.

(D) All loans in repayment, deferment, or default status will be monitored. All available legal remedies may be pursued to ensure full repayment of loans. The borrower may be responsible for reasonable collection costs, including but not limited to attorney fees, court costs, and other fees.

(9) Information Sharing Policy.

(A) All information on an individual's Fast Track application will be shared with the financial aid office of the institution to which the individual has applied, or is attending, to permit verification of data submitted. Information may be shared with federal financial aid offices if necessary to verify data furnished by the state or federal governments as provided for in the Privacy Act of 1974, 5 U.S.C. sections 552 and 552a.

AUTHORITY: sections 173.2553 and 173.2554, RSMo Supp. 2019. Original rule filed Dec. 23, 2019.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Higher Education and Workforce Development, General Counsel, PO Box 1469, Jefferson City, MO 65102-1469. 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 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 23—Motor Vehicle**

PROPOSED RULE

12 CSR 10-23.550 Lease Rental Companies

PURPOSE: This rule clarifies application, inspection, issuance, and procedures related to Lease Rental Fleet Companies

(1) As used herein, the term "Registered fleet owners" shall mean lease rental companies that are qualified and have been issued fleet registration as prescribed in subsections 6 through 10 of section 301.032, RSMo.

(2) Registered fleet owner applicants shall apply to the department by completing an application prescribed by the director and by providing the following:

(A) The registered name, address, and contact information of the applicant, including a phone number and e-mail address;

(B) Proof of compliance with the minimum number of fleet vehicles as prescribed in section 301.032;

(C) The name and e-mail address for an account administrator designated by the applicant for purposes of creating and maintaining an account to provide fleet motor vehicle information to the department; and

(D) Proof of financial responsibility that covers every vehicle in the registered fleet owner's fleet.

(3) On any day in which fleet vehicles are registered, the registered fleet owner shall prepare a file with motor vehicle fleet information for the purposes of updating the department's registration records. Such information shall be submitted to the department Monday through Friday excluding state and federal holidays. The director will provide the registered fleet owner an informational packet which will include the method and format data is to be provided to the director.

(4) Motor vehicles that are registered as a fleet as prescribed in section 301.032, RSMo, must meet the following conditions:

(A) Must be a passenger motor vehicle, or truck that can be registered at a beyond local twelve thousand pound (12,000 lb.) weight zone or below; and

(B) Vehicle must be titled in the registered fleet owner's name.

(5) License plate inventory that is not currently registered to a vehicle in the registered fleet owner's fleet must be:

(A) Kept in a lockable storage unit, stationary safe that is securely affixed to a non-movable surface, walk-in safe or vault, closet, cabinet, or a combination of these;

(B) Kept locked at all times until registered to a vehicle in the registered fleet owner's fleet; and

(C) Accounted for and reconciled by the registered fleet owner each business day in which fleet vehicles are registered, including how much inventory remains unutilized; what, if any, inventory has been transferred; and whether any inventory has been surrendered to the department or destroyed.

(6) Registered fleet owners authorized in subsections 6 through 10 of section 301.032, RSMo shall be issued special license plates. Each set of license plates shall bear the name or abbreviated name of this state, the letters "LR" to the left of the plate configuration, the word "fleet" at a location set forth by the director, and an arrangement of numbers or letters, or both, as shall be assigned from year to year by the director. The plates shall also contain fully reflective material with a common color scheme and design for each type of license plate issued, shall be clearly visible at night, and shall be aesthetically attractive, as prescribed in section 301.130, RSMo.

(7) Registered fleet owner licenses will be issued for no more than two (2) years and will expire on December 31 of the second year. Registered fleet owners may obtain license plates with an expiration that coincides with the license expiration. Registered fleet owners choosing to discontinue licensure during or at the end of their licensure year shall notify the department and immediately surrender all unissued plate inventory, and collect and return to the department all issued inventory within sixty (60) days of discontinuation or expiration of the license.

(8) Registered fleet owners shall cooperate with any investigation or audit by the department authorized in section 301.032, RSMo. Registered fleet owners shall permit an employee or agent of the department to inspect, during normal business hours, any and all motor vehicle fleet records as deemed necessary, and shall make requested records available for review or provide electronic copies of records within fifteen (15) business days in order to comply with the provisions of this section.

(9) Notwithstanding section (8) above, the department may request copies of any and all documents, logs, or books related to the accounting and reconciliation required by subsection (5)(C) above. Said documents may be provided either in paper or digital format, but must be provided to the department within two (2) business days from the date of the request. This section shall not be construed to grant registered fleet owners two (2) business days to comply with a request for immediate inspection of such documents as described in section (8) above.

(10) The department may refuse to issue or renew any license required pursuant to subsections 6 through 10 of section 301.032, RSMo, for a specified period of time for any finding of fraud, misrepresentation, fleet license plate misuse, improper motor vehicle record retention, failure to retain the accounting and reconciliation documentation required by subsection (5)(C) of this rule, or failure to provide accurate motor vehicle fleet information to the department as required. The department shall notify the applicant or licensee in writing at their last known address of the reasons for the refusal to issue or renew the license and shall advise the applicant or licensee of their right to file an appeal with the administrative hearing commission as provided in Chapter 621, RSMo. All license plate inventory must be returned to the Department of Revenue within thirty (30) days of written notice of refusal to issue or renew the license, or within thirty (30) days of the administrative hearing commission decision if an appeal is filed. Failure to do so may result in action against the bond filed by the licensee in the amount equivalent to the cost per license plate issued that has not been surrendered.

AUTHORITY: section 301.032, RSMo Supp. 2019. Original rule filed Jan. 2, 2020.

PUBLIC COST: This proposed rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) in the aggregate, as any costs associated with the proposed rule are not a product of the rule itself but incident to the statutory changes included in TAFP CCS SB 368 (2019).

PRIVATE COST: This proposed rule will not cost private entities more than five hundred dollars (\$500) in the aggregate, as any costs associated with the proposed rule are not a product of the rule itself but incident to the statutory changes included in TAFP CCS SB 368 (2019).

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Department of Revenue, General Counsel's Office, PO Box 475, Jefferson City, MO 65105-0475. 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 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 102—Sales/Use Tax—Taxpayers Rights**

PROPOSED AMENDMENT

12 CSR 10-102.100 Bad Debts Credit or Refund. The department is amending sections (3) and (4).

PURPOSE: This amendment reflects the Legislature's changing of the statute of limitations from three years to ten years.

(3) Basic Application of the Law.

(A) A seller may file for a refund or credit within the *[three/ten- (10)-* year statute of limitations for those sales written off as bad debts if the sales were reported using the accrual or gross sales method. This period is calculated from the due date of the return or the date the tax was paid, whichever is later.

(4) Examples.

(A) A retailer reports and pays sales tax on the accrual or gross sales method. The retailer determines some sales to customers are not collectible and writes them off as bad debts for income tax purposes. The retailer requests a credit or refund from the state within the *[three/ten- (10)-* year statute of limitations. The credit or refund would be granted.

(B) A retailer reports and pays sales tax on the accrual or gross sales method. The retailer determines some sales to customers are not collectible and writes them off as bad debts for income tax purposes. The retailer requests a credit or refund from the state *[four] eleven (11)* years after the sale was reported and the tax was remitted to the state. The credit or refund would be denied.

AUTHORITY: section 144.270, RSMo [1994] 2016. This rule originally filed as 12 CSR 10-115.100. Original rule filed April 19, 2000, effective Oct. 30, 2000. Changed to 12 CSR 10-102.100 Dec. 31, 2000. Amended: Filed Jan. 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 Department of Revenue, General Counsel's Office, PO Box 475, Jefferson City, MO 65105-0475. 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 12—DEPARTMENT OF REVENUE
Division 30—State Tax Commission
Chapter 4—Agricultural Land Productive Values**

PROPOSED AMENDMENT

12 CSR 30-4.010 Agricultural Land Productive Values. The department is opening sections (1) and (2) for comment.

PURPOSE: Pursuant to section 137.021, RSMo requirements, the State Tax Commission has reviewed agricultural land values and proposes no changes to the value.

PURPOSE: This rule complies with the requirement of section 137.021, RSMo, to publish a range of productive values for agricultural and horticultural land for the ensuing tax year.

(1) Agricultural Land Grades and Values. The following are definitions of agricultural land grades and the productive values of each:

(A) Grade #1. This is prime agricultural land. Condition of soils is highly favorable with no limitations that restrict their use. Soils are deep, nearly level (zero to two percent (0–2%) slope) or gently sloping with low erosion hazard and not subject to damaging overflow. Soils that are consistently wet and poorly drained are not placed in Grade #1. They are easily worked and produce dependable crop yields with ordinary management practices to maintain productivity—both soil fertility and soil structure. They are adapted to a wide variety of crops and suited for intensive cropping. Use value: one thousand thirty-five dollars (\$1,035);

(B) Grade #2. These soils are less desirable in one (1) or more respects than Grade #1 and require careful soil management, including some conservation practices on upland to prevent deterioration. This grade has a wide range of soils and minimum slopes (mostly zero to five percent (0–5%)) that result in less choice of either crops or management practices. Primarily bottomland and best upland soils. Limitations—

1. Low to moderate susceptibility to erosion;
2. Rare damaging overflows (once in five to ten (5–10) years); and
3. Wetness correctable by drainage. Use value: eight hundred fifty dollars (\$850);

(C) Grade #3. Soils have more restrictions than Grade #2. They require good management for best results. Conservation practices are generally more difficult to apply and maintain. Primarily good upland and some bottomland with medium productivity. Limitations—

1. Gentle slope (two to seven percent (2–7%));
2. Moderate susceptibility to erosion;
3. Occasional damaging overflow (once in three to five (3–5) years) of Grades #1 and #2 bottomland; and
4. Some bottomland soils have slow permeability, poor drainage, or both. Use value: six hundred forty-five dollars (\$645);

(D) Grade #4. Soils have moderate limitations to cropping that generally require good conservation practices. Crop rotation normally includes some small grain (for example, wheat or oats), hay, or both. Soils have moderately rolling slopes and show evidence of serious erosion. Limitations—

1. Moderate slope (four to ten percent (4–10%));
2. Grade #1 bottomland subject to frequent damaging flooding (more often than once in two (2) years), or Grades #2 and #3 bottomland subject to occasional damaging flooding (once every three to five (3–5) years);
3. Poor drainage in some cases; and
4. Shallow soils, possibly with claypan or hardpan. Use value: four hundred five dollars (\$405);

(E) Grade #5. Soils are not suited to continuous cultivation. Crop rotations contain increasing proportions of small grain (for example, wheat or oats), hay, or both. Upland soils have moderate to steep slopes and require conservation practices. Limitations—

1. Moderate to steep slopes (eight to twenty percent (8–20%));
2. Grades #2 and #3 bottomland subject to frequent damaging flooding (more than once in two (2) years) and Grade #4 bottomland subject to occasional damaging flooding; and
3. Serious drainage problems for some soils. Use value: one hundred and ninety-one dollars (\$191);

(F) Grade #6. Soils are generally unsuited for cultivation and are limited largely to pasture and sparse woodland. Limitations—

1. Moderate to steep slopes (eight to twenty percent (8–20%));
2. Severe erosion hazards present;
3. Grades #3 and #4 bottomland subject to frequent damaging flooding (more than once in two (2) years), and Grade #5 bottomland subject to occasional damaging flooding (once every three to five (3–5) years); and
4. Intensive management required for crops. Use value: one hundred and forty-seven dollars (\$147);

(G) Grade #7. These soils are generally unsuited for cultivation and may have other severe limitations for grazing and forestry that cannot be corrected. Limitations—

1. Very steep slopes (over fifteen percent (15%));
2. Severe erosion potential;
3. Grades #5 and #6 bottomland subject to frequent damaging flooding (more than once in two (2) years);
4. Intensive management required to achieve grass or timber productions; and
5. Very shallow topsoil. Use value: seventy-three dollars (\$73);

(H) Grade #8. Land capable of only limited production of plant growth. It may be extremely dry, rough, steep, stony, sandy, wet, or severely eroded. Includes rivers, running branches, dry creek, and swamp areas. The lands do provide areas of benefit for wildlife or recreational purposes. Use value: thirty dollars (\$30); and

(I) Definitions. The following are definitions of flooding for purposes of this rule:

1. Damaging flooding. A damaging flood is one that limits or affects crop production in one (1) or more of the following ways:
 - A. Erosion of the soil;
 - B. Reduced yields due to plant damage caused by standing or flowing water;
 - C. Reduced crop selection due to extended delays in planting and harvesting; and

D. Soil damage caused by sand and rock being deposited on the land by flood waters;

2. Frequent damaging flooding. Flooding of bottomlands that is so frequent that normal row cropping is affected (reduces row crop selection); and

3. Occasional damaging flooding. Flooding of bottomland that is so infrequent that producing normal row crops is not compromised in most years.

(2) Forest Land and Horticultural Land. The following prescribes the treatment of forest land and horticultural land:

(A) Forest land, whose cover is predominantly trees and other woody vegetation, should not be assigned to a land classification grade based on its productivity for agricultural crops. Forest land of two (2) or more acres in area, which if cleared and used for agricultural crops, would fall into land grades #1–#5 should be placed in land grade #6; or if land would fall into land grades #6 or #7 should be placed in land grade #7. Forest land may or may not be in use for timber production, wildlife management, hunting, other outdoor recreation or similar uses; and

(B) Land utilized for the production of horticultural crops should be assigned to a land classification grade based on productivity of the land if used for agricultural crops. Horticultural crops include fruits, ornamental trees and shrubs, flowers, vegetables, nuts, Christmas trees and similar crops which are produced in orchards, nurseries, gardens, or cleared fields.

AUTHORITY: section 137.021, RSMo [2016] Supp. 2019. Original rule filed Dec. 13, 1983, effective March 12, 1984. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 18, 2019.

PUBLIC COST: There is no additional cost to state agencies or political subdivisions.

PRIVATE COST: Because this proposed amendment does not change the use value per acre placed on agricultural land, the assessed value of agricultural property will remain the same, therefore there will be no increased cost to private entities as a result of this proposed amendment.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Stacey Jacobs, Administrative Secretary, State Tax Commission, PO Box 146, Jefferson City, Mo 65102, (573) 751-2414, stc@stc.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice is 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 2—Code of Professional Conduct

PROPOSED AMENDMENT

20 CSR 2030-2.040 Evaluation Criteria for Building Design. The board is amending section (1).

PURPOSE: This rule is being amended for housekeeping purposes to correct some technical errors.

(1) For building design, the board shall use, in the absence of any local building code, the 2018 edition of the *International Building Code*, as the evaluation criteria in determining the appropriate

conduct for any professional licensed or regulated by this chapter and being evaluated under section 327.441.2(5), RSMo. The *International [Code Council] Building Code* 2018 Edition is incorporated herein by reference and may be obtained by contacting the **International Code Council** at 500 New Jersey Ave NW, 6th Floor, Washington, DC 20001, by phone at (888) ICC-SAFE (422-7233), by fax at (202) 783-2348, or by their direct website at <http://www.iccsafe.org>. This rule does not incorporate any subsequent amendments or additions to the manual.

AUTHORITY: section 327.041, RSMo 2016. Original rule filed June 14, 2007, effective Dec. 30, 2007. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 27, 2019.

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 for 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 2070—State Board of Chiropractic Examiners Chapter 2—General Rules

PROPOSED RESCISSION

20 CSR 2070-2.060 Professional Conduct Rules. This rule explained the professional conduct of licensed chiropractic physicians.

PURPOSE: The rule is being rescinded and readopted to update and reorganize the rule.

AUTHORITY: sections 331.060 and 331.100.2, RSMo 2000. This rule originally filed as 4 CSR 70-2.060. This version of rule filed Dec. 17, 1975, effective Dec. 27, 1975. For intervening history, please consult the Code of State Regulations. Rescinded: Filed Dec. 19, 2019.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the State Board of Chiropractic Examiners, PO Box 672, Jefferson City, MO 65102-0672, by facsimile at 573-751-0735, or via email at chiropractic@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 2070—State Board of Chiropractic Examiners
Chapter 2—General Rules**

PROPOSED RULE

20 CSR 2070-2.060 Professional Conduct Rules

PURPOSE: This rule explains the professional conduct of licensed chiropractic physicians.

(1) Each licensed chiropractic physician shall notify the board of a change in name, business and residential address, or telephone number(s). The board must be notified within fifteen (15) days of such change. Notification may be mailed to the board at 3605 Missouri Boulevard, or PO Box 672, Jefferson City, MO 65102-0672, faxing the board office at (573) 751-0735, or sending an email to chiropractic@pr.mo.gov.

(2) When closing a chiropractic practice the licensee shall take adequate measures to provide for the transfer of patient records and take reasonable steps to notify all patients, in writing, of what such patients must do to obtain their records, or to arrange for transfer to another chiropractic physician or health care provider.

(3) The licensee shall retain patient records for at least seven (7) years from the date of the last visit to the licensee's office.

(4) A licensed chiropractic physician shall maintain patient records that are legible. Patient records shall include, at a minimum, the following:

- (A) Patient history;
- (B) Examination;
- (C) Diagnosis;
- (D) Prognosis and treatment;
- (E) When abbreviations or symbols are used, a key to the abbreviations or symbols; and

(F) A licensed chiropractic physician shall follow the Subjective Objective Assessment Plan or "S.O.A.P." method of patient record keeping as commonly taught in a chiropractic college or chiropractic program in a university.

(5) A licensed chiropractic physician shall not increase charges when a patient utilizes a third-party payment program.

(6) For the purpose of this rule, an advertisement shall be defined as any form of public notice, regardless of medium, using a licensee's name, trade name, or other professional designation of the licensee or chiropractic business.

(A) Any advertisement shall include the name of the licensee responsible for the content of the advertisement and the term chiropractor, doctor of chiropractic, chiropractic physician, or D.C.

(7) A solicitation shall be defined as any form of contact used to entice or urge a person to utilize a chiropractic physician.

(A) For the purpose of this rule, any contact, whether made in person, in writing, by telephone or "auto-dialing" or by any form of electronic medium for the purpose of soliciting or offering chiropractic treatment made on behalf of a chiropractic physician by any third party or parties, including but not limited to marketing consultants or services, shall be deemed to be contact personally made by the chiropractic physician.

(B) A chiropractic physician shall not solicit any person involved in a motor vehicle accident or other type of traumatic accident, within thirty (30) days of the accident, if the chiropractic physician knows or reasonably should know that the physical, emotional, or mental state of the person makes it unlikely that the person would exercise

reasonable judgment regarding a decision to seek chiropractic treatment. The burden of persuasion shall be on the licensee to establish that any such solicitation, made within thirty (30) days of a known accident, is not a violation of this rule.

(C) A chiropractic physician shall not solicit or transmit a solicitation at the scene of an accident or en route to a hospital, emergency care center, or other health care facility.

(D) A solicitation shall not refer to phrases such as “no out-of-pocket expense,” “we accept what your insurance will pay” or any similar statement prior to the retention of services that a payment made by an insurance carrier or other third party payor with copayment or deductible features will be accepted by the licensee as payment in full.

(8) Violation of the Health Care Payment Fraud and Abuse Act, *Missouri Revised Statutes* section 191.900 et seq. or the “anti-kick-back” portions of the Medicare/Medicaid anti-fraud and abuse statute, 42 *United States Code* section 1320a-7b[b], by knowingly and willingly offering, paying, soliciting, or receiving remuneration in order to induce business reimbursed under the Medicare or state administered health care programs will be considered, at minimum, unprofessional or improper conduct in the practice of chiropractic. Conduct will not be considered a violation of this rule, if the ownership or investment interest in such service meets the requirements of the “safe harbor” provisions of Title 42 *Code of Federal Regulations* part 1001.

AUTHORITY: sections 331.060 and 331.100.2, RSMo 2016. This rule originally filed as 4 CSR 70-2.060. This version of rule filed Dec. 17, 1975, effective Dec. 27, 1975. For intervening history, please consult the Code of State Regulations. Rescinded and readopted: Filed Dec. 19, 2019.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the State Board of Chiropractic Examiners, PO Box 672, Jefferson City, MO 65102-0672, by facsimile at 573-751-0735, or via email at chiropractic@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 2220—State Board of Pharmacy
Chapter 7—Licensing**

PROPOSED AMENDMENT

20 CSR 2220-7.025 Intern Pharmacist Licensure. The Board of Pharmacy is amending sections (2), (3), and (6).

PURPOSE: This rule is being amended to clarify intern pharmacist applicant requirements, establish limits for renewing an intern pharmacist license, and recognize the board’s discretion to limit the number of hours earned at a special site or with a non-pharmacist preceptor.

(2) Requirements for Licensure. Every person who desires to gain pharmacy practice experience in Missouri shall first apply for an intern pharmacist license. Application for licensure shall be made on

forms provided by the board and shall be accompanied by the application fee. To be eligible for licensure, the applicant shall **submit proof of fingerprinting as required by 20 CSR 2220-7.090 and must be—**

(A) *[Be currently]* **Currently** enrolled in or graduated from a school or college of pharmacy that is accredited by the Accreditation Council for Pharmacy Education (ACPE); *[and]* **or**

(B) *[Submit proof of fingerprinting as required by 20 CSR 2220-7.090.]* **A graduate of an ACPE accredited school or college of pharmacy who is actively seeking to earn pharmacy practice experience to qualify for Missouri pharmacist licensure; or**

(C) **A graduate of a foreign school/college of pharmacy as defined by 20 CSR 2220-7.040 who has obtained Foreign Graduate Equivalency Certification from the National Association of Boards of Pharmacy and is actively seeking to earn pharmacy practice experience to qualify for Missouri licensure.**

(3) Site/Preceptor Approval. After licensure, an intern pharmacist shall only be authorized to earn pharmacy practice experience in a site approved by the board and under the supervision of a board-approved preceptor. Requests for site and preceptor approval shall be submitted on a form provided by the board. The board may request additional information, interview program participants, or complete site inspections before a decision on an application is made. The intern pharmacist will receive confirmation from the board office noting approval of the site and preceptor and a start date after which pharmacy practice experience may be counted. In no event shall an intern pharmacist be credited for hours earned prior to being licensed by the board as an intern pharmacist.

(B) Special Sites. An individual or entity/facility may petition the board to approve an entity/facility that is not a licensed pharmacy for purposes of intern training as a special site if the pharmacy practice experience to be earned complies with 20 CSR 2220-7.030(1)(A)3. Requests shall be made on a form provided by the board and shall include a detailed description of the pharmacy practice experience to be earned. **The board may limit the number of pharmacy practice hours that may be earned at an approved special site.**

(C) Preceptor Approval. To be eligible for approval, a supervising preceptor shall hold a pharmacist license from a U.S. state or territory and such license is active and not under disciplinary action in such U.S. state or territory. An individual/entity may petition the board to approve a preceptor that is not a Missouri-licensed pharmacist on a form provided by the board. The board may, in its discretion, approve a non-pharmacist preceptor if the preceptor is sufficiently qualified to train interns in the proposed pharmacy practice experience area(s) and the experience to be earned complies with the provisions of 20 CSR 2220-7.030(1)(A)3. **The board may limit the amount of pharmacy practice hours that can be earned with a non-pharmacist preceptor.**

(D) Students enrolled in an approved school/college of pharmacy shall be authorized to earn experience as part of their school/college curriculum at any site or with any preceptor approved by the board *[for]* **or the school/college as authorized by 20 CSR 2220-7.027.** However, students desiring to earn pharmacy practice experience outside of, or in addition to, the training/experience required as part of the curriculum of an approved school/college of pharmacy (i.e., non-school related summer employment) shall comply with the provisions of this rule for the additional hours earned and shall separately request prior approval by the board of the site/preceptor to be used.

(6) Intern pharmacists shall file an application to renew their intern pharmacist license between October 1 and December 31 of each even-numbered year. Applications shall be made on a form provided by the board and accompanied by the renewal fee. **An intern pharmacist license shall not be renewed more than two (2) years after the intern pharmacist’s graduation from an ACPE accredited school/college of pharmacy. For graduates of a foreign school/college of pharmacy who have obtained Foreign Pharmacy Graduate**

Equivalency Certification from the National Association of Boards of Pharmacy, an intern pharmacist license shall not be renewed more than once. The board may approve additional renewals in the event of extraordinary circumstances due to no fault of the intern. An intern pharmacist license shall automatically terminate once the intern is issued a Missouri pharmacist license.

AUTHORITY: sections 338.035, 338.060, and 338.070, RSMo [2000] 2016, and section[s] 338.035 and] 338.140, RSMo Supp. [2012] 2019. Original rule filed Jan. 10, 2013, effective Aug. 30, 2013. Amended: Filed Dec. 27, 2019.

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 Pharmacy, PO Box 625, 3605 Missouri Boulevard, Jefferson City, MO 65102, by facsimile at (573) 526-3464, or via email at pharmacy@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 2220—State Board of Pharmacy
Chapter 7—Licensing**

PROPOSED AMENDMENT

20 CSR 2220-7.027 Approved Missouri Schools/Colleges of Pharmacy. The Board of Pharmacy is amending sections (1) and (2), deleting sections (3) and (4), adding new section (3), and renumbering as necessary.

PURPOSE: This rule is being amended to clarify intern pharmacist applicant requirements, establish limits for renewing an intern pharmacist license, and recognize the board's discretion to limit the number of hours earned at a special site or with a non-pharmacist preceptor.

(1) Upon request, the board may approve a Missouri school/college of pharmacy for purposes of providing pharmacy practice experience to enrolled students. To be eligible for approval, the school/college of pharmacy *[shall]* **must** be located in Missouri and shall—

(A) Be accredited by the Accreditation Council for Pharmacy Education (ACPE) **and comply with all applicable ACPE standards;**

(C) Submit a list of all preceptors and sites that will be used within the school/college curriculum for pharmacy practice experience. **The list must be submitted to the board annually for review;** and

(2) The board may, in its discretion, disapprove a Missouri school/college of pharmacy if the policies or procedures do not comply with the pharmacy practice experience requirements of this rule or Chapter 338, RSMo. *[The p]* Policies and procedures shall be resubmitted annually to the board for approval or as otherwise requested by the board.

[(3) Site/Preceptor Approval. An approved school shall submit to the board for approval a list of all preceptors and sites that will be used within the school's curriculum for pharma-

cy practice experience. Except as otherwise provided in section (5) of this rule, sites/preceptors must be approved by the board before the site or preceptor can be used. Once approved, intern pharmacists shall be authorized to earn pharmacy practice experience required by an approved school's curriculum/training requirements at any site or with any preceptor approved by the board for the student's school/college. To be eligible for approval, sites and preceptor approval shall meet the requirements of 20 CSR 2220-7.025(3).

(4) Exemptions. An approved school/college may file a request with the executive director to temporarily approve a site/preceptor if an approved site/preceptor is anticipated to be unavailable for a period likely to exceed seven (7) days, transfer of the intern pharmacist is deemed necessary to ensure compliance with state/federal law, or the intern pharmacist is unable to gain appropriate pharmacy practice experience in the site or under the preceptor previously approved by the board and an alternative placement with an approved site/preceptor is not reasonably available.

(A) The executive director may approve a temporary site/preceptor request if the proposed pharmacy practice experience meets the requirements of this rule. Approval requests shall be filed on a form provided by the board and shall detail the grounds for the request and certify that the site/preceptor meets the requirements of this rule.

(B) To be eligible for approval, the temporary site shall be licensed as a pharmacy in a United States (U.S.) state or territory and the designated preceptor shall be licensed as a pharmacist in a U.S. state or territory. The pharmacist and pharmacy licenses must respectively be active and not under disciplinary action with the board.

(C) Intern pharmacists shall only receive credit for pharmacy practice experience earned from the date of approval by the executive director. No credit shall be given for hours earned if the board subsequently disapproves the site/preceptor.]

(3) An intern pharmacist shall be authorized to earn pharmacy practice experience required by an approved school's/college's curriculum or training requirement at any site approved by the school/college for pharmacy practice experience, provided the site/preceptor complies with ACPE standards and meets the requirements of 20 CSR 2220-7.025(3). The board expressly reserves the right to disapprove a site/preceptor that does not comply with Chapter 338, RSMo, the rules of the board, or ACPE standards if deemed necessary to ensure proper intern training.

[(5)](4) Certification of Hours. An approved school/college shall certify the pharmacy practice experience earned by a student to the board upon the student's graduation or within thirty (30) days after the student is no longer enrolled in the pharmacy program. The board will not verify or certify hours earned by a student as part of the curriculum of a recognized school/college if the board does not receive certification from the school/college documenting the hours earned. An intern pharmacist shall not be granted credit for hours earned while practicing/working as a pharmacy technician.

AUTHORITY: [section 338.070, RSMo 2000, and sections 338.035 and 338.140, RSMo Supp. 2012] sections 338.020 and 338.030, RSMo 2016, and section 338.140, RSMo Supp. 2019. Original rule filed Jan. 10, 2013, effective Aug. 30, 2013. Amended: Filed Dec. 27, 2019.

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 Pharmacy, PO Box 625, 3605 Missouri Boulevard, Jefferson City, MO 65102, by facsimile at (573) 526-3464, or via email at pharmacy@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.*

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

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

**Title 1—OFFICE OF ADMINISTRATION
Division 50—Missouri Ethics Commission
Chapter 2—Hearing Procedures for Enforcement Cases**

ORDER OF RULEMAKING

By the authority vested in the Missouri Ethics Commission under section 105.955.14(7), RSMo 2016, the commission amends a rule as follows:

1 CSR 50-2.040 Prehearing Conferences is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2361). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 1—OFFICE OF ADMINISTRATION
Division 50—Missouri Ethics Commission
Chapter 2—Hearing Procedures for Enforcement Cases**

ORDER OF RULEMAKING

By the authority vested in the Missouri Ethics Commission under section 105.955.14(7), RSMo 2016, the commission amends a rule as follows:

1 CSR 50-2.070 Continuances is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2362). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 1—OFFICE OF ADMINISTRATION
Division 50—Missouri Ethics Commission
Chapter 5—Committee Registration and Reporting**

ORDER OF RULEMAKING

By the authority vested in the Missouri Ethics Commission under section 105.955.14(7), RSMo 2016, the commission amends a rule as follows:

1 CSR 50-5.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2362). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 1—OFFICE OF ADMINISTRATION
Division 50—Missouri Ethics Commission
Chapter 5—Committee Registration and Reporting**

ORDER OF RULEMAKING

By the authority vested in the Missouri Ethics Commission under section 105.955.14(7), RSMo 2016, the commission amends a rule as follows:

**1 CSR 50-5.020 Registration Requirements for Committees
Domiciled Outside the State of Missouri and Out-of-State
Committees is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2362-2363). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

2 CSR 70-40.005 Treated Timber Definitions is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2363). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

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

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2363). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

2 CSR 70-40.016 Producers to Follow Pesticide Label is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2364). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

2 CSR 70-40.017 Preservatives Required to be Registered Pesticides is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2364). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

2 CSR 70-40.025 Standards for Inspection, Sampling and Analyses is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2364). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

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

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2364). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

2 CSR 70-40.050 Requirements for Treated Timber Invoices and Manifests is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2365). 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 2—DEPARTMENT OF AGRICULTURE
Division 70—Plant Industries
Chapter 40—Missouri Treated Timber Products Law
Rules**

ORDER OF RULEMAKING

By the authority vested in the Department of Agriculture under section 536.014, RSMo 2016, the director rescinds a rule as follows:

2 CSR 70-40.055 Sale or Distribution of Wood Products Similar in Appearance to Treated Timber—Identification—Penalties is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2365). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 25—Hazardous Waste Management Commission
Chapter 12—Hazardous Waste Fees and Taxes**

ORDER OF RULEMAKING

By the authority vested in the Hazardous Waste Management Commission under section 260.380, RSMo Supp. 2019, the commission hereby amends a rule as follows:

10 CSR 25-12.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2019 (44 MoReg 2460-2470). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held November 1, 2019, and the public comment period ended November 8, 2019. At the public hearing the Department of Natural Resources testified that the proposed amendment would change the hazardous waste fee structure for hazardous waste generators by increasing the hazardous waste generator registration fee for a period of two (2) years.

The Regulatory Environmental Group for Missouri (REGFORM) testified at the hearing and also submitted written comments stating their organization's support of the proposed amendment and encouraging the commission to adopt it.

The Missouri Petroleum Marketers and Convenience Store Association (MPCA) also submitted written comments on the proposed amendment.

COMMENT #1: Noting that the hazardous waste generator registration fee is paid by MPCA members when motor fuel tanks are removed from service, and that a multi-site discount is included in the proposed amendment for owners of multiple hazardous waste generator sites, MPCA requested that the proposed fee increase also include a multi-site discount for when tank owners remove two (2) or more tanks within a calendar year.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment that, for the same reason that hazardous waste generators responsible for multiple hazardous waste ID numbers receive a multi-site discount for multiple registration fees, tank owners removing multiple underground storage tanks in a single calendar year should be eligible for a similar discount. In either case, collection of the increased fee as applied to multiple sites would result in some owners paying a disproportionate share of the overall increase, and the multi-site discount will alleviate the effect of the increase on any individual hazardous waste generator or tank owner. The revised language for subsection (1)(G) of the rule is included in this order of rulemaking and reprinted below as it will appear in the *Code of State Regulations*.

COMMENT #2: The Regulatory Environmental Group for Missouri (REGFORM) stated that their organization supports the proposed amendment and encourages the commission to adopt it.

RESPONSE: The department appreciates the organization's participation in the stakeholder process and support of the proposed rulemaking.

COMMENT #3: While reviewing the text of the proposed amendment, a department staff member noted that in 10 CSR 25-12.010(1)(E)2.D. there is a reference that needs to be corrected. That section of the rule states that generators changing their status to Large Quantity Generator need to pay an additional fee of three hundred fifty dollars (\$350) with their notification form, the difference between what the generator has already paid and the total amount they would otherwise owe as a Large Quantity Generator. The additional amount specified in the rule will no longer be correct once the temporary fee structure established in this proposed amendment goes into effect, so the reference to this amount should be removed.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that this correction should be made in the final order of rulemaking. The revised language in subparagraph 10 CSR 25-12.010(1)(E)2.D. is included in this order of rulemaking and reprinted below as it will appear in the *Code of State Regulations*.

COMMENT #4: While reviewing the text of the proposed amendment, a department staff member noted that the word "shall" is not needed and that removing the word would be consistent with the department's recent initiative to reduce the use of prescriptive words when they are not necessary.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees that this correction should be made in the final order of rulemaking. The revised language in subparagraph 10 CSR 25-12.010(1)(G)1.A. through C. is included in this order of rulemaking and reprinted below as it will appear in the *Code of State Regulations*.

10 CSR 25-12.010 Fees and Taxes

(1) Hazardous Waste Fees Applicable to Generators of Hazardous Waste. The fees in this section apply notwithstanding any conflicting language in any other rule regarding the amount of any of the fees listed in this section.

(E) Registration Fee. A generator subject to registration in accordance with 10 CSR 25-5.262 shall pay the following registration fees, except as specified below in subsection (1)(G):

1. All new generator registration and renewal fees will be based upon the generator status of the generator. The fee schedule is as follows:

A. A generator registering as a Large Quantity Generator shall pay a registration fee of five hundred dollars (\$500);

B. A generator registering as a Small Quantity Generator shall pay a registration fee of one hundred fifty dollars (\$150); and

C. A generator registering as a Conditionally Exempt Small Quantity Generator shall pay a registration fee of one hundred fifty dollars (\$150);

2. A registration fee will be paid with the submittal of the registration form required by 10 CSR 25-5.262 when one (1) of the following is true:

A. The generator is applying for a new ID number (initial registration);

B. The generator is reactivating an existing ID number that had been inactivated;

C. There has been a change in the ownership of the generator (initial registration for the new company); and

D. Any generator who changes their generator status to a status that has a higher registration fee than the fee that the generator has already paid for the year as required by this subsection shall pay the difference between the registration fee for the current status and the registration fee of the new status;

3. The following constitutes the procedure for registration renewal:

A. The amount of the registration renewal fee is also based upon the generator status of the generator at the time the invoice is generated and uses the same schedule as the registration fee;

B. The calendar year shall constitute the annual registration period;

C. Annual registration renewal billings will be sent by December 1 of each year to all generators holding an active registration;

D. Any generator initially registering between October 1 and December 31 of any given year shall pay the initial registration fee, but not the annual renewal fee for the calendar year immediately following their initial registration. From that year forward, they shall pay the annual renewal fee;

E. Any generator subject to registration who fails to pay the annual renewal fee by the due date specified on the billing shall be administratively inactivated and subject to enforcement action for failure to properly maintain their registration;

F. Generators administratively inactivated for failure to pay the renewal fee in a timely manner, who later in the same registration year pay the annual renewal fee, shall pay a fifteen percent (15%) late fee in addition to the annual renewal fee for each applicable registration year and shall file an updated generator registration form with the department before their registration is reactivated by the department;

G. Generators who request that their registration be made inactive rather than pay the renewal fee, who later in that same renewal year pay the annual renewal fee to reactivate their registration, shall pay a fifteen percent (15%) late fee in addition to the annual renewal fee and file an updated generator registration form with the department before their registration is reactivated by the department; and

H. The department will immediately revoke the registration of any person who pays the annual renewal fee with what is found to be an insufficient check; and

4. Large quantity generator registration renewal petition process. A generator may petition to have a single large quantity generator registration renewal fee cover multiple generator sites with different ID numbers as long as at least one (1) generator site is a large quantity generator and the generator can demonstrate to the satisfaction of the department that each of the following conditions has been met:

A. All of the generator sites are owned or leased by the same person and all are under control of the same person;

B. The generator provides a single point of contact for all generator sites within the group;

C. Each generator site is adjacent to a property that also shares a border with at least one (1) other generator site in the group, or all generator sites are accessible by a common roadway, or all generator sites are within the recognized boundaries of an industrial park, warehouse district, research campus, or academic campus, provided that all generator sites are in close proximity to one another and can be inspected as a single facility;

D. The generator submits a map that shows the location of each generator site covered by the single registration fee;

E. All of the generator sites share a single contingency plan, a single repository for required records, and a unified training plan that covers all of the large quantity and small quantity generator sites; and

F. The generator must submit an updated petition and map any time a generator site is added to or removed from the group and each generator site must have an existing ID number before it can be added to the group.

(G) Temporary fee structure for registration and renewal fees for calendar years 2021 and 2022 only. The fee structure established below is in place for calendar years 2021 and 2022.

1. All new generator registration and registration renewal fees accruing before January 1, 2021, will be assessed at the amounts established in 10 CSR 25-12.010(1)(E)1.A. through (1)(E)1.C. All new generator registration and registration renewal fees accruing during calendar years 2021 and 2022 will be assessed by the department at the following rates:

A. A registration fee not to exceed one thousand one hundred and fifty dollars (\$1150) for a generator registering as a Large Quantity Generator;

B. A registration fee not to exceed three hundred and sixty dollars (\$360) for a generator registering as a Small Quantity Generator; and

C. A registration fee not to exceed one hundred seventy-five dollars (\$175) for a generator registering as a Conditionally Exempt Small Quantity Generator.

D. All new generator registration and registration renewal fees accruing on or after January 1, 2023, will revert back to the amounts established in 10 CSR 25-12.010(1)(E)1.A. through (1)(E)1.C.

2. Registration renewal fees for owners of multiple hazardous waste generator ID numbers.

A. For individuals or companies that own multiple sites for which they obtain hazardous waste ID numbers, the fees established in this section will only be assessed on—

(I) The first 5 Large Quantity Generator ID numbers; and

(II) The first 10 Small Quantity Generator ID numbers;

and

(III) The first 15 Conditionally Exempt Small Quantity Generator ID numbers.

B. The remainder of the hazardous waste generator ID numbers will be assessed the regular registration renewal fee established in 10 CSR 25-12.010(1)(E)1.A. through (1)(E)1.C.

C. Generators are responsible for providing documentation required to verify common ownership of the multiple hazardous waste ID numbers and also for providing a list of all of their ID numbers and indicate which ID numbers are to be assessed the temporary rates established in this section, as well as which ID numbers will be assessed at the rates established in 10 CSR 25-12.010(1)(E)1.A. through (1)(E)1.C.

3. Registration renewal fees for owners of multiple underground storage tank (UST) sites.

A. For individuals or companies that own a single site where an underground storage tank is removed in a calendar year, the hazardous waste generator registration fee for the site will be assessed at the appropriate amount under the temporary fee structure established above in section 10 CSR 25-12.010(1)(G)1.

B. For individuals or companies that own two or more sites where underground storage tanks were removed in the same calendar

year, the hazardous waste generator registration fee for all remaining tank removals within the same calendar year will be assessed the regular registration renewal fee established in 10 CSR 25-12.010(1)(E)1.A. through (1)(E)1.C.

C. Tank owners claiming this discount are responsible for providing documentation required to verify common ownership of the multiple underground storage tank sites and also for providing a list of all of their ID numbers that describes which ID number is to be assessed under the temporary fee structure and which ID number(s) are to be assessed under the regular registration renewal fee.

4. All new generator registrations and reactivations of ID numbers accruing during calendar years 2021 and 2022 shall pay the full amount established in the temporary fee structure.

**Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 23—Motor Vehicle**

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.065, RSMo 2016, the director adopts a rule as follows:

12 CSR 10-23.090 Back the Blue Special Plate Donation Processing is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 1, 2019 (44 MoReg 2471). 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 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 26—Dealer Licensure**

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 32.065, RSMo 2016, the director amends a rule as follows:

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

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2019 (44 MoReg 2471-2472). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 40—Comprehensive Emergency Medical Services Systems Regulations**

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and

Senior Services under sections 190.185 and 192.006, RSMo 2016, and section 190.241, RSMo Supp. 2019, the department amends a rule as follows:

19 CSR 30-40.750 ST-Segment Elevation Myocardial Infarction (STEMI) Center Designation Application and Review is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 1, 2019 (44 MoReg 2472). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Health and Senior Services received two (2) comments on the proposed amendment.

COMMENT #1: Leah Cook with Cox Health Medical Center requests the department include other accrediting bodies for Level I STEMI centers other than the Comprehensive Cardiac Center certification through Joint Commission. Ms. Cook comments that the Comprehensive Cardiac Center certification through Joint Commission is very different and much more complex than the time critical diagnosis Level I STEMI center regulations. This Comprehensive Cardiac Center certification requires a much larger financial and manpower burden on many hospitals in the state. Ms. Cook further comments that she feels the American College of Cardiology Chest Pain with Percutaneous Coronary Intervention (PCI) and Resuscitation Center and the Mission Lifeline Percutaneous Coronary Intervention (PCI)/STEMI Receiving Center certifications are more in line with the Level I STEMI center regulations. Ms. Cook comments the Joint Commission has an unfair advantage in the certification arena which creates a monopoly on certifications that are not in the best interest of the communities.

RESPONSE: The department is seeking to amend 19 CSR 30-40.750 by adding Primary Heart Attack Center by the Joint Commission to become designated as a Level II STEMI center and the Acute Heart Attack Ready Center by the Joint Commission to become designated as a Level III STEMI Center. These are recently created national designations that the department is adding to the rule and to the application for STEMI certified hospital designation. The Joint Commission's Comprehensive Cardiac Center, the American College of Cardiology's Chest Pain with Percutaneous Coronary Intervention (PCI) and Resuscitation Center and the American Heart Association's Mission: Lifeline STEMI receiving center are not part of this amendment by the department. Instead, the Joint Commission's Comprehensive Cardiac Center, the American College of Cardiology's Chest Pain with Percutaneous Coronary Intervention (PCI) and Resuscitation Center and the American Heart Association's Mission: Lifeline STEMI receiving center accreditations were all promulgated in previous versions of 19 CSR 30-40.750. Additionally, section 190.241.4(1), RSMo, requires the department to designate hospitals as Level I STEMI centers if the hospitals have been certified as a Joint Commission comprehensive cardiac center. Similarly, section 190.241.4(2) requires the department to designate hospitals accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association as Level II STEMI centers. The department has proposed these new certifications with the Joint Commission as they are new certifications being offered. The department has not intended for Joint Commission to have a monopoly on certifications. The department has provided other accrediting organizations such as the American Heart Association and the American College of Cardiology as other options in the application for STEMI certified hospital designation. The department will review Ms. Cook's comments in future rulemaking that adds comparable national STEMI certifications. No changes have been made to the amendment as a result of this comment.

COMMENT #2: Sarah Willson with the Missouri Hospital Association comments that the member hospitals do not find the regulatory changes reflective and accurate of comparisons between state designated levels and those of the national designating bodies. Ms. Willson comments that Level I STEMI centers align with the Joint Commission Comprehensive Cardiac Center, the Joint Commission Primary Heart Attack Center and the Mission Lifeline STEMI Receiving Center accreditations. Ms. Willson comments that Level II STEMI centers align with the Joint Commission Acute Heart Attack Ready and Mission Lifeline Referring Hospital accreditations. RESPONSE: The department is seeking to amend 19 CSR 30-40.750 by adding Primary Heart Attack Center by the Joint Commission to become designated as a Level II STEMI Center and the Acute Heart Attack Ready Center by the Joint Commission to become designated as a Level III STEMI Center. These are new designations that recently became available by the Joint Commission. The department can only address these two new Joint Commission accreditations because these are the only ones that are being added as options to the rule and to the application for STEMI certified hospital designation. These other accreditations were promulgated in previous versions of this rule. Additionally, section 190.241.4(2) requires the department to recognize the Mission: Lifeline STEMI Receiving Center as a Level II STEMI center and not a Level I STEMI center. The department does not agree that the Primary Heart Attack Center certification by the Joint Commission is comparable to a Level I STEMI center. Department regulations for a Level I STEMI center require, among other things, twenty-four (24) hours a day/seven (7) days a week cardiothoracic surgery, the availability of Left Ventricular Assist Devices (LVADs) and that the STEMI center can care for patients suffering from cardiogenic shock. Cardiogenic shock is the leading cause of death in acute myocardial infarction. Death from patients who experience cardiogenic shock can be as high as 70 to 90% without the aggressive and experienced technical care required to address this very serious medical condition. These requirements/level of care are not included in the Joint Commission's Primary Heart Attack Center accreditation and thus are not comparable to a Level I STEMI Center. Similarly, Level II STEMI centers are required to be able to perform Percutaneous Coronary Interventions (PCI) to patients twenty-four (24) hours a day/ seven (7) days a week/ three hundred and sixty-five (365) days a year. These requirements/level of care are not included in the Joint Commission's Acute Heart Attack Ready Center and thus are not comparable to a Level II STEMI center. The Joint Commission states that the Acute Heart Attack Ready Center is "recommended for organizations without on-site primary Percutaneous Coronary Intervention coverage twenty-four (24) hours a day/seven (7) days a week." No changes have been made to the amendment as a result of this comment.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 82—General Licensure Requirements

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 197.318 and 198.009, RSMo 2016, the department rescinds a rule as follows:

19 CSR 30-82.030 Assessment of Availability of Beds
is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 1, 2019 (44 MoReg 2473). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.300 Definitions for the Certificate of Need Process
is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2373-2375). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.400 Letter of Intent Process **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2376). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.410 Letter of Intent Package **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2376-2377). No changes have been made in the text of the proposed amendment, so it is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.420 Review Process is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2377-2378). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.430 Application Package is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2378-2379). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department did not receive any comments on the proposed amendment.

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

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior

Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.440 Criteria and Standards for Equipment and New Hospitals is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2380). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.450 Criteria and Standards for Long-Term Care is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2380-2381). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.470 Criteria and Standards for Financial Feasibility is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2381-2382). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.500 Additional Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2382). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.600 Certificate of Need Decisions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2382-2383). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.700 Post-Decision Activity is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2383). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.800 Meeting Procedures is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2383-2384). 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 60—Missouri Health Facilities Review Committee
Chapter 50—Certificate of Need Program

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 197.320, RSMo 2016, the department amends a rule as follows:

19 CSR 60-50.900 Administration is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 16, 2019 (44 MoReg 2384-2385). 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 2233—State Committee of Marital and Family Therapists
Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-1.010 Committee Information—General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15,

2019 (44 MoReg 2582). 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 2233—State Committee of Marital and Family Therapists
Chapter 1—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee rescinds a rule as follows:

20 CSR 2233-1.020 Policy for Release of Public Records is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2582). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

**Division 2233—State Committee of Marital and Family Therapists
Chapter 1—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-1.030 Complaint Handling and Disposition is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2582-2583). 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 2233—State Committee of Marital and Family Therapists
Chapter 1—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-1.050 Name and Address Changes is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2583). 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 2233—State Committee of Marital and Family Therapists
Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-2.010 Educational Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2583-2585). 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 2233—State Committee of Marital and Family Therapists
Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-2.020 Supervised Marital and Family Work Experience is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2586-2588). 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 2233—State Committee of Marital and Family Therapists
Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-2.021 Registered Supervisors and Supervisory Responsibilities is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2588). 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 2233—State Committee of Marital and Family
Therapists
Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-2.030 Application for Licensure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2589). 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 2233—State Committee of Marital and Family
Therapists
Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-2.040 Examination Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2589-2590). 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 2233—State Committee of Marital and Family
Therapists
Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family

Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-2.050 Renewal of License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2590-2591). 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 2233—State Committee of Marital and Family
Therapists
Chapter 3—Ethical Standards**

ORDER OF RULEMAKING

By the authority vested in the State Committee of Marital and Family Therapists under section 337.727, RSMo Supp. 2019, the committee amends a rule as follows:

20 CSR 2233-3.010 General Principles is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2591-2592). 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 2267—Office of Tattooing, Body Piercing, and
Branding
Chapter 1—General Organization and Procedures**

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-1.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2592-2593). 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 2267—Office of Tattooing, Body Piercing, and
Branding
Chapter 1—General Organization and Procedures**

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing,

and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-1.020 Name, Telephone, and Address Changes
is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2593). 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 2267—Office of Tattooing, Body Piercing, and
Branding**
Chapter 1—General Organization and Procedures

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-1.030 Tattoo, Body Piercing, and Branding
Establishment—Change of Name, Owner/Operator, or
Location is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2593-2594). 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 2267—Office of Tattooing, Body Piercing, and
Branding**
Chapter 2—Licensing Requirements

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-2.010 Licenses is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2594-2596). 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 2267—Office of Tattooing, Body Piercing, and
Branding**
Chapter 2—Licensing Requirements

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-2.020 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2597-2599). 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 2267—Office of Tattooing, Body Piercing, and
Branding**
Chapter 2—Licensing Requirements

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-2.030 License Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2600-2601). 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 2267—Office of Tattooing, Body Piercing, and
Branding**
Chapter 2—Licensing Requirements

ORDER OF RULEMAKING

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office adopts a rule as follows:

20 CSR 2267-2.034 Issuance of Temporary Courtesy License to
Nonresident Military Spouse is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2602-2604). 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 2267—Office of Tattooing, Body Piercing, and
Branding
Chapter 3—Establishments
ORDER OF RULEMAKING**

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-3.010 Tattoo, Body Piercing, and Branding Establishments **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2605). 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 2267—Office of Tattooing, Body Piercing, and
Branding
Chapter 4—Temporary Establishments
ORDER OF RULEMAKING**

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-4.010 Temporary Establishment License **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2605-2606). 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 2267—Office of Tattooing, Body Piercing, and
Branding
Chapter 5—Standards of Practice
ORDER OF RULEMAKING**

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-5.010 Standards of Practice **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2606). 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 2267—Office of Tattooing, Body Piercing, and
Branding
Chapter 5—Standards of Practice
ORDER OF RULEMAKING**

By the authority vested in the Office of Tattooing, Body Piercing, and Branding under section 324.522, RSMo 2016, the office amends a rule as follows:

20 CSR 2267-5.040 Preparation and Care of Site **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 15, 2019 (44 MoReg 2606-2607). 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.

Missouri Department of Revenue

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Taxation Division

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Construction Transient Employer Listing

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
2 POINT CONSTRUCTION CO LLC	7252 W FRONTAGE RD		SHAWNEE	KS	66203-4638
4MC CORPORATION	8040 JORDAN RD		OAKLEY	IL	62501-6999
A & B PROCESS SYSTEMS CORP	212700 STAINLESS AVE		STRATFORD	WI	54484-4324
A & K CONSTRUCTION SERVICES INC	100 CALLOWAY CT		PADUCAH	KY	42001-9035
A AND M ENGINEERING AND ENVIRONMENTAL SERVICES INC	10010 E 16TH ST		TULSA	OK	74128-4611
A EPSTEIN & SONS INTERNATIONAL INC	600 W FULTON ST STE 800		CHICAGO	IL	60661-1254
A I INTERNATIONAL INC	8055A NATIONAL TPKE		LOUISVILLE	KY	40214-5201
A ROCK CONSTRUCTION COMPANY	316 IONE ST		GREENWOOD	MS	38930-3712
A+ COMMUNICATIONS & SECURITY LLC	5609 NE 22ND ST		DES MOINES	IA	50313-2531
AZZ SIGNS AND MORE LLC	PO BOX 884		PARAGOULD	AR	72451-0884
ABSOLUTE CONSTRUCTION INC	954 KENNEDY AVE		SCHERERVILLE	IN	46375-7100
ABSOLUTE ROOFSEAL LLC	1143 S HIGHWAY 30		BLAIR	NE	68008-2325

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Missouri Department of Revenue

Taxation Division

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ACADEMY ROOFING & SHEET METAL OF THE MIDWEST INC	6361 NE 14TH ST		DES MOINES	IA	50313-1212
ACCESS RIGGING LLC	514 ANCLOTE RD		TARPON SPGS	FL	34689-6701
ACCESSIBILITY REMODELING LLC	3112 MERRIAM LN		KANSAS CITY	KS	66106-4616
ACE AIR CONDITIONING INC	2985 ENTERPRISE RD STE A		DEBARY	FL	32713-2710
ACE SIGN COMPANY	2540 S 1ST ST		SPRINGFIELD	IL	62704-4700
ACE/AVANT CONCRETE CONSTRUCTION CO INC	PO BOX 14006		ARCHDALE	NC	27263-7006
ACRONYM MEDIA INC	350 5TH AVE STE 6500		NEW YORK	NY	10118-6500
ADVANCE ELECTRIC INC	353 N INDIANA AVE		WICHITA	KS	67214-4034
ADVANCED EROSION SOLUTIONS LLC	15257 S KEELER ST		OLATHE	KS	66062-2714
AE MFG INC	6468 N YALE AVE		TULSA	OK	74117-2411
AES MECHANICAL SERVICES GROUP INC	PO BOX 780115		TALLASSEE	AL	36078-0014
AG PROPERTY SOLUTIONS	PO BOX 96		EMMETSBURG	IA	50536-0096
AH BECK FOUNDATION CO INC	5123 BLANCO RD		SAN ANTONIO	TX	78216-7098
AHRS CONSTRUCTION INC	533 RAILROAD ST		BERN	KS	66408-8006
AIR CONTROL TECHNIQUES, P.C.	301 E DURHAM RD		CARY	NC	27513-4044
AIR-CURE INCORPORATED	8501 EVERGREEN BLVD NW		MINNEAPOLIS	MN	55433-6035
ALBERTINE COMPANY LLC	2176 WEST ST STE 207		GERMANTOWN	TN	38138-3859
ALDRIDGE ELECTRIC INC	844 E ROCKLAND RD		LIBERTYVILLE	IL	60048-3358

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Missouri Department of Revenue

Taxation Division

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ALL AMERICAN SCAFFOLD LLC	51 WASHINGTON AVE		DES MOINES	IA	50314-3642
ALL AMERICAN TRACK INC	PO BOX 186		ASH FORK	AZ	86320-0186
ALL PURPOSE ERECTORS INC	1112 STARLIFTER DR		LEBANON	IL	62254-2724
ALL SERVICE CONTRACTING CORP	2024 E DAMON AVE		DECATUR	IL	62526-4749
ALL STAR ELECTRIC NA LLC	PO BOX 450879		GROVE	OK	74345-0879
ALLENTECH INC	6350 HEDGEWOOD DR UNIT 100		ALLENTOWN	PA	18106-9257
ALLIANCE GLAZING TECHNOLOGIES, INC.	646 FORESTWOOD DR		ROMEIOVILLE	IL	60446-1378
ALLIANCE RETAIL CONSTRUCTION INC	6000 CLARK CENTER AVE		SARASOTA	FL	34238-2716
ALLIED CORROSION INDUSTRIES INC	1550 COBB INDUSTRIAL DR		MARIETTA	GA	30066-6625
ALSTON CONSTRUCTION COMPANY INC	8775 FOLSOM BLVD STE 201		SACRAMENTO	CA	95826-3725
AMC INSPECTION & LOCATORS	PO BOX 592		BEEBE	AR	72012-0592
AMERICAN BRIDGE COMPANY	1000 AMERICAN BRIDGE WAY		CORAOPOLIS	PA	15108-1266
AMERICAN COATINGS INC	612 W IRIS DR		NASHVILLE	TN	37204-3121
AMERICAN GLASS INC	4600 W 21ST ST		TULSA	OK	74107-3455
AMERICAN HYDRO CORPORATION	PO BOX 3628		YORK	PA	17402-0136
AMERICAN LIFT & SIGN SERVICE COMPANY	6958 N 97TH CIR		OMAHA	NE	68122-1060

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Missouri Department of Revenue

Taxation Division

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
AMERICAN PRESERVATION BUILDERS LLC	8111 ROCKSIDE RD STE 101		CLEVELAND	OH	44125-6130
AMERICAN ROOFING	2500 S 2ND ST		LEAVENWORTH	KS	66048-4542
AMERICAN SEALANTS INC	2483 RIVERSIDE PKWY		GRAND JCT	CO	81505-1319
AMERICOM WEST INC	2910 WATERS RD STE 170		EAGAN	MN	55121-1587
AMES CONSTRUCTION INC	14420 COUNTY ROAD 5		BURNSVILLE	MN	55306-6997
ANCHOR SIGN INC	PO BOX 22737		CHARLESTON	SC	29413-2737
ANDRITZ HYDRO CORP.	10735 DAVID TAYLOR DR STE 500		CHARLOTTE	NC	28262-1289
ANTEX ROOFING COMPANY INC	1360 HUGH RD		HOUSTON	TX	77067-1598
ANTIGO CONSTRUCTION INC	PO BOX 12		ANTIGO	WI	54409-0012
AOI CORPORATION	8801 S 137TH CIR		OMAHA	NE	68138-3455
AP PROFESSIONALS OF PHOENIX LLC	350 LINDEN OAKS		ROCHESTER	NY	14625-2807
APPLE ELECTRIC INTEGRATED SOLUTIONS INC	PO BOX 998		LOUISBURG	KS	66053-0998
APPLIED POLYMERS INC	131 SAINT JAMES WAY		MOUNT AIRY	NC	27030-6068
AQUATIC GLAZING INTERNATIONAL, LLC	2925 N LAMB BLVD		LAS VEGAS	NV	89115-4450
AR CONSTRUCTION LLC	PO BOX 1171		HOOKER	OK	73945-1171
ARACREBS1 LLC	PO BOX 1670		SPRINGDALE	AR	72765-1670
ARBOR CONSTRUCTION PERSONNEL INC	3500 E ELLSWORTH RD		ANN ARBOR	MI	48108-2028
ARCHER WESTERN CONTRACTORS LLC	PAYROLL 929 W ADAMS ST		CHICAGO	IL	60607

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Missouri Department of Revenue

Taxation Division

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ARCHON CONSTRUCTION CO., INC.	563 S ROUTE 53		ADDISON	IL	60101-4236
ARCHWALL LLC	PO BOX 38		STRAWBERRY PT	IA	52076-0038
ARCO DESIGN BUILD MIDWEST INC	900 N ROCK HILL RD		SAINT LOUIS	MO	63119-1315
ARISTEO CONSTRUCTION COMPANY	12811 FARMINGTON RD		LIVONIA	MI	48150-1607
ARLINGTON CONSTRUCTION INC	519 E 11TH AVE		COLUMBUS	OH	43211-2603
ARNDT ENTERPRISES INC	2579 195TH ST		DE WITT	IA	52742-9114
ARROW SIGNS & OUTDOOR ADVERTISING INC	4545 N ALBY STREET		ALTON	IL	62002
ARVOS LJUNGSTROM LLC	3020 TRUAX RD		WELLSVILLE	NY	14895-9531
ASA CARLTON INC	5224 PALMERO CT # 1		BUFORD	GA	30518-5868
ASPEN DESIGN INC	9645 LINCOLNWAY LN STE 201		FRANKFORT	IL	60423-1884
ASPHALT STONE COMPANY	PO BOX 1060		JACKSONVILLE	IL	62651-1060
ASSOCIATED FIRE PROTECTION	4905 S 97TH ST		OMAHA	NE	68127-2202
ATLANTIC FIXTURE INSTALLATIONS INC	1615 ROBIN CIR STE H		FOREST HILL	MD	21050-3058
ATLANTIC TRACK RUNWAY SERVICES LLC	2903 ARKANSAS BLVD		TEXARKANA	AR	71854-2535
ATLAS TRENCHLESS LLC	PO BOX 488		ROCKVILLE	MN	56369-0488
ATWELL LLC	2 TOWNE SQ STE 700		SOUTHFIELD	MI	48076-3737
ATWOOD ELECTRIC INC	PO BOX 311		SIGOURNEY	IA	52591-0311

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Missouri Department of Revenue

Taxation Division

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
AXIOS INDUSTRIAL MAINTENANCE CONTRACTORS INC	10077 GROGANS MILL RD STE 450		SPRING	TX	77380-1030
AYARS & AYARS INC	2436 N 48TH ST		LINCOLN	NE	68504-3627
B & S STEEL CO., LLC	1604 S AVE		MORNING SUN	IA	52640-9698
B + T GROUP HOLDINGS INC	1717 S BOULDER AVE STE 300		TULSA	OK	74119-4843
B D WELCH CONSTRUCTION LLC	120 INDUSTRIAL STATION RD		STEELE	AL	35987-0017
B&E ELECTRICAL INC	1843 ROYLE RD		SUMMERVILLE	SC	29486-1779
BACON FARMER WORKMAN ENGINEERING & TESTING INC	500 S 17TH ST		PADUCAH	KY	42003-2819
BAILEY CONSTRUCTION AND CONSULTING LLC	2200 N RODNEY PARHAM RD STE 206		LITTLE ROCK	AR	72212-4155
BAJA CONSTRUCTION CO INC	223 FOSTER ST		MARTINEZ	CA	94553-1029
BAKER INDUSTRIAL SUPPLY LLC	PO BOX 527		FULSHEAR	TX	77441-0527
BANKS HOLDINGS LLC	9111 W 131ST PL		OVERLAND PARK	KS	66213-4602
BARLOVENTO LLC	431 TECHNOLOGY DR		DOTHAN	AL	36303-1247
BARRIER TECHNOLOGIES LLC	8245 NIEMAN RD		LENEXA	KS	66214-1508
BARTON ELECTRIC CONTRACTING INC	247 STATE ROUTE 160		TRENTON	IL	62293-4667
BASLER ELECTRIC COMPANY	12570 STATE ROUTE 143		HIGHLAND	IL	62249-1074
BAUER DESIGN BUILD LLC	14030 21ST AVE N		PLYMOUTH	MN	55447-4686

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Missouri Department of Revenue

Taxation Division

Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BAY INSULATION CONTRACTING INC	PO BOX 9229		GREEN BAY	WI	54308-9229
BAZIN SAWING & DRILLING LLC	30790 SWITZER RD		LOUISBURG	KS	66053-5903
BEL O COOLING & HEATING INC	90 WHITEHALL DR		O FALLON	IL	62269-2670
BERBERICH TRAHAN & CO PA	3630 SW BURLINGAME RD		TOPEKA	KS	66611-2092
BERG PAINTING LLC	118 PEAVEY CIR		CHASKA	MN	55318-2347
BEST BUILDERS OF ILLINOIS	717 N CLINTON ST		LITCHFIELD	IL	62056-1024
BETHALTO GLASS INC	PO BOX 186		BETHALTO	IL	62010-0186
BETTIS ASPHALT & CONSTRUCTION INC	PO BOX 1694		TOPEKA	KS	66601-1694
BIERMAN CONTRACTING INC	PO BOX 1887		COLUMBUS	NE	68602-1887
BIGGE CRANE AND RIGGING CO	10700 BIGGE ST		SAN LEANDRO	CA	94577-1032
BIRDAIR INC	65 LAWRENCE BELL DR STE 100		AMHERST	NY	14221-7094
BKM CONSTRUCTION LLC	501 S 5TH ST		LEAVENWORTH	KS	66048-2610
BLAHNIK CONSTRUCTION COMPANY	150 50TH AVENUE DR SW		CEDAR RAPIDS	IA	52404-5038
BLANKENSHIP CONSTRUCTION CO	1824 IL ROUTE 140		MULBERRY GRV	IL	62262-3303
BLATTNER ENERGY, INC.	392 COUNTY ROAD 50		AVON	MN	56310-8684
BLD SERVICES LLC	2424 TYLER ST		KENNER	LA	70062-4845
BLUE SKY CONSTRUCTION OF IDAHO LLC	2365 E COLUMBIA RD		MERIDIAN	ID	83642-7211
BLUESTONE LLC	220 N SMITH ST STE 420		PALATINE	IL	60067-2477

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BLUEWATER CONSTRUCTORS INC	PO BOX 55482		HOUSTON	TX	77255-5482
BLUSKY RESTORATION CONTRACTORS LLC	9767 E EASTER AVE		CENTENNIAL	CO	80112-3747
BOB BERGKAMP CONSTRUCTION CO INC	3709 S WEST ST		WICHITA	KS	67217-3898
BOB FLORENCE CONTRACTOR INC	PO BOX 5258		TOPEKA	KS	66605-0258
BOB MYER BUILDERS INC	147 NW NORTH SHORE DR		LAKE WAUKOMIS	MO	64151-1459
BODINE ELECTRIC OF DECATUR	PO BOX 976		DECATUR	IL	62525-1810
BOMBONAI'S CABLE TECH LLC	218 MCCALL MONT RD		NEW CASTLE	DE	19720
BORTON CONSTRUCTION INC	2 COPELAND AVE STE 201		LA CROSSE	WI	54603-3419
BORTON LC	PO BOX 2108		HUTCHINSON	KS	67504-2108
BOUMA CONSTRUCTION INC	4101 ROGER B CHAFFEE MEM DR SE		GRAND RAPIDS	MI	49548-3443
BOWLIN COMMUNICATIONS LLC	12200 CHANDLER DR		WALTON	KY	41094-9674
BRADSHAW CONSTRUCTION CORPORATION MARYLAND	175 W LIBERTY RD		ELDERSBURG	MD	21784-9381
BRAMSON HOUSE INC	151 ALBANY AVE		FREEPORT	NY	11520-4710
BRANCH BUILDING GROUP LLC	813 COLUMBIA AVE STE B		FRANKLIN	TN	37064-8222
BRAYMAN CONSTRUCTION CORPORATION	1000 JOHN ROEBLING WAY		SAXONBURG	PA	16056-9778
BRENT ELECTRIC CO INC	5840 S MEMORIAL DR STE 214		TULSA	OK	74145-9081

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Missouri Department of Revenue

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BRETT FRITZEL BUILDERS INC	2201 MALLARD CIR		EUDORA	KS	66025-2101
BREWSTER COMPANIES INC	6321 E MAIN ST		MARYVILLE	IL	62062-2014
BRINK CONSTRUCTORS INC	2950 N PLAZA DR		RAPID CITY	SD	57702-9323
BRITT AASEBY CONSTRUCTION INC	3025 HARBOR LN N STE 410		PLYMOUTH	MN	55447-5142
BROOKS DIRECTIONAL DRILLING LLC	24531 102ND DR		BURDEN	KS	67019-9202
BROOKS ELECTRICAL	1107 N 1712 RD		LAWRENCE	KS	66049-9714
BROWN & ROOT INDUSTRIAL SERVICES LLC	601 JEFFERSON ST		HOUSTON	TX	77002-7900
BROWN CHURCH CONSTRUCTION INC	1616 30TH AVE		KEARNEY	NE	68845-1509
BROWN TANK LLC	6995 55TH ST N STE A		SAINT PAUL	MN	55128-1726
BRUCE TRUCKING AND EXCAVATING INC	4401 STATE ROUTE 162		GRANITE CITY	IL	62040-6412
BRUNAUGH CONSTRUCTION AND DESIGN LLC	PO BOX 394		ALTON	IL	62002-0394
BRYAN-OHLMEIER CONST INC	911 N PEARL ST		PAOLA	KS	66071-1139
BUJHNER CONSTRUCTION INC	3158 S MAIN ST		SALT LAKE CTY	UT	84115-3750
BUFFALO GAP INSTRUMENTATION & ELECTRICAL COMPANY I	2532 AYMOND ST		EUNICE	LA	70535-6843
BUILDING CRAFTS INC	2 ROSEWOOD DR		WILDER	KY	41076-9007
BUILTECH SERVICES, LLC	1834 WALDEN OFFICE SQ STE 350		SCHAUMBURG	IL	60173-4296

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BULLEY & ANDREWS MASONRY RESTORATION LLC	1755 W ARMITAGE AVE		CHICAGO	IL	60622-1189
BUSH TURF INC	6800 78TH AVE W		MILAN	IL	61264-4146
BUTT CONSTRUCTION COMPANY INCORPORATED	3858 GERMANY LN		DAYTON	OH	45431-1607
BYUS CONSTRUCTION INC	16602 CRAWFORD AVE		MARKHAM	IL	60428-5378
C D L ELECTRIC COMPANY INC	1308 N WALNUT ST		PITTSBURG	KS	66762-3034
CACHE VALLEY ELECTRIC COMPANY	875 N 1000 W		LOGAN	UT	84321-7800
CADY AQUASTORE	920 W PRAIRIE DR STE G		SYCAMORE	IL	60178-3123
CAHILL CONSTRUCTION INC	6331 FIESTA DR		COLUMBUS	OH	43235-5202
CANNON UTILITY SERVICES LLC	1320 E STATE ROUTE 15		BELLEVILLE	IL	62220-4803
CANYON PLUMBING INC	PO BOX 295		ASH FLAT	AR	72513-0295
CAPEHART & CAPEHART BUILDERS INC	PO BOX 846		SALLISAW	OK	74955-0846
CAPITAL ELECTRIC INC	315 S TEKOPPEL AVE		EVANSVILLE	IN	47712-4817
CAPITAL INSULATION INC	2714 NW TOPEKA BLVD STE 106		TOPEKA	KS	66617-1148
CAPITOL CONSTRUCTION SERVICES OF INDIANA INC	11051 VILLAGE SQUARE LN		FISHERS	IN	46038-4552
CARDINAL INTERNATIONAL GROOVING & GRINDING LLC	PO BOX 450		CONSHOHOCKEN	PA	19428-0450
CARPOT STRUCTURES CORPORATION	1825 METAMORA RD		OXFORD	MI	48371-2419
CAS CONSTRUCTORS LLC	3500 SW FAIRLAWN RD STE 200		TOPEKA	KS	66614-3979

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CASE FOUNDATION COMPANY	PO BOX 40		ROSELLE	IL	60172
CASEY INDUSTRIAL INC	1400 W 122ND AVE STE 200		WESTMINSTER	CO	80234-3440
CASH DEPOT LIMITED WISCONSIN	1740 COFRIN DR STE 2		GREEN BAY	WI	54302-2086
CB RECOVERY GROUP INC	1821 WALDEN OFFICE SQ STE 395		SCHAUMBURG	IL	60173-4285
CCC GROUP INC	PO BOX 200350		SAN ANTONIO	TX	78220-0350
CEI MICHIGAN LLC	PO BOX 310		HAMBURG	MI	48139-0310
CELLSITE SOLUTIONS LLC	1720 I AVE NE		CEDAR RAPIDS	IA	52402-5205
CEMROCK LANDSCAPES INC	4790 S JULIAN AVE		TUCSON	AZ	85714-2123
CENTER LINE ELECTRIC, INC.	PO BOX 1047		BELLS	TN	38006-1047
CENTRAL BUILDING & PRESERVATION LP	1071 W FRY ST		CHICAGO	IL	60642-5422
CENTRIC SECURITY & AUTOMATION INC	103 LANTER CT		COLLINSVILLE	IL	62234-6124
CERAM ENVIRONMENTAL INC	7304 W 130TH ST STE 140		OVERLAND PARK	KS	66213-2644
CHA TECH SERVICES LLC	3 WINNERS CIR		ALBANY	NY	12205-1161
CHAPMAN CANOPY, INC.	PO BOX 3527		HUEYTOWN	AL	35023-0527
CHARLES F EVANS CO INC	PO BOX 228		ELMIRA	NY	14902-0228
CHARPS LLC	453 TOWER ST NW		CLEARBROOK	MN	56634-4289
CHATTANOOGA BOILER & TANK CO INC	PO BOX 110		CHATTANOOGA	TN	37401-0110
CHEMPRO SERVICES INC	3311 GULF BREEZE PKWY # 350		GULF BREEZE	FL	32563-3351

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CHERNE CONTRACTING CORPORATION	3555 FARNAM ST		OMAHA	NE	68131-3311
CHEROKEE ENTERPRISES INC	12981 NW 113TH CT		MEDLEY	FL	33178-3116
CHOATE CONSTRUCTION COMPANY	8200 ROBERTS DR STE 600		ATLANTA	GA	30350-4148
CHRISTENSEN REFRACTORY	PO BOX 276		PISGAH	IA	51564-0276
CIRCLE C PAVING AND CONSTRUCTION LLC	PO BOX 361		GODDARD	KS	67052-0361
CJ DRILLING INC	19N041 GALLIGAN RD		DUNDEE	IL	60118-9536
CJR BUILDERS INC	650 N ROSE DR # 154		PLACENTIA	CA	92870-7513
CL CONSTRUCTION, LLC	1927 COUNTY ROAD I		WAHOO	NE	68066-4074
CLASSIC INDUSTRIAL SERVICES INC	456 HIGHLANDIA DR		BATON ROUGE	LA	70810-5906
CLASSIC PROTECTIVE COATINGS INC	N7670 STATE RD 25		MENOMONIE	WI	54751
CMC ELECTRIC INC	PO BOX 37		COLLINSVILLE	IL	62234-0037
CNI INC	PO BOX 1654		JONESBORO	AR	72403-1654
CNR CONTRACTORS INC	15479 STATE HIGHWAY 15		KIMBALL	MN	55353-9788
COACH HOUSE INC	PO BOX 320		ARTHUR	IL	61911
COASTAL ENVIRONMENTAL GROUP INC	7 POLICE PLZ		POTOSI	MO	63664-1877
CODE USA L P	19785 W 12 MILE RD # 335		SOUTHFIELD	MI	48076-2584
COENEN MECHANICAL, LLC	401 E SOUTH ISLAND ST		APPLETON	WI	54915-1766
COLCON INDUSTRIES CORPORATION	PO BOX 647		SULLIVAN	IL	61951-0647

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COLUMBIA CONSTRUCTION INC	PO BOX 445		SPRING HILL	KS	66083-0445
COMBUSTION SERVICES INC	PO BOX 112		ALTAMONT	KS	67330-0112
COMMERCE CONSTRUCTION INC	695 N 40TH ST		SPRINGDALE	AR	72762-0602
COMMONWEALTH ELECTRIC COMPANY OF THE MIDWEST	PO BOX 80638		LINCOLN	NE	68501-0638
COMMUNICATION DATA LINK LLC	1305 SW 37TH ST		GRIMES	IA	50111-5064
CONCO SERVICES CORPORATION	135 SYLVAN ST		VERONA	PA	15147-1032
CONCORD TANK CORPORATION	PO BOX 5207		CONCORD	NC	28027-1503
CONCRETE EXPRESSIONS LLC	291 E GLENN MILLER DR		CLARINDA	IA	51632-2736
CONCRETE SYSTEMS COMPANY LLC	121 EDWARDS DR		JACKSON	TN	38301-7716
CONLEY SITEWORK & UTILITIES INC	PO BOX 715		EUDORA	KS	66025-0715
CONNECTED TECHNOLOGIES LLC	PO BOX 1983		ATHENS	GA	30603-1983
CONSTRUCTION DESIGNWORKS LLC	6657 WOODLAND DR		SHAWNEE	KS	66218-9745
CONSTRUCTION ENTERPRISES INC	2179 EDWARD CURD LN STE 100		FRANKLIN	TN	37067-5789
CONTEGRA SERVICES LLC	22 GTWAY COMM CTR W 110		EDWARDSVILLE	IL	62025
CONTINENTAL CONSTRUCTION COMPANY OF TENNESSEE INC	5646 SHELBY OAKS DR		MEMPHIS	TN	38134-7337
CONTINENTAL POOLS INC	805 E WARREN ST		GARDNER	KS	66030-1619

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CONTRACTOR SOLUTION GROUP LLC	670 WHITE RD STE A		SPRINGDALE	AR	72762-3027
CONVEYOR SPECIALTIES, INC.	841 BRIAN DR STE A		CREST HILL	IL	60403-2360
CONWAY PHILLIPS HOLDING LLC	13A TALBOT AVE		BRADDOCK	PA	15104-1113
COOPER RAIL SERVICE INC	PO BOX 199		HUNTINGBURG	IN	47542-0199
COOPERS STEEL FABRICATORS	PO BOX 149		SHELBYVILLE	TN	37162-0149
CORCO CONSTRUCTION LLC	15104 PRIDE VALLEY RD		LITTLE ROCK	AR	72223-4934
CORNERSTONE FCE SERVICES LLC	8811 TEEL PKWY UNIT 6074		FRISCO	TX	75035-4258
CORNHUSKER INSULATION LLC	2201 RIVER ROAD DR		WATERLOO	NE	68069-3407
CORRECTIVE ASPHALT MATERIALS LLC	PO BOX 87129		SOUTH ROXANA	IL	62087-7129
CORROTEC INC	1125 W NORTH ST		SPRINGFIELD	OH	45504-2713
CORVAL CONSTRUCTORS INC	1633 EUSTIS ST		SAINT PAUL	MN	55108-1219
COTTON COMMERCIAL USA INC	5443 KATY HOCKLEY CUT OFF RD		KATY	TX	77493-7008
COULTER GLASS INC	13711 E 66TH ST N		OWASSO	OK	74055-7141
COUNTY CONTRACTORS INC	PO BOX 3522		QUINCY	IL	62305-3522
COWIN & CO INC MINING ENGINEERS AND CONTRACTORS	PO BOX 19009		BIRMINGHAM	AL	35219-9009
CRAMER AND ASSOCIATES INC	3100 SW BROOKSIDE DR		GRIMES	IA	50111-4977

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CROOKHAM CONSTRUCTION LLC	PO BOX 339		TONGANOXIE	KS	66086-0339
CROWN CORR INC	7100 W 21ST AVE		GARY	IN	46406-2499
CSD ENVIRONMENTAL SERVICES INC	2220 YALE BLVD		SPRINGFIELD	IL	62703-3516
CTS CONSTRUCTION INC	7275 EDINGTON DR		CINCINNATI	OH	45249-1064
CUNNINGHAM HEATING & VENTILATION INC	808 S MARKET ST		OSKALOOSA	IA	52577-3855
CUSTOM POOL LLC	32 HOWARD DR		BELLEVILLE	IL	62223-4016
CUSTOM TREE CARE INC	3722 SW SPRINGCREEK LN		TOPEKA	KS	66610-1221
CWPMO INC	1682 LANGLEY AVE		IRVINE	CA	92614-5620
D & D INDUSTRIAL CONTRACTING INC	101 MULLEN DR		WALTON	KY	41094-9607
D & L EXCAVATING INC	1958 HIGHWAY 104		LIBERTY	IL	62347-2141
D5 IRON WORKS INC	18000 JEFFERSON ST		UNION	IL	60180-9440
DADE CONSTRUCTION LLC	PO BOX 4090		KANSAS CITY	KS	66104-0090
DATA CLEAN CORPORATION	1033 GRACELAND AVE		DES PLAINES	IL	60016-6511
DAVACO, LP	4050 VALLEY VIEW LANE	STE 150	IRVING	TX	75038
DAVIS CONSTRUCTION	2143 NE HIGHWAY 7		COLUMBUS	KS	66725-2093
DAWKINS ON SITE LLC	PO BOX 1096		HARTSVILLE	SC	29551-1096
DEAN SNYDER CONSTRUCTION CO	PO BOX 181		CLEAR LAKE	IA	50428-0181
DECKER CONSTRUCTION INC	PO BOX 254		COFFEYVILLE	KS	67337-0254
DECKER ELECTRIC INC	4500 W HARRY ST		WICHITA	KS	67209-2736

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DEFINITIVE HOME AND DESIGN INCORPORATED	1820 ORR LN		O FALLON	IL	62269-6220
DEJAGER CONSTRUCTION INC	75 60TH ST SW		WYOMING	MI	49548-5771
DELAWARE ELEVATOR INC	2210 ALLEN DR		SALISBURY	MD	21801-8059
DELTA CONCRETE AND INDUSTRIAL CONTRACTING INC	51825 GRATIOT AVE		CHESTERFIELD	MI	48051-2014
DELTA STAR, INC	3550 MAYFLOWER DR		LYNCHBURG	VA	24501-5019
DENISON DRYWALL CONTRACTING INC	PO BOX 453		DENISON	IA	51442-0453
DF CHASE INC	3001 ARMORY DR STE 200		NASHVILLE	TN	37204-3711
DF OSBORNE CONSTRUCTION INC	3310 SW HARRISON ST STE 3		TOPEKA	KS	66611-2252
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST		QUINCY	IL	62301-1435
DIAMOND SURFACE INC	21025 COMMERCE BLVD STE 900		ROGERS	MN	55374-4697
DIECKER-TERRY MASONRY INC	11327 EIFF RD		MARISSA	IL	62257-1409
DIG AMERICA UTILITY CONTRACTING INC	25135 22ND AVE		SAINT CLOUD	MN	56301-9189
DIMENSION CONSTRUCTION INC	3776 NEW GETWELL RD		MEMPHIS	TN	38118-6014
DIVERSIFIED COMMERCIAL BUILDERS INC	3691 KENNESAW S INDUSTRIAL DR NW		KENNESAW	GA	30144-6513
DIVERSIFIED TRACK WORKS LLC	17671 US HIGHWAY 6		GENESE0	IL	61254-8620
DL SMITH ELECTRICAL CONSTRUCTION INC	1405 SW 41ST ST		TOPEKA	KS	66609-1295

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DMS CONTRACTING INC	PO BOX 122		MASCOUTAH	IL	62258-0122
DMS RETAIL INTERIORS INC	120 S OLIVE AVE STE 601		WEST PALM BEACH	FL	33401-5535
DOME CORPORATION OF NORTH AMERICA	5450 EAST RD		SAGINAW	MI	48601-9748
DON JULIAN BUILDERS INC	15521 W 110TH ST		LENEXA	KS	66219-1317
DONCO ELECTRICAL CONSTRUCTION LLC	PO BOX 158		EDWARDSVILLE	IL	62025-0158
DORMARK CONSTRUCTION CO	PO BOX 530		GRIMES	IA	50111-0530
DOSTER CONSTRUCTION COMPANY INC	2100 INTERNATIONAL PARK DR		BIRMINGHAM	AL	35243-4209
DOTSON ELECTRIC COMPANY INC	551 CAL BATSEL RD		BOWLING GREEN	KY	42104-8520
DRC EMERGENCY SERVICES LLC	PO BOX 17017		GALVESTON	TX	77552-7017
DS ELECTRIC LLC	5336 KNOX ST		MERRIAM	KS	66203-2066
DTLS INCORPORATED	PO BOX 1615		BERNALILLO	NM	87004-1615
DUJINICK INC	PO BOX 208		PRINSBURG	MN	56281-0208
DUN TRANSPORTATION & STRINGING INC	304 REYNOLDS LN		SHERMAN	TX	75092-6839
DUNK FIRE & SECURITY INC	3446 WAGON WHEEL RD		SPRINGDALE	AR	72762-0115
DYKON BLASTING CORP	8120 W 81ST ST		TULSA	OK	74131-2876
DYNAGRID CONSTRUCTION GROUP, LLC	725 E JONES ST		LEWISVILLE	TX	75057-2608
E80 PLUS CONSTRUCTORS LLC	7120 PATTON RD		DEFOREST	WI	53532-1836

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EBERHART SIGN & LIGHTING CO	104 1ST AVE		EDWARDSVILLE	IL	62025-2574
EBERT CONSTRUCTION CO INC	PO BOX 198		WAMEGO	KS	66547-0198
EBM CONSTRUCTION INC	1014 SHERWOOD RD		NORFOLK	NE	68701-9060
ECKINGER CONSTRUCTION COMPANY	2340 SHEPLER CHURCH AVE SW		CANTON	OH	44706-3093
EDDYS GLASS & DOOR INC	147 W K ST		FOREST CITY	IA	50436-1519
EDMOND PLAZA CONSTRUCTION LLC	6504 SW 29TH ST BLDG A		OKLAHOMA CITY	OK	73179-6024
EDNA LUMBER CO INC	PO BOX 820		EDNA	TX	77957-0820
EDWINS GREENHOUSE CONSTRUCTION INC	6586 POWDER VALLEY RD		ZIONSVILLE	PA	18092-2225
EJM PIPE SERVICES INC	14461 LAKE DR NE		COLUMBUS	MN	55025-8600
ELECTRICAL ALLIANCES LLC	PO BOX 614		WEST BEND	WI	53095-0614
ELECTRICO INC	7706 WAGNER RD		MILLSTADT	IL	62260-2910
ELECTRICOMM INC	PO BOX 8324		TOPEKA	KS	66608-0324
ELEVATOR SAFETY INSPECTION SERVICES INC	415 N MCKINLEY ST STE 685		LITTLE ROCK	AR	72205-3010
ELITE ENERGY SPECIALISTS LLC	9956 S 171ST ST		OMAHA	NE	68136-1926
ELITE INDUSTRIAL PAINTING INC	621 HIBISCUS ST STE 3		TARPON SPGS	MO	34689-3306
ELLIOTT ELECTRICAL INC	22095 INTERSTATE 30 S		BRYANT	AR	72022-8581
ELLSWORTH ELECTRIC INC	4425 N HIGHWAY 81		DUNCAN	OK	73533-8950
EMBREE CONSTRUCTION GROUP INC OF TEXAS	4747 WILLIAMS DR		GEORGETOWN	TX	78633-3799

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EMCO CHEMICAL DISTRIBUTORS INC	8601 95TH ST		PLEASANT PR	WI	53158-2205
EMERALD TRANSFORMER PPM LLC	4419 ST HWY 83 N		DEFUNIAK SPRINGS	FL	32433-3958
EMJ CORPORATION	2034 HAMILTON PLACE BLVD STE 400		CHATTANOOGA	TN	37421-6102
EMPIRE AG LLC	306 SW DRIFTWOOD DR		ANKENY	IA	50023-4407
EMPIRE CONSTRUCTION GROUP LLC	9128 W 91ST TER		OVERLAND PARK	KS	66212-3901
ENERGY ERECTORS INC	31588 PROGRESS RD		LEESBURG	FL	34748-8781
ENEXIO US LLC	17757 US HIGHWAY 19 N		CLEARWATER	FL	33764-6560
ENGINEERED FLUID INC	PO BOX 723		CENTRALIA	IL	62801-9111
ENGINEERED STRUCTURES INC	3330 E LOUISE DR STE 300		MERIDIAN	ID	83642-5123
ENGLEWOOD CONSTRUCTION INC	80 MAIN ST		LEMONT	IL	60439-3622
ENVIROCON INC	PO BOX 16655		MISSOULA	MT	59808-6655
ENVIRONMENTAL FABRICS INC	85 PASCON CT		GASTON	SC	29053-8507
EPC SERVICES COMPANY	1241 S 31ST ST W		BILLINGS	MT	59102-7314
ERV SMITH SERVICES INC	1225 TRUAX BLVD		EAU CLAIRE	WI	54703-1468
ESA SOUTH INC	1681 SUCCESS DR		CANTONMENT	FL	32533-5103
ESSI LLC	1400 W SHADY GROVE RD		GRAND PRAIRIE	TX	75050-7117
EVCO NATIONAL	PO BOX 407		EAST ALTON	IL	62024-0407
EXCELL CONSTRUCTION SERVICES LLC	2432 BOXANKLE RD		FORSYTH	GA	31029-4428

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EXCELLENCE IN CONSTRUCTION LLC	1020 N HIGHWAY 5		LANSING	KS	66043-6267
EXTREME EXTERIOR PROS INC	2019 MAPLE ST		QUINCY	IL	62301-2247
F & M CONTRACTORS INC	PO BOX 149		CLAYTON	OH	45315-0149
F L CRANE & SONS INC	PO BOX 428		FULTON	MS	38843-0428
FABCOR INC	350 S OHIO ST		MINSTER	OH	45865-1272
FAHRNER ASPHALT SEALERS, L.L.C.	2800 MECCA DR		PLOVER	WI	54467-3224
FALL ZONE CONSTRUCTION LLC	18601 GREENE ST		WASHINGTON	NE	68068-4000
FARABEE MECHANICAL INC	PO BOX 1748		HICKMAN	NE	68372-1748
FARMER EXCAVATING INC	15440 94TH ST		OSKALOOSA	KS	66066-4122
FAUGHN ELECTRIC INC	5980 OLD MAYFIELD RD		PADUCAH	KY	42003-9296
FAYETTEVILLE PLUMBING & HEATING CO INC	PO BOX 8910		FAYETTEVILLE	AR	72703-0016
FC DADSON SIB LLC	N1043 CRAFTSMEN DR STE 2		GREENVILLE	WI	54942-8082
FEDERAL FIRE AND SECURITY LLC	PO BOX 1782		OWENSBORO	KY	42302-1782
FEDERAL STEEL & ERECTION CO	PO BOX 238		EAST ALTON	IL	62024-0238
FHG INC	7015 TUTOR ST		MINT HILL	NC	28227-4421
FICKETT STRUCTURAL SOLUTIONS INC	3148 DEMING WAY STE 160		MIDDLETON	WI	53562-1486
FIRE & SECURITY SOLUTIONS GROUP INC	11240 STRANG LINE RD		LENEXA	KS	66215-4039

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FIRELAKE CONSTRUCTION INC	14217 W 95TH ST		LENEXA	KS	66215-5208
FIRELINE SPRINKLER LLC	1329 W GRAND AVE STE 1A		PORT WASHINGTON	WI	53074-2010
FIRST DRILLING LLC	2990 N TOWNSEND AVE		MONTROSE	CO	81401-6018
FLAME ON INC	12632 WAGNER RD		MONROE	WA	98272-9732
FLORIDA INSTITUTE OF TECHNOLOGY INC	150 W UNIVERSITY BLVD		MELBOURNE	FL	32901-6975
FORD AUDIO VIDEO SYSTEMS LLC	4800 W I 40 SERVICE RD		OKLAHOMA CITY	OK	73128-1208
FORTESSA HOSTING	PO BOX 1734		LAGUNA BEACH	CA	92652-1734
FOSTER ROOFING INC	3357 WAGON WHEEL RD		SPRINGDALE	AR	72762-0106
FOUNDATION SERVICE CORP	PO BOX 120		HUDSON	IA	50643-0120
FOUNDATION TESTING AND CONSULTING LLC	16500 LUCILLE ST		OVERLAND PARK	KS	66221-7960
FOUR STAR CONSTRUCTION INC	PO BOX 3037		SUPERIOR	WI	54880-0458
FRAZIER ROOFING & SHEET METAL CO INC	PO BOX 545		DYERSBURG	TN	38025-0545
FREEDOM CONCRETE LLC	PO BOX 731		DE SOTO	KS	66018-0731
FRONTIER MECHANICAL LC	PO BOX 71487		SALT LAKE CTY	UT	84171-0487
FRONTZ DRILING INC	2031 MILLERSBURG RD		WOOSTER	OH	44691-9460
FULCRUM EXPRESS INC	1945 THE EXCHANGE SE STE 400		ATLANTA	GA	30339-2090
FULSOM BROTHERS INC	PO BOX 522		CEDAR VALE	KS	67024-0522
G B CONSTRUCTION LLC	PO BOX 1305		LOUISBURG	KS	66053-1305

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G.A. RICH & SONS INC	PO BOX 50		DEER CREEK	IL	61733-0050
G4 CONSTRUCTION MANAGEMENT LLC	12903 PIONEER TRL		EDEN PRAIRIE	MN	55347-4112
GALA SYSTEMS INC	3185 FIRST STREET		ST HUBERT CANADA	QC	J3Y 8Y6
GALL CONSTRUCTION OF AMERICA LIMITED	1550 VICTORIA ST. NORTH		KITCHENER	ON	N2B 3E2
GALLAGHER ASPHALT CORPORATION	18100 INDIANA AVE		THORNTON	IL	60476-1276
GARRISON PLUMBING INC	1375 N WINCHESTER ST		OLATHE	KS	66061-5880
GATOR SIGN COMPANY INC	1027 KAREY ANDREWS RD		MCCOMB	MS	39648-9446
GBA SYSTEMS INTEGRATORS LLC	9801 RENNER BLVD		LENEXA	KS	66219-9718
GELLY EXCAVATING & CONSTRUCTION INC	13297 PLOCHER WAY		HIGHLAND	IL	62249-4543
GEMCO CONSTRUCTORS LLC	6525 GUJON RD		INDIANAPOLIS	IN	46268-4808
GENERAL EXCAVATING COMPANY	6701 CORNHUSKER HWY		LINCOLN	NE	68507-3113
GEOFIRMA LLC	7051 HIGHWAY 70 S		NASHVILLE	TN	37221-2207
GEOSTABILIZATION INTERNATIONAL LLC	844 21 1/2 RD		GRAND JUNCTION	CO	81505-9712
GERALD N CANDITO CONSTRUCTION CORP	145 KELLI CLARK CT SE		CARTERSVILLE	GA	30121-7003
GERARD TANK & STEEL INC	PO BOX 513		CONCORDIA	KS	66901-0513
GERENA CONSTRUCTION LLC	9517 E 85TH ST N		VALLEY CENTER	KS	67147
GIBALTAR CONSTRUCTION COMPANY INC	42 HUDSON ST STE A207		ANNAPOLIS	MD	21401-8537

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GIFFIN INC	1900 BROWN RD		AUBURN HILLS	MI	48326-1701
GLASS DESIGN INC	PO BOX 568		SAPULPA	OK	74067-0568
GLEESON ASPHALT INC	2800 W MAIN ST		BELLEVILLE	IL	62226-6612
GLOBAL EMPIRE LLC	115 OVERLOOK RD		POMONA	NY	10970-2118
GLOBAL ENERGY SOLUTIONS	1420 KING ST STE 401		ALEXANDRIA	VA	22314-2762
GOETTLE EQUIPMENT COMPANY	12071 HAMILTON AVE		CINCINNATI	OH	45231-1032
GOOLSBY INC	3002 W MAIN ST		BLYTHEVILLE	AR	72315-8600
GORDON ENERGY AND DRAINAGE COMPANY	15735 S MAHAFFIE ST		OLATHE	KS	66062-4038
GOUDGE AND GUSTAFSON	PO BOX 28		CLEARBROOK	MN	56634-0028
GRAND CONSTRUCTION COMPANY LLC	510 MIAMI AVE		KANSAS CITY	KS	66105-2110
GRANITE TRANSFORMATIONS	14125 MARSHALL DR		LENEXA	KS	66215-1300
GRE CONSTRUCTION	628 PALESTINE RD		CHESTER	IL	62233-1060
GREAT LAKES CONCRETE PRODUCTS LLC	4555 134TH AVE		HAMILTON	MI	49419-8579
GREAT PLAINS STRUCTURES LLC	3301 LABORE RD		SAINT PAUL	MN	55110-5149
GRIBBINS INSULATION COMPANY INC	1400 E COLUMBIA ST		EVANSVILLE	IN	47711-5222
GRIFFIN CONTRACT DEWATERING LLC	5306 CLINTON DR		HOUSTON	TX	77020-7912
GRIFFITH STEEL ERECTION	1355 S ANNA ST		WICHITA	KS	67209-2601
GUS CONST CO INC	PO BOX 77		CASEY	IA	50048-0077

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GUY F ATKINSON CONSTRUCTION LLC	7500 OLD GEORGETOWN RD STE 8		BETHESDA	MD	20814-6805
GUY ROOFING INC	201 JONES RD		SPARTANBURG	SC	29307-5424
GYPSUM FLOORS OF ARIOK INC	PO BOX 1707		MULDROW	OK	74948-1707
H & H DRYWALL SPECIALTIES INC	3727 E 31ST ST		TULSA	OK	74135-1506
H & H SYSTEMS & DESIGN INC	135 W MARKET ST		NEW ALBANY	IN	47150-3561
H & M INDUSTRIAL SERVICES INC	PO BOX 200		JACKSON	TN	38302-0200
H AND M CONSTRUCTION CO INC	PO BOX 200		JACKSON	TN	38302-0200
HABASIT AMERICA INC	2670 LEISCZS BRIDGE RD UNIT 200		LEESPORT	PA	19533-9433
HABCO INC	248 E BERG RD		SALINA	KS	67401-8907
HALL CONTRACTING OF KENTUCKY INC	PO BOX 37270		LOUISVILLE	KY	40233-7270
HAMON CUSTODIS INC	PO BOX 1500		SOMERVILLE	NJ	08876-1251
HANNA DESIGN GROUP INC	650 E ALGONQUIN RD STE 405		SCHAUMBURG	IL	60173-3853
HANSEN RICE INC	1717 E CHISHOLM DR		NAMPA	ID	83687-6846
HARBOUR CONSTRUCTION INC	2717 S 88TH ST		KANSAS CITY	KS	66111-1757
HARCO SERVICES LLC	PO BOX 2347		KENNESAW	GA	30156-9105
HARMON STEEL, INCORPORATED	623 S STATE ST		NORTH VERNON	IN	47265-2126
HAROLD COFFEY CONSTRUCTION CO INC	2317 S 7TH ST		HICKMAN	KY	42050-1835

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HARVEY NASH INC	1700 STATE ROUTE 23 STE 100		WAYNE	NJ	07470-7529
HASTCO INC	2801 NW BUTTON RD		TOPEKA	KS	66618-1457
HAWKEYE INSULATION SPECIALISTS INC	755 64TH AVENUE CT SW STE A		CEDAR RAPIDS	IA	52404-7001
HD PAINTING AND STAIN LLC	1201 STATE STREET RD		BELLEVILLE	IL	62220-2855
HEADWATERS CONSTRUCTION COMPANY	639 W 9500 S STE 1		VICTOR	ID	83455-5408
HEALY CONSTRUCTION SERVICES INC	14000 KEELER AVE		CRESTWOOD	IL	60418-2352
HEARTLAND ACCESS SOLUTIONS LLC	8401 MELROSE DR		LENEXA	KS	66214-1647
HEARTLAND RETAIL CONSTRUCTION INC	4956 MEMCO LN STE A		RACINE	WI	53404-1160
HEIDELBERG ENGINEERING INC	10 FORGE PKWY STE 1		FRANKLIN	MA	02038-3137
HEINEN CUSTOM OPERATIONS INC	PO BOX 182		VALLEY FALLS	KS	66088-0182
HEINTZ POOL & SPA COMPANY	453 MARKETPLACE DR		FREEBURG	IL	62243-4076
HICKEY CONTRACTING COMPANY	PO BOX 68		KEOKUK	IA	52632-0068
HIGH CONCRETE GROUP LLC	PO BOX 10008		LANCASTER	PA	17605-0008
HIGHLAND STEEL ERECTORS INC	PO BOX 590		HELENWOOD	TN	37755-0590
HILLARD ELECTRIC INC	4099 CEDAR COMMERCIAL DR NE		CEDAR SPRINGS	MI	49319-8296
HOFFMANN INC	6001 49TH ST S		MUSCATINE	IA	52761-1153

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HOHL INDUSTRIAL SERVICES INC	770 RIVERVIEW BLVD STE 1		TONAWANDA	NY	14150-7880
HOLDER CONSTRUCTION	3300 RIVERWOOD PKWY SE STE 1200		ATLANTA	GA	30339-3967
HOLLAND CONSTRUCTION SERVICES, INC.	4495 N ILLINOIS ST STE E		SWANSEA	IL	62226-1005
HOME CENTER CONSTRUCTION INC	420 W ATKINSON RD		PITTSBURG	KS	66762-8634
HOPCO CONSTRUCTION	PO BOX 9008		OMAHA	NE	68109-0008
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN		FT WORTH	TX	76116-6444
HORIZONTAL BORING & TUNNELING CO	PO BOX 429		EXETER	NE	68351-0429
HOSLER MECHANICAL INC	10800 GALAXIE AVE		FERNDALE	MI	48220-2132
HOVLAND INC	4177 THUNDERCHIEF LN		HERMANTOWN	MN	55811-1425
HOWARD IMMEL INC	1820 RADISSON ST		GREEN BAY	WI	54302-2057
HPI TURBINE SERVICES LLC	15503 W HARDY RD		HOUSTON	TX	77060-3603
HUEGERICH CONSTRUCTION INC	PO BOX 891		GRETNA	NE	68028-0891
HUSTON CONTRACTING INC	PO BOX 74		OLATHE	KS	66051-0074
HUTTON CONTRACTING CO INC	1600 CLIFTY HWY		HINDSVILLE	AR	72738-9167
HYDRA-LUBE	PO BOX 16565		LAKE CHARLES	LA	70616-6565
HYDRO SERVICES LAMPART LP	530 MOON CLINTON RD STE 4		CORAOPOLIS	PA	15108-3874
HYDRO TECHNOLOGIES INC	6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILLE	IN	47130-8769
HYDROCHEM LLC	900 GEORGIA AVE		DEER PARK	TX	77536-2518

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HYUNDAI POWER TRANSFORMERS USA INC	215 FOLMAR PKWY		MONTGOMERY	AL	36105-5513
ICON INDUSTRIAL SERVICES LLC	5104 J ST SW		CEDAR RAPIDS	IA	52404-4919
IDEAL BUILDING SOLUTIONS LLC	6753 Jones Mill Ct Ste F		Norcross	GA	30092-4379
IDEAL BUSINESS SOLUTIONS LLC	31 BOLAND CT		GREENVILLE	SC	29615-5730
IES COMMUNICATIONS LLC	5433 WESTHEIMER RD STE 500		HOUSTON	TX	77056-5339
ILLINI DRILLED FOUNDATIONS INC	PO BOX 1351		DANVILLE	IL	61834-1351
IMPERIAL CRANE SERVICES INC	7500 IMPERIAL DR		BRIDGEVIEW	IL	60455-2395
IMPERIAL ROOF SYSTEMS CO	PO BOX 522		WEST UNION	IA	52175-0522
INDIANA INDUSTRIAL SERVICES LLC	1906 CLOVER RD		MISHAWAKA	IN	46545-7245
INDUSTRIAL INSULATION SERVICES INC	2200 W 6TH AVE		EL DORADO	KS	67042-3166
INDUSTRIAL MAINTENANCE OF TOPEKA INC	4501 NW US HIGHWAY 24		TOPEKA	KS	66618-3809
INDUSTRIAL PLANT SERVICES NATIONAL LLC	51410 MILANO DR STE 110		MACOMB	MI	48042-4015
INDUSTRIAL ROOFING & CONSTRUCTION LLC	1128 HIGHWAY 2		STERLINGTON	LA	71280-3066
INDUSTRIAL SKILLED TRADES INC	2590 ALFT LN STE B		ELGIN	IL	60124-7820
INDUSTRIAL STEEL ERECTORS INC	2728 N CLARK ST		DAVENPORT	IA	52804-1300
INDUSTRY SERVICES CO INC	6265 RANGELINE RD		THEODORE	AL	36582-5245

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INFRASTRUCTURE ENGINEERS INC	12596 W BAYAUD AVE STE 300		LAKEWOOD	CO	80228-2031
INGRAM CONSTRUCTION COMPANY INC OF MADISON MISSISS	PO BOX 1609		MADISON	MS	39130-1609
INK CONSTRUCTION LLC	8335 E KELLOGG DR		WICHITA	KS	67207-1839
INNOVATIVE CONSTRUCTION SOLUTIONS INC	21675 GATEWAY RD		BROOKFIELD	WI	53045-5137
INSULATED PANEL COMPANY	421 N PAULINA ST		CHICAGO	IL	60622-6684
INSULATION TECHNOLOGIES INC	2007 BUTTON LN		LA GRANGE	KY	40031-8726
INTEGRATED ENVIRONMENTAL SERVICES INC	PO BOX 490815		BLAINE	MN	55449-0815
INTEGRATED POWER CO	PO BOX 1743		NORTH PLATTE	NE	69103-1743
INTEGRATED SERVICE COMPANY	1900 N 161ST EAST AVE		TULSA	OK	74116-4829
INTERCON CONSTRUCTION INC	5512 STATE ROAD 19 AND 113		WAUNAKEE	WI	53597-9530
INTERNATIONAL INDUSTRIAL CONTRACTING CORPORATION	35900 MOUND RD		STERLING HTS	MI	48310-4793
INTERNATIONAL TOWERS LLC	117 S LEXINGTON ST # 100		HARRISONVILLE	MO	64701-2444
IOWA TRENCHLESS LC	PO BOX 846		PANORA	IA	50216-0846
IVS HYDRO INC	PO BOX 245		WAVERLY	WV	26184-0245
J & D CONSTRUCTION INC	4326 HIGHWAY 212		MONTEVIDEO	MN	56265-4536
J CURRY CONSTRUCTION INC	1209 N ROUTE 45		MATTOON	IL	61938-2992

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J F BRENNAN COMPANY INC	PO BOX 2557		LA CROSSE	WI	54602-2557
J HAWK PLUMBING INC	3615 W MAPLE ST		WICHITA	KS	67213-2453
J WILKINSON INC	2964 PETTICOAT JUNCTION LN		GLEN CARBON	IL	62034-3265
JACK A FARRIOR INC	9585 US 264A		FARMVILLE	NC	27828-9548
JACK R GAGE REFRIGERATION INC	700 W 1700 S BLDG 29104		LOGAN	UT	84321-6541
JACKOVIC CONSTRUCTION COMPANY LLC	300 MOUNT LEBANON BLVD STE 211A		PITTSBURGH	PA	15234-1534
JACKSON DEAN CONSTRUCTION INC	3414 S 116TH ST		TUKWILA	WA	98168-1983
JACOBS GROUP GENERAL CONTRACTORS INC	3515 MATTINGLY RD		BUCKNER	KY	40010-8801
JACOBS LADDER INC	2325 COBDEN SCHOOL RD		COBDEN	IL	62920-3489
JAKES ELECTRIC LLC	207 ALLEN ST		CLINTON	WI	53525-9498
JAMES AGRESTA CARPENTRY, INC.	150 ENGLISH ST		HACKENSACK	NJ	07601-3937
JAMES HUNT CONSTRUCTION CO INC	1865 SUMMIT RD		CINCINNATI	OH	45237-2803
JAMES N GRAY CONSTRUCTION CO INC	PO BOX 8330		LEXINGTON	KY	40533-8330
JANSEN ELECTRIC COMPANY	4421 N 60TH ST		QUINCY	IL	62305-0640
JARRETT INDUSTRIES INC	PO BOX 87189		SOUTH ROXANA	IL	62087-7189
JASON TANKING CONSTRUCTION LLC	PO BOX 3969		LAWRENCE	KS	66046-0969
JAYEFF CONSTRUCTION CORPORATION	2310 HIGHWAY 34 STE 1A		MANASQUAN	NJ	08736-1400

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JED INSTALLATION LLC	2722 N 155TH ST		BASEHOR	KS	66007-9253
JEN MECHANICAL INC	803 HOPP HOLLOW DR		ALTON	IL	62002-4204
JESCO INC	2020 MCCULLOUGH BLVD		TUPELO	MS	38801-7108
JETTON GENERAL CONTRACTING INC	1211 CARROLL RD		PARAGOULD	AR	72450-6088
JF EDWARDS CONSTRUCTION COMPANY	220 S CHICAGO ST		GENESEO	IL	61254-1456
JIM RIVER FENCING LLC	45275 299TH ST		IRENE	SD	57037-6002
JOE R JONES CONSTRUCTION INC	PO BOX 873		WEATHERFORD	TX	76086-0873
JOHN A PAPALAS & CO INC	1187 EMPIRE AVE		LINCOLN PARK	MI	48146-2099
JOHN E GREEN COMPANY	220 VICTOR ST		HIGHLAND PARK	MI	48203-3116
JOHN P DUFFY CONSTRUCTION COMPANY INC	7211 W 98TH TER STE 110		OVERLAND PARK	KS	66212-2257
JOHNSONS BUILDERS	1455 HODGES FERRY RD		DOYLE	TN	38559-3001
JR AUTOMATION TECHNOLOGIES LLC	13365 TYLER ST		HOLLAND	MI	49424-9421
JRCT INCORPORATED	2098 TOM AUSTIN HWY		GREENBRIER	TN	37073-5192
K & W FUELING SYSTEMS INC	PO BOX 116		RUSHVILLE	IN	46173-0116
KADILEX CONSTRUCTION INC	PO BOX 348		WOOD RIVER	IL	62095-0348
KAISER ELECTRICAL CONTRACTORS INC	340 ERIE AVE		MORTON	IL	61550-9600
KALMAN FLOOR COMPANY	15710 W COLFAX AVE STE 202		GOLDEN	CO	80401-7405

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KAMADULSKI EXCAVATING & GRADING CO INC	4336 HIGHWAY 162		GRANITE CITY	IL	62040-6409
KANE FIRE PROTECTION INC	170 E ALTON AVE		EAST ALTON	IL	62024-1443
KANSAS DUSTROL INC	PO BOX 308		TOWANDA	KS	67144-0308
KANSAS TURF LLC	601 E WYANDOTTE ST		MERIDEN	KS	66512-9169
KANTEX INDUSTRIES INC	1320 S HAMILTON CIR		OLATHE	KS	66061-7241
KARR TUCKPOINTING LLC	PO BOX 417		VINTON	IA	52349-0417
KASPARIE CONSTRUCTION COMPANY	1500 MAAS RD		QUINCY	IL	62305-0436
KBS AGRI SYSTEMS LLC	255 COUNTY ROAD R		NAPOLEON	OH	43545-5748
KBS CONSTRUCTORS INC	1701 SW 41ST ST		TOPEKA	KS	66609-1252
KEA CONSTRUCTORS LLC	PO BOX M		MILFORD	NE	68405-0623
KEELEY & SONS INC	6303 COLLINSVILLE RD		E SAINT LOUIS	IL	62201-2523
KEEN COMPANY INC	PO BOX 2143		INDIANAPOLIS	IN	46206-2143
KEMNER E.I.F.S., INC	PO BOX 41		QUINCY	IL	62306-0041
KENDALL CONSTRUCTION INC	2551 NW BUTTON RD		TOPEKA	KS	66618-1411
KENDREK ELECTRIC INC	PO BOX 9411		WICHITA	KS	67277-0411
KENT COMPANIES TEXAS LLC	830 VALLEY RIDGE BLVD		LEWISVILLE	TX	75057-3319
KEOKUK CONTRACTORS INC	853 JOHNSON STREET RD		KEOKUK	IA	52632-2213
KING MECHANICAL CONTRACTORS INC	PO BOX 16608		CHATTANOOGA	TN	37416-0608
KING OF TEXAS ROOFING COMPANY LP	307 GILBERT CIR		GRAND PRAIRIE	TX	75050-6579

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KINLEY CONSTRUCTION GROUP LP	7301 COMMERCIAL BLVDE		ARLINGTON	TX	76001-7149
KIRK GROSS COMPANY	PO BOX 2097		WATERLOO	IA	50704-2097
KLAVER CONSTRUCTION COMPANY INC	PO BOX 9163		WICHITA	KS	67277-0163
KNUTSON BROTHERS INC	PO BOX 353		REDWOOD FALLS	MN	56283-0353
KONRAD CONSTRUCTION COMPANY	5701 WEATHERSTONE WAY		JOHNSBURG	IL	60051-8431
KOOPS INC	987 PRODUCTIONS CT		HOLLAND	MI	49423-9219
KORTE & LUITJOHAN CONTRACTORS INC	12052 HIGHLAND RD		HIGHLAND	IL	62249-1342
KOSS CONSTRUCTION COMPANY	5830 SW DRURY LN		TOPEKA	KS	66604-2262
KRIEWALD ENTERPRISES LLC	1021 FOSSE RD UNIT A		OTTAWA	IL	61350-9364
KRUSE CONTRACTING INC	4374 G RD		WATERLOO	IL	62298-3806
KRYSTAL COMPANIES LLC	6830 W 152ND TER		OVERLAND PARK	KS	66223-3127
KUHLMAN REFRIGERATION INC	N56W16865 RIDGEWOOD DR # 100		MENOMONEE FLS	WI	53051-5656
KVK CONTRACTING INC	727 WESLEY AVE STE 1		TARPON SPGS	FL	34689-6757
KWCC INC	123 S US HIGHWAY 12 # 13		FOX LAKE	IL	60020-1770
L6 INC	PO BOX 1957		BROKEN ARROW	OK	74013-1957
LA MACCHIA GROUP LLC	157 N MILWAUKEE ST		MILWAUKEE	WI	53202-6012
LAKEVIEW CONSTRUCTION OF WISCONSIN INC	10505 CORPORATE DR STE 200		PLEASANT PR	WI	53158-1605
LAND ART LANDSCAPING INC	12429 HOWE DR		LEAWOOD	KS	66209-1451

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LANEY DIRECTIONAL DRILLING CO	831 CROSSBRIDGE DR		SPRING	TX	77373-3501
LANGHAUSER SHEET METAL CO	120 MATTER DR		HIGHLAND	IL	62249-1271
LANHAM INSULATION INC	40 KINGBROOK PKWY STE 4		SIMPSONVILLE	KY	40067
LARSON HARVESTING INC	447 SUNFLOWER RD		WATERVILLE	KS	66548-8904
LATSHAW DRILLING COMPANY, LLC	PO BOX 691017		TULSA	OK	74169-1017
LAVENDER, INC.	1056 INDUSTRIAL DR	PO BOX 441	ALICEVILLE	AL	35442-2654
LAYTON CONSTRUCTION COMPANY LLC	9090 S SANDY PKWY		SANDY	UT	84070-6409
LEANTRAK INC	1645 INDIAN WOOD CIR STE 101		MAUMEE	OH	43537-4419
LEE MACHINERY MOVERS, INC.	675 CESAR E CHAVEZ AVE		PONTIAC	MI	48340-2459
LEICK CONSTRUCTION INC	22027 221ST ST		GLENWOOD	IA	51534-5389
LEJAS CORPORATION	6202 S MAPLE AVE		TEMPE	AZ	85283-2861
LEROY C BOWMAN	308 FAWN PARK CIR		COUNCIL BLFS	IA	51503-5465
LEXICON INC	PO BOX 16390		LITTLE ROCK	AR	72231-6390
LIGHTNING PROTECTION SYSTEMS LLC	PO BOX 540445E		N SALT LAKE	UT	84054-0445
LILJA CORP	229 RICKENBACKER CIR		LIVERMORE	CA	94551-7616
LOELLE PLUMBING INC	22974 E COUNTY RD		JERSEYVILLE	IL	62052-3174
LONE STAR RAILROAD CONTRACTORS INC	PO BOX 1150		ENNIS	TX	75120-1150
LONGS DRILLING SERVICE INC	10554 HIGHWAY 392 W		HARRISON	AR	72601-7771

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LOTEMP EQUIPMENT COMPANY	8707 N 29TH ST		OMAHA	NE	68112-1848
LOUK AG SERVICES LLC	506 E RUSSELL ST		JEFFERSON	IA	50129-4700
LOYD BUILDERS INC	PO BOX 266		OTTAWA	KS	66067-0266
LSX CONSTRUCTION LLC	34605 W 255TH ST		PAOLA	KS	66071-4213
LUCAS INC	12525 ANTIOCH RD STE 102		OVERLAND PARK	KS	66213-2001
LYNN ELECTRIC & COMMUNICATIONS, INC.	725 N 2ND ST STE K		LAWRENCE	KS	66044-1442
M & J ELECTRIC OF WICHITA LLC	1444 S SAINT CLAIR AVE BLDG D		WICHITA	KS	67213-2938
M & L ELECTRICAL INC	6060 SCOTTSVILLE RD		BOWLING GREEN	KY	42104-0388
M & W CONTRACTORS INC	PO BOX 2510		EAST PEORIA	IL	61611-0510
M CHEMICAL COMPANY INC	825 COLORADO BLVD STE 214		LOS ANGELES	CA	90041-1732
M.G. DYESS INC	7159 HIGHWAY 35		BASSFIELD	MS	39421-9678
MAAS CONSTRUCTION INC	3615 SAINT ANTHONY RD		QUINCY	IL	62305-8121
MAC INDUSTRIAL SERVICES, INC.	1010 S 7TH ST		ROCHELLE	IL	61068-9309
MACDOUGALL PIERCE CONSTRUCTION INC	12720 FORD DR		FISHERS	IN	46038-2893
MACHINE REPAIR INTERNATIONAL	1300 OLIVER RD STE 240		FAIRFIELD	CA	94534-3428
MACON GC LLC	201 BONITA AVE		BRADFORD	IL	61421-5305
MAGNUM ELECTRIC OF MISSOURI INC	471 CHRISTIANSON DR		WEST FARGO	ND	58078-8304
MAHANEY ROOFING COMPANY INC	2822 N MEAD ST		WICHITA	KS	67219-4241

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MAJOR REFRIGERATION CO INC	314 W NORTHWESTERN AVE		NORFOLK	NE	68701-6404
MANAGEMENT RESOURCE SYSTEMS INC	1907 BAKER RD		HIGH POINT	NC	27263-2007
MANATTS INC	PO BOX 535		BROOKLYN	IA	52211-0535
MAR LAN CONSTRUCTION LC	1008 NEW HAMPSHIRE ST		LAWRENCE	KS	66044-3060
MASONS LANDSCAPING & CONSTRUCTION SERVICES INC	1716 TUDOR AVE		E SAINT LOUIS	IL	62207-2120
MATTCON GENERAL CONTRACTORS INC	PO BOX 98		ZIONSVILLE	IN	46077-0098
MAX TRUE FIREPROOFING CO	PO BOX 1029		JENKS	OK	74037-1029
MAXCOR INC	PO BOX 1354		PERRY	GA	31069-1354
MAYHEWS MECHANICAL COMMERCIAL REFRIGERATION INC	PO BOX 17955		N LITTLE ROCK	AR	72117-0955
MC ELECTRIC INC	7648 LL RD		RED BUD	IL	62278-2522
MCAFFEE HENDERSON SOLUTIONS INC	PO BOX 397		OSKALOOSA	KS	66066-0397
MCFARLAND INDOOR COMFORT SERVICES	4008 BRADEN AVE		GRANITE CITY	IL	62040-2201
MCPHERSON CONTRACTORS INC	3501 SW FAIRLAWN RD		TOPEKA	KS	66614-3976
MCSHANE CONSTRUCTION COMPANY LLC	9550 W HIGGINS RD STE 200		ROSEMONT	IL	60018-4906
MECHANICAL CONSTRUCTION SERVICES INC	PO BOX 335		NEWARK	AR	72562-0335

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MERRICK UNDERGROUND CONSTRUCTION LLC	24705 COUNTY ROAD 169		KAHOKA	MO	63445-2135
MEYER CONTRACTING AND CONSTRUCTION INC	11000 93RD AVE N		MAPLE GROVE	MN	55369-4113
MEYLAN INDUSTRIAL SERVICES INC	3919 S 147TH ST STE 124		OMAHA	NE	68144-5579
MICHAEL R STENZEL	3132 305TH AVE		HAMBURG	IA	51640-4011
MICHIGAN COMMERCIAL CONTRACTORS INC	16745 COMSTOCK ST		GRAND HAVEN	MI	49417-7949
MID AMERICA MILLING COMPANY LLC	6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILLE	IN	47130-8769
MID AMERICA PIPELINE CONSTRUCTION INC	PO BOX 1830		CATOOSA	OK	74015-1830
MID SOUTH INDUSTRIAL INC	PO BOX 609		BELLS	TN	38006-0609
MID STATES INDUSTRIAL INC	519 SHIPYARD RD		SENECA	IL	61360-9203
MIDDENDORF AND REUSS CONSTRUCTION INC	800 S BREEZE STREET STE 1		WATERLOO	IL	62298
MIDLAND RESTORATION COMPANY INC	2159 INDIAN RD		FORT SCOTT	KS	66701-8732
MIDWEST COATING INC	3830 NW 16TH ST		TOPEKA	KS	66618-2846
MIDWEST COOLING TOWERS INC	1156 E HIGHWAY 19		CHICKASHA	OK	73018-6347
MIDWEST CUSTOM POOLS LLC	600 LINCOLN ST		LAWRENCE	KS	66044-5349
MIDWEST MECHANICAL INDUSTRIAL SERVICES	PO BOX 164		LOGAN	IA	51546-0164
MIDWEST MOLE INC	6814 W 350 N		GREENFIELD	IN	46140-9617
MIDWEST MOWING INC	2450 OWENS LN		BRIGHTON	IL	62012-1550

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
MIKES HEATING AND COOLING	PO BOX 273		EAST CARONDELET	IL	62240-0273
MILESTONE CONSTRUCTION CO LLC	2002 S 48TH ST		SPRINGDALE	AR	72762-5772
MILLER INSULATION CO INC	3520 E CENTURY AVE		BISMARCK	ND	58503-0739
MINNESOTA LIMITED LLC	PO BOX 410		BIG LAKE	MN	55309-0410
MIRA ENTERPRISES	9500 IH 20		EASTLAND	TX	76448-5739
MIRON CONSTRUCTION CO INC	PO BOX 509		NEENAH	WI	54957-0509
MISSION MASONRY	7737 MISSION RD		PRAIRIE VLG	KS	66208-4231
MIXER SYSTEMS INC	PO BOX 10		PEWAUKEE	WI	53072-0010
MKD ELECTRIC INC	2590 ALFT LN STE A		ELGIN	IL	60124-7820
MODERN BUSINESS ASSOCIATES V INC	9455 KOGER BLVD N STE 200		ST PETERSBURG	FL	33702-2465
MODERN PIPING OF IOWA INC	500 WALFORD RD		CEDAR RAPIDS	IA	52404-8921
MODIFIED CONCRETE SUPPLIES LLC	6200 E HIGHWAY 62 BLDG 2501		JEFFERSONVILLE	IN	47130-8769
MOLIN CONCRETE PRODUCTS CO INC	415 LILAC ST		LINO LAKES	MN	55014-1098
MOLLERS NORTH AMERICA INC	PO BOX 888820		GRAND RAPIDS	MI	49588-8820
MORGAN HAYDEN LLC	136 HUD RD		WINCHESTER	KY	40391-9736
MORRISON BROS CONSTRUCTION COMPANY	2134 N 81ST ST		CASEYVILLE	IL	62232-1604
MORRISSEY CONTRACTING COMPANY INC	PO BOX 67		GODFREY	IL	62035-0067

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MOSS ROOFING & INSULATION INC	310 HIGHWAY 150 S		WEST UNION	IA	52175-1505
MOUNT FARM DRAINAGE LLC	3313 260TH ST		RIVERTON	IA	51650-6002
MOUNTAIN STATES ROOFING INC	413 E 41ST ST		GARDEN CITY	ID	83714-6310
MTD ELECTRIC LLC	22004 S WAVERLY RD		SPRING HILL	KS	66083-4548
MTT CO	PO BOX 161		DENISON	IA	51442-0161
MUELLER CONTRACTING LLC	2924 MAUS RD		FULTS	IL	62244-1506
MULTATECH ENGINEERING INC	2821 W 7TH ST STE 400		FORT WORTH	TX	76107-8913
MUNICIPAL PIPE SERVICES INC	1550 NE 51ST AVE		DES MOINES	IA	50313-2123
MUNICIPAL PIPE TOOL COMPANY LLC	515 5TH ST		HUDSON	IA	50643-7773
MUNIE TRENCHING & EXCAVATING	1818 PINE ST		HIGHLAND	IL	62249-2526
MURPHREE FAMILY INVESTMENTS	PO BOX 2094		BATESVILLE	AR	72503-2094
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD		SAINT PETER	MN	56082-5059
NACI HOLDINGS INC	5706 RICHMOND RD		RINGWOOD	IL	60072-9643
NATIONAL BRIDGE	514 ANCLOTE RD		TARPON SPGS	FL	34689-6701
NATIONAL CONDUCTOR CONSTRUCTORS LLC	18119 STATE HIGHWAY 371		BRAINERD	MN	56401-6822
NATIONAL ERECTORS & BUILDERS INC	13739 KAYSER RD		HIGHLAND	IL	62249-4619
NATIONAL ROOFING AND SHEET METAL COMPANY INC	G4130 FLINT ASPHALT DRIVE		BURTON	MI	48529

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NATIONAL WASH AUTHORITY LLC	100 N JACKSON ST		MORRISON	IL	61270-3037
NATIONAL WELDING CORPORATION	7025 S COMMERCE PARK DR		MIDVALE	UT	84047-1090
NATIONWIDE FENCE AND SUPPLY COMPANY	69951 LOWE PLANK RD		RICHMOND	MI	48062-5365
NBMC INC	PO BOX 300		GREENBRIER	AR	72058-0300
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN		OKLAHOMA CITY	OK	73127-5527
NEMAHA LANDSCAPE CONSTRUCTION INC	430 W PIONEERS BLVD		LINCOLN	NE	68522-2245
NEW TECH CONSTRUCTION INC	PO BOX 39		NEBRASKA CITY	NE	68410-0039
NEW WAVE POOLS & SPAS INC	13312 GILES RD		OMAHA	NE	68138-3467
NEXUS 5 GROUP LLC	6800 W 64TH ST		OVERLAND PARK	KS	66202-4100
NORTH AMERICAN ROOFING SERVICES LLC	14025 RIVEREDGE DR STE 600		TAMPA	FL	33637-2088
NORTH CENTRAL SERVICE INC	PO BOX 310		BEMIDJI	MN	56619-0310
NORTH MISSISSIPPI CONVEYOR COMPANY INC	PO BOX 1375		OXFORD	MS	38655-1375
NORTHERN CLEARING INC	28190 STATE HIGHWAY 137		ASHLAND	WI	54806-4601
NORTHSTAR DEMOLITION & REMEDIATION LP	404 N BERRY ST		BREA	CA	92821-3104
NOVINIUM INC	22820 RUSSELL RD		KENT	WA	98032-4892
NUTRI-JECT SYSTEMS INC	PO BOX 398		HUDSON	IA	50643-0398
OLYMPUS CONSTRUCTION INC	2506 W WASHINGTON AVE		JONESBORO	AR	72401-9258

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OLYMPUS PAINTING CONTRACTORS INC	556 ANCLOTE RD		TARPON SPGS	FL	34689-6701
OSMENT ROOFING SYSTEMS INC	4201 E NETTLETON AVE		JONESBORO	AR	72401-5560
OTC SERVICES INC	PO BOX 188		LOUISVILLE	OH	44641-0188
OTTO BAUM COMPANY INC	866 N MAIN ST		MORTON	IL	61550-1645
OUTDOOR SYSTEMS INC	660 STATE ROUTE 158		COLUMBIA	IL	62236-3232
P&P ARTEC INC	700 CREEL DR		WOOD DALE	IL	60191-2608
PAINT PRO OF MISSOURI INC	6930 W 152ND TER		OVERLAND PARK	KS	66223-3125
PARAGON INTERNATIONAL INC	2885 N BERKELEY LAKE RD NW STE 17		DULUTH	GA	30096-4343
PARK CONSTRUCTION MIDWEST INC	1481 81ST AVE NE		MINNEAPOLIS	MN	55432-1795
PARKWAY C&A LP	1000 CIVIC CIR		LEWISVILLE	TX	75067-3493
PARRENT LLC	939 N BALTIMORE AVE		DERBY	KS	67037-1818
PARSONS PROJECT SERVICES INC	16055 SPACE CENTER BLVD STE 725		HOUSTON	TX	77062-6269
PARTLAN-LABADIE SHEET METAL CO.	12901 CLOVERDALE ST		OAK PARK	MI	48237-3205
PATRIOT DRYWALL COMPANY INC	9337 W 53RD ST		SHAWNEE	KS	66203-2113
PAULON CONSTRUCTION MANAGEMENT CORP	13189 OYSTER LAKE RD		HOLLY	MI	48442-7903
PAVEMENT SERVICES CORPORATION	PO BOX 1107		EULESS	TX	76039-1107
PAVEWAY SYSTEMS INC	114 INDIAN LAKES LN		FLORAHOME	FL	32140-3614
PAYNE CONSTRUCTION SERVICES LLC	10565 DOWNTHA LN		BUNKER HILL	IL	62014-2855

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PCF CONSTRUCTION CO INC	1311 CART RD		BELLEVILLE	IL	62221-2465
PEERLES COMPACTION GROUTING INC	1200 SW BROOKSIDE CIR STE 15		GRIMES	IA	50111-5141
PERENNIAL ENVIRONMENTAL I LLC	13100 NORTHWEST FWY STE 160		HOUSTON	TX	77040-6343
PERFECT PLAY FIELDS AND LINKS INC	PO BOX 24006		BELLEVILLE	IL	62223-9006
PERFORMANCE CONTRACTORS INC	PO BOX 83630		BATON ROUGE	LA	70884-3630
PERRETT CONSTRUCTION LTD	PO BOX 32		VALENTINE	NE	69201-0032
PETREE CONSTRUCTION	1100 S D ST		FORT SMITH	AR	72901-4510
PETTUS PLUMBING & PIPING INC	PO BOX 1048		ROGERSVILLE	AL	35652-1048
PFEFFERKORN & DRURY CONSTRUCTION LLC	19957 W 162ND ST		OLATHE	KS	66062-2787
PHOENIX MODULAR ELEVATOR	4800 PHOENIX DR		MOUNT VERNON	IL	62864-4212
PIASA COMMERCIAL INTERIORS INC	1001 S MORRISON AVE		COLLINSVILLE	IL	62234-1514
PINNACLE CONSTRUCTION OF IOWA INC	PO BOX 368		GLENWOOD	IA	51534-0368
PINNACLE MECHANICAL	PO BOX 133		HORTON	AL	35980-0133
PIPING CONTRACTORS OF KANSAS INC	115 SW JACKSON ST		TOPEKA	KS	66603-3311
PISHNY REAL ESTATE SERVICES LLC	12202 W 88TH ST		LENEXA	KS	66215-4607
PITRE CONSTRUCTION INC	6835 TOWN HALL RD		BELLEVILLE	IL	62223-8623

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PLANT MAINTENANCE SERVICE CORPORATION	3000 FITE RD		MILLINGTON	TN	38053-8334
PLYLERS AT YOUR SERVICE INC	10 CREEK ST		BROOKVILLE	PA	15825-1401
P-N-G CONTRACTING INC	917 CARLA DR		TROY	IL	62294-3153
POLY VINYL ROOFING INC	785 ELBOW CREEK RD		MOUNT VERNON	IA	52314-9732
PORTERS COMMERCIAL REFRIGERATION INC	118 RIDGE DR		GREENBRIER	AR	72058-9652
POWER HOME TECHNOLOGIES, LLC	4521 PRESLYN DR		RALEIGH	NC	27616-3178
POWERSECURE INC	1609 HERITAGE COMMERCE CT		WAKE FOREST	NC	27587-4245
PRAIRIE CENTER PLUMBING HEATING & AIR CONDITIONING	242 N MARION ST		OLATHE	KS	66061-3105
PRAIRIE CONTRACTORS INC	9318 GULFSTREAM RD STE C		FRANKFORT	IL	60423-2538
PRECISION UTILITIES GROUP INC	5916 E STATE BLVD		FORT WAYNE	IN	46815-7637
PREDICTIVE TECHNOLOGIES INC	18827 570TH AVE		AUSTIN	MN	55912-5986
PREFERRED GLOBAL INC	1360 S 10TH ST		NOBLESVILLE	IN	46060-3828
PRELOAD LLC	4000 TOWER RD		LOUISVILLE	KY	40219-1901
PREMIER LANDSCAPE & DESIGN INC	19370 SAND RIDGE RD		CARLYLE	IL	62231-3435
PREMIER SITE SERVICES LLC	100 BRICKERTON ST		COLUMBUS	MS	39701-3608
PREMIER STEEL INC	3248 MARTIN LUTHER KING		ANDERSON	IN	46013
PRO ALARM LLC	130 N DUNCAN ST		MARINE	IL	62061

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PROBST ELECTRIC INC	441 W POWERLINE RD		HEBER CITY	UT	84032-1277
PROCESS EQUIPMENT INC	PO BOX 1607		PELHAM	AL	35124-5607
PROGRESSIVE PLUMBING & PIPING INC	6007 W 8000 S		PAYSON	UT	84651-9724
PROSHOT CONCRETE INC	4158 MUSGROVE DR		FLORENCE	AL	35630-6396
PROSSER WILBERT CONSTRUCTION INC	13730 W 108TH ST		LENEXA	KS	66215-2026
PROTACK, LLC	PO BOX 649		MORRIS	IL	60450-0650
PROTECH COATINGS, INC.	1949 W 2300 S		WEST VALLEY CITY	UT	84119-2013
PSF MECHANICAL INC	11621 E MARGINAL WAY S # A		TUKWILA	WA	98168-1965
PWI CONSTRUCTION INC	3903 W MARTIN AVE		LAS VEGAS	NV	89118-4500
Q & D CONSTRUCTION INC	PO BOX 10865		RENO	NV	89510-0835
Q3 CONTRACTING INC	3066 SPRUCE ST		LITTLE CANADA	MN	55117-1061
QCI THERMAL SYSTEMS INC	PO BOX 2432		DAVENPORT	IA	52809-2432
QUALITY ELECTRIC OF DOUGLAS COUNTY INC	1011 E 31ST ST		LAWRENCE	KS	66046-5103
QUALITY POLE INSPECTION & MAINTENANCE INC	PO BOX 947		EDNA	TX	77957-0947
QUALITY SAW & SEAL INC	7600 W 79TH ST STE 2		BRIDGEVIEW	IL	60455-2505
QUALITY STRIPING INC	1704 E EUCLID AVE		DES MOINES	IA	50313-4730
QUANDEL ENTERPRISES INC	3003 N FRONT ST		HARRISBURG	PA	17110-1224
R L BRINK CORPORATION	4400 N 24TH ST		QUINCY	IL	62305-7775
RABB'S CONSTRUCTION, LLC	2084 HIGHWAY 425 N		MONTICELLO	MO	71655-8863
RAGNAR BENSON LLC	PO BOX 2071		LOVES PARK	IL	61130-0071

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RAM CONSTRUCTION SERVICES OF MICHIGAN INC	13800 ECKLES RD		LIVONIA	MI	48150-1041
RAMON GARCIA CONSTRUCTION LLC	PO BOX 12743		KANSAS CITY	KS	66112-0743
RANCH CRYOGENICS, INC.	11845 S BREWSTER RD		DWIGHT	IL	60420-9673
RANGER PLANT CONSTRUCTIONAL CO INC	5851 E INTERSTATE 20		ABILENE	TX	79601-7625
RAWLINGS INDUSTRIAL INC	PO BOX 1438		HAMILTON	MT	59840-1438
RE CON COMPANY A TEXAS CORP	12 NE 52ND ST		OKLAHOMA CITY	OK	73105-1888
RECTENWALD BROTHERS CONSTRUCTION INCORPORATED	16 LEONBERG RD		CRANBERRY TWP	PA	16066-3602
REED DILLON & ASSOCIATES LLC	1213 E 24TH ST		LAWRENCE	KS	66046-5128
RELIABLE RELAMPING INC	6459 NASH RD		SARANAC	MI	48881-9608
RELIA TECH INC	2280 SIBLEY CT		EAGAN	MN	55122-1998
REMBCO GEOTECHNICAL CONTRACTORS INC	PO BOX 23009		KNOXVILLE	TN	37933-1009
RENIER CONSTRUCTION CORPORATION	2164 CITYGATE DR		COLUMBUS	OH	43219-3556
RES SYSTEM 3	5945 PALM DR		CARMICHAEL	CA	95608-4006
RESA SERVICE LLC	8300 CYRESS CREEK PKWY #225		HOUSTON	TX	77070
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N		LAKE ELMO	MN	55042-9586
RETAIL STOREFRONT GROUP INC	PO BOX 1070		LEEDS	AL	35094-0020
RFB CONSTRUCTION CO INC	565 E 520TH AVE		PITTSBURG	KS	66762-6829

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RICH PLUMBING INC	702 N WALNUT ST	P O BOX 407	WAPELLA	IL	61777-0407
RICHARD GOETTLE INC	12071 HAMILTON AVE		CINCINNATI	OH	45231-1032
RICHARD NACHBAR PLUMBING INC	9053 COTTONWOOD CANYON PL		LENEXA	KS	66219-8174
RIEKE GRADING INC	8200 HEDGE LANE TER		SHAWNEE	KS	66227-3037
RIGHT WAY FACILITY SERVICES OF TEXAS LLC	503 MERCEDES ST STE B		BENBROOK	TX	76126-2572
RIGHT WAY TRAFFIC CONTROL INC	8 INDUSTRIAL DR		FREEBURG	IL	62243-3229
RJ MARTIN NATIONAL CONTRACTING INC	22841 AURORA RD		BEDFORD HTS	OH	44146-1244
RJ MECHANICAL INC	3153 BELWOOD DR		VESTAVIA	AL	35243-5216
RL BISHOP & ASSOCIATES INC	PO BOX 703		MANCHESTER	GA	31816-0703
RL COOLSAET CONSTRUCTION COMPANY	PO BOX 279		TAYLOR	MI	48180-0279
RMS CRANES LLC	1961 E 64TH AVE		DENVER	CO	80229-7414
ROCK REMOVAL RESOURCES LLC	1125 N MILITARY AVE		GREEN BAY	WI	54303-4413
ROCKFORD CONSTRUCTION CO	601 1ST ST NW		GRAND RAPIDS	MI	49504-5517
ROEHL REFRIGERATED TRANSPORT LLC	PO BOX 750		MARSHFIELD	WI	54449-0750
ROLLING PLAINS CONSTRUCTION INC	12331 PEORIA ST		HENDERSON	CO	80640-9650
RON WEERS CONSTRUCTION INC	20765 FOSTER CT		BUCYRUS	KS	66013-9080
RON'S SIGN COMPANY	1329 S HANDLEY ST		WICHITA	KS	67213-4316

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ROPE PARTNER INC	125 MCPHERSON ST STE B		SANTA CRUZ	CA	95060-5883
ROYAL ROOFING COMPANY INC	2445 BROWN RD		ORION	MI	48359-1810
ROYALTY COMPANIES OF INDIANA INC	2099 E TIPTON ST		SEYMOUR	IN	47274-3567
RP COATINGS INC	PO BOX 327		TROY	IL	62294-0327
RUSS CONSTRUCTION	3874 LIMMER LOOP		HUTTO	TX	78634-4523
RWS ENTERPRISES LLC	8725 ROSEHILL RD STE 119		LENEXA	KS	66215-4611
RYAN CONTRACTORS INC	9390 7TH ST STE A		RCH CUCAMONGA	CA	91730-5669
RYAN INCORPORATED CENTRAL	PO BOX 206		JANESVILLE	WI	53547-0206
S & K REECE CONSTRUCTION LLC	11501 W 109TH ST		OVERLAND PARK	KS	66210-1235
S & W CONSTRUCTION LLC OF IOWA	109 MOODY DR		HAMBURG	IA	51640-1803
SACHSE CONSTRUCTION AND DEVELOPMENT COMPANY LLC	1528 WOODWARD AVE STE 600		DETROIT	MI	48226-2038
SAMRON MIDWEST CONTRACTING INC	PO BOX 1555		MURPHYSBORO	IL	62966-5055
SARENS USA INC	5000 EXECUTIVE PKWY STE 230		SAN RAMON	CA	94583-4341
SATELLITE SERVICES INC	309 S FRONT ST		MARQUETTE	MI	49855-4600
SCHECK TECHNICAL SERVICES INC	1 E OAKHILL DR STE 100		WESTMONT	IL	60559-5540
SCHEINER COMMERCIAL GROUP INC	18965 BASE CAMP RD STE A-1		MONUMENT	CO	80132-8067
SCHERZINGER DRILLING INC	PO BOX 202		MIAMITOWN	OH	45041-0202

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SCHLEIS FLOOR COVERING INC	998 GLORY RD		GREEN BAY	WI	54304-5631
SCHREIBER CORPORATION	29945 BECK RD		WIXOM	MI	48393-2836
SCHUFF STEEL COMPANY	PO BOX 19028		PHOENIX	AZ	85005-9028
SCHULTZ BROTHERS ELECTRIC CO INC	3030 S 24TH ST # A		KANSAS CITY	KS	66106-4707
SCHUMACHER ELEVATOR COMPANY	1 SCHUMACHER WAY		DENVER	IA	50622-7729
SCHUPPS LINE CONSTRUCTION INC	PO BOX 13655		ALBANY	NY	12212-3655
SCHWICKERTS TECTA AMERICA LLC	330 POPLAR ST		MANKATO	MN	56001-2312
SCOTT ENTERPRISES ROOFING & SHEET METAL	9684 N 109TH AVE		OMAHA	NE	68142-1124
SCS CONSTRUCTION SERVICES INCORPORATED	156 S PARK BLVD		GREENWOOD	IN	46143-8837
SEAKAY CONSTRUCTION SE CORP	19001 BUCKLODGE RD		BOYDS	MD	20841-9536
SEAMLESS SOLUTIONS LLC	12605 W SANTA FE TRAIL DR		LENEXA	KS	66215
SEELE INC	24 W 40TH ST FL 12		NEW YORK	NY	10018-1094
SEK HEAT & AIR INC	422 W ATKINSON RD		PITTSBURG	KS	66762-8634
SEMINOLE EQUIPMENT INC	204 TARPON INDUSTRIAL DR		TARPON SPGS	FL	34689-6801
SERVICE & INDUSTRIAL REPAIR INC	18097 VAIL RD		PLEASANTON	KS	66075-7503
SEVEN25 LLC	12080 DURBIN DR		CARMEL	IN	46032-8939
SHAFFER ENTERPRISES D & T LLC	301 LEONA LN		URSA	IL	62376-1119

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SHEET PILING SERVICES LLC	6872 STATE HIGHWAY 66		CUSTER	WI	54423-9608
SHERMCO INDUSTRIES INC	PO BOX 540545		DALLAS	TX	75354-0545
SHORTRIDGE CONSTRUCTION COMPANY, INC	3908 N 24TH ST		QUINCY	IL	62305-9628
SIERRA BRAVO CONTRACTORS LLC	7038 STATE HIGHWAY 154		SESSER	IL	62884
SIGN CRAFTERS INC	1508 STRINGTOWN RD		EVANSVILLE	IN	47711-4593
SIGN ME UP OF WISCONSIN LLC	311 FOREST AVE		SHEBOYGAN FLS	WI	53085-2526
SIMBECK & ASSOCIATES INC	38256 HIGHWAY 160		MANCOS	CO	81328-8967
SIMON ROOFING AND SHEET METAL CORP	70 KARAGO AVE		YOUNGSTOWN	OH	44512-5949
SKYLINE TECHNOLOGY SOLUTIONS LLC	6956F AVIATION BLVD		GLEN BURNIE	MD	21061-2531
SKYTOP TOWERS INC	13503 W US HIGHWAY 34		MALCOLM	NE	68402-9783
SLAYDEN GLASS INC	239 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095-1437
SMITH TANK & STEEL INC	PO BOX 2370		GONZALES	LA	70707-2370
SMITH-HAFELI, INC.	1825 W MAIN ST		MARION	IL	62959-1265
SMITHSON INC	PO BOX 1731		ROCKY MOUNT	NC	27802-1731
SNELL NORTH CUTT ELECTRIC INC	P O BOX 24601		LITTLE ROCK	AR	72221
SNELSON COMPANIES INC	601 W STATE ST		SEDRO WOOLLEY	WA	98284-1560
SNI COMPANIES	4500 WESTOWN PKWY STE 120		WDM	IA	50266-6717
SOLARIS ROOFING SOLUTIONS INC	31W023 NORTH AVE		WEST CHICAGO	IL	60185-1060

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SOLID PLATFORMS INC	6610 MELTON RD		PORTAGE	IN	46368-1236
SORELLA GROUP	14844 W 107TH ST		LENEXA	KS	66215-4002
SORENSEN GROSS CONST SERVICES LLC	111 E COURT ST STE 1A		FLINT	MI	48502-1649
SOUTHEAST DIRECTIONAL DRILLING LLC	3117 N CESSNA AVE		CASA GRANDE	AZ	85122-7947
SOUTHEAST POWER CORPORATION	1684 W HIBISCUS BLVD		MELBOURNE	FL	32901-2631
SOUTHEASTERN INSTALLATION INC	207 CEDAR LANE DR		LEXINGTON	NC	27292-5711
SOUTHERN ENVIRONMENTAL INC	6540 W NINE MILE RD		PENSACOLA	FL	32526-4288
SOUTHERN ERECTORS INC	6540 W NINE MILE RD		PENSACOLA	FL	32526-4288
SOUTHERN MARINE CONSTRUCTION CO	PO BOX 4539		CHATTANOOGA	TN	37405-0539
SOVEREIGN STAFFING GROUP INC	1041 E 151ST ST		OLATHE	KS	66062-3417
SOWARDS GLASS, INC	2600 NW TOPEKA BLVD STE C		TOPEKA	KS	66617-1160
SPARROW PLUMBING & HEATING INC	313 DELAWARE ST		QUINCY	IL	62301-4823
SPECTRO INCORPORATED OF NEBRASKA	309 E 2ND ST STE 4		PAPILLION	NE	68046-2469
SPECTRA TECH LLC	10340 PLEASANT ST STE 100		NOBLESVILLE	IN	46060-3947
SPORTS METALS INC	PO BOX 1338		PHENIX CITY	AL	36868-1338
SQUARE B LLC	500 W SOUTH ST STE 1		LINCOLN	NE	68522-1744
SSI INCORPORATED OF NW ARKANSAS	2817 YUMA ST		FORT SMITH	AR	72901-8778

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ST COTTER TURBINE SERVICES INC	2167 196TH ST E		CLEARWATER	MN	55320-1660
STANDARD CARTAGE CO INC	2400 S 27TH AVE		BROADVIEW	IL	60155-3853
STANDARD ELECTRIC, TOO, LLC	2006 E PRAIRIE CIR		OLATHE	KS	66062-1268
STARR HOMES LLC	7555 W 160TH ST		STILWELL	KS	66085-8101
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST		LINCOLN	NE	68502-1999
STERLING PIPELINE SOLUTIONS LLC	501 E 151ST ST		PHOENIX	IL	60426-2402
STEVE HOEGGER & ASSOCIATES INC	2630 N HIGHWAY 78		WYLIE	TX	75098-6055
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST		OLATHE	KS	66062-4038
STILTNER ELECTRIC INC	340 HERKY ST		NORTH LIBERTY	IA	52317-8523
STIREK CONSTRUCTION SERVICES INC	PO BOX 10		BLAIR	NE	68008-0010
STONEBRIDGE CONSTRUCTION LLC	PO BOX 16787		JONESBORO	AR	72403-6712
STORY CONSTRUCTION CO	2810 WAKEFIELD CIR		AMES	IA	50010-7725
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILLE LN		SHAWNEE	KS	66203-2609
STRUCTURAL RESTORATION INC	305 3RD ST		FARMINGTON	MN	55024-1352
STRUCTURAL WATERPROOFING INC	PO BOX 255		FARMINGTON	MN	55024-0255
STUTZ EXCAVATING, INC.	3837 FOSTERBURG RD		ALTON	IL	62002-7323
SUMMIT HEARTLAND LLC	3823 W 1800 S		REMINGTON	IN	47977-8831

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SUNBELT FIRE PROTECTION INC	1520 S MEMORIAL DR		TULSA	OK	74112-7039
SUNLAND CONSTRUCTION INC	PO BOX 1087		EUNICE	LA	70535-1087
SUNSTATE STEEL GROUP, INC.	560 WESTMINSTER AVE # 1		VENICE	CA	90291-3330
SUPER SKY PRODUCTS ENTERPRISES LLC	10301 N ENTERPRISE DR		MEQUON	WI	53092-4639
SUPERIOR CONCRETE FENCE OF TEXAS INC	1203 RAIDER DR		EULESS	TX	76040-6238
SUPERIOR OPERATING SYSTEMS INC	1721 S 42ND ST		ROGERS	AR	72758-4080
SUPREME ELECTRIC CO	PO BOX 114		QUINCY	IL	62306-0114
SURE STEEL INC	7528 CORNIA DR		SOUTH WEBER	UT	84405-9605
SURFACE AMERICA INC	PO BOX 157		WILLIAMSVILLE	NY	14231-0157
SURFACE PREPARATION TECHNOLOGIES LLC	81 TEXACO RD		MECHANICSBURG	PA	17050-2623
SURVEYS LAND AND CONSTRUCTION INC	PO BOX 250		ELLSWORTH	KS	67439-0250
SUTTERFIELD ELECTRIC CONTRACTING CORP	339 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095-1165
SWIFT ROOFING INC	PO BOX 1102		MURRAY	KY	42071-0020
SYBRAN COMMUNICATIONS INC	16500 INDIAN CREEK PKWY STE 102		OLATHE	KS	66062-1215
SYSTEMS PLANT SERVICES INC	214 N WASHINGTON AVE STE 700		EL DORADO	AR	71730-5659
T & G CONSTRUCTION OF STILLWATER INC	5865 NEAL AVE N # 259		STILLWATER	MN	55082-2177

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T WINN CONSTRUCTION COMPANY	15018 A CIR		OMAHA	NE	68144-5558
TAILORED FOAM INCORPORATED	PO BOX 4186		HICKORY	NC	28603-4186
TANCO ENGINEERING INCORPORATED	1400 TAURUS CT		LOVELAND	CO	80537-3297
TANK BUILDERS INC	PO BOX 1527		EULESS	TX	76039-1527
TANK FOUNDATIONS INC	410 W FRONT ST		LAKE MILLS	IA	50450-1109
TARPAN CONSTRUCTION LLC	6756 HIGHWAY 29		COTTONPORT	LA	71327-4228
TATE GENERAL CONTRACTORS INC	115 WOODY LN		JONESBORO	AR	72401-0496
TATE ORNAMENTAL INC	496 SAGE RD N		WHITE HOUSE	TN	37188-8174
TAYLOR BROS CONSTRUCTION CO INC	4555 MIDDLE RD		COLUMBUS	IN	47203-1834
TCI SERVICES LLC	4333 W 21ST ST		TULSA	OK	74107-3444
TCR SYSTEMS	PO BOX 3988		DECATUR	IL	62524
TDR CONTRACTORS INC	PO BOX 1003		GILMER	TX	75644-1003
TDS CONSTRUCTION 1 INC	4239 63RD ST W		BRADENTON	FL	34209-6647
TDW SERVICES INC	6120 S YALE AVE STE 1700		TULSA	OK	74136-4235
TELLUS LLC	829 NANCY LYNN LN		ARNOLD	MD	21012-3025
TENNESSEE ELECTRIC COMPANY INC	1025 KONNAROCK RD		KINGSPORT	TN	37664-3720
TERRAZZO USA AND ASSOCIATES INC	9532 TOWRY CT		OKLAHOMA CITY	OK	73165-4629
TERRY & TERRY CONSTRUCTION LLC	723 E MAIN ST		CHARLESTON	AR	72933-9000

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TEXAS ALLIANCE GROUP INC	11288 WEST RD		HOUSTON	TX	77065-4493
TEXOMA INDUSTRIAL INSULATION ASSOCIATION	PO BOX 497		DENISON	TX	75021-0497
TFR ENTERPRISES INC	601 LEANDER DR		LEANDER	TX	78641-2026
TG MERCER CONSULTING SERVICES INC	120 EL CHICO TRL		WILLOW PARK	TX	76087-8865
THE DRILLER LLC	5125 E UNIVERSITY AVE		PLEASANT HILL	IA	50327-7007
THE FISHEL COMPANY	1366 DUBLIN RD		COLUMBUS	OH	43215-1093
THE FRED CHRISTEN & SONS COMPANY	PO BOX 547		TOLEDO	OH	43697-0547
THE GOETTLE COMPANY	12071 HAMILTON AVE		CINCINNATI	OH	45231-1032
THE KILIAN CORPORATION	PO BOX A		MASCOUTAH	IL	62258-0187
THE MAPP GROUP LLC	344 3RD ST		BATON ROUGE	LA	70801-1307
THE MAXIS GROUP INC	8225 E DEL CAMINO DR # 100		SCOTTSDALE	AZ	85258-2330
THE RIVERSIDE GROUP INC	13238 S PEORIA AVE		BIXBY	OK	74008-4846
THE ROBINS & MORTON GROUP	PO BOX 59289		BIRMINGHAM	AL	35259-9289
THE ROSS GROUP CONSTRUCTION CORPORATION	PO BOX 690960		TULSA	OK	74169-0960
THE SCHAEFER GROUP INC	1300 GRANGE HALL RD		BEAVERCREEK	OH	45430-1013
THE SELINSKY FORCE LLC	5365 E CENTER DR NE # C		CANTON	OH	44721-3734
THIELSCH ENGINEERING INC	195 FRANCES AVE		CRANSTON	RI	02910-2211
THIRKETTLE CORPORATION	16914 ALAMO PKWY BLDG 2		SELMA	TX	78154
THOMAS GRACE CONSTRUCTION INC	5605 MEMORIAL AVE N		STILLWATER	MN	55082-1092

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THOMPSON ELECTRIC COMPANY	3505 S 61ST AVENUE CIR		OMAHA	NE	68106-4306
THOMPSON ELECTRONICS COMPANY	905 S BOSCH RD		PEORIA	IL	61607-1120
THOMPSON THRIFT CONSTRUCTION INC	901 WABASH AVE STE 300		TERRE HAUTE	IN	47807-3233
THRASHER INC	11844 VALLEY RIDGE DR		PAPILLION	NE	68046-6229
TITAN CONTRACTING & LEASING CO INC	2205 RAGU DR		OWENSBORO	KY	42303-1437
TLDB INC	12330 CARY CIR		LA VISTA	NE	68128-5579
TMG CONSTRUCTION MANAGEMENT INC	15420 ENDEAVOR DR		NOBLESVILLE	IN	46060-4921
TOMS TUCKPOINTING LLC	202 W BROADWAY ST		POCAHONTAS	AR	72455-3419
TOTAL BORING SOLUTIONS LLC	P O BOX 94846		OKLAHOMA CITY	OK	73143
TOTAL CONSTRUCTION SOLUTIONS CO	7630 LOUIS RICH CT		DAVENPORT	IA	52804-2269
TOTAL ELECTRIC CONTRACTORS INC	PO BOX 13247		EDWARDSVILLE	KS	66113-0247
TOUCH UP PLUS	5353 SPRINGFIELD DR		EDWARDSVILLE	IL	62025-5835
TOURNEAR ROOFING CO	2605 SPRING LAKE RD		QUINCY	IL	62305-0523
TOWER TECHNOLOGIES GROUP LLC	PO BOX 266		EDGERTON	WI	53534-0266
TRADEBE ENVIRONMENTAL SERVICES LLC	234 HOBART ST STE 1		MERIDEN	CT	06450-4380
TRI CITY ELECTRIC COMPANY OF IOWA	6225 N BRADY ST		DAVENPORT	IA	52806-0002
TRI COUNTY WELDING & FABRICATION	PO BOX 137		ARTHUR	IL	61911-0137

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TRI NORTH BUILDERS INC	PO BOX 259568		MADISON	WI	53725-9568
TRI STATE CONCRETE CORRECTION CO	3215 CORONA RD		QUINCY	IL	62305-8131
TRI STATE HEATING AND ELECTRIC INC	PO BOX 1451		KEOKUK	IA	52632-1451
TROCIN INC	1901 MARTIN RD		DRIPPING SPGS	TX	78620-3507
TROY PIPELINE LLC	PO BOX 450862		HOUSTON	TX	77245-0862
TUCKER TECHNOLOGY INC	300 FRANK H OGAWA PLZ STE 235		OAKLAND	CA	94612-2066
TUFF WRAP INSTALLATIONS INC	2080 DETWILER RD STE 2		HARLEYSVILLE	PA	19438-2911
TURF DESIGN INC	PO BOX 860303		SHAWNEE	KS	66286-0303
TURNER CERAMIC TILE INC	11535 KAW DR		KANSAS CITY	KS	66111-1111
TURRIS ENGINEERING INC	139 PAR DR		ROYAL PALM BEACH	FL	33411-1239
TUTTLE INC	110 PAGE ST		FRIEND	NE	68359-1147
TWC CONCRETE SERVICES, LLC	10737 MEDALLION DR		CINCINNATI	OH	45241-4837
TWEET GAROT MECHANICAL INC	325 REID ST		DE PERE	WI	54115-2130
TWG CONSTRUCTION LLC	333 N PENNSYLVANIA ST UNIT 100		INDIANAPOLIS	IN	46204-3360
TWG MANAGEMENT, LLC	333 N PENNSYLVANIA ST UNIT 100		INDIANAPOLIS	IN	46204-3360
TYROLT INCORPORATED DELAWARE	724 N MERCER ST		DECATUR	IL	62522-1699
U S ELECTRICAL CONSTRUCTION CO INC	79 S MAIN ST		MULLICA HILL	NJ	08062-9711

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U.S. GENERAL CONSTRUCTION, INC.	PO BOX 304		ALPHARETTA	GA	30009-0304
UDIG LLC	8000 FRANKLIN FARMS DR STE 100		HENRICO	VA	23229-5002
ULC ROBOTICS INC	88 ARKAY DR		HAUPPAUGE	NY	11788-3708
ULTIMATE THERMAL INC	PO BOX 34818		OMAHA	NE	68134-0818
ULTRAFLOTE LLC	3640 W 12TH ST		HOUSTON	TX	77008-6050
UNITED CONVEYOR AND MACHINERY INSTALLATION LLC	2105 ARBOR TECH DR		HEBRON	KY	41048-7512
UNITED GOLF LLC	2108 N 129TH EAST AVE		TULSA	OK	74116-1729
UNITED PIPING INC	4510 AIRPORT RD		DULUTH	MN	55811-1523
UNITED STATES CONSTRUCTION LLC	5845 HORTON ST STE 203		MISSION	KS	66202-2610
UNIVERSAL COMMUNICATIONS LLC	19915 W 161ST ST STE E		OLATHE	KS	66062-2762
UNIVERSAL WALL SYSTEMS INC	4400 DONKERS CT SE		GRAND RAPIDS	MI	49512-4054
URETEK USA INC	PO BOX 1929		TOMBALL	TX	77377-1929
US TRADES LLC	10735 SKY PRAIRIE ST STE 100		FISHERS	IN	46038-7816
USC LLC	2320 124TH RD		SABETHA	KS	66534-9459
UTILITY SOLUTIONS LLC	14612 PARALLEL LN		BASEHOR	KS	66007-4001
VAN ERT ELECTRIC CO INC	7019 STEWART AVE		WAUSAU	WI	54401-9230
VANCE CONSTRUCTION SOLUTIONS LLC	PO BOX 17196		JONESBORO	AR	72403-6721
VAUGHN ELECTRIC CO INC	313 E FLORIDA AVE		UNION CITY	TN	38261-3957

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VCC LLC	PO BOX 2558		LITTLE ROCK	AR	72203-2558
VECTOR CONSTRUCTION INC	2504 MAIN AVE W		WEST FARGO	ND	58078-1310
VIACON INC	70 BANKS RD		STOCKBRIDGE	GA	30281-4362
VICTORY AIR INC	853 S KEIFER ST		BENNETT	CO	80102-8733
VIKING ERECTORS CORP	PO BOX 1336		MC MURRAY	PA	15317-4336
VIRGINIA TRANSFORMER CORP	220 GLADE VIEW DR NE		ROANOKE	VA	24012-6470
VISION CONTRACTORS INC	95 OLD DIXIE HWY		ADAIRSVILLE	GA	30103
VISU SEWER INC	W230N48557 BETKER RD		PEWAUKEE	WI	53072
VKW CONSTRUCTION LLC	505 S MADISON DR		TEMPE	AZ	85281-7213
VOLT POWER LLC	2910 HIGHWAY 31 NW		HARTSELLE	AL	35640-4271
WALBRIDGE PAYROLL COMPANY LLC	777 WOODWARD AVE STE 300		DETROIT	MI	48226-3582
WALTERS CARPENTRY INC	2340 SHEPLER CHURCH AVE SW		CANTON	OH	44706-5615
WALTERS MORGAN CONSTRUCTION INC	2616 TUTTLE CREEK BLVD		MANHATTAN	KS	66502-4479
WARD ELECTRIC COMPANY, INC.	9586 E I25 FRONTAGE RD STE B		LONGMONT	MO	80504-9458
WARNING LITES OF SOUTHERN ILLINOIS LLC	9441 LEBANON RD		EAST SAINT LOUIS	IL	62203-2213
WATSON ELECTRIC INC	318 N 8TH ST		SALINA	KS	67401-2312
WATTS ELECTRIC COMPANY	13351 DOVERS ST		WAVERLY	NE	68462-2516
WEATHERCRAFT COMPANY OF GRAND ISLAND	323 N CLEBURN ST		GRAND ISLAND	NE	68801-4705

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WEATHERCRAFT COMPANY OF LINCOLN	PO BOX 80459		LINCOLN	NE	68501-0459
WEEKES CONSTRUCTION INC	PO BOX 17977		GREENVILLE	SC	29606-8977
WEIGEL CONSTRUCTION INC	19015 MADISON ST STE A		SPRING HILL	KS	66083-7573
WESTERN OILFIELDS SUPPLY COMPANY	PO BOX 2248		BAKERSFIELD	CA	93303-2248
WHEATLAND CONTRACTING LLC	6204 246TH RD		EFFINGHAM	KS	66023-5151
WHITE CONSTRUCTION INC	6325 DIGITAL WAY STE 460		INDIANAPOLIS	IN	46278-1679
WHM CONSTRUCTION INC	3033 COUNTY ROAD 2723		ALTO	TX	75925-7108
WIGINTON CORPORATION	699 AERO LN		SANFORD	FL	32771-6699
WILLBROS CONSTRUCTION US LLC	4400 POST OAK PKWY STE 1000		HOUSTON	TX	77027-3439
WILLIAM G CURTH INC	PO BOX 3463		SHAWNEE	KS	66203-0463
WILLIAMS DIVERSIFIED MATERIALS INC	PO BOX 660		BAXTER SPGS	KS	66713-0660
WILLIAMS ELECTRIC CO INC	695 DENTON BLVD NW		FT WALTON BCH	FL	32547-2150
WILSONS POOLS PLUS INC	843 SCOTT TROY RD		LEBANON	IL	62254-1911
WINGER CONTRACTING COMPANY	PO BOX 637		OTTUMWA	IA	52501-0637
WOLF CONSTRUCTION INC	5630 SW RANDOLPH AVE		TOPEKA	KS	66609-1158
WOLTCOM INC	2300 TECHNOLOGY PKWY STE 8		HOLLISTER	CA	95023-2536
WOODS BASEMENT SYSTEMS INC	524 VANDALIA ST		COLLINSVILLE	IL	62234-4041
WORLDWIDE TURBINES LLC	1811 CORPORATE DR		BOYNTON BEACH	FL	33426-6646

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WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST		NASHVILLE	TN	37211-2409
WS INDUSTRIAL SERVICES INC	35 MAIN PL STE 175		COUNCIL BLFS	IA	51503-0708
WS SPECIALTY SERVICES LLC	35 MAIN PL STE 175		COUNCIL BLFS	IA	51503-0708
WVP INSTALLATIONS INC	7317 MAPLE AVE		CINNINNATI	OH	45231-4233
WYOMING EFFICIENCY CONTRACTORS INC	530 E COSTILLA ST		COLORADO SPGS	CO	80903-3763
XL INDUSTRIAL SERVICES INC	1920 N 400 W		LA PORTE	IN	46350-2131
YOKOGAWA CORPORATION OF AMERICA	2 DART RD		NEWMAN	GA	30265-1094
ZAPATA INCORPORATED	6302 FAIRVIEW RD STE 600		CHARLOTTE	NC	28210-2244
ZEAMERS WELDING LLC	2772 BLAKE RD E		DE PERE	WI	54115-8720
ZERNCO INC	2400 S GREENWICH RD		WICHITA	KS	67210-1813
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST		OVERLAND PARK	KS	66213-1453