

Quadriplegia

Other Related Conditions: _____

2b. Did the Other Related Condition develop before age 22? N/A Unknown Yes No

Age/Date: _____

(Please provide the date/age of onset for each Related Condition indicated)

2c. Likely to continue indefinitely? N/A Yes No

2d. Results in substantial functional limitation in three or more major life activities (Impacted prior to the age of 22)?

- No Functional Limitations
- Capacity for Independent Living
- Learning
- Self-Direction
- Self-Care
- Mobility
- Understanding and Use of Language

SECTION F. SPECIAL ADMISSION CATEGORIES

1 – Terminal Illness

Expected to result in death in six months or less

Diagnosis: _____

Currently on Hospice: Yes (Provide hospice order) No

2 – Serious Physical Illness

Severe/end stage disease (or physical condition)

Diagnosis: _____

3 – Respite Care

Stays not more than thirty (30) days to provide relief for in-home caregivers

The client is going to be short term: Yes No

Reason for Respite Care: _____

4 – Emergency Provisional Admission

Must be hotlined. Stays not more than 7 days to protect person from serious physical harm to self and others

Hotline must be reported to the Adult Abuse and Neglect Hotline (1-800-392-0210 or https://apps4.mo.gov/APS_Portal/)

Reason for Hotline: _____

5 – Direct Transfer from a Hospital

Stays not more than thirty (30) days for the condition for which the person is currently receiving hospital care.

Must include the hospital history and physical

The client is going to be short term: Yes No

Reason for Transfer: _____

What is the plan after 30 days? _____

SECTION G. PHYSICIAN'S AUTHORIZATION AND SIGNATURE

I attest that the information on these forms is complete and correct as known to me.

Applicant is not currently a danger to self and others Applicant is currently a danger to self and others

| | |
|---------------------|----------------|
| PHYSICIAN SIGNATURE | DATE |
| DISCIPLINE | LICENSE NUMBER |

AUTHORITY: sections 192.006, 192.2000, and 198.079, RSMo 2016. This rule was previously filed as 13 CSR 40-81.084 and 13 CSR 15-9.030. Original rule filed Aug. 9, 1982, effective Nov. 11, 1982. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed Oct. 15, 2021, effective Oct. 29, 2021, expires April 26, 2022. Amended: Filed Oct. 15, 2021.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions forty nine million six hundred eighty-one thousand one hundred seventy-seven dollars (\$49,681,177) 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 Carmen Grover-Slattery, Regulation Unit Manager, Section for Long-Term Care Regulation, PO Box 570, Jefferson City, MO 65102-0570 or at RegulationUnit@health.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

**FISCAL NOTE
PUBLIC COST**

- I. Department Title: Department of Health and Senior Services
Division Title: Division of Regulation and Licensure
Chapter Title: Certification**

| | |
|------------------------------|---|
| Rule Number and Name: | 19 CSR 30-81.030 Evaluation and Assessment Measures for Title XIX Recipients and Applicants |
| Type of Rulemaking: | Proposed Amendment |

II. SUMMARY OF FISCAL IMPACT

| Affected Agency or Political Subdivision | Estimated Cost of Compliance in the Aggregate |
|---|--|
| (1) Department of Health and Senior Services (DHSS), Division of Senior and Disability Services | \$49,681,177 annually until federal funds appropriated to DHSS have been expended |
| TOTAL COSTS = | \$49,681,177 annually until federal funds appropriated to DHSS have been expended |

III. WORKSHEET

3,154 (individuals who will qualify under the old level-of-care assessment annually) X \$1,312.65 (average monthly costs for Home and Community Based services) X 12 months = \$49,681,177 annually until all of the funds from the temporary enhanced federal medical assistance percentage from the American Rescue Plan Act of 2021 that has been appropriated to the Missouri Department of Health and Senior Services has been expended by the Missouri Department of Health and Senior Services.

IV. ASSUMPTIONS

The section for long-term care does not anticipate that there will be any individuals qualifying under the old level-of-care assessment added back into 19 CSR 30-81.030(8) because most, if not all, individuals will qualify under the new level-of-care assessment in 19 CSR 30-81.030(5) which increased the level-of-care categories and lowered the required number of points to meet level-of-care in order to be determined as eligible for Title XIX-funded long-term care services.

The Division of Senior and Disability Services estimates that approximately 3,154 individuals will qualify annually under the old level-of-care assessment added back into 19 CSR 30-81.030(8). The average cost for individuals receiving Home and Community Based Services in 2021 is \$1,312.65 per month.

The money to pay for these Home and Community Based services will come from the temporary enhanced federal medical assistance percentage from the American Rescue Plan Act of 2021. The Missouri legislature will have to appropriate this federal funding to the Missouri Department of Health and Senior Services to be utilized for Home and Community Based services. This annual cost will continue until all of the funds from the temporary enhanced federal medical assistance percentage from the American Rescue Plan Act of 2021 that has been appropriated to the Missouri Department of Health and Senior Services has been expended by the Missouri Department of Health and Senior Services.

**Title 20—DEPARTMENT OF COMMERCE AND
INSURANCE
Division 2010—Missouri State Board of Accountancy
Chapter 2—General Rules**

PROPOSED RULE

20 CSR 2010-2.100 Foreign Corporations

PURPOSE: This rule clarifies the statutes pertaining to foreign corporations practicing public accounting in Missouri.

- (1) A foreign professional corporation which meets the definition of section 356.021(2), RSMo, may apply for a CPA firm permit.
- (2) Applicants for a firm permit as a foreign professional corporation shall provide to the board—
 - (A) A completed application for a CPA firm permit with all required fees;
 - (B) A copy of the most recent articles of incorporation (or amendment) on file with the secretary of state of the applicant's home state which states the applicant is a professional corporation;
 - (C) The certificate of corporation issued by the secretary of state from the applicant's home state which demonstrates the business is eligible to practice as a professional corporation; and
 - (D) Any additional information or documentation as the board may request.
- (3) Within thirty (30) days of issuance of the permit, the firm shall provide the board with verification that the firm is registered with the Missouri secretary of state's office.
- (4) General business corporations are not eligible for a CPA firm permit.

AUTHORITY: sections 326.262 and 356.041, RSMo 2016, and section 326.289, RSMo Supp. 2021. Original rule filed Oct. 5, 2021.

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 Board of Accountancy, PO Box 613, Jefferson City, MO 65102, by facsimile at 573-751-0012, or via email at mosba@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 2040—Office of Athletics
Chapter 2—Licenses and Permits**

PROPOSED AMENDMENT

20 CSR 2040-2.021 Permits. The office is amending section (2).

PURPOSE: This rule is being amended to increase the permit fees for all events to match the permit fee charged for a professional wrestling event. The fee increase is necessary to ensure the office has sufficient revenue to offset the cost of regulation.

(2) Fees for professional boxing, professional and amateur kickboxing, professional full-contact karate, **professional wrestling**, professional mixed martial arts, and amateur mixed martial arts permits are [twenty-five dollars (\$25) per contest per day. Professional and amateur combined events permit fee is twenty-five dollars (\$25) per contest per day. Fees for wrestling permits] are one hundred fifty dollars (\$150) per contest per day.

AUTHORITY: sections 317.006 and 317.011.1, RSMo Supp. [2018] 2021. This rule originally filed as 4 CSR 40-2.021. Original rule filed April 30, 1982, effective Sept. 11, 1982. For intervening history, please consult the *Code of State Regulations*. Amended: Filed Oct. 15, 2021.

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 cost private entities three thousand eight hundred seventy-five dollars (\$3,875) annually thereafter for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Athletics, PO Box 1335, Jefferson City, MO 65102, by facsimile at 573-751-5649, or via email at athletic@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.

PRIVATE FISCAL NOTE

I. RULE NUMBER

Title 20 - Department of Commerce and Insurance
Division 2040 - Office of Athletics
Chapter 2—Licenses and Permits
Proposed Amendment to 20 CSR 2040-2.021 Permits

II. SUMMARY OF FISCAL IMPACT

| Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule: | Classification by type of the business entities which would likely be affected: | Estimated costs for the life of the rule by affected entities: |
|---|---|--|
| 9 | Boxing (Permit Fee Increase @ \$125) | \$1,125 |
| 22 | MMA (Permit Fee Increase @ \$125) | \$2,750 |
| 0 | Wrestling (Permit Fee Increase @ \$125) | \$0 |
| | Estimated Annual Costs for the Life of the Rule | \$3,875 |

III. WORKSHEET

See Table Above

IV. ASSUMPTION

1. The above figures are based on FY21 actual costs and FY22 estimates.
2. The director is statutorily obligated to enforce and administer the provisions of sections 317.001 to 317.021, RSMo. Pursuant to section 317.006, RSMo, the fees shall be set at an amount which shall not be more than that required to administer sections 317.001 to 317.021.
3. It is anticipated that the total fiscal costs will occur beginning in FY23, will occur for the life of the rule, may vary with inflation, and is expected to increase at the rate projected by the Legislative Oversight Committee.

**Title 20—DEPARTMENT OF COMMERCE AND
INSURANCE
Division 2245—Real Estate Appraisers
Chapter 10—Appraisal Management Company**

PROPOSED AMENDMENT

20 CSR 2245-10.010 Appraisal Management Company Application Requirements. The commission is amending subsection (3)(D).

PURPOSE: This amendment removes the more than ten percent (10%) ownership requirement.

(3) The initial application submitted by the appraisal management company shall include the following certifications:

(D) That the AMC has reviewed each person or entity that owns *[more than ten percent (10%) of the AMC and no person or entity owning more than ten percent (10%) of the AMC] any percentage of the company and determined that no person or entity* has held a license or certificate that was refused, denied, cancelled, revoked, or surrendered in lieu of revocation.

AUTHORITY: sections [43.543,] 339.509, [339.511,] 339.513, and 339.544, RSMo 2016, and sections 43.543 and 339.511, RSMo Supp. 2021. Original rule filed Nov. 13, 2012, effective June 30, 2013. Amended: Filed Nov. 9, 2017, effective May 30, 2018. Amended: Filed Oct. 5, 2021.

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 Real Estate Appraisers Commission, PO Box 1335, Jefferson City, MO 65102, by facsimile at 573-526-3489, or via email at reacom@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 or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

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 9—DEPARTMENT OF MENTAL HEALTH
Division 10—Director, Department of Mental Health
Chapter 5—General Program Procedures**

ORDER OF RULEMAKING

By the authority vested in the Director of the Department of Mental Health under sections 630.192–630.198, RSMo 2016, the department amends a rule as follows:

9 CSR 10-5.210 Exceptions Committee Procedures **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 2021 (46 MoReg 1452-1453). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Safe Drinking Water Commission
Chapter 5—Laboratory and Analytical Requirements**

ORDER OF RULEMAKING

By the authority vested in the Department's Safe Drinking Water Commission under section 640.100, RSMo 2016, the commission amends a rule as follows:

10 CSR 60-5.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2021 (46 MoReg 931-932). Those sections with changes are reprinted here. This proposed amendment becomes effective December 30, 2021, after publication in the November 30, 2021 *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed amendment was held July 7, 2021, and the public comment period ended July 15, 2021. At the public hearing, staff from the Department's Public Drinking Water Branch provided testimony on the proposed amendment. The department received two (2) comments during the public comment period.

COMMENT #1: Section (1), during printing in the *Missouri Register*, a comma was inadvertently added to the rule language after the word "order." The Secretary of State's Office commented that the comma should be removed.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs with the comment and, as a result of this comment, has amended the rule to remove the inadvertent comma.

COMMENT #2: During the public hearing on July 7, 2021, staff from the Department's Public Drinking Water Branch provided testimony citing the need to change the publication date of the *Code of Federal Regulations*, for each instance of incorporation by reference in the rule, from July 1, 2020, to July 1, 2021. Staff commented this change was necessary to incorporate recent amendments the U.S. Environmental Protection Agency made to the *Code of Federal Regulations* to add 17 new drinking water analytical methods through a direct final rule published in the *Federal Register* on May 26, 2021 (86 FR 28277). Staff reiterated the language from the *Federal Register* in their testimony that this change would provide a benefit to public water systems, laboratories, and primacy agencies by allowing more timely access to new measurement techniques and greater flexibility in the selection of analytical methods, thereby reducing monitoring costs while maintaining public health protection. Staff also commented that because the intention of the proposed amendment was to update the regulation with the most recent federally approved analytical methods, this change to incorporate the new methods was within the scope of the proposed rulemaking.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs with the comments provided by the Department's Public Drinking Water Branch and has revised the amendment as a result of the comments to update the publication date of the *Code of Federal Regulations* in each instance it is incorporated by reference in the rule from July 1, 2020, to July 1, 2021.

10 CSR 60-5.010 Acceptable and Alternate Procedures for Analysis

(1) Inorganic and Secondary Contaminants. Unless substitute methods are approved by the U.S. Environmental Protection Agency (EPA), analysis shall be conducted in accordance with the inorganic and secondary contaminant analytical methods in paragraphs 40 CFR 141.23(k)(1) and 40 CFR 143.4(b) of the July 1, 2021, *Code of Federal Regulations*, which are incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(2) Organic Contaminants. Unless substitute methods are approved

by the EPA, analysis shall be conducted in accordance with the organic contaminant analytical methods in paragraph 40 CFR 141.24(e) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(3) Microbiological Contaminants and Turbidity. Unless substitute methods are approved by EPA, analysis shall be conducted in accordance with the microbiological contaminant and turbidity analytical methods in 40 CFR 141.21(f), 40 CFR 141.74(a)(1), 40 CFR 141.704(a), and 40 CFR 141.852 of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(4) Radiological Contaminants. Unless substitute methods are approved by the EPA, analysis shall be conducted in accordance with the radiological contaminant analytical methods in paragraphs 40 CFR 141.25(a) and (b) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(5) Disinfection Byproducts, Residual Disinfectant Concentrations, and Disinfection Byproduct Precursors. Unless substitute methods are approved by the EPA, analysis shall be conducted in accordance with the disinfection byproduct, residual disinfectant concentration, and disinfection byproduct precursor analytical methods in 40 CFR 141.74(a)(2) and 40 CFR 141.131 of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(6) Sample collection for the contaminants referenced in this rule must be conducted using the sample preservation, container, and maximum holding time procedures specified in the following procedures, which are incorporated by reference, or in accordance with procedures contained in the appropriate analytical method. The incorporation by reference does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(A) Inorganic contaminant sample collection procedures in 40 CFR 141.23(k)(2) of the July 1, 2021, *Code of Federal Regulations* are incorporated by reference.

(7) The department may reduce the total number of samples a system must analyze by allowing the use of compositing. Compositing shall be conducted according to the following procedures, which are incorporated by reference. The incorporation by reference does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and

fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(A) Sample compositing procedures for inorganic contaminants in 40 CFR 141.23(a)(4) of the July 1, 2021, *Code of Federal Regulations* are incorporated by reference.

(B) Sample compositing procedures for volatile organic contaminants in 40 CFR 141.24(f)(14) of the July 1, 2021, *Code of Federal Regulations* are incorporated by reference.

(C) Sample compositing procedures for synthetic organic contaminants in 40 CFR 141.24(h)(10) of the July 1, 2021, *Code of Federal Regulations* are incorporated by reference.

(D) Sample compositing procedures for radiological contaminants in 40 CFR 141.26(a)(4) of the July 1, 2021, *Code of Federal Regulations* are incorporated by reference.

(E) Sample compositing procedures for lead and copper in 40 CFR 141.88(a)(1)(iv) of the July 1, 2021, *Code of Federal Regulations* are incorporated by reference.

(8) Detection Limits.

(A) Detection limits for inorganic contaminants in 40 CFR 141.23(a)(4)(i) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(B) Practical Quantitation Levels (PQL) for lead and copper in 40 CFR 141.89(a)(1)(ii)(A) and (B) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(C) Detection limit for volatile organic contaminants in 40 CFR 141.24(f)(7) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(D) Detection limits for synthetic organic contaminants in 40 CFR 141.24(h)(13)(ii) and 141.24(h)(18) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(E) Detection limits for radiological contaminants in 40 CFR 141.25(c) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(F) Detection limits for disinfection byproducts in 40 CFR 141.64 of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

(9) Analytical Methods for Source Water Monitoring. Unless substitute methods are approved by the department, analysis shall be conducted in accordance with the analytical methods in 40 CFR 141.402(c) of the July 1, 2021, *Code of Federal Regulations*, which is incorporated by reference in this rule. This does not include later amendments or additions. The *Code of Federal Regulations* as published by the U.S. Government Publishing Office available at <http://bookstore.gpo.gov/> or for mail orders, print and fill out the order form online and mail to U.S. Government Publishing Office, PO Box 979050, St. Louis, MO 63197-9000.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Safe Drinking Water Commission
Chapter 5—Laboratory and Analytical Requirements**

ORDER OF RULEMAKING

By the authority vested in the Department's Safe Drinking Water Commission under section 640.100, RSMo 2016, the commission amends a rule as follows:

10 CSR 60-5.020 Laboratory Certification is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2021 (46 MoReg 932-934). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective December 30, 2021, after publication in the November 30, 2021 *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed amendment was held July 7, 2021, and the public comment period ended July 15, 2021. At the public hearing, staff from the Department's Public Drinking Water Branch provided testimony on the proposed amendment. The department received two (2) comments on this amendment.

COMMENT #1: Mark Winters, Associated Laboratories, asked if there was a cost associated with getting the performance evaluation samples since the U.S. Environmental Protection Agency (EPA) is not providing them.

RESPONSE: The rulemaking will not create an additional cost for laboratories to obtain performance evaluation samples beyond the cost they presently incur to demonstrate they meet the proficiency requirements of the rule. The EPA privatized the performance evaluation program with a notice in the *Federal Register* in 1997. Since that time, laboratories seeking certification have been required to obtain their proficiency evaluation samples from an accredited provider at their own cost. This rulemaking amends the language of the rule to reflect the appropriate source of these samples for clarity to the regulated community. No changes are being made to this amendment as a result of this comment.

COMMENT #2: Mark Winter, Associated Laboratories, asked "Do we have to submit the results of the audit? This isn't very clear."

RESPONSE: For laboratories located in Missouri, Certification Officers from the Department's Environmental Services Program or the Department of Health and Senior Services will schedule and perform the audits of the laboratory seeking certification upon receipt of a complete application. The Certification Officers will provide the Department's Certifying Authority with the status of the audit when they make their recommendation regarding certification of the laboratory, which will fulfill the requirement of subsection (1)(B). For an out-of-state laboratory seeking certification from the department by reciprocity, it is required for the laboratory to submit documentation of a successful audit from the appropriate certifying authority as part of their application for certification. For reciprocity, the department

relies on the local certifying authority's audit to demonstrate the laboratory meets the requirements for certification. The amendment specifies this requirement in subsection (1)(B). No changes have been made to this amendment as a result of this comment.

**Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 60—Safe Drinking Water Commission
Chapter 14—Operator Certification**

ORDER OF RULEMAKING

By the authority vested in the Department's Safe Drinking Water Commission under section 640.100, RSMo 2016, the commission amends a rule as follows:

10 CSR 60-14.020 Certification of Public Water System Operators is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 1, 2021 (46 MoReg 935). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective December 30, 2021, after publication in the November 30, 2021 *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing on this proposed amendment was held July 7, 2021, and the public comment period ended July 15, 2021. At the public hearing, staff from the Department's Public Drinking Water Branch provided testimony on the proposed amendment. No comments were received.

**Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 20—Hospitals**

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under sections 192.006 and 338.165, RSMo 2016, and section 197.080, RSMo Supp. 2021, the department amends a rule as follows:

19 CSR 30-20.100 Pharmacy Services and Medication Management is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 2021 (46 MoReg 1456-1458). 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 Division of Licensure and Regulation within the Department of Health and Senior Services received one (1) written comment on the proposed amendment.

COMMENT #1: David Braasch, the President of Alton Memorial Hospital and the Chairman of BJC Pharmacy Leadership Council of BJC HealthCare in St. Louis submitted a written comment urging the Division to finalize the rule as proposed. Mr. Braasch noted that the allowance of both expanded delegation of pharmacy duties and remote product verification by, and remote supervision of, pharmacy techs will permit additional time for pharmacists to function at a high level in areas such as clinical program support and patient/provider education. Mr. Braasch further noted that the proposed guardrails

around these new permissions will ensure continued high levels of medication accuracy and patient safety and satisfaction.

RESPONSE: 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 84—Training Program for Nursing Assistants**

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 198.009 and 198.079, RSMo 2016, and section 198.082, RSMo Supp. 2021, the department amends a rule as follows:

19 CSR 30-84.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2021 (46 MoReg 1306-1333). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Health and Senior Services received six (6) internal department comments and one (1) electronic mail correspondence with five (5) comments on the proposed amendment.

COMMENT #1: Angela Duvall, a Registered Nurse Manager for the department, commented the DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record form, incorrectly identified Skills #2, "Take axillary temperature," as a simulation. Ms. Duvall commented that Skill #2 is considered a care task which should be performed as a clinical practice skill and that prior to the form being revised it was never listed as a simulation skill.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and finds this error to be an oversight and not a substantive change. The department has revised Skill #2 to show it as a performed task versus a simulation to correct the typographical error.

COMMENT #2: Brenda A. Todd, RN and CNA/CMT Instructor for Systems Services, Inc., commented the DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record form, incorrectly showed Skill #13, "Clear airway obstruction in conscious resident," as a task that the CNA must perform instead of a simulation on the task.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and finds this error to be an oversight and not a substantive change. The department has revised Skill #13 to show it as a simulation versus a performed task to correct the typographical error.

COMMENT #3: Brenda A. Todd, RN and CNA/CMT Instructor for Systems Services, Inc., commented the DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record form, incorrectly showed Skill #15, "Thickened Liquids," as a simulated task instead of a performed task.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and finds this error to be an oversight and not a substantive change. The department has revised Skill #15 to show it as a performed task versus a simulation to correct the typographical error.

COMMENT #4: Brenda A. Todd, RN and CNA/CMT Instructor for Systems Services, Inc., commented the DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record form, showed Skill #22, "Administer oral hygiene to resident that requires" needs further description, such as what type of resident, unconscious or one requiring limited assistance.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and has amended Skill #22 by adding the word "assistance" after "requires" for clarification purposes.

COMMENT #5: Brenda A. Todd, RN and CNA/CMT Instructor for Systems Services, Inc., commented the DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record form, showed Skill #42, "Discuss pressure relieving devices," as a physical task but it should be a simulation.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and finds this error to be an oversight and not a substantive change. The department has revised Skill #42 to show it as a simulation versus a performed task to correct the typographical error.

COMMENT #6: Brenda A. Todd, RN and CNA/CMT Instructor for Systems Services, Inc., commented the DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record form, Skill #61 "Range of Motion neck and shoulders," showing as a task concerning as range of motion to the neck is not advisable.

RESPONSE: Range of motion (ROM) exercises to all joints prevent contractures which the residents are at risk for due to decreased mobility. ROM instruction will help educate students on the importance of any movement to a joint including the neck and shoulders. No changes were made as a result of this comment.

COMMENT #7: Carmen Grover-Slattery, Regulation Unit Manager, Division of Regulation and Licensure - Section for Long-Term Care Regulation, commented that additional commas are needed in the purpose statement, paragraph (6)(A)1., and sections (17)(C) and (E) of the rule.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and commas have been added.

COMMENT #8: Carmen Grover-Slattery, Regulation Unit Manager, Division of Regulation and Licensure - Section for Long-Term Care Regulation, commented that a hyphen should be removed in paragraph (9)(A)1., after "(100)".

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and the hyphen has been removed.

COMMENT #9: Carmen Grover-Slattery, Regulation Unit Manager, Division of Regulation and Licensure - Section for Long-Term Care Regulation, commented that "and Workforce Development" and "WD" should be added in paragraph (9)(A)2. to reflect the agency's current name of Missouri Department of Higher Education and Workforce Development (MDHEWD).

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and the title has been corrected in paragraph (9)(A)2. and also in paragraph (14)(A)2.

COMMENT #10: Carmen Grover-Slattery, Regulation Unit Manager, Division of Regulation and Licensure - Section for Long-Term Care Regulation, commented that a comma should be removed in paragraph (12)(A)5.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and the comma has been removed.

COMMENT #11: Carmen Grover-Slattery, Regulation Unit Manager, Division of Regulation and Licensure - Section for Long-Term Care Regulation, commented that periods should be changed to semicolons in subparagraphs (17)(B)6.A. and B. and the word "and" added after the semicolon in subparagraph (17)(B)6.B.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and the changes have been made.

19 CSR 30-84.010 Nursing Assistant Training Program

PURPOSE: *The Omnibus Nursing Home Act mandates in section*

198.082, RSMo, that nursing assistants employed in skilled nursing and intermediate care facilities complete an approved training program. This rule gives information regarding the purpose of the training program, required objectives and curriculum content, designates what is the approved course curriculum, and indicates the training locations and testing which are required for a program to be considered approved.

(6) Student Enrollment and Qualifications.

(A) Any individual who is employable by an intermediate care facility (ICF) or skilled nursing facility (SNF) to be involved in direct resident care shall be eligible to enroll in a training agency's nursing assistant training program if—

1. The individual is at least eighteen (18) years of age and employable. Employable shall mean that the individual is not listed on the department's Employee Disqualification List (EDL) and has not been convicted or entered a plea of guilty to a misdemeanor or felony charge which includes any suspended imposition of sentence, any suspended execution of sentence or any period of probation or parole in this state or any other state which if committed in Missouri would be a class A or B felony violation of Chapters 565, 566, or 569, RSMo, or any violation of subsection 198.070.3, RSMo, or section 568.020, RSMo, unless a good cause waiver has been granted by the department; or

2. The individual is at least sixteen (16) years of age providing he or she is—

A. Currently enrolled in a secondary school health services occupation program or a cooperative work education program of an area vocational technical school or comprehensive high school;

B. Placed for work experience in an ICF, SNF, hospital, Missouri Veterans' Home, or a hospital-based nursing facility or hospital-based skilled nursing facility by that program;

C. Not listed on the department's EDL and has not been convicted or entered a plea of guilty to a misdemeanor or felony charge which includes any suspended imposition of sentence, any suspended execution of sentence, or any period of probation or parole in this state or any other state which if committed in Missouri would be a class A or B felony violation of Chapters 565, 566, or 569, RSMo, or any violation of subsection 198.070.3, RSMo, or section 568.020, RSMo, unless a good cause waiver has been granted by the department; and

D. Under the direct supervision of an instructor or clinical supervisor, or both, while completing the clinical portion of the course.

(9) Training Agency Responsibilities.

(A) The following entities are eligible to apply to the department to be an approved training agency:

1. Career Center schools and comprehensive high schools approved by the Missouri Department of Elementary and Secondary Education (DESE) that offer health service occupation programs which have a practice classroom and equipment used in delivering health care. There shall be a signed written agreement of cooperation with one (1) or more ICFs, SNFs, hospitals, Missouri Veterans' Homes, or hospital-based nursing facilities or hospital-based skilled nursing facilities in their vicinity for the one hundred (100) hours of supervised on-the-job training component of the basic course;

2. Public community colleges, public colleges and universities, proprietary schools, or private agencies approved by the Missouri Department of Higher Education and Workforce Development (MDHEWD) or accredited by a recognized accrediting agency or association on the list published by the Secretary of the United States Department of Education, pursuant to the Higher Education Act of 1965, the Higher Education Opportunity Act 2008 (Public Law 110-315), and the Veterans' Readjustment Assistance Act which have a practice laboratory with one (1) or more bed units and equipment used in delivering health care and have a signed written agreement of cooperation with one (1) or more ICFs, SNFs, hospitals, Missouri

Veterans' Homes, or hospital-based nursing facilities or hospital-based skilled nursing facilities in their vicinity for the one hundred (100) hours of supervised on-the-job training component of the basic course;

3. Associations as defined in section (1) of this rule. There shall be a signed written agreement of cooperation with an ICF, SNF, hospital, Missouri Veterans' Home, or a hospital-based nursing facility or hospital-based skilled nursing facility to provide the one hundred (100) hours of supervised on-the-job training;

4. A licensed ICF, SNF, or a hospital-based nursing facility or hospital-based skilled nursing facility. There shall be a signed written agreement of cooperation with an ICF, SNF, hospital, Missouri Veterans' Home, or a hospital-based nursing facility or hospital-based skilled nursing facility if the one hundred (100) hours of supervised on-the-job training is not provided on-site;

5. Licensed hospitals. There shall be a signed written agreement of cooperation with an ICF, SNF, hospital, Missouri Veterans' Home, or a hospital-based nursing facility or hospital-based skilled nursing facility if the one hundred (100) hours of supervised on-the-job training is not provided on site; or

6. Missouri Veterans' Homes. There shall be a signed written agreement of cooperation with an ICF, SNF, hospital, Missouri Veterans' Home, or a hospital-based nursing facility or hospital-based skilled nursing facility if the one hundred (100) hours of supervised on-the-job training is not provided on site.

(12) Qualifications of Instructors, Clinical Supervisors, and Examiners.

(A) Instructor.

1. An instructor shall be currently licensed as a RN in Missouri or shall hold a current temporary permit from the Missouri State Board of Nursing or shall hold a multi-state or single state RN license from a jurisdiction that is party to the Nurse Licensure Compact. The licensee shall not be subject of current disciplinary action, such as censure, probation, suspension, or revocation.

2. An instructor shall not be listed on the department's EDL.

3. An individual that has been previously disqualified as an instructor shall not function as an instructor unless he or she receives written approval from the department.

4. An instructor shall have had, at a minimum, two (2) years of nursing experience and at least one (1) year of experience in the provision of long-term care facility services in the last ten (10) years. Other personnel from the health professions may assist the instructor; however, they shall have at least one (1) year of experience in their field.

5. An instructor shall successfully complete a Nursing Assistant Instructor Workshop by a certifying agency using qualified instructors. The department shall issue a letter of approval to the qualified instructor after the individual has successfully completed the workshop. The department shall maintain a list of approved instructors.

6. An instructor shall be responsible to teach the seventy-five (75) hours of instructional training for the basic course and a minimum of sixteen (16) of the one hundred (100) hours of supervised on-the-job training in accordance with the requirements contained in this rule.

7. The instructor teaching the seventy-five (75) hours of instructional training and/or sixteen (16) of the one hundred (100) hours of supervised on-the-job training for the basic course shall complete and sign all applicable portions of either form MO 580-2473 (12-07) Certified Nurse Assistant Competency Score Sheet (For Use Only With The 2001 Manual) Appendix A/B for training agencies using the basic course content outlined in paragraphs (5)(A)1. and 2. or form DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record for training agencies using the basic course content outlined in paragraphs (5)(B)1. and 2. for each student participating in the program.

8. An instructor shall provide to the student within seven (7) calendar days of successful completion of the seventy-five (75) hours of instructional training and one hundred (100) hours of supervised

on-the-job training, either completed form MO 580-2473 (12-07) Certified Nurse Assistant Competency Score Sheet (For Use Only With The 2001 Manual) Appendix A/B for training agencies using the basic course content outlined in paragraphs (5)(A)1. and 2. or form DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record for training agencies using the basic course content outlined in paragraphs (5)(B)1. and 2.

9. If the course is not completed, records and documentation regarding the completed portions shall be provided by the instructor to the student, if requested, and to the training agency.

(14) Training and Certifying Agency Disqualification Criteria.

(A) Causes for Disqualification. The department may disqualify a training agency or certifying agency if it is found that an agency failed to follow the requirements in section (9) for a training agency or section (10) for a certifying agency of this rule or—

1. Defrauded a student by taking payment and not ensuring the seventy five (75) hours instructional training or on-the-job training were completed as required by this rule; or

2. Failed to maintain approval from MDHEWD or DESE, if applicable.

(17) Final Examination Testing.

(B) If the course content outlined in paragraphs (5)(A)1. and 2. of this rule is used for teaching the basic course, the final examination shall be conducted by an approved examiner who may be assisted by the instructor using the following procedures:

1. The instructor will select an LTC resident to participate in the testing process and obtain approval for this activity from the resident;

2. The examiner shall verify the eligibility of the students by reviewing form MO 580-2473 (12-07) Certified Nurse Assistant Competency Score Sheet (For Use Only With The 2001 Manual) Appendix A/B to establish that the student has completed the approved training program or possesses an approval letter from the department granting approval to challenge the final examination;

3. The student shall successfully complete at least nine (9) procedures under the observation of the instructor or a facility licensed nurse and examiner.

A. The nine (9) procedures shall always include a type of bath, vital signs (temperature, pulse, respirations, and blood pressure), transfer techniques, feeding techniques, dressing and grooming, skin care, active or passive, range of motion to upper and lower extremities (unless contraindicated by a physician's order), and hand-washing and gloving from the standardized curriculum.

B. The remainder shall be selected according to the resident's care needs at the time of day that testing occurs.

C. The evaluation of the student shall include communication and interaction with the resident, provision of privacy, work habits, appearance, conduct, and reporting and recording skills;

4. The student shall successfully answer forty (40) out of fifty (50) oral or written questions presented by the examiner based on the standardized curriculum and selected from a specific test pool of questions which are safeguarded by the department;

5. The examiner who uses the basic course content outlined in paragraphs (5)(A)1. and 2. of the basic course for the final examination shall notify the department and obtain different examinations to be administered each time; and

6. The examiner who uses the basic course content outlined in paragraphs (5)(A)1. and 2. of the basic course for the final examination shall conduct the following:

A. Complete and sign form MO 580-2473 (12-07) Certified Nurse Assistant Competency Score Sheet (For Use Only With The 2001 Manual) Appendix A/B and the final examination score sheet which shall include scores and comments. The examiner shall advise the individual that successful completion of the evaluation will result in the addition of his/her name to the CNA Registry;

B. After scoring, the examiner shall return all test materials, test booklets, answer sheets, and any appendices to the department.

The examiner shall also provide the training agency with documentation of the student's test scores; and

C. A copy of the student's final record sheets shall be provided to the student (except for the answer sheets). If the course is not completed, records and documentation regarding the portions completed shall be provided to the student, if requested, and to the training agency.

(C) If the basic course content outlined in paragraphs (5)(B)1. and 2. of this rule, is used to teach the course, testing shall comply with the following:

1. The instructor shall verify the eligibility of the students by reviewing form DHSS-DRL-111 (08-20), Classroom and On-the-Job Training Record, to establish that the student has completed the approved program;

2. The final examination shall be conducted by the department approved third party test administrator and a fee will be assessed for each examination;

3. The student shall successfully complete an examination proctored by the department approved third party test administrator. The student shall achieve a passing score of at least eighty percent (80%); and

4. The student shall successfully complete the skills evaluation portion of the examination proctored by the department approved third party test administrator. The student shall achieve a score of one hundred percent (100%).

(E) Any individual who is employed by a LTC facility and required by section 198.082, RSMo, to enroll in the program, but who has been permitted to challenge the final examination and who fails the examination, must immediately re-enroll in and begin study in the next available basic course. The individual shall complete the basic course within four (4) months of employment.

MISSOURI DEPARTMENT OF HEALTH AND SENIOR SERVICES
DIVISION OF REGULATION AND LICENSURE
SECTION FOR LONG-TERM CARE REGULATION
CLASSROOM AND ON-THE-JOB TRAINING RECORD

| | | | |
|--|-------------------|--|---|
| (1) STUDENT NAME (LAST, FIRST, MIDDLE) | | (2) FORMER NAMES USED | |
| (3) SOCIAL SECURITY NO. | | (4) STUDENT E-MAIL | |
| (5) STUDENT PERMANENT ADDRESS (STREET, CITY, STATE, ZIP) | | (7) STUDENT PHONE NO. | |
| (8) APPROVED SITE NAME - 75 HRS INSTRUCTIONAL TRAINING | (8A) SITE NO. | (8B) BEGIN DATE | (8C) COMPLETION DATE |
| (9) APPROVED SITE NAME - 16 HRS OR 100 HRS ON-THE-JOB-TRAINING (OJT) | (9A) SITE NO. | (9B) BEGIN DATE | (9C) COMPLETION DATE |
| (10) APPROVED SITE NAME - 84 HRS OJT | (10A) SITE NO. | (10B) BEGIN DATE | (10C) COMPLETION DATE 84 OJT HOURS |
| (11) CLASS TEST SCORES | | | |
| 1. 2. 3. Each test score must be at least 80% (must be completed prior to final exam) | | (11A) APPROVED FOR FINAL EXAM <input type="checkbox"/> | |
| (12) 1ST INSTRUCTOR SIGNATURE - INSTRUCTIONAL HRS | | (11B) NOT APPROVED FOR FINAL EXAM <input type="checkbox"/> | |
| (13) 2ND INSTRUCTOR SIGNATURE - INSTRUCTIONAL HRS | | (12B) LAST NAME | |
| (14) ADMINISTRATOR/DIRECTOR OF NURSING (DON)/CEO SIGNATURE | | (13B) LAST NAME | |
| (15) CHARGE NURSE SIGNATURE - FACILITY VERIFICATION 84 HRS OJT COMPLETED | | (14B) LAST NAME | |
| (16) CHARGE NURSE SIGNATURE - FACILITY VERIFICATION 16 HRS OR 100 HRS OJT COMPLETED | | (15B) LAST NAME | |
| (17) 1ST INSTRUCTOR SIGNATURE - 16 HRS OJT | (17A) LICENSE NO. | (17B) LAST NAME | (18) 2ND INSTRUCTOR SIGNATURE - 16 HRS OJT |
| (19) CLINICAL SUPERVISOR SIGNATURE - 84 HRS OJT | (19A) LICENSE NO. | (19A) LAST NAME | (18A) LICENSE NO. |
| | | | (18B) LAST NAME |
| | | | (20) CLINICAL SUPERVISOR SIGNATURE - 84 HRS OJT |
| | | | (20A) LICENSE NO. |
| | | | (20B) LAST NAME |

| STUDENT NAME - (LAST, FIRST, MIDDLE) | | SOCIAL SECURITY NO. | | | | | |
|---|---|-------------------------------|---------------------|---------------|----------|------------|--|
| PG 2 – INSTRUCTIONS: 1st Column: List date of 75 hours instructional training. 2nd Column: Classroom instructor initials. 3rd Column: Date the OJT evaluation was completed in state approved training agency. 4th Column: Simulation may be done only if care issue is not available in state approved training agency. 5th Column: Clinical Supervisor/Instructor must initial the student is competent in this skill and the competency evaluation was completed on a one to one ratio in a state approved training agency. NOTE: An instructor must provide at least 16 hours of the 100 hours OJT. | | DATE OF CLASSROOM INSTRUCTION | INSTRUCTOR INITIALS | DATE OBTAINED | ACHIEVED | SIMULATION | OJT EVALUATOR CS / INSTRUCTOR INITIALS |
| SKILLS | SKILLS | DATE OF CLASSROOM INSTRUCTION | INSTRUCTOR INITIALS | DATE OBTAINED | ACHIEVED | SIMULATION | OJT EVALUATOR CS / INSTRUCTOR INITIALS |
| 1. Take oral temperature | 35. Give complete bed bath | | | | | | |
| 2. Take axillary temperature | 36. Give tub bath | | | | | | |
| 3. Count radial pulse | 37. Give shower bath | | | | | | |
| 4. Count apical pulse | 38. Make an unoccupied bed | | | | | | |
| 5. Count respirations | 39. Make an occupied bed | | | | | | |
| 6. Measure blood pressure | 40. Give back rub | | | | | | |
| 7. Wash hands | 41. Give stage 1 pressure ulcer care & discuss prevention | | | | | | |
| 8. Put on/remove daily care non-sterile gloves | 42. Discuss pressure relieving devices | | | | | | |
| 9. Put on/remove mask | 43. Reposition for pressure relief in bed | | | | | | |
| 10. Put on/remove non-sterile gown | 44. Reposition for pressure relief in chair | | | | | | |
| 11. Feed a resident that requires total assistance | 45. Suspend resident's heels | | | | | | |
| 12. Serve a food tray | 46. Give perineal care with catheter | | | | | | |
| 13. Clear airway obstruction in conscious resident | 47. Change a drainage bag | | | | | | |
| 14. Clear airway obstruction in unconscious resident | 48. Empty a urinary drainage bag | | | | | | |
| 15. Thicken liquids | 49. Assist resident in using urinal | | | | | | |
| 16. Distribute drinking water | 50. Assist resident in using bedpan | | | | | | |
| 17. Measure fluid intake | 51. Care of an uncomplicated established colostomy | | | | | | |
| 18. Measure fluid output | 52. Turn resident to one side (¼ turn) | | | | | | |
| 19. Shave with disposable razor | 53. Move resident to head of bed (two-person assist) | | | | | | |
| 20. Shave with electric razor | 54. Demonstrate one-person pivot transfer from bed to chair | | | | | | |
| 21. Assist with oral hygiene | 55. Demonstrate one-person pivot transfer from chair to bed | | | | | | |
| 22. Administer oral hygiene to resident that requires assistance | 56. Demonstrate two-person pivot transfer from chair to bed (resident can assist) | | | | | | |
| 23. Denture care | 57. Demonstrate two-person transfer with a mechanical lift to chair | | | | | | |
| 24. Fingernail care | 58. Ambulate resident using a gait belt | | | | | | |
| 25. Toenail care | 59. Ambulate resident using a walker | | | | | | |
| 26. Comb/brush hair | 60. Ambulate resident using a cane | | | | | | |
| 27. Shampoo tub bath/shower bath | 61. Range of Motion (ROM) exercises neck and shoulders | | | | | | |
| 28. Bed shampoo | 62. ROM exercises elbow | | | | | | |
| 29. Perineal care to male resident | 63. ROM exercises wrist/fingers | | | | | | |
| 30. Perineal care to female resident | 64. ROM exercises hip/knee | | | | | | |
| 31. Assist resident to dress | 65. ROM exercises ankle/toes | | | | | | |
| 32. Changing a brief | 66. Measure weight of resident | | | | | | |
| 33. Assist resident to undress | 67. Measure height of resident | | | | | | |
| 34. Apply and remove therapeutic stockings | 68. Give post-mortem care | | | | | | |
| COMMENTS | | | | | | | |

GUIDE TO CLASSROOM AND ON-THE-JOB TRAINING RECORD

Guide for page 1

8. Name of approved training agency site where 75 hours of instructional training was conducted.

8A. Site number of training agency where instructional training was conducted.

8B. Beginning date of instructional training (this date must pre-date any on the job training).

8C. Date instructional training was completed.

8D. Number of instructional training hours completed.

9. Name of approved long-term care (LTC) facility where student completed 16 or 100 hours of OJT.

Note: If all 100 hours of OJT were completed in an approved LTC facility, boxes 10 through 10C may be left blank.

9A. Site number of approved LTC facility where student completed 16 or 100 hours of OJT.

9B. Date student began 16 or 100 hours of OJT in an approved LTC facility.

9C. Date student completed 16 or 100 hours of OJT in an approved LTC facility.

9D. Number of hours of the 16 or 100 hours of OJT the student completed.

10. Name of the approved LTC facility where student completed 84 hours of OJT.

Note: An approved LTC facility that has been denied the ability to provide 100 hours of OJT due to enforcement issues may be able to provide only 84 hours of OJT. The other 16 hours of OJT must be completed in an approved/eligible facility.

10A. Site number of approved LTC facility where 84 hours of OJT was completed.

10B. Date 84 hours of OJT began.

10C. Date student completed 84 hours of OJT.

11. During the course of 175 hours of training, the student must take and pass at least three sample tests with a score of at least 80% prior to sitting for the final exam. Those test scores shall be documented by the instructor at (11) 1., (11) 2., and (11) 3.

11A, 11B. Instructor checks applicable box if student has successfully met all required criteria to sit for final exam or failed to successfully complete all required to sit for final exam.

12. The signature of the first classroom instructor shall ensure that all training requirements are met according to 19 CSR 30-84.010 and that all portions of form DHSS-DRL-2473 is complete. Signing indicates all training, with the exception of the final exam has been completed.

12A. First instructor's nurse license number.

12B. First instructor's last name.

13. If applicable, signature of the second instructor who assisted with the instructional training, indicating he/she provided instructional training to the student.

13A. If applicable, second instructor's nurse license number.

13B. If applicable, second instructor's last name.

14. Signature of the Administrator, DON, or CEO of the approved LTC facility where 16 hours of OJT occurred. This signature is to acknowledge the CNA training occurred in the facility named in box #9.

14A. Administrator, DON, or CEO's license number.

14B. Administrator, DON, or CEO's last name.

15. Signature of charge nurse verifying the student was present in the LTC facility for 16 or 100 hours of OJT.

15A. Charge nurse's nurse license number.

15B. Charge nurse's last name.

16. Charge nurse's signature verifying that the student was present in the facility for 84 hours of OJT (may be left blank if charge nurse signed for all 100 hours at #15.)

16A. Charge nurse's nurse license number.

16B. Charge nurse's last name.

17. Signature of first instructor who provided at least 16 hours of 100 hours OJT in an approved LTC facility. (These 16 hours of training may be shared between one or more instructors.)

17A. Instructor's nurse license number.

17B. Instructor's last name.

18. If applicable, signature of second instructor who provided any portion of the 16 hours of 100 hours of OJT for the student in an approved LTC facility.

18A. If applicable, the second instructor's nurse license number.

18B. If applicable, the second instructor's last name.

19. Signature of clinical supervisor who supervised 84 hours of the OJT.

19A. Clinical supervisor's nurse license number.

19B. Clinical supervisor's last name.

20. If applicable, the signature of the second clinical supervisor who supervised any portion of 84 hours of OJT.

20A. If applicable, the second clinical supervisor's nurse license number.

20B. If applicable, the second clinical supervisor's last name.

Guide for Page 2

All boxes on page 2 must be completed prior to the final exam with the exception of the comments box, which may be filled out as appropriate to the student.

All clinical supervisors and instructors who provided training and/or supervision must sign this form. If extra space is needed, signatures may be included in the comment section at the bottom of page 2.

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES
Division 30—Division of Regulation and Licensure
Chapter 85—Intermediate Care and Skilled Nursing Facility

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 198.006, 198.009, and 198.079, RSMo 2016, the department amends a rule as follows:

19 CSR 30-85.042 Administration and Resident Care Requirements for New and Existing Intermediate Care and Skilled Nursing Facilities **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2021 (46 MoReg 1334-1337). 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 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 4—Applications

ORDER OF RULEMAKING

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

20 CSR 2030-4.100 Applications—Formerly Licensed **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 2021 (46 MoReg 1458-1459). 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 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 6—Fees

ORDER OF RULEMAKING

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

20 CSR 2030-6.015 Application, Renewal, Relicensure, and Miscellaneous Fees **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 2021 (46 MoReg 1459). 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 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 13—Supervision

ORDER OF RULEMAKING

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

20 CSR 2030-13.010 Immediate Personal Supervision **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 2021 (46 MoReg 1459). 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 2030—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects
Chapter 13—Supervision

ORDER OF RULEMAKING

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

20 CSR 2030-13.020 Immediate Personal Supervision for Professional Land Surveyors **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 2021 (46 MoReg 1459-1460). 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.