Volume 46, Number 24 Pages 2319–2360 December 15, 2021

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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JOHN R. ASHCROFT

Administrative Rules Division
James C. Kirkpatrick State Information Center
600 W. Main
Jefferson City, MO 65101
(573) 751-4015

EDITOR-IN-CHIEF

CURTIS W. TREAT

Managing Editor Stephanie Martin

PUBLICATION SPECIALIST II
JACQUELINE D. WHITE

EDITOR II Vonne Kilbourn

Editor Jennifer Alex Moore

Administrative Aide III Tammy Winkelman

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Missouri



REGISTER

December 15, 2021

Vol. 46 No. 24 Pages 2319-2360

IN THIS ISSUE:

EMERGENCY RULES Department of Health and Senior Services PROPOSED RULES Department of Health and Senior Services **Department of Commerce and Insurance** ORDERS OF RULEMAKING Department of Health and Senior Services **Department of Commerce and Insurance SOURCE GUIDES**

Register	Register	Code	Code
Filing Deadlines	Publication Date	Publication Date	Effective Date
August 2, 2021	September 1, 2021	September 30, 2021	October 30, 2021
August 16, 2021	September 15, 2021	September 30, 2021	October 30, 2021
September 1, 2021	October 1, 2021	October 31, 2021	November 30, 2021
September 15, 2021	October 15, 2021	October 31, 2021	November 30, 2021
October 1, 2021	November 1, 2021	November 30, 2021	December 30, 2021
October 15, 2021	November 15, 2021	November 30, 2021	December 30, 2021
November 1, 2021	December 1, 2021	December 31, 2021	January 30, 2022
November 15, 2021	December 15, 2021	December 31, 2021	January 30, 2022
December 1, 2021	January 3, 2022	January 29, 2022	February 28, 2022
December 15, 2021	January 18, 2022	January 29, 2022	February 28, 2022
January 3, 2022	February 1, 2022	February 28, 2022	March 30, 2022
January 18, 2022	February 15, 2022	February 28, 2022	March 30, 2022
February 1, 2022	March 1, 2022	March 31, 2022	April 30, 2022
February 15, 2022	March 15, 2022	March 31, 2022	April 30, 2022
March 1, 2022	April 1, 2022	April 30, 2022	May 30, 2022
March 15, 2022	April 15, 2022	April 30, 2022	May 30, 2022

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 see 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	CSR	Division	Chapter	Rule
3	Code of	10-	4	.115
Department	State	Agency	General area	Specific area
	Regulations	division	regulated	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 <u>sos.mo.gov/adrules/csr/csr</u>

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

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

ules 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.

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.

Il 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 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 82—General Licensure Requirements

EMERGENCY AMENDMENT

19 CSR 30-82.010 General Licensure Requirements. The department is amending section (3).

PURPOSE: This emergency amendment creates a temporary closure procedure for those Medicare and Medicaid federally certified facilities (skilled nursing facilities and intermediate care facilities) licensed in Missouri which experience staffing shortages from the COVID-19 vaccine mandate issued by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services emergency regulation 42 CFR part 483 for long term care facilities and intermediate care facilities on November 4, 2021, with an effective date of November 5, 2021.

EMERGENCY STATEMENT: The United States Department of Health and Human Services, Centers for Medicare and Medicaid Services ("CMS") issued an emergency regulation on November 4, 2021, with an effective date of November 5, 2021, which amended 42 CFR part 483. The emergency amendments made to 42 CFR part 483 affect long term care facilities in Missouri, which are federally certified by CMS as skilled nursing facilities and intermediate care facilities. These emergency amendments made to 42 CFR part 483

require, among other things, that current staff as well as any new staff who provide any care, treatment, or other services for the facility and/or its patients must receive the COVID-19 vaccine. However, there is an exemption procedure outlined in the emergency regulation. Facilities covered by this regulation are required to establish a policy ensuring all eligible staff have received the first dose of a twodose COVID-19 vaccine or a one-dose COVID-19 vaccine prior to providing any care, treatment, or other services by December 5, 2021. All eligible staff must have received the necessary shots to be fully vaccinated - either two doses of Pfizer or Moderna or one dose of Johnson & Johnson - by January 4, 2022. The Missouri Department of Health and Senior Services anticipates most eligible staff at these long term care facilities (skilled nursing facilities and intermediate care facilities) will be required to get an approved COVID-19 vaccination as most of these eligible staff will not meet the requirements for the exemption procedure as set forth in emergency regulation 42 CFR part 483. Currently, approximately forty-four percent (44%) of staff working at Missouri long term care facilities are not fully vaccinated for COVID-19. The Missouri Department of Health and Senior Services anticipates many of the forty-four percent (44%) of unvaccinated staff working at these long term care facilities will not choose to get vaccinated, even with this vaccine mandate from CMS. Therefore, there may be some long term care facilities (skilled nursing facilities and intermediate care facilities) that will not have enough staff to care for the residents in its facilities and be in compliance with federal and state law. These facilities may be forced to temporarily close or consolidate until the staffing issues get rectified in such a manner as these facilities will be able to comply with federal and state law. Currently, the Missouri Department of Health and Senior Services does not have a procedure in its regulations which would allow for the temporary closure of skilled nursing facilities and intermediate care facilities licensed in Missouri by the Missouri Department of Health and Senior Services. This emergency amendment will allow skilled nursing facilities and intermediate care facilities to temporarily close due to staffing shortages as a result of the vaccine mandate contained in 42 CFR part 483. Temporary closures allow the skilled nursing facilities and intermediate care facilities to not have to voluntarily relinquish their license. If skilled nursing facilities or intermediate care facilities close, then they have to give up their Medicare and Medicaid provider agreement with CMS. It can take up to six (6) months to apply for and get approved to be a Medicare and Medicaid provider again. Additionally, if skilled nursing facilities and intermediate care facilities close, then these facilities must comply with all new requirements since these facilities will be considered to be new facilities and not existing facilities. This can be very expensive for facilities to meet new requirements that they did not have to meet as existing facilities. This amendment is an emergency as facilities, which anticipate additional staffing shortages, will be needing to make plans to begin discharging residents and pursuing temporary closures before the December 5, 2021 and January 4, 2022, deadlines mandated by 42 CFR part 483. As a result, the department finds a compelling governmental interest, which requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The department believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed November 10, 2021, becomes effective November 29, 2021, and expires May 27, 2022.

(3) Licensed Facility Closures.

(A) If a licensed facility discontinues operation as evidenced by the fact that no residents are in care or at any time the department is unable to freely gain entry into the facility to conduct an inspection,

the facility shall be considered closed. The department shall notify the operator in writing requesting the voluntary surrender of the license. If the department does not receive the license within thirty (30) days, it shall be void. If the operator should choose to again license the facility, the operator shall submit a complete application. The provisions of section (1) shall apply.

- (B) If any licensed skilled nursing facility or intermediate care facility is required to temporarily close for two (2) years or less from the effective date of the temporary closure due to staffing shortages as a result of a COVID-19 vaccine mandate first issued in emergency regulation by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services ("CMS") on November 4, 2021, effective on November 5, 2021, or any amendment changes or amendments thereafter, then the skilled nursing and intermediate care facilities shall do the following:
- 1. The facility operator shall submit a closure plan to the department which is in compliance with state and federal law, including 42 CFR part 483.15(c) (detailed in federal deficiency F623 in the State Operations Manual appendix PP), 42 CFR part 483.70(1) (detailed in federal deficiency F845 in the State Operations Manual appendix PP), and 42 CFR 483.70(m) (detailed in federal deficiency F846 in the State Operations Manual appendix PP). The State Operations Manual appendix PP revised November 22, 2017, which is incorporated by reference in this rule, as published by the Centers for Medicare and Medicaid Services and is available at www.cms.gov/Regulations-and-Guidance/Guidance/Manuals/downloads/som107ap_pp_guidelines ltcf.pdf or the United States Centers for Medicare & Medicaid Services, 7500 Security Boulevard, Baltimore, Maryland 21244. This rule does not incorporate any subsequent amendments or additions. After review of the temporary closure plan, the department shall either approve or disapprove the plan;
- 2. Facilities with approved closure plans by the department shall ensure that all residents residing at the facility are provided discharge notices in accordance with federal and state law and the facility shall assist all residents with discharge planning in accordance with federal and state law;
- 3. Facilities with approved closure plans by the department shall enter into a consent agreement with the department for a probationary license. These facilities shall agree to discharge all residents by the effective date of the temporary closure and to admit no residents while the facility is temporarily closed;
- 4. Temporary closure of facilities shall not be allowed past two (2) years from the effective date of the temporary closure. The effective date of the temporary closure is the date the last resident left the facility:
- 5. Facilities shall be reopened within two (2) years of the effective date of the temporary closure. Prior to reopening, the department shall conduct a full survey/inspection and the facility may be approved by the department to reopen after this survey or inspection. Facilities shall not reopen until approved by the department;
- 6. Facilities shall be reopened by the facility operator which initiated the temporary closure and a change of operator may not occur during this period of temporary closure;
- 7. Facilities shall submit plans of corrections, applications, licensure and certification fees in accordance with state law regardless of temporary closure status;
- 8. Facilities approved by the department to be temporarily closed will be noted as temporarily closed on state directories. The department will communicate temporary closure status of these facilities approved for temporary closure to CMS; and
- 9. Facilities not approved for temporary closure by the department which have closed or those facilities which stayed closed longer than two (2) years from the effective date of the temporary closure shall be considered closed. The department shall notify the operator in writing requesting the voluntary sur-

render of the license. If the department does not receive the license within thirty (30) days, it shall be void. If the operator should choose to again license the facility, the operator shall submit a complete application. The provisions of section (1) shall apply.

AUTHORITY: Executive Order 77-9 of the Governor filed Jan. 31, 1979, effective Sept. 28, 1979, and sections 198.018, 198.073, 198.076, and 198.079, RSMo [Supp. 2007] 2016. This rule was originally filed as 13 CSR 15-10.010. Emergency rule filed Aug. 13, 1979, effective Oct. 1, 1979, expired Jan. 25, 1980. Original rule filed Aug. 13, 1979, effective Dec. 13, 1979. Emergency amendment filed Nov. 10, 2021, effective Nov. 29, 2021, expires May 27, 2022. A proposed amendment covering this same material is published in this issue of the Missouri Register.

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

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

Executive Orders

Missouri Register

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he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo.

EXECUTIVE ORDER 21-12

WHEREAS, Section 105.454(5), RSMo, requires the Governor to designate those members of his staff who have supervisory authority over each department, division, or agency of state government for purposes of the application of such subdivision.

NOW THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and laws of the State of Missouri, do hereby designate the following members of my staff as having supervisory authority over the following departments, divisions, or agencies of state government for the purposes of Section 105.454(5), RSMo:

Office of Administration	Andrew Bailey
Department of Agriculture	Kayla Hahn
Department of Conservation	Kayla Hahn
Department of Corrections	Alex Tuttle
Department of Economic Development	Aaron Willard
Department of Elementary and Secondary Education	Kayla Hahn
Department of Health and Senior Services	Alex Tuttle
Department of Higher Education	Aaron Willard
and Workforce Development	
Department of Commerce and Insurance	Alex Tuttle
Department of Labor and Industrial Relations	Alex Tuttle
Department of Mental Health	Alex Tuttle
Department of Natural Resources	Andrew Bailey
Department of Public Safety	Andrew Bailey
Department of Revenue	Alex Tuttle
Department of Social Services	Alex Tuttle
Department of Transportation	Aaron Willard
Missouri Housing Development Commission	Kayla Hahn
Boards Assigned to the Governor	Kyle Aubuchon
Unassigned Boards and Commissions	Kyle Aubuchon



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 5th day of November, 2021.

MICHAEL L. PARSON GOVERNOR

ATTEST:

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

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

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

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

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

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

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

[Bracketed text indicates matter being deleted.]

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 82—General Licensure Requirements

PROPOSED AMENDMENT

19 CSR 30-82.010 General Licensure Requirements. The department is amending section (3).

PURPOSE: This amendment creates a temporary closure procedure for those Medicare and Medicaid federally certified facilities (skilled nursing facilities and intermediate care facilities) licensed in Missouri which experience staffing shortages from the COVID-19 vaccine mandate issued by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services emergency regulation 42 CFR part 483 for long term care facilities

and intermediate care facilities on November 4, 2021, with an effective date of November 5, 2021.

(3) Licensed Facility Closures.

(A) If a licensed facility discontinues operation as evidenced by the fact that no residents are in care or at any time the department is unable to freely gain entry into the facility to conduct an inspection, the facility shall be considered closed. The department shall notify the operator in writing requesting the voluntary surrender of the license. If the department does not receive the license within thirty (30) days, it shall be void. If the operator should choose to again license the facility, the operator shall submit a complete application. The provisions of section (1) shall apply.

(B) If any licensed skilled nursing facility or intermediate care facility is required to temporarily close for two (2) years or less from the effective date of the temporary closure due to staffing shortages as a result of a COVID-19 vaccine mandate first issued in emergency regulation by the United States Department of Health and Human Services, Centers for Medicare and Medicaid Services (CMS) on November 4, 2021, effective on November 5, 2021, or any amendment changes or amendments thereafter, then the skilled nursing and intermediate care facilities shall do the following:

- 1. The facility operator shall submit a closure plan to the department which is in compliance with state and federal law, including 42 CFR part 483.15(c) (detailed in federal deficiency F623 in the State Operations Manual appendix PP), 42 CFR part 483.70(1) (detailed in federal deficiency F845 in the State Operations Manual appendix PP), and 42 CFR 483.70(m) (detailed in federal deficiency F846 in the State Operations Manual appendix PP). The State Operations Manual appendix PP revised November 22, 2017, which is incorporated by reference in this rule, as published by the Centers for Medicare and Medicaid Services and is available at www.cms.gov/Regulations-and-Guidance/Guidance/Manuals/downloads/som107ap pp guidelines ltcf.pdf or the United States Centers for Medicare & Medicaid Services, 7500 Security Boulevard, Baltimore, Maryland 21244. This rule does not incorporate any subsequent amendments or additions. After review of the temporary closure plan, the department shall either approve or disapprove the plan;
- 2. Facilities with approved closure plans by the department shall ensure that all residents residing at the facility are provided discharge notices in accordance with federal and state law and the facility shall assist all residents with discharge planning in accordance with federal and state law;
- 3. Facilities with approved closure plans by the department shall enter into a consent agreement with the department for a probationary license. These facilities shall agree to discharge all residents by the effective date of the temporary closure and to admit no residents while the facility is temporarily closed;
- 4. Temporary closure of facilities shall not be allowed past two (2) years from the effective date of the temporary closure. The effective date of the temporary closure is the date the last resident left the facility;
- 5. Facilities shall be reopened within two (2) years of the effective date of the temporary closure. Prior to reopening, the department shall conduct a full survey/inspection and the facility may be approved by the department to reopen after this survey or inspection. Facilities shall not reopen until approved by the department;
- 6. Facilities shall be reopened by the facility operator which initiated the temporary closure and a change of operator may not occur during this period of temporary closure;
- 7. Facilities shall submit plans of corrections, applications, licensure and certification fees in accordance with state law regardless of temporary closure status;

- 8. Facilities approved by the department to be temporarily closed will be noted as temporarily closed on state directories. The department will communicate temporary closure status of these facilities approved for temporary closure to CMS; and
- 9. Facilities not approved for temporary closure by the department which have closed or those facilities which stayed closed longer than two (2) years from the effective date of the temporary closure shall be considered closed. The department shall notify the operator in writing requesting the voluntary surrender of the license. If the department does not receive the license within thirty (30) days, it shall be void. If the operator should choose to again license the facility, the operator shall submit a complete application. The provisions of section (1) shall apply.

AUTHORITY: Executive Order 77-9 of the Governor filed Jan. 31, 1979, effective Sept. 28, 1979, and sections 198.018, 198.073, 198.076, and 198.079, RSMo [Supp. 2007] 2016. This rule was originally filed as 13 CSR 15-10.010. Emergency rule filed Aug. 13, 1979, effective Oct. 1, 1979, expired Jan. 25, 1980. Original rule filed Aug. 13, 1979, effective Dec. 13, 1979. For intervening history, please consult the Code of State Regulations. Emergency amendment filed Nov. 10, 2021, effective Nov. 29, 2021, expires May 27, 2022. Amended: Filed Nov. 10, 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 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.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 500—Property and Casualty Chapter 1—Property and Casualty Insurance in General

PROPOSED AMENDMENT

20 CSR 500-1.100 Standard Fire Policies. The department is amending paragraph (2)(A)3.

PURPOSE: This amendment implements changes required as a result of section 379.150, RSMo, as amended by HB 604 (2021).

- (2) Mandated Changes to Standard Fire Policy.
- (A) These provisions shall apply to all fire insurance policies issued or renewed pursuant to sections 375.001–375.008, 379.160, and 379.810–379.880, RSMo, after August 7, 1964[:].
- 1. That portion of the 1943 Standard Fire Insurance Policy for New York which gives "the insured five (5) days' written notice of cancellation" on line 62 of the policy form shall be given no effect where contained within a policy designated as the "Standard Fire Insurance Policy for Missouri" insuring property located in this state, except as stated in paragraph (2)(A)2. of this regulation.
- 2. The language in the 1943 Standard Fire Insurance Policy for New York contained in lines 60–67 shall be superseded with the following language printed anywhere on this policy or amendatory

endorsement: "This policy may be canceled, not renewed, reduced in amount or adversely modified at any time by the company by giving to the insured thirty (30) days' written notice of such action with or without tender of the excess of paid premium above the *pro rata* premium for the expired time, which excess, if not tendered, shall be refunded on demand. Only ten (10) days notice is required where such action is based upon non-payment of premium or evidence of incendiarism by the insured."

- 3. The language in lines 141-147 of the 1943 Standard Fire Insurance Policy for New York relating to "company's options" shall be superseded by [the following or equivalent language: "Upon partial destruction or damage to insured property, this company shall pay the insured a sum of money equal to the damage done or repair the same to the extent of such damage, not exceeding the amount written in the policy, so that said property shall be in as good condition as before the fire, at the option of the insured, pursuant to section 379.150, RSMo, or by other language that provides coverage for a partial loss caused by fire in a policy form determined and approved by the director to be at least as favorable to the insured as the standard fire insurance policy for Missouri.
- 4. The language in lines 123-140 of the 1943 Standard Fire Insurance Policy of New York relating to "appraisal" shall be superseded by the following or equivalent language: "In case the insured and this company shall fail to agree as to the actual cash value or the amount of loss, then, on the written demand of either, each shall select a competent and disinterested appraiser and notify the other of the appraiser selected within twenty (20) days of such demand. The appraisers shall first select a competent and disinterested umpire; and failing for fifteen (15) days to agree upon such umpire, then, on request of the insured or this company, such umpire shall be selected by a judge of a court of record in the state and county (or city if the city is not within a county) in which the property covered is located. The appraisers shall then appraise the loss, stating separately actual cash value and loss to each item; and, failing to agree, shall submit their differences, only, to the umpire. The umpire shall make the award within thirty (30) days after the umpire receives the appraisers' submissions of their differences. An award in writing, so itemized, of any two (2) when filed with this company shall determine the amount of actual cash value and loss. Each appraiser shall be paid by the party selecting such appraiser and the expenses of appraisal and umpire shall be paid by the parties equally."

AUTHORITY: sections 374.045[, 379.150, 379.160] and 379.840, RSMo [2000] 2016, and sections 379.150 and 379.160, RSMo Supp. 2021. This rule was previously filed as 4 CSR 190-16.060. This version of the rule filed July 27, 1964, effective Aug. 7, 1964. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 10, 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 OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Commerce and Insurance, Attention: Josh Wille, PO Box 690, Jefferson City, Missouri 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. A public hearing is scheduled for 10:00 a.m. on January 19, 2022, at the Missouri Department of Commerce and Insurance, Room 530, 301 West High Street, Jefferson City, Missouri 65101.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 700—Insurance Licensing Chapter 1—Insurance Producers

PROPOSED AMENDMENT

20 CSR 700-1.130 Appointment and Termination of Insurance Producers. The department is amending section (3).

PURPOSE: This amendment corrects an incorrect statutory reference

(3) The notice of termination for one (1) of the reasons set forth in section 375.141, RSMo, required by subsections 5 and 7 of section 375.[015]022, RSMo, shall be accompanied by a report or summary of the acts of the insurance producer believed to violate section 375.141, RSMo, and copy of the documentation collected by the insurer that led to the termination.

AUTHORITY: sections 374.045, [RSMo 2000] 375.013, and 375.022, [Supp. 2001] RSMo 2016. This rule was previously filed as 4 CSR 190-12.120. Original rule filed Aug. 8, 1989, effective Feb. 1, 1990. Amended: Filed April 12, 1999, effective Nov. 30, 1999. Amended: Filed July 12, 2002, effective Feb. 28, 2003. Amended: Filed Nov. 10, 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 OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Commerce and Insurance, Attention: Josh Wille, PO Box 690, Jefferson City, Missouri 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. A public hearing is scheduled for 10:00 a.m. on January 19, 2022, at the Missouri Department of Commerce and Insurance, Room 530, 301 West High Street, Jefferson City, Missouri 65101.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 700—Insurance Licensing Chapter 3—Education Requirements

PROPOSED AMENDMENT

20 CSR 700-3.200 Continuing Education. The department is amending section (4).

PURPOSE: This amendment describes how insurance producers may receive continuing education credit hours because of their active participation in a professional insurance association.

- (4) CEC hours may be earned through the following:
- (B) A course leading to a professional designation when the licensee receives a passing grade. Maximum credit is sixteen (16) CEC hours per course. If the licensee does not receive a passing grade, they may receive credit pursuant to the requirements of subsection (4)(A); [and]
- (C) Self-Study Courses. The licensee must pass an exam to receive credit. The maximum allowable credit for self-study courses is sixteen (16) CEC hours per course.
 - 1. The credit hours for a self-study course will be determined

by the following method:

- A. Workbooks or other printed material—Fifteen (15) pages will equal one (1) credit hour; and
- B. Computer based courses or Internet courses will be calculated as: three (3) screens (constituting at least 750 words) will equal one (1) printed page and forty-five (45) screens will equal one (1) credit hour.
- 2. The exam is to have at least twenty-five (25) questions and the examinee will be awarded one (1) credit hour for every twenty-five (25) questions.
- 3. Open book examinations, and other testing formats in which a licensee is allowed access to books, notes, or any other reference material or information that would give or assist them with the answers to the examination questions, are not eligible for credit[.]; and
- (D) Subject to approval by the director, an insurance producer may receive four (4) CEC hours per each biennial reporting period for active participation as a member in a professional insurance association. Active participation in more than one (1) professional insurance association will not entitle a producer to more than four (4) CEC hours per each biennial reporting period.
- 1. For purposes of section 375.029, RSMo, and this subsection, "professional insurance association" means an association that has been in existence for at least five (5) years and was formed for purposes other than providing continuing education.
- 2. The four (4) CEC hours will be credited upon the timely electronic filing with the director by the professional insurance association of the following:
- A. Membership listings in accordance with the department's or its designee's filing procedures;
- B. A certification that the insurance producers identified in the membership listings actively participated in the professional insurance association as an individual member or employee of a business entity producer member during the biennial reporting period for which hours are requested to be credited and attended a local, regional, state, or national meeting, conference, or class held by the professional insurance association during that reporting period; and
- C. A copy of the professional insurance association's articles of association, articles of incorporation, constitution, bylaws, or other organization documents filed in its state of registration, unless previously provided to the director in accordance with this subparagraph. Once a professional insurance association files its organization documents with the director in accordance with this subparagraph, the professional insurance association will not need to file these documents again for subsequent reporting periods.
- 3. The four (4) CEC hours may also be credited upon an insurance producer's completion and timely filing with the director of a written statement on a form acceptable to the director which includes the following:
- A. The insurance producer's certification that he or she actively participated in a professional insurance association as an individual member or employee of a business entity producer member during the biennial reporting period for which hours are claimed:
- B. The professional insurance association's certification that the insurance producer actively participated in the professional insurance association as an individual member or employee of a business entity producer member during the biennial reporting period for which hours are claimed and attended a local, regional, state, or national meeting, conference, or class held by the professional insurance association during that reporting period; and
- C. A copy of the professional insurance association's articles of association, articles of incorporation, constitution, bylaws, or other organization documents filed in its state of registration.

AUTHORITY: sections 374.045, 375.013, and 375.020, RSMo 2016.

and section 375.029, RSMo Supp. 2021. This rule was previously filed as 4 CSR 190-12.130. Original rule filed Aug. 8, 1989, effective Nov. 13, 1989. For intervening history, please consult the Code of State of Regulations. Amended: Filed Nov. 10, 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 OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Department of Commerce and Insurance, Attention: Josh Wille, PO Box 690, Jefferson City, Missouri 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. A public hearing is scheduled for 10:00 a.m. on January 19, 2022, at the Missouri Department of Commerce and Insurance, Room 530, 301 West High Street, Jefferson City, Missouri 65101.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.100 Applicants for Licensure. The board is amending sections (2) and (3).

PURPOSE: This amendment updates terminology and accrediting bodies for program completion.

- (2) Applicants must present satisfactory evidence of completion of a physician assistant program accredited by [the Committee on Allied Health Education and Accreditation of the American Medical Association or by its successor agency the Commission for the Accreditation of Allied Health Education Programs or its successor agency.] the Accreditation Review Commission on Education for the Physician Assistant or its successor agency, prior to 2001, or the Committee on Allied Health **Education and Accreditation or the Commission on Accreditation** of Allied Health Education Programs, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants. A person who has been employed as a physician assistant for three (3) years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants. A photostatic copy of the applicant's diploma shall be submitted as evidence of satisfactory completion.
- (3) Applicants who did not complete a physician assistant program and were employed as physician assistants for three (3) years prior to August 28, 1989, shall have written verification of employment, made under oath, submitted to the board from the physician who [supervised] entered into a collaboration arrangement with the applicant. The [supervising] collaborating physician shall also submit a letter of reference documenting the performance of the physician assistant during the employment period. This verification of employment and letter of reference shall be accepted in lieu of the requirements in sections (1) and (2) of this rule.

AUTHORITY: sections 334.125, 334.738, 334.742, and 334.743, RSMo [2000] 2016, and section 334.735, RSMo Supp. [2010]

2021. This rule originally filed as 4 CSR 150-7.100. Emergency rule filed Sept. 15, 1992, effective Sept. 25, 1992, expired Jan. 22, 1993. Original rule filed April 2, 1992, effective Dec. 3, 1992. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.122 [Supervision] Collaborative Practice Arrangements, Name and Address Change Requirements, Retirement Affidavits. The board is amending the rule title, purpose, and section (1).

PURPOSE: This rule is being amended to change terminology consistent with the passage of SB514 (2019).

PURPOSE: This rule provides the requirements and time frames licensees must follow in reporting a change in [supervision] collaboration, name and/or address change, or to document retirement from practice.

(1) Licensed physician assistants who have a change [of physician supervision] in a collaborative practice arrangement, for any reason, must submit written notification and the required form to the board within fifteen (15) days of such occurrence.

AUTHORITY: sections 334.125, 334.738 and 334.743, RSMo [2000] 2016, and section 334.735, RSMo Supp. [2007] 2021. This rule originally filed as 4 CSR 150-7.122. Original rule filed Jan. 3, 1997, effective July 30, 1997. Amended: Filed July 25, 2000, effective Dec. 30, 2000. Moved to 20 CSR 2150-7.122, effective Aug. 28, 2006. Amended: Filed Dec. 14, 2007, effective June 30, 2008. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.125 Late Registration and Reinstatement Applicants. The board is amending section (1).

PURPOSE: This amendment updates disclosure requirements to any impairment to practice.

(1) Whenever a licensed physician assistant fails to renew his/her license before the license expiration date, his/her application for renewal of license shall be denied unless it is accompanied by all fees required by statute and rule, together with a statement of all addresses where s/he has practiced and resided since the expiration of his/her last period of licensure, the nature of his/her practice since expiration and whether, since expiration, any registration or license, or right of his/her to practice in any other state or country has been suspended or revoked; whether s/he has been the subject of any disciplinary action by any licensing agency of any state or country or by any professional organization or society; whether s/he has been charged or convicted of any crime in any court of any state or country; whether s/he has [been addicted to a drug habit] any impairment to his/her practice or has been guilty of any unprofessional or dishonorable conduct as defined by section 334.100, RSMo; and all details pertaining to all those occurrences. This statement shall be completed upon forms provided by the board and shall be made by the applicant under oath.

AUTHORITY: sections 334.125, 334.738, and 334.743, RSMo [2000] 2016, and section 334.735, RSMo Supp. [2010] 2021. This rule originally filed as 4 CSR 150-7.125. Emergency rule filed Sept. 15, 1992, effective Sept. 25, 1992, expired Jan. 22, 1993. Original rule filed April 2, 1992, effective Dec. 3, 1992. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.130 Applicants for Certificate of Controlled Substance Prescriptive Authority. The board is adding new sections (5) and (6), deleting current sections (6) and (7), renumbering

as necessary, and amending sections (1) and (7).

PURPOSE: This amendment updates certificate of controlled substance prescriptive authority.

- (1) Applicants shall make application on a form prepared by the board and show the applicant meets the requirements of section 334.747, RSMo.
- (5) Prior to commencing practice, the collaborating physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and that the physician assistant shall not practice beyond the physician assistant's training and experience.
- (6) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the collaborating physician's capabilities and training.
- [(5)](7) Applicants shall file with the board a [supervision] collaborative practice verification form, signed by [their supervising] a collaborating physician, stating that [the supervising] a physician has delegated to the physician assistant the authority to prescribe: Schedule III, IV, or V controlled substances to the physician assistant; Schedule II-hydrocodone prescription shall be limited to a five- (5-) day supply; Schedule III-limited to a five-(5-) day supply, except buprenorphine can be prescribed for up to a thirty- (30-) day supply without refill for patients receiving medication assisted treatment for substance use disorders under the direction of the collaborating or supervising physician pursuant to section 334.747, RSMo; Schedule IV; or Schedule V. The delegated authority to prescribe shall be consistent with each professional's education, knowledge, skill, and competence. Any limitations on the physician's or physician assistant's ability to prescribe shall be listed on the [supervision] collaborative practice verification form.
- [(6) Applicants shall provide an affidavit completed by their supervising physician documenting the completion of at least one hundred twenty (120) hours in a four- (4-) month period by the physician assistant during which the physician assistant practiced with the supervising physician continuously present.
- (7) Applicants shall fulfill the requirements of either subsection (A) or (B) below—
- (A) Proof, in the form of educational transcripts, of a course or courses with—
- 1. Advanced pharmacological content in a physician assistant program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its predecessor; and
- 2. One (1) year of clinical rotations in a program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its predecessor agency; or
- (B) Fulfilling both requirements from paragraphs 1. and 2. below—
- 1. Successful completion of an advanced pharmacology course which includes clinical training in the prescription of drugs, medicine, and therapeutic devices accredited by one (1) of the following—
- A. Accreditation Review Commission on Education for Physician Assistants;
- B. Liaison Committee on Medical Education sponsored by the Association of American Medical Colleges and the

American Medical Association;

- C. American Osteopathic Association's Commission on Osteopathic College Accreditation; or
 - D. Accreditation Council for Pharmacy Education; and 2. Proof, in the form of educational transcripts, certifi-
- 2. Proof, in the form of educational transcripts, certifications, or affidavits, of—
- A. Completion of one (1) year of clinical rotations in a program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its predecessor agency, which includes pharmacotherapeutics as a component of clinical training; or
- B. Completion of a minimum of three hundred- (300-) clock hours of clinical training by the supervising physician in the prescription of drugs, medicines, and therapeutic devices and proof of completion of a minimum of one (1) year of supervised clinical practice or supervised clinical rotations.]

AUTHORITY: sections 334.125, 334.736, 334.738, and 334.743, RSMo 2016, and sections 334.735 and 334.747, RSMo Supp. [2018] 2021. Original rule filed Nov. 1, 2010, effective June 30, 2011. Emergency amendment filed Feb. 22, 2019, effective March 4, 2019, expired Aug. 30, 2019. Amended: Filed Feb. 22, 2019, effective Aug. 30, 2019. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.135 Physician Assistant [Supervision Agreements] Collaborative Practice Arrangements. The board is amending the title, purpose, sections (1)-(5) and (9), deleting sections (6), (8), and (9), adding new sections (7) and (8), and renumbering as necessary.

PURPOSE: The amendment updates the requirements of a collaborative practice arrangement.

PURPOSE: This rule defines the terms used throughout this chapter as applicable to physician assistants, specifies the requirements for [supervision agreements] collaborative practice arrangements and practice of a physician assistant pursuant to a [supervision agreement] collaborative practice arrangement pursuant to section 334.735, RSMo, and physician assistant involvement in the "Improved Access to Treatment for Opioid Addictions Act" (IATOA) pursuant to section 630.875, RSMo.

(1) As used in this rule, unless specifically provided otherwise, the

term-

- (A) [Supervising] Collaborating physician—shall mean a physician who holds a permanent license to practice medicine in the state of Missouri and who is actively engaged in the practice of medicine, except that this shall not include physicians who hold a limited license pursuant to section 334.112, RSMo, or a temporary license pursuant to section 334.045 or 334.046, RSMo, or physicians who have retired from the practice of medicine. A physician meeting these requirements, but not so designated, may serve as a [supervising] collaborating physician, upon signing a physician assistant [supervision agreement] collaborative practice arrangement for times not to exceed fifteen (15) days, when the [supervising] collaborating physician is unavailable if so specified in the physician assistant [supervision agreement] collaborative practice arrangement. For the sole purpose of physician assistants practicing in federal facilities, the [supervising] collaborating physician must be licensed in the state of Missouri or lawfully practicing pursuant to
- (B) Physician assistant [supervision agreements] collaborative practice arrangements—refers to written agreements, jointly agreed upon protocols, or standing orders between a [supervising] collaborating physician and a licensed physician assistant which provide for the delegation of health care services from a [supervising] collaborating physician to a licensed physician assistant and the review of such services;
- (C) Consultation—shall mean the process of seeking a *[supervising]* collaborating physician's input and guidance regarding patient care including, but not limited to, the methods specified in the physician assistant *[supervision agreement]* collaborative practice arrangement;
- (D) Assistance—shall mean participation by a [supervising] collaborating physician in patient care;
- (E) Intervention—refers to the direct management of a patient's care by a [supervising] collaborating physician; and
- (2) No physician assistant shall practice pursuant to the provisions of sections 334.735 through 334.748, RSMo, or to the provisions of this rule unless licensed and pursuant to a written physician assistant [supervision agreement] collaborative practice arrangement. A physician assistant shall not practice until informing the board, in writing, of the [supervising] collaborating physician's name and practice address(es).
- (3) Upon entering into a physician assistant [supervision agreement] collaborative practice arrangement, the [supervising] collaborating physician shall be familiar with the level of skill, training, and the competence of the licensed physician assistant with whom the physician will be [supervising] collaborating. The provisions contained in the physician assistant [supervision agreement] collaborative practice arrangement between the licensed physician assistant and the [supervising] collaborating physician shall be within the scope of practice of the licensed physician assistant and consistent with the licensed physician assistant's skill, training, and competence.
- (4) The delegated health care services provided for in the physician assistant [supervision agreement] collaborative practice arrangement shall be consistent with the scopes of practice of both the [supervising] collaborating physician and licensed physician assistant including, but not limited to, any restrictions placed upon the [supervising] collaborating physician's practice or license.
- (5) The physician assistant [supervision agreement] collaborative practice arrangement between a [supervising] collaborating physician and a licensed physician assistant shall—
- (A) Include consultation, transportation, and referral procedures for patients needing emergency care or care beyond the scope of practice of the licensed physician assistant if the licensed physician

assistant practices in a setting where a [supervising] collaborating physician is not continuously present;

- (C) Be reviewed at least annually and revised as the [supervising] collaborating physician and licensed physician assistant deem necessary:
- (D) Be maintained by the [supervising] collaborating physician and licensed physician assistant for a minimum of eight (8) years after the termination of the agreement;
- (E) Be signed and dated by *[the supervising physician, alternate supervising]* **collaborating** physician(s)*[,]* and licensed physician assistant prior to its implementation; and

[(6) In addition to administering and dispensing controlled substances, a physician assistant, who meets the requirements of 20 CSR 2150-7.130, may be delegated the authority to prescribe controlled substances listed in Schedules II (hydrocodone), III, IV, and V of section 195.017, RSMo, in a written supervision agreement, except that, the supervision agreement shall not delegate the authority to administer any controlled substances listed in Schedules II (hydrocodone), III, IV, and V of section 195.017, RSMo, for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. When issuing the initial prescription for an opioid controlled substance in treating a patient for acute pain, the physician assistant shall comply with requirements set forth in section 195.080, RSMo. Schedule II (hydrocodone) and Schedule III narcotic controlled substance prescriptions shall be limited to a five- (5-) day supply without refill. Pursuant to section 334.747, RSMo, a physician assistant may prescribe Schedule III buprenorphine for up to a thirty- (30-) day supply without refill for patients receiving medication-assisted treatment for substance abuse disorders under the direction of the collaborating physician as described in sections 334.735 and 630.875, RSMo.]

[(7)](6) It is the responsibility of the [supervising] collaborating physician to determine and document the completion of a one- (1-) month period of time during which the licensed physician assistant shall practice with a [supervising] collaborating physician continuously present before practicing in a setting where a [supervising] collaborating physician is not continuously present. A one- (1-) month period shall consist of a minimum of one hundred (100) hours in a consecutive thirty- (30-) day period.

[(8) The following shall apply in the use of a supervision agreement by a physician assistant who provides health care services that include the diagnosis and initiation of treatment for acutely or chronically ill or injured persons:

(A) If the collaborating physician and physician assistant are utilizing telehealth in providing services in medically underserved area as defined in 20 CSR 2150-2.001(11), no mileage limitation shall apply;

(B) If the physician assistant is providing services pursuant to section 334.735.2(2), RSMo, no supervision requirements in addition to the minimum federal law shall be required;

(C) If the collaborating physician and physician assistant are not utilizing telehealth in providing services in the medically underserved area, the practice location where the collaborating physician, or other physician designated in the collaborative practice agreement, shall be no further than seventy-five (75) miles by road, using the most direct route available, from the collaborating physician assistant;

(D) If the physician assistant is collaborating with a physician who is waiver-certified for the use of buprenorphine, pursuant to section 630.875 RSMo, the physician assistant may participate in the "Improved Access to Treatment for Opioid Addictions Program" (IATOAP) in any area of the

state and provide all services and functions of a physician assistant. A remote collaborating physician working with an on-site APRN shall be considered to be on-site for the purposes of IATOAP.

(9) Pursuant to section 334.104, RSMo, a supervising physician shall not enter into a collaborative practice arrangement or supervision agreement with more than six (6) full-time equivalent APRNs, full-time equivalent physician assistants, full-time equivalent assistant physicians, or any combination thereof. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in Chapter 197, RSMo, or population-based public health services as defined in this rule or to a certified registered nurse anesthetist providing anesthesia services under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed as set out in section 334.104(7), RSMo.

(10) It is the responsibility of the supervising physician and licensed physician assistant to jointly review and document the work, records, and practice activities of the licensed physician assistant at least once every two (2) weeks. The supervising physician must review a minimum of ten percent (10%) of the physician assistant's patients' records every two (2) weeks and have documentation supporting the review. For nursing home practice, such review shall occur at least once a month. The documentation of this review shall be available to the Board of Registration for the Healing Arts for review upon request.]

(7) The collaborating physician shall complete a review of ten percent (10%) of the total health care services delivered by the physician assistant. If the physician assistant practice includes the prescribing of controlled substances, the physician shall review a minimum of twenty percent (20%) of the cases in which the physician assistant wrote a prescription for a controlled substance. If the controlled substance chart review meets the minimum total ten percent (10%) as described above, then the minimum review requirements have been met. The physician assistant's documentation shall be submitted for review to the collaborating physician at least every fourteen (14) days. This documentation submission may be accomplished in person or by other electronic means and reviewed by the collaborating physician. The collaborating physician must produce evidence of the chart review upon request of the Missouri State Board of Registration for the Healing Arts. If a collaborative practice arrangement is used in clinical situations where a physician assistant provides health care services that include the diagnosis and initiation of treatment for acutely or chronically ill or injured persons, then the collaborating physician shall be present for sufficient periods of time, at least once every two (2) weeks, except in extraordinary circumstances that shall be documented, to participate in such review and to provide necessary medical direction, medical services, consultations, and supervision of the health care staff. If the physician assistant is utilizing telehealth in providing services, the collaborating physician may be present in person or the collaboration may occur via telehealth in order to meet the requirements of this section. Telehealth providers shall obtain patient's or the patient's guardian's consent before telehealth services are initiated and shall document the patient's or the patient's guardian's consent in the patient's file or chart. All telehealth activities must comply with the requirements of the Health Insurance Portability and Accountability Act of 1996, as amended and all other applicable state and federal laws and regula(8) Pursuant to section 630.875, RSMo, a physician assistant collaborating with a physician who is waiver-certified for the use of buprenorphine may participate in the "Improved Access to Treatment for Opioid Addictions Program" (IATOAP) in any area of the state and provide all services and functions of a physician assistant. A remote collaborating physician working with an on-site physician assistant shall be considered to be on-site for the purposes of IATOAP.

[(11)](9) If any provisions of these rules are deemed by the appropriate federal or state authority to be inconsistent with guidelines for federally funded clinics, individual provisions of these rules shall be considered severable and [supervising] collaborating physicians and licensed physician assistants practicing in such clinics shall follow the provisions of such federal guidelines in these instances. However, the remainder of the provisions of these rules not so affected shall remain in full force and effect for such practitioners.

AUTHORITY: section 334.735, RSMo Supp. [2018] 2021. This rule originally filed as 4 CSR 150-7.135. Original rule filed Jan. 3, 1997, effective July 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.140 Grounds for Discipline, Procedures. The board is amending section (2).

PURPOSE: This amendment updates the grounds for discipline.

- (2) The board may cause a complaint to be filed with the Administrative Hearing Commission as provided by Chapter 621, RSMo, against any holder of any certificate of registration or authority, permit, or license required by this chapter or any person who has failed to renew or has surrendered a certificate of registration or authority, permit, or license for any one (1) or any combination of the following causes:
- (D) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct, or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by this chapter, including, but not limited, to the following:
- 1. Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation; willfully and continually overcharging or over-treating patients; or charging for services which did not occur unless the services were contracted for in advance, or for services which were not rendered or

documented in the patient's records;

- 2. Attempting, directly or indirectly, by way of intimidation, coercion, or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;
- 3. Willfully and continually performing inappropriate or unnecessary treatment, diagnostic tests, or medical or surgical services;
- 4. Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, licensure, registration, or certification to perform them;
- 5. Misrepresenting that any disease, ailment, or infirmity can be cured by a method, procedure, treatment, medicine, or device;
- 6. Performing or prescribing medical services which have been declared by board rule to be of no medical or osteopathic value;
- 7. Final disciplinary action by any professional physician assistant association or society or licensed hospital or medical staff of such hospital in this or any other state or territory, whether agreed to voluntarily or not, and including, but not limited to, any removal, suspension, limitation, or restriction of his/her registration, license, or staff or hospital privileges, failure to renew such privileges of registration or license for cause, or other final disciplinary action, if the action was in any way related to unprofessional conduct, professional incompetence, malpractice, or any other violation of any provision of this chapter;
- 8. Signing a blank prescription form; or dispensing, prescribing, administering or otherwise distributing any drug, controlled substance, or other treatment without sufficient examination, or for other than medically accepted therapeutic or experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity, or disease, except as authorized in section 334.104, RSMol;
- 9. Exercising influence within a physician assistant-patient relationship for purposes of engaging a patient in sexual activity;
- 10. Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient;
- 11. Failing to furnish details of a patient's medical records to other treating physician assistants, physicians, or hospitals upon proper request; or failing to comply with any other law relating to medical records;
- 12. Failure of any physician assistant or applicant, other than the physician assistant subject of the investigation, to cooperate with the board during any investigation;
- 13. Failure to comply with any subpoena or subpoena *duces tecum* from the board or an order of the board;
- 14. Failure to timely pay license renewal fees specified in this chapter;
- 15. Violating a probation agreement with this board or any other licensing or regulatory agency;
- 16. Failing to inform the board of the physician assistant's current residence and business address;
- 17. Advertising by an applicant or licensed physician assistant which is false or misleading, or which violates any rule of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physician assistant. An applicant or licensed physician assistant shall also be in violation of this provision if s/he has a financial interest in any organization, corporation, or association which issues or conducts such advertising; and
- 18. Loss of national certification, for any reason, shall result in the termination of licensure;
- (S) Any person licensed to practice as a physician assistant, requiring, as condition of the physician assistant-patient relationship, that the patient receive prescribed drugs, devices, or other professional services directly from facilities of that physician assistant's office or other entities under the [supervising] collaborating physician's or physician assistant's ownership or control. A physician assistant shall provide the patient with a prescription which may be taken to

the facility selected by the patient;

(U) Practicing outside the scope of practice of the physician assistant as referenced in the physician assistants' [supervision agreement] collaborative practice arrangement;

AUTHORITY: sections 334.100 [and], 334.735, and 334.736, RSMo Supp. [2007] 2021, and sections 334.125, [334.736,] 334.741, and 334.743, RSMo [2000] 2016. This rule originally filed as 4 CSR 150-7.140. Emergency rule filed Sept. 15, 1992, effective Sept. 25, 1992, expired Jan. 22, 1993. Original rule filed April 2, 1992, effective Dec. 3, 1992. For intervening history, please consult the Code of State Regulations. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR 2150-7.300 Applicants for Temporary Licensure. The board is amending sections (6) and (10).

PURPOSE: This amendment updates information on accrediting bodies for program completion.

- (6) All applicants are required to submit satisfactory evidence of completion of a physician assistant program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its successor agency, prior to 2001, or the Committee on Allied Health, Education and Accreditation [of the American Medical Association, or its successor.] or the Commission on Accreditation of Allied Health Education Programs, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants. A person who has been employed as a physician assistant for three (3) years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants. Applicants shall submit one of the following:
- (10) All applicants shall furnish, on forms provided by the board, verification of physician [supervision] collaboration.

AUTHORITY: sections 334.125, [334.736,] 334.738, 334.742, 334.743, and 334.745, RSMo [2000] 2016, and sections 334.100, 334.735, 334.736, and 334.749, RSMo Supp. [2007] 2021. This rule originally filed as 4 CSR 150-7.300. Original rule filed July 25, 2000, effective Dec. 30, 2000. Moved to 20 CSR 2150-7.300, effec-

tive Aug. 28, 2006. Amended: Filed Dec. 14, 2007, effective June 30, 2008. Amended: Filed May 27, 2008, effective Nov. 30, 2008. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2150—State Board of Registration for the Healing Arts Chapter 7—Licensing of Physician Assistants

PROPOSED AMENDMENT

20 CSR **2150-7.320** Advisory Commission for Physician Assistants. The board is deleting section (1) and renumbering as necessary.

PURPOSE: This amendment removes language regarding the appointment of members to the advisory commission.

- [(1) Based on the authority granted by the legislature, there is hereby created an Advisory Commission for Physician Assistants to be composed of five (5) members to be appointed by the governor with the advice and consent of the senate.]
- [(2)](1) Each member of the commission shall receive as compensation the sum of fifty dollars (\$50) for each day that member devotes to the affairs of the board.
- [(3)](2) No request for the compensation provided in this rule shall be processed for payment unless sufficient funds are available for that purpose within the appropriations for this board.

AUTHORITY: section[s] 334.125, RSMo [2000] 2016, and section 334.749, RSMo Supp. [2001] 2021. This rule originally filed as 4 CSR 150-7.320. Original rule filed Aug. 15, 2002, effective Feb. 28, 2003. Moved to 20 CSR 2150-7.320, effective Aug. 28, 2006. Amended: Filed Nov. 9, 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 State Board of Registration for the Healing Arts, ATTN: Jimmy Leggett, Executive Director, PO Box 4, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE Division 2220—State Board of Pharmacy Chapter 2—General Rules

PROPOSED AMENDMENT

20 CSR 2220-2.725 Remote Data Entry. The Missouri Board of Pharmacy is amending section (1).

PURPOSE: This amendment removes geographic restrictions on remote data entry sites and allows Missouri licensed or registered pharmacy technicians and intern pharmacists to perform remote data entry from a site located in a U.S. state or territory.

(1) Definitions.

(A) "Remote Data Entry Sites"—A remote site located in [Missouril a U.S. state or territory that is operated by a Missouri licensed pharmacy and used by a Missouri licensed or registered pharmacy technician or intern pharmacist to electronically perform non-dispensing data entry functions, including, but not limited to, obtaining, entering, validating, or processing patient information or data.

AUTHORITY: sections 338.010 and 338.140, RSMo Supp. [2019] 2021, and sections 338.013, 338.035, and 338.280, RSMo 2016. Original rule filed Feb. 7, 2020, effective Aug. 30, 2020. Emergency rule filed June 5, 2020, effective June 19, 2020, expired Sept. 1, 2020. Amended: Filed Nov. 2, 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 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*.

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

Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 20—Division of Community and Public Health Chapter 1—Food Protection

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 192.006 and 196.872, RSMo 2016, the department amends a rule as follows:

19 CSR 20-1.030 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 1302-1306). 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 two (2) staff comments.

COMMENT #1: On August 15, 2021, department staff clarified that the initial licensing fee should align with the statutory provisions of section 196.866, RSMo, rather than a flat fee of ten dollars (\$10.00) since the department does not have the authority to distinguish an initial licensing fee compared to a renewal fee for the purposes of this regulation.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the staff comment. As a result, the text in the relevant portion of the rule has been changed to "A nonrefundable licensing fee as specified in section 196.866, RSMo;"

COMMENT #2: On October 7, 2021, department staff stated that the rule reference to the application form needed to be more specific

to prevent issues with future interpretation.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the staff comment. As a result, the two (2) references to the form in the rule have been bolstered to ensure that the exact version of the form is the only acceptable one to use for the initial application and renewal processes.

19 CSR 20-1.030 Frozen Dessert License

(5) Application Requirements for Initial Frozen Dessert License.

(A) Prior to the issuance of a license, an applicant shall complete and submit an application packet to the department. The department may require additional information when deemed necessary to assure compliance with the requirements of this rule. The application packet shall include:

- 1. A completed Application for Frozen Dessert License (10-21). The Application for Frozen Dessert License is incorporated by reference into and made part of this rule as published by the Missouri Department of Health and Senior Services, 930 Wildwood Drive, Jefferson City, MO 65109, website: https://health.mo.gov/safety/foodsafety/industryfoods/manufacturedfoods/frozendessert.php and can be requested by e-mailing Info@health.mo.gov. This rule does not incorporate any subsequent amendments or additions;
- 2. A nonrefundable licensing fee as specified in section 196.866, RSMo;
- 3. Certificate of No Tax Due as required in section 144.083, RSMo; and
- 4. A copy of the most current sanitation inspection report from the administrative authority.

(7) License Renewal.

- (A) A frozen dessert license shall be valid for one (1) year.
- (B) Prior to the issuance of a renewal license, within sixty (60) calendar days but no later than thirty (30) calendar days prior to the expiration of the current license, a licensee shall complete and submit an application packet to the department. The department may require additional information when deemed necessary to assure compliance with the requirements of this rule. The application packet shall include:
- 1. A completed Application for Frozen Dessert License (10-21). The Application for Frozen Dessert License is incorporated by reference into and made part of this rule as published by the Missouri Department of Health and Senior Services, 930 Wildwood Drive, Jefferson City, MO 65109, website: https://health.mo.gov/safety/food-safety/industryfoods/manufacturedfoods/frozendessert.php and can be requested by e-mailing Info@health.mo.gov. This rule does not incorporate any subsequent amendments or additions;
- 2. A nonrefundable licensing fee as specified in section 196.866, RSMo;
- 3. Certificate of No Tax Due as required in section 144.083, RSMo; and
- 4. A copy of the most current sanitation inspection report from the administrative authority.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

Division 2040—Office of Athletics Chapter 5—Rules for Professional Boxing, Professional Wrestling, Professional and Amateur Kickboxing, and Professional Full-Contact Karate

ORDER OF RULEMAKING

By the authority vested in the Office of Athletics under section 317.006, RSMo Supp. 2021, the office amends a rule as follows:

20 CSR 2040-5.040 Rules for Professional Boxing is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2021 (46 MoReg 1623). 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 2040—Office of Athletics Chapter 5—Rules for Professional Boxing, Professional Wrestling, Professional and Amateur Kickboxing, and Professional Full-Contact Karate

ORDER OF RULEMAKING

By the authority vested in the Office of Athletics under section 317.006, RSMo Supp. 2021, the office amends a rule as follows:

20 CSR 2040-5.060 Rules for Professional and Amateur Kickboxing and Professional Full-Contact Karate is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2021 (46 MoReg 1623-1624). 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.

Dissolutions

MISSOURI REGISTER

The Secretary of State is required by sections 347.141 and 359.481, RSMo, to publish dissolutions of limited liability companies and limited partnerships. The content requirements for the one-time publishing of these notices are prescribed by statute. This listing is published pursuant to these statutes. We request that documents submitted for publication in this section be submitted in camera ready 8 1/2" x 11" manuscript by email to adrules.dissolutions@sos.mo.gov.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST CAPITOL CITY PROPERTY MANAGEMENT, INC.

On October 26, 2021, CAPITOL CITY PROPERTY MANAGEMENT, INC., a Missouri corporation, filed its Articles of Voluntary Dissolution with the Missouri Secretary of State. CAPITOL CITY PROPERTY MANAGEMENT, INC. requests that all persons and organizations who have claims against it present them immediately by letter to CAPITOL CITY PROPERTY MANAGEMENT, INC., 705 Hobbs Rd., Jefferson City, MO 65109.

All claims must include the following information: (a) name and address of the claimant, (b) the amount claimed, (c) date on which the claim arose, (d) basis for the claim and documentation thereof, and (e) whether or not the claim was secured and, if so, the collateral used as security.

All claims against CAPITOL CITY PROPERTY MANAGEMENT, INC. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of publication of this notice.

NOTICE OF COMPANY DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST POWERING DOWN, LLC

On November 2, 2021, Powering Down, LLC, a Missouri limited liability company f/k/a Custom Shade Sails, LLC (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State.

All claims against the Company should be submitted in writing to William Moore, 1734 Clarkson Road #316, Chesterfield, MO 63017.

All claims must include: (1) the name and address of the claimant; (2) the amount claimed; (3) the date on which the claim arose; (4) the basis for the claim; and (5) documentation in support of the claim.

All claims against Powering Down, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST BBF, INC., A MISSOURI CORPORATION

On November 2, 2021, BBF, Inc., a Missouri Corporation, filed its Articles of Voluntary Dissolution with the Missouri Secretary of State. Dissolution was effective on the filing date. All persons and organizations with claims against said corporation must submit in writing to L. Dwayne Hackworth, Hackworth, Ferguson & Thompson, L.L.C., 1401 North Main, Suite 200, Piedmont, Missouri, 63957, a summary of the claim, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim arose (or will arise); 4) brief description of the nature of the debt or the basis for the claim and the collateral used as security, if any; and 5) documentation in support of claim.

Notice: Any and all claims against BBF, Inc., will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the last publication of the two (one statewide and one county) notices.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST LOST TRAILS, LTD., A MISSOURI CORPORATION

On November 2, 2021, Lost Trails, Ltd., a Missouri Corporation, filed its Articles of Voluntary Dissolution with the Missouri Secretary of State. Dissolution was effective on the filing date. All persons and organizations with claims against said corporation must submit in writing to L. Dwayne Hackworth, Hackworth, Ferguson & Thompson, L.L.C., 1401 North Main, Suite 200, Piedmont, Missouri, 63957, a summary of the claim, including: 1) claimant's name, address and telephone number; 2) amount of claim; 3) date(s) claim arose (or will arise); 4) brief description of the nature of the debt or the basis for the claim and the collateral used as security, if any; and 5) documentation in support of claim.

Notice: Any and all claims against Lost Trails, Ltd., will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of the last publication of the two (one statewide and one county) notices.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ACCURATE WELDING AND FABRICATION, L.L.C.

On February 11, 2021, Accurate Welding and Fabrication, L.L.C., filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Accurate Welding and Fabrication, L.L.C. requests that all persons and organizations who have claims against it present them immediately by letter to Gary L. Kientzy, 223 Corso Rd., Silex, MO 63377.

All claims must include the following information: (a) name and address of the claimant, (b) the amount claimed, (c) date on which the claim arose, (d) basis for the claim and documentation thereof, and (e) whether or not the claim was secured and, if so, the collateral used as security.

All claims against Accurate Welding and Fabrication, L.L.C. will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the date of publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST J BAR D PROPERTIES, LLC

J Bar D Properties, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on October 12, 2021. Any and all claims against J Bar D Properties, LLC may be sent to Affinity Law Group, LLC, 1610 Des Peres Road, Suite 100, St. Louis, MO 63131. Each claim must include: (i) the name, address, and telephone number of the claimant; (ii) amount of the claim; (iii) basis for the claim; and (iv) documentation of the claim. A claim against J Bar D Properties, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST INSIGHT TITLE COMPANY, LLC

On October 11, 2021, Insight Title Company, LLC filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State.

Claims against the company may be sent to: Insight Title Company, P.O. Box 544, Grover MO 63040.

Claims must include: 1. The name, address, and telephone number of the claimant; 2. The amount and date of the claim; and 3. A brief description of the basis of the claim, including any documentation in support of the claim.

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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST FKA, INC.

FKA, Inc., a Missouri corporation d/b/a St. Charles County Dermatology (the "Company"), filed its Articles of Dissolution with the Missouri Secretary of State effective as of December 31, 2021. The Company requests that all persons and organizations who have claims against the Company present them immediately by letter to Mark H. Goran, Esq., c/o Polsinelli PC, 100 S. Fourth Street, Suite 1000, St. Louis, MO, 63102. All claims must include the name and address of the claimant, the amount claimed, the basis for and a description of the claim, and include copies of any supporting documentation. Any and all claims against the Company will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST J BAR D RANCH, L.C.

J Bar D Ranch, L.C., a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on October 25, 2021. Any and all claims against J Bar D Ranch, L.C. may be sent to Affinity Law Group, LLC, 1610 Des Peres Road, Suite 100, St. Louis, MO 63131. Each claim must include: (i) the name, address, and telephone number of the claimant; (ii) amount of the claim; (iii) basis for the claim; and (iv) documentation of the claim. A claim against J Bar D Ranch, L.C. will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST T MILLS HOLDINGS, LLC

T Mills Holdings, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on October 25, 2021. Any and all claims against T Mills Holdings, LLC may be sent to Affinity Law Group, LLC, 1610 Des Peres Road, Suite 100, St. Louis, MO 63131. Each claim must include: (i) the name, address, and telephone number of the claimant; (ii) amount of the claim; (iii) basis for the claim; and (iv) documentation of the claim. A claim against T Mills Holdings, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP and DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST LAZY DAYS, LLC

On October 11, 2021, Lazy Days, LLC, a Missouri limited liability company ("Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective on the filing date. Any and all claims against Company must be sent to Patrick G. McNeil, 4666 S. 132nd Street, Omaha, Nebraska 68137. Each claim must include a written summary of the claim against Company, including the name, address and telephone number of the claimant; the amount of the claim; the date on which the claim arose; the basis for the claim; and documentation for the claim. All claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST HARRIS-HANSON COMPANY, INC.

On November 3, 2021 HARRIS-HANSON COMPANY, INC., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on November 3, 2021.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

HARRIS-HANSON COMPANY, INC. Attn: A. Fuller Glaser Jr. c/o Sandberg Phoenix & von Gontard P.C. 600 Washington Avenue, 15th Floor St. Louis, MO 63101

All claims must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: Because of the dissolution of HARRIS-HANSON COMPANY, INC., any claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the notices authorized by statute, whichever is published last.

NOTICE OF CORPORATION DISSOLUTION

To: All creditors of and claimants against R&A Motorsports, Inc.

On October 27, 2021, R&A Motorsports, Inc., a Missouri corporation, Charter Number CC0742525, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State.

All persons or organizations having claims against R&A Motorsports, Inc., are required to present them immediately in writing to:

Andrew S. Felker, Attorney at Law CHINNERY EVANS & NAIL, P.C. 800 NE Vanderbilt Lane Lee's Summit, MO 64064

Each claim must contain the following information:

- 1. Name and current address of the claimant.
- 2. A clear and concise statement of the facts supporting the claim.
- 3. The date the claim was incurred.
- 4. The amount of money or alternate relief demanded.

NOTE:

CLAIMS AGAINST R&A Motorsports, Inc., WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO YEARS AFTER THE PUBLICATION OF THIS NOTICE.

Notice of Dissolution to All Creditors of and Claimants Against Central Missouri Cardiology, P.C.

On November 9, 2021, Central Missouri Cardiology, P.C., a Missouri professional corporation (the "Company"), filed its Articles of Dissolution by Voluntary Action with the Secretary of State of Missouri.

The Company requests that any and all claims against the Company be presented by letter to the Company in care of Amanda Allen Miller, 111 South Ninth Street, Suite 200, P.O. Box 918, Columbia, MO 65205-0918. Each claim against the Company must include the following information: the name, the address and telephone number of the claimant; the amount of the claim; the date on which the claim arose; a brief description of the nature of or the basis for the claim; and any documentation related to the claim.

All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

MissouriREGISTER

Rule Changes Since Update to Code of State Regulations

December 15, 2021 Vol. 46, No. 24

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*. Citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—43 (2018) and 44 (2019). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number		Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedule				45 MoReg 1926
1 CSR 10-15.010 1 CSR 20-5.020	Commissioner of Administration Personnel Advisory Board and Division of Personnel	46 MoReg 1373 onnel			46 MoReg 2192
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-10.010 2 CSR 70-17.010	Animal Health	46 MoReg 393 46 MoReg 1039	46 MoReg 397 46 MoReg 1049	46 MoReg 1338 46 MoReg 1875	
2 CSR 70-17.100	Plant Industries	46 MoReg 1829T 46 MoReg 1039 46 MoReg 1829T	46 MoReg 1049	46 MoReg 1875	
2 CSR 80-5.010	State Milk Board	40 Mokeg 10271	46 MoReg 1000	46 MoReg 1804	
2 CSR 90-20.040 2 CSR 90-21.010	Weights, Measures and Consumer Protection Weights, Measures and Consumer Protection		46 MoReg 1585 46 MoReg 1585		
2 CSR 90-22.140 2 CSR 90-23.010	Weights, Measures and Consumer Protection Weights, Measures and Consumer Protection		46 MoReg 1586 46 MoReg 1586		
2 CSR 90-25.010	Weights, Measures and Consumer Protection		46 MoReg 1586		
2 CCD 10 4 111	DEPARTMENT OF CONSERVATION		46 MaDaa 207	46 MaDaa 1002	
3 CSR 10-4.111 3 CSR 10-4.117	Conservation Commission Conservation Commission		46 MoReg 397 46 MoReg 1730	46 MoReg 1082	
3 CSR 10-4.135	Conservation Commission		46 MoReg 398	46 MoReg 1082	
3 CSR 10-5.205 3 CSR 10-5.210	Conservation Commission Conservation Commission		46 MoReg 1730 46 MoReg 1736		
3 CSR 10-5.220	Conservation Commission		46 MoReg 1736		
3 CSR 10-6.510 3 CSR 10-6.525	Conservation Commission Conservation Commission		46 MoReg 1736		
3 CSR 10-6.550	Conservation Commission		46 MoReg 1737 46 MoReg 398	46 MoReg 1082	
			46 MoReg 1737	-	
3 CSR 10-6.605 3 CSR 10-7.433	Conservation Commission Conservation Commission		46 MoReg 398	46 MoReg 1083 46 MoReg 1083	
3 CSR 10-7.435	Conservation Commission			46 MoReg 1084	
3 CSR 10-7.437	Conservation Commission		46 M P 200	46 MoReg 1085	
3 CSR 10-7.439 3 CSR 10-7.440	Conservation Commission Conservation Commission		46 MoReg 399	46 MoReg 1085 46 MoReg 1804	
3 CSR 10-7.600	Conservation Commission			46 MoReg 1085	
3 CSR 10-7.715	Conservation Commission		46 MoReg 1737	46 MaDan 1006	
3 CSR 10-9.105 3 CSR 10-9.110	Conservation Commission Conservation Commission		46 MoReg 399 46 MoReg 404	46 MoReg 1086 46 MoReg 1086	
3 CSR 10-9.220	Conservation Commission		46 MoReg 404	46 MoReg 1086	
3 CSR 10-9.223 3 CSR 10-9.230	Conservation Commission Conservation Commission		46 MoReg 407 46 MoReg 407	46 MoReg 1086 46 MoReg 1087	
3 CSR 10-9.240	Conservation Commission		46 MoReg 407	46 MoReg 1087	
3 CSR 10-9.250	Conservation Commission		46 MoReg 408	46 MoReg 1087	
3 CSR 10-9.350 3 CSR 10-9.351	Conservation Commission Conservation Commission		46 MoReg 408 46 MoReg 409	46 MoReg 1087 46 MoReg 1087	
3 CSR 10-9.352	Conservation Commission		46 MoReg 411	46 MoReg 1087	
3 CSR 10-9.353 3 CSR 10-9.354	Conservation Commission		46 MoReg 413 46 MoReg 415	46 MoReg 1088	
3 CSR 10-9.354 3 CSR 10-9.359	Conservation Commission Conservation Commission		46 MoReg 420	46 MoReg 1088 46 MoReg 1089	
3 CSR 10-9.360	Conservation Commission		46 MoReg 420	46 MoReg 1089	
3 CSR 10-9.370	Conservation Commission		46 MoReg 421	46 MoReg 1089	
3 CSR 10-9.371 3 CSR 10-9.372	Conservation Commission Conservation Commission		46 MoReg 424 46 MoReg 429	46 MoReg 1090 46 MoReg 1090	
3 CSR 10-9.442	Conservation Commission		46 MoReg 429	46 MoReg 1090	
3 CSR 10-9.560 3 CSR 10-9.565	Conservation Commission Conservation Commission		46 MoReg 429 46 MoReg 430	46 MoReg 1090 46 MoReg 1090	
3 CSR 10-9.566	Conservation Commission		46 MoReg 434	46 MoReg 1092	
3 CSR 10-10.725	Conservation Commission		46 MoReg 434	46 MoReg 1092	
3 CSR 10-10.739	Conservation Commission		46 MoReg 1738 46 MoReg 434	46 MoReg 1092	
3 CSR 10-10.744	Conservation Commission		46 MoReg 435 46 MoReg 435	46 MoReg 1093	
3 CSR 10-10.767 3 CSR 10-11.110	Conservation Commission		46 MoReg 435	46 MoReg 1093	
3 CSR 10-11.110 3 CSR 10-11.130	Conservation Commission Conservation Commission		46 MoReg 1742 46 MoReg 1742		
3 CSR 10-11.186	Conservation Commission		46 MoReg 436	46 MoReg 1093	
3 CSR 10-11.190 3 CSR 10-11.205	Conservation Commission Conservation Commission		46 MoReg 1745 46 MoReg 1745		
3 CSR 10-11.210	Conservation Commission		46 MoReg 1746		
3 CSR 10-12.109	Conservation Commission		46 MoReg 436	46 MoReg 1093	
3 CSR 10-12.110	Conservation Commission		46 MoReg 1746 46 MoReg 436	46 MoReg 1093	
3 CSR 10-12.125	Conservation Commission		46 MoReg 1747	10 110102 1073	
3 CSR 10-12.145 3 CSR 10-20.805	Conservation Commission		46 MoReg 1747	46 MoDec 1002	
5 CSK 10-20.803	Conservation Commission		46 MoReg 437 46 MoReg 1748	46 MoReg 1093	
5 CCD 10 1 010	DEPARTMENT OF ELEMENTARY AND SI	ECONDARY EDUCA			
5 CSR 10-1.010 5 CSR 10-3.010	Commissioner of Education Commissioner of Education		46 MoReg 1450 46 MoReg 1451		
5 CSR 20-100.110	Division of Learning Services		46 MoReg 2242		
		2344			

December 15, 202 Vol. 46, No. 24		i Regist	er		Page 2345
Rule Number	Agency En	nergency	Proposed	Order	In Addition
5 CSR 20-100.220 5 CSR 20-100.230 5 CSR 20-300.130	Division of Learning Services Division of Learning Services Division of Learning Services moved to 5 CSR 30-660.095		46 MoReg 1451 46 MoReg 926	46 MoReg 2020	46 MoReg 1806
5 CSR 20-400.210 5 CSR 20-400.220 5 CSR 20-400.230	Division of Learning Services	MoReg 2219	46 MoReg 1956 46 MoReg 926 46 MoReg 2242	46 MoReg 2019	
5 CSR 20-400.260 5 CSR 20-400.360 5 CSR 20-400.410	Division of Learning Services Division of Learning Services Division of Learning Services		46 MoReg 1956 46 MoReg 1000R 46 MoReg 2245R	46 MoReg 2019R	
5 CSR 20-400.540 5 CSR 20-400.660 5 CSR 20-400.670	Division of Learning Services Division of Learning Services Division of Learning Services		46 MoReg 1751 46 MoReg 2245 46 MoReg 2247		
5 CSR 20-700.100 5 CSR 25-100.310	Division of Learning Services Office of Childhood formerly 5 CSR 20-100.310		46 MoReg 1752 46 MoReg 1838R		46 MoReg 1641
5 CSR 25-300.010 5 CSR 25-300.030 5 CSR 25-300.070	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2130 46 MoReg 2131R 46 MoReg 2131		
5 CSR 25-300.080 5 CSR 25-300.100	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2132 46 MoReg 2132R		
5 CSR 25-300.120 5 CSR 25-400.010 5 CSR 25-400.015 5 CSR 25-400.025	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2132 46 MoReg 2133 46 MoReg 2134R 46 MoReg 2134		
5 CSR 25-400.045 5 CSR 25-400.055 5 CSR 25-400.105	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2135 46 MoReg 2136 46 MoReg 2136		
5 CSR 25-400.115 5 CSR 25-400.125	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2137 46 MoReg 2137		
5 CSR 25-400.145 5 CSR 25-400.155 5 CSR 25-400.210 5 CSR 25-400.220	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2138 46 MoReg 2138 46 MoReg 2139 46 MoReg 2139		
5 CSR 25-500.010 5 CSR 25-500.022 5 CSR 25-500.032	Office of Childhood Office of Childhood		46 MoReg 2140 46 MoReg 2141R		
5 CSR 25-500.042 5 CSR 25-500.052	Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2141 46 MoReg 2142 46 MoReg 2143		
5 CSR 25-500.102 5 CSR 25-500.122 5 CSR 25-500.152 5 CSR 25-500.162	Office of Childhood Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2143 46 MoReg 2144 46 MoReg 2145		
5 CSR 25-500.222 5 CSR 25-500.230	Office of Childhood Office of Childhood Office of Childhood Office of Childhood		46 MoReg 2145 46 MoReg 2146 46 MoReg 2147		
5 CSR 25-600.010 5 CSR 25-600.020 5 CSR 25-600.040	Office of Childhood Office of Childhood		46 MoReg 2147 46 MoReg 2148 46 MoReg 2148		
5 CSR 25-600.050 5 CSR 30-640.200 5 CSR 30-660.080 5 CSR 30-660.095	Office of Childhood Division of Financial and Administrative Services Division of Financial and Administrative Services		46 MoReg 2148 46 MoReg 927 46 MoReg 927	46 MoReg 2019 46 MoReg 2020	
5 CSR 30-680.010	Division of Financial and Administrative Services formerly 5 CSR 20-300.130 Division of Financial and Administrative Services		46 MoReg 926 46 MoReg 1752	46 MoReg 2020	
5 CSR 30-680.020 5 CSR 30-680.030 5 CSR 30-680.035	Division of Financial and Administrative Services Division of Financial and Administrative Services Division of Financial and Administrative Services		46 MoReg 1754 46 MoReg 1754R 46 MoReg 1755		
5 CSR 30-680.040 5 CSR 30-680.050 5 CSR 30-680.060 5 CSR 30-680.070	Division of Financial and Administrative Services Division of Financial and Administrative Services Division of Financial and Administrative Services		46 MoReg 1755 46 MoReg 1756R 46 MoReg 1756		
5 CSR 30-680.070 5 CSR 30-680.080	Division of Financial and Administrative Services Division of Financial and Administrative Services DEPARTMENT OF HIGHER EDUCATION AN	D WORKEODO	46 MoReg 1756 46 MoReg 928	46 MoReg 2020	
6 CSR 10-2.195 6 CSR 10-14.010	Commissioner of Higher Education and Workforce Development Commissioner of Higher Education and	D WORKFORC	46 MoReg 1757 46 MoReg 1958		
	Workforce Developmen MISSOURI DEPARTMENT OF TRANSPORTA	TION	40 Mokeg 1938		
7 CSR	Notice of Periodic Rule Review DEPARTMENT OF LABOR AND INDUSTRIA				46 MoReg 1096
8 CSR 8 CSR 10-3.160 8 CSR 60-2.025	Notice of Periodic Rule Review	MoReg 1575	46 MoReg 1587 46 MoReg 1838	46 MoReg 2295	46 MoReg 1096
8 CSR 60-2.100	Missouri Commission on Human Rights DEPARTMENT OF MENTAL HEALTH		46 MoReg 1839		
9 CSR 9 CSR 10-5.210 9 CSR 30-3.032	Notice of Periodic Rule Review Director, Department of Mental Health Certification Standards		46 MoReg 1452	46 MoReg 2182	46 MoReg 1096
9 CSR 30-3.100	Certification Standards		46 MoReg 1050 46 MoReg 1052R 46 MoReg 1052	46 MoReg 2020 46 MoReg 2020R 46 MoReg 2021 46 MoReg 2021R	
9 CSR 30-3.110 9 CSR 30-3.132	Certification Standards Certification Standards		46 MoReg 1054R 46 MoReg 1054 46 MoReg 1058R	46 MoReg 2021 46 MoReg 2022R	
9 CSR 30-3.155 9 CSR 30-3.157	Certification Standards Certification Standards		46 MoReg 1058 46 MoReg 1064 46 MoReg 1065	46 MoReg 2022 46 MoReg 2022 46 MoReg 2022	
9 CSR 30-3.195 9 CSR 40-5.015	Certification Standards Licensing Rules		46 MoReg 1066 46 MoReg 1453R	46 MoReg 2023 46 MoReg 2295R	

Rule Number	Agency	Emergency	Proposed	Order	In Addition
9 CSR 40-5.035 9 CSR 40-5.055	Licensing Rules Licensing Rules		46 MoReg 1453R 46 MoReg 1454R	46 MoReg 2295R 46 MoReg 2295R	
9 CSR 40-5.075 9 CSR 50-2.010	Licensing Rules Admission Criteria		46 MoReg 1454 46 MoReg 497	46 MoReg 2296 46 MoReg 1094	
9 CSR 50-2.510	Admission Criteria		46 MoReg 505	46 MoReg 1094	
10 CSR	DEPARTMENT OF NATURAL RESOURC Notice of Periodic Rule Review	CES			46 MoReg 1096
10 CSR 10-5.381 10 CSR 10-5.490	Air Conservation Commission		46 MoReg 1840		40 Workeg 1090
10 CSR 10-6.062	Air Conservation Commission Air Conservation Commission		46 MoReg 2249 46 MoReg 2260		
10 CSR 10-6.300 10 CSR 10-6.310	Air Conservation Commission Air Conservation Commission		46 MoReg 1590R 46 MoReg 2263		
10 CSR 10-6.376 10 CSR 20-7.031	Air Conservation Commission Clean Water Commission		46 MoReg 691 46 MoReg 1153	46 MoReg 1804	
10 CSR 25-7 10 CSR 60-5.010	Hazardous Waste Management Commission Safe Drinking Water Commission		46 MoReg 931	46 MoReg 2182	46 MoReg 1806
10 CSR 60-5.020	Safe Drinking Water Commission		46 MoReg 932	46 MoReg 2184	
10 CSR 60-14.020	Safe Drinking Water Commission		46 MoReg 935	46 MoReg 2184	
11 CSR 30-13.010	DEPARTMENT OF PUBLIC SAFETY Office of the Director moved to 11 CSR 90-4.010		46 MoReg 696	46 MoReg 1485	
11 CSR 30-13.020	Office of the Director moved to 11 CSR 90-4.020		46 MoReg 696	46 MoReg 1486	
11 CSR 30-13.030	Office of the Director				
11 CSR 30-13.040	office of the Director		46 MoReg 697	46 MoReg 1486	
11 CSR 30-13.050	moved to 11 CSR 90-4.040 Office of the Director		46 MoReg 697	46 MoReg 1486	
11 CSR 30-13.060	moved to 11 CSR 90-4.050 Office of the Director		46 MoReg 698	46 MoReg 1486	
11 CSR 30-13.070	moved to 11 CSR 90-4.060 Office of the Director		46 MoReg 698	46 MoReg 1486	
11 CSR 30-13.080	moved to 11 CSR 90-4.070 Office of the Director		46 MoReg 699	46 MoReg 1487	
11 CSR 30-13.090	moved to 11 CSR 90-4.080 Office of the Director		46 MoReg 700	46 MoReg 1487	
11 CSR 30-13.110	moved to 11 CSR 90-4.090 Office of the Director		46 MoReg 701	46 MoReg 1487	
11 CSR 45-5.090	moved to 11 CSR 90-4.100 Missouri Gaming Commission		46 MoReg 702 46 MoReg 758	46 MoReg 1487 46 MoReg 2023	
11 CSR 45-5.110 11 CSR 45-5.140	Missouri Gaming Commission		46 MoReg 758 46 MoReg 758	46 MoReg 2023 46 MoReg 2023	
11 CSR 45-7.130 11 CSR 45-9.108	Missouri Gaming Commission Missouri Gaming Commission Missouri Gaming Commission		46 MoReg 1962 46 MoReg 759	46 MoReg 2024	
11 CSR 45-9.113	Missouri Gaming Commission		46 MoReg 1962		
11 CSR 45-9.118 11 CSR 45-9.123	Missouri Gaming Commission Missouri Gaming Commission		46 MoReg 759 46 MoReg 1759	46 MoReg 2024	
11 CSR 70-2.190 11 CSR 85-1.060	Division of Alcohol and Tobacco Control Veterans Affairs		46 MoReg 1067	46 MoReg 1804	46 MoReg 2192
11 CSR 90-2.010	Missouri 911 Service Board	46 MoReg 1713	46 MoReg 1759		
12 CSR 10-2.067	DEPARTMENT OF REVENUE Director of Revenue		46 MoReg 2149		
12 CSR 10-2.085 12 CSR 10-2.230	Director of Revenue Director of Revenue		46 MoReg 2152R 46 MoReg 2152R		
12 CSR 10-25.120	Director of Revenue	46 MoReg 1713	46 MoReg 1963		
12 CSR 10-26.230 12 CSR 10-41.010	Director of Revenue	46 MoReg 2111	46 MoReg 1759 46 MoReg 2152		
12 CSR 10-104.030 12 CSR 10-108.300	Director of Revenue Director of Revenue		46 MoReg 2156 46 MoReg 2156		
12 CSR 10-111.060	Director of Revenue		46 MoReg 2157		
13 CSR 10-3.040	DEPARTMENT OF SOCIAL SERVICES Division of Finance and Administrative Services	ces	46 MoReg 1761		
13 CSR 10-3.050 13 CSR 35-30.020	Division of Finance and Administrative Servi Children's Division		46 MoReg 1762 46 MoReg 1068	46 MoReg 1875	
13 CSR 35-30.030	Children's Division	46 MoReg 1043	46 MoReg 1071	46 MoReg 1875	
13 CSR 35-32.020	Child Support Enforcement moved to 13 CSR 35-35.120	46 MoReg 1121	46 MoReg 1287	46 MoReg 2296	
13 CSR 35-32.030	Child Support Enforcement moved to 13 CSR 35-35.130	46 MoReg 1126	46 MoReg 1291	46 MoReg 2296	
13 CSR 35-35.100 13 CSR 35-35.120	Children's Division Children's Division	46 MoReg 1130 46 MoReg 1121	46 MoReg 1295 46 MoReg 1287	46 MoReg 2296 46 MoReg 2296	
13 CSR 35-35.130	formerly 13 CSR 35-32.020 Children's Division	46 MoReg 1126	46 MoReg 1291	46 MoReg 2296	
13 CSR 35-35.140	formerly 13 CSR 35-32.030 Children's Division	46 MoReg 1134	46 MoReg 1301	46 MoReg 2296	
13 CSR 35-50.010	formerly 13 CSR 35-50.010 Child Support Enforcement	46 MoReg 1134	46 MoReg 1301	46 MoReg 2296	
13 CSR 35-71.010	moved to 13 CSR 35-35.140 Children's Division	46 MoReg 1907	46 MoReg 1964		
13 CSR 35-71.015 13 CSR 35-71.020	Children's Division Children's Division	46 MoReg 1909 46 MoReg 1917	46 MoReg 1966 46 MoReg 1974		
13 CSR 35-71.030 13 CSR 35-71.045	Children's Division Children's Division	46 MoReg 1920 46 MoReg 1924	46 MoReg 1977 46 MoReg 1980		
13 CSR 35-71.300	Children's Division	46 MoReg 1928	46 MoReg 1983		
13 CSR 35-73.010 13 CSR 35-73.012	Children's Division Children's Division	46 MoReg 1932 46 MoReg 1933	46 MoReg 1987 46 MoReg 1989		
13 CSR 35-73.017 13 CSR 35-73.030	Children's Division Children's Division	46 MoReg 1936 46 MoReg 1939	46 MoReg 1990 46 MoReg 1994		
13 CSR 35-73.035	Children's Division	46 MoReg 1940	46 MoReg 1994		

Missouri Register

13 CSR 40-2.015 Family Support Division	Rule Number	Agency	Emergency	Proposed	Order	In Addition
13 CSR 40-7.00 Family Support Division	13 CSR 40-2.015	Family Support Division	46 MoReg 2114	46 MoReg 325	46 MoReg 1094W	
13 CSR 40-73.00	13 CSR 40-7.010	Family Support Division		46 MoReg 327 46 MoReg 2159	46 MoReg 1338W	
13 CS 65-20.00		Family Support Division Missouri Medicaid and Audit Compliance		46 MoReg 2159		
15 CSR 20-1-00	13 CSR 65-2.020	Missouri Medicaid and Audit Compliance		46 MoReg 1767		
13 CSR 70-3 103	13 CSR 70-1.010	MO HealthNet Division		49 MoReg 1858		
13 CSR 70-3 120 MO HealthNet Division			46 MoReg 1941			
13 CSR 70-31-180 Mol BealthNet Division						
13 CSR 73-130 MO Health Ned Division	13 CSR 70-3.140	MO HealthNet Division		46 MoReg 1774	46 MoReg 1875R	
13 CSR 70-3 CO	13 CSR 70-3.180	MO HealthNet Division	47 M - D - 1715	46 MoReg 1675	40 MORES 1873K	
13 CSR 70-1300		MO HealthNet Division	46 MoReg 1/15	46 MoReg 17/4 46 MoReg 1865		
13 CSR 70-1,100 MO HealthNet Division		MO HealthNet Division		46 MoReg 1775R		
13 CSR 70-16 (10) MO HealthNet Division					46 MoReg 1876	
13 CSR 70-10.20 MO HealthNet Division	13 CSR 70-4.110	MO HealthNet Division		46 MoReg 1677		
13 CSR 70-10.016 MO HealthNex Division	13 CSR 70-6.020	MO HealthNet Division		46 MoReg 1996	46 MaDag 1229	
13 CSR 70-15-020	13 CSR 70-10.016	MO HealthNet Division	46 MoReg 1829	46 MoReg 1868	40 Mokeg 1556	
31 CSR 70-15.040 MO HealthNet Division	13 CSR 70-15.020		46 MoReg 1715	46 MoReg 1679		
13 CSR 70-15,100 MO HealthNet Division			46 MoReg 1667	46 MoReg 1999		
13 CSR 70-20.031 MO HealthNet Division	13 CSR 70-15.110	MO HealthNet Division	46 MoReg 1718	46 MoReg 1778	46 MoReg 1876	
13 CSR 70-20.079	13 CSR 70-20.031	MO HealthNet Division	46 MoReg 2219	46 MoReg 2274		
13 CSR 70-25.100 MO HealthNet Division	13 CSR 70-20.070	MO HealthNet Division		46 MoReg 944	46 MoReg 1879	
SCSR 70-50-010 MO HealthNet Division	13 CSR 70-25.110	MO HealthNet Division	46 MoReg 905			
13 CSR 70-50,000 MO HealthNet Division	13 CSR 70-25.150	MO HealthNet Division formerly 13 CSR 70-3.260		-		
13 CSR 70-90.000 MO HealthNet Division 46 MoReg 1621 46 MoReg 17 46 MoReg 1805 46 MoReg 1805 46 MoReg 2161 46 MoReg 2162 46		MO HealthNet Division		46 MoReg 1590 46 MoReg 1591		
13 CSR 70-90.010 MO HealthNet Division 46 MoReg 6907 46 MoReg 2161 46 MoReg 2161 46 MoReg 2161 46 MoReg 2161 46 MoReg 2002 4	13 CSR 70-65.010	MO HealthNet Division		46 MoReg 1685		
3 CSR 70-94.020 MO HeatithNet Division 46 Mokeg 2002			46 MoReg 601	46 MoReg 624	46 MaDag 1220 W	
15 CSR 30-51-075 ELCTED OFFICIALS 46 MoReg 2002	12 000 70 04 020	MO Halling National	46 MoReg 2116			
S CSR 30-51.075 Secretary of State					46 Mokeg 1805	
15 CSR 30-4.010 Treasurer	45 000 00 54 055			4634 B 2254		
Treasurer	15 CSR 30-51.172			46 MoReg 2275		
Teasure						
The Public School Retirement System of Missouri System (LAGERS) 46 MoReg 1622						
Missouri	16 CSR 10-4.007	RETIREMENT SYSTEMS The Public School Retirement System of				
Missouri		Missouri		46 MoReg 1622		
Retirement System (LAGERS) 46 MoReg 1591 46 MoReg 2296		Missouri		46 MoReg 1622		
19 CSR 10-4.020 Office of the Director 46 MoReg 1835 19 CSR 20-1.030 Division of Community and Public Health 46 MoReg 1904 19 CSR 30-1.002 Division of Regulation and Licensure 46 MoReg 1941 46 MoReg 2004 19 CSR 30-20.105 Division of Regulation and Licensure 46 MoReg 1954 46 MoReg 2184 19 CSR 30-20.125 Division of Regulation and Licensure 46 MoReg 1954 46 MoReg 2016 19 CSR 30-30.060 Division of Regulation and Licensure 46 MoReg 1954 46 MoReg 234 19 CSR 30-81.030 Division of Regulation and Licensure 46 MoReg 2117 46 MoReg 234 46 MoReg 1339 19 CSR 30-82.010 Division of Regulation and Licensure 46 MoReg 1725 46 MoReg 1785 19 CSR 30-82.000 Division of Regulation and Licensure 46 MoReg 1725 46 MoReg 1785 19 CSR 30-84.010 Division of Regulation and Licensure 46 MoReg 1136 46 MoReg 1306 46 MoReg 2185 19 CSR 30-84.010 Division of Regulation and Licensure 46 MoReg 1136 46 MoReg 1306 46 MoReg 2191 19 CSR 60-50 Missouri Health Facilities Review Committee 46 MoReg 1334 46 MoReg 2191 19 CSR 60-50 Missouri Health Facilities Review Committee 46 MoReg 1334 46 MoReg 2191 10 CSR 60-50 Missouri Health Facilities Review Committee 46 MoReg 1334 46 MoReg 2192 10 CSR		Retirement System (LAGERS)		46 MoReg 1591	46 MoReg 2296	
19 CSR 20-1.030	19 CSR 10-4 020	DEPARTMENT OF HEALTH AND SENIO Office of the Director	OR SERVICES 46 MoReg 1835			
19 CSR 30-20.100 Division of Regulation and Licensure 46 MoReg 1456 46 MoReg 2184 19 CSR 30-30.125 Division of Regulation and Licensure 46 MoReg 1954 46 MoReg 2016 19 CSR 30-30.060 Division of Regulation and Licensure 46 MoReg 1954 46 MoReg 2164 19 CSR 30-82.010 Division of Regulation and Licensure 46 MoReg 2117 46 MoReg 2164 19 CSR 30-82.050 Division of Regulation and Licensure 46 MoReg 1725 46 MoReg 1785 19 CSR 30-82.050 Division of Regulation and Licensure 46 MoReg 1725 46 MoReg 1785 19 CSR 30-82.050 Division of Regulation and Licensure 46 MoReg 1725 46 MoReg 1785 19 CSR 30-82.050 Division of Regulation and Licensure 46 MoReg 1136 46 MoReg 1306 19 CSR 30-85.042 Division of Regulation and Licensure 46 MoReg 1136 46 MoReg 1334 19 CSR 30-85.042 Division of Regulation and Licensure 46 MoReg 1136 46 MoReg 2191 19 CSR 60-50 Missouri Health Facilities Review Committee 46 MoReg 1334 46 MoReg 2191 19 CSR 60-50 DEPARTMENT OF COMMERCE AND INSURANCE 46 MoReg 1334 46 MoReg 2192	19 CSR 20-1.030	Division of Community and Public Health			This Issue	
19 CSR 30-30.060 Division of Regulation and Licensure	19 CSR 30-20.100	Division of Regulation and Licensure	40 Mokeg 1941		46 MoReg 2184	16 M D 2102
19 CSR 30-82.000 Division of Regulation and Licensure	19 CSR 30-30.060	Division of Regulation and Licensure	46 MoReg 1954	46 MoReg 2016		46 MoReg 2192
19 CSR 30-82.000 Division of Regulation and Licensure	19 CSR 30-81.030	•	46 MoReg 2117	46 MoReg 334 46 MoReg 2164	46 MoReg 1339	
19 CSR 30-84.010 Division of Regulation and Licensure 46 MoReg 1136 46 MoReg 1306 46 MoReg 2185 19 CSR 30-85.042 Division of Regulation and Licensure 46 MoReg 1334 46 MoReg 2191 19 CSR 60-50 Missouri Health Facilities Review Committee 46 MoReg 1334 46 MoReg 2192		Division of Regulation and Licensure Division of Regulation and Licensure		This Issue		
Missouri Health Facilities Review Committee	19 CSR 30-84.010	Division of Regulation and Licensure	46 MoReg 1136	46 MoReg 1306		
DEPARTMENT OF COMMERCE AND INSURANCE Applied Behavior Analysis Maximum Benefit 44 MoReg 855 20 CSR Construction Claims Binding Arbitration Cap 45 MoReg 1978 20 CSR Non-Economic Damages in Medical Malpractice Cap 43 MoReg 1376 20 CSR Sovereign Immunity Limits 45 MoReg 1978 20 CSR State Legal Expense Fund Cap 45 MoReg 1978 20 CSR 200-2.100 Insurance Solvency and Company Regulation 46 MoReg 1786 20 CSR 200-2.900 Insurance Solvency and Company Regulation 46 MoReg 1797 20 CSR 200-11.101 Insurance Solvency and Company Regulation 46 MoReg 1800 20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801 20 CSR 500-2.600 20 C			;	40 Molecg 1334	40 Molecy 2191	46 MoReg 1806
20 CSR Applied Behavior Analysis Maximum Benefit 44 MoReg 855 20 CSR Construction Claims Binding Arbitration Cap 45 MoReg 1978 20 CSR Non-Economic Damages in Medical Malpractice Cap 43 MoReg 1376 20 CSR Sovereign Immunity Limits 45 MoReg 1978 20 CSR State Legal Expense Fund Cap 45 MoReg 1978 20 CSR 200-2.100 Insurance Solvency and Company Regulation 46 MoReg 1786 20 CSR 200-2.900 Insurance Solvency and Company Regulation 46 MoReg 1797 20 CSR 200-11.101 Insurance Solvency and Company Regulation 46 MoReg 1800 20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801						46 MoReg 2192
20 CSR Construction Claims Binding Arbitration Cap 45 MoReg 1978 20 CSR Non-Economic Damages in Medical Malpractice Cap 43 MoReg 1376 20 CSR Sovereign Immunity Limits 45 MoReg 1978 20 CSR State Legal Expense Fund Cap 45 MoReg 1978 20 CSR 200-2.100 Insurance Solvency and Company Regulation 46 MoReg 1786 20 CSR 200-2.900 Insurance Solvency and Company Regulation 46 MoReg 1797 20 CSR 200-11.101 Insurance Solvency and Company Regulation 46 MoReg 1800 20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801	20 CSP	DEPARTMENT OF COMMERCE AND II	NSURANCE			44 MoPeg 855
20 CSR Sovereign Immunity Limits 45 MoReg 1978 20 CSR State Legal Expense Fund Cap 45 MoReg 1978 20 CSR 200-2.100 Insurance Solvency and Company Regulation 46 MoReg 1786 20 CSR 200-2.900 Insurance Solvency and Company Regulation 46 MoReg 1797 20 CSR 200-11.101 Insurance Solvency and Company Regulation 46 MoReg 1800 20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801	20 CSR	Construction Claims Binding Arbitration Cap)			45 MoReg 1978
20 CSR 200-2.100 Insurance Solvency and Company Regulation 46 MoReg 1786 20 CSR 200-2.900 Insurance Solvency and Company Regulation 46 MoReg 1797 20 CSR 200-11.101 Insurance Solvency and Company Regulation 46 MoReg 1800 20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801	20 CSR	Sovereign Immunity Limits	шсе Сар			45 MoReg 1978
20 CSR 200-2,900 Insurance Solvency and Company Regulation 46 MoReg 1797 20 CSR 200-11.101 Insurance Solvency and Company Regulation 46 MoReg 1800 20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801	20 CSR 200-2.100	Insurance Solvency and Company Regulation		46 MoReg 1786		45 MoReg 1978
20 CSR 500-1.100 Property and Casualty This Issue 20 CSR 500-2.600 Property and Casualty 46 MoReg 1801	20 CSR 200-11.101	Insurance Solvency and Company Regulation Insurance Solvency and Company Regulation		46 MoReg 1797		
	20 CSR 500-1.100	Property and Casualty		This Issue		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
20 CSR 700-3.200	Insurance Licensing		This Issue		
20 CSR 1135	State Banking Board				46 MoReg 1349
20 CSR 1140	Division of Finance				46 MoReg 1349
20 CSR 1140-4.020 20 CSR 1140-4.030	Division of Finance Division of Finance				46 MoReg 1350 46 MoReg 1350
20 CSR 1140-4.030 20 CSR 2010-2.061	Missouri State Board of Accountancy		46 MoReg 1337	46 MoReg 2024	40 Mokeg 1550
20 CSR 2010-2.100	Missouri State Board of Accountancy		46 MoReg 2179	40 Money 2024	
20 CSR 2030-4.100	Missouri Board for Architects, Professional		<u></u>		
	Engineers, Professional Land Surveyors, and		46 M.D. 1450	46 M - D - 2101	
20 CSR 2030-6.015	Professional Landscape Architects Missouri Board for Architects, Professional		46 MoReg 1458	46 MoReg 2191	
20 CSK 2030-0.013	Engineers, Professional Land Surveyors, and				
	Professional Landscape Architects		46 MoReg 1459	46 MoReg 2191	
20 CSR 2030-6.020	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and				
	Engineers, Professional Land Surveyors, and		46 MaDaa 1974		
20 CSR 2030-13.010	Professional Landscape Architects Missouri Board for Architects Professional		46 MoReg 1874		
20 CSK 2030-13.010	Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and				
	Professional Landscape Architects		46 MoReg 1459	46 MoReg 2191	
20 CSR 2030-13.020	Missouri Board for Architects, Professional		-	-	
	Engineers, Professional Land Surveyors, and		46 MaDaa 1450	46 MaDaa 2101	
20 CSR 2040-2.011	Professional Landscape Architects Office of Athletics		46 MoReg 1459 46 MoReg 2275	46 MoReg 2191	
20 CSR 2040-2.011 20 CSR 2040-2.021	Office of Athletics		46 MoReg 2179		
20 CSR 2040-5.040	Office of Athletics		46 MoReg 1623	This Issue	
20 CSR 2040-5.060	Office of Athletics		46 MoReg 1623	This Issue	
20 CSR 2120-2.100	State Board of Embalmers and Funeral Direc	tors	46 MoReg 1077	46 MoReg 1881	
20 CSR 2150-2.200	State Board of Registration for the Healing	46 MaDag 1927			
20 CSR 2150-7.100	Arts State Board of Registration for the Healing	46 MoReg 1837			
20 COR 2130 7.100	Arts		This Issue		
20 CSR 2150-7.122	State Board of Registration for the Healing				
20 CCD 2150 7 125	Arts		This Issue		
20 CSR 2150-7.125	State Board of Registration for the Healing Arts		This Issue		
20 CSR 2150-7.130	State Board of Registration for the Healing		11113 133UC		
	Arts		This Issue		
20 CSR 2150-7.135	State Board of Registration for the Healing		m · r		_
20 CSR 2150-7.140	Arts State Board of Registration for the Healing		This Issue		
20 CSR 2130-7.140	Arts		This Issue		
20 CSR 2150-7.300	State Board of Registration for the Healing				-
	Arts		This Issue		
20 CSR 2150-7.320	State Board of Registration for the Healing		This Issue		
20 CSR 2220-2.650	State Board of Pharmacy		This Issue 46 MoReg 1802		
20 CSR 2220-2.030 20 CSR 2220-2.725	State Board of Pharmacy		This Issue		
20 CSR 2245-2.020	Real Estate Appraisers		46 MoReg 1081	46 MoReg 1881	
20 CSR 2245-10.010	Real Estate Appraisers		46 MoReg 2181		
20 CSR 2250-2.040	Missouri Real Estate Commission		46 MoReg 2017		
20 CSR 2250-8.070	Missouri Real Estate Commission Public Service Commission		46 MoReg 2018	46 MaDag 2207	
20 CSR 4240-40.020 20 CSR 4240-40.030			46 MoReg 1460 46 MoReg 1463	46 MoReg 2297 46 MoReg 2297	
20 CSR 4240-40.080			46 MoReg 1477	46 MoReg 2297	
	O Public Service Commission		46 MoReg 1624	To Morteg 225.	
20 CSR 4240-123.030	O Public Service Commission		46 MoReg 1626		
	O Public Service Commission		46 MoReg 1628		
	O Public Service Commission O Public Service Commission		46 MoReg 1630		
20 CSK 4240-125.030			46 MoReg 1632R		
22 CCD 10 2 052	MISSOURI CONSOLIDATED HEALTH O Health Care Plan	CARE PLAN	46 M P 2272		
22 CSR 10-2.053 22 CSR 10-2.055	Health Care Plan	46 MoReg 2220	46 MoReg 2279 46 MoReg 2279		
22 CSR 10-2.055 22 CSR 10-2.089	Health Care Plan Health Care Plan	46 MoReg 2221 46 MoReg 2226	46 MoReg 22/9 46 MoReg 2284		
22 CSR 10-2.099 22 CSR 10-2.090	Health Care Plan	46 MoReg 2227	46 MoReg 2285		
22 CSR 10-2.140	Health Care Plan	46 MoReg 2229	46 MoReg 2287		
22 CSR 10-3.055	Health Care Plan	46 MoReg 2227 46 MoReg 2229 46 MoReg 2230	46 MoReg 2287 46 MoReg 2287		
22 CSR 10-3.057	Health Care Plan	46 MoReg 2230	46 MoReg 2287		
22 CSR 10-3.090	Health Care Plan	46 MoReg 2235	46 MoReg 2292		

December 15, 2021 Vol. 46, No. 24

Emergency Rule Table

MISSOURI REGISTER

Agency		Publication	Effective	Expiration
Office of Admini	stration			
Commissioner of A				
1 CSR 10-15.010	Cafeteria Plan	46 MoReg 1373.	July 9, 2021	Jan. 1, 2022
Department of E	lementary and Secondary Education			
Division of Learnin				
	Application for Substitute Certificate of License to Teach	46 MoReg 2219	Nov. 2, 2021	Dec. 31, 2021
Donartment of U	igher Education and Workforce Development			
Commissioner of H				
6 CSR 10-2.190	A+ Scholarship Program	46 MoReg 903	May 12, 2021	Feb. 21, 2022
Donautment of L	ahan and Industrial Delations			
Division of Worker	abor and Industrial Relations s' Compensation			
8 CSR 10-3.160	Waiver of Recovery of Overpayments Under the Coronavirus			
	Aid, Relief and Economic Security Act (CARES),			
	as Amended	46 MoReg 1575 .	July 19, 2021	Feb. 24, 2022
Department of P	ublic Safety			
Missouri 911 Service	ce Board			
11 CSR 90-2.010	Definitions	46 MoReg 1713 .	Sept. 15, 2021	March 13, 2022
Department of R	evenue			
Director of Revenu				
	Dealer Administrative Fees and System Modernization			
12 CSR 10-41.010	Annual Adjusted Rate of Interest	46 MoReg 2111 .	Jan. 1, 2022 .	June 29, 2022
Department of So	ocial Services			
Children's Division	l Company of the Comp			
13 CSR 35-30.020	Immediate Safety Intervention Plan			
13 CSR 35-30.030 13 CSR 35-35.100	Temporary Alternative Placement Agreements (TAPA) Response and Evaluation Process for Case Management	46 Mokeg 1043 .	Aug. 2, 2021	Feb. 24, 2022
10 0511 00 001100	of Children in Foster Care	46 MoReg 1130 .	July 1, 2021	Feb. 24, 2022
13 CSR 35-35.120	Foster Care Case Management Contracts			
13 CSR 35-35.130 13 CSR 35-35.140	Contracted Foster Care Case Management Costs	46 MoReg 1126 .	July 1, 2021	Feb. 24, 2022
15 CSK 55-55.140	Licensing Requirements	46 MoReg 1134 .	July 1, 2021	Feb. 24, 2022
13 CSR 35-71.010	Definitions and Principles Generally Applicable to this			
12 CCD 25 71 015	Chapter	46 MoReg 1907.	Oct. 1, 2021	March 29, 2022
13 CSR 35-71.015	Facilities and Child Placing Agencies	46 MoReg 1909	Oct. 1, 2021	March 29, 2022
13 CSR 35-71.020	Basic Residential Treatment for Children and Youth Core	10 1110146 1909 1		
	Requirements (Applicable To All Agencies)-Basis for	46 N. D. 1017	0 . 1 . 2021	1. 1.00.000
13 CSR 35-71.030	Licensure and Licensing Procedures			
13 CSR 35-71.030	Personnel			
13 CSR 35-71.150	Designation Rules for Qualified Residential Treatment			
13 CSR 35-71.300	Programs	Next Issue	Dec. 6, 2021	June 3, 2022
15 CSK 55-/1.500	Care Facilities	46 MoReg 1928 .	Oct. 1. 2021	March 29. 2022
13 CSR 35-73.010	Scope and Definitions	46 MoReg 1932.	Oct. 1, 2021	March 29, 2022
13 CSR 35-73.012	Basis for Licensure and Licensing Procedures			
13 CSR 35-73.017 13 CSR 35-73.030	Hearings and Judicial Review			
13 CSR 35-73.030 13 CSR 35-73.035	Staff Qualifications and Requirements			
Family Support Di	vision	_		
13 CSR 40-2.015 13 CSR 40-7.010	Authorized Representatives			
13 CSR 40-7.010 13 CSR 40-7.050	Presumptive Eligibility			
MO HealthNet Div	ision	<i>Q</i> - <i>V</i>	- ,	· , , ,
13 CSR 70-3.035	Violations Attested to by the Department of Health and	46 MoDoc 1041	Oot 19 2021	Amril 15, 2002
13 CSR 70-3.200	Senior Services			
13 CSR 70-10.016	Global Per Diem Adjustments to Nursing Facility and HIV			
	Nursing Facility Reimbursement Rates	46 MoReg 1829 .	Sept. 27, 2021	March 25, 2022
	22.10			

Agency		Publication	Effective	Expiration
Agency		1 ublication	Effective	Expiration
13 CSR 70-20.031	List of Drugs for Which Prior Authorization Is Required			
	and Drugs Excluded from Coverage Under the MO HealthNet Pharmacy Program	.46 MoReg 2219	Nov. 4, 2021	May 2, 2022
13 CSR 70-15.015	Direct Medicaid Payments			
13 CSR 70-15.070	Inpatient Psychiatric Services for Individuals Under Age	46 MaDaa 1667	Comt 20 2021	March 27, 2022
13 CSR 70-15.110	Twenty-One			
13 CSR 70-15.160	Outpatient Hospital Services Reimbursement Methodology	.46 MoReg 1578 .	July 20, 2021 .	Feb. 24, 2022
13 CSR 70-20.070 13 CSR 70-20.075	Drug Reimbursement Methodology			
13 CSR 70-20.073	Home Health-Care Services			
El 4 1 0 66° 1 1				•
Elected Officials State Auditor				
15 CSR 40-3.125	Calculation and Revision of Property Tax Rates by			
15 CSR 40-3.135	School Districts	.46 MoReg 909	May 13, 2021 .	Dec. 30, 2021
15 CSK 40-5.155	Political Subdivisions Other Than School Districts	.46 MoReg 917	May 13, 2021 .	Dec. 30, 2021
D 4 6 E			•	
Department of H	ealth and Senior Services			
19 CSR 30-1.002	Schedules of Controlled Substances	.46 MoReg 1941	Oct. 13, 2021	April 10, 2022
19 CSR 30-30.060	Standards for the Operation of the Abortion Facilities Evaluation and Assessment Measures for Title XIX	.46 MoReg 1954	Oct. 13, 2021	April 10, 2022
19 CSR 30-81.030	Recipients	.46 MoReg 2117	Oct. 29, 2021	April 26, 2022
19 CSR 30-82.010	General Licensure Requirements	.This Issue	Nov. 29, 2021 .	May 27, 2022
19 CSR 30-82.050 19 CSR 30-84.010	Transfer and Discharge Procedures			
17 CSR 30-04.010	Truising Assistant Training Program	.40 Moreg 1130	June 20, 2021 .	Dec. 24, 2021
	ommerce and Insurance			
	istration for the Healing Arts Assistant Physician—Application for Licensure	.46 MoReg 1837 .	Sept. 29, 2021 .	Dec. 31, 2021
State Board of Pha	rmacy		•	
20 CSR 2220-2.200	Sterile Compounding	.46 MoReg 853	April 28, 2021 .	Feb. 7, 2022
	dated Health Care Plan			
Health Care Plan 22 CSR 10-2.053	Health Savings Account Plan Benefit Provisions			
22 CSK 10-2.033	and Covered Charges	.46 MoReg 2220	Jan. 1, 2022 .	June 29, 2022
22 CSR 10-2.055	Medical Plan Benefit Provisions and Covered Charges	.46 MoReg 2221	Jan. 1, 2022.	June 29, 2022
22 CSR 10-2.089	Pharmacy Employer Group Waiver Plan for Medicare Primary Members	46 MoReg 2226	Ian 1 2022	June 29 2022
22 CSR 10-2.090	Pharmacy Benefit Summary			
22 CSR 10-2.140	Strive for Wellness® Health Center Provisions, Charges,	_		
22 CSR 10-3.055	and Services	.40 MoReg 2229	Jan. 1, 2022 .	June 29, 2022
	Covered Charges	.46 MoReg 2230	Jan. 1, 2022 .	June 29, 2022
22 CSR 10-3.057 22 CSR 10-3.090	Medical Plan Benefit Provisions and Covered Charges Pharmacy Benefit Summary	.46 MoReg 2230	Jan. 1, 2022 .	June 29, 2022
44 CSK 10-3.090	I harmacy delictic summary	.40 MONES 2233	Jan. 1, 2022 .	June 29, 2022

December 15, 2021 Vol. 46, No. 24

Executive Orders

Missouri Register

Executive Orders	Subject Matter	Filed Date	Publication
	<u>2021</u>		
21-13 21-12	Creates and establishes the Missouri Supply Chain Task Force. Designates members of his staff to have supervisory authority over	November 22, 2021	Next Issue
	departments, divisions and agencies of state government.	November 5, 2021	This Issue
21-11	Orders state offices to be closed on Friday, November 26, 2021.	November 2, 2021	46 MoReg 2241
21-10	Orders steps to oppose federal COVID-19 vaccine mandates within all agencies, boards, commissions, and other entities within the executive branch of state government.	October 28, 2021	46 MoReg 2239
21-09	Terminates the state of emergency declared in Executive Order 20-02, declares a state of emergency, suspends certain regulations related to telemedicine and physical presence for executing documents, and allows state agencies to waive some regulatory requirements.	August 27, 2021	46 MoReg 1727
21-08	Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government	August 10, 2021	46 MoReg 1673
Proclamation			46 MoReg 1447
21-07	Extends Executive Order 20-02, Executive Order 20-04, Executive Order 20-05, Executive Order 20-06, and Executive Order 20-14 until August 31, 2021	March 26, 2021	46 MoReg 750
21-06	Creates and establishes the Show Me Strong Recovery Task Force and rescinds Executive Order	March 22, 2021	46 MoReg 748
21-05	Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government	February 24, 2021	46 MoReg 605
21-04	Extends Executive Order 21-03 until February 28, 2021 and terminates Executive Order 20-17.	February 19, 2021	46 MoReg 603
21-03	Declares a State of Emergency and exempts hours of service requirements for vehicles transporting residential heating fuel until February 21, 2021	February 11, 2021	46 MoReg 495
21-02	Establishes the Office of Childhood within the Department of Elementary and Secondary Education	January 28, 2021	46 MoReg 394
21-01	Terminates Executive Orders 03-11 and 02-05, and modifies provisions of Executive Order 05-06	January 7, 2021	46 MoReg 314
	<u>2020</u>		
20-21	Modifies the provisions of the Missouri Justice Reinvestment Executive Oversight Council, as established in Executive Order 18-08	December 30, 2020	46 MoReg 185
20-20	Closes state offices December 24, 2020	December 7, 2020	46 MoReg 46
20-19	Extends the State of Emergency, activation of the State Emergency Operations Plan and activation of the state militia until March 31, 2021. Gov. Michael Parson also extends, in part, the provisions of Executive Order 20-04. Gov. Parson also extends, in whole, Executive Orders 20-05, 20-06, and 20-08	November 19, 2020	46 MoReg 7
Proclamation	Adds additional measures for consideration during the Second Extra Session of the Second Regular Session of the One Hundredth General Assembly regarding supplemental appropriations to respond to COVID-19	November 12, 2020	45 MoReg 1953
20-18	Closes state offices November 27, 2020	October 30, 2020	45 MoReg 1862
Proclamation	Convenes the Second Extra Session of the Second Regular Session of the One Hundredth General Assembly regarding supplemental appropriations to respond to COVID-19	October 21, 2020	45 MoReg 1860
20-17	Declares a State of Emergency and activates the state militia due to civil unrest in Missouri	September 24, 2020	45 MoReg 1656
20-16	Extends Executive Order 20-12 regarding the activation of the state militia until December 30, 2020	September 24, 2020 September 15, 2020	45 MoReg 1562
20-15	Establishes the Interagency Task Force on Worker Classification	September 11, 2020	45 MoReg 1559
20-14	Suspends the requirement of physical appearance as stated in Chapter 474 by authorizing the use of audio-visual technology	September 3, 2020	45 MoReg 1557
Proclamation	Amends the matters specifically designated and limited for consideration by the General Assembly in the July 15, 2020 Proclamation	August 10, 2020	45 MoReg 1338
20-13	Extends Executive Order 18-12 regarding the 2020 Census until November 30, 2020	July 31, 2020	45 MoReg 1303

Executive Orders	Subject Matter	Filed Date	Publication
Proclamation	Convenes the one hundredth general assembly of the State of Missouri in the First Extra Session of the Second Regular Session	July 15, 2020	45 MoReg 1220
20-12	Extends the State of Emergency, activation of the State Emergency Operations Plan and activation of the state militia. Gov. Michael Parson also extends, in part, the provisions of Executive Order 20-04. Gov. Parson also extends,		
	in whole, Executive Orders 20-05, 20-06, and 20-08	June 11, 2020	45 MoReg 1064
20-11	Declares a State of Emergency and activates the state militia due to civil unrest in Missouri	May 30, 2020	45 MoReg 990
Proclamation	Calls for a special election on August 4th of 2020	May 26, 2020	45 MoReg 988
20-10	Extends Executive Orders 20-04, 20-05, 20-06, and 20-08 until June 15, 2020	May 4, 2020	45 MoReg 895
20-09	Extends the State of Emergency declared in Executive Order 20-02 until June 15, 2020 and directs the Missouri State Emergency Operations Plan to remain activated	April 24, 2020	45 MoReg 789
20-08	Suspends the requirement of personal appearance before a notary public by authorizing the use of audio-video technology	April 6, 2020	45 MoReg 718
20-07	Waives late penalties for concealed carry permits for 60 days	April 2, 2020	45 MoReg 716
20-06	Activates the state militia in response to the COVID-19 pandemic	March 27, 2020	45 MoReg 587
20-05	Suspends the prohibition of the sale of unprepared food by restaurants to the public during the current state of emergency	March 23, 2020	45 MoReg 585
20-04	Suspends certain agency regulations to allow them to address the current state of emergency	March 18, 2020	45 MoReg 583
20-03	Postpones the General Municipal Election scheduled for April 7, 2020 until June 2, 2020	March 18, 2020	45 MoReg 580
20-02	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated	March 13, 2020	45 MoReg 529
20-01	Designates supervisory authority over select departments, divisions, or agencies of government	Feb. 03, 2020	45 MoReg 352

The rule number and the MoReg publication date follow each entry to this index.

ADMINISTRATION, OFFICE OF

cafeteria plan; 1 CSR 10-15.010; 8/2/21 leaves of absence; 1 CSR 20-5.020; 11/15/21

state official's salary compensation schedule; 1 CSR 10; 12/1/20

ACCOUNTANCY, MISSOURI STATE BOARD OF

foreign corporations; 20 CSR 2010-2.100; 11/15/21 requirements for an initial license to practice; 20 CSR 2010-2.061; 7/15/21, 11/1/21

AGRICULTURE, DEPARTMENT OF

plant industries

definitions; 2 CSR 70-17.010; 7/1/21, 10/15/21 sampling requirements and results of analysis; 2 CSR 70-17.100; 7/1/21, 10/15/21

state milk board

inspection fees; 2 CSR 80-5.010; 6/15/21, 10/1/21

weights, measures and consumer protection budget filing; 2 CSR 90; 8/2/21

budget filing; 2 CSR 90; 8/2/21
NIST Handbook 130, "Uniform Packaging and Labeling Regulation"; 2 CSR 90-22.140; 8/16/21
NIST Handbook 130, "Uniform Regulation for the Method of Sale of Commodities"; 2 CSR 90-20.040; 8/16/21
NIST Handbook 133, technical procedures and methods for

measuring and inspecting packages or amounts of commodities; 2 CSR 90-23.010; 8/16/21 price verification procedures; 2 CSR 90-25.010; 8/16/21

registration of servicepersons and service agencies; 2 CSR 90-21.010; 8/16/21

AIR CONSERVATION COMMISSION

conformity of general federal actions to state implementation plans; 10 CSR 10-6.300; 8/16/21

construction permits by rule; 10 CSR 10-6.062; 12/1/21

cross-state air pollution rule annual SO2 group 1 trading program; 10 CSR 10-6.376; 10/1/21

municipal solid waste landfills; 10 CSR 10-5.490; 12/1/21

onboard diagnostics motor vehicle emission inspection; 10 CSR 10-5.381; 10/15/21

restriction of emissions from municipal solid waste landfills; 10 CSR 10-6.310; 12/1/21

ARCHITECTS, PROFESSIONAL ENGINEERS, PROFES-SIONAL LAND SURVEYORS, AND PROFESSIONAL LAND-SCAPE ARCHITECTS, MISSOURI STATE BOARD OF

application, renewal, relicensure, and miscellaneous fees; 20 CSR 2030-6.015; 8/2/21, 11/15/21

applications—formerly licensed; 20 CSR 2030-4.100; 8/2/21,

immediate personal supervision; 20 CSR 2030-13.010; 8/2/21, 11/15/21

immediate personal supervision for professional land surveyors; 20 CSR 2030-13.020; 8/2/21, 11/15/21

reexamination fees; 20 CSR 2030-6.020; 10/15/21

ATHLETICS, OFFICE OF

licenses; 20 CSR 2040-2.011; 12/1/21 permits; 20 CSR 2040-2.021; 11/15/21

rules for professional and amateur kickboxing and professional full-contact karate; 20 CSR 2040-5.060; 9/1/21, 12/15/21 rules for professional boxing; 20 CSR 2040-5.040; 9/1/21,

12/15/21

CERTIFICATE OF NEED PROGRAM

Missouri health facilities review committee; 19 CSR 60-050; 10/1/21, 11/1/21, 11/15/21

CHILDREN'S DIVISION

accreditation as evidence for meeting licensing requirements; 13 CSR 35-35.140; 7/15/21, 12/1/21

background checks for personnel of residential care facilities and child placing agencies; 13 CSR 35-71.015; 11/1/21

basic residential treatment for children and youth core requirements (applicable to all agencies)—basis for licensure and licensing procedures; 13 CSR 35-71.020; 11/1/21

basis for licensure and licensing procedures; 13 CSR 35-73.012;

contracted foster care case management costs; 13 CSR 35-[32.030] 35.130; 7/15/21, 12/1/21

definitions and principles generally applicable to this chapter; 13 CSR 35-71.010; 11/1/21

foster care case management contracts; 13 CSR 35-[32.020]35-120; 7/15/21, 12/1/21

hearings and judicial review;

13 CSR 35-71.030; 11/1/21

13 CSR 35-73.017; 11/1/21

immediate safety intervention plan; 13 CSR 35-30.020; 7/1/21, 10/15/21

notification requirements for license-exempt residential care facilities; 13 CSR 35-71.300; 11/1/21

personnel; 13 CSR 35-71.045; 11/1/21

personnel practices and personnel; 13 CSR 35-73.030; 11/1/21 response and evaluation process for case management of children

in foster care; 13 CSR 35-35-100; 7/15/21, 12/1/21 scope and definitions; 13 CSR 35-73.010; 11/1/21

staff qualifications and requirements; 13 CSR 35-73.035; 11/1/21 temporary alternative placement agreements (TAPA); 13 CSR 35-30.030; 7/1/21, 10/15/21

CLEAN WATER COMMISSION

water quality standards; 10 SR 20-7.031; 7/15/21

CONSERVATION, DEPARTMENT OF

channel catfish, blue catfish, flathead catfish; 3 CSR 10-6.510; 10/1/21

closed hours; 3 CSR 10-12.109; 10/1/21

commercial fishing: seasons, methods; 3 CSR 10-10.725; 10/1/21 definitions; 3 CSR 10-20.805; 10/1/21 elk hunting; 3 CSR 10-11.190; 10/1/21

elk: regulations for department areas; 3 CSR 10-7.715; 10/1/21 fishing, daily and possession limits; 3 CSR 10-11.210; 10/1/21 fishing, length limits; 3 CSR 10-12.145; 10/1/21 fishing, methods and hours; 3 CSR 10-11.205; 10/1/21 general provisions; 3 CSR 10-11.110; 10/1/21

hunting and trapping; 3 CSR 10-12.125; 10/1/21

migratory game birds and waterfowl: seasons, limits; 3 CSR 10-7.440; 10/1/21

other fish; 3 CSR 10-6.550; 10/1/21 paddlefish; 3 CSR 10-6.525; 10/1/21

permits required: exceptions; 3 CSR 10-5.205; 10/1/21

permits to be signed and carried; 3 CSR 10-5.210; 10/1/21

prohibited species; 3 CSR 10-4.117; 10/1/21 resident and nonresident permits; 3 CSR 10-5.220; 10/1/21

vehicles, bicycles, horses, and horseback riding; 3 CSR 10-11.130; 10/1/21

ELECTED OFFICIALS

treasurer

general organization; 15 CSR 50-4.010; 11/15/21

Missouri education savings program; 15 CSR 50-4.020;

Missouri MOST 529 matching grant program; 15 CSR 50-4.030; 11/15/21

ELEMENTARY AND SECONDARY EDUCATION, DEPARTMENT OF

childhood, office of

annual requirements;

5 CSR 25-400.055; 11/15/21

5 CSR 25-500-052; 11/15/21

background screening findings; 5 CSR 25-600.040; 11/15/21

child care family and household; 5 CSR 25-400.115; 11/15/21 day care family and household; 5 CSR 25-400.115; 11/15/21 definitions; 5 CSR 25-400.010; 11/15/21 5 CSR 25-500.010; 11/15/21 5 CSR 25-600.010; 11/15/21 definitions relating to child care facilities; 5 CSR 25-300.010; 11/15/21 exemption of day care facilities; 5 CSR 25-400.015; 11/15/21 5 CSR 25-500.022; 11/15/21 fire safety requirements; 5 CSR 25-300.070; 11/15/21 general provisions governing programs authorized under early childhood development, education, and care; 5 CSR 25-100.310; 9/1/21, 10/15/21 general provisions governing programs authorized under the early childhood development act; 5 CSR 25-100.330; 9/1/21 general requirements; 5 CSR 25-600.020; 11/15/21 hourly care facilities; 5 CSR 25-500.152; 11/15/21 licensing process; 5 CSR 25-400.045; 11/15/21 5 CSR 25-500.042; 11/15/21 local inspections; 5 CSR 25-300.030; 11/15/21 medical examination reports; 5 CSR 25-400.125; 11/15/21 5 CSR 25-500.122; 11/15/21 nighttime care; 5 CSR 25-400.145; 11/15/21 organization and administration; 5 CSR 25-400.025; 11/15/21 5 CSR 25-500.032; 11/15/21 overlap care of children; 5 CSR 25-400.155; 11/15/21 5 CSR 25-500.162; 11/15/21 personnel; 5 CSR 25-500.102; 11/15/21 process for appeal required in section 210.1080, RSMo; 5 CSR 25-600.050; 11/15/21 records and reports; 5 CSR 25-400.210; 11/15/21 5 CSR 25-500.222; 11/15/21 sanitation requirements; 5 CSR 25-300.080; 11/15/21 the child care provider and other child care personnel; 5 CSR 25-400.105; 11/15/21 transportation and field trip requirements; 5 CSR 25-300.100; 11/15/21 variance requests; 5 CSR 25-300.120; 11/15/21 5 CSR 25-400.220: 11/15/21 5 CSR 25-500.230; 11/15/21 commissioner of education access to public records and fees for copying of public records; 5 CSR 10-3.010; 8/2/21 general department organization; 5 CSR 10-1.010; 8/2/21 division of financial and administrative services

cash in lieu of commodities; 5 CSR 30-680.040; 10/1/21

determining eligibility for free and reduced price meals and

milk in schools; 5 CSR 30-680.050; 10/1/21 early learning facilities funding formula for lease agreements;

5 CSR 30-640.200; 6/1/21, 11/1/21 food distribution; 5 CSR 30-680.060; 10/1/21

food service equipment assistance program; 5 CSR 30-680.035; 10/1/21

national school [lunch] meals program; 5 CSR 30-680.010;

performance districts; 5 CSR 30-660.080; 6/1/21, 11/1/21 school breakfast program; 5 CSR 30-680.030; 10/1/21

school food authority appeal procedures; 5 CSR 30-680.080; 6/1/21, 11/1/21

special milk program for children; 5 CSR 30-680.020; 10/1/21

state agency payments to school districts for educational services; 5 CSR 20-300.130; 5 CSR 30-660.095; 6/1/21,

summer food services program-request for waiver; 5 CSR 30-680.070; 10/1/21

division of learning services

application for certificate of license to teach on the basis of certification by the american board for certification of teacher excellence (ABCTE); 5 CSR 20-400.210; 11/1/21

application for substitute certificate of license to teach; 5 CSR 20-400.220; 6/1/21, 11/1/21, 12/1/21

certificate of license to teach classifications; 5 CSR 20-400.260; 11/1/21

certification requirements for career education (adult) certificate; 5 CSR 20-400.670; 12/1/21

certification requirements for career education (secondary) 7-12 certificates; 5 CSR 20-400.660; 12/1/21

certification requirements for secondary education (grades 9-12); 5 CSR 20-400.540; 10/1/21

discipline of certificates of license to teach; 5 CSR 20-400.230; 12/1/21

internet filtering; 5 CSR 20-100.220; 8/2/21

Missouri critical teacher shortage forgivable loan program; 5 CSR 20-400.360; 6/15/21, 11/1/21

programs for gifted children; 5 CSR 20-100.110; 12/1/21 Robert C. Byrd honors scholarship program; 5 CSR 20-400.410; 12/1/21

statewide longitudinal data system; 5 CSR 20-700.100; 10/1/21

virtual instruction program; 5 CSR 20-100.230; 10/1/21

EMBALMERS AND FUNERAL DIRECTORS, STATE BOARD

fees; 20 CSR 2120-2.100; 7/1/21, 10/15/21

EXECUTIVE ORDERS

Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government; 21-12; 12/15/21

Orders state offices to be closed on Friday, November 26, 2021; 21-11; 12/1/21

Orders steps to oppose federal COVID-19 vaccine mandates within all agencies, boards, commissions, and other entities within the executive branch of state government; 21-10; 12/1/21

FAMILY SUPPORT DIVISION

authorized representatives; 13 CSR 40-2.015; 11/15/21 presumptive eligibility; 13 CSR 40-7.050; 11/15/21 scope and definitions; 13 CSR 40-7.010; 11/15/21

HAZARDOUS WASTE MANAGEMENT COMMISSION

permit modifications list; 10 CSR 25-7; 10/1/21

HEALING ARTS, STATE BOARD OF REGISTRATION FOR THE

advisory commission for physician assistants; 20 CSR 2150-7.320;

applicants for certificate of controlled substance prescriptive authority; 20 CSR 2150-7.130; 12/15/21

applicants for licensure; 20 CSR 2150-7.100; 12/15/21

applicants for temporary licensure; 20 CSR 2150-7.300; 12/15/21 assistant physician—application for licensure; 20 CSR 2150-2.200;

collaborative practice arrangements, name and address change requirements, retirement affidavits; 20 CSR 2150-7.122; 12/15/21

grounds for discipline, procedures; 20 CSR 2150-7.140; 12/15/21 late registration and reinstatement applicants; 20 CSR 2150-7.125; 12/15/21

physician assistant collaborative practice arrangements; 20 CSR 2150-7.135: 12/15/21

physician assistant supervision agreements; 20 CSR 2150-7.135; 12/15/21

supervision arrangements, name and address change requirements, retirement affidavits; 20 CSR 2150-7.122; 12/15/21

HEALTH AND SENIOR SERVICES, DEPARTMENT OF

community and public health, division of

frozen dessert license; 19 CSR 20-1.030; 7/15/21, 11/1/21, 12/15/21

office of the director

J1 visa waiver program; 19 CSR 10-4.020; 10/15/21 regulation and licensure, division of

administration and resident care requirements for new and existing intermediate care and skilled nursing facilities; 19 CSR 30-85.042; 7/15/21, 11/15/21

evaluation and assessment measures for title XIX recipients and applicants; 19 CSR 30-81.030; 11/15/21

general licensure requirements; 19 CSR 30-82.010; 12/15/21 nursing assistant training program; 19 CSR 30-84.010; 7/15/21, 11/15/21

pharmacy services and medication management; 19 CSR 30-20.100; 8/2/21, 11/15/21

schedules of controlled substances; 19 CSR 30-1.002; 11/1/21 standards for the operation of abortion facilities; 19 CSR 30-30.060; 11/1/21

transfer and discharge procedures; 19 CSR 30-82.050; 10/1/21

unlicensed assistive personnel training program; 19 CSR 30-20.125; 11/15/21

HIGHER EDUCATION AND WORKFORCE DEVELOPMENT, DEPARTMENT OF

A+ dual credit/dual enrollment scholarship program; 6 CSR 10-2.195; 10/1/21

limit on tuition increases; 6 CSR 10-14.010; 11/1/21 tuition increases; 6 CSR 10-14.010; 11/1/21

INSURANCE

applied behavior analysis maximum benefit; 20 CSR; 3/1/19 construction claims binding arbitration cap; 20 CSR; 12/15/20 credit for reinsurance; 20 CSR 200-2.100; 10/1/21

non-economic damages in medical malpractice cap; 20 CSR; 6/15/18

sovereign immunity limits; 20 CSR; 12/15/20 state legal expense fund; 20 CSR; 12/15/20 insurance licensing

appointment and termination of insurance producers; 20 CSR 700-1.130; 12/15/21

continuing education; 20 CSR 700-3.200; 12/15/21

insurance solvency and company regulation

credit for reinsurance; 20 CSR 200-2.100; 10/1/21 insurance holding company system regulation with reporting forms and instructions; 20 CSR 200-11.101; 10/1/21

term and universal life insurance reserve financing; 20 CSR 200-2.900; 10/1/21

property and casualty

rate [increases] modifications; 20 CSR 500-2.600; 10/1/21 standard fire policies; 20 CRS 500-1.100; 12/15/21

LABOR AND INDUSTRIAL RELATIONS, DEPARTMENT

complaint, investigation, and conciliation processes; 8 CSR 60-2.025; 10/15/21

prehearing discovery; 8 CSR 60-2.100; 10/15/21

waiver of recovery of overpayments under the coronavirus aid, relief and economic security act (CARES), as amended; 8 CSR 10-3.160; 8/16/21, 12/1/21

MENTAL HEALTH, DEPARTMENT OF

director, department of mental health

exceptions committee procedures; 9 CSR 10-5.210; 8/2/21, 11/15/21

certification standards

certification of substance use disorder prevention and treat ment programs; 9 CSR 30-3.032; 7/1/21, 11/1/21

community support in comprehensive substance treatment and rehabilitation (CSTAR) programs; 9 CSR 30-3.157; 7/1/21, 11/1/21

general requirements for substance use disorder treatment programs; 9 CSR 30-3.100; 7/1/21, 11/1/21 opioid treatment program; 9 CSR 30-3.132; 7/1/21, 11/1/21

opioid treatment program; 9 CSR 30-3.132; 7/1/21, 11/1/21 opioid treatment programs; 9 CSR 30-3.132; 7/1/21, 11/1/21 outpatient substance use disorder treatment programs; 9 CSR 30-3.195; 7/1/21, 11/1/21

service definitions and staff qualifications; 9 CSR 30-3.110; 7/1/21, 11/1/21

service definitions, staff qualifications, and documentation requirements for substance use disorder treatment programs; 9 CSR 30-3.110; 7/1/21, 11/1/21

service delivery process and documentation; 9 CSR 30-3.100; 7/1/21, 11/1/21

staff requirements for comprehensive substance treatment and rehabilitation (CSTAR) programs; 9 CSR 30-3.155; 7/1/21, 11/1/21

licensing rules

adequate staff; 9 CSR 40-5.075; 8/2/21, 12/1/21 food services; 9 CSR 40-5.055; 8/2/21, 12/1/21 general medical and health care; 9 CSR 40-5.035; 8/2/21, 12/1/21

physical plant; 9 CSR 40-5.015; 8/2/21, 12/1/21

MISSOURI CONSOLIDATED HEALTH CARE PLAN

health savings account plan benefit provisions and covered charges;

22 CSR 10-2.053; 12/1/21

22 CSR 10-3.055; 12/1/21

medical plan benefit provisions and covered charges;

22 CSR 10-2.055; 12/1/21

22 CSR 10-3.057; 12/1/21

pharmacy employer group waiver plan for medicare Primary members; 22 CSR 10-2.089; 12/1/21

pharmacy benefit summary;

22 CSR 10-2.090; 12/1/21

22 CSR 10-3.090; 12/1/21

Strive for Wellness® health center provisions, charges, and services; 22 CSR 10-2.140; 12/1/21

MO HEALTHNET DIVISION

340B drug pricing program; 13 CSR 70-20.075; 6/1/21 ambulance services reimbursement allowance; 13 CSR 70-3.200; 10/1/21

copayment and coinsurance for certain medicaid-covered services; 13 CSR 70-4.050; 10/1/21

department is the payer of last resort, department's [lien] claim for recovery, participant's duty of cooperation; 13 CSR 70-4.120; 9/15/21

direct deposit of provider reimbursement; 13 CSR 70-3.140; 10/1/21

direct medicaid payments; 13 CSR 70-15.015; 10/1/21 drug pricing program; 13 CSR 70-20.075; 6/1/21, 10/15/21 drug reimbursement methodology; 13 CSR 70-20.070; 6/1/21, 10/15/21

federal reimbursement allowance (FRA); 13 CSR 70-15.110; 10/1/21

global per diem adjustments to nursing facility and HIV nursing facility reimbursement rates; 13 CSR 70-10.016; 10/15/21

ground emergency medical transportation uncompensated cost reimbursement program; 13 CSR 70-6.020; 11/1/21

home health-care services; 13 CSR 70-90.010; 11/15/21

hospice services program; 13 CSR 70-50.010; 8/16/21

hospital outpatient services; 13 CSR 70-15.040; 11/1/21

inpatient hospital and outpatient hospital settlements; 13 CSR 70-15.040: 11/1/21

inpatient [hospital] psychiatric services for individuals under age twenty-one; 13 CSR 70-15.070; 9/15/21

limitations on payment of out-of-state nonemergency medical services; 13 CSR 70-3.120; 9/15/21

list of drugs for which prior authorization is required and drugs excluded from coverage under the MO HealthNet pharmacy program; 13 CSR 70-20.031; 12/1/21

medicaid managed care organization reimbursement allowance; 13 CSR 70-3.170; 7/1/21, 10/15/21

medical pre-certification process; 13 CSR 70-3.180; 9/15/21 missouri rx plan benefits and limitations; 13 CSR 70-100.010;

mo healthnet program benefits for nurse-midwife services; 13 CSR 70-55.010; 8/16/21

obtaining information from providers of medical services; 13 CSR 70-3.050; 9/1/21

organization and description; 13 CSR 70-1.010; 10/1/21

outpatient hospital services reimbursement methodology; 13 CSR 70-15.160; 6/1/21, 8/16/21, 10/15/21

payment policy for asthma education and in-home environmental assessments; 13 CSR 70-[3.260]25.150; 10/1/21

placement of liens on property of certain institutionalized MO HealthNet [eligible persons] participants; 13 CSR 70-4.110;

preventing medicaid payment of expenses used to meet spenddown; 13 CSR 70-4.100; 9/15/21

procedures for admission certification, continued stay review, and validation review of hospital admissions; 13 CSR 70-15.020; 9/15/21

provider-based rural health clinic; 13 CSR 70-94.020; 5/17/21, 10/1/21

rehabilitation center program; 13 CSR 70-65.010; 9/15/21 required reporting of injuries received by mo healthnet participants; 13 CSR 70-4.060; 7/1/21, 10/15/21

return of drugs; 13 CSR 70-20.050; 7/1/21, 10/15/21

therapy program; 13 CSR 70-70.010; 9/1/21

title XIX provider enrollment; 13 CSR 70-3.020; 10/1/21

violations attested to by the department of health and senior services; 13 CSR 70-3.035; 11/1/21

PHARMACY, STATE BOARD OF

remote data entry; 20 CSR 2220-2.725; 12/15/21 standards of operation for a class J: shared services pharmacy; 20 CSR 2220-2.650; 10/1/21

PUBLIC SAFETY, DEPARTMENT OF

alcohol and tobacco control, division of

unlawful discrimination and price scheduling; 11 CSR 70-2.190; 11/15/21

Missouri gaming commission

minimum internal control standards (MICS)—chapter H; 11 CSR 45-9.108; 5/3/21, 11/1/21

minimum internal control standards (MICS)—chapter M; 11 CSR 45-9.113; 11/1/21

minimum internal control standards (MICS)—chapter R; 11 CSR 45-9.118; 5/3/21, 11/1/21

minimum internal control standards (MICS)—chapter W; 11 CSR 45-9.123; 10/1/21

non-gambling hours; 11 CSR 45-7.130; 11/1/21

primary, secondary, and reserve sets of gaming chips; 11 CSR 45-5.110; 5/3/21, 11/1/21

receipt of gaming chips or tokens from manufacturer; 11 CSR 45-5.140; 5/3/21, 11/1/21

submission of chips for review and approval; 11 CSR 45-5.090; 5/3/21, 11/1/21

Missouri 911 service board

definitions;

11 CSR 90-2.010; 10/1/21

Missouri state highway patrol

veterans affairs

the Missouri veterans health care fund program; 11 CSR 85-1.060; 7/1/21, 10/1/21

PUBLIC SERVICE COMMISSION

approval of manufacturing programs; 20 CSR 4240-123.040; 9/1/21

drug and alcohol testing; 20 CSR 4240-40.080; 8/2/21, 12/1/21 incident, annual, and safety-related condition reported requirements; 20 CSR 4240-40.020; 8/2/21, 12/1/21

limited use installer license; 20 CSR 4240-125.050; 9/1/21 manufactured home installer license; 20 CSR 4240-125.040; 9/1/21 new manufactured home manufacturer's inspection fee; 20 CSR 4240-120.140; 9/1/21

safety standards—transportation of gas by pipeline; 20 CSR 4240-40.030; 8/2/21, 12/1/21

seals; 20 CSR 4240-123.030; 9/1/21

REAL ESTATE APPRAISERS

appraisal management company application requirements; 20 CSR 2245-10.010; 11/15/21

commission action; 20 CSR 2245-2.020; 7/1/21, 10/15/21

REAL ESTATE COMMISSION

advertising; 20 CSR 2250-8.070; 11/1/21

compensation disputes and compensation paid to unlicensed business entity; 20 CSR 2250-2.040; 11/1/21

RETIREMENT SYSTEMS

actuarial assumptions; 16 CSR 20-4.010; 8/16/21, 12/1/21 part time election;

16 CSR 10-4.007; 9/1/21 16 CSR 10-6.015; 9/1/21

REVENUE, DEPARTMENT OF

annual adjusted rate of interest; 12 CSR 10-41.010; 11/15/21 application for certificate of self-insurance from religious denominations; 12 CSR 10-25.120; 11/1/21

construction contractors; 12 CSR 10-2.230; 11/15/21

credit for new or expanded business facility; 12 CSR 10-2.085; 11/15/21

dealer administrative fees and system modernization; 12 CSR 10-26.230; 10/1/21

failure to pay estimated tax for tax years ending after December 31, 1983; 12 CSR 10-2.067; 11/15/21

failure to pay estimated tax for tax years ending after December 31, 1989; 12 CSR 10-2.067; 11/15/21

filing requirements as defined in section 144, RSMo; 12 CSR 10-104.030; 11/15/21

material recovery processing plant exemption, as defined in section 144.030, RSMo; 12 CSR 10-111.060; 11/15/21

sales of electricity, water and gas as defined in section 144, RSMo; 12 CSR 10-108.300; 11/15/21

SAFE DRINKING WATER COMMISSION

acceptable and alternate procedures for analysis; 10 CSR 60-5.010; 6/1/21, 11/15/21

certification of public water system operators; 10 CSR 60-14.020; 11/15/21

laboratory certification; 10 CSR 60-5.020; 6/1/21, 11/15/21

SECRETARY OF STATE

dishonest or unethical business practices by investments advisers and investment adviser representatives; 15 CSR 30-51.172; 12/1/21

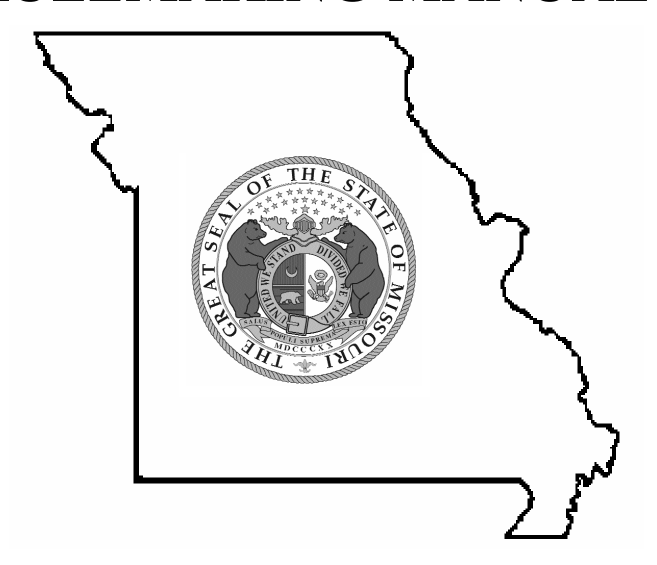
trusted contract requirements for investment advisers; 15 CSR 30-51.075; 12/1/21

SOCIAL SERVICES, DEPARTMENT OF definitions; 13 CSR 65-2.010; 10/1/21

denial or limitations of applying provider; 13 CSR 65-2.030; 10/1/21

domestic violence shelter and rape crisis center tax credit; 13 CSR 10-3.040; 10/1/21 maternity home tax credit; 13 CSR 10-3.050; 10/1/21 provider enrollment and application; 13 CSR 65-2.020; 10/1/21

MISSOURI STATE RULEMAKING MANUAL



JOHN R. ASHCROFT SECRETARY OF STATE

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Administrative Rules Contact Information

General Inquiries

(573) 751-4015 rules@sos.mo.gov

Curtis W. Treat, Editor-in-Chief

Stephanie Martin, Managing Editor (573) 522-2196

(573) 751-2022 curtis.treat@sos.mo.gov

stephanie.martin@sos.mo.gov

Jacqueline D. White, Publication Specialist II

Vonne Kilbourn, Editor II

(573) 526-1259

(573) 751-1818

jacqueline.white@sos.mo.gov

vonne.kilbourn@sos.mo.gov

Jennifer Alex Moore, Editor

Tammy Winkelman, Administrative Aide III

(573) 522-2593

(573) 751-4015 tammy.winkelman@sos.mo.gov

jennifer.moore@sos.mo.gov