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HOW TO CITE RULES AND RSMO

RULES
The rules are codified in the *Code of State Regulations* in this system–

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

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

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

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

*Code and Register on the Internet*

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

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

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

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

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 If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission.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

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

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

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

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

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

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

PROPOSED AMENDMENT

7 CSR 10-25.020 Oversize/Overweight Permits. The Missouri Highways and Transportation Commission is amending subsections (6)(D), (8)(D), (11)(C), and (11)(E), and paragraph (6)(D)1., deleting paragraphs (6)(D)4. and (6)(D)5., adding new paragraphs (6)(B)7.–9. and renumbering paragraphs (6)(D)6.–11.

PURPOSE: This amendment relocates language regarding blanket permits of overlength public utility movements and overwide movements of sludge disposal units from the area describing multiple commodity blanket permits to the area that describes single commodity blanket permits. It also corrects an axle-spacing distance measurement for an alternative configuration of an 8-axle load configuration. Another correction clarifies that two (2) escort vehicles are required when oversized units travel on a two- (2-) lane route off of the interstate system.

(6) Annual Blanket Permits. Blanket permits may be issued for moves up to and including twelve feet, six inches (12'6") in width and one hundred fifty feet, zero inches (150'0") in overall length. Height and weight shall be in accordance with Chapter 304 of the Missouri Revised Statutes. The fee schedule for blanket permits is outlined in subsection (4)(B). Separate permits are required for each power unit. To qualify for an annual blanket permit, insurance must be in force for the entire period (see section (2)) and vehicles must be properly licensed. All annual permits will expire at 12:00 a.m. on January 1 of the following year. Violation of a blanket permit shall be cause for revocation of the current blanket permit and may result in loss of the privilege of obtaining future blanket permits. Blanket permit moves shall be made in accordance with all other regulations and requirements. The permittee is required to obtain current travel restrictions prior to movement with blanket permits.

(B) Single (C)commodity.

1. Manufactured and sectional home units. Annual blanket permits are available for the movement of manufactured and sectional home units up to and including twelve feet, six inches (12'6") in width and one hundred fifty feet, zero inches (150'0") in overall length. Height and weight shall be legal.

2. Farm products (hay). Annual blanket permits are available for farm products (hay) up to and including twelve feet, six inches (12'6") in width. All other sizes and weight shall be legal. Farm products (hay) will not be required to comply with the reducible load requirement for width.

3. Farm implements and construction equipment. Annual blanket permits are available for these moves up to and including twelve feet, six inches (12'6") in width and/or overall length up to a maximum of one hundred fifty feet, zero inches (150'0"). Height and weight shall be legal. Farm implements or equipment not designed for towing at highway speeds must be hauled. If the equipment is designed to be towed, it shall meet all regulatory safety requirements. Farm equipment with dual tires and construction equipment with blade/bucket attached will not be required to comply with the reducible load requirement for width.

4. One hundred- (100-) mile radius blanket permits for farmers and farm implement dealers. Annual blanket permits are available to farm implement dealers and farmers for movement of farm implements up to and including fourteen feet, six inches (14'6") in width. All other dimensions and weight shall be legal. This blanket permit is only valid for moves within a one hundred- (100-) mile radius of permittee’s principal place of business. All other permit regulations, including, but not limited to, times of travel, signing, and escorts, will apply. Farm implements not designed for towing at highway speeds must be hauled. If the equipment is designed to be towed, it shall meet all regulatory safety requirements.

5. Implements of husbandry and transporting vehicle. Annual blanket permits are available for movement up to and including twelve feet, six inches (12'6") in width. All other dimensions and weight shall be legal. Implements of husbandry are machines designed specifically for the application of commercial plant-food materials or agricultural chemicals and off-road usage. Such units shall not operate under their own power on the interstate system.

6. Repeated moves of like objects. Annual blanket permits for the movement of specific nonreducible commodities may be issued to a maximum width of twelve feet, six inches (12'6") and/or overall length up to a maximum of one hundred fifty feet, zero inches (150'0"). Height and weight shall be legal. The following items may be considered like objects: boats, portable buildings, wood trusses,
7. Public utility. Blanket overlength permits not exceeding one hundred fifty feet, zero inches (150'0") in length (width, height, and weight must be legal) may be issued to a public utility company, a public agency, or their contractor to transport poles or pipe for minor construction, reconstruction, replacements, or emergency repairs. Such permits shall be issued for each power unit (truck-tractor or derrick truck) to travel from the nearest available pole or pipe storage yard. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods is waived for emergency repairs. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel (see subsection (12)(J))

8. Sludge disposal units. Blanket permits are available for travel on the state highway system other than the interstate and shall not exceed eleven feet, six inches (11'6") in width. All other dimensions and weight shall be legal.

9. Unladen superload trailer. Annual blanket permits for the movement of an unladen superload trailer may be issued up to and including a maximum width of twelve feet, six inches (12'6") and/or overall length up to a maximum of one hundred fifty feet (150'). Height and weight shall be legal. May vary in size as long as the largest measure is within the width and/or length limit specified on the permit.

(D) Blanket permits are also available for items that may be oversized or overweight as outlined in section (11), with varying operation areas and time periods. These blanket permits may be issued as explained in the following paragraphs:

1. Thirty—(30-) day [Public [Utility for Public Works. Thirty—(30-) day blanket]. Blanket permits up to including twelve feet, six inches (12'6") wide and/or overall length up to and including one hundred fifty feet, zero inches (150'0") covering specified travel over listed routes may be issued for a period not exceeding thirty (30) days to expedite construction or repair of public utilities or public works clearly in the public interest. Height must be legal;

2. Well-drilling blanket. Blanket permits for well-drilling rigs may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overall length to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). Equipment classified for use in well-drilling work is a single unit designed primarily to drill wells. The unit shall be reduced in size as much as practical. Drill bits and other necessary drilling tools may be carried with the drill rig provided the permitted axle and gross vehicle weight are not exceeded. The permit authorizes travel over the state highway system only and the unit must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed;

3. Emergency response blanket. Annual blanket permits for the initial response and direct return from an emergency are available up to and including twelve feet, six inches (12'6") in width, one hundred fifty feet, zero inches (150'0") in length, and maximum axle weights and gross weight as allowed in section (11). Height shall be legal. This permit authorizes travel over the state highway system only. Travel over bridge structures on which a load limit is posted for lesser weight is not allowed. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods will be waived for the initial response to the emergency site. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel. See section (12) for additional procedures for emergency travel;

4. Public utility. Blanket overlength permits not exceeding one hundred fifty feet, zero inches (150'0") in length (width, height, and weight must be legal) may be issued to a public utility company, a public agency, or their contractor to transport poles or pipe for minor construction, reconstruction, replacements, or emergency repairs. Such permits shall be issued for each power unit (truck-tractor or derrick truck) to travel from the nearest available pole or pipe storage yard. The restriction prohibiting travel in tourist areas, during curfew hours, at night, and on holidays or holiday weekend periods is waived for emergency repairs. Clearance lights in lieu of flags and reflectorized oversize load signs are required for night travel (see subsection (12)(J));

5. Sludge disposal units. Blanket permits are available for travel on the state highway system other than the interstate and shall not exceed eleven feet, six inches (11'6") in width. All other dimensions and weight shall be legal;

6. Concrete pump truck blanket. Blanket permits for concrete pump trucks may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overall length to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). This permit authorizes travel over the state highway system only and the vehicle must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed;

7. Crane blanket. Blanket permits for cranes with a total of four (4) axles or less may be issued to a maximum width of twelve feet, six inches (12'6"), and/or overall length to a maximum of sixty feet (60') for single units and weights not to exceed twenty thousand (20,000) pounds or legal weight on a single axle, forty thousand (40,000) pounds on a tandem axle group, or sixty thousand (60,000) pounds on a triple or quadrum axle group, and a gross weight not to exceed the maximum allowable gross weight according to the number of axles and the specified axle spacings as shown on the weight table in subsection (11)(G). This permit authorizes travel over the state highway system only and the vehicle must be able to maintain the posted minimum speed on the interstate system. Travel over bridge structures on which a load limit is posted for lesser weights is not allowed;

8. Projects. Blanket permits are available for the movement and/or operation of oversize and overweight road-building equipment within the limits of a specific highway project or combination of projects, for a period not to exceed the completion date of that project. The permittee shall coordinate movement and/or operation necessity and procedures with the project engineer and collectively submit a permit application containing all pertinent information to include any special or unusual circumstances with a recommendation to the Missouri Department of Transportation, Motor Carrier Services Division;

9. Longer combination vehicles (LCV) blanket permits. This permit may include combinations defined as Rocky Mountain Doubles (RMD), Turnpike Doubles (TPD), and triple-trailers currently allowed to operate on turnpikes in other states. Annual blanket permits are available for longer combination vehicles up to one hundred twenty feet, zero inches (120'0") in overall length to travel to
and from locations within twenty (20) miles of the western border of this state. One hundred twenty thousand (120,000) pounds is allowed for LCVs entering from the Kansas border. Ninety-five thousand (95,000) pounds is allowed for LCVs entering from the Nebraska border, and ninety thousand (90,000) pounds is allowed for LCVs entering from the Oklahoma border. All other dimensions shall be legal. This permit authorizes travel over specified routes on the state highway system;

10.8. Government agency. Annual blanket permits are available for government agencies up to and including twelve feet, six inches (12'6") in width, one hundred fifty feet, zero inches (150'0") in length, and maximum axle weights and gross weight as allowed in section (11). Height shall be legal;

11.9. Milk Hauler. Annual blanket permits may be issued for a maximum of eighty-five thousand five hundred (85,500) pounds to vehicles traveling on the interstate carrying raw fluid milk products from a farm and/or raw milk products to or from a milk plant, receiving station, or transfer station. Width, height, and length shall be legal.

(8) Civilian Escorts and Flaggers. It is the responsibility of the permittee to see that escorts which accompany their moves adhere to these regulations in addition to the regulations specifying when escorts and flaggers are required, as listed in sections (9), (12), (13), (14), (15), and (16).

(D) Oversize load signs shall be displayed on the front and/or rear of the escort vehicle, whichever is applicable for the move. A sign mounted on the top of the vehicle with printing on both sides is acceptable. Signs are to be a minimum size of five feet (5') long by one foot (1') high with minimum [eight] ten inch (8'/10") high letters. The sign’s background shall be yellow with black lettering and visible for at least three hundred feet (300'). The legend shall read “OVERSIZE LOAD” or “WIDE LOAD.”

(11) Regulations for Routine Overweight Permits. The following regulations apply to permit moves to transport nonreducible and nondiscrete loads. See section (15) for super heavy and large load movement.

(C) The allowable combination configurations for overweight special permits are as follows:

5-Axle Configurations
Single-Tandem-Tandem (1-2-2)
Minimum distance between the centers of the first and last axles is fifty-one feet (51').
Maximum gross weight allowed on a 5-axle configuration is one hundred four thousand (104,000) pounds.

6-Axle Configurations
Single-Tandem-Triple (1-2-3)
Single-Triple-Tandem (1-3-2)
Single-Tandem-Tandem-Single (1-2-2-1) (Alternative Configuration)
Minimum distance between the centers of the first and last axle is sixty-five feet (65') for the alternative configuration and fifty-one feet (51') for all other configurations.
Maximum gross weight allowed on a 6-axle configuration is one hundred twenty thousand (120,000) pounds.

7-Axle Configurations
Single-Triple-Triple-Single (1-3-2-3) (Routine Configuration)
Single-Tandem-Tandem (1-3-2-2)
Single-Triple-Tandem-Tandem (1-3-2-3) (Routine Configuration)
Minimum distance between the centers of the first and last axle is fifty-five feet (55') for the alternative configuration and sixty-nine feet (69') for all other configurations.
The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem, triple, and quad axle groupings and on single axles used in combination with these groupings.

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

8-Axle Configurations
Single-Tandem-Tandem (1-2-2-3)
Single-Triple-Triple (1-3-3-1) (Alternative Configuration)
Single-Triple-Tandem-Tandem (1-3-2-2)
Minimum distance between the centers of the first and last axle is sixty-one feet (61') for the routine configuration and seventy-five feet (75') for all other configurations.
The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive tandem, triple, and quad axle groupings and on single axles used in combination with these groupings, except that a distance ranging from ten to fourteen feet, eleven inches (10'-1/4'11") shall be required between the centers of the last adjacent triple-single axle grouping for the alternative configuration.

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

9-Axle Configurations
Single-Tandem-Tandem (1-3-2-3)
Single-Double-Double-Quad (1-2-2-4) (Alternative Configuration)
Single-Triple-Triple-Triple-Quad (1-3-3-3) (Alternative Configuration)
Minimum distance between the centers of the first and last axle is eighty-five feet (85') for the alternative configuration and seventy-five feet (75') for all other configurations. The following axle group spacing limitation will apply to all of the configurations as shown above except for the alternative configuration and alternative configuration 2, but will not apply to the steering axle. A minimum of fourteen feet (14') shall be required between centers of adjacent axles on
consecutive tandem, triple, and quad axle groupings and on single axles used in combination with these groupings. When the alternative configuration is used, a minimum distance of thirty feet (30') shall be required between centers of adjacent axles on the consecutive quad axle groupings. When the alternative configuration 2 is used, a minimum distance of thirty feet (30') shall be required between centers of adjacent axles on consecutive tandem and quad axle groupings.

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

**10-Axle Configurations**

- Single-Triple-Triple (1-3-3)
- Single-Tandem-Tandem-Triple (1-2-T3)
- Single-Triple-Tandem-Tandem (1-3-T2)
- Single-Triple-Triple-Triple (1-3-3)
- Single-Triple-Quad (1-3-4)

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

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

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

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

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

**11-Axle Configurations**

- Single-Tandem-Tandem-Triple (1-2-T3)
- Single-Triple-Tandem-Tandem (1-3-T2)
- Single-Triple-Triple-Triple (1-3-3)
- Single-Triple-Quad (1-3-4)

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

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

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

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

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

**12-Axle Configurations**

- Single-Tandem-Triple-Triple-Triple (1-2-T3-T3)
- Single-Triple-Tandem-Triple-Triple (1-3-T3-T3)
- Single-Triple-Triple-Triple-Triple (1-3-3-T3)
- Single-Triple-Quad-Quad (1-3-4-4)

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

The following axle group spacing limitation will apply to all of the configurations as shown above, but will not apply to the steering axle. A minimum distance of fourteen feet (14') shall be required between centers of adjacent axles on consecutive triple and quad axle groupings; and consecutive triple axle groupings. A minimum distance of twenty feet (20') shall be required between centers of adjacent axles on consecutive triple and quad axle groupings. A minimum distance of thirty feet (30') shall be required between centers of adjacent axles on the consecutive quad axle groupings. When possible, the distribution of the loading to the various axle groupings should be done in a manner to equalize the loadings to all of the axles on the configuration.

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

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

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

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

The maximum allowable weight on a tandem axle group is forty-six thousand (46,000) pounds.

Within a tandem axle grouping, the maximum single axle weight is twenty-four thousand (24,000) pounds.

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

Within triple and quadrum axle groupings, the maximum single axle weight is twenty-one thousand (21,000) pounds.

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

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

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

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

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

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


**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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

PROPOSED AMENDMENT

9 CSR 10-5.210 Exceptions Committee Procedures. The department is amending section (2) of this rule.

PURPOSE: This amendment adds clarifying language to subparagraph (2)(E)1.A.

(2) Rules Subject to an Exception. Only the following rules may be the subject of an exception:

(E) Rules related to disqualification from employment under 9 CSR 10-5.190 and 9 CSR 10-5.200. In the context of employment disqualification the following apply:

1. A person may not request an exception until twelve (12) months have passed since the sentence of the court or since the department gave official notice of the person’s name being added to the Department of Mental Health disqualification registry.

A. This subsection does not apply to individuals who are currently seeking certification from or have been certified by the Missouri Credentialing Board as a Peer Specialist and are supported for an exception by a substance use disorder treatment program, mental health program, or support program that is operated, licensed, certified, accredited, in possession of deemed status, or funded by the Division of Behavioral Health. If an exception is granted to the individual under this provision, it shall be limited to the individual’s employment at the supporting program. Should the individual end employment with the substance use disorder treatment program, mental health program, or recovery support program during the twelve (12) months since the sentence of the court, the individual must seek a new exception that is subject to the same limitations as set forth herein. Once twelve (12) months have passed since the sentence of the court, the limitations set forth herein are no longer required; and

2. The exceptions option under this administrative rule does not replace or substitute for the appeal procedures afforded under Department Operating Regulation (DOR) 2.205 and 9 CSR 10-5.200 or any other administrative process. A person is not required to exhaust the appeal procedures as a prerequisite to requesting an exception; however, an exception will not be considered while an appeal is pending.


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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Mental Health, Denise Thomas, PO Box 687, Jefferson City, MO 65102 or by email to Denise.thomas@dmh.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 2010—Missouri State Board of Accountancy
Chapter 2—General Rules

PROPOSED AMENDMENT

20 CSR 2010-2.065 Requirements for Licensure through Reciprocity. The board is adding new section (4).

PURPOSE: The amendment adds language to allow a transition period for licensees making application for a reciprocal license to practice public accounting.

(4) Upon establishment of residency in Missouri, out-of-state applicants who will be practicing public accounting in this state shall apply for a license through reciprocity within sixty (60) days of entering the state and such applicants may practice public accounting in this state during the pendency of this application.


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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Board of Accountancy, PO Box 613, Jefferson City, MO 65102, by facsimile at (573) 751-0012, or via email at mosba@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE
Division 2267—Office of Tattooing, Body Piercing, and Branding
Chapter 2—Licensing Requirements

PROPOSED RECISSION

20 CSR 2267-2.034 Issuance of Temporary Courtesy License to Nonresident Military Spouse. This rule stated the requirements and procedures for a nonresident spouse of an active-duty member of the military who was transferred to this state in the course of the member’s military duty to obtain a temporary courtesy license to practice
for one hundred eighty (180) days.

PURPOSE: The rule is being rescinded due to the repeal of section 324.008, RSMo.


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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Tattooing, Body Piercing, and Branding, PO Box 1335, Jefferson City, MO 65102, via facsimile at (573) 526-3489, or via email at tattoo@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
Orders of Rulemaking

By the authority vested in the State Board of Education (board) under section 161.092, RSMo 2016, the board rescinds a rule as follows:

5 CSR 20-100.140 General Provisions Governing the Consolidated Grants for the Federal and State Discretionary Programs is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on March 15, 2022 (47 MoReg 413). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 6—DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT
Division 10—Commissioner of Higher Education
Chapter 13—Educational Credit for Military Training or Service

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Higher Education and Workforce Development under section 173.1158, RSMo 2016, the Missouri Department of Higher Education and Workforce Development amends a rule as follows:

6 CSR 10-13.010 Educational Credit for Military Training or Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on May 2, 2022 (47 MoReg 626). 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 9—DEPARTMENT OF MENTAL HEALTH
Division 10—Director, Department of Mental Health
Chapter 5—General Program Procedures

ORDER OF RULEMAKING

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

9 CSR 10-5.206 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 555-561). 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 received a staff comment on the proposed amendment.

COMMENT #1: Staff commented that language for paragraph (2)(A)2. and subparagraph (2)(A)2.A. should include the wording “542, MO 650-9475” to give proper reference to where the form is located.
RESPONSE AND EXPLANATION OF CHANGE: The department agrees and has added the language needed.

9 CSR 10-5.206 Report of Events

(2) Reporting Requirements. This rule applies to any employee of an agency as defined in subsection (1)(C) of this rule.

(A) Agency designee(s) shall ensure events are reported in accordance with protocol established by DD or DBH, as applicable to the individual being served.

1. Event reports involving individuals served by DD shall be submitted via the CIMOR-EMT system in accordance with established protocols.

2. Event reports involving individuals served by DBH shall be submitted to designated DBH staff via the EMT Community Event Report form MO 650-9475, included herein, in accordance with established protocols.

A. Administrative agents/affiliates shall be notified of events involving individuals receiving DBH-funded services. The administrative agent/affiliate shall submit event reports to the appropriate DBH regional office staff via the EMT Community Event Report form MO 650-9475, included herein, in accordance with established protocols.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

9 CSR 10-5.220 Privacy Rule of the Health Insurance Portability and Accountability Act (HIPAA) is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 561-562). 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 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs

ORDER OF RULEMAKING

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

9 CSR 30-4.035 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 562-565). 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 received three (3) comments on the proposed amendment.

COMMENT #1: A department staff member commented that “mental health” should not be removed from subsection (2)(A).

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and added this language.

COMMENT #2: A department staff member requested that “or date of admission if eligibility determination was not completed” be added to the end of the sentence in section (4).

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and added this language.

COMMENT #3: A department staff member requested that “or date of admission to CPR if eligibility determination was not completed” be added to the end of the sentence in section (6), and remove the word “for” from the sentence.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and added this language as requested.

9 CSR 30-4.035 Eligibility Determination, Assessment, and Treatment Planning in Community Psychiatric Rehabilitation Programs

(2) Eligibility Determination. Eligibility determination may be completed to expedite the admission process and requires confirmation of an eligible diagnosis as evidenced by a signature from a licensed diagnostician or a physician/physician extender. Physician extender includes a licensed assistant physician, physician assistant, psychiatric resident, psychiatric pharmacist, and APRN. The licensed diagnostician or physician/physician extender is accountable for the stated diagnosis.

(A) The following mental health professionals are approved to render diagnoses:

1. Physician (includes psychiatrist, psychiatry resident, assistant physician, and physician assistant);

2. Psychologist (licensed or provisionally licensed);

3. Advanced Practice Registered Nurse (APRN);

4. Professional Counselor (licensed or provisionally licensed);

5. Marital and Family Therapist (licensed or provisionally licensed);

6. Licensed Clinical Social Worker (LCSW); and

7. Licensed Master Social Worker (LMSW) under registered supervision with the Missouri Division of Professional Registration for licensure as a Clinical Social Worker. LMSWs not under registered supervision for their LCSW credential cannot render a diagnosis.

(4) Initial Comprehensive Assessment. A comprehensive assessment
must be completed within thirty (30) days of eligibility determination or date of admission if eligibility determination was not completed.

(6) Initial Treatment Plan. An individual treatment plan must be developed within forty-five (45) days of completion of eligibility determination or date of admission to CPR if eligibility determination was not completed.

Title 9—DEPARTMENT OF MENTAL HEALTH Division 30—Certification Standards Chapter 4—Mental Health Programs

ORDER OF RULEMAKING

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

9 CSR 30-4.043 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 565-568). 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 received four (4) comments on the proposed amendment.

COMMENT #1: Department staff requested that licensed mental health professional (LMHP), qualified addiction professional (QAP), and community support specialist with population-specific experience providing community support services in accordance with the key service functions for community support services as specified in 9 CSR 30-4.047(5)(B) be added to subsection (2)(F).

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and made the requested change.

COMMENT #2: Department staff requested that “which may include review of the health screen information, healthcare concerns discussed, and health and wellness goals included in the individual’s treatment plan” be removed from paragraph (2)(J)3. because it is not applicable to this program.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and removed the language as requested.

COMMENT #3: Department staff requested the following changes be made to part (3)(G)2.B.(I): the year of publication of the incorporated by reference document be changed to the 2021 edition; Version 2.0 be added after DC:0-5TM; the word “Development” be changed to “Developmental” in the document title; and the address be changed to 2445 M Street NW, Suite 600, Washington, DC 20037.

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

COMMENT #4: Department staff requested the date of the incorporated by reference document in paragraph (3)(N)1. be changed to 2018 and December be removed.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and made the requested change.

9 CSR 30-4.043 Service Provision, Staff Qualifications, and Documentation Requirements for Community Psychiatric Rehabilitation Programs

(2) Core Services. At a minimum, CPR programs shall directly provide the following core services, or ensure the services are available through a subcontract as specified in 9 CSR 10-7.090(6):

(F) Crisis Prevention and Intervention—face-to-face emergency or telephone intervention available twenty-four (24) hours a day, on an unscheduled basis, to assist individuals in resolving a crisis and providing support and assistance to promote a return to routine, adaptive functioning. Services must be provided by a qualified mental health professional (QMHP), licensed mental health professional (LMHP), qualified addiction professional (QAP), or community support specialist with population-specific experience providing community support services in accordance with the key service functions specified in 9 CSR 30-4.047(5)(B). Nonmedical staff providing crisis prevention and intervention must have immediate, twenty-four (24) hour telephone access to consultation with a physician/physician extender. Minimum service functions shall include, but are not limited to—

1. Interacting with the identified individual and their family members/natural supports, legal guardian, or a combination of these;
2. Specifying factors that led to the individual’s crisis state, when known;
3. Identifying maladaptive reactions exhibited by the individual;
4. Evaluating potential for rapid regression;
5. Attempting to resolve the crisis; and
6. Referring the individual for treatment in an alternative setting when indicated;
7. Documentation must include—
   A. A description of the precipitating event(s)/situation when known;
   B. A description of the individual’s mental status;
   C. The intervention(s) initiated to resolve the individual’s crisis state;
   D. The individual’s response to the intervention(s);
   E. The individual’s disposition; and
   F. Planned follow-up by staff;

(J) Metabolic Syndrome Screening—identifies risk factors for obesity, hypertension, hyperlipidemia, and diabetes. The screening is required annually for adults and children/youth who are receiving antipsychotic medication.
1. Services must be provided by an RN or LPN. Key service functions shall include, but are not limited to:
   A. Taking and recording vital signs;
   B. Conducting lab tests to assess lipid levels and blood glucose levels and/or HgbA1c, or arranging and coordinating lab tests to assess lipid levels and blood glucose levels and/or HgbA1c;
   C. Obtaining results of recently completed lab tests from other health care providers to assess lipid levels and blood glucose levels and/or HgbA1c;
   D. Recording the results of the metabolic screening on a form/tool approved by the department.
2. Metabolic syndrome screening is limited to no more than one (1) screening every ninety (90) days, per individual. If the lab tests are conducted by a nurse, an analyzer approved by the department must be used.
3. Documentation must reflect completion of the Metabolic Syndrome Screening and Monitoring Tool and a summary progress note;

(3) Optional Services. In addition to the core services defined in section (2) of this rule, the following optional services may be provided directly by the CPR program, or through a subcontract as specified in 9 CSR 10-7.090(6):

(G) Day Treatment for Children/Youth—an intensive array of services provided to children/youth in a highly structured and supervised environment designed to reduce symptoms of a psychiatric disorder and maximize the individual’s functioning so they can attend school and interact in their community and family setting. Services are individualized based on individual needs and include a multidisciplinary approach to care under the direction of a physician. The provision of educational services must comply with the Individuals with Disabilities Education Act and section 167.126, RSMo.
1. Hours of operation are based on program capacity, staffing availability, space requirements, and as specified by the department.

2. Eligibility criteria includes—
   A. For children six (6) years of age and older, the individual must be at risk of outpatient or residential placement as a result of a serious emotional disturbance (SED);
   B. For children five (5) years of age or younger, the individual must exhibit one (1) or more of the following:
      (I) Has been expelled from multiple day care/early learning programs due to emotional or behavioral dysregulation in relation to SED or diagnosis based on the 2021 edition of the Diagnostic Classification of Mental Health and Developmental Disorders of Infancy and Early Childhood (DC:0-5™, Version 2.0), published by and available from ZERO TO THREE, 2445 M Street NW, Suite 600, Washington, DC 20037, telephone (202) 638-1144 or (800) 899-4301. The document incorporated by reference does not include any later amendments or additions;
      (II) Is at risk for placement in an acute psychiatric hospital or residential treatment center as a result of a SED; or
      (III) Has a score in the seriously impaired functioning level on the standardized functional tools approved by the department for this age range.

3. Key service functions shall include, but are not limited to:
   A. Providing integrated combining education, counseling, and family interventions;
   B. Promoting active involvement of the parent/guardian in the program;
   C. Consulting and coordinating with the individual’s family’s private service providers, as applicable, to establish and maintain continuity of care;
   D. Coordinating and sharing information with the individual’s school, including discharge planning, consistent with the Family Educational Rights and Privacy Act and Health Insurance Portability and Accountability Act (HIPAA);
   E. Requesting screening and assessment reports from the individual’s school to determine any special education needs;
   F. Planning the individualized educational needs with the individual’s school;
   G. Providing other core services as prescribed by the department.

4. For programs serving children three (3) to five (5) years of age, services must be provided by a team of at least one (1) QMHP and one (1) appropriately certified, licensed, or credentialed ancillary staff. For programs serving school-age children, services must be provided by a team consisting of at least one (1) QMHP and two (2) appropriately certified, licensed, or credentialed ancillary staff. Ancillary staff include—
   A. Occupational therapists;
   B. Physical therapists;
   C. Assistant behavior analysts;
   D. Individuals with a bachelor’s degree in child development, psychology, social work, or education;
   E. Individuals with an associate’s degree, or two (2) years of experience in a mental health or child-related field; and
   F. Individuals meeting the qualifications of a community support specialist with at least three (3) years of population-specific experience providing community support services in accordance with the key service functions for community support services as specified in 9 CSR 30-4.047.

5. Documentation must include relevant information reported by family members/natural supports regarding a change in the individual’s condition or an unusual or unexpected occurrence in their life;

(N) Peer Support—assists individuals in their recovery from a behavioral health disorder in a person-centered, recovery-focused manner. Individuals direct their own recovery and advocacy processes to develop skills for coping with and managing their symptoms, and identify and utilize natural support systems to maintain and enhance community living skills. Services are directed toward achievement of specific goals defined by the person served and specified in the individual treatment plan.

1. Peer support services shall be provided in a manner that reflect the core competencies, principles, and values identified in the publication, Core Competencies for Peer Workers in Behavioral Health Services, 2018, developed by and available from the Substance Abuse and Mental Health Services Administration (SAMHSA), 5600 Fishers Lane, Rockville, MD 20857, (877) 726-4727, hereby incorporated by reference and made a part of this rule. This rule does not incorporate any subsequent amendments or additions to this publication.

2. Services are provided by Certified Peer Specialists who have at least a high school diploma or equivalent certificate, complete applicable training and testing required by the department, and are supervised by a QMHP. Certified Peer Specialists are part of the individual’s treatment team and participate in staff meetings/discussions related to services, but they cannot be assigned an independent caseload. The Certified Peer Specialist Code of Ethics must be followed. Job duties include, but are not limited to:
   A. Starting and sustaining mutual support groups;
   B. Promoting dialogues on recovery and resilience;
   C. Teaching and modeling skills to manage symptoms;
   D. Teaching and modeling skills to assist in solving problems;
   E. Supporting efforts to find and maintain paid employment;
   F. Using the stages in recovery concept to promote self-determination; and
   G. Assisting peers in setting goals and following through on wellness and health activities.

3. Certified Peer Specialists use the power of peers to support, encourage, and model recovery and resilience from behavioral health disorders in ways that are specific to the needs of each individual. Services may be provided on an individual or group basis and are designed to assist individuals in achieving the goals and objectives on their individual treatment plan or recovery plan. Activities emphasize the opportunity for individuals to support each other as they move forward in their recovery. Interventions may include, but are not limited to:
   A. Sharing lived experiences of recovery, sharing and supporting the use of recovery tools, and modeling successful recovery behaviors;
   B. Helping individuals recognize their capacity for resilience;
   C. Helping individuals connect with other peers and their community at large;
   D. Helping individuals who have behavioral health disorders develop a network for information and support;
   E. Assisting individuals in making independent choices and taking a proactive role in their treatment;
   F. Assisting individuals in identifying strengths and personal resources to aid in their recovery; and
   G. Helping individuals set and achieve recovery goals;

Title 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs

ORDER OF RULEMAKING

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

9 CSR 30-4.0431 Integrated Treatment for Co-Occurring Disorders (ITCD) in Community Psychiatric Rehabilitation Programs is amended.
A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 568-569). 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 9—DEPARTMENT OF MENTAL HEALTH
Division 30—Certification Standards
Chapter 4—Mental Health Programs

ORDER OF RULEMAKING

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

9 CSR 30-4.045 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 571-573). 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 received eight (8) comments on the proposed amendment.

COMMENT #1: In reviewing this proposed amendment, department staff determined that additional information is necessary in subsection (1)(B) to clarify the process for interested service providers to submit a proposal to provide ICPR.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and added language in subsection (1)(B).

COMMENT #2: Department staff requested that “at the individual’s place of residence” be added to the end of the first sentence in paragraph (3)(B).

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and added the language as requested.

COMMENT #3: Department staff requested that “Regular treatment plan reviews” be removed from subsection (4)(F) and the sentence be revised to state, “At a minimum, quarterly treatment plan reviews shall occur to ensure individuals are receiving the appropriate level of services to meet needs and goals; and”.

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and made this change.

COMMENT #4: Department staff requested that “comprehensive behavioral health assessment” be changed to “intake evaluation” in subsection (5)(B).

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and made this change.

COMMENT #5: Department staff requested that paragraph (5)(B)3. be revised to state, “Treatment plans shall be developed upon admission and be updated at least quarterly, or more frequently if clinically indicated.”

RESPONSE AND EXPLANATION OF CHANGE: The department concurs and made this change.

COMMENT #6: Department staff requested that “must be supervised by a psychiatrist” be removed from subsection (6)(C).

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and removed this language.

COMMENT #7: Department staff requested that “physician assistant” and “assistant physician” be added to paragraph (6)(C)1.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees and added staff ratios as new subsection (12)(F).

9 CSR 30-4.045 Intensive Community Psychiatric Rehabilitation (ICPR)

(1) Intensive Community Psychiatric Rehabilitation (ICPR). ICPR is separate and distinct from other community psychiatric rehabilitation (CPR) services. The individual treatment plan shall specify interventions and supports to be provided by ICPR staff that are separate from other CPR services (such as community support) to prevent duplication of services.

(B) ICPR in all settings (children/youth and adult) must be approved by the department prior to implementation. Written proposals shall be submitted to the department and must include the following:

1. The proposed service, setting, and timeline for implementation;
2. Method for determining eligibility for the service;
3. Staffing patterns/staff qualifications, including identification of the qualified mental health professional (QMHP) who supervises the ICPR setting;
4. Evidence that the site(s) is safe;
5. Process for obtaining multidisciplinary input into treatment plans;
6. Type of documentation to be used;
7. Strategy for preventing the duplication of services and supports delivered by residential and community-based CPR staff;
8. Plan for financial separation of room and board from services; and
9. Plan for providing personal spending funds to individuals served.

(3) Staff Requirements. Staff requirements for ICPR in residential settings are as follows:

(B) Clustered apartments (CA). Staff shall be available on a full- or part-time basis in accordance with the agency’s written proposal approved by the department;
1. Clustered apartment services are provided on-site at the individual’s place of residence. Staff providing services shall be located on site, within a five (5) mile radius of the CA, or within a ten (10) minute drive of the CA.

(4) Treatment for Children/Youth and Adults. All treatment teams shall be supervised by a qualified mental health professional (QMHP). The team coordinates a comprehensive array of services available to the individual through the CPR program as specified in 9 CSR 30-4.043. Other services shall be provided as clinically appropriate to meet individual needs, however, shall not duplicate services being provided on site. Each team shall include:
(F) At a minimum, quarterly treatment plan reviews shall occur to ensure individuals are receiving the appropriate level of services to meet needs and goals; and

(5) Documentation Requirements. ICPR services must be documented in accordance with 9 CSR 10-7.030(13), and as specified in this rule.

(B) For individuals newly admitted directly from the community into ICPR, an intake evaluation must be completed to substantiate acuity and criteria for admission.

1. Each individual shall have a psychiatric evaluation at admission. For individuals discharged from inpatient hospitalization into ICPR, a psychiatric evaluation completed at the facility/hospital may be initially accepted.

2. The comprehensive assessment must be completed within thirty (30) days of admission except for individuals admitted provisionally.

3. Treatment plans shall be developed upon admission and be updated at least quarterly, or more frequently if clinically indicated.

(6) ICPR for Children and Youth. Services are medically necessary to maintain a child with a Serious Emotional Disturbance (SED) in their natural home, or maintain a child with a serious mental illness or SED in a community setting who has a history of failure in multiple community settings, and/or the presence of ongoing risk of harm to self or others, which would otherwise require long-term psychiatric hospitalization. Clinical interventions are provided by a multidisciplinary treatment team on a daily basis, and the interventions must be available twenty-four (24) hours per day, seven (7) days per week for stabilization purposes. The child’s family and other natural supports may receive services when they are for the direct benefit of the child in accordance with their individual treatment plan.

(C) The ICPR multidisciplinary team shall include the following staff, based on the needs of the individual served:

1. Physician, psychiatrist, child psychiatrist, psychiatric resident, assistant physician, psychiatric assistant, or Advanced Practice Registered Nurse (APRN);
2. QMHP;
3. RN;
4. LPN;
5. Community Support Specialist; and
6. Individuals with a high school diploma, or equivalent certificate, under the direction and supervision of a QMHP.

(12) Children’s Inpatient Diversion. A full array of intensive clinical services are provided to children/youth in a highly structured therapeutic setting. Services are designed to restore the child to a prior level of functioning, decrease risk of harm, and prevent transition to a more restrictive setting.

(F) There shall be one (1) staff person for every two (2) individuals served during waking hours. The ratio for staff to individuals served may decrease to one (1) staff to six (6) individuals during sleeping hours.

**Title 9—DEPARTMENT OF MENTAL HEALTH**
**Division 30—Certification Standards**
**Chapter 4—Mental Health Programs**

**ORDER OF RULEMAKING**

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

9 CSR 30-4.190 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 573-574). 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 received one (1) comment on the proposed amendment.

**COMMENT #1:** Department staff requested that “until accreditation is obtained” be added to the end of the last sentence in section (1).

**RESPONSE AND EXPLANATION OF CHANGE:** The department concurs and added this language.

9 CSR 30-4.046 Psychosocial Rehabilitation (PSR) in Community Psychiatric Rehabilitation Programs

(1) The Psychosocial Rehabilitation (PSR) program must be accredited by CARF International, The Joint Commission, Council on Accreditation, or other accrediting body recognized by the department. If the PSR program is not accredited, department licensure rules as specified in 9 CSR 40-1 and 9 CSR 40-9 shall apply, as applicable, until accreditation is obtained.

**Title 9—DEPARTMENT OF MENTAL HEALTH**
**Division 30—Certification Standards**
**Chapter 4—Mental Health Programs**

**ORDER OF RULEMAKING**

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

9 CSR 30-4.190 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on April 15, 2022 (47 MoReg 573-574). 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 received one (1) comment on the proposed amendment.

**COMMENT #1:** Department staff requested the following changes be made to subsection (4)(E): “mental health professional” be added back into the sentence; “diagnostician” be deleted; and 9 CSR 10-7.140 be changed to 9 CSR 30-4.035(2)(A).

**RESPONSE AND EXPLANATION OF CHANGE:** Department staff concur and made these changes.

9 CSR 30-4.190 Outpatient Mental Health Treatment Programs

(4) Services shall be provided under the direction of an individual treatment plan as specified in 9 CSR 10-7.030(4).

(E) Treatment plans shall be approved by a licensed mental health professional as defined in 9 CSR 30-4.035(2)(A).

**Title 20—DEPARTMENT OF COMMERCE AND INSURANCE**
**Division 2085—Board of Cosmetology and Barber Examiners**
**Chapter 3—License Fees**

**ORDER OF RULEMAKING**

By the authority vested in the Board of Cosmetology and Barber Examiners under section 329.025, RSMo Supp. 2021, the board
amends a rule as follows:

20 CSR 2085-3.010 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on May 2, 2022 (47 MoReg 630-632). 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.
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.

“Food Truck Central, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on July 6, 2022. Any and all claims against Food Truck Central, LLC may be sent to 315 SE Main Street, Lee’s Summit, MO 64063. 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. All claims against Food Truck Central, 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 TO ALL CREDITORS AND CLAIMANTS OF MARTY CANCILA MORTGAGE, LLC

You are hereby notified that Marty Cancila Mortgage, LLC, a Missouri limited liability company (the “Company”), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 8th day of July, 2022. In order to file a claim with the Company, you must furnish:

1. The name and address of the claimant;
2. Amount of claim;
3. Basis for the claim;
4. Documentation of the claim; and
5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to Marty Cancila Mortgage, LLC, c/o Carmody MacDonald P.C., Attention: Kevin J. Williams, 120 S. Central Ave., Ste. 1800, St. Louis, MO 63105. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.
NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS AND CLAIMANTS OF MARTY CANCILA AUTOMOTIVE, INCORPORATED.

You are hereby notified that MARTY CANCILA AUTOMOTIVE, INCORPORATED., a Missouri corporation, the principal office of which is located at 2175 N Highway 67, Florissant, MO 63033-2029 (the “Corporation”), filed Articles of Dissolution with the Secretary of the State of Missouri on the 8th day of July, 2022. In order to file a claim with the Corporation, you must furnish:

1. The name and address of the claimant;
2. Amount of claim;
3. Basis for the claim;
4. Documentation of the claim; and
5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to MARTY CANCILA AUTOMOTIVE, INCORPORATED., c/o Carmody MacDonald P.C., Attention: Kevin Williams, 120 S. Central Ave., Ste. 1800, St. Louis, MO 63105. A claim against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication date of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS OF MARTY CANCILA REAL ESTATE HOLDINGS, L.L.C.

You are hereby notified that MARTY CANCILA REAL ESTATE HOLDINGS, L.L.C., a Missouri limited liability company (the “Company”), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 8th day of July, 2022. In order to file a claim with the Company, you must furnish:

1. The name and address of the claimant;
2. Amount of claim;
3. Basis for the claim;
4. Documentation of the claim; and
5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to MARTY CANCILA REAL ESTATE HOLDINGS, L.L.C., c/o Carmody MacDonald P.C., Attention: Kevin J. Williams, 120 S. Central Ave., Ste. 1800, St. Louis, MO 63105. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.
NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS OF MARTINANTHONY - BOWLING GREEN, LLC

You are hereby notified that MartinAnthony - Bowling Green, LLC, a Missouri limited liability company (the “Company”), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 8th day of July, 2022. In order to file a claim with the Company, you must furnish:

1. The name and address of the claimant;
2. Amount of claim;
3. Basis for the claim;
4. Documentation of the claim; and
5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to MartinAnthony - Bowling Green, LLC, c/o Carnody MacDonald P.C., Attention: Kevin J. Williams 120 S. Central Ave., Ste. 1800, St. Louis, MO 63105. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST THOMAS BECK FAMILY LIMITED LIABILITY COMPANY

On July 13, 2022, Thomas Beck Family Limited Liability Company, a Missouri limited liability company (“Company”), filed its Notice of Winding Up with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against the Company, you must submit the claim to Thomas A. Beck, 1 Forest Hills Ridge Ct., Chesterfield, MO 63005. Each claim must include the name, address and telephone number of the claimant; the amount of the claim; the basis for the claim; the date the event on which the claim is based occurred; whether the claim is secured, and if so, the nature of the security; and documentation of the claim. ALL CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED AGAINST THE COMPANY WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST THOMAS A. BECK FAMILY, LLC

On July 13, 2022, Thomas A. Beck Family, LLC, a Missouri limited liability company (“Company”), filed its Notice of Winding Up with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against the Company, you must submit the claim to Thomas A. Beck, 1 Forest Hills Ridge Ct., Chesterfield, MO 63005. Each claim must include the name, address and telephone number of the claimant; the amount of the claim; the basis for the claim; the date the event on which the claim is based occurred; whether the claim is secured, and if so, the nature of the security; and documentation of the claim. ALL CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED AGAINST THE COMPANY WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.
NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY
TO ALL CREDITORS OF AND CLAIMANTS
AGAINST R. MICHAEL JOHNSON FAMILY LIMITED LIABILITY COMPANY

On July 13, 2022, R. Michael Johnson Family Limited Liability Company, a Missouri limited liability company ("Company"), filed its Notice of Winding Up with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against the Company, you must submit the claim to R. Michael Johnson, 146 N. Bemiston, Clayton, MO 63105. Each claim must include the name, address and telephone number of the claimant; the amount of the claim; the basis for the claim; the date the event on which the claim is based occurred; whether the claim is secured, and if so, the nature of the security; and documentation of the claim. ALL CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED AGAINST THE COMPANY WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

NOTICE OF ARTICLES OF DISSOLUTION BY VOLUNTARY ACTION TO ALL CREDITORS AND CLAIMANTS OF MONACO PROPERTIES, INC.

Pursuant to Mo. Rev. Stat. § 351.482, you are hereby notified that Monaco Properties, Inc., a Missouri corporation, the principal office which is located at 237 E. High St., Jefferson City, Missouri 65101, filed Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on June 30, 2022.

Any claims against Monaco Properties, Inc. may be sent to William P. Nacy, Esq., 522 E. Capitol, Jefferson City, Missouri 65101. Each claim should include the following: name, address, and telephone number of the claimant; amount of the claim; the basis of the claim; and documentation supporting the claim. All claims against Monaco Properties, Inc. will be forever barred unless a proceeding to enforce a claim is commenced within two years after the date this notice is published.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST UNIVERSAL LAND DEVELOPMENT CO., L.P.

On July 1, 2022, Universal Land Development Co., L.P., a Missouri limited partnership (the "LP"), filed its Cancellation of Registration of LP with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against the LP, you must submit the claim in writing to:

Universal Land Development Co., L.P.

c/o The ADCO Group

111 Great Neck Road, Ste. 416

Great Neck, NY 11021

The claim must include name, address and telephone number of the claimant; the amount of the claim; the date on which the event occurred on which the claim is based; and the basis for the claim. All claims against LP will be barred unless a proceeding to enforce the claim is commenced within three years after the date of this publication.
NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST EXECUTIVE PARK, L.P.

On July 1, 2022, Executive Park, L.P., a Missouri limited partnership (the “LP”), filed its Cancellation of Registration of LP with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against the LP, you must submit the claim in writing to:

Executive Park, L.P.
c/o The ADCO Group
111 Great Neck Road, Ste. 416
Great Neck, NY 11021

The claim must include name, address and telephone number of the claimant; the amount of the claim; the date on which the event occurred on which the claim is based; and the basis for the claim. All claims against LP will be barred unless a proceeding to enforce the claim is commenced within three years after the date of this publication.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST CLOSE2CAMPUS LLC

On June 22, 2022, Close2Campus LLC, a Missouri limited liability company, Charter Number LC0921293 (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State, effective as of the filing date.

All persons or organizations having claims against the Company are required to present them immediately in writing to: Kirkland Woods & Martinsen LLP, Attn: Emily J. Kembell, 3250 E. Sunshine St., Suite 310, Springfield, MO 65804.

Each claim must include: (1) claimant’s name and current address; (2) the amount claimed; (3) the date the claim was incurred; and (4) a clear and concise statement of the facts supporting the claim.

NOTE: CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.
This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the Code of State Regulations. Citations are to volume and page number in the Missouri Register, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—46 (2021) and 47 (2022). 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, I indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

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<td>22-05</td>
<td>Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems.</td>
<td>July 26, 2022</td>
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<td>22-04</td>
<td>Declares a drought alert for 53 Missouri counties and orders the director of the Department of Natural Resources to activate and designate a chairperson for the Drought Assessment Committee.</td>
<td>July 21, 2022</td>
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<td><strong>Proclamation</strong></td>
<td>In accordance with <em>Dobbs</em>, Section 188.017, RSMo is hereby effective as of the date of this order.</td>
<td>June 24, 2022</td>
<td>47 MoReg 1075</td>
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<td>22-03</td>
<td>Terminates the State of Emergency declared in Executive Order 22-02.</td>
<td>February 7, 2022</td>
<td>47 MoReg 411</td>
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<tr>
<td>22-02</td>
<td>Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe winter storm systems.</td>
<td>February 1, 2022</td>
<td>47 MoReg 304</td>
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<td>22-01</td>
<td>Establishes and Designates the Missouri Early Childhood State Advisory Council.</td>
<td>January 7, 2022</td>
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<td>21-13</td>
<td>Creates and establishes the Missouri Supply Chain Task Force.</td>
<td>November 22, 2021</td>
<td>47 MoReg 12</td>
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<td>21-12</td>
<td>Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government.</td>
<td>November 5, 2021</td>
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<td>21-11</td>
<td>Orders state offices to be closed on Friday, November 26, 2021.</td>
<td>November 2, 2021</td>
<td>46 MoReg 2241</td>
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<td>21-10</td>
<td>Orders steps to oppose federal COVID-19 vaccine mandates within all agencies, boards, commissions, and other entities within the executive branch of state government.</td>
<td>October 28, 2021</td>
<td>46 MoReg 2239</td>
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<td>21-09</td>
<td>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.</td>
<td>August 27, 2021</td>
<td>46 MoReg 1727</td>
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<td>21-08</td>
<td>Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government</td>
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<td>46 MoReg 1673</td>
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<tr>
<td><strong>Proclamation</strong></td>
<td>Convenes the First Extra Session of the First Regular Session of the One Hundred and First General Assembly for extending the Federal Reimbursement Allowances (FRA) and related allowances, taxes, and assessments necessary for funding MO HealthNet</td>
<td>June 22, 2021</td>
<td>46 MoReg 1447</td>
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<td>21-07</td>
<td>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</td>
<td>March 26, 2021</td>
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<td>21-06</td>
<td>Creates and establishes the Show Me Strong Recovery Task Force and rescinds Executive Order</td>
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<td>21-05</td>
<td>Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government.</td>
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<td>21-04</td>
<td>Extends Executive Order 21-03 until February 28, 2021 and terminates Executive Order 20-17.</td>
<td>February 19, 2021</td>
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<td>21-03</td>
<td>Declares a State of Emergency and exempts hours of service requirements for vehicles transporting residential heating fuel until February 21, 2021</td>
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<td>21-02</td>
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<td>21-01</td>
<td>Terminates Executive Orders 03-11 and 02-05, and modifies provisions of Executive Order 05-06</td>
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