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 6—DEPARTMENT OF HIGHER EDUCATION AND WORKFORCE DEVELOPMENT Division 10—Commissioner of Higher Education Chapter 12—Interstate Reciprocity

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Higher Education and Workforce Development under section 173.030, RSMo 2016, the Missouri Department of Higher Education and Workforce Development withdraws a proposed amendment as follows:

6 CSR 10-12.010 State Authorization Reciprocity Agreement is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 2, 2022 (47 MoReg 623-626). The proposed amendment is withdrawn.

SUMMARY OF COMMENTS: No comments were received.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
Division 40—State Board of Mediation
Chapter 1—Organization and Description

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 482). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.010 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 483). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the showing of interest definition in subsection (1)(F) is fatally ambiguous and gives the board too much discretion. RESPONSE: The intention of the proposed change to "showing of interest" is to clarify the current definition of showing of interest. This rule does not give the board any more discretion than the board already has in determining whether the appropriate amount of signatures has been obtained. The board cannot act arbitrarily and is required to only carry out the duties provided to it through statute: Sections 295.050, 105.500(1), and 536.140, RSMo, see also City of Kirkwood v. Missouri State Bd. of Mediation, 478 S.W.2d 690 (Mo. App. 1972), and Cent. Cnty. Emergency 911 v. Int'l Ass'n of Firefighters Local 2665, 967 S.W.2d 696, 699 (Mo.App. W.D. 1998) (stating, "An agency's findings are reversed only if the decision is not supported by competent and substantial evidence on the whole record, is an abuse of discretion, is unauthorized by law, or is arbitrary and capricious."). No changes have been made to the amendment as a result of this comment.

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME is concerned that the language is overly broad. They request the designated individual not have managerial or human resources responsibility over public employees and should be limited to ministerial functions that entail no individual discretion or policy. The AFSCME only objects to the proposed changes of 8 CSR 40-2.010(1)(G) and (1)(F) to the extent the board could alter the percentage of those "showing interest" to trigger a certification election in the future or change the percentage on a case-bycase basis. The AFSCME is concerned that the proposed language can

be read to permit situational changes, which it is concerned will create instability. With regards to proposed language on signatures, AFSCME believes (1)(F) should explicitly permit electronic signatures. AFSCME argues employees should be able to sign an authorization card using an electronic signature.

RESPONSE: The chair must supervise the employees of the board, and the chair has the authority to delegate duties to the employees of the board. See RSMo 295.050 (stating, "The chairman of the board shall devote his full time to his duties and shall have charge of the office of the board. He shall keep all records of the proceedings of the board, and shall supervise the work of the employees of the board, and shall have such other powers and duties as may be conferred, or imposed upon him by the board."); and RSMo 295.070 (stating, "The state board of mediation shall have power to employ and fix the compensation of conciliators and other assistants and to delegate to such assistants such powers as may be necessary to carry out its duties under this chapter."). The thirty percent showing of interest is still required for petitions for certification or decertification as specified in 8 CSR 40-2.030(1)(I). The language was amended here to account for the ten percent showing of interest required for intervention. Subsection (1)(F) does not prohibit the use of electronic signatures. The intention of the proposed change to "showing of interest" is to clarify the current definition of showing of interest. This rule does not give the board any more discretion than the board already has in determining whether the appropriate amount of signatures has been obtained. The board cannot act arbitrarily and is required to only carry out the duties provided to it through statute: Sections 295.050, 105.500(1), and 536.140, RSMo, see also City of Kirkwood v. Missouri State Bd. of Mediation, 478 S.W.2d 690 (Mo. App. 1972), and Cent. Cnty. Emergency 911 v. Int'l Ass'n of Firefighters Local 2665, 967 S.W.2d 696, 699 (Mo.App. W.D. 1998) (stating, "An agency's findings are reversed only if the decision is not supported by competent and substantial evidence on the whole record, is an abuse of discretion, is unauthorized by law, or is arbitrary and capricious."). No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board rescinds a rule as follows:

8 CSR 40-2.020 Petitions for Certification or Decertification is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 1, 2022 (47 MoReg 483). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
Division 40—State Board of Mediation
Chapter 2—General Rules

ORDER OF RULEMAKING

295.070, RSMo 2016, the board adopts a rule as follows:

8 CSR 40-2.025 Practice by a Licensed Attorney, When Required is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 1, 2022 (47 MoReg 483-484). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received one (1) comment in opposition to the proposed rule.

COMMENT: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME is concerned that the proposed rule of 8 CSR 40-2.025 would hinder employees' ability to carry out basic processes to exercise their right to be represented by a union. AFSCME argues that the conferences are supposed to be informal and non-adversarial. The use of attorneys would create a formal, adversarial process and prevent employees from being able to engage in negotiations. AFSCME argues that it is to the contrary of the *Missouri Constitution* to create an attorney requirement since it imposes a financial burden on employees that may seek to form a union.

RESPONSE: Missouri Courts have repeatedly held that although individuals can often represent themselves in legal proceedings, entities must have attorneys when engaged in the practice of law. Mitchell v. J&M Sec., LLC, 590 S.W.3d 853, 859 (Mo.App. E.D. 2019). "A natural person ordinarily is entitled to appear and assert claims on his own behalf in Missouri's courts, but a corporation may appear only through an attorney licensed or admitted to practice here by this Court." Naylor Senior Citizens Hous., LP v. Side Const. Co., Inc., 423 S.W.3d 238, 243 (Mo. 2014). The act of selecting the appropriate petition to file with the board and ensuring that the correct information is provided on that petition involves legal analysis. When filing petitions and conducting hearings, a variety of issues can be disputed by the parties. These issues include but are not limited to whether the employees are considered public employees for purposes of creating a bargaining unit, which employee categories should be included in the bargaining unit, whether the election procedures were proper, or whether the employer has adequately met, conferred, and discussed proposals with employees. These issues ultimately require legal analysis of case law and statutory provisions. Further, the representatives for the parties file the petition or appear at the hearings to advocate for their party's position. Thus, the representation before the board is considered the practice of law, and all entities appearing before the board must be represented by a licensed attorney. No changes have been made to the rule as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
Division 40—State Board of Mediation
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.030 Contents of Petitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 484). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the rule should not use the term "bargaining unit" because the definition was removed by the striking of House Bill No. 1413 as unconstitutional. The rule was opposed because "legitimate interest" is ambiguous. Missouri AFL-CIO also states that the replacing of the 30% showing of interest with "not less than 30 percent ... to be approved by the board" removes a uniform threshold with an arbitrary and unknown adequacy. Missouri AFL-CIO also stated that the rule does not contain a paragraph (F).

RESPONSE: The term "bargaining unit" is still a term used throughout Chapter 105, RSMo, as it existed prior to the unconstitutionality of House Bill No. 1413. "Generally, an unconstitutional statute is void ab initio, except in situations in which injustice occurs as a result of a party's good faith compliance with the unconstitutional statute." Carmack v. Missouri Dept. of Agric., 31 S.W.3d 40, 48 (Mo.App. W.D. 2000) citing State ex rel. Public Defender Comm'n v. County Court of Greene County, 667 S.W.2d 409, 413 (Mo. banc 1984); see also State v. Olinghouse, 605 S.W.2d 58, 63 (Mo. banc 1980) (noting unconstitutionality would nullify amendment); and Williams Lumber & Manufacturing Co. v. Ginsburg, 347 Mo. 119, 146 S.W.2d 604, 605 (1940) (holding that if a new statutory section is unconstitutional, the repealing clause is likewise invalid, and the old section remains in force). The term "bargaining unit" is also used in current section (1)(B) of this provision. "Legitimate interest" is a term that has been used and will continue to be used to describe whether an intervenor should be allowed to intervene in a matter before the board. Historically, the use of the term "legitimate interest" has not caused any ambiguity issues. The board determines the adequacy of the showing of interest. The purpose of adding this language here is to ensure that the petition is processed efficiently by indicating that a petition of certification or decertification must include the showing of interest, and that the adequacy of the showing of interest is subject to the board's approval. The board will approve the adequacy of the showing of interest if it includes signatures of 30% of the employee group. Pursuant to the rule proposal requirements, subsection (F) and subsection (C) were not included in the proposed amendment because there were no changes to those subsections. Subsections (C) and (F) are still part of the regulation and will appear in code. No changes have been made to the amendment as a result of this comment.

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). The AFSCME objects to the inclusion of any language that would allow employers to file for a union decertification election. AFSCME acknowledges that an employer may file for a certification election, but believes allowing employers to file for decertification election would be contrary to employees' free choice. AFSCME claims that Missouri Public Employee Labor Law does not establish any opportunity on the part of an employer to be involved in the decertification of its employee's representative. It further states that should employers be allowed to file decertification petitions, the unions may be required to seek legal reparation in court. AFSCME also takes issue with the board not defining "third party" or "legitimate interest," as well as the requirement for a petition for intervention. AFSCME is concerned that the ambiguous language will leave the door open for violations of employees' rights. It believes that a petition for intervention is illogical and burdensome.

RESPONSE: Employers are able to file decertification petitions under the current regulations. This is not something that the board believes needs to be changed. As such, the proposed rules do not restrict the employer's ability to file a decertification petition. See above response regarding "legitimate interest." Allowing intervention is not a new concept under the proposed rules. No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board rescinds a rule as follows:

8 CSR 40-2.040 Contents of Petition for Decertification is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 1, 2022 (47 MoReg 484-485). 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: The State Board of Mediation received one (1) comment in opposition to the proposed rescission.

COMMENT: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME) with the same comments to 8 CSR 40-2.030. The AFSCME objects to the inclusion of any language that would allow employers to file for a union decertification election. AFSCME acknowledges that an employer may file for a certification election, but believes allowing employers to file for decertification election would be contrary to employees' free choice. AFSCME claims that Missouri Public Employee Labor Law does not establish any opportunity on the part of an employer to be involved in the decertification of its employee's representative. It further states that should employers be allowed to file decertification petitions, the unions may be required to seek legal reparation in court. AFSCME also takes issue with the board not defining "third party" or "legitimate interest," as well as the requirement for a petition for intervention. AFSCME is concerned that the ambiguous language will leave the door open for violations of employees' rights. It believes that a petition for intervention is illogical and burdensome.

RESPONSE: Employers are able to file decertification petitions under the current regulations. This is not something that the board believes needs to be changed. As such, the proposed rules do not restrict the employer's ability to file a decertification petition. "Legitimate interest" is a term that has been used and will continue to be used to describe whether an intervenor should be allowed to intervene in a matter before the board. Historically, the use of the term "legitimate interest" has not caused any ambiguity issues. The board determines the adequacy of the showing of interest. The purpose of adding this language here is to ensure that the petition is processed efficiently by indicating that a petition of certification or decertification must include the showing of interest, and that the adequacy of the showing of interest is subject to the board's approval. The board will approve the adequacy of the showing of interest if it includes signatures of 30% of the employee group. Allowing intervention is not a new concept under the proposed rules. No changes have been made to the rescission as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board rescinds a rule as follows:

8 CSR 40-2.050 Petition for Unit Clarification is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 1, 2022 (47 MoReg 485). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board rescinds a rule as follows:

8 CSR 40-2.055 Petition for Amendment of Certification is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 1, 2022 (47 MoReg 485). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board rescinds a rule as follows:

8 CSR 40-2.060 Number of Copies of Petition to be Filed is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 1, 2022 (47 MoReg 485). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section

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

8 CSR 40-2.070 Validity of Showing of Interest is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 485-486). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.080 Processing of Petition is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 486). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070. RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.090 Withdrawal or Dismissal of Petition is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 486). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.100 Initial Action is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 486-487). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the new language empowers the chair to conduct hearings over disagreement of the parties without regard to whether the issue is material to representation. Also, Missouri AFL-CIO is concerned that removal of the requirement that the board notify the parties of the time and place of such hearing will encourage undue delay.

RESPONSE: The board must be able to resolve all disputes between the parties rather than being restricted to only the method for determining the appropriate bargaining unit or the make-up of the appropriate bargaining unit. The purpose of this amendment is to streamline the process and help the parties come to a resolution prior to a hearing. The notice of hearing is still required as specified in 8 CSR 40-2.140. No changes have been made to the amendment as a result of this comment.

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME states informal conferences should not require the presence of attorneys because the conferences are supposed to be informal and were not intended to resort to legal argument or legal representation.

RESPONSE: "A natural person ordinarily is entitled to appear and assert claims on his own behalf in Missouri's courts, but a corporation may appear only through an attorney licensed or admitted to practice here by this Court." *Naylor Senior Citizens Hous.*, *LP v. Side Const. Co.*, *Inc.*, 423 S.W.3d 238, 243 (Mo. 2014). The act of selecting the appropriate petition to file with the board and ensuring that the correct information is provided on that petition involves legal analysis. When filing petitions and conducting hearings, a variety of issues can be disputed by the parties. These issues include but are not limited to whether the employees are considered public employees for purposes of creating a bargaining unit, which employee categories should be included in the bargaining unit, whether the election procedures were proper, or whether the employer has adequately met, conferred, and discussed proposals with employees. These issues ultimately require legal analysis of case law and statutory provisions. Further, the representatives for the parties file the petition or appear at conferences or hearings to advocate for their party's position. Thus, the representation before the board is considered the practice of law, and all entities appearing before the board must be represented by a licensed attorney. No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
Division 40—State Board of Mediation
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.120 List of Employees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 487). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the new language improperly uses the term "bargaining unit." Missouri AFL-CIO is also concerned that the change removes the uniform threshold of the thirty percent showing of interest, will unduly delay proceedings, and encourage gamesmanship.

RESPONSE: The term "bargaining unit" is still a term used throughout Chapter 105 as it existed prior to the unconstitutionality of House Bill No. 1413. "Generally, an unconstitutional statute is void ab initio, except in situations in which injustice occurs as a result of a party's good faith compliance with the unconstitutional statute." Carmack v. Missouri Dept. of Agric., 31 S.W.3d 40, 48 (Mo.App. W.D. 2000) citing State ex rel. Public Defender Comm'n v. County Court of Greene County, 667 S.W.2d 409, 413 (Mo. banc 1984); see also State v. Olinghouse, 605 S.W.2d 58, 63 (Mo. banc 1980) (noting unconstitutionality would nullify amendment); and Williams Lumber & Manufacturing Co. v. Ginsburg, 347 Mo. 119, 146 S.W.2d 604, 605 (1940) (holding that if a new statutory section is unconstitutional, the repealing clause is likewise invalid, and the old section remains in force). The term "bargaining unit" is also used in the regulations as they existed prior to the enactment of House Bill 1413. The thirty percent showing of interest is still required for petitions for certification or decertification as specified in 8 CSR 40-2.030(1)(I). The language was amended here to account for the ten percent showing of interest required for intervention. No changes have been made to the amendment as a result of this comment.

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME is concerned with the list of employees being the property of the employer. It wants to ensure that the language is not limiting receipt of the list by a petitioning employee organization or use of the list for election purposes. AFSCME also objects to the elimination of the 30% showing of interest language.

RESPONSE: The requirement that the employer list remain property of the employer is intended to ensure that the board is not responsible for maintaining a copy of the employee list. Nothing in this rule prevents a petitioning employee organization from obtaining a copy of the employee list. The thirty percent showing of interest is still required for petitions for certification or decertification as specified in 8 CSR 40-2.030(1)(I). No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS
Division 40—State Board of Mediation
Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.130 Intervention is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022

(47 MoReg 487). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the conditions placed on showing a legitimate interest by an intervening party are ambiguous to the point of allowing discriminatory and arbitrary decision resulting in more litigation and delay. Missouri AFL-CIO is also concerned that the 10% showing of interest requirement for intervenor status is a necessary condition precedent to approved intervenor status but that the subsequent status of "approved intervenor" may be withheld on an undefined basis left to the discretion of the board in its determination of undefined legitimate interest.

RESPONSE: The amendment does not change the level of percentage required for intervention. The intention of the rule is to make clear that once the showing of interest is met, the intervenor will be approved. There is nothing that allows the board to withhold the intervenor's approval status. "Legitimate interest" is a term that has been used and will continue to be used to describe whether an intervenor should be allowed to intervene in a matter before the board. Historically, the use of the term "legitimate interest" has not caused any ambiguity issues. No changes have been made to the amendment as a result of this comment.

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME contends that the language does not clearly establish a percentage showing of interest. It is concerned that the proposed language gives the board significant, if not full, discretion to determine what constitutes an "adequate showing of interest."

RESPONSE: The thirty percent showing of interest is still required for petitions for certification or decertification as specified in 8 CSR 40-2.030(1)(I). The rule specifies that, for intervention, the required showing of interest is ten percent. No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.140 Hearings is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 487-489). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received one (1) comment in opposition to the proposed amendment.

COMMENT: A comment was received from Missouri AFL-CIO stating that it is concerned that the new rule eliminates all reference

to a party's right to appear through and by counsel or other representative and provides only for a party to appear individually without legal or collective bargaining representation. Missouri AFL-CIO is also concerned that the board will arbitrarily change brief timeline filing requirements based on the new changes.

RESPONSE: The board is required to act reasonably in carrying out the provisions of the public sector labor law, as it is held to an abuse of discretion standard by a reviewing court: Sections 105.500(1) and 536.140, RSMo, see also City of Kirkwood v. Missouri State Bd. of Mediation, 478 S.W.2d 690 (Mo. App. 1972) and Cent. Cnty. Emergency 911 v. Int'l Ass'n of Firefighters Local 2665, 967 S.W.2d 696, 699 (Mo.App. W.D. 1998) (stating, "An agency's findings are reversed only if the decision is not supported by competent and substantial evidence on the whole record, is an abuse of discretion, is unauthorized by law, or is arbitrary and capricious."). The removal of "in person, by counsel or by other representative" in subsection (5)(A) was to remove any confusion between this language and the requirement that entities be represented by legal counsel in 8 CSR 40-2.025. All parties have the right to appear, but this is not a requirement and does not specify that the party not be represented. Entities must have attorneys when engaged in the practice of law: Mitchell v. J&M Sec., LLC, 590 S.W.3d 853, 859 (Mo.App. E.D. 2019) and Naylor Senior Citizens Hous., LP v. Side Const. Co., Inc., 423 S.W.3d 238, 243 (Mo. 2014). Representation before the board is considered the practice of law, and all entities appearing before the board must be represented by a licensed attorney, which is indicated by proposed regulation 8 CSR 40-2.025. No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.150 Notices of Election is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 489). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

Due to the similarity of these comments, a single response covers both comments.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the requirement that the list remain property of the employer unnecessarily abridges communication between potential collective bargaining representatives and public employees. Missouri AFL-CIO is also concerned that the change to "work addresses" from "addresses" limits the ability for the union organization to have face-to-face conversations with the employees and cites *Show-Me Inst. v. Office of Admin.*, WD 84561, 2022 WL 904703 (Mo.App. W.D. Mar. 29, 2022), transfer denied (Apr. 28, 2022).

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME takes issue with the requirement of the employees list to include work addresses and

employer issued e-mails. It also has concerns that acquiring additional information is limited by the need for "voluntary written consent of any employee." The issue of the list being the property of the employer comes up again. AFSCME argues that these changes/requirements would make organizing difficult and interfere with free and fair election. AFSCME wants the employer to provide contact information beyond the workplace.

RESPONSE: The requirement that the employer list remain property of the employer is intended to ensure that the board is not responsible for maintaining a copy of the employee list. Nothing in this rule prevents a petitioning employee organization from obtaining a copy of the employee list. The amendment from "address" to "work addresses" was made because "work addresses" is all that the board needs to ensure proper election procedure. The board's duties do not include the requirement to facilitate contact between a potential bargaining unit and the subject employee group. No changes have been made to the amendment as a result of these comments.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.160 Election Procedure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 489-490). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The State Board of Mediation received two (2) comments in opposition to the proposed amendment.

COMMENT #1: A comment was received from Missouri AFL-CIO stating that the language "to the satisfaction of the board" potentially endows the board with unlimited power in vacating or reversing elections on a discriminatory and arbitrary basis.

RESPONSE: The board cannot act arbitrarily and is required to only carry out the duties provided to it through statute: Sections 295.050, 105.500(1), and 536.140, RSMo, see also *City of Kirkwood v. Missouri State Bd. of Mediation*, 478 S.W.2d 690 (Mo. App. 1972), and *Cent. Cnty. Emergency 911 v. Int'l Ass'n of Firefighters Local* 2665, 967 S.W.2d 696, 699 (Mo.App. W.D. 1998) (stating, "An agency's findings are reversed only if the decision is not supported by competent and substantial evidence on the whole record, is an abuse of discretion, is unauthorized by law, or is arbitrary and capricious."). No changes have been made to the amendment as a result of this comment.

COMMENT #2: A comment was received from the American Federation of State, County, and Municipal Employees and its affiliate AFSCME Council 61 (AFSCME). AFSCME is concerned with the default election practice to be electronic elections because there are concerns regarding privacy, transparency, and reliability. The "gold standard" should be paper ballots. AFSCME states that if electronic elections are allowed there needs to be assurance that there is privacy and security. AFSCME contends that access to the voting platform should not be allowed through the use of employer issued emails and employers should not be allowed to engage with the voting

platform.

RESPONSE: The language of the proposed regulation indicates that the voting by secret ballot "shall be conducted so as to ensure, to the satisfaction of the board, the security and privacy of each public employee's vote." The proposed regulation does not state that electronic elections are the default election practice. Conducting the election electronically is an added option. There is nothing in the rule that allows employers to engage with the voting platform. No changes have been made to the amendment as a result of this comment.

Title 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.170 Runoff Election is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 490). 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 8—DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS Division 40—State Board of Mediation Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Mediation under section 295.070, RSMo 2016, the board amends a rule as follows:

8 CSR 40-2.180 Agreement for Consent Election is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 1, 2022 (47 MoReg 490). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.080 Licensing of Inspector/Mechanics 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 626-627). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.150 Brake Performance 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 627). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under section 307.360, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.170 Air and Vacuum Brake Systems 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 627-628). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 50—Missouri State Highway Patrol Chapter 2—Motor Vehicle Inspection

ORDER OF RULEMAKING

By the authority vested in the superintendent of the Missouri State Highway Patrol under sections 307.360 and 307.375, RSMo 2016, the superintendent amends a rule as follows:

11 CSR 50-2.320 School Bus Inspection 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 628-630). 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 13—DEPARTMENT OF SOCIAL SERVICES Division 65—Missouri Medicaid Audit and Compliance Chapter 2—Medicaid

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Missouri Medicaid Audit and Compliance Unit, under sections 208.159 and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 65-2.020 Provider Enrollment and Application 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 574-579). 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 2250—Missouri Real Estate Commission Chapter 8—Business Conduct and Practice

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo Supp. 2021, the commission amends a rule as follows:

20 CSR 2250-8.070 Advertising 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 633). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Missouri Register

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

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 11—Wildlife Code: Special Regulations for
Department Areas

STATEMENT OF ACTUAL COST

3 CSR 10-11.111 Commercial Use

The original public cost estimate for this rulemaking was published in the *Missouri Register* on October 15, 2020 (45 MoReg 1590-1592). The actual cost included a one-time fee of eighteen thousand six hundred eighty-five dollars (\$18,685) for adding commercial photography and videography permits to the department's permit tracking system which was significantly higher than the original public cost estimate to create and track permits long term of four hundred forty-five dollars (\$445).

At the time of the fiscal note, it was thought that the commercial photography and videography permits would not be part of the permit tracking system. Instead, a fillable PDF file was intended to be used, similar to other commercial permits at the time. Approaching the effective date of this rule, it was determined that commercial photography and videography permits would be incorporated into the permit tracking system, creating an unanticipated one-time fee.

The actual cost for staff time to issue permits in the first year was one thousand two hundred six dollars (\$1,206), which was more than the original public cost estimate for staff time of five hundred fifty-five dollars (\$555). Since this was a new permit type, estimates ended up being low for how many permits were actually issued, resulting in greater staff time.

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

NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the CON applications listed below. A decision is tentatively scheduled for September 21, 2022. These applications are available for public inspection at the address shown below.

Date Filed

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

8/9/2022

#5958 HT: Boone Hospital Center Columbia (Boone County) \$3,147,879, Replace MRI

8/10/2022

#5963 NT: Mason Pointe Care Center Chesterfield (St. Louis County) \$16,838,176, Ren/Mod 256-bed SNF

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by September 10, 2022. All written requests and comments should be sent to—

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program 3418 Knipp Drive, Suite F PO Box 570 Jefferson City, MO 65102

For additional information, contact Alison Dorge at alison.dorge@health.mo.gov.

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

"NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

TO ALL CREDITORS AND CLAIMANTS AGAINST GIBSON PROPERTY MANAGEMENT, LLC, a Missouri liability company (the "Company"):

You are hereby notified that dissolution of the Company was authorized by the members on July 11, 2022. All persons having claims against the Company must present their claims in writing and mail their claims to:

Joel Gibson 1435 S. E. 73rd Place Ocala, FL 34480

A claim 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. In order to file a claim with the Company, you must furnish the following: (a) the name, address and telephone number of the claimant; (b) the amount claimed; (c) a description of the nature of the debt or the basis of the claim; (d) the date or dates the claim accrued; and (e) if the claim is founded on a writing, a copy of the writing."

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST ACCREDITED TRAFFIC OFFENDER SERVICES, LLC

On June 24, 2022, Accredited Traffic Offender Services, LLC, a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State.

Any claims against the Company may be sent to: Terry Cole, 1515 East Malone

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

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST MINGO RESIDENTIAL CARE OF PUXICO, LLC

On June 24, 2022, Mingo Residential Care of Puxico, LLC, a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State.

Any claims against the Company may be sent to: Terry Cole, 1515 East Malone

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

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

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST J.R. FINANCIAL, L.L.C.

On July 18, 2022, J.R. Financial, L.L.C. filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. J.R. Financial, L.L.C. requests that all persons and organizations who have claims against it present them immediately in writing to Donald A. Borgmann, Trustee, 2977 Hwy K, #283, O'Fallon, MO 63368.

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 J.R. Financial, 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 OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST 6TH AND ELM, L.L.C.

On July 19, 2022, 6th and Elm, L.L.C., a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any Claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Adam Patchett, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant; amount of claim; date of which the claim arose; basis for the claim; and documentation in support of the claim.

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

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST CMV-COCHRAN, LLC

CMV-Cochran, LLC, a Missouri limited liability company, filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State on June 17, 2022.

Any and all claims against CMV-Cochran, LLC may be sent to Steven P. Kuenzel, Sr., P.O. Box 228, Washington, MO 63090. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; the date(s) on which the event(s) on which the claim is based occurred; and any documentation related to the claim.

Any and all claims against CMV-Cochran, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST THE MICHAEL H. AND LEE MOISIO PARTNERSHIP LLC, a Missouri limited liability company.

On July 13, 2022, THE MICHAEL H. AND LEE MOISIO PARTNERSHIP LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said Notice was effective on July 13, 2022.

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

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

NOTICE: Pursuant to Section 347.141 RSMo., any claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of this notice.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST COLLEGE AND WALNUT GARAGE, L.L.C.

On July 19, 2022, College and Walnut Garage, L.L.C., a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any Claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Adam Patchett, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant; amount of claim; date of which the claim arose; basis for the claim; and documentation in support of the claim.

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST OLD PLANK, L.L.C.

On July 19, 2022, Old Plank, L.L.C., a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any Claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Adam Patchett, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant; amount of claim; date of which the claim arose; basis for the claim; and documentation in support of the claim.

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST COLLEGE AND WALNUT, L.L.C.

On July 19, 2022, College and Walnut, L.L.C., a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any Claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Adam Patchett, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant; amount of claim; date of which the claim arose; basis for the claim; and documentation in support of the claim.

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST WALNUT II, L.L.C.

On July 19, 2022, Walnut II, L.L.C., a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any Claims against the Company may be sent to: Bush & Patchett, L.L.C., Attn: Kerry Bush, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant; amount of claim; date of which the claim arose; basis for the claim; and documentation in support of the claim.

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

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS AND CLAIMANTS AGAINST MID MISSOURI TITLE AND ABSTRACT, INC.

On July 19, 2022, Mid Missouri Title and Abstract, Inc., a Missouri corporation (hereinafter the "Corporation"), filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State.

Any Claims against the Corporation may be sent to: Bush & Patchett, L.L.C., Attn: Kerry Bush, 4240 Philips Farm Rd., Ste. 109, Columbia, MO 65201. Each claim must include the following information: name, address, and telephone number of the claimant; amount of claim; date of which the claim arose; basis for the claim; and documentation in support of the claim.

All claims against the Corporation will be barred unless the proceeding to enforce the claim in commenced within two years after the publication of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST MCIVAN JONES FARMS, INC.

On June 24, 2022, McIvan Jones Farms, Inc., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on June 24, 2022.

You are hereby notified that if you believe you have a claim against McIvan Jones Farms, Inc., you must submit a summary in writing of the circumstances surrounding your claim to McIvan Jones Farms, Inc. at 1773 S. 413th Rd., East Prairie, Missouri, 63845. The summary of your claim must include the following information: (1) The name, address and telephone number of the claimant. (2) The amount of the claim. (3) The date on which the event on which the claim is based occurred. (4) A brief description of the nature of the debt or the basis for the claim.

All claims against McIvan Jones Farms, Inc. will be barred unless the proceeding to enforce the claim is commenced within two (2) years after the publication of this Notice.

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

On June 17, 2022, Byrd Farms, Inc., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on June 17, 2022.

You are hereby notified that if you believe you have a claim against Byrd Farms, Inc., you must submit a summary in writing of the circumstances surrounding your claim to Byrd Farms, Inc. at 1202 Yellowstone, Sikeston, Missouri, 63801. The summary of your claim must include the following information: (1) The name, address and telephone number of the claimant. (2) The amount of the claim. (3) The date on which the event on which the claim is based occurred. (4) A brief description of the nature of the debt or the basis for the claim.

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

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST ERP-INVEST, LLC

ERP-Invest, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on July 5, 2022. Any and all claims against ERP-Invest, 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 ERP-Invest, 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 A LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST DAYTON PRECISION SERVICES, L.L.C.

Dayton Precision Services, L.L.C., a Missouri limited liability company (the "Company"), was dissolved on June 15, 2022 by the filing of a Notice of Winding Up with the Missouri Secretary of State. The Company requests all persons and entities with claims against the Company present them in writing by mail to Dayton Precision Services, L.L.C, 400 Russell Blvd., St. Louis, Missouri 63104. Each claim must include:

- 1. The name, address, and telephone number of the claimant;
- 2. The amount of the claim:
- 3. The basis of the claim;
- 4. The date(s) of the event(s) on which the claim is based occurred; and
- 5. Documentation in support of the claim.

NOTICE: Any and all 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.

NOTICE OF WINDING UP TO ALL CREDITORS AND CLAIMANTS AGAINST PACIFIC CARE CENTER, LLC

Pacific Care Center, 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 Pacific Care Center, LLC may be sent to Carl C. Lang, 7733 Forsyth Blvd., Suite 400, Clayton, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against Pacific Care Center, LLC will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the date this notice is published.

Notice of Dissolution of Limited Liability Company To All Creditors of and Claimants Against NATURAL ACCENTS LLC

On July 12, 2022, NATURAL ACCENTS LLC, a Missouri LLC (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date. Claims against the Company shall be mailed to Denker Law Firm LLC, 229 SE Douglas, Ste 210, Lee's Summit, MO 64063. Claims must include: the name, address and phone number of the claimant; the amount being claimed; the date on which the claim arose; the basis for the claim; and all documentation to support the claim. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the last publication of the notice.

NOTICE OF WINDING UP FOR LIMITED LIABIITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST PROJECT GREENLIGHT LEMAY, LLC

On July 7, 2022, Project Greenlight Lemay, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective as of the filing date.

You are hereby notified that all persons that have claims against the Company must present them in writing to the Company: Donald H. Sanders, III, D.H. Sanders, LLC, 8011 Clayton Road, Suite 300, St. Louis, Missouri 663117. All claims must include (1) the name, address, and telephone number of the claimant; (2) the amount of the claim; (3) the date(s) on which the claim is based occurred; (4) a brief description of the nature of the debt or the basis for the claim and copies of any supporting documentation; and (5) if the claim is secured and if so, the collateral used as security.

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

NOTICE OF WINDING UP FOR LIMITED LIABIITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 94 BAIT, LLC

On June 28, 2022, 94 Bait, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective as of the filing date.

You are hereby notified that all persons that have claims against the Company must present them in writing to the Company: Donald H. Sanders, III, D.H. Sanders, LLC, 8011 Clayton Road, Suite 300, St. Louis, Missouri 663117. All claims must include (1) the name, address, and telephone number of the claimant; (2) the amount of the claim; (3) the date(s) on which the claim is based occurred; (4) a brief description of the nature of the debt or the basis for the claim and copies of any supporting documentation; and (5) if the claim is secured and if so, the collateral used as security.

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

NOTICE OF WINDING UP FOR LIMITED LIABIITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST PROJECT GREENLIGHT ONE, LLC

On July 7, 2022, Project Greenlight One, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective as of the filing date.

You are hereby notified that all persons that have claims against the Company must present them in writing to the Company: Donald H. Sanders, III, D.H. Sanders, LLC, 8011 Clayton Road, Suite 300, St. Louis, Missouri 663117. All claims must include (1) the name, address, and telephone number of the claimant; (2) the amount of the claim; (3) the date(s) on which the claim is based occurred; (4) a brief description of the nature of the debt or the basis for the claim and copies of any supporting documentation; and (5) if the claim is secured and if so, the collateral used as security.

All claims against the Company shall 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 J&J AUCTION, L.L.C.

On July 8, 2022, J & J Auction, L.L.C. filed its Notice of Winding Up with the Missouri Secretary of State. The event was effective on July 8, 2022.

You are hereby notified that if you believe you have a claim against J & J Auction, L.L.C., you must submit a summary in writing of the circumstances surrounding your claim to the Corporation to: Jennifer M. Snider, Witt, Hicklin, Snider & Fain, P.C., 2300 Higgins Road, P O Box 1517, Platte City MO 64079

The summary of your claim must include the following information: (a) the name, address and telephone number of the claimant; (b) the amount of the claim; (c) the date on which the event on which the claim is based occurred; (d) a brief description of the nature of the debt or the basis for the claim and (e) copies of any document supporting your claim.

The deadline for claim submission is the 90 calendar days from the effective date of this notice. All claims against J & J Auction, L.L.C. will be barred unless the proceeding to enforce the claim is commenced within two years after the publication of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST PELICAN, LLC

On July 28, 2022, Pelican, 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 Louis Werner, 20 W. 77th Street, Apt. 12A, New York, NY 10024. 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 THE NORTHLAND, LLC

On July 28, 2022, The Northland, 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 Louis Werner, 20 W. 77th Street, Apt. 12A, New York, NY 10024. 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.

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Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

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, 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.

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3 CSR 10-7.437	Conservation Commission			47 MoReg 895	
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Divisional of Finan	lementary and Secondary Education cial and Administrative Services Charter School Local Education Agency (LEA) Attendance Hour Reporting		May 3, 2022 .	Feb. 9, 2023
Department of So	ocial Services			
	Audit and Compliance			
	Provider Enrollment and Application	47 MoReg 543	.March 30, 2022 .	Sept. 26, 2022
MO HealthNet Div		C		• ,
13 CSR 70-15.010	Inpatient Hospital Services Reimbursement Methodology	47 MoReg 927 .	July 1, 2022 .	Feb. 23, 2023
13 CSR 70-15.015	Direct Medicaid Payments	47 MoReg 944 .	July 1, 2022 .	Feb. 23, 2023
13 CSR 70-15.110	Federal Reimbursement Allowance (FRA)			
13 CSR 70-15.160	Outpatient Hospital Services Reimbursement Methodology			
13 CSR 70-15.190	Out-of-State Hospital Services Reimbursement Plan			
13 CSR 70-15.220	Disproportionate Share Hospital (DSH) Payments			
13 CSR 70-15.230	Upper Payment Limit (UPL) Payment Methodology	47 MoReg 960 .	July 1, 2022 .	Feb. 23, 2023
Department of H	ealth and Senior Services			
Division of Regulat				
	Reporting Infectious, Contagious, Communicable, or			
1) CBR 20 20:020	Dangerous Diseases	Next Issue	. Aug. 29, 2022	Feb. 24, 2023
19 CSR 30-100.010	Newborn Safety Incubators	This Issue	Aug. 12, 2022 .	Feb. 23, 2023
Department of C	ommerce and Insurance			
	istration for the Healing Arts			
	Collaborative Practice Arrangement with Nurses	47 MoReg 621	April 11, 2022	Oct. 7, 2022
State Board of Nur	rsing	_	-	
20 CSR 2200-4.200	Collaborative Practice	47 MoReg 622	April 11, 2022	Oct. 7, 2022
State Board of Pha		Č	• /	•
20 CSR 2220-2.400	Compounding Standards of Practice	47 MoReg 965 .	June 21, 2022	Dec. 17, 2022

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Executive Orders	Subject Matter	Filed Date	Publication
	<u>2022</u>		
22-05	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems.	July 26, 2022	This Issue
22-04	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.	July 21, 2022	This Issue
Proclamation	In accordance with <i>Dobbs</i> , Section 188.017, RSMo is hereby effective as of the date of this order.	June 24, 2022	47 MoReg 1075
22-03	Terminates the State of Emergency declared in Executive Order 22-02.	February 7, 2022	47 MoReg 411
22-02	Declares a State of Emergency and directs the Missouri State Emergency		
22-01	Operations Plan be activated due to forecasted severe winter storm systems. Establishes and Designates the Missouri Early Childhood State Advisory	February 1, 2022	47 MoReg 304
	Council.	January 7, 2022	47 MoReg 222
	<u>2021</u>		
21-13	Creates and establishes the Missouri Supply Chain Task Force.	November 22, 2021	47 MoReg 12
21-12	Designates members of his staff to have supervisory authority over	,	
	departments, divisions and agencies of state government.	November 5, 2021	46 MoReg 2325
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	A	46 M D 1707
21.00	agencies to waive some regulatory requirements.	August 27, 2021	46 MoReg 1727
21-08	Designates members of his staff to have supervisory authority over		1636 8 1680
D 1	departments, divisions and agencies of state government	August 10, 2021	46 MoReg 1673
Proclamation	Convenes the First Extra Session of the First Regular Session of the One Hundred and First General Assembly for extending the Federal Reimbursemer Allowances (FRA) and related allowances, taxes, and assessments necessary for funding MO HealthNet	June 22, 2021	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	With 20, 2021	10 1010105 750
#1-00	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

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