SALUS POPULI SUPREMA LEX ESTO

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

John R. Ashcroft
Secretary of State

MISSOURI REGISTER
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JOHN R. ASHCROFT

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

EDITOR-IN-CHIEF
CURTIS W. TREAT

MANAGING EDITOR
STEPHANIE MARTIN

PUBLICATION SPECIALIST II
JACQUELINE D. WHITE

EDITOR II
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ADMINISTRATIVE AIDE III
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MISSOURI REGISTER

January 18, 2022
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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the Missouri Register. Orders of Rulemaking appearing in the Missouri Register will be published in the Code of State Regulations and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year’s schedule, please see the website at sos.mo.gov/adrules/pubsched.

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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 symbology under the heading of proposed rule. If an existing rule is to be amended or rescinded, it will have a heading of proposed amendment or proposed rescission. Rules which are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

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

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

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

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

Proposed Amendment Text Reminder:

Boldface text indicates new matter.
Bracketed text indicates matter being deleted.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-7.450 Furbearers: Hunting Seasons, Methods. The commission proposes to amend section (1), add a new section (2), renumber subsequent sections, amend new subsection (4)(B), and add a new section (7).

PURPOSE: This amendment modifies the dates for which furbearers may be hunted, readjusts verbiage regarding pelts, and clarifies the take of coyotes during turkey season and possession restrictions.

(1) Badger, bobcat, gray fox, opossum, raccoon, red fox, and striped skunk may be taken in any numbers by hunting from November 15 through January 31. Pelts of furbearers may be possessed, transported, consigned for processing, and sold only by the taker with a valid permit throughout the year, except that bobcats or their pelts shall be delivered by the taker to an agent of the department for registration or tagging before selling, transferring, tanning, or mounting, but not later than April 10. Furbearers may be purchased and sold only under provisions of this rule, Chapter 10, and 3 CSR 10-4.135. No person shall accept payment for furbearers taken by another.

(2) Pelt of furbearers may be possessed, transported, consigned for processing, and sold only by the taker with a valid permit throughout the year; except the pelts or their pelts shall be delivered by the taker to an agent of the department for registration or tagging before selling, transferring, tanning, or mounting, but not later than April 10. Furbearers may be purchased and sold only under provisions of this rule, Chapter 10, and 3 CSR 10-4.135. No person shall accept payment for furbearers taken by another.

(3) Coyotes, except as otherwise provided in this section, may be taken by hunting, and pelts and carcasses may be possessed, transported, and sold in any numbers throughout the year.

(4) No furbearers may be chased, pursued, or taken during daylight hours from April 1 through the day prior to the beginning of the prescribed spring turkey hunting season.

(5) During the prescribed spring turkey hunting season, coyotes may be taken by hunters, pursued, or taken except during legal shooting hours for turkey hunting using any legal spring turkey hunting season method by persons holding an unfilled Spring Turkey Hunting Permit; and

1. A Resident Small Game Hunting Permit; or
2. A Nonresident Furbearer Hunting and Trapping Permit.

(6) The dens or nests of furbearers shall not be molested or destroyed.

(7) Restrictions on possession shall not apply to tanned pelts, mounted specimens, or manufactured products.


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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department’s website at https://short.mdc.mo.gov/Z49. 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 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 8—Wildlife Code: Trapping: Seasons, Methods

PROPOSED AMENDMENT

3 CSR 10-8.510 Use of Traps. The commission proposes to amend section (1) of this rule.

PURPOSE: This amendment modifies the dates for which specific traps may be used to trap coyote, opossum, raccoon, and striped skunk.

(1) Traps shall have smooth or rubber jaws only, and may include foot-hold traps, Conibear® or other killing-type traps, foot-enclosing traps, cage-type traps, colony traps with openings no greater than six inches (6") in height and six inches (6") wide, for/snares (as defined in 3 CSR 10-20.805) set under/ in water only, and cable restraint devices (as defined in 3 CSR 10-20.805). From March 1 through April 14 only foot-hold traps, foot-enclosing traps, and cage-type traps may be used to trap coyote, opossum, raccoon, and striped skunk. From August 1 through October 15 only foot-enclosing traps and cage-type traps may be used to trap opossum, raccoon, and striped skunk. Use of pitfalls, deadfalls, snares set in a dry land set, and nets are prohibited.


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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department’s website at https://short.mdc.mo.gov/Z49. 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 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
Chapter 200—Office of College and Career Readiness

PROPOSED RULE

5 CSR 20-200.265 Computer Science

PURPOSE: This rule sets forth requirements relating to computer science education, as outlined in section 170.018, RSMo.

(1) A district may allow a student to fulfill up to one (1) unit of academic credit for high school graduation in mathematics, science, or practical arts with a district-approved computer science course, provided the district meets the criteria set forth in section 170.018.1(2) and (3), RSMo.

(A) In order for a district to allow computer science to fulfill a mathematics or science credit the student must have either taken, or be on track to take, courses that require end-of-course examinations for mathematics and science. A district electing to utilize mathematics credit must communicate to students that institutions of higher education may require four (4) units of academic credit in mathematics for college admission. In addition, the parent, guardian, or legal custodian of each student who chooses to take a computer science course to fulfill a mathematics credit shall sign and submit to the school district a document containing a statement acknowledging that taking a computer science course to fulfill a mathematics credit may have an adverse effect on college admissions.

(B) A district must identify the type of credit earned by a student who has taken a district-approved computer science course for mathematics or science credit when filling out the course codes in the June Student Course Completion file with the Department of Elementary and Secondary Education (department).

(2) Teachers of a computer science course for students in grades 7-12 must possess either—

(A) A Missouri-issued teaching certificate at the appropriate grade level and one (1) of the following:

1. A passing score on the department-designated computer science assessment and department-issued computer science certificate; or

2. A bachelor’s or master’s degree in computer science or some other computer science related four- (4-) year degree; or

3. Documented completion of a department-approved computer science training program or postsecondary course; or

(B) A Visiting Scholar Certificate (only applicable for teachers of grades 9-12) and one (1) of the following:

1. An associate’s degree in computer science and an industry recognized credential in computer science or an industry-recognized credential in a computer science related field; or

2. A passing score on the department-designated computer science assessment; or

3. Documented completion of a department-approved computer science training program or postsecondary course.

(3) The department administers the Computer Science Education Fund Grant Program. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of grants to eligible entities, as defined in section 170.018.4.(1), RSMo.

(A) Eligible entities applying for grants must demonstrate that they meet the criteria set forth in section 170.018.4.(3)(a)(f), RSMo.

(B) Eligible entities must submit the reimbursement form to the department by June 15 of each year, even if the training has not yet occurred. Approved training must be completed on or before June 30 of the year in which the reimbursement is requested.


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

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

Title 5—DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION
Division 20—Division of Learning Services
[Chapter 500—Office of Adult Learning and Rehabilitation Services]
Chapter 200—Office of College and Career Readiness

[5 CSR 20-500.330] 5 CSR 20-500.330 Administration of High School Equivalence Program. The State Board of Education (board) is changing the rule and chapter number, amending the purpose and sections (1) and (2), deleting section (3), amending new sections (3)–(6), and renumbering as necessary.

PURPOSE: This amendment moves this rule to the Office of College and Career Readiness due to an internal reorganization, updates terminology to reflect current practice, and clarifies the prerequisites and required documents for the high school equivalence test.

PURPOSE: The Department of Elementary and Secondary Education (department) determines applicant eligibility, arranges for testing, establishes minimum standard score requirements, issues certificates, and approves reexamination in accordance with the policies and procedures of test vendors approved and designated by the department.

(1) To be eligible to earn a Missouri [High School Equivalence] Certificate of High School Equivalence, a person must be a resident of Missouri (with a Missouri mailing address) and meet one (1) of the following requirements:

(C) Be [sixteen (16) years of age,] withdrawn from school, have successfully completed sixteen (16) units of credit toward high school graduation, and have written [permission from the superintendent or principal of the school last attended] confirmation of course completion from the superintendent of schools where the most recent high school graduation credits were earned; or

(D) If home schooled—[be sixteen (16) years of age,] have met the requirements of section 167.031, RSMo, for course instruction, and have written permission of the parent or legal guardian.

(2) [Arrangements for taking the test(s)] Missouri Certificate of High School Equivalence administration.

(A) The test(s) to earn a [Missouri High School Equivalence Certificate] State High School Equivalency Program certificates are administered under the direction of the department at testing centers approved and designated by the department.

(B) [Application forms may be obtained by contacting the Missouri High School Equivalency Office (HSEO), PO Box 480, Jefferson City, MO 65102-0480. The completed form is to be returned for approval. Only approved applicants may take the examination. Positive identification in the form of a current Missouri driver’s license, Missouri non-driver ID, or U.S. issued passport must be presented by the examinee before being allowed to take the test(s).] The local testing center is responsible for positive identification of examinees. Scheduling a test may be completed online.

(C) The examinee-selected testing center approved and designated by the department is responsible for confirming positive identification of examinees. Positive identification is defined in this rule as—

1. A current, permanent Missouri driver’s license, which includes a driver, nondriver, intermediate, commercial, or instruction (learner’s) permit;

2. A temporary Missouri license, which includes a temporary driver, nondriver, intermediate, commercial, or instruction (learner’s) permit;

3. A Missouri non-driver identification card;

4. A U.S.-issued passport, or passport card, and proof of Missouri residency per paragraphs (2)(C)1.–3.;

5. A U.S. Military ID and proof of Missouri residency per paragraphs (2)(C)1.–3.; or

6. A tribal identification card and proof of Missouri residency per paragraphs (2)(C)1.–3.

(D) Before being allowed to take the tests, examinees will be required to present appropriate original supporting documentation to the local testing center approved and designated by the department.

1. Examinees who are over seventeen (17) years of age who have dropped out of school—

A. Must provide positive identification as defined above in paragraph (2)(C) if they are taking the test at a high school equivalence testing center approved and designated by the department; or

B. Must provide the following, if they are taking the test at home or a secure location:

(I) The examinee’s full name;

(II) The examinee’s date of birth;

(III) The last four (4) digits of the examinee’s Social Security number; and

(IV) The examinee’s assigned testing ID number.

2. Examinees who are enrolled in the Missouri Option Program must provide—

A. A school-issued identification card or badge that shows all of the following:

(I) The student’s full name;

(II) The student’s current address;

(III) The student’s date of birth;

(IV) The student’s signature; and

(V) The student’s photograph; or

B. A school-issued identification card or badge that does not show all of the information required in subparagraph (2)(A), in combination with a letter on the student’s school letterhead and signed by their Missouri Option Program teacher, coordinator, or authorized school personnel that contains the information required in parts (2)(D)(2)(A)-(V); and

C. Any of the forms of identification outlined in this regulation, if the examinee is enrolled in the Missouri Option Program and is in the custody of the state or county.

[E] Examination fee(s) must be paid by the examinee to cover the cost of administering the program. Based on the test(s) identified by the department and method of test administration chosen by the examinee, fees may be paid to the department, testing center approved and designated by the department, or test vendor. These fees are nonrefundable and nontransferable. Duplicate certificates are available for an additional fee.

[3] Local testing centers will assign testing dates to applicants who have requested testing and who have been authorized by the department to take the test(s) or to retake all or part of a test.

[4] The Missouri Certificate of High School Equivalence is awarded on the basis of the successful completion of the designated test(s). Minimum standard scores are established in accordance with the policies and procedures of the designated test vendor(s) of the department.
(5)/(4) Certificates [of High School Equivalence] are issued only by the department. Public high schools are not permitted to issue these certificates nor are they permitted to issue a diploma on the basis of the designated test(s) unless the district is part of the Missouri Option Program.

(6)/(5) Examenation.
A. An applicant who fails to qualify for the certificate on the first testing may be approved for additional attempts [per vendor’s requirements]. The applicant is responsible for all applicable fees.

(7)/(6) [General Educational Development Test or GED] Tests given by the Defense Activity for Nontraditional Education Support (DANTES) or United States Armed Forces Institute (USAFI) are recognized by Missouri. [A completed application form, fee, and an official transcript of GED s/Scores must be submitted to the (HSEO) High School Equivalency Office, PO Box 480, Jefferson City, MO 65102-0480. A [Missouri C]ertificate [of High School Equivalence] will be issued if the standard scores meet the minimum score requirements [established by the board].


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 rescission with the Missouri Department of Revenue, Administration Division, 301 W High Street, Room 218, Jefferson City, MO 65105-0475. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.020 Property Subject to Tax. This rule provided an interpretive guideline under section 145.020, RSMo (1969), in determining property subject to tax.

PURPOSE: This rule is being rescinded due to legislative changes that have eliminated the estate tax and section 145.020, RSMo, which have made this rule unnecessary.


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 Missouri Department of Revenue, Administration Division, 301 W High Street, Room 218, Jefferson City, MO 65105-0475. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.030 Federal Death Tax Credit. This rule was intended as an interpretive guideline as to those matters considered by the Department of Revenue in determining the liability of the estate to pay Missouri estate tax regardless of whether or not the time had expired for the estate to claim the death tax credit refund from the federal government.

PURPOSE: This rule is being rescinded due to legislative changes that have eliminated the estate tax and section 145.070, RSMo, which have made this rule unnecessary.


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.

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Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.120 Notice of Intention to Transfer Assets. This rule was to serve as a guideline relating to the transfer of certain estate property and the preparation of forms required under section 145.210, RSMo Supp. 1975.

PURPOSE: Legislative changes have eliminated the estate tax and section 145.210, RSMo, which have made this rule unnecessary and therefore this rule is being rescinded.


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 Missouri Department of Revenue, Administration Division, 301 W High Street, Room 218, Jefferson City, MO 65105-0475. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.160 Estate Tax Interest Rate. This rule established the manner of computing interest due on estate tax deficiencies.

PURPOSE: Legislative changes have eliminated the estate tax and have made this rule unnecessary, and therefore this rule is being rescinded.


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 Missouri Department of Revenue, Administration Division, 301 W High Street, Room 218, Jefferson City, MO 65105-0475. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.170 Extension of Time to Pay Missouri Estate Tax. This rule established the manner in which an extension of time to pay Missouri estate taxes was allowed pursuant to section 145.551.3., RSMo 1986, and for the acceleration of the unpaid tax for failure to make a required interest payment.

PURPOSE: This rule is being rescinded due to legislative changes that have eliminated the estate tax and have made this rule unnecessary.


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 Missouri Department of Revenue, Administration Division, 301 W High Street, Room 218, Jefferson City, MO 65105-0475. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.180 Claims for Refund of Missouri Estate Tax When Paid in Installments. This rule was to inform the public of the procedures to be followed by an estate that elected to pay the federal estate tax in installments pursuant to I.R.C. section 6166 and to claim refund of any overpaid Missouri estate taxes.

PURPOSE: This rule is being rescinded due to legislative changes that have eliminated the estate tax and have made this rule unnecessary.
PART A

Proposed Rules

January 18, 2022
Vol. 47, No. 2

Title 12—DEPARTMENT OF REVENUE
Division 10—Director of Revenue
Chapter 8—Inheritance and Estate Tax

PROPOSED RESCISSION

12 CSR 10-8.190 Missouri Estate Tax Base. This rule was established to inform the public that the Missouri estate tax is equal to the amount of the state death tax credit allowed or allowable by IRC (Internal Revenue Code) Section 2011 attributable to property having a Missouri tax situs. This regulation is applicable to decedents dying on or after January 1, 1981.

PURPOSE: This rule is being rescinded due to legislative changes that have eliminated the estate tax and have made this rule unnecessary.


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 Missouri Department of Revenue, Administration Division, 301 W High Street, Room 218, Jefferson City, MO 65105-0475. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

Title 15—ELECTED OFFICIALS
Division 50—Treasurer
Chapter 1—Organization

PROPOSED AMENDMENT

15 CSR 50-1.010 Function and Organization. The treasurer is amending sections (1) through (3).

PURPOSE: This amendment updates the general organization and functions of the Missouri state treasurer’s office to comply with the requirements of section 536.023, RSMo.

(1) The primary function of the state treasurer’s office is to perform the duties as defined in Article IV, Section 15, Missouri Constitution, and Chapter 30, RSMo (1986), sections 447.500 to 447.595, RSMo, and other any other applicable state statutes. In general, these duties include: to be the custodian of all state funds; to invest state moneys not needed for current operating expenses; to disburse state moneys not needed for current operating expenses; to disburse state moneys as provided by law; to be the custodian of unclaimed property; and to administer any other program under the authority of the treasurer.

(2) The office of state treasurer operates in three (3) five (5) major functional areas—receipts and accounting; investments; disbursements, tabulating, and records; unclaimed property; and program administration.

(A) The investment area invests state moneys not needed for current operating expenses in time deposits, bearing interest, in Missouri banking institutions selected by the state treasurer and approved by the governor and state auditor or in short-term United States government securities and repurchase agreements, and it also administers the linked deposit program.

(B) The disbursement area tabulates state checks, verifies daily expenditures as certified by the Office of Administration, generates a check register, affixes the facsimile signature of the state treasurer to checks, tracks the outstanding status of checks, reconciles bank accounts, controls and processes outlawed replacement checks, and maintains cancelled checks and other records.

(C) The unclaimed property function consists of receiving and recording reports of unclaimed property, depositing unclaimed funds to the abandoned fund account, and processing owner claims for abandoned funds or property.

(E) The program administration division administers all other programs under the authority of the treasurer.

(3) The offices of the state treasurer are located in the State Capitol Building and the Truman State Office Building, 301 W[east] High St., Jefferson City, MO 65102. Any information requested by the public can be obtained by writing to the Missouri State Treasurer, PO Box 210, Jefferson City, MO 65102. Telephone (573) 751-2411.


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 Office of the State Treasurer, Harry S. Truman State Office Building, PO Box 210, Jefferson City, MO 65102, or via email at info@treasurer.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 20—Missouri State Board of Accountancy
Chapter 4—Continuing Education Requirements

PROPOSED AMENDMENT

20 CSR 2010-4.020 Qualifying Programs. The board is adding subsection (1)(E).

(1)
PURPOSE: This amendment clarifies certification courses used towards continuing education requirements.

(1) Programs Qualifying for Continuing Professional Education (CPE) Credit.

(E) Certifications Related to Profession. A licensee may receive continuing professional education (CPE) credit for certifications related to the profession that are relevant to maintaining or improving professional competence upon the following conditions:

1. CPE credit may only be claimed upon receipt of a completed verifiable certificate demonstrating the licensee has successfully obtained certification within the applicable CPE reporting period. CPE hours granted will be based on the year the certificate was issued.

2. Upon review of the course/certification content and requirements, the board will determine the number of CPE hours that can be claimed for successful completion of the certification.

3. The following initial certifications will be accepted by the board for CPE hours, as designated:
   A. Advanced Audit Certification-CAMS Audit (ACAMS). Eligible for ten (10) CPE hours;
   B. Certified Accounts Payable Professional Exam (CAPP). Eligible for twenty (20) CPE hours;
   C. Certified Anti-Money Laundering Specialists (CAMS). Eligible for ten (10) CPE hours;
   D. Certified Financial Planner (CFP). Eligible for thirty (30) CPE hours;
   E. Certified Fraud Examiner (CFE). Eligible for twenty-five (25) CPE hours;
   F. Certified Government Financial Planner (CGFM). Eligible for fifteen (15) CPE hours;
   G. Certified Investment Management Analyst (CIMA). Eligible for twenty (20) CPE hours;
   H. Certified Management Accountant Exam (CMA). Two- (2-) part exam, eligible for twenty (20) CPE hours per exam;
   I. Certified Treasury Professional Exam (CTP). Eligible for fifteen (15) CPE hours;
   J. Chartered Alternative Investment Analyst Exam (CAIA). Two- (2-) part exam, eligible for twenty-five (25) CPE hours per exam;
   K. Chartered Financial Analyst Exam (CFA). Three- (3-) part exam, eligible for thirty (30) CPE hours per exam;
   L. Chartered Financial Consultant (ChFC). Eligible for fifteen (15) CPE hours;
   M. Chartered Generalist Risk Analyst (CERA). Five- (5-) part exam, eligible for fifteen (15) CPE hours per exam;
   N. Chartered Globalist Risk Analyst (CERA). Two- (2-) part exam, eligible for twenty (20) CPE hours per exam;
   O. Chartered Globalist Risk Analyst (CERA). Two- (2-) part exam, eligible for twenty (20) CPE hours;
   P. Certified Information System Auditor Exam (CISA). Eligible for fifteen (15) CPE hours;
   Q. Certified Information System Auditor Exam (CISA). Eligible for fifteen (15) CPE hours;
   R. Certified Information System Auditor Exam (CISA). Eligible for fifteen (15) CPE hours;
   S. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   T. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   U. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   V. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   W. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   X. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   Y. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;
   Z. Certified Public Accountant Exam (CPA). Eligible for fifteen (15) CPE hours;

4. Licensees seeking CPE for any course not set forth above may request the board determine appropriate credit by submitting the required documents as set forth in 20 CSR 2010-4.031.

5. Certificate renewals and recertifications are not eligible for CPE hours.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE
Division 2115—State Committee of Dietitians
Chapter 2—Licensure Requirements

PROPOSED RESCISSION

20 CSR 2115-2.062 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: This 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 State Committee of Dietitians, PO Box 1335, Jefferson City, MO 65102, via facsimile at (573)526-3856, or via email at diet@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 2165—Board of Examiners for Hearing Instrument Specialists
Chapter 2—Licensure Requirements

PROPOSED RESCISSION

20 CSR 2165-2.035 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.
as a hearing instrument specialist for one hundred eighty (180) days.

PURPOSE: This 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 Missouri Board of Examiners for Hearing Instrument Specialists, PO Box 1335, Jefferson City, MO 65102, or via email at behis@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 2231—Division of Professional Registration
Chapter 3—Modified Application and Renewal Procedures of the Division

PROPOSED RULE

20 CSR 2231-3.020 Pre-licensure Criminal History Determination

PURPOSE: This rule complies with section 324.012.7, RSMo, and details the process for an individual to request a pre-licensure determination of their criminal record under the Fresh Start Act. This rule also provides the requirements for a decision on a pre-licensure determination.

(1) For purposes of this regulation, all terms shall have the same definition as contained in section 324.012, RSMo.

(2) Individuals requesting a pre-licensure criminal history determination under the Fresh Start Act must complete the request on a form approved by the Division of Professional Registration and its boards, commissions, committee, and offices of the Division of Professional Registration.

(3) Within thirty (30) days after a licensing board has met, but not later than four (4) months after a complete request of a pre-license criminal history determination, the division or respective licensing board shall issue a written order of its determination as required pursuant to section 324.012, RSMo.


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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri Division of Professional Registration, Sheila Solon, Acting Division Director, PO Box 1335, Jefferson City, MO 65102, or via email at profreg@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 2270—Missouri Veterinary Medical Board
Chapter 2—Licensure Requirements for Veterinarians

PROPOSED RESCISSION

20 CSR 2270-2.072 Temporary Courtesy License. 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 veterinary medicine 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 Missouri Veterinary Medical Board, PO Box 633, Jefferson City, MO 65102, via facsimile at (573)526-3856, or via email at vets@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.
This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the Missouri Register; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the Code of State Regulations.

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

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 20—Method of Sale for Products

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Agriculture under section 413.065, RSMo 2016, the department amends a rule as follows:

2 CSR 90-20.040 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 16, 2021 (46 MoReg 1585). 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 two (2) staff comments for the proposed amendment.

COMMENT #1: An MDA staff member requested that the NIST reference be modified to be compliant with section 536.031, RSMo. RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

COMMENT #2: An MDA staff member requested that the title be change from U.S. Government Printing Office to U.S. Government Publishing Office so that it correctly identifies the publisher’s name. RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

Title 2—DEPARTMENT OF AGRICULTURE
Division 90—Weights, Measures and Consumer Protection
Chapter 21—Weighing and Measuring Devices

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Agriculture under section 413.065, RSMo 2016, the department amends a rule as follows:

2 CSR 90-21.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 16, 2021 (46 MoReg 1585-1586). 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 two (2) staff comments for the proposed amendment.

COMMENT #1: An MDA staff member requested that the NIST reference be modified to be compliant with section 536.031, RSMo. RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

COMMENT #2: An MDA staff member requested that the title be change from U.S. Government Printing Office to U.S. Government Publishing Office so that it correctly identifies the publisher’s name. RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

2 CSR 90-21.010 Registration of Servicepersons and Service Agencies

(1) The rule for the Division of Weights, Measures and Consumer Protection for Voluntary Registration of Servicepersons and Service Agencies for Commercial Weighing and Measuring Devices shall incorporate by reference the section of the NIST Handbook 130, 2020 edition, entitled “Uniform Regulation for the Voluntary Registration of Servicepersons and Service Agencies for Commercial Weighing and Measuring Devices.” This regulation does not include any later amendments or additions to NIST Handbook 130.
ORDER OF RULEMAKING

By the authority vested in the director of the Department of Agriculture under section 413.065, RSMo 2016, the department amends a rule as follows:

2 CSR 90-22.140 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 16, 2021 (46 MoReg 1586). 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 two (2) staff comments for the proposed amendment.

COMMENT #1: An MDA staff member requested that the NIST reference be modified to be compliant with section 536.031, RSMo.
RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

COMMENT #2: An MDA staff member requested that the title be change from U.S. Government Printing Office to U.S. Government Publishing Office so that it correctly identifies the publisher’s name.
RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

2 CSR 90-23.010 NIST Handbook 133, Technical Procedures and Methods for Measuring and Inspecting Packages or Amounts of Commodities

(1) The technical procedures and methods used by the Division of Weights, Measures and Consumer Protection for measuring and inspecting packages or amounts of commodities kept, offered, exposed for sale, sold, or in the process of delivery, shall be those procedures and methods described and specified in the National Institute of Standards and Technology (NIST) Handbook 133, Checking the Net Contents of Packaged Goods, 2020 Edition, as incorporated by reference in this rule. NIST Handbook 133, 2020 Edition, is published by the Superintendent of Documents, U.S. Government Publishing Office. A copy of this material can be obtained free of charge online at NIST.gov or a hard copy may be purchased from the National Conference of Weights and Measures at NCWM.net. This regulation does not include any later amendments or additions to NIST Handbook 133.

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Agriculture under section 413.065, RSMo 2016, the department amends a rule as follows:

2 CSR 90-25.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 16, 2021 (46 MoReg 1586-1587). 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 two (2) staff comments for the proposed amendment.

COMMENT #1: An MDA staff member requested that the NIST reference be modified to be compliant with section 536.031, RSMo.
RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

COMMENT #2: An MDA staff member requested that the title be change from U.S. Government Printing Office to U.S. Government Publishing Office so that it correctly identifies the publisher’s name.
RESPONSE AND EXPLANATION OF CHANGE: The rule has been amended as requested.

2 CSR 90-25.010 Price Verification Procedures

Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 4—Wildlife Code: General Provisions  

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-4.117 Prohibited Species is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1730). 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 Conservation Commission received comments from six (6) individuals on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced support for proposed changes to this rule; however, specific comments were in support of allowing bicycle use on conservation area service roads.

RESPONSE: The commission thanks the individual who voiced support for the regulation changes.

COMMENT #2: The commission received comments from five (5) individuals who voiced opposition for proposed changes to this rule; however, two (2) specific comments were in opposition to a minimum length limit of twenty-six inches (26") for blue and flathead catfish on Mark Twain Lake, and three (3) specific comments were in opposition to allowing bicycle use on conservation area service roads.

RESPONSE: The commission thanks those individuals who provided input and will address these comments with others received on these specific changes in the orders of rulemaking for 3 CSR 10-6.510 Channel Catfish, Blue Catfish, Flathead Catfish and 3 CSR 10-11.130 Vehicles, Bicycles, Horses, and Horseback Riding.

Title 3—DEPARTMENT OF CONSERVATION  
Division 10—Conservation Commission  
Chapter 5—Wildlife Code: Permits  

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-5.210 Permits to be Signed and Carried is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1736). 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 Conservation Commission received comments from two (2) individuals on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced support for proposed changes to this rule and is of the opinion the age limit should be increased to exempt all minors under the age of seventeen (17).

RESPONSE: The commission thanks the individual who voiced support for the regulation changes. The regulation amendment no longer restricts certain methods of take for fishing or trapping by individuals who are fifteen (15) years old and younger. Allowing these specific methods of take for individuals who are fifteen (15) years old and younger, who stated any need for signature should be removed.

COMMENT #2: The commission received comment from one (1) individual who voiced opposition for proposed changes to this rule, and who is of the opinion it will make it easier to abuse regulations.

RESPONSE: The commission thanks the individual for their comments on the regulation changes. The regulation amendment no longer restricts certain methods of take for fishing or trapping by individuals who are fifteen (15) years old and younger. Allowing these specific methods of take, for individuals who are fifteen (15) years old and younger, should not promote more regulation abuse but should encourage more mentorship by individuals using these specific methods of take.
necessary to acknowledge the acceptance of special conditions or to identify the permit holder (daily hunting and fishing tags, method exemptions, and the Federal Duck Stamp as required by federal regulations).

**Title 3—DEPARTMENT OF CONSERVATION**  
**Division 10—Conservation Commission**  
**Chapter 5—Wildlife Code: Permits**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-5.220 Resident and Nonresident Permits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1736). 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 3—DEPARTMENT OF CONSERVATION**  
**Division 10—Conservation Commission**  
**Chapter 6—Wildlife Code: Sport Fishing: Seasons, Methods, Limits**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-6.510 Channel Catfish, Blue Catfish, Flathead Catfish is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1736-1737). 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 Conservation Commission received comments from twenty-five (25) individuals on the proposed amendment.

**COMMENT #1:** The commission received comments from fifteen (15) individuals who voiced support for proposed changes to this rule. Two (2) of these individuals indicated preference for a slot limit.  
**RESPONSE:** The commission thanks the individuals who voiced support for the regulation changes. Data from the 2012-2018 Mark Twain Lake blue and flathead catfish assessment indicated reducing harvest of small catfish would be most beneficial in Mark Twain Lake. Slot length limits are designed to increase harvest of overabundant, small, slow-growing fish. A slot length limit was modeled, but it did not provide as much benefit as the twenty-six (26) inch minimum length limit proposal, which was an option chosen by anglers in an online and mail survey.

**COMMENT #2:** The commission received comments from five (5) individuals who voiced general opposition to changes to this rule.  
**RESPONSE:** The commission thanks those who provided input.

**COMMENT #3:** The commission received comments from four (4) individuals who voiced opposition for proposed changes to this rule, and who stated the length limit should be reduced, with suggestions ranging from twenty (20) to twenty-four (24) inches.  
**RESPONSE:** The commission thanks those who provided input. Modeling of catfish populations at various minimum length limits was conducted as well as public comment through online and mail surveys. Respondents to the surveys indicated the current proposal was a favorable option.

**COMMENT #4:** The commission received comment from one (1) individual who voiced opposition for proposed changes to this rule, and who voiced the opinion only one (1) catfish per day over thirty-four inches (34”) should be allowed to be kept.  
**RESPONSE:** The commission thanks those who provided input. An assessment of blue catfish and flathead catfish was conducted in Mark Twain Lake from 2012-2018 and indicates that a minimum length limit could improve the blue catfish fishery by increasing the abundance of preferred (thirty (30) inch) and memorable (thirty-five (35) inch) sized catfish by fifty-five (55) to ninety-three (93) percent with minimal reductions in yield (pounds available for harvest). In addition, public input was gathered online and through a mail survey to anglers returning tags from blue catfish caught in Mark Twain Lake. About two-thirds (2/3) of the surveyed anglers support a minimum length limit for blue and flathead catfish at Mark Twain Lake. About sixty percent (60%) of anglers who responded online and about thirty percent (30%) of anglers in the mail survey value the opportunity to catch a large catfish more than keeping catfish to eat.

**Title 3—DEPARTMENT OF CONSERVATION**  
**Division 10—Conservation Commission**  
**Chapter 6—Wildlife Code: Sport Fishing: Seasons, Methods, Limits**

**ORDER OF RULEMAKING**

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-6.525 Paddlefish is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1737). 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 Conservation Commission received comments from four (4) individuals on the proposed amendment.

**COMMENT #1:** The commission received comments from three (3) individuals who voiced support for proposed changes to this rule. One (1) individual also supports banning imaging equipment.  
**RESPONSE:** The commission thanks the individuals who voiced support for the regulation changes. These changes will promote sustainable paddlefish fisheries across the state and into the future.

**COMMENT #2:** The commission received comment from one (1) individual who voiced opposition to changes to this rule, and who stated the opinion the minimum length limit statewide should be thirty-four inches (34”).
RESPONSE: There are some paddlefish fisheries (examples: Lake of the Ozarks, Harry S. Truman Reservoir, and Table Rock Lake) where a thirty-four inches (34") minimum length limit is appropriate and will remain in place. However, paddlefish tend not to grow as large in some rivers (examples: Black River and St. Francis River). For a statewide regulation, a thirty-two inch (32") minimum length limit is most appropriate to manage the many, diverse paddlefish fisheries that exist across the state.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 6—Wildlife Code: Sport Fishing: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-6.550 Other Fish is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1737). 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 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.455 is amended.

This rule establishes the turkey hunting season, limits, and provisions for hunting and is exempted by sections 536.021, RSMo, from the requirements for filing as a proposed amendment. The Department of Conservation amended 3 CSR 10-7.455 by establishing turkey hunting seasons.

3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits

(1) Turkeys may be pursued, taken, killed, possessed, or transported only as permitted in this rule.

(A) Spring Season. A person possessing the prescribed turkey hunting permit may take two (2) male turkeys or turkeys with visible beards from April 25 through May 8, 2022; provided only one (1) turkey may be taken before April 25, 2022, and only one (1) turkey may be taken per day. A turkey taken during a managed hunt will count towards an individual’s spring season bag limit. Turkeys may be taken only by shotgun, with shot no larger than No. 4, atlatl, bow, or crossbow; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to one-hour (1) hour after sunrise. Possession of electronic calls or shotshells loaded with shot larger than No. 4 is prohibited while hunting turkeys. A person, while in the act of pursuing or hunting turkeys, may not be present while using ces and as defined in Chapter 571, RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while hunting with an atlatl, bow, or crossbow.

(B) Fall Firearms Season. Fall season annually will be October 1 through October 31. A person possessing the prescribed turkey hunting permit may take two (2) turkeys of either sex during the season. Turkeys may be taken only by shotgun, with shot no larger than No. 4, atlatl, bow, or crossbow; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to sunset in all counties except: Dunklin, McDonald, Mississippi, New Madrid, Newton, Pemiscot, and Scott. Possession of electronic calls or shotshells loaded with shot larger than No. 4 is prohibited while hunting turkeys. A person, while in the act of pursuing or hunting turkey on a fall firearms permit, shall not have both a firearm, and an atlatl, bow, or crossbow on his/her person except any person may carry concealable firearms, as defined in Chapter 571, RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while hunting with an atlatl, bow, or crossbow.

(C) Fall Archery Season. A person possessing the prescribed archer’s hunting permit may take two (2) turkeys of either sex from September 15 through January 15, excluding the dates of the November portion of the firearms deer season. Turkeys may be taken only by atlatls, bows, and crossbows; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset. Possession of electronic calls is prohibited while hunting turkeys. An archer, while in the act of pursuing or hunting turkey on an archer’s permit, shall not have a firearm on his/her person except any person may carry concealable firearms, as defined in Chapter 571, RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while hunting with an atlatl, bow, or crossbow.

(D) Youth Spring Season. The two- (2-) day youth spring season will be from April 9 through 10, 2022. Any person possessing the prescribed turkey hunting permit and who is at least six (6) but not older than fifteen (15) years of age on the opening day of the youth spring season may take one (1) male turkey or turkey with visible beard during the youth spring season. A turkey harvested during the youth spring season will count towards an individual’s spring season bag limit; individuals hunting under the prescribed turkey hunting permit may not harvest a second bird before April 25, 2022. Turkeys may be taken only by shotgun with shot no larger than No. 4, atlatl, crossbow, or bow; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to sunset. Possession of electronic calls or shotshells loaded with shot larger than No. 4 is prohibited while hunting turkeys.

This amendment was filed December 10, 2021, becomes effective January 1, 2022.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-7.715 Elk: Regulations for Department Areas is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1737-1738). 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.
ORDER OF RULEMAKING

By the authority vested in the conservation commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-10.725 Commercial Fishing: Seasons, Methods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1738-1741). 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.

ORDER OF RULEMAKING

By the authority vested in the conservation commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.110 General Provisions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1742). 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 Conservation Commission received comment from one (1) individual on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced opposition for proposed changes to this rule; however, specific comments were in opposition to allowing bicycle use on conservation area service roads.
RESPONSE: The commission thanks the individual who provided input.

ORDER OF RULEMAKING

By the authority vested in the conservation commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.130 Vehicles, Bicycles, Horses, and Horseback Riding is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1742-1744). 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 Conservation Commission received comments from two hundred twelve (212) individuals and two (2) organizations on the proposed amendment.

COMMENT #1: The commission received comments from one hundred five (105) individuals who voiced support for proposed changes to this rule.
RESPONSE: The commission thanks the individuals who voiced support for the regulation changes.

COMMENT #2: The commission received comments from seven (7) individuals who voiced general opposition to changes to this rule.
RESPONSE: The commission thanks those who provided input.

COMMENT #3: The commission received comments from seventy-six (76) individuals and two (2) organizations who voiced opposition for proposed changes to this rule, citing concerns of conflict between bicyclists and various other user groups including equestrians, hikers, hunters, and wildlife watchers. Many commentors voiced the opinion that trails are not wide enough to accommodate both bicyclists and those on foot or horse, and that trail conditions are not designed for bicycle traffic.
RESPONSE: Department service roads are non-public roads that provide vehicular access for employees to conduct resource management activities. They are often used as walking paths by the public. Service roads are wide enough for a truck and are not maintained as bike trails. Conditions will vary. Trail speeds on an e-bike are typically well below twenty (20) mph due to rough terrain. Non-motorized mountain bikes can travel similar speeds as electric bicycles. Trail etiquette education will be important to avoid conflicts with other users. The department will be working to inform cyclists of trail etiquette including maintaining safe speeds and yielding to pedestrians, equestrians, and other slower trail users. Some conservation areas with service roads are closed to bicycle use through this regulation to prevent user conflicts at some of the busiest conservation areas.

COMMENT #4: The commission received comments from thirty (30) individuals and one (1) organization who voiced opposition to proposed changes to this rule, citing concerns of the impact to terrain, sensitive habitats, and wildlife.
RESPONSE: Service roads are roads that already allow vehicular travel by department staff. Bike riding off of service roads or designated bike trails will not be allowed. Bicycles will not be allowed on service roads where they pass through designated natural areas to protect sensitive natural communities. A subset of conservation areas with service roads are closed to bicycle use through the regulation to protect sensitive habitats or species or to prevent high probability of user conflicts at some of the busiest conservation areas.

COMMENT #5: The commission received comments from fourteen (14) individuals and one (1) organization who voiced opposition to proposed changes to this rule, citing concerns regarding enforcement. Specific comments included concerns of enforcement of the classes and speed of electric bicycles.
RESPONSE: Enforcement and the difficulty in visually determining the differences between different classes of electric bicycles was key in the decision to allow all three (3) electric bicycle classes. A speed limit is also not listed; however, area users will be expected to travel
at safe speeds and to yield to other users. Instances of off-road or trail use will be enforced as conservation agents are aware of violations. The public can help by informing conservation agents or department staff of any issues. An area may be closed to bicycle use if riders abuse trails or create new trails without written permission.

COMMENT #6: The commission received comments from eight (8) individuals and one (1) organization who voiced opposition to electric bicycles. Specific concerns included the speed at which electric bicycles are capable of traveling, limiting the use of electric bicycles to Class 1 only, and unfair advantage of those using electric bicycles to travel farther into conservation areas.

RESPONSE: Trail speeds on an e-bike are typically well below twenty (20) mph due to rough terrain. Non-motorized mountain bikes can travel similar speeds as electric bicycles. The department will be working to inform cyclists of trail etiquette including maintaining safe speeds and yielding to pedestrians, equestrians, and other slower trail users. Enforcement and the difficulty in visually determining the differences between different classes of electric bicycles was key in the decision to allow all three (3) electric bicycle classes. All cyclists will be expected to travel at safe speeds and yield to other users. Allowing the public to travel farther onto their conservation areas is a key reason the department is working to allow bicycle use on conservation area service roads. Bicycles and electric bicycles may allow more people to enjoy nature (including greater access to hunting, fishing, and other opportunities) on department conservation areas.

COMMENT #7: The commission received comments from six (6) individuals who voiced opposition to proposed changes to this rule, citing concerns of degradation to trails and increased maintenance needs.

RESPONSE: Conservation area service roads will not be maintained as bike trails. They will be maintained as-is for occasional use of department vehicles for area management purposes. Multi-use bicycle trails will continue to be maintained as bicycle trails. Although often heavier than conventional mountain bikes, e-bikes have not been found to have significant differences in trail impacts.

COMMENT #8: The commission received comments from two (2) individuals who voiced opposition to proposed changes to this rule, stating bicycles should not be allowed during any portion of deer season.

RESPONSE: Some deer hunters have commented they want the opportunity to use bicycles during hunting seasons. Only around three hundred (300) conservation areas (out of 1,000+ areas) have service roads. Bicycles will not be allowed on every conservation area. For those areas with service roads, some of those areas will be closed to bicycle use through this regulation to prevent user conflicts at some of the busiest conservation areas or to protect sensitive habitats. Approximately thirty (30) other areas will be closed to bicycle use during firearms deer and spring turkey seasons. There will be options for places that allow and don’t allow bicycle use during firearms deer and spring turkey seasons.

COMMENT #9: The commission received comment from one (1) individual who voiced opposition to proposed changes to this rule, stating bicycles should be allowed only on urban conservation areas.

RESPONSE: The department has received comments from people interested in riding bicycles statewide. Only around three hundred (300) conservation areas (out of 1,000+ areas) have service roads. Bicycles will not be allowed on every conservation area.

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.190 Elk Hunting is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1745). 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.

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-11.205 Fishing, Methods and Hours is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1745-1746). 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 Conservation Commission received comments from three (3) individuals and two (2) organizations on the proposed amendment.

COMMENT #1: The commission received comments from three (3) individuals who voiced opposition for proposed changes to this rule, and who stated the pond at Lost Valley Fish Hatchery should remain open for all youth with no reservations required.

RESPONSE: The commission thanks the respondents for their input. The regulation proposal changes the fishing opportunity at Lost Valley to reservation only by education groups, such as school classes. This change is being made due to staffing limitations at Lost Valley Hatchery with the closure of the Visitor Center to the public.

COMMENT #2: The commission received comments from two (2) organizations who voiced opposition to closure of the Lost Valley Fish Hatchery visitor’s center, citing concerns this closure will have a detrimental effect on tourism in the area.

RESPONSE: The commission thanks the respondents for their input. The closure of Lost Valley Fish Hatchery visitor’s center due to staffing limitations falls outside the scope of these proposed changes.

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:
rule as follows:

3 CSR 10-11.210 Fishing, Daily and Possession Limits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1746). 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 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.109 Closed Hours is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1746-1747). 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 Conservation Commission received comment from one (1) individual on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced general opposition to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #2: The commission received comment from one (1) individual who voiced opposition for proposed changes to this rule; however, the specific comment was in opposition to fishing being permitted only by reservation by educational groups at the Lost Valley Fish Hatchery pond.

RESPONSE: The commission thanks the individual who provided input and will address this comment with others received on these specific changes in the order of rulemaking for 3 CSR 10-11.205 Fishing, Methods and Hours.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.125 Hunting and Trapping is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1747). 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 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 12—Wildlife Code: Special Regulations for Areas Owned by Other Entities

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.145 Fishing, Length Limits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1747-1748). 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 Conservation Commission received comments from two (2) individuals on the proposed amendment.

COMMENT #1: The commission received comment from one (1) individual who voiced opposition to proposed changes to this rule.

RESPONSE: The commission thanks the individual who provided input.

COMMENT #2: The commission received comment from one (1) individual who voiced general opposition to proposed changes to this rule, and who stated implementing a length limit may not prevent people from taking smaller fish.

RESPONSE: The commission thanks the individual who provided input.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 20—Wildlife Code: Definitions

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-20.805 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1748-1751). 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 Conservation Commission received comments from six (6) individuals and Department of Conservation staff on the proposed amendment.

COMMENT #1: The commission received comments from three (3)
individuals who voiced support for proposed changes to this rule.
RESPONSE: The commission thanks the individuals who voiced support for the regulation changes.

COMMENT #2: The commission received comments from (3) individuals who voiced opposition to proposed changes to this rule, with specific comments opposed to including the definition of electric bicycles for use on conservation area service roads due to concerns of speed (including enforcement of speed), impact to the landscape, and conflict with other users and wildlife.
RESPONSE: Trail speeds on an e-bike are typically well below 20-mph due to rough terrain. Non-motorized mountain bikes can travel similar speeds as electric bicycles. The department will be working to inform cyclists of trail etiquette including maintaining safe speeds and yielding to pedestrians, equestrians, and other slower trail users. Enforcement and the difficulty in visually determining the differences between different classes of electric bicycles was key in the decision to allow all three (3) electric bicycle classes. All cyclists will be expected to travel at safe speeds and yield to other users. Service roads are roads that already allow vehicular travel by department staff. Bike riding off of service roads or designated bike trails will not be allowed. Bicycles will not be allowed on service roads where they pass through designated natural areas to protect sensitive natural communities. A subset of conservation areas with service roads are closed to bicycle use through the regulation to protect sensitive habitats or species or to prevent high probability of user conflicts at some of the busiest conservation areas.

COMMENT #3: Department of Conservation staff noted a discrepancy in the proposal verbiage opposed to what is currently published in the Code of State Regulations.
RESPONSE AND EXPLANATION OF CHANGE: The commission revises the text to correct this discrepancy by removing subsection (56)(G), removing the word “and” from the end of subsection (56)(F), and adding the word “and” to the end of subsection (56)(E).

3 CSR 10-20.805 Definitions

(56) Resident landowner: Any Missouri resident who is the owner of at least five (5) acres in one (1) contiguous tract, or any member of the immediate household whose legal residence or domicile is the same as the landowner’s for at least thirty (30) days last past, except ownership of at least twenty (20) acres in one (1) contiguous tract is required to qualify for resident landowner privileges to hunt bears, deer, elk, and turkey. For the purposes of this definition, settlors, revocable, and permissible distributees are defined as found in section 456.1-103 of the Revised Statutes of Missouri. In the case of corporate ownership of land or land held in trust, persons defined as landowners include Missouri residents who are—
(A) General partners of resident limited liability partnerships, limited partnerships, or limited liability limited partnerships, and general partners of general partnerships formed by written agreement;
(B) Officers of resident or foreign corporations;
(C) Managing members of resident limited liability companies;
(D) Officers of benevolent associations organized pursuant to Chapter 352 of the Revised Statutes of Missouri;
(E) Settlors of a revocable trust; and
(F) Permissible distributees of an irrevocable trust.

Title 12—DEPARTMENT OF REVENUE  
Division 10—Director of Revenue  
Chapter 26—Dealer Licensure  
ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 301.553, RSMo 2016, the director adopts a rule as follows:

12 CSR 10-26.230 Dealer Administrative Fees and System Modernization is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the Missouri Register on October 1, 2021 (46 MoReg 1759-1761). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

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

By the authority vested in the Missouri Board of Pharmacy under sections 338.240 and 338.280, RSMo 2016, and sections 338.140, 338.210, and 338.220, RSMo Supp. 2021, the board amends a rule as follows:

20 CSR 2220-2.650 Standards of Operation for a Class J: Shared Services Pharmacy is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on October 1, 2021 (46 MoReg 1802-1803). 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 4240—Public Service Commission  
Chapter 120—New Manufactured Homes  
ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 700.040, RSMo 2016, the commission amends a rule as follows:

20 CSR 4240-120.140 New Manufactured Home Manufacturer’s Inspection Fee is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2021 (46 MoReg 1624-1625). 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 public comment period ended October 1, 2021, and the commission held a public hearing on the
proposed amendment on October 4, 2021. The commission received a timely written comment from the Manager of the Manufactured Housing and Modular Units of the Missouri Public Service Commission (manager). Justin Smith and Karen Bretz, representing the manager, appeared at the hearing and offered comments. In addition, Thomas Hagar and Jamie Smith, representing the Missouri Manufactured Housing Association, appeared at the hearing and offered comments.

COMMENT #1: The manager’s written comment explains that the current rule requires manufactured home manufacturers to pay an inspection fee of thirty dollars ($30) for each home delivered or sold to a Missouri dealer. The proposed amendment will increase that per inspection fee to seventy-five dollars ($75). The manager anticipates this fee increase will generate an additional fifty-four thousand seven hundred twenty dollars ($54,720) per year to help fund the Manufactured Housing Program (program). The manager further explained that the program is primarily funded through the imposition of fees, which by law must be sufficient to cover all costs incurred in the administration of the program. The fees established in this rule have not been increased in nearly twenty (20) years, and in recent years annual fee collections have not been sufficient to cover the costs of the program. The program has operated at a deficit for fiscal years 2015 through 2020. As a result, the manager has had to draw down the balance of the Manufactured Housing Fund, which stands at two hundred twenty-eight thousand and forty dollars ($228,204) as of June 30, 2021.

RESPONSE: The commission will make no change in response to this comment.

COMMENT #2: Jamie Smith, current president of the Missouri Manufactured Housing Association, and Thomas Hagar, also associated with the Missouri Manufactured Housing Association, opposed the increase in fees. Mr. Hagar questioned the need for a fee increase at this time. He believes that the industry is recovering from a period of decreased sales and that as sales increase in the coming years, the manager will collect more fee dollars, even without an increase in the fee rate. He pointed out that in the most recent fiscal year, 2021, the program was able to operate without a deficit, and he expects that trend to continue into the future. Mr. Smith, who is also general manager of Clayton Homes of Lebanon, a manufactured housing dealership, expressed particular concern about the proposal to increase the fees charged to manufactured home installers. That proposed fee increase for installers is pending in the proposed amendment of commission rule 20 CSR 4240-125.040. He explained that there is a shortage of licensed installers, and he opposes a fee increase that might make it more difficult to find people willing to undergo the training and financial cost of becoming a licensed installer.

RESPONSE: The commission is mindful of the concerns expressed by representatives of the Missouri Manufactured Housing Association. However, the commission believes that the manager has established that there is a need for the additional revenue that will be collected through the proposed increase in fees. The commission will proceed with the proposed amendment to increase this fee.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2021 (46 MoReg 1626-1627). 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 public comment period ended October 1, 2021, and the commission held a public hearing on the proposed amendment on October 4, 2021. The commission received a timely written comment from the Manager of the Manufactured Housing and Modular Units of the Missouri Public Service Commission (manager). Justin Smith and Karen Bretz, representing the manager, appeared at the hearing and offered comments. In addition, Thomas Hagar and Jamie Smith, representing the Missouri Manufactured Housing Association, appeared at the hearing and offered comments.

COMMENT #1: The manager’s written comment explains that the current rule requires the manufacturer of a manufactured home to purchase a seal to be affixed to the manufactured home and to pay a fee of one hundred ten dollars ($110) for each seal. The proposed amendment will increase that per seal fee to two hundred twenty dollars ($220). The manager anticipates this fee increase will generate an additional sixty-seven thousand six hundred fifty dollars ($67,650) per year to help fund the Manufactured Housing Program (program). The manager further explained that the program is primarily funded through the imposition of fees, which by law must be sufficient to cover all costs incurred in the administration of the program. The fees established in this rule have not been increased in nearly twenty (20) years, and in recent years annual fee collections have not been sufficient to cover the costs of the program. The program has operated at a deficit for fiscal years 2015 through 2020. As a result, the manager has had to draw down the balance of the Manufactured Housing Fund, which stands at two hundred twenty-eight thousand and forty dollars ($228,204) as of June 30, 2021.

RESPONSE: The commission will make no change in response to this comment.

COMMENT #2: Jamie Smith, current president of the Missouri Manufactured Housing Association, and Thomas Hagar, also associated with the Missouri Manufactured Housing Association, opposed the increase in fees. Mr. Hagar questioned the need for a fee increase at this time. He believes that the industry is recovering from a period of decreased sales and that as sales increase in the coming years, the manager will collect more fee dollars, even without an increase in the fee rate. He pointed out that in the most recent fiscal year, 2021, the program was able to operate without a deficit, and he expects that trend to continue into the future. Mr. Smith, who is also general manager of Clayton Homes of Lebanon, a manufactured housing dealership, expressed particular concern about the proposal to increase the fees charged to manufactured home installers. That proposed fee increase for installers is pending in the proposed amendment of commission rule 20 CSR 4240-125.040. He explained that there is a shortage of licensed installers, and he opposes a fee increase that might make it more difficult to find people willing to undergo the training and financial cost of becoming a licensed installer.

RESPONSE: The commission is mindful of the concerns expressed by representatives of the Missouri Manufactured Housing Association. However, the commission believes that the manager has established that there is a need for the additional revenue that will be collected through the proposed increase in fees. The commission will proceed with the proposed amendment to increase this fee.
Title 20—DEPARTMENT OF COMMERCE AND INSURANCE  
Division 4240—Public Service Commission  
Chapter 123—Modular Units

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 700.040, RSMo 2016, the commission amends a rule as follows:

20 CSR 4240-123.040 Approval of Manufacturing Programs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2021 (46 MoReg 1628-1629). 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 public comment period ended October 1, 2021, and the commission held a public hearing on the proposed amendment on October 4, 2021. The commission received a timely written comment from the Manager of the Manufactured Housing and Modular Units of the Missouri Public Service Commission (manager). Justin Smith and Karen Bretz, representing the manager, appeared at the hearing and offered comments. In addition, Thomas Hagar and Jamie Smith, representing the Missouri Manufactured Housing Association, appeared at the hearing and offered comments.

COMMENT #1: The manager’s written comment explains that the current rule requires the manufacturer of a manufactured home to obtain approval of modular unit plans in production, and to renew that approval annually. To do so, the manufacturer must pay a fee of seventy-five dollars ($75) for each such modular unit plan. The proposed amendment will increase that per plan fee to one hundred fifty dollars ($150). The manager anticipates this fee increase will generate an additional twenty-four thousand dollars ($24,000) per year to help fund the Manufactured Housing Program (program). The manager further explained that the program is primarily funded through the imposition of fees, which by law must be sufficient to cover all costs incurred in the administration of the program. The fees established in this rule have not been increased in nearly twenty (20) years, and in recent years annual fee collections have not been sufficient to cover the costs of the program. The program has operated at a deficit for fiscal years 2015 through 2020. As a result, the manager has had to draw down the balance of the Manufactured Housing Fund, which stands at two hundred twenty-eight thousand two hundred four dollars ($228,204) as of June 30, 2021.

RESPONSE: The commission will make no change in response to this comment.

COMMENT #2: Jamie Smith, current president of the Missouri Manufactured Housing Association, and Thomas Hagar, also associated with the Missouri Manufactured Housing Association, opposed the increase in fees. Mr. Hagar questioned the need for a fee increase at this time. He believes that the industry is recovering from a period of decreased sales and that as sales increase in the coming years, the manager will collect more fee dollars, even without an increase in the fee rate. He pointed out that in the most recent fiscal year, 2021, the program was able to operate without a deficit, and he expects that trend to continue into the future. Mr. Smith, who is also general manager of Clayton Homes of Lebanon, a manufactured housing dealership, expressed particular concern about the proposal to increase the fees charged to manufactured home installers. That proposed fee increase for installers is pending in the proposed amendment of commission rule 20 CSR 4240-125.040. He explained that there is a shortage of licensed installers, and he opposes a fee increase that might make it more difficult to find people willing to undergo the training and financial cost of becoming a licensed installer.

RESPONSE: The commission is mindful of the concerns expressed by representatives of the Missouri Manufactured Housing Association. However, the commission believes that the manager has established that there is a need for the additional revenue that will be collected through the proposed increase in fees. The commission will proceed with the proposed amendment to increase this fee.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE  
Division 4240—Public Service Commission  
Chapter 125—Manufactured Home Installers

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 700.692, RSMo 2016, the commission withdraws a proposed amendment as follows:

20 CSR 4240-125.040 Manufactured Home Installer License is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2021 (46 MoReg 1630-1631). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The public comment period ended October 1, 2021, and the commission held a public hearing on the proposed amendment on October 4, 2021. The commission received a timely written comment from the Manager of the Manufactured Housing and Modular Units of the Missouri Public Service Commission (manager). Justin Smith and Karen Bretz, representing the manager, appeared at the hearing and offered comments. In addition, Thomas Hagar and Jamie Smith, representing the Missouri Manufactured Housing Association, appeared at the hearing and offered comments.

COMMENT #1: The manager’s written comment explains that the current rule requires an applicant for a license as a manufactured home installer to pay a fee of one hundred fifty dollars ($150). The proposed amendment will increase that fee to two hundred twenty-five dollars ($225). The manager anticipates this fee increase will generate an additional five thousand four hundred dollars ($5,400) per year to help fund the Manufactured Housing Program (program). The manager further explained that the program is primarily funded through the imposition of fees, which by law must be sufficient to cover all costs incurred in the administration of the program. The fees established in this rule have not been increased in nearly twenty (20) years, and in recent years annual fee collections have not been sufficient to cover the costs of the program. The program has operated at a deficit for fiscal years 2015 through 2020. As a result, the manager has had to draw down the balance of the Manufactured Housing Fund, which stands at two hundred twenty-eight thousand two hundred four dollars ($228,204) as of June 30, 2021.

RESPONSE: The commission will make no change in response to this comment.

COMMENT #2: Jamie Smith, current president of the Missouri Manufactured Housing Association, and Thomas Hagar, also associated with the Missouri Manufactured Housing Association, opposed the increase in fees. Mr. Hagar questioned the need for a fee increase at this time. He believes that the industry is recovering from a period of decreased sales and that as sales increase in the coming years, the
manager will collect more fee dollars, even without an increase in the fee rate. He pointed out that in the most recent fiscal year, 2021, the program was able to operate without a deficit, and he expects that trend to continue into the future. Mr. Smith, who is also general manager of Clayton Homes of Lebanon, a manufactured housing dealership, expressed particular concern about the proposal to increase the fees charged to manufactured home installers. That proposed fee increase for installers is pending in the proposed amendment of commission rule 20 CSR 4240-125.040. He explained that there is a shortage of licensed installers, and he opposes a fee increase that might make it more difficult to find people willing to undergo the training and financial cost of becoming a licensed installer.

RESPONSE: Following the public comment hearing, the manager filed a recommendation advising the commission to withdraw the proposed amendment, thereby leaving the installers fee at one hundred fifty dollars ($150). The commission agrees with the manager that given the described shortage of licensed installers, it would be inappropriate to raise this fee at this time. This proposed amendment will be withdrawn.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE
Division 4240—Public Service Commission
Chapter 125—Manufactured Home Installers

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 700.692, RSMo 2016, the commission rescinds a rule as follows:

20 CSR 4240-125.050 Limited Use Installer License is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the Missouri Register on September 1, 2021 (46 MoReg 1632). 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 public comment period ended October 1, 2021, and the commission held a public hearing on the proposed rescission on October 4, 2021. The commission received a timely written comment from the Manager of the Manufactured Housing and Modular Units of the Missouri Public Service Commission (manager). Justin Smith and Karen Bretz, representing the manager, appeared at the hearing and offered comments. In addition, Thomas Hagar and Jamie Smith, representing the Missouri Manufactured Housing Association, appeared at the hearing and offered comments.

COMMENT #1: Karen Bretz, representing the manager explained that this rule should be rescinded because no one has applied for such limited use installer license in some time. Justin Smith explained that everyone who is trying to become a licensed installer simply applies for the full license rather than applying for a limited use license. For that reason the manager believes the rule is unnecessary. RESPONSE: The commission will make no changes in response to this comment.

COMMENT #2: Jamie Smith, current president of the Missouri Manufactured Housing Association, who is also general manager of Clayton Homes of Lebanon, a manufactured housing dealership, expressed concern that there is a shortage of licensed installers and opposes a fee increase that might make it more difficult to find people willing to undergo the training and financial cost of becoming a licensed installer. However, he did not express any opposition to the rescission of the limited use installer license rule. RESPONSE: The commission will make no changes in response to this comment.
The Missouri Health Facilities Review Committee has initiated review of the CON applications listed below. A decision is tentatively scheduled for March 7, 2022. These applications are available for public inspection at the address shown below.

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

12/22/2021
#5913 HS: Cox Health
Springfield (Greene County)
$1,044,862, Replace robotic surgery system

#5914 HS: Cox Health
Springfield (Greene County)
$1,019,862, Replace robotic surgery system

#5915 HS: Cox Health
Springfield (Greene County)
$2,009,500, Add additional robotic surgical system

#5916 NS: The Grand Royale Gladstone
Gladstone (Clay County)
$15,600, Add 17 SNF beds

#5912 NS: Ignite Medical Resort – St. Joseph
St. Joseph (Buchanan County)
$14,527,794, Establish 60-bed SNF

#5917 RS: Mason Pointe Care Center
Chesterfield (St. Louis County)
$1,670,513, Establish 35-bed ALF

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 January 22, 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.

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

IN ADDITION

Pursuant to section 376.1224, RSMo, regarding the maximum prescribed insurance benefit for the coverage of applied behavior analysis for the treatment of autism, the Director of the Department of Commerce and Insurance is required to calculate the new maximum each year to adjust for inflation.

Using Consumer Price Index (CPI) for All Urban Consumers (US City Average), as required by section 376.1224, RSMo, the new maximum required benefit was established by the following calculations:

Index Based on 1984 Dollars
CPI for 2019: 255.657
CPI for 2020: 258.811

New ABA Mandated Maximum Benefit = 2021 Limit × (2020 Annual Index/2019 Annual Index)
$46,684 × (258.811/255.657) = $47,260

Title 20—DEPARTMENT OF COMMERCE AND INSURANCE

IN ADDITION

Section 538.210.8, RSMo, requires the Missouri Department of Commerce and Insurance to annually adjust the cap on non-economic damages in medical malpractice cases at a constant rate of 1.7 percent. The caps for 2021 are calculated below.

The new limit was established by the following calculation:

Cap for non-catastrophic injuries in 2020: $435,176
Cap for catastrophic injuries in 2020: $761,558

New caps for 2021:

Non-catastrophic injuries: ($435,176 × 1.017) = $442,574
Catastrophic injuries: ($761,558 × 1.017) = $774,504
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 OF AND CLAIMANTS AGAINST
918 CRESTLAND DRIVE, LLC

918 Crestland Drive, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on November 19, 2021. Any and all claims against 918 Crestland Drive, 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 918 Crestland Drive, 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 AGAINST
SLSG PRO, LLC

SLSG Pro, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State on November 16, 2021. Any and all claims against SLSG Pro, LLC may be sent to Sean P. Clancy, 7733 Forsyth Blvd Ste 400, Saint Louis, 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 SLSG Pro, 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 FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST
OAKWOOD TMS, LLC

Oakwood TMS, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on November 19, 2021. Any and all claims against Oakwood TMS, 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; (iv) documentation of the claim. A claim against Oakwood TMS, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST
9080 EXCELSIOR ROAD, LLC

9080 Excelsior Road, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on November 19, 2021. Any and all claims against 9080 Excelsior Road, 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 9080 Excelsior Road, 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 OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 7330 OLIVE, LLC

7330 Olive, LLC, a Missouri limited liability company (the “Company”), was dissolved on November 19, 2021 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: 7330 Olive, LLC c/o J & K Trustee Services, Inc., 150 N. Meramec Ave., Ste. 400, St. Louis, Missouri 63105. 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 OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST RT FARMINGTON, L.L.C.

RT FARMINGTON, L.L.C., a Missouri limited liability company (the “Company”), was dissolved on November 19, 2021 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: RT Farmington, L.L.C. c/o J & K Trustee Services, Inc., 150 N. Meramec Ave., Ste. 400, St. Louis, Missouri 63105. 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 OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 3729 VETERANS, L.L.C.

3729 Veterans, L.L.C., a Missouri limited liability company (the “Company”), was dissolved on November 19, 2021 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: 3729 Veterans, L.L.C. c/o J & K Trustee Services, Inc., 150 N. Meramec Ave., Ste. 400, St. Louis, Missouri 63105. 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 FOR LIMITED LIABILITY COMPANY
TO ALL CREDITORS OF AND CLAIMANTS AGAINST
3843 GARFIELD, LLC

3843 Garfield, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on November 23, 2021. Any and all claims against 3843 Garfield, 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 3843 Garfield, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE TO ALL CREDITORS OF AND CLAIMANTS AGAINST WMB II, LLC

WMB II, LLC, a Missouri limited liability company (the “Company”), filed its Notice of Winding Up with the Missouri Secretary of State.

All claims against the Company should be presented in accordance with this notice. Claims should be in writing and sent to the Company at this mailing address:

WMB II, LLC
Walter M. Brauer II
17143 Portland Crest Ct.
Wildwood, MO 63038-1363

The claim must contain: (1) the name, address and telephone number of the claimants; (2) the amount of the claim or other relief demanded; (3) the basis of the claim and any documents related to the claim; and (4) the date(s) as of which the event(s) on which the claim is based occurred. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within ninety days after the publication of this notice.

NOTICE OF CORPORATE DISSOLUTION
TO ALL CREDITORS OF AND ALL CLAIMANTS
AGAINST TANEYNET BROADBAND, INC.

On November 2, 2021, Taneynet Broadband, Inc. filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. The dissolution was effective on November 2, 2021.

You are hereby notified that if you believe you have a claim against Taneynet Broadband, Inc., you must submit a summary in writing of the circumstances surrounding your claim against Taneynet Broadband, Inc., to Schenewerk & Finkenbinder, Attorneys at Law, LLC, 100 Prairie Dunes Drive, Suite 200, Branson, MO 65616. 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; and 4) A brief description of the basis for the claim.

All claims against Taneynet Broadband, Inc., will be barred unless a proceeding to enforce the claim is commenced within two years after publication of this notice.
NOTICE TO ALL CREDITORS OF AND CLAIMANTS AGAINST WALT II, INC  
(FKA SUPERVAN SERVICE CO, INC)

Walt II, Inc, a Missouri corporation (the “Company”), filed its Articles of Dissolution by Voluntary 
Action with the Missouri Secretary of State.

All claims against the Company should be presented in accordance with this notice. Claims should 
be in writing and sent to the Company at this mailing address:

Walt II, Inc  
Walter M. Brauer II  
17143 Portland Crest Ct.  
Wildwood, MO 63038-1363

The claim must contain: (1)the name, address and telephone number of the claimants; (2)the 
amount of the claim or other relief demanded; (3)the basis of the claim and any documents related 
to the claim; and (4) the date(s) as of which the event(s) on which the claim is based occurred. Any 
and all claims against the Company will be barred unless a proceeding to enforce the claim is 
commenced within ninety days after the publication of this notice.

Notice of Corporate Dissolution  
To All Creditors of and 
Claimants Against  
Bumb Construction, Inc.

On December 13, 2021, Bumb Construction, Inc., a Missouri corporation, filed its 
Articles of Dissolution with the Missouri Secretary of State. Dissolution is effective on 
December 31, 2021.

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

Bumb Construction, Inc.  
c/o David Bumb, Registered Agent  
12890 Pennridge Drive  
Bridgeton, MO 63044

Or

Anthony J. Soukenik, Esq.  
Sandberg Phoenix & von Gontard P.C.  
600 Washington Avenue, 15th Floor  
St. Louis, MO 63101

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

NOTICE: Because of the dissolution of Bumb Construction, Inc., any claims against it 
will be barred unless a proceeding to enforce the claim is commenced within two years 
after the publication date of the two notices authorized by statute, whichever is published 
last.
Notice of Corporate Dissolution
To All Creditors of and
Claimants Against
Jones Grading and Excavating, Inc.

On December 13, 2021, Jones Grading and Excavating, Inc., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on December 13, 2021.

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

Jones Grading and Excavating, Inc.
c/o Noel R. Jones, Registered Agent
3716 Big Bend Industrial Court
St. Louis, MO 63143
Or

Anthony J. Soukenik, Esq.
Sandberg Phoenix & von Gontard P.C.
600 Washington Avenue, 15th Floor
St. Louis, MO 63101

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

NOTICE: Because of the dissolution of Jones Grading and Excavating, Inc., any claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the two notices authorized by statute, whichever is published last.

NOTICE OF WINDING UP
TO ALL CREDITORS OF AND CLAIMANTS AGAINST
JS INTERNATIONAL CONSULTING LLC

On 11/23/2021, JS INTERNATIONAL CONSULTING LLC, filed its Notice of Winding Up for LLC with the Missouri Secretary of State. The LLC requests that all persons and organizations who have claims against it present them immediately by letter to James E. Schobel, 35 Tranquility Lane, Destin, Florida 32541.

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 the LLC 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 TO ALL CREDITORS OF
AND CLAIMANTS AGAINST
EOB II & III, L.L.C.

On December 3, 2021, EOB II & III, L.L.C., a Missouri limited liability company, filed its Notice of Winding up for Limited Liability Company with the Missouri Secretary of State. The Notice of Winding Up was effective December 3, 2021.

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

The Kaiser Law Firm, P.C.
16090 Swingley Ridge Road, Suite 360
Chesterfield, Missouri 63017

All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, the documentation of the claim, and a brief description of the nature of the debt or the basis for the claim.

NOTICE: All claims against EOB II & III, L.L.C., will be barred unless commenced within three years after the date of the publication of this notice.

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NOTICE OF WINDING UP TO ALL CREDITORS OF
AND CLAIMANTS AGAINST
ED & B, L.L.C.

On December 3, 2021, ED & B, L.L.C., a Missouri limited liability company, filed its Notice of Winding up for Limited Liability Company with the Missouri Secretary of State. The Notice of Winding Up was effective December 3, 2021.

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

The Kaiser Law Firm, P.C.
16090 Swingley Ridge Road, Suite 360
Chesterfield, Missouri 63017

All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, the documentation of the claim, and a brief description of the nature of the debt or the basis for the claim.

NOTICE: All claims against ED & B, L.L.C., will be barred unless commenced within three years after the date of the publication of this notice.
NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY
TO ALL CREDITORS OF AND CLAIMANTS AGAINST
CAR SERVICE CITY, LLC

On December 15, 2021, Car Service City, LLC, a Missouri limited liability company ("Company"), filed its Articles of Termination 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 Joseph F. Hipskind, Armstrong Teasdale LLP, 7700 Forsyth Blvd., Suite 1800, St. Louis, Missouri 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.
This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the Code of State Regulations. Citations are to volume and page number in the Missouri Register except for material in this issue. The first number in the table cite refers to the volume number or the publication year—43 (2018) and 44 (2019). MoReg refers to Missouri Register and the numbers refer to a specific Register page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

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<td>November 22, 2021</td>
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Administrative Rules Contact Information

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

Curtis W. Treat, Editor-in-Chief
(573) 751-2022
curtis.treat@sos.mo.gov

Stephanie Martin, Managing Editor
(573) 522-2196
stephanie.martin@sos.mo.gov

Jacqueline D. White, Publication Specialist II
(573) 526-1259
jacqueline.white@sos.mo.gov

Vonne Kilbourn, Editor II
(573) 751-1818
vonne.kilbourn@sos.mo.gov

Jennifer Alex Moore, Editor
(573) 522-2593
jennifer.moore@sos.mo.gov

Tammy Winkelman, Administrative Aide III
(573) 751-4015		tammy.winkelman@sos.mo.gov