This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted that has been changed from the text 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 that 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 5 – DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 20 – Division of Learning Services Chapter 400 – Office of Educator Quality

ORDER OF RULEMAKING

By the authority vested in the State Board of Education (board) under sections 168.500-168.515, RSMo 2016 and Supp. 2022, the board amends a rule as follows:

5 CSR 20-400.370 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 3, 2022 (47 MoReg 1425-1429). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code* of *State Regulations*.

SUMMARY OF COMMENTS: The Department of Elementary and Secondary Education (department) received two (2) comment on the proposed amendment.

COMMENT #1: The department, in reviewing this proposed amendment, determined that clarification of the application date is necessary in section (3).

RESPONSE AND EXPLANATION OF CHANGE: The department has modified the amendment by revising section (3).

COMMENT #2: The department, in reviewing this proposed amendment, determined that clarification of the language for

the Core Data/Missouri Student Information System (MOSIS) Collection System is necessary in section (6).

RESPONSE AND EXPLANATION OF CHANGE: The department has modified the amendment by revising section (6).

5 CSR 20-400.370 Missouri Career Development and Teacher Excellence Plan

(3) Each local school district desiring to participate in the Career Ladder Grant Program shall submit an application and District Career Ladder Plan (DCLP) to the department annually by April 30 of each year.

(6) Each approved district shall identify participating teachers through the October cycle of the Core Data/Missouri Student Information System (MOSIS) Collection System provided by the department.

TITLE 5 – DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 25 – Office of Childhood Chapter 200 – Child Care Subsidy

ORDER OF RULEMAKING

By the authority vested in the State Board of Education (board) under sections 161.092 and 207.020, RSMo 2016, and sections 208.044, 208.046, and 210.027, RSMo Supp. 2022, the board amends a rule as follows:

5 CSR 25-200.060 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 3, 2022 (47 MoReg 1430-1432). Those sections with changes are reprinted here, and the material incorporated by reference has been changed. This proposed amendment becomes effective (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Elementary and Secondary Education received six (6) comments on the proposed amendment.

COMMENT #1: Based on its review, the Office of Childhood recommends a change to section 4.5 of the *Child Care Subsidy Eligibility Policy Manual*, ELIGIBLE CHILD, to change the maximum age of eligibility from twenty-one (21) to nineteen (19) per 45 CFR Part 98.20.

RESPONSE AND EXPLANATION OF CHANGE: Section 4.5 of the Child Care Subsidy Eligibility Policy Manual, has been updated to age nineteen (19) to coincide with 45 CFR Part 98.20.

COMMENT #2: Based on its review, the Office of Childhood recommends five (5) changes to the criteria established in the *Child Care Subsidy Eligibility Policy Manual*. Requested changes include: a change in Section 6.2 to move "certification" programs from the "education" qualifying activity to the "training" qualifying activity; a change in Section 6.4 to update "job search" to clarify the amount of need that should be authorized; a change to Section 6.4 to clarify how often "job search" can be used as a qualifying activity; a change to Sections 7.8, 7.9, and 9.1 to replace references to "units of care" to "amount of care;" a change to Section 7.11 add summer care under "Continuity of Care;" and a change to Section 8 to

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specify "Required Notifications."

RESPONSE AND EXPLANATION OF CHANGE: Section 6.2 of the Child Care Subsidy Eligibility Policy Manual (Manual) has been updated to move "certification" programs from the "Education" qualifying activity to the "Training" qualifying activity. Section 6.4 of the Manual has been updated to specify that initial "Job Search" will be a part-time authorization and that "Job Search" used after a loss of another qualifying activity will be a full-time authorization for continuity of care. Section 6.4 of the Manual has been revised to specify that "initial" job search can only be used once during the twelve- (12-) month certification period. Sections 7.8, 7.9, and 9.1 of the Manual have been updated throughout to change all references to "units of care" to "amount of care." Section 7.10 of the Manual has been revised to include summer care under "Continuity of Care." Section 8 of the Manual will not be updated to require any additional notification requirements.

COMMENT #3: Based on its review, the Office of Childhood recommends a change to the revision date of the *Child Care Subsidy Eligibility Policy Manual* to reflect the changes made in response to public comment.

RESPONSE AND EXPLANATION OF CHANGE: The *Child Care Subsidy Eligibility Policy Manual* was updated to show a revision date of November 2022.

COMMENT #4: Based on its review, the Office of Childhood recommends a change to the Child Care Subsidy Eligibility Policy Manual to correct grammatical errors.

RESPONSE AND EXPLANATION OF CHANGE: The Child Care Subsidy Eligibility Policy Manual was updated to correct spelling and grammatical errors.

COMMENT #5: Based on its review, the Office of Childhood recommends a change to the *Child Care Subsidy Eligibility Policy Manual* to correct numbering and wording in the Table of Contents to ensure the language matches the Manual.

RESPONSE AND EXPLANATION OF CHANGE: The *Child Care Subsidy Eligibility Policy Manual* table of contents was updated to correct the numbering and wording. Specifically:

4.4 was changed to "Relationship of the Applicant to the Child";

4.5 was added and says, "Eligible Child";

4.8 was changed to say "Limits";

5.7 was changed to say "Deductions from Gross Income"; the title of Section 8 was changed to "Participant Notification Requirements";

7.7 was changed to say, "Authorizing a Protective Service Child";

8.7 was changed to say, "Adding or Removing an Eligibility Unit Member"; and

9.3 was changed to say, "Non-Payment of Sliding Fee".

COMMENT #6: Based on its review, the Office of Childhood recommends a change to Section 7 of the *Child Care Subsidy Eligibility Policy Manual* to include Authorizing a Protective Service Child. This section was included in the Table of Contents but was omitted in the Manual.

RESPONSE AND EXPLANATION OF CHANGE: The *Child Care Subsidy Eligibility Policy Manual* was changed to include information for authorizing Protective Service children and Section 7 was renumbered.

5 CSR 25-200.060 Eligibility and Authorization for Child Care Subsidy

(1) Eligibility. To be eligible to receive Child Care Subsidy, the applicant shall meet the criteria established in the *Child Care Subsidy Eligibility Policy Manual* (Manual), revised November

2022, which is hereby incorporated by reference and made a part of this rule as published by the Department of Elementary and Secondary Education (department), Office of Childhood, and available at the department, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102- 0480, and its website at https://dese.mo.gov/childhood/child-care-subsidy/child-caremanual and at https://dese.mo.gov/governmental-affairs/ dese-administrative-rules/incorporated-reference-materials. This rule does not incorporate any subsequent amendments or additions. Eligibility criteria includes information regarding:

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 45 – Division of Developmental Disabilities Chapter 2 – Eligibility for Services

ORDER OF RULEMAKING

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

9 CSR 45-2.010 Eligibility for Services From the Division of Developmental Disabilities **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2022 (47 MoReg 1580-1585). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 45 – Division of Developmental Disabilities Chapter 2 – Eligibility for Services

ORDER OF RULEMAKING

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

9 CSR 45-2.015 Prioritizing Access to Funded Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2022 (47 MoReg 1585-1587). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 45 – Division of Developmental Disabilities Chapter 2 – Eligibility for Services

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.192 and 630.193 to 630.198,

ORDERS OF RULEMAKING

RSMo 2016, the department amends a rule as follows:

9 CSR 45-2.017 Utilization Review Process is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2022 (47 MoReg 1587-1591). No changes have been made to 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 Regula-tions*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 45 – Division of Developmental Disabilities Chapter 2 – Eligibility for Services

ORDER OF RULEMAKING

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

9 CSR 45-2.020 Appeals Procedures for Service Eligibility Through the Division of Developmental Disabilities is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2022 (47 MoReg 1591-1592). No changes have been made to 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 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 10 – Office of the Director Chapter 15 – Abortions

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under sections 188.055, and 196.002, RSMo 2016, and section 188.052, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 10-15.010 Abortion Report is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on November 1, 2022 (47 MoReg 1593). No changes have been made in the text of the proposal 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 Missouri Department of Health and Senior Services (DHSS) received thirteen (13) comments regarding the proposed amendment.

COMMENT #1: Julie Gaebe commented, "Proposed requirement to document medical emergency abortions is a heinous overreach and intrusion on personal freedoms, privacy, and professional ethics. Such requirement is abhorrent for women and their doctors."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." Section 188.017, RSMo, requires that "no abortion shall be performed or induced upon a woman, except in cases of medical emergency." No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #2: Sue Gibson commented, "No one's abortion is the state's business."

RESPONSE: This comment is of a general nature, without a specific change proposed to the proposed amendment/report. Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #3: Michelle Mudge commented, "I am emailing as a concerned citizen of Wright County to say that I am against 19 CSR 10-15.010, the report of the termination of pregnancy. People will die and the blood will be on this amendment's words. The government is not a doctor and should stay out of it."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #4: Donna Ploof commented, "I am opposed to the rule/rule change 19 CSR 1015.010. This appears to infringe on people's privacy and question or even override decisions made by medical professionals. Politicians have no place in the exam/operation/delivery room. The wording is too vague and creates confusion at the point of care, putting people's lives in real danger. Lastly, it seems to not at all take into consideration real medical circumstances, such as ectopic pregnancies. This will cause harm and death and I oppose it full stop."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." To ameliorate vagueness or ambiguity, Question 10(c) on the Abortion Report defines "medical emergency" as it is defined by section 188.015(7), RSMo. No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #5: Alison Dunleavy commented, "As a Missouri resident, I am writing to you to express my concerns about the latest proposed changes. If the state will provide no definition on what constitutes a 'medical emergency' per the law, how are doctors supposed to know whether they are following the law? The determination of a medical emergency should be made by the medical professionals without fear of retaliation from the law. Our healthcare professionals are already exhausted and overworked, they do not need to fill our more paperwork, especially when the state is being so nebulous about its requirements to meet the 'legal' conditions for an abortion. Leave the medical decisions to the medical professionals, not the politicians. The additional burden of testing tissue for each abortion performed is an undue tax burden. Please use my tax dollars for something more productive."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon

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a woman shall be completed by the physician who performed or induced the abortion." To ameliorate vagueness or ambiguity, Question 10(c) on the Abortion Report defines "medical emergency" as it is defined by section 188.015(7), RSMo. Tissue testing is not included in this amendment, nor in the report. No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #6: Linda Chorice commented, "I am incredibly concerned about the proposed amendment to 19 CSR 10-15.010 for many reasons. Firstly, there is no public hearing on this proposed change which is absolutely egregious. The public hearing should always be included with proposed changes, particularly one of this magnitude. This affects more than half of the population of Missouri since more than half are women. Secondly, requiring a physician's certification that a medical emergency of the pregnant women existed is taking the medical decisions for saving lives out of the hands of a knowledgeable medical team and placing it directly in the hands of politicians who are not qualified to make medical decisions, especially one that has to be made to save the life of the mother. I recently became a grandmother to a grandchild who was wanted, prayed for, and greatly desired. When my daughter's blood pressure spiked due to preeclampsia in her 37th week of pregnancy, I was absolutely terrified for my daughter. Would the medical team be able to put her life first or at least equal to that of a much anticipated grandchild? When I left her room just a few hours before my grandson was born, I asked the nurse who was monitoring her blood pressure how things were going. She gave me a grave, worried look as her response. I started to cry and told her to please take care of my daughter. She nodded that she would. Obviously we wanted the best for BOTH mother and baby. The mother's life is just as important as the baby's. Finally, having the medical team report whether the mother is a veteran and whether the patient would like information regarding veteran's services. What on earth is that about? It sounds like an attempt to threaten a female veteran with her benefits. I can think of not other reason to ask this question. Do you follow up with the father/sperm donor to ask whether or not he is a veteran and whether he would like information regarding veteran services. Physicians in Missouri should not be required to certify a medically necessitate abortion. The physicians creed is first do no harm, and they can be trusted to make the best possible medical decision with the information they have at the time. Stop harming women and let the medical staff do their work without fear or threat of retribution."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." Section 188.017, RSMo requires that "no abortion shall be performed or induced upon a woman, except in cases of medical emergency." To ameliorate vagueness or ambiguity, Question 10(c) on the Abortion Report defines "medical emergency" as it is defined by section 188.015(7), RSMo. Section 42.051, RSMo, requires every agency to include veterans data questions on any form used to collect data from individuals. No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #7: Elizabeth Weiner commented, "This proposal is very vague. What constitutes a medical emergency? Why does it matter if the woman is a veteran? The required report sounds like a very odd requirement. I'm not sure how you expect medical professionals to practice ethically under these conditions. They will all leave and we won't have care for women. Is that the goal her? Please create laws and policies that protect the safety of women and babies, while allowing medical professionals to use their best judgment to treat us. Don't make it impossible for people to practice medicine here. Don't force them to go elsewhere or to give up on the profession entirely." RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." To ameliorate vagueness or ambiguity, Question 10(c) on the Abortion Report defines "medical emergency" as it is defined by section 188.015(7), RSMo. Section 42.051, RSMo, requires every agency to include veterans data questions on any form used to collect data from individuals. No changes have been made to the proposed amendment/ report as a result of this comment.

COMMENT #8: Tara Anura commented, "Bureaucracy in the ER kills people."

RESPONSE: This comment is of a general nature, without a specific change proposed to the proposed amendment/report. No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #9: Kenneth and Kelly Love commented, "I am against the proposed change to 19 CSR 10-15.010 that would require doctors to report personal, and potentially, identifying information of patients receiving the health care procedure known as abortion. This proposed change is disturbing on many levels. Not the least of which seems to be the state's desire to acquire potentially patient identifying information. This could be viewed as a blatant attempt at patient intimidation and is extremely worrisome. Additionally, it places an undue responsibility on our already taxed physicians, which leaves them open to possible liability from the state. Leaving aside the question of whether or not the procedure should be available to anyone who requests one, this change makes an already confused and nebulous set of state regulations even more burdensome to the physician. I trust doctors to provide the care appropriate to each patient, and do not want to see further interference in that process from an already far too intrusive state agency."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." Section 188.017, RSMo, requires that "no abortion shall be performed or induced upon a woman, except in cases of medical emergency." No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #10: Susan Ring commented, "I am strongly opposed to 19 CSR 10-15.010. Stop trying to make it more difficult for doctors to take care of their patients. If a doctor is trying to save a patient's life or health, how is that the business of Missouri state bureaucrats? This is purely political nonsense that hurts women and puts a cumbersome burden on doctors. If you think this is a winning political strategy and that women are going to forget about it by 2024, you are sadly mistaken." RESPONSE: This comment is of a general nature, without a specific change proposed to the proposed amendment/report. Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #11: Jen Tracy commented, "I'm writing in response to the proposed amendment to 19 CSR 10-15.010. As a woman who cares about bodily autonomy, this is yet another invasion into my personal privacy. Any medical procedure performed on me by a medical professional is between me and that medical professional. Christian Nationalism is behind these outrageous requirements, and they do not belong in our political policies."

RESPONSE: This comment is of a general nature, without a specific change proposed to the proposed amendment/report. Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #12: Alexandria S. Teagarden-Monk states, "I'm writing to express my concern with the proposed amendment to 19 CSR 10-15.010. It's been indicated that requiring doctors to certify that an abortion was medically necessary adds clarity to the existing reporting process, but it does not. The abortion ban continues to leave dangerous room for interpretation regarding what a medical emergency is, and therefore puts pregnant people at risk to not receive the medical care they need in an emergency. The ban has undoubtedly created a chilling effect for doctors who could lose their medical license & be charged with a felony for providing life-saving care to pregnant patients. Creating additional reporting requirements makes is more likely that doctors will withhold or delay necessary medical care for pregnant people out of concern that 'the powers that be could later claim that the situation was not a medical emergency. I implore DHSS to not create additional barriers and uncertainty in an already dangerous climate for our medical professionals and citizens seeking care in the state of Missouri.'

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." Section 188.017, RSMo, requires that "no abortion shall be performed or induced upon a woman, except in cases of medical emergency." To ameliorate vagueness or ambiguity, Question 10(c) on the Abortion Report defines "medical emergency" as it is defined by section 188.015(7), RSMo. No changes have been made to the proposed amendment/report as a result of this comment.

COMMENT #13: Pro-Choice Missouri commented, "Pro-Choice Missouri represents membership of approximately 60,000 people across the state who support access to abortion without political interference. Under the threat of criminalization, the proposed rule requiring physicians to prove that the care they provide to patients in need of emergency abortion care is in fact emergent will only serve to further intimidate providers and their legal representation out of providing the best possible cate for their patients; and at great risk to the livelihood of the pregnant person. The enactment of Missouri's political abortion ban, section 188.017, RSMo, has already proven to intimidate physicians and hospitals out of providing emergency abortion care. According to a fact sheet on Pregnancy and Delivery Care in Missouri published by the Department of Health and Senior Services, much of Missouri falls within what is known as a maternity care desert, or shortage area. This means there is limited or not access to an ob/gyn or even a family physician who can provide care during pregnancy and labor. These shortages are directly linked to the high rates of maternal mortality in Missouri, a number drastically higher that the national average, which is already higher than other peer nations. Physicians who provide abortions and miscarriage management are often the very same ones who deliver babies and provide care throughout pregnancy. Threatening these providers with penalties for doing their job disregards the health and safety of all moms, pregnant people, and families in our state. The proposed amendment also requires collection of information irrelevant to the health and wellbeing of the pregnant person seeking emergency abortion care, including their status as a veteran of the Armed Forces of the United States. There is no evidence to show requiring collection of such information impacts the safety of termination a pregnancy. Rather, given the recent effort by the Veterans Administration of the United States to increase access to abortions for veterans living in states with bans on abortion care this seems both an underhanded effort by DHSS to collect irrelevant personal information on citizens (as was found to have happened under former DHSS Director Randal Williams) and a political ploy to target and restrict veterans accessing needed abortion care. We also want to take this time to acknowledge concerns with the existing requirements of a 'abortion report' including requiring marital status, patient's education, additional factors that while broadly part of social determinants of health, under current state leadership create additional risks, both personal and legal, for the pregnant person seeking care. Both attacks on access to abortion, and Missouri's egregious divorce law perpetuate paternalistic sentiments about the thoughtfulness, responsibility, capability, and sexuality of people capable of pregnancy. It is evident that the state of Missouri has a very low opinion of BOTH the value and capacity of pregnant people in our state. Notably, one demographic item that the abortion report does not require is gender. Transgender men, or any person with the capability for pregnancy, also need and seek abortion care. Transgender people face numerous health disparities, including stigma and discrimination in healthcare. Transgender people, and the issues they face, are under-studied because surveys often fail to collect this critical information. Excluding gender identifying language on health reporting is another form of discrimination against transgender people. Pro-choice Missouri urges DHSS to update any existing abortion reporting requirement to include men and people of all gender identities who can become pregnant and need abortions, as well as to consider this as a standard for all health data collection statewide. Too often Missouri makes national headlines for putting politics and ideology above science and citizens, and refusing to treat women and all pregnant people with the dignity and respect every Missourian deserves in accessing basic health care. Pro-Choice MO urges DHSS to take this opportunity to change direction and advance proven public health measures, rather than continue the Missouri status quo of restricting peoples' ability to access the care they need based on the personal political views of a vocal community. Pro-Choice MO opposes this rule, and urges DHSS to commit to providing the quality of care that Missourians need and deserve, without political interference, by rejecting proposed rule change: 19 CSR 10-15.010."

RESPONSE: Section 188.052, RSMo, requires that "an individual abortion report for each abortion performed or induced upon a woman shall be completed by the physician who performed or induced the abortion." Section 188.017, RSMo, requires that "no abortion shall be performed or induced upon a woman, except in cases of medical emergency." To ameliorate vagueness or ambiguity, Question 10(c) on the Abortion Report defines "medical emergency" as it is defined by section 188.015(7), RSMo. Section 42.051, RSMo, requires every agency to include veterans data questions on any form used to collect data from individuals. No changes have been made to the proposed amendment/report as a result of this comment. March 1, 2023 Vol. 48, No. 5

IN ADDITION

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

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

IN ADDITION

Pursuant to section 376.1224 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 for All Urban Consumers (US City Average), as required by Section 376.1224, the new maximum required benefit was established by the following calculations:

Index Based on 1984 Dollars CPI for 2021: 270.970 CPI for 2022: 292.797

New ABA Mandated Maximum Benefit for 2023 = 2022 Limit x (2022 Annual Index/2021 Annual Index)

\$49,480 x (292.797/270.970)= \$53,466

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

IN ADDITION

Section 226.096.1, RSMo, requires the Missouri Department of Commerce and Insurance to increase or decrease on an annual basis the current value of the limitation on awards for liability established under this section. The current value of the limitation is to be recalculated at the beginning of each year using the Implicit Price Deflator (IPD) for Personal Consumption Expenditures (PCE). Listed below are the new Construction Claims Binding Arbitration Limit, effective January 1, 2023, and the previous year's limit.

Fourth Quarter 2021 IPD Index	118.143
Fourth Quarter 2022 IPD Index	124.692

New 2023 Limit = 2022 Limit x (2022 Index/2021 Index)

\$495,336 = 469,316 x (124.692/118.143) for 2023

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

IN ADDITION

Pursuant to section 105.711, RSMo, regarding the State Legal Expense Fund, the Director of Commerce and Insurance is required to calculate the new limit for the state legal defense fund.

Using Implicit Price Deflator (IPD) for Personal Consumption

Expenditures (PCE), as required by section 105.711, RSMo, the State Legal Expense Fund Limit effective January 1, 2023, was established by the following calculation:

Index Based on 2012 DollarsFourth Quarter 2021 IPD Index118.142Fourth Quarter 2022 IPD Index124.692

New 2023 Limit = 2022 Limit x (2022 Index/2021 Index)

\$506,702 = 480,085 x (124.692/118.142)

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

NOTICE OF CORPORATE DISSOLUTION

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST 1650 BROADWAY, LLC.

On December 29, 2022, 1650 Broadway, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation c/o Polsinelli PC, ATTN: Jeff Smith, 900 W. 48th Place, Suite 900, Kansas City, MO 64112. 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.

NOTICE: Due to the dissolution of 1650 Broadway, LLC, any and all 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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST GENTECH CONSTRUCTION COMPANY, LLC.

On December 29, 2022, GenTech Construction Company, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation c/o Polsinelli PC, ATTN: Jeff Smith, 900 W. 48th Place, Suite 900, Kansas City, MO 64112. 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.

NOTICE: Due to the dissolution of GenTech Construction Company, LLC, any and all 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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST ROSECRANS SERVICES COMPANY, LLC.

On December 29, 2022, Rosecrans Services Company, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation c/o Polsinelli PC, ATTN: Jeff Smith, 900 W. 48th Place, Suite 900, Kansas City, MO 64112. 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.

NOTICE: Due to the dissolution of Rosecrans Services Company, LLC, any and all 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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST BLUE HAT CRANE, LLC.

On December 29, 2022, Blue Hat Crane, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation c/o Polsinelli PC, ATTN: Jeff Smith, 900 W. 48th Place, Suite 900, Kansas City, MO 64112. 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.

NOTICE: Due to the dissolution of Blue Hat Crane, LLC, any and all 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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST PRAIRIE PROPERTY HOLDINGS, LLC.

On December 19, 2022, Prairie Property Holdings, LLC, a Kansas limited liability company, filed its Business Entity Amendment to Cancel with the Kansas Secretary of State.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation c/o Polsinelli PC, ATTN: Jeff Smith, 900 W. 48th Place, Suite 900, Kansas City, MO 64112.

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.

NOTICE: Due to the dissolution of Prairie Property Holdings, LLC, any and all 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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST 1501 KCMO, LLC.

On December 29, 2022, 1501 KCMO, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State.

Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation c/o Polsinelli PC, ATTN: Jeff Smith, 900 W. 48th Place, Suite 900, Kansas City, MO 64112.

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.

NOTICE: Due to the dissolution of 1501 KCMO, LLC, any and all 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 DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST TDG WARREN, LLC

On January 19, 2023, TDG Warren, LLC, a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Dissolution was effective on December 31, 2022.

You are hereby notified that if you believe you have a claim against TDG Warren, LLC, you must submit a summary in writing of the circumstances surrounding your claim to: Christopher P. Bertel, Esq., c/o The DESCO Group, Inc., 25 N. Brentwood Boulevard, St. Louis, Missouri 63105. The 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 occurred on which the claim is based; (4) a brief description of the nature of or the basis for the claim; and (5) whether or not the claim was secured and, if so, the collateral used as security. All claims against TDG Warren, LLC will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST DESCO 4, L.L.C.

On January 19, 2023, Desco 4, L.L.C., a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Dissolution was effective on December 31, 2022.

You are hereby notified that if you believe you have a claim against Desco 4, L.L.C., you must submit a summary in writing of the circumstances surrounding your claim to: Christopher P. Bertel, Esq., c/o The DESCO Group, Inc., 25 N. Brentwood Boulevard, St. Louis, Missouri 63105. The 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 occurred on which the claim is based; (4) a brief description of the nature of or the basis for the claim; and (5) whether or not the claim was secured and, if so, the collateral used as security. All claims against Desco 4, L.L.C. will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST DESCO FINANCIAL, L.L.C.

On January 19, 2023, Desco Financial, L.L.C., a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Dissolution was effective on December 31, 2022.

You are hereby notified that if you believe you have a claim against Desco Financial, L.L.C., you must submit a summary in writing of the circumstances surrounding your claim to: Christopher P. Bertel, Esq., c/o The DESCO Group, Inc., 25 N. Brentwood Boulevard, St. Louis, Missouri 63105. The 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 occurred on which the claim is based; (4) a brief description of the nature of or the basis for the claim; and (5) whether or not the claim was secured and, if so, the collateral used as security.

All claims against Desco Financial, L.L.C. will be barred unless the proceeding to enforce the claim is commenced within three (3) years after the publication of this Notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST THE ROCK, A MISSOURI NOT-FOR-PROFIT CORPORATION

On January 11, 2023, THE ROCK, a Missouri not-for-profit corporation, filed its Articles of Dissolution with the Missouri Secretary of State. The dissolution was effective January 11, 2023. You are hereby notified that if you believe you have a claim against THE ROCK, a Missouri not-for-profit corporation, you must submit a summary in writing of the circumstances surrounding your claim to the corporation at the following address:

THE ROCK, a Missouri not-for-profit c/o Brian R. Hajicek Van Matre Law Firm, P.C. 1103 East Broadway Columbia, MO 65201

The summary of your claim must include the following information: (1) the name, address and telephone number of the claimant; (2) the amount of the claim; (3) the date on which the event on which the claim is based occurred; (4) a brief description of the nature of the debt or the basis for the claim.

All claims against THE ROCK, a Missouri not-for-profit corporation, will be barred unless the proceeding to enforce the claim is commenced within two years after the publication of this notice.

NOTICE OF DISSOLUTION AND WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST RHODES REAL ESTATE PARTNERS, L.P.

On the 19th day of December, 2022, Rhodes Real Estate Partners, L.P. a Missouri limited partnership, was dissolved upon the filing of a Certificate of Cancellation with the Secretary of State.

Said partnership requests that all persons and organizations who have claims against it present them immediately by letter to Susan Layton Tomlin, Layton & Southard, LLC, 2845 Professional Ct, Cape Girardeau, MO, 63703. All claims must include the claimant's name, address and telephone number, the amount, date and basis for the claim.

ANY CLAIMS AGAINST RHODES REAL ESTATE PARTNERS, L.P. WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE YEARS AFTER THE LAST PUBLICATION DATE OF THE NOTICES AUTHORIZED BY STATUTE.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST SLT2022, LLC, formerly known as St. Louis Title, LLC, a Missouri limited liability company (the "Company").

On January 20, 2023, the Company filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said Notice was effective upon filing.

Please take notice that all persons and organizations who have claims against the Company must present them immediately by letter to the Company to the attention of John Dillane c/o Greensfelder, Hemker & Gale, P.C., 10 S. Broadway, Suite 2000, St. Louis, Missouri 63102.

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

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

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NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST STIA2022, LLC, formerly known as Security Title Insurance Agency, L.L.C., a Missouri limited liability company (the "Company").

On January 20, 2023, the Company filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said Notice was effective upon filing.

Please take notice that all persons and organizations who have claims against the Company must present them immediately by letter to the Company to the attention of John Dillane c/o Greensfelder, Hemker & Gale, P.C., 10 S. Broadway, Suite 2000, St. Louis, Missouri 63102.

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

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST AD2022, LLC, formerly known as Accurate Disbursing, LLC, a Missouri limited liability company (the "Company").

On January 20, 2023, the Company filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said Notice was effective on upon filing.

Please take notice that all persons and organizations who have claims against the Company must present them immediately by letter to the Company to the attention of John Dillane c/o Greensfelder, Hemker & Gale, P.C., 10 S. Broadway, Suite 2000, St. Louis, Missouri 63102.

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

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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST JKIP LLC.

On 01/26/2023, JKIP LLC, a Missouri limited liability company filed its Articles of Dissolution with the Missouri Secretary of State.

You are hereby notified that if you believe you have a claim against JKIP LLC, you must submit a summary in writing of the circumstances surrounding your claim to **Joseph Kippels**, **121 La Espiral**, **Orinda**, **CA 94563**. The summary of your claim must include the following information: 1) The name, address, and telephone number of the claimat; 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 nature of the debt or the basis for the claim.

All claims against **JKIP LLC** will be barred unless the proceeding to enforce the claim is commenced within **3 years** after the publication of this Notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 2440 BRENTWOOD PARTNERSHIP, LLC

2440 Brentwood Partnership, LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State on January 3, 2023. Any and all claims against 2440 Brentwood Partnership, 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 2440 Brentwood Partnership, 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 Corporation Dissolution To All Creditors of and All Claimants Against Big Blue, Inc.

On January 10, 2023, Big Blue, Inc. filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State. The dissolution was effective on January 31, 2023.

You are hereby notified that if you believe you have a claim against Big Blue, Inc., you must submit a summary in writing of the circumstances surrounding your claim against Big Blue, Inc. to Jennifer L. Brooks, 4200 County Road 512; Koeltztown, MO 65048. 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 Big Blue, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after publication of this notice.

NOTICE OF COMPANY DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST DIVERSIFIED MACHINING SERVICES, LLC

On January 6, 2023, Diversified Machining Services, 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 submitted in writing to Douglas R. Haney, 4476 W. Aztec Dr., Eloy, AZ 85131.

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

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

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST TRANKLER WEALTH MANAGEMENT, LLC

Trankler Wealth Management, LLC, a Missouri limited liability company, filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State on January 17, 2023.

Any and all claims against Trankler Wealth Management, LLC may be sent to Steven P. Kuenzel, Sr., 200 West Main Street, 2nd Floor, P.O. Box 228, Washington, MO 63090. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; the date(s) on which the event(s) on which the claim is based occurred; and any documentation related to the claim.

Any and all claims against Trankler Wealth Management, 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 TO ALL CREDITORS AND CLAIMANTS AGAINST CHANDELIER HOMES INC.

CHANDELIER HOMES INC., a Missouri corporation, filed its Articles of Dissolution by Voluntary Action with the Missouri Secretary of State on February 1, 2023. Any and all claims against CHANDELIER HOMES INC. may be sent to Thomas A. Duda, 7733 Forsyth Blvd., Suite 400, Clayton, MO 63105. Each claim should include the following information: the name, address and telephone number of the claimant; the amount of the claim; the basis of the claim; and the date(s) on which the event(s) on which the claim is based occurred.

Any and all claims against CHANDELIER HOMES INC. will be barred unless a proceeding to enforce such claim is commenced within two (2) years after the date this notice is published.

March 1, 2023 Vol. 48, No. 5	RULE CHANGES SINCE UPDATE TO CODE OF STATE REGULATIONS	MISSOURI REGISTER
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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 -47 (2022) and 48 (2023). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	PROPOSED	Order	IN ADDITION
	OFFICE OF ADMINISTRATION				
1 CSR 10	State Officials' Salary Compensation Schedule		40 MoDog 204		47 MoReg 1457
<u>1 CSR 10-1.010</u> 1 CSR 10-3.010	Commissioner of Administration Commissioner of Administration		48 MoReg 304 48 MoReg 40	_	
1 CSR 15-1.207	Administrative Hearing Commission		47 MoReg 1767		-
1 CSR 20-6.010	Personnel Advisory Board and Division of Personne	el	48 MoReg 306		
2 CCD 20 10 010	DEPARTMENT OF AGRICULTURE	40 MoDog 202	49 MoDog 200		
2 CSR 30-10.010 2 CSR 80-5.010	Animal Health State Milk Board	48 MoReg 303	48 MoReg 306 48 MoReg 307		
2 CSR 90-10.020	Weights, Measures and Consumer Protection		47 MoReg 1424	48 MoReg 209	
2 CSR 90-21.010	Weights, Measures and Consumer Protection		48 MoReg 41	io money 200	
0.000 10 5 410	DEPARTMENT OF CONSERVATION		40 M D 110		
3 CSR 10-7.410 3 CSR 10-7.431	Conservation Commission Conservation Commission		48 MoReg 119 48 MoReg 120		
3 CSR 10-7.431	Conservation Commission		48 MoReg 120		
3 CSR 10-7.455	Conservation Commission		48 MoReg 121		
3 CSR 10-7.455	Conservation Commission		io money in	48 MoReg 150	
			48 MoReg 194		
3 CSR 10-9.354	Conservation Commission		47 MoReg 1501	48 MoReg 151	
3 CSR 10-9.565	Conservation Commission		47 MoReg 1504	48 MoReg 151	
3 CSR 10-11.110 3 CSR 10-11.111	Conservation Commission Conservation Commission		48 MoReg 195 48 MoReg 196		
3 CSR 10-11.111 3 CSR 10-11.112	Conservation Commission		48 MoReg 198		
3 CSR 10-11.112	Conservation Commission		47 MoReg 1281	48 MoReg 152	
3 CSR 10-11.120	Conservation Commission		48 MoReg 121		
3 CSR 10-11.160	Conservation Commission		47 MoReg 1508	48 MoReg 152	
3 CSR 10-11.184	Conservation Commission		47 MoReg 1281	48 MoReg 153	
3 CSR 10-11.185 3 CSR 10-11.215	Conservation Commission Conservation Commission		47 MoReg 1282 47 MoReg 1285	48 MoReg 153 48 MoReg 153	
3 CSR 10-11.215	Conservation Commission		47 MoReg 1285	48 MoReg 153	
3 CSR 10-12.135	Conservation Commission		47 MoReg 1285	48 MoReg 153	
3 CSR 10-12.140	Conservation Commission		47 MoReg 1286	48 MoReg 153	
3 CSR 10-12.145	Conservation Commission		47 MoReg 1289	48 MoReg 154	
4 CSR 80-6.010	DEPARTMENT OF ECONOMIC DEVELOPMENT Economic Development Programs		47 MoReg 1709R		
4 CSR 85-1.010	Division of Business and Community Services		47 MoReg 1709R		
4 CSR 85-3.010	Division of Business and Community Services		47 MoReg 1709R		
4 CSR 85-3.020	Division of Business and Community Services		47 MoReg 1710R		
4 CSR 85-3.030	Division of Business and Community Services		47 MoReg 1710R		
4 CSR 85-3.040	Division of Business and Community Services		47 MoReg 1710R		
4 CSR 85-3.050	Division of Business and Community Services		47 MoReg 1711R		
4 CSR 260-1.010	Division of Savings and Loan Supervision		47 MoReg 1711R		
	DEPARTMENT OF ELEMENTARY AND SECONDAR	Y EDUCATION			
5 CSR 20-100.230	Division of Learning Services		48 MoReg 307		
5 CSR 20-100.340	Division of Learning Services		48 MoReg 200		
E CCD 20 200 110	formerly 5 CSR 20-400.400		40 MoDog 200		
5 CSR 20-300.110 5 CSR 20-400.220	Division of Learning Services Division of Learning Services	47 MoReg 1419	48 MoReg 200 47 MoReg 1424	48 MoReg 154	
5 CSR 20-400.220 5 CSR 20-400.370	Division of Learning Services	-1/ MONEY 1419	47 MoReg 1424 47 MoReg 1425	This Issue	
5 CSR 20-400.400	Division of Learning Services		48 MoReg 200	1110 10040	
	moved to 5 CSR 20-1Ŏ0.340		6		
5 CSR 20-400.610	Division of Learning Services		47 MoReg 1077	48 MoReg 95	
5 CSR 20-500.300	Division of Learning Services		This Issue		
5 CSR 20-500.350 5 CSR 20-500.360	Division of Learning Services Division of Learning Services		This Issue This Issue		
5 CSR 20-500.300	Office of Childhood		47 MoReg 1573		
5 CSR 25-100.330	Office of Childhood		47 MoReg 1078	48 MoReg 96	
5 CSR 25-200.060	Office of Childhood		47 MoReg 1430	This Issue	
5 CSR 25-400.105	Office of Childhood		47 MoReg 1576		
5 CSR 25-500.102	Office of Childhood		47 MoReg 1577		
5 CSR 30-261.045	Division of Financial and Administrative Services		48 MoReg 201		
	DEPARTMENT OF HIGHER EDUCATION AND WO	RKFORCE DEVEL	OPMENT		
6 CSR 10-2.080	Commissioner of Higher Education		47 MoReg 1579R	48 MoReg 209R	
6 CSR 10-2.090	Commissioner of Higher Education		47 MoReg 1579R	48 MoReg 209R	
6 CSR 10-2.110	Commissioner of Higher Education		47 MoReg 1767R	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
6 CSR 10-4.030	Commissioner of Higher Education		48 MoReg 122R		
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			48 MoRea 123R		
6 CSR 10-4.030 6 CSR 25-1.010 6 CSR 250-1.010 6 CSR 250-1.020 6 CSR 250-2.010 6 CSR 250-2.020	Commissioner of Higher Education Central Missouri State University University of Missouri University of Missouri University of Missouri University of Missouri		48 MoReg 122R 48 MoReg 122R 48 MoReg 122R 48 MoReg 123R 48 MoReg 123R 48 MoReg 123R		

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RULE CHANGES SINCE UPDATE

CULE NUMBER 6 CSR 250-2.030	AGENCY University of Missouri	Emergency	PROPOSED This Issue R	Order	IN ADDITION
5 CSR 250-2.040	University of Missouri		This Issue R		
6 CSR 250-2.050	University of Missouri		This Issue R		
	MISSOURI DEPARTMENT OF TRANSPORTATION				
7 CSR 10-7.010	Missouri Highways and Transportation Commission		48 MoReg 123		
7 CSR 10-7.030	Missouri Highways and Transportation Commission		48 MoReg 124		
CSR 10-17.020	Missouri Highways and Transportation Commission		47 MoReg 1508		
CSR 10-17.030	Missouri Highways and Transportation Commission		47 MoReg 1511		
CSR 10-17-040	Missouri Highways and Transportation Commission		47 MoReg 1512		
7 CSR 10-17.050	Missouri Highways and Transportation Commission		47 MoReg 1512		
CSR 10-17.060	Missouri Highways and Transportation Commission		47 MoReg 1514	40 M D 154	
CSR 10-25.020	Missouri Highways and Transportation Commission		47 MoReg 1229	48 MoReg 154	
CSR 60-1.010	Highway Safety and Traffic Division		47 MoReg 1515R 47 MoReg 1515		
CSR 60-1.020	Highway Safety and Traffic Division		47 MoReg 1516R		
7 CSR 60-1.030	Highway Safety and Traffic Division		47 MoReg 1516 47 MoReg 1517R		
7 CSR 60-1.040	Highway Safety and Traffic Division		47 MoReg 1517 47 MoReg 1518R		
7 CSR 60-1.050	Highway Safety and Traffic Division		47 MoReg 1518 47 MoReg 1519R		
CSR 60-1.050	Highway Safety and Traffic Division		47 MoReg 1519R		
7 CSR 60-1.070	Highway Safety and Traffic Division		47 MoReg 1519R		
7 CSR 60-1.070	Highway Safety and Traffic Division		47 MoReg 1520R		
7 CSR 60-1.090	Highway Safety and Traffic Division		47 MoReg 1520R		
CSR 60-1.100	Highway Safety and Traffic Division		47 MoReg 1520R		
7 CSR 60-1.110	Highway Safety and Traffic Division		47 MoReg 1521R		
7 CSR 265-9.010	Motor Carrier and Railroad Safety		48 MoReg 125		
7 CSR 265-9.020	Motor Carrier and Railroad Safety		48 MoReg 125		
7 CSR 265-9.050	Motor Carrier and Railroad Safety		48 MoReg 126		
CSR 265-9.100	Motor Carrier and Railroad Safety		48 MoReg 126		
CSR 265-9.110	Motor Carrier and Railroad Safety		48 MoReg 127		
COD 10 4 000	DEPARTMENT OF MENTAL HEALTH		40 M D 011D		
3 CSR 10-4.200	Division of Employment Security		48 MoReg 311R		
3 CSR 40-2.010	State Board of Mediation		48 MoReg 311		
8 CSR 40-2.100 8 CSR 40-2.140	State Board of Mediation State Board of Mediation		48 MoReg 312 48 MoReg 312		
3 CSR 40-2.140 3 CSR 40-2.150	State Board of Mediation		48 MoReg 312		
000 10 5 000	DEPARTMENT OF MENTAL HEALTH		40 M D 010		
OCSR 10-5.230	Director, Department of Mental Health		48 MoReg 313 47 MoReg 1432R	40 MaDag 200D	
9 CSR 30-3.190	Certification Standards		47 MoReg 1432k 47 MoReg 1433	48 MoReg 209R 48 MoReg 210	
OCSR 30-7.010	Certification Standards		47 MoReg 1455 47 MoReg 1768	48 MOKEY 210	
9 CSR 45-2.010	Division of Developmental Disabilities		47 MoReg 1708	This Issue	
OCSR 45-2.010	Division of Developmental Disabilities		47 MoReg 1585	This Issue	
9 CSR 45-2.015	Division of Developmental Disabilities		47 MoReg 1585	This Issue	
OCSR 45-2.020	Division of Developmental Disabilities		47 MoReg 1591	This Issue	
	A				
0 CSR 20-6.010	DEPARTMENT OF NATURAL RESOURCES Clean Water Commission		47 MoReg 1079	48 MoReg 155	
0 CSR 20-6.200	Clean Water Commission		47 MoReg 1075	48 MoReg 155	
0 CSR 20-0.200	State Parks		47 MoReg 1081 47 MoReg 1289	48 MoReg 155	
0 CSR 90-2.030	State Parks		47 MoReg 1205	48 MoReg 150	
0 CSR 90-2.050	State Parks		47 MoReg 1290	48 MoReg 157	
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1 CSR 10-11.060	DEPARTMENT OF PUBLIC SAFETY Adjutant General				48 MoReg 16
1 CSR 10-11.080	moved to 11 CSR 20-1.060 Adjutant General				48 MoReg 16
	moved to 11 CSR 20-1.080				5
1 CSR 10-11.210	Adjutant General moved to 11 CSR 20-1.210				48 MoReg 16
1 CSR 10-11.220	Adjutant General moved to 11 CSR 20-1.220				48 MoReg 16
1 CSR 10-11.230	Adjutant General moved to 11 CSR 20-1.230				48 MoReg 16
1 CSR 10-11.240	Adjutant General				48 MoReg 16
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1 CSR 20-1.060	moved to 11 CSR 20-1.250 State Emergency Management Agency				48 MoReg 16
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20 CSR 2234-3.040	Board of Private Investigator and Private Fire Investigator Examiners		48 MoReg 147		
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20 CSR 2245-2.030	Real Estate Appraisers		47 MoReg 1448	48 MoReg 159	
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22 CSR 10-2.089	Pharmacy Employer Group Waiver Plan for Medicare			
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EXECUTIVE ORDERS

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	2023		
23-02	Extends Executive Order 22-08, the State of Emergency, and waivers until February 28, 2023	January 24, 2023	This Issue
23-01	Orders the commencement of the Missourians Aging with Dignity Initiative, with directives to support all citizens as they age	January 19, 2023	This Issue
	2022		
22-11	Extends Executive Order 22-08, the State of Emergency, and waivers until January 31, 2023	December 29, 2022	48 MoReg 193
22-10	Declares that the current State of Emergency shall permit certain vehicles be temporarily exempt from some hours of service re- quirements	December 21, 2022	48 MoReg 191
22-09	Declares a call and order into active service of the organized mi- litia and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe winter storm systems	December 20, 2022	48 MoReg 189
22-08	Declares a State of Emergency and waives certain regulations to allow other registered entities to fill liquefied petroleum gas con- tainers owned by Gygr-Gas	December 15, 2022	48 MoReg 117
22-07	Extends Executive Order 22-04 to address drought-response efforts until March 1, 2023	November 28, 2022	48 MoReg 39
22-06	Closes executive branch state offices for Friday, November 25, 2022	November 7, 2022	47 MoReg 1708
Proclamation	Convenes the One Hundred First General Assembly in the First Extraordinary Session of the Second Regular Session regarding extension of agricultural tax credits and to enact legislation amending Missouri income tax	August 22, 2022	47 MoReg 1420
22-05	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems	July 26, 2022	47 MoReg 1279
22-04	Declares a drought alert for 53 Missouri counties and orders the director of the Department of Natural Resources to activate and designate a chairperson for the Drought Assessment Committee	July 21, 2022	47 MoReg 1277
Proclamation	In accordance with <i>Dobbs</i> , Section 188.017, RSMo, is hereby effective as of the date of this order	June 24, 2022	47 MoReg 1075
22-03	Terminates the State of Emergency declared in Executive Order 22-02	February 7, 2022	47 MoReg 411
22-02	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe winter storm systems	February 1, 2022	47 MoReg 304
22-01	Establishes and Designates the Missouri Early Childhood State Advisory Council	January 7, 2022	47 MoReg 222

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