Volume 48, Number 9 Pages 785–900 May 1, 2023

MISSOUR, ТП SALUS POPULI SUPREMA LEX ESTO ПП "The welfare of the people shall <u>be</u> the supreme law" пппппп пппп REGISTER

John R. Ashcroft @ Secretary of State

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MISSOURI



REGISTER

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January 3, 2023	February 1, 2023	February 28, 2023	March 30, 2023
January 17, 2023	February 15, 2023	February 28, 2023	March 30, 2023
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July 17, 2023	August 15, 2023	August 31, 2023	September 30, 2023
August 1, 2023	September 1, 2023	September 30, 2023	October 30, 2023
August 15, 2023	September 15, 2023	September 30, 2023	October 30, 2023

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 <u>sos.mo.gov/adrules/pubsched</u>.

HOW TO CITE RULES AND RSMO

RULES

The rules are codified in the Code of State Regulations in this system-

Title	CSR	Division	Chapter	Rule
3	Code of	10-	4	115
Department	State	Agency	General area	Specific area
	Regulations	division	regulated	regulated

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

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

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

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

Code and Register on the Internet

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

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

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

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

Rules appearing under this heading are filed under the authority granted by section 536.025, RSMo. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety, or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons, and findings which support its conclusion that there is an immediate danger to the public health, safety, or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

Rules filed as emergency rules may be effective not less than ten (10) business days after filing or at such later date as may be specified in the rule and may be terminated at any time by the state agency by filing an order with the secretary of state fixing the date of such termination, which order shall be published by the secretary of state in the Missouri Register as soon as practicable.

All emergency rules must state the period during which they are in effect, and in no case can they be in effect more than one hundred eighty (180) calendar days or thirty (30) legislative days, whichever period is longer. Emergency rules are not renewable, although an agency may at any time adopt an identical rule under the normal rulemaking procedures.

TITLE 1 – OFFICE OF ADMINISTRATION Division 10 – Commissioner of Administration Chapter 11 – Travel Regulations

EMERGENCY AMENDMENT

1 CSR 10-11.010 State of Missouri Travel Regulations. The Commissioner of Administration is amending subsection (10) (F).

PURPOSE: The amendment increases the maximum mileage reimbursement rate for State travel.

EMERGENCY STATEMENT: This emergency amendment increases the maximum State mileage reimbursement rate from three cents below the Internal Revenue Service (IRS) standard rate to the IRS standard rate. This emergency amendment is necessary to preserve the compelling governmental interest of reimbursing expenses of State employees and officials who drive their personal vehicle to conduct State business, thereby ensuring that they are not required to subsidize State travel with personal funds. The IRS standard rate is based on an annual study of the fixed and variable costs of operating a vehicle. Leaving the State maximum rate at three cents below the IRS standard rate while waiting several months for a regular amendment to take effect places an unacceptable burden on State employees and officials already contending with significantly higher prices on many other goods and services, including necessities such as

food. As a result, the Commissioner of Administration finds a compelling governmental interest, which requires this emergency action. The General Assembly's swift action in the 2023 regular session further recognizes this compelling governmental interest by providing funding for the specific purpose of increasing the mileage reimbursement rate from 55 cents per mile to 65.5 cents per mile (the level of the IRS standard rate) in a supplemental appropriation before the conclusion of the regular session. A proposed amendment covering the same material is published in this issue of the **Missouri Register**. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The Commissioner of Administration believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed March 20, 2023, becomes effective April 3, 2023, and expires January 10, 2024.

(10) Travel may be accomplished by plane, train, bus, private or state-owned vehicle, rented vehicle, or taxi or similar rideshare services, whichever method serves the requirements of the state most economically and advantageously. The following rules apply for traveling by vehicle or commercial transportation.

(F) For travel in privately-owned vehicles, the state mileage allowance will be at the current rate(s) ordered by the commissioner of administration pursuant to section 33.095, RSMo. The commissioner of administration will periodically issue mileage reimbursement rates comprised of a standard rate and a state fleet rate. Agencies should use the appropriate rate for each trip as determined by policy established by the commissioner of administration. Reimbursement rates should not exceed the rate established by the commissioner of administration unless required by a court order. When more than one (1) person travels in the same vehicle, only the owner of the vehicle is allowed mileage. The state mileage reimbursement rate(s) represents full compensation for the costs of operating a privately-owned vehicle. The mileage reimbursement rate shall be computed at a rate not to exceed the Internal Revenue Service (IRS) standard mileage rate [less three cents (3¢) per mile]. Any change to the maximum rate is effective on July 1 of the year the IRS changes their standard mileage rate. The state fleet reimbursement rate reflects the average cost of operating a mid-size sedan in the state vehicle fleet. The standard mileage and state fleet rate may be more restrictive depending on the budget. Physical damage or loss to a private vehicle and/or its personal property contents is not covered by the state. Coverage should be obtained through personal auto insurance. Liability coverage must be maintained through personal auto insurance in accordance with state law.

AUTHORITY: section 33.090, RSMo 2016. Original rule filed Jan. 22, 1974, effective Feb. 1, 1974. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed March 20, 2023, effective April 3, 2023, expires Jan. 10, 2024. Amended: Filed March 20, 2023, effective April 3, 2023, expires January 10, 2024.

PUBLIC COST: This emergency amendment will cost state agencies four hundred four thousand six hundred forty-seven dollars (\$404,647) in the time the emergency is effective.

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

FISCAL NOTE PUBLIC COST

I. Department Title: Office of Administration Division Title: Commissioner of Administration Chapter Title: Travel Regulations

Rule Number and Name:	1 CSR 10-11.010 State of Missouri Travel Regulations
Type of Rulemaking:	Emergency amendment

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
All executive departments, statewide elected officials' offices, the General Assembly, the Judiciary, and the Public Defender's office	\$404,647

III. WORKSHEET

The current State regulation, 1 CSR 10-11.010, provides that the State mileage reimbursement rate shall not exceed the IRS standard mileage rate less three cents per mile. This proposed amendment to the regulation provides that the State mileage reimbursement rate shall not exceed the IRS standard mileage rate. The current State mileage reimbursement rate is \$0.62 per mile. The current IRS mileage reimbursement rate is \$0.655 per mile. The estimated cost of increasing the rate from the current \$0.62 per mile to \$0.655 for a full year is \$809,294 (\$370,260 general revenue, \$323,170 federal funds, and \$115,864 other funds). Assuming this emergency rule is in effect for six months, the estimated cost is \$404,647 (\$185,130 general revenue, \$161,585 federal funds, and \$57,932 other funds).

These estimates are based on FY 2018 actual mileage reimbursements and assume that level of mileage will be continued.

IV. ASSUMPTIONS

The estimated cost of compliance in the aggregate assumes only the impact of the change from the current regulation allowing \$0.03 less than the IRS rate up to the IRS rate. These estimates assume the mileage reimbursement will be the same as those actually experienced in FY 2018.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 10 – Nursing Home Program

EMERGENCY AMENDMENT

13 CSR 70-10.030 Prospective Reimbursement Plan for Nonstate-Operated Facilities for ICF/IID Services. The division is amending subsection (4)(B).

PURPOSE: This amendment provides for ICF/IID reimbursement rates to be recalculated (i.e., rebased) using a more recent base year, which allows the division to pay rates that reflect more current costs incurred by ICF/IID providers.

EMERGENCY STATEMENT: The Department of Social Services, MO HealthNet Division, by rule and regulation, must define the reasonable costs, manner, extent, quantity, quality, charges and fees of medical assistance provided. Effective for dates of service beginning October 1, 2022, nonstate-operated ICF/IID per diem rates will be rebased using a more current year cost report base. The increased reimbursement resulting from the rebased rates is necessary to ensure that payments for ICF/IID per diem rates are in line with the funds available for that purpose. A rebase is being done so that additional funds are available for increases in costs since the last rebase (and the last increase in reimbursement) in 2019. The increased reimbursement is needed to ensure quality services are available for the vulnerable MO HeathNet participants residing in the nonstate-operated ICF/IIDs. For the rebased per diem rates to be implemented, a Medicaid State Plan Amendment (SPA) was required to be submitted to and approved by the Centers for Medicare and Medicaid Services (CMS). The SPA was approved by CMS on November 10, 2022 but the proposed state regulation will not be effective for approximately eight (8) months. This emergency amendment must be implemented on a timely basis to ensure that quality ICF/IID services continue to be provided to Medicaid patients in ICF/IID facilities in accordance with the state plan authority. The emergency amendment will also allow the State to expend the SFY 2023 appropriation in SFY 2023. Further, the Missouri Medical Assistance program has a compelling government interest in providing continued cash flow for ICF/IID services, and to adequately compensate these providers for the cost expended on the state Medicaid population. As a result, the MO HealthNet Division finds an immediate danger to public health, safety and/or welfare and a compelling governmental interest, which requires emergency action. A proposed amendment, which covers this same material, is published in this issue of the **Missouri Register**. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended by the Missouri and United States Constitutions. The MO HealthNet Division believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed March 16, 2023, became effective March 30, 2023, expires September 25, 2023.

(4) ICF/IID Rate Computation. Except in accordance with other provisions of this rule, the provisions of this section shall apply to all providers of ICF/IID services certified to participate in Missouri's MO HealthNet program. Rate determination shall be based on reasonable and adequate reimbursement levels for allowable cost items described in this rule which are related to ordinary and necessary care for the level-of-care provided for an efficiently and economically operated facility. All providers shall submit documentation of expenses for allowable cost areas. The department shall have authority to require those uniform accounting and reporting procedures and forms as it deems necessary. A reasonable and adequate reimbursement in each allowable cost area will be determined.

(B) Per Diem Rate Calculation Effective for Dates of Service Beginning January 1, 2019. Effective for dates of service beginning January 1, 2019, the MO HealthNet Division shall rebase nonstate-operated ICF/IID facilities' per diem rates using the facilities' 2017 fiscal year end cost reports. The rebased rates are contingent upon approval of the state plan amendment by the Centers for Medicare and Medicaid Services.

1. Prospective Rate Calculation.

A. Each nonstate-operated ICF/IID shall have its prospective rate recalculated based on its 2017 fiscal year end cost report using the same principles and methodology as detailed throughout sections (1)-(13) of this regulation.

(I) The costs from the 2017 fiscal year end cost reports shall be trended using the indices from the most recent publication of the Healthcare Cost Review available to the division using the "CMS Nursing Home without Capital Market Basket" table. The costs shall be trended using the four (4) quarter moving average. The costs shall be trended for the years following the cost report year, up to and including the state fiscal year corresponding to the effective date of the rates. For SFY 2019, the trends are as follows:

(a) 2018=3.025%

(b) 2019=2.65%

(II) If a facility's total calculated per diem set forth in this section is less than the facility's current rate, the facility shall continue to receive its current rate.

(III) The division will use the FY 2017 cost report to determine the ICF/IID prospective rate, set forth as follows:

(a) Total Routine Service Cost. Total routine service cost includes patient care, ancillary, dietary, laundry, housekeeping, plant operations, and administration. Each ICF/ IID's Title XIX Routine Service Cost per diem shall be calculated as follows:

I. The total routine service costs as reported on the cost report shall be adjusted for minimum utilization, if applicable, trended to the current state fiscal year, and divided by the total patient days to determine the per diem. The minimum utilization adjustment will be determined by applying the unused capacity percent to the sum of the laundry, housekeeping, plant operations, and administration expenses. The following is an illustration of how this item (4) (B)1.A.(III)(a)I. is calculated:

Licensed/Certified Bed Days (9 beds x 365 days) 3,285 **Total Patient Davs** 2.900 Percent Occupied (2,900/3,285) 88% Bed Days @ Minimum Occupancy of 90% (3,285 x 90%) 2,957 Unused Capacity (90% of Bed Days Less Total Patient Days) 57 Unused Capacity Percent for Minimum Utilization Adjustment (Unused Capacity/90% of Bed Days) 1.93% Minimum Utilization Days for Return on Owner's Equity (Greater of 90% of Bed Days or Total Patient Days) 2,957 *Minimum Utilization Adjustment Laundry \$ 5.000 Housekeeping \$ 8,000 Plant Operations \$ 46,000 Administration <u>\$165,000</u> Total Expense \$224,000 Unused Capacity Percent <u>1.93%</u> Minimum Utilization Adjustment (Unused

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Capacity Percent x Total Expense)	\$ 4,323
Patient Care	\$400,000
Ancillary	\$ 10,000
Dietary	\$ 25,000
Laundry	\$ 5,000
Housekeeping	\$ 8,000
Plant Operations	\$ 46,000

1 5	
Plant Operations	\$ 46,000
Administration	<u>\$165,000</u>
Total Routine Service Cost	\$659,000
Less: Minimum Utilization	
Adjustment*	<u>(\$ 4,323)</u>
Routine Service Cost, Adjusted	
for Minimum Utilization	\$654,677
SFY 2018 Trend	3.025%
SFY 2019 Trend	<u>2.65%</u>
Trended Routine Service Cost	\$692,355
Total Patient Days	<u>2,900</u>
Routine Service Cost Per Diem	\$ 238.74

(b) Intermediate Care Facility for Individuals with Intellectual Disabilities Federal Reimbursement Allowance (ICF/IID FRA). The SFY 2019 ICF/IID FRA provider assessment as determined in accordance with 9 CSR 10-31.030 is divided by total patient days to determine the ICF/IID FRA per diem.

I. The following is an illustration of how the ICF/ IID FRA assessment is calculated:

SFY 2019 ICF/IID FRA Assessment	\$40,000
Total Patient Days	<u>2,900</u>
ICF/IID FRA Per Diem	\$ 13.79

(c) Return on Equity. An owner's net equity consists of investment capital and working capital as indicated in subsection (6)(S). Each ICF/IID's Return on Equity per diem is calculated as follows:

I. Investment Capital. Investment capital includes the investment in building, property, and equipment (cost of land, mortgage payments toward principal, and equipment purchase less the accumulated depreciation).

II. Working Capital. Working capital represents the amount of capital which is required to ensure proper operation of the facility and shall be calculated as 1.1 months of the total expenses less depreciation.

III. The total net equity shall be multiplied by the rate of return as set forth in section (6)(S) to determine the return on equity. The return on equity is subject to the minimum occupancy percent of 90% in determining the per diem.

IV. The following is an illustration of how this subpart (4)(B)1.A.(III)(c) is calculated: + Conital

Investment Capita	1		
	Equipment	Building	Total
Cost	\$130,000	\$300,000	\$430,000
Less: Prior Years			
Depreciation	(\$120,000)	(\$225,000)	(\$345,000)
Less: Current Year			
Depreciation	(\$2,400)	<u>(\$8,500)</u>	<u>(10,900)</u>
Total Investment			
Capital \$7,600 \$	\$66,500 \$74,100		
Working Capital			* ~ = ~~~~~
Total Expenses			\$659,000
Less: Current Year	Depreciation		
Expense			<u>(\$10,900)</u>
	_		\$648,100
,			12
			\$ 54,008
Times 1.1 Months			1.1

Total Working Capital	<u>\$ 59,409</u>
Net Equity (Investment Capital +	
Working Capital)	\$133,509
Rate of Return	<u>5.125%</u>
Return on Equity	\$ 6,842
Minimum Utilization Days	<u>2,957</u>
Return on Equity Per Diem	\$ 2.31

(c) Rebased Per-Diem Rate. The total calculated Per-Diem is the sum of the Routine Service Cost per diem, the ICF/IID FRA per diem and the Return on Equity per diem. To determine the rebased per diem rate, the total calculated per diem is compared to the current per diem rate and the facility will be held harmless if the total calculated per diem is less than the current per diem rate (i.e., if the total calculated per diem is less than the current per diem rate, the facility would receive the current per diem).

Routine Service Cost per diem	\$238.74
ICF/IID FRA per diem	\$ 13.79
Return on Equity per diem	<u>\$ 2.31</u>
Total Calculated Per Diem	\$254.84

Current Per Diem Rate	\$200.00

Rebased Per Diem Rate \$254.84 (If the total calculated per diem is less than the current per diem rate, the facility would receive the current per diem rate)

B. Effective for dates of service beginning October 1, 2022, each nonstate-operated ICF/IID shall have its prospective rate recalculated based on its 2020/2021 fiscal year end cost report using the same principles and methodology as detailed throughout sections (1)-(13) of this regulation and as set forth in subparagraph (4)(B)1.A.

(I) The nonstate-operated ICF/IID shall have its prospective rate recalculated based on their 2021 fiscal year end cost report unless they do not have a full, twelve month 2021 fiscal year end cost report in which case the 2020 fiscal year cost report shall be used to calculate the prospective rate.

(II) The costs from the 2020 and 2021 fiscal year end cost reports shall be trended using the indices from the most recent publication of the Healthcare Cost Review available to the division using the "CMS Nursing Home without Capital Market Basket" table. The costs shall be trended using the four quarter moving average. The costs shall be trended for the years following the cost report year, up to and including the state fiscal year corresponding to the effective date of the rates. For SFY 2023, the trends are as follows:

(a) 2021=2.825%

(b) 2022=2.500%

(c) 2023=3.3800%

(III) The current year depreciation will not be deducted from the working capital to determine Return on Equity.

2. Interim Rate Calculation.

A. In the case of a newly certified facility where a valid Title XIX participation agreement has been executed, a request for an interim rate must be submitted in writing to the MO HealthNet Division.

(I) The interim rate shall be determined based on the projected estimated operating costs. The facility's request must specifically and clearly identify the interim rate and be supported by complete and accurate documentation satisfactory to the single state agency. Documentation submitted must include a budget of the projected estimated operating costs. Other documentation may also be required to be submitted upon the request of the division.

(II) The establishment of the prospective rate for all new construction facility providers shall be based on the second full facility fiscal year cost report (i.e., rate setting cost report) prepared in accordance with the principles of this rule. This cost report shall be based on actual operating costs and shall be prepared and submitted in accordance with the reporting requirements in section (7) of this rule.

(III) Prior to establishment of a prospective rate for newly certified facility providers, the cost reports may be subject to an on-site audit by the Department of Social Services or authorized representative to determine the facility's actual allowable costs. Allowability of costs will be determined as described in subsection (3)(A) of this rule.

(IV) The cost report, audited or unaudited, will be reviewed by the MO HealthNet Division, and a prospective reimbursement rate shall be determined on the allowable per diem cost as set forth in section (4) of this rule. The prospective reimbursement rate shall be effective on the first day of the facility's rate setting cost report and payment adjustments shall be made for claims paid at the interim rate.

3. Adjustments to rates. The prospectively determined reimbursement rate may be adjusted only under the following conditions:

A. When information contained in a facility's cost report is found to be fraudulent, misrepresented, or inaccurate, the facility's reimbursement rate may be reduced, both retroactively and prospectively, if the fraudulent, misrepresented, or inaccurate information as originally reported resulted in establishment of a higher reimbursement rate than the facility would have received in the absence of this information. No decision by the MO HealthNet agency to impose a rate adjustment in the case of fraudulent, misrepresented, or inaccurate information in any way shall affect the MO HealthNet agency's ability to impose any sanctions authorized by statute or rule. The fact that fraudulent, misrepresented, or inaccurate information reported did not result in establishment of a higher reimbursement rate than the facility would have received in the absence of the information also does not affect the MO HealthNet agency's ability to impose any sanctions authorized by statute or rules;

B. Extraordinary circumstances. A participating facility that has a prospective rate may request an adjustment to its prospective rate due to extraordinary circumstances. This request should be submitted in writing to the division within one (1) year of the occurrence of the extraordinary circumstance. The request should clearly and specifically identify the conditions for which the rate adjustment is sought. The dollar amount of the requested rate adjustment should be supported by complete and accurate documentation satisfactory to the division. If the division makes a written request for additional information and the facility does not comply within ninety (90) days of the request for additional information, the division shall consider the request withdrawn. Requests for rate adjustments that have been withdrawn by the facility or are considered withdrawn because of failure to supply requested information may be resubmitted once for the requested rate adjustment. In the case of a rate adjustment request that has been withdrawn and then resubmitted, the effective date shall be the first day of the month in which the resubmitted request was made providing that it was made prior to the tenth day of the month. If the resubmitted request is not filed by the tenth of the month, rate adjustments shall be effective the first day of the following month. Conditions for an extraordinary circumstance are as follows:

(I) When the provider can show that it incurred higher costs due to circumstances beyond its control, and the circumstances are not experienced by the nursing home or ICF/IID industry in general, and the circumstances have a substantial cost effect;

(II) Extraordinary circumstances, which are beyond the reasonable control of the ICF/IID and are not a product or result of the negligence or malfeasance of the ICF/IID, include:

(a) Unavoidable acts of nature are natural wildfire, earthquakes, hurricane, tornado, lightning, flooding, or other natural disasters for which no one can be held responsible, that are not covered by insurance and that occur in a federally declared disaster area; or

(b) Vandalism, civil disorder, or both that are not covered by insurance; or

(c) Replacement of capital depreciable items not built into existing rates that are the result of circumstances not related to normal wear and tear or upgrading of existing system;

C. When an adjustment is based on an Administrative Hearing Commission or court decision;

D. New, expanded, or terminated services may be subject to rate review;

E. Disallowance of federal financial participation; and

F. The following will not be subject to review:

(I) The negotiated trend factor;

(II) The use of prospective reimbursement rate; and

(III) The cost base for the per diem rates except as specified in this rule.

AUTHORITY: sections 208.153, 208.159, 208.201, and 660.017, RSMo 2016. This rule was previously filed as 13 CSR 40-81.083. Original rule filed Aug. 13, 1982, effective Nov. 11, 1982. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed March 16, 2023, effective March 30, 2023, expires Sept. 25, 2023. A proposed amendment covering the same material is published in this issue of the **Missouri Register**.

PUBLIC COST: This emergency amendment will cost state agencies or political subdivisions approximately five hundred fifty-six thousand three hundred sixty-eight dollars (\$556,368) in the time the emergency is effective.

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

FISCAL NOTE PUBLIC COST

I.	Department Title: Division Title: Chapter Title:	Title 13 – Department of Social Services Division 70 – MO HealthNet Division Chapter 10 – Nursing Home Program
		13 CSR 70-10.030 Prospective Reimbursement Plan for Nonstate- Operated Facilities for ICF/IID Services

Emergency Amendment

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Department of Mental Health	Estimated Annual Cost = \$556,368

III. WORKSHEET

Type of

Rulemaking:

The annual cost of the rate rebase is approximately \$556,368. The rate rebase is effective for dates of service beginning October 1, 2022. A mass adjustment will be done to reprocess claims paid at the old rate to reflect the new rate so the full, annual impact of the rate change will be incurred during the time period that the Emergency is in effect.

		Est. Rate Increase/	
Nonstate Operated	Estimated	Hold	Estimated
ICF/IIDs	Days	Harmless *	Impact
Facility 1	2,951	\$ 15.57	\$ 46,956
Facility 2	1,696	\$ 16.88	\$ 28,627
Facility 3	2,687	\$ 9.65	\$ 25,934
Facility 4	2,829	\$ 25.35	\$ 71,726
Facility 5	9,157	\$ 28.19	\$ 258,181
Facility 6	2,938	\$ 42.57	\$ 125,063
Facility 7	3,285	\$ 0.27	\$ 880
Total Annual Days / Cost	25,543	_	\$ 556,368

IV. ASSUMPTIONS

The rebased rates are based on 2020/2021 cost report data trended to 2023, the year that the rates become effective.

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

EXECUTIVE ORDER 23-03

WHEREAS, I have been advised by the State Emergency Management Agency that the ongoing and forecasted severe storm systems have caused, or have the potential to cause, damages associated with tornadoes, straight-line winds, hail, and heavy rains, impacting communities throughout the State of Missouri; and

WHEREAS, the severe storm systems beginning on March 31, 2023, and continuing have created a condition of distress and hazard to the safety, welfare, and property of the people of the State of Missouri beyond the capabilities of some local jurisdictions and other established agencies; and

WHEREAS, the State of Missouri must continue to be proactive where the health and safety of its citizens are concerned; and

WHEREAS, the resources of the State of Missouri may be needed to assist affected jurisdictions and to help relieve the condition of distress and hazard to the safety and welfare of our fellow Missourians; and

WHEREAS, invoking the provisions of Sections 44.100 and 44.110, RSMo, is required to ensure the safety and welfare of the people of Missouri and to activate the resources necessary to keep Missourians safe.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, including Sections 44.100 and 44.110, RSMo, do hereby declare that a State of Emergency exists in the State of Missouri and direct the Missouri State Emergency Operations Plan activated.

I further order, pursuant to Sections 41.480 and 41.690, RSMo, the Adjutant General of the State of Missouri, or his designee, to forthwith call and order into active service such portions of the organized militia as he deems necessary to aid the executive officials of Missouri, to protect life and property, and it is further directed that the Adjutant General or his designee, and through him, the commanding officer of any unit or other organization of such organized militia so called into active service take such action and employ such equipment as may be necessary in support of civilian authorities, and provide such assistance as may be authorized and directed by the Governor of this State.

I further authorize state agencies to provide assistance as needed.

This Order shall terminate on April 30, 2023, unless extended in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 31st day of March, 2023.

MICHAEL L. PARSON GOVERNOR

ATTEST:

OHN R. ASHCRO

SECRETARY OF STATE

The text of proposed rules and changes will appear under this heading. A 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 explanation is set out in the PURPOSE section of each rule. A citation of the legal authority to make rules is also required, and appears following the text of the rule, after the word "Authority."

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

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

I f 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*.

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

I f an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice, 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 1 – OFFICE OF ADMINISTRATION Division 10 – Commissioner of Administration Chapter 11 – Travel Regulations

PROPOSED AMENDMENT

1 CSR 10-11.010 State of Missouri Travel Regulations. The commissioner of administration is amending subsection (10)(F).

PURPOSE: This amendment increases the maximum mileage reimbursement rate for state travel.

(10) Travel may be accomplished by plane, train, bus, private or state-owned vehicle, rented vehicle, or taxi or similar rideshare services, whichever method serves the requirements of the state most economically and advantageously. The following rules apply for traveling by vehicle or commercial transportation.

(F) For travel in privately[-]owned vehicles, the state mileage allowance will be at the current rate(s) ordered by the

commissioner of administration pursuant to section 33.095, RSMo. The commissioner of administration will periodically issue mileage reimbursement rates comprised of a standard rate and a state fleet rate. Agencies should use the appropriate rate for each trip as determined by policy established by the commissioner of administration. Reimbursement rates should not exceed the rate established by the commissioner of administration unless required by a court order. When more than one (1) person travels in the same vehicle, only the owner of the vehicle is allowed mileage. The state mileage reimbursement rate(s) represents full compensation for the costs of operating a privately[-]owned vehicle. The mileage reimbursement rate shall be computed at a rate not to exceed the Internal Revenue Service (IRS) standard mileage rate [less three cents (3¢) per mile]. Any change to the maximum rate is effective on July 1 of the year the IRS changes their standard mileage rate. The state fleet reimbursement rate reflects the average cost of operating a mid-size sedan in the state vehicle fleet. The standard mileage and state fleet rate may be more restrictive depending on the budget. Physical damage or loss to a private vehicle and/or its personal property contents is not covered by the state. Coverage should be obtained through personal auto insurance. Liability coverage must be maintained through personal auto insurance in accordance with state law.

AUTHORITY: section 33.090, RSMo 2016. Original rule filed Jan. 22, 1974, effective Feb. 1, 1974. For intervening history, please consult the **Code of State Regulations**. Emergency filed March, 20, 2023, effective April 3, 2023, expires Jan. 10, 2024. Amended: Filed March 20, 2023.

PUBLIC COST: This proposed amendment will cost state agencies eight hundred nine thousand two hundred ninety-four dollars (\$809,294) 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 Administration, PO Box 809, Jefferson City, MO 65102-0809. 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.

FISCAL NOTE PUBLIC COST

I. Department Title: Office of Administration Division Title: Commissioner of Administration Chapter Title: Travel Regulations

Rule Number and Name:	1 CSR 10-11.010 State of Missouri Travel Regulations
Type of Rulemaking:	Amendment

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
All executive departments, statewide elected officials' offices, the General Assembly, the Judiciary, and the Public Defender's Office	\$809,294

III. WORKSHEET

The current State regulation, 1 CSR 10-11.010, provides that the State mileage reimbursement rate shall not exceed the IRS standard mileage rate less three cents per mile. This proposed amendment to the regulation provides that the State mileage reimbursement rate shall not exceed the IRS standard mileage rate. The current State mileage reimbursement rate is \$0.62 per mile. The current IRS mileage reimbursement rate is \$0.655 per mile. The estimated cost of increasing the rate from the current \$0.62 per mile to \$0.655 for a full year is \$809,294 (\$370,260 general revenue, \$323,170 federal funds, and \$115,864 other funds).

These estimates are based on FY 2018 actual mileage reimbursements and assume that level of mileage will be continued.

IV. ASSUMPTIONS

The estimated cost of compliance in the aggregate assumes only the impact of the change from the current regulation allowing \$0.03 less than the IRS rate up to the IRS rate. These estimates assume the mileage reimbursement will be the same as those actually experienced in FY 2018.

PROPOSED RULES

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 30 – Certification Standards Chapter 7 – Crisis Services

PROPOSED RULE

9 CSR 30-7.020 Sobering Centers

PURPOSE: This rule sets forth requirements for operation of a sobering center.

(1) Definitions. Unless the context clearly requires otherwise, the following terms as used in this rule shall mean –

(A) Sobering center, short-term care facility designed to allow an individual who is intoxicated and nonviolent to safely recover from the immediately debilitating effects of alcohol and drugs. Sobering centers typically operate twenty-four (24) hours per day, seven (7) days per week and provide supervised care for individuals experiencing acute intoxication for up to twenty-three (23) consecutive hours; and

(B) Acute intoxication, a transient condition that follows the ingestion or consumption of alcohol or a psychoactive substance and results in disturbances in the level of consciousness, cognition, perception, judgment, affect or behavior, or other psychophysiological functions and responses.

(2) Program Description. Sobering centers are operated by a Certified Community Behavioral Health Organization (CCBHO).

(A) Services shall be designed to serve as a community-based alternative to emergency department services, unnecessary hospitalization, and/or jail confinement, offering short-term stabilization for individuals experiencing acute intoxication.

(3) Certification. At a minimum, the organization shall comply with 9 CSR 10-7.130 Procedures to Obtain Certification, to apply for certification/deemed status as a sobering center by the department.

(4) Program Requirements. Sobering centers shall provide prompt assessment, stabilization (with or without medication), and determination of appropriate monitoring needed for the individual to return to a state of clinical sobriety.

(A) Services shall be designed to address acute intoxication with the goal of symptom reduction as evidenced by -

1. Eating, drinking, and/or swallowing without difficulty;

2. Walking without ataxia or unsteady gait;

3. Baseline mental status representing unimpaired cognition; and

4. Cognitive status supporting reasonable decisions.

(B) Referrals to community resources and/or treatment and recovery services shall be made, as appropriate.

(5) Target Population. The target population includes individuals age eighteen (18) years and older who are experiencing acute intoxication and have a high or imminent risk of law enforcement contact and/or emergency department intervention.

(6) Physical Environment and Safety. All sobering centers shall be in compliance with 9 CSR 10-7.120 Physical Environment and Safety, and applicable state and local building codes, fire codes, and ordinances to ensure the health, safety, and security of all individuals.

(A) The physical environment shall –

1. Promote a sense of safety and calm for individuals and staff;

2. Have adequate space to ensure the comfort of individuals served;

3. Have adequate space to ensure privacy and confidentiality for individuals served;

4. Have furnishing and fixtures that are constructed of durable materials not capable of breakage into pieces that could be used as a weapon, ligature risk, or for self-harm; and

5. Have interior finishes, lighting, and furnishings that suggest a non-institutional setting that conforms to applicable fire and safety codes.

(7) Care Criteria. Each sobering center shall implement written screening and intake criteria for individuals who present for services.

(A) All individuals who present for services from a referral source shall be screened as specified in subsection (7)(C) of this rule, including those who are referred/transported by law enforcement.

1. Hours of operation shall be clearly communicated to law enforcement and other referral sources.

(B) If in-person screening results in an individual not being offered services, documentation of the rationale for the denial of services and facilitated referral of the individual to other appropriate services must be maintained.

(C) Service criteria shall include, but is not limited to -

1. Presence of acute intoxication; and

2. Presence of high or imminent risk of law enforcement contact and/or emergency department intervention.

(D) Medical clearance is not required prior to provision of services; however, each individual served must be able to ambulate with minimal assistance, including the use of assistive devices required for existing medical conditions.

1. Individuals referred from a hospital must meet medical stability eligibility criteria.

2. If a physical health issue requiring medical care occurs that cannot be addressed while an individual is receiving services in the sobering center, the treating center shall arrange for the individual to be appropriately transported to a medical facility to address the physical health issue.

(E) As appropriate, medications (including medicationassisted treatment for a substance use disorder) shall be prescribed while coordinating ongoing services with the individual.

(8) Staff Qualifications. The sobering center shall be adequately staffed to meet the needs of individuals served to ensure their safety and the safety of staff.

(A) Each center shall have the staffing capacity to monitor vital signs with established written protocols to transfer an individual to a medical facility, if needed.

(B) The center shall be staffed by a multidisciplinary team that is able to respond to the needs of individuals experiencing acute intoxication. Staff shall include, but is not limited to –

1. Medical director, a licensed physician. The medical director for the sobering center can be the same individual who serves as the medical director for the Certified Community Behavioral Health Organization (CCBHO).

A. Direct services shall be provided by a licensed physician (includes psychiatrist), resident physician (includes psychiatrist), physician assistant, assistant physician, licensed psychiatric mental health nurse practitioner (PMHNP), and/or advanced practice registered nurse (APRN) who is in a written collaborative practice arrangement with a physician and with experience treating the target population. Services may be provided via telemedicine;

2. Qualified practitioner(s) to treat opioid use disorders

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with narcotic medications approved by the Food and Drug Administration (methadone must be provided by a certified opioid treatment program);

3. Clinical program director, a qualified mental health professional (QMHP) to oversee program operations and clinical practice, with experience treating the target population;

4. Nurse, paramedic, or emergency medical technician (EMT); and

5. Certified peer specialist(s).

(9) Staff Coverage. Staff coverage shall ensure the continuous supervision and safety of individuals served. Staff coverage shall be determined by the sobering center.

(A) At a minimum, coverage shall include –

1. Two (2) behavioral health staff who are on-site during receiving hours;

2. One (1) QMHP who is available during receiving hours (may be via telemedicine);

3. One (1) nurse, paramedic, or EMT who is available during receiving hours (may be via telemedicine); and

4. A physician or resident physician (including psychiatrist), assistant physician, physician assistant, PMHNP, and/or APRN, who is available during receiving hours and must immediately respond to calls from staff, delay not to exceed one (1) hour.

(B) Qualified staff must be available to administer, screen, inventory, and store prescribed medications within their scope of duties, practice, and/or training.

(C) Qualified staff, within their scope of duties, practice, and/or training, shall be available to conduct an initial health assessment and utilize evidence-based tools to determine the individual's medical stability, intoxication, substance use, and/ or level of withdrawal/impairment.

(10) Policies and Procedures. The sobering center shall maintain and implement written policies and procedures including but not limited to -

(A) Intake screening, service, and clinical assessment protocols;

(B) Community outreach and education strategies for acute intoxication stabilization services including access to and location of service site(s), hours, and days of operation for each site through written material and other means of communication, and how these components will be accomplished on an ongoing basis;

(C) Withdrawal management (detoxification) services as defined in 9 CSR 30-3.120. If the sobering center does not provide this service, facilitated referrals to a local hospital or another qualified service provider shall be made for withdrawal management or other medical services, if determined necessary during an individual's evaluation process;

(D) Safety and emergency protocols as specified in 9 CSR 10-7.120 Physical Environment and Safety, as well as specific protocols for the population served;

(E) Prescription medication protocols, including storage of medications in accordance with 9 CSR 10-7.070;

(F) Screening for and accessing services for emergency medical conditions, including transport by first responders/ emergency medical service;

(G) Monitoring the physical and psychological well-being of individuals including but not limited to respiratory and circulatory status, skin integrity, vital signs, and any special requirements specified in the organization's policies and procedures associated with evaluations; (H) Linking individuals to housing services upon discharge, as needed;

(I) Linking individuals to transportation services upon discharge, as needed;

(J) Linking individuals to social services or community resources, as needed;

(K) Assessment and referral process for individuals with a suspected substance use disorder and/or mental health disorder;

(L) Care coordination and continuity of care for individuals served including but not limited to referral process, follow-up, and transfer of records within five (5) days, as applicable;

(M) Infection prevention and control; and

(N) Exclusion criteria and protocol when the sobering center is not able to provide services to an individual.

(11) Referral Sources. At a minimum, the following are required referral sources for consideration for admission:

(A) Law enforcement;

(B) Emergency medical services;

(C) Other first responders;

(D) Engaging Patients in Care Coordination (EPICC) Coaches;

(E) Community-based organizations participating in department supported outreach services;

(F) Local hospitals, primary care clinics, urgent care clinics, and Federally Qualified Health Centers (FQHC);

(G) Community Behavioral Health Liaisons; and

(H) Mobile Crisis Response.

(12) Community Partnerships. At a minimum, sobering centers shall have a referral relationship, collaborative agreement, and/or memorandum of understanding (MOU) with the following community providers/agencies:

(A) Qualified providers of withdrawal management services;(B) Housing supports;

(C) Local hospitals, primary care clinics, and FQHCs;

(D) Local Continuum(s) of Care; and

(E) Recovery support and recovery housing providers.

(13) Coordination and Continuity of Care. Service coordination and continuity of care efforts shall include, but are not limited to:

(A) Identifying and linking individuals with available community resources necessary to ensure transition to routine care;

(B) Referring individuals to behavioral health services, if they are not already receiving those services;

(C) Connecting and/or referring individuals to appropriate local resources including emergency room enhancement (ERE) staff, community behavioral health liaisons (CBHL), and/ or certified peer specialists who shall conduct and document timely follow-up to determine the individual's current status and need for additional assistance or services;

(D) Contacting and coordinating care with current service providers when feasible and in accordance with state and federal confidentiality regulations;

(E) Connecting individuals to housing, food, or other resources;

(F) Connecting individuals with recovery support and/or recovery housing providers;

(G) Connecting individuals with community-based behavioral health providers in other geographic regions; and

(H) Incorporating intensive support beds into a partner program (within the organization or with another local agency), if available, for individuals who need additional support beyond that of the sobering center. (14) Documentation Requirements. Based on the individual's ability to cooperate and communicate with staff due to their presenting condition, the following intake documentation shall be obtained:

(A) Presenting problem and referral source, if applicable;

(B) Rationale for denial of services and referral of the individual to other appropriate services, if necessary;

(C) Personal and identifying information;

(D) Status as a current or former member of the U.S. Armed Forces;

(E) Current mental health and substance use symptoms;

(F) Current medications and any medications administered;

(G) Screening for suicide risk and completion of a comprehensive, standardized suicide risk assessment and planning, when clinically indicated;

(H) Screening for risk of violence and completion of a comprehensive, standardized violence risk assessment and planning, when clinically indicated;

(I) Current concerns for personal safety; and

(J) Discharge information including services provided, care coordination efforts, follow-up, and referrals.

(15) Measuring Program Effectiveness. Sobering centers shall collect, enter, and submit data utilizing all reporting tools as directed by the department.

(16) Staff Training and Education. Staff shall comply with the training requirements specified in 9 CSR 10-7.110 Personnel, subsection (2)(F). All staff of the sobering center shall complete minimum training requirements as follows:

(A) Screening, assessment, and planning for risk of suicide;

(B) Screening, assessment, and planning for risk of violence;

(C) Evidence-based and best practice interventions to prevent and address disruptive behaviors and behavioral crises;

(D) Basic First Aid;

(E) Cardiopulmonary Resuscitation (CPR);

(F) Administration of naloxone; and

(G) Trauma-informed care.

AUTHORITY: section 630.050, RSMo 2016. Original rule filed March 21, 2023.

PUBLIC COST: This proposed rule will cost state agencies or political subdivisions eight hundred thousand dollars (\$800,000) 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 rule with the Missouri Department of Mental Health, Denise Thomas, PO Box 687, Jefferson City, MO 65102 or by email to denise.thomas@dmh. mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

FISCAL NOTE

PUBLIC COST

I. Department Title: Title 9 – Department of Mental Health Division Title: Division 30 – Certification Standards Chapter Title: Chapter 7 – Crisis Services

Rule Number and Name:	9 CSR 30-7.020 Sobering Centers
Type of Rulemaking:	Proposed Rule

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
Mental Health	\$800,000 GR (FY'22)

III. WORKSHEET

1 center @ \$800,000

IV. ASSUMPTIONS

One existing Sobering Center was allocated funding in the amount of \$800,000.

PROPOSED RULES

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 1 – Organization of Department of Revenue

PROPOSED AMENDMENT

12 CSR 10-1.010 Organizational Structure. The department is amending sections (1), (2) and (4), deleting section (2), and renumbering as necessary.

PURPOSE: The amendment includes the removal of outdated provisions and updates to the methods of contacting the department.

(1) The Department of Revenue is *[in]* the charge of a director of revenue appointed by the governor, by and with the advice and consent of the senate. The department has divisions as provided by law. The department collects all taxes and fees payable to the state as provided by law. Those taxes and fees include[*.*] but are not limited to[*:*] income tax, sales and use tax, cigarette tax, motor fuel tax, [*inheritance tax, franchise tax*] tire and battery tax, financial institutions tax, and fees for certificates of title and registration of motor vehicles and for drivers' licenses. The department also administers the safety responsibility statutes.

[(2) The director of revenue is a member of the Highway Reciprocity Commission and under the Reorganization Act of 1974 (the Act), the powers, duties and functions of that commission have been transferred by type II transfer (see section 1.7(1)(b) of the Act) to the department.]

[(3)](2) The powers, duties and functions of the State Tax Commission have been transferred under the Reorganization Act of [1975] 1974 by type III transfer (see section 1.7(1)(c) of the Act) to the department.

[(4)](3) The public may obtain information from or make submissions to or requests of the department in person or by mail, telephone, or [telegraph] email to the director of revenue at the Department of Revenue offices in Jefferson City, Missouri. Any information from, submission to, or requests [of the Highway Reciprocity Commission may be made to the Secretary, Highway Reciprocity Commission, Jefferson City, Missouri and] of the State Tax Commission may be made to the commission at its office in Jefferson City, Missouri.

AUTHORITY: section 536.023.3, RSMo **[1986] 2016**. This version of rule filed Dec. 31, 1975, effective Jan. 10, 1976. Amended: Filed March 28, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Revenue, Legislative Office, 301 W. High Street, Room 218, Jefferson City, MO 65109-0475. 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 42 – General Department Policies

PROPOSED AMENDMENT

12 CSR 10-42.050 Disclosure of Public Records and Confidentiality of Closed Records. The director is amending sections (1)–(17) and adding new section (18).

PURPOSE: This amendment updates methods of contacting the department.

(1) Except as otherwise provided, all records retained by or for the Department of Revenue, including any report, survey, memorandum, or other document or study prepared and presented to the Department of Revenue by a consultant or other professional service paid for in whole or in part by public funds or any employee of the Department of Revenue except as provided in this rule, is a public record and available to any individual, agency, or organization upon request.

(2) All reports or returns filed with the Department of Revenue, abstract or portion of any report or return, information obtained by an investigation conducted by the Department of Revenue in the discharge of its official duty, information received by the director of revenue in cooperation with the United States or other states in connection with the administration of the tax laws of the state of Missouri is a closed record subject to disclosure as provided in section 32.057.2., RSMo.

(3) All sales tax information which is a closed record pursuant to section 32.057, RSMo, will be disclosed to counties and political subdivisions imposing a sales tax upon request as provided in sections 144.121 and 144.122, RSMo *[(1986)]*.

(4) All records, files, memorandums, reports, or research conducted by or on behalf of the criminal investigation bureau or the general counsel's office pertaining to legal actions, causes of action, and litigation involving the Missouri Department of Revenue are closed records, as public knowledge will adversely affect the legal action, cause of action, or litigation and are not subject to disclosure unless otherwise required to be disclosed by statute or regulation.

(5) All records, files, memorandums, reports, or research related to any matter conducted by the attorney general's office or any prosecuting attorney pertaining to legal actions, causes of action, and litigation involving the Missouri Department of Revenue are closed records, as public knowledge will adversely affect the legal action, cause of action, or litigation and are not subject to disclosure unless otherwise required to be disclosed by statute or regulation.

(6) All software, programs, and access codes for electronic data processing and documentation thereof are closed records pursuant to section 610.021, RSMo [(Cum. Supp. 1989)].

(7) All license plates and drivers licenses issued pursuant to section 301.146, RSMo *[(1986)]*, are not subject to disclosure.

(8) All requests for public records relating to motor vehicles and vehicle operator laws of the state of Missouri must be made to the Division of Motor Vehicle and Driver's Licensing by letter, **email**, or by telephone. All telephone requests must be subsequently reduced to writing by either the party making the request or the department. All correspondence should be mailed or emailed to one (1) of the following addresses:

(A) Requests for Public Record(s) Relating to Motor Vehicles. Division of Motor Vehicle and Driver's Licensing [,] P[.JO[.] Box 100, Jefferson City, MO 65105[; and] DLRecords@dor.mo.gov; and

(B) Requests for Public Record(s) Relating to Motor Vehicle Operator Laws. Division of Motor Vehicle and Driver's Licensing [,] P[.JO[.] Box 200, Jefferson City, MO 65105 **MVRecords@dor.mo.gov.**

(9) All requests for public records and disclosure of closed records pursuant to section 32.057.2., RSMo, and regulations relating to the revenue laws of the state of Missouri may be made *[in writing]* by letter, email, or by telephone to the division of taxation, unless otherwise required by regulation or law to be sent to another government agency. *[All requests for information relating to a particular tax return must be made in writing by the party making the request, telephone requests for information relating to a particular tax return will not be answered.]* All requests for information relating to billings, assessments, notices, audit reports, or correspondence from the Department of Revenue may be made by telephone. All correspondence should be mailed or emailed to the appropriate address:

[Bingo Tax] Tobacco Tax [P.O. Box 3001] PO Box 3320 Jefferson City, MO 65105 excise@dor.mo.gov

Financial Institution Tax P[.]O[.] Box 898 Jefferson City, MO 65105 **fit@dor.mo.gov**

Cigarette Tax P[.JO[.] Box 811 Jefferson City, MO 65105 **excise@dor.mo.gov**

Motor Fuel[/Special Fuel] Tax P[.]O[.] Box 300 Jefferson City, MO 65105 Motor Fuel Refunds: motorfuelrefunds@dor.mo.gov All other questions: excise@dor.mo.gov

County Tax P[.JO[.] Box 475 Jefferson City, MO 65105 countyfees@dor.mo.gov

Sales/Use Tax P[.]O[.] Box 840 Jefferson City, MO 65105 salesuse@dor.mo.gov

[Corporation Income Tax] [P.O. Box 700] [Jefferson City, MO 65105]

Withholding Tax P[.]O[.] Box 999 Jefferson City, MO 65105 withholding@dor. mo.gov

Corporation [Franchise] Income Tax

P[.]O[.] Box [371] 3365 Jefferson City, MO 65105 corporate@dor.mo.gov

Weekly Withholding Tax P[.]O[.] Box 3333 Jefferson City, MO 65105 withholding@dor.mo.gov

Individual Income Tax P[.JO[.] Box 2200 Jefferson City, MO 65105 **income@dor.mo.gov**

[Senior Citizens] Property Tax Credit Refund Claims P[.]O[.] Box 2800 Jefferson City, MO 65105 PropertyTaxCredit@dor.mo.gov

[Inheritance/Estate Tax] Pass-through Entity Tax P[.]O[.] Box [27] 3080 Jefferson City, MO 65105 corporate@dor.mo.gov

Fiduciary Income Tax PO Box 3815 Jefferson City, MO 65105-3815 dor.fiduciary@dor.mo.gov

(10) Personnel records relating to specific employees are maintained for the purpose of hiring, firing, disciplining, or promoting. The files are closed records not subject to disclosure. Personnel records not relating to specific employees, such as job descriptions, statistical studies, and salary schedules, are public records. All requests for personnel records which are public records must be made to the division of administration *[in writing]* by letter, email, or by telephone. Telephone requests must be subsequently reduced to writing by the party making the request or by the department. Correspondence should be mailed or emailed to the following address:

Division of Administration [,] P[.JO[.] Box 475, Jefferson City, MO 65105 HRO@dor.mo.gov

(11) All discussions between the Missouri Department of Revenue and its representatives in preparation for negotiations with employee groups are closed meetings. All work product developed by the department and its representatives in preparation for negotiations with employee groups are closed records.

(12) Each request must contain the following:

(A) Name and title (if any) of the person making the request; and

(B) Description of the information being requested.

(13) The party requesting information from the Department of Revenue is required to pay a fee for each request at the time of making, according to the fee schedule in effect at the time the information is requested of the Department of Revenue. Depending on the type of request, the requesting party may be required to pay sales tax.

(14) See 12 CSR 10-41.020 for disclosure of information, returns, reports, or facts shown to state and federal prosecuting attorneys.

PROPOSED RULES

(15) All Social Security numbers disclosed to the Department of Revenue *[, except those numbers used as the driver's license numbers,]* are closed records and are not available to the public.

(16) The Department of Revenue is permitted to publish -

(A) Statistics, statements, or explanations so classified as to prevent the identification of any taxpayer or of any particular reports or returns and the item thereof; and

(B) The names and addresses without any additional information of persons whose tax refund checks have been returned undelivered by the United States Post Office.

(17) The following examples of common information requests and whether such information can be disclosed are provided as a convenience and **[is] are** not exhaustive. Each request will be reviewed on an individual basis**[:]** –

(A) Motor Vehicle Information – title histories, dealer sales reports, license registration information, and driving records are not confidential:

(B) Tax return information is confidential subject to disclosure pursuant to section 32.057, RSMo;

(C) Criminal investigation files are confidential;

(D) The amount of a particular taxpayer's delinquency is confidential subject to disclosure pursuant to section 32.057, RSMo;

(E) The total dollar amount of delinquent taxes owed to the state of Missouri and the area of the state of Missouri with the highest rate of delinquent taxpayers is not confidential;

(F) Final decisions issued by hearing officers in regard to motor vehicle dealer license and salvage business licensee revocations, driver's license suspensions, and driving while intoxicated (DWI) hearings are not confidential; and

(G) Information regarding the total payments made to the crime victims' fund by all courts in the state of Missouri is not confidential.

(18) All written requests for public records from the Department of Revenue under the Missouri Sunshine Law, section 610.010, et seq., should be mailed or emailed to the custodian of records at the following address:

Department of Revenue General Counsel's Office PO Box 475 Jefferson City, MO 65105 OpenRecords@dor.mo.gov

AUTHORITY: sections 32.057, 610.010, and 610.025, RSMo **[1986] 2016**. Original rule filed June 17, 1986, effective Sept. 26, 1986. Amended: Filed April 1, 1987, effective July 11, 1987. Amended: Filed March 31, 1988, effective Sept. 29, 1988. Amended: Filed Dec. 20, 1989, effective May 11, 1990. Amended Filed: March 28, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Revenue, Legislative Office, 301 W. High Street, Room 218, Jefferson City, MO 65109-0475. 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 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 10 – Nursing Home Program

PROPOSED AMENDMENT

13 CSR 70-10.030 Prospective Reimbursement Plan for Nonstate-Operated Facilities for ICF/IID Services. The division is amending subsection (4)(B).

PURPOSE: This amendment provides for ICF/IID reimbursement rates to be recalculated (i.e., rebased) using a more recent base year, which allows the division to pay rates that reflect more current costs incurred by ICF/IID providers.

(4) ICF/IID Rate Computation. Except in accordance with other provisions of this rule, the provisions of this section shall apply to all providers of ICF/IID services certified to participate in Missouri's MO HealthNet program. Rate determination shall be based on reasonable and adequate reimbursement levels for allowable cost items described in this rule which are related to ordinary and necessary care for the level-of-care provided for an efficiently and economically operated facility. All providers shall submit documentation of expenses for allowable cost areas. The department shall have authority to require those uniform accounting and reporting procedures and forms as it deems necessary. A reasonable and adequate reimbursement in each allowable cost area will be determined.

(B) Per Diem Rate Calculation Effective for Dates of Service Beginning January 1, 2019. Effective for dates of service beginning January 1, 2019, the MO HealthNet Division shall rebase nonstate-operated ICF/IID facilities' per diem rates using the facilities' 2017 fiscal year-end cost reports. The rebased rates are contingent upon approval of the state plan amendment by the Centers for Medicare and Medicaid Services.

1. Prospective Rate Calculation.

A. Each nonstate-operated ICF/IID shall have its prospective rate recalculated based on its 2017 fiscal year end cost report using the same principles and methodology as detailed throughout sections (1)-(13) of this regulation.

(I) The costs from the 2017 fiscal year end cost reports shall be trended using the indices from the most recent publication of the Healthcare Cost Review available to the division using the "CMS Nursing Home without Capital Market Basket" table. The costs shall be trended using the four- (4-) quarter moving average. The costs shall be trended for the years following the cost report year, up to and including the state fiscal year corresponding to the effective date of the rates. For SFY 2019, the trends are as follows:

(a) 2018=3.025%

(b) 2019=2.65%

(II) If a facility's total calculated per diem set forth in this section is less than the facility's current rate, the facility shall continue to receive its current rate.

(III) The division will use the FY 2017 cost report to determine the ICF/IID prospective rate, set forth as follows:

(a) Total Routine Service Cost. Total routine service cost includes patient care, ancillary, dietary, laundry, housekeeping, plant operations, and administration. Each ICF/ IID's Title XIX Routine Service Cost per diem shall be calculated as follows:

I. The total routine service costs as reported on

the cost report shall be adjusted for minimum utilization, if applicable, trended to the current state fiscal year, and divided by the total patient days to determine the per diem. The minimum utilization adjustment will be determined by applying the unused capacity percent to the sum of the laundry, housekeeping, plant operations, and administration expenses. The following is an illustration of how this item (4) (B)1.A.(III)(a)I. is calculated:

Licensed/Certified Bed Days (9 beds x 365 days) Total Patient Days Percent Occupied (2,900/3,285)	3,285 2,900 88%
Bed Days @ Minimum Occupancy of 90% (3,285 x 90%) Unused Capacity (90% of Bed Days Less	2,957
Total Patient Days)	57
Unused Capacity Percent for Minimum Utilization Adjustment (Unused Capacity/90% of Bed Days) Minimum Utilization Days for Return	1.93%
on Owner's Equity (Greater of 90% of Bed Days or Total Patient Days)	2,957
*Minimum Utilization Adjustment	
Laundry	\$ 5,000
Housekeeping	\$ 8,000
Plant Operations	\$ 46,000
Administration	<u>\$165,000</u>
Total Expense	\$224,000
Unused Capacity Percent	<u>1.93%</u>
Minimum Utilization Adjustment (Unused	
Capacity Percent x Total Expense)	\$ 4,323
Patient Care	\$400,000
Ancillary	\$ 10,000
Dietary	\$ 25,000
Laundry	\$ 5,000
Housekeeping	\$ 8,000
Plant Operations	\$ 46,000
Administration	<u>\$165,000</u>
Total Routine Service Cost	\$659,000
Less: Minimum Utilization	
Adjustment*	<u>(\$ 4,323)</u>
Routine Service Cost, Adjusted	
for Minimum Utilization	\$654,677
SFY 2018 Trend	3.025%
SFY 2019 Trend	<u>2.65%</u>
Trended Routine Service Cost	\$692,355
Total Patient Days	<u>2,900</u>
Routine Service Cost Per Diem	\$ 238.74

(b) Intermediate Care Facility for Individuals with Intellectual Disabilities Federal Reimbursement Allowance (ICF/IID FRA). The SFY 2019 ICF/IID FRA provider assessment as determined in accordance with 9 CSR 10-31.030 is divided by total patient days to determine the ICF/IID FRA per diem.

I. The following is an illustration of how the ICF/ IID FRA assessment is calculated:

SFY 2019 ICF/IID FRA Assessment	\$40,000
Total Patient Days	<u>2,900</u>
ICF/IID FRA Per Diem	\$ 13.79
(a) Doturn on Equity An owner	's not aquity consist

(c) Return on Equity. An owner's net equity consists of investment capital and working capital as indicated in subsection (6)(S). Each ICF/IID's Return on Equity per diem is calculated as follows:

I. Investment Capital. Investment capital includes the investment in building, property, and equipment (cost of land, mortgage payments toward principal, and equipment purchase less the accumulated depreciation).

II. Working Capital. Working capital represents the amount of capital which is required to ensure proper operation of the facility and shall be calculated as 1.1 months of the total expenses less depreciation.

III. The total net equity shall be multiplied by the rate of return as set forth in **sub**section (6)(S) to determine the return on equity. The return on equity is subject to the minimum occupancy percent of 90% in determining the per diem.

IV. The following is an illustration of how this subpart (4)(B)1.A.(III)(c) is calculated:

investment Capitai				
-	<u>Equipment</u>	Buildir	1g	Total
Cost	\$130,000	\$300,0	00 \$4	30,000
Less: Prior Years Depreciation Less: Current Year	(\$120,000)	(\$225,00	0) (\$34	15,000)
Depreciation	(\$2,400)	<u>(\$8,500</u>	D) (\$ 1	0,900)
Total Investment Capital	\$7,600	\$66,50	, ,	574,100
oupitui	\$7,000	¢00,00		,, 1,100
Working Capital Total Expenses Less: Current Year De	epreciation		\$6	59,000
Expense				<u>510,900)</u> 648,100
Divided by 12 Month	S			12
Times 1.1 Months			\$	54,008 1.1
Total Working Capita	al		\$	59,409
5 1				
Net Equity (Investme	ent Capital +			
Working Capital)			\$	133,509
Rate of Return				<u>5.125%</u>
Return on Equity			\$	6,842
Minimum Utilization				<u>2,957</u>
Return on Equity Per			\$	2.31
(a) Dahaa	ad Day Diam	Doto The	totol or	laulatod

(c) Rebased Per Diem Rate. The total calculated per diem is the sum of the Routine Service Cost per diem, the ICF/IID FRA per diem and the Return on Equity per diem. To determine the rebased per diem rate, the total calculated per diem is compared to the current per diem rate and the facility will be held harmless if the total calculated per diem is less than the current per diem rate (i.e., if the total calculated per diem is less than the current per diem rate, the facility would receive the current per diem).

Routine Service Cost per diem	\$238.74
ICF/IID FRA per diem	\$13.79
Return on Equity per diem	<u>\$2.31</u>
Total Calculated Per Diem	\$254.84
Current Per Diem Rate	\$200.00

Rebased Per Diem Rate \$254.84 (If the total calculated per diem is less than the current per diem rate, the facility would receive the current per diem rate)

B. Effective for dates of service beginning October 1, 2022, each nonstate-operated ICF/IID shall have its prospective rate recalculated based on its 2020/2021 fiscal year-end cost report using the same principles and methodology as detailed throughout sections (1)-(13) of this regulation and as set forth in subparagraph (4)(B)1.A.

(I) The nonstate-operated ICF/IID shall have its prospective rate recalculated based on their 2021 fiscal year-end cost report unless they do not have a full twelve-(12-) month 2021 fiscal year end cost report in which case the 2020 fiscal year-end cost report shall be used to calculate the prospective rate.

(II) The costs from the 2020 and 2021 fiscal yearend cost reports shall be trended using the indices from the most recent publication of the Healthcare Cost Review available to the division using the "CMS Nursing Home without Capital Market Basket" table. The costs shall be trended using the four- (4-) quarter moving average. The costs shall be trended for the years following the cost report year, up to and including the state fiscal year corresponding to the effective date of the rates. For SFY 2023, the trends are as follows:

(a) 2021=2.825%

(b) 2022=2.500%

(c) 2023=3.3800%

(III) The current year depreciation will not be deducted from the working capital to determine Return on Equity.

2. Interim Rate Calculation.

A. In the case of a newly certified facility where a valid Title XIX participation agreement has been executed, a request for an interim rate must be submitted in writing to the MO HealthNet Division.

(I) The interim rate shall be determined based on the projected estimated operating costs. The facility's request must specifically and clearly identify the interim rate and be supported by complete and accurate documentation satisfactory to the single state agency. Documentation submitted must include a budget of the projected estimated operating costs. Other documentation may also be required to be submitted upon the request of the division.

(II) The establishment of the prospective rate for all new construction facility providers shall be based on the second full facility fiscal year cost report (i.e., rate setting cost report) prepared in accordance with the principles of this rule. This cost report shall be based on actual operating costs and shall be prepared and submitted in accordance with the reporting requirements in section (7) of this rule.

(III) Prior to establishment of a prospective rate for newly certified facility providers, the cost reports may be subject to an on-site audit by the Department of Social Services or authorized representative to determine the facility's actual allowable costs. Allowability of costs will be determined as described in subsection (3)(A) of this rule.

(IV) The cost report, audited or unaudited, will be reviewed by the MO HealthNet Division, and a prospective reimbursement rate shall be determined on the allowable per diem cost as set forth in section (4) of this rule. The prospective reimbursement rate shall be effective on the first day of the facility's rate setting cost report and payment adjustments shall be made for claims paid at the interim rate.

3. Adjustments to rates. The prospectively determined reimbursement rate may be adjusted only under the following conditions:

A. When information contained in a facility's cost report is found to be fraudulent, misrepresented, or inaccurate, the facility's reimbursement rate may be reduced, both retroactively and prospectively, if the fraudulent, misrepresented, or inaccurate information as originally reported resulted in establishment of a higher reimbursement rate than the facility would have received in the absence of

this information. No decision by the MO HealthNet agency to impose a rate adjustment in the case of fraudulent, misrepresented, or inaccurate information in any way shall affect the MO HealthNet agency's ability to impose any sanctions authorized by statute or rule. The fact that fraudulent, misrepresented, or inaccurate information reported did not result in establishment of a higher reimbursement rate than the facility would have received in the absence of the information also does not affect the MO HealthNet agency's ability to impose any sanctions authorized by statute or rules;

B. Extraordinary circumstances. A participating facility that has a prospective rate may request an adjustment to its prospective rate due to extraordinary circumstances. This request should be submitted in writing to the division within one (1) year of the occurrence of the extraordinary circumstance. The request should clearly and specifically identify the conditions for which the rate adjustment is sought. The dollar amount of the requested rate adjustment should be supported by complete and accurate documentation satisfactory to the division. If the division makes a written request for additional information and the facility does not comply within ninety (90) days of the request for additional information, the division shall consider the request withdrawn. Requests for rate adjustments that have been withdrawn by the facility or are considered withdrawn because of failure to supply requested information may be resubmitted once for the requested rate adjustment. In the case of a rate adjustment request that has been withdrawn and then resubmitted, the effective date shall be the first day of the month in which the resubmitted request was made providing that it was made prior to the tenth day of the month. If the resubmitted request is not filed by the tenth of the month, rate adjustments shall be effective the first day of the following month. Conditions for an extraordinary circumstance are as follows:

(I) When the provider can show that it incurred higher costs due to circumstances beyond its control, and the circumstances are not experienced by the nursing home or ICF/IID industry in general, and the circumstances have a substantial cost effect;

(II) Extraordinary circumstances, which are beyond the reasonable control of the ICF/IID and are not a product or result of the negligence or malfeasance of the ICF/IID, include:

(a) Unavoidable acts of nature are natural wildfire, earthquakes, hurricane, tornado, lightning, flooding, or other natural disasters for which no one can be held responsible, that are not covered by insurance and that occur in a federally declared disaster area; or

(b) Vandalism, civil disorder, or both that are not covered by insurance; or

(c) Replacement of capital depreciable items not built into existing rates that are the result of circumstances not related to normal wear and tear or upgrading of existing system;

C. When an adjustment is based on an Administrative Hearing Commission or court decision;

D. New, expanded, or terminated services may be subject to rate review;

E. Disallowance of federal financial participation; and

F. The following will not be subject to review:

(I) The negotiated trend factor;

(II) The use of prospective reimbursement rate; and

(III) The cost base for the per diem rates except as specified in this rule.

AUTHORITY: sections 208.153, 208.159, 208.201, and 660.017, RSMo 2016. This rule was previously filed as 13 CSR 40-81.083.

Original rule filed Aug. 13, 1982, effective Nov. 11, 1982. For intervening history, please consult the **Code of State Regulations**. Emergency amendment filed March 16, 2023, effective March 30, 2023, expires Sept. 25, 2023. Amended Filed: March 16, 2023.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately four hundred seventeen thousand two hundred seventy-six dollars (\$417,276) in SFY 2023 and approximately five hundred fifty-six thousand three hundred sixty-eight dollars (\$556,368) annually thereafter.

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 Department of Social Services, Legal Services Division-Rulemaking, PO Box 1527, Jefferson City, MO 65102-1527, or by email to Rules.Comment@dss.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.

FISCAL NOTE PUBLIC COST

I. Department Title: Division Title: Chapter Title:		Title 13 – Department of Social Services Division 70 – MO HealthNet Division Chapter 10 – Nursing Home Program	
	Rule Number and	13 CSR 70-10.030 Prospective Reimbursement Plan for Nonstate-	
	Name:	Operated Facilities for ICF/IID Services	
	Type of Rulemaking:	Proposed Amendment	

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate		
Department of Mental Health	SFY 2023 Cost – approximately \$417,276 Annual Fiscal Year Cost – approximately \$556,368		

III. WORKSHEET

The annual cost of the rate rebase is approximately \$556,368.

	Est. Rate Increase/		
Nonstate Operated	Estimated	Hold	Estimated
ICF/IIDs	Days	Harmless *	Impact
Facility 1	2,951	\$ 15.57	\$ 46,956
Facility 2	1,696	\$ 16.88	\$ 28,627
Facility 3	2,687	\$ 9.65	\$ 25,934
Facility 4	2,829	\$ 25.35	\$ 71,726
Facility 5	9,157	\$ 28.19	\$ 258,181
Facility 6	2,938	\$ 42.57	\$ 125,063
Facility 7	3,285	\$ 0.27	\$ 880
Total Annual Days / Cost	25,543		\$ 556,368
Divided by 12 Months	25,545		\$ 550,508
Monthly Cost		_	\$ 46,364
Months During SFY 2023 th	nat New Rates a	re Effective:	\$ 10,501
October 2022 – June 202			9
SFY 2023 Cost		_	\$417,276

IV. ASSUMPTIONS

The rebased rates are based on 2020/2021 cost report data trended to 2023, the year that the rates become effective.

The estimated days are from the 2021 data. Since the nonstate-operated ICF/IIDs have a stable census from year to year the days from the 2021 base year do not require a utilization adjustment.

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PROPOSED RULES

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE Division 2200 – State Board of Nursing Chapter 2 – Minimum Standards for Approved Programs of Professional Nursing

PROPOSED AMENDMENT

20 CSR 2200-2.010 Approval. The board is amending sections (5), (6), and (8).

PURPOSE: This amendment changes the submission deadlines.

(5) Full Approval Status.

(B) A program's approval status is subject to review by the board if the required annual report, annual registration, or annual registration fee is not received *[within thirty (30) days from]* by the established deadline.

(6) Conditional Approval Status.

(D) Throughout the period of conditional approval, the program shall submit an annual report, an annual registration, and the annual registration fee as set by the board.

[(D)](E) A program's approval may be withdrawn pursuant to section 335.071.3., RSMo, for noncompliance with minimum standards. A program which fails to correct identified deficiencies to the satisfaction of the board shall, after notice and hearing, be removed from the board's listing of approved programs.

(8) Annual Registration Requirements.

(A) The board will send an application for annual registration to each approved program *[and each campus of each program from the board]*. Failure to receive the *[application will]* annual registration form does not relieve the program of its obligation to register.

(B) A separate annual registration form and designated fee as established in 20 CSR 2200-4.010(1)(F) shall be submitted to the board for each approved program *[and each campus of each program]* prior to June 1 of each year. Satellite locations do not qualify as a campus of an approved program.

(C) A program's approval status is subject to review by the board if the required registration fee is not received *[within thirty (30) days of]* by the June 1 deadline.

AUTHORITY: section 335.036, RSMo Supp. [2021] 2022, and section 335.071, RSMo 2016. This rule originally filed as 4 CSR 200-2.010. This version of rule filed April 20, 1973, effective May 1, 1973. For intervening history, please consult the Code of State Regulations. Amended: Filed March 23, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@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 2200 – State Board of Nursing Chapter 3 – Minimum Standards for Approved Programs of Practical Nursing

PROPOSED AMENDMENT

20 CSR 2200-3.010 Approval. The board is amending sections (5), (6), and (8).

PURPOSE: This amendment changes the submission deadlines.

(5) Full Approval Status.

(B) A program's approval status is subject to review by the board if the required annual report, annual registration, or annual registration fee is not received *[within thirty (30) days from]* by the established deadline.

(6) Conditional Approval Status.

(D) Throughout the period of conditional approval, the program shall submit an annual report, an annual registration, and the annual registration fee as set by the board.

[(D)](E) A program's approval may be withdrawn pursuant to section 335.071.3., RSMo, for noncompliance with minimum standards. A program which fails to correct identified deficiencies to the satisfaction of the board shall, after notice and hearing, be removed from the board's listing of approved programs.

(8) Annual Registration Requirements.

(A) The board will send an application for annual registration to each approved program [and each campus of each program from the board]. Failure to receive the [application will] annual registration form does not relieve the program of its obligation to register.

(B) A separate annual registration form and designated fee as established in 20 CSR 2200-4.010(1)(F) shall be submitted to the board for each approved program *[and each campus of each program]* prior to June 1 of each year. Satellite locations do not qualify as a campus of an approved program.

(C) A program's approval status is subject to review by the board if the required registration fee is not received *[within thirty (30) days following]* by the June 1 deadline.

AUTHORITY: section 335.036, RSMo Supp. **[2021] 2022**, and section 335.071, RSMo 2016. This rule originally filed as 4 CSR 200-3.010. Original rule filed Jan. 29, 1974, effective Feb. 8, 1974. For intervening history, please consult the **Code of State Regulations**. Amended: Filed March 23, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@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. May 1, 2023 Vol. 48, No. 9

MISSOURI REGISTER

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE Division 2200 – State Board of Nursing Chapter 6 – Intravenous Infusion Treatment Administration

PROPOSED AMENDMENT

20 CSR **2200-6.030** Intravenous Infusion Treatment Administration by Qualified Practical Nurses; Supervision by a Registered Professional Nurse. The board is amending sections (5), (6), and (7).

PURPOSE: This amendment clarifies the duties of licensed practical nurses related to intravenous (IV) therapy.

(5) In addition to the functions and duties set forth in section (4), graduate practical nurses, *[and]* IV-Certified licensed practical nurses, and licensed practical nurses who hold an active multistate license to practice under the nurse licensure compact who have documented competency verification by the individual's employer[,] may –

(6) In addition to the functions and duties set forth in sections (4) and (5), and with additional individualized education and experience that includes documented competency verification by the individual's employer, graduate practical nurses, [and] IV-Certified licensed practical nurses, and licensed practical nurses who hold an active multistate license to practice under the nurse licensure compact may –

(7) Graduate practical nurses, *[and]* **IV-Certified** licensed practical nurses, and licensed practical nurses who hold an active multistate license to practice under the nurse licensure compact shall NOT, under any condition, perform the following functions or duties:

AUTHORITY: section 335.017, RSMo [2000] 2016, and section 335.036, RSMo Supp. [2012] 2022. This rule originally filed as 4 CSR 200-6.030. Original rule filed Sept. 1, 2005, effective April 30, 2006. For intervening history, please consult the Code of State Regulations. Amended: Filed April 3, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@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 2200 – State Board of Nursing Chapter 6 – Intravenous Infusion Treatment Administration

PROPOSED AMENDMENT

20 CSR 2200-6.040 Venous Access and Intravenous Infusion Treatment Modalities Course Requirements. The board is adding new section (3), renumbering as necessary, and amending newly renumbered paragraph (4)(B)1.

PURPOSE: This amendment clarifies intravenous (IV) treatment modalities course requirements.

(3) Course providers may offer the venous access and intravenous (IV) infusion modalities course to licensed practical nurses who hold an active multistate license to practice under the nurse licensure compact as preparation for IV competency to be verified by the employer.

[(3)](4) Curriculum.

(A) The curriculum of a venous access and intravenous infusion treatment modalities course shall include the following components:

1. Review of the Missouri Nursing Practice Act including the current venous access and intravenous infusion treatment modalities regulations;

2. Review of the policies and procedures of the clinical agency where practical experience is received;

3. Structure of the circulatory system including anatomical location and physiology of veins used for venous access;

4. Relationship between parenteral fluid treatment administration and the body's homeostatic and regulatory function with attention to the clinical manifestation of fluid and electrolyte imbalance and cellular physiology;

5. Principles of infection control in venous access and parenteral fluid administration;

6. Identification of various types of equipment used in venous access and parenteral fluid administration, with content related to criteria for use of each, and means of troubleshooting for malfunctions;

7. Principles and practices related to intravenous drug and/or fluid administration across the life span;

8. Nursing management of venous access and parenteral fluid administration procedures that are commonly used in patient care settings;

9. Procedure for obtaining venous access including appropriate equipment selection, psychological preparation of the patient, site selection, aseptic skin preparation, insertion and stabilization of the venous access device, application of dressing to insertion site, and documentation of procedure;

10. Maintenance of venous access site and parenteral fluid administration system components according to established current practices;

11. Monitoring venous access site for evidence of local complications, parenteral fluid infusion flow rate, and response to treatment;

12. Adjusting parenteral fluid flow rate in various clinical situations;

13. Procedure for removal of peripheral venous access device upon completion of the prescribed treatment or if suspected or confirmed complications arise;

14. Calculation of drug dosage and parenteral fluid administration flow rates; and

15. Principles of phlebotomy.

(B) The curriculum to be offered shall be approved by the board.

1. The course provider shall develop the curriculum. The course provider may select an IV Therapy text of choice. The text may be utilized as the curriculum stem. Content specific to IV Therapy certification in Missouri shall be added. The curriculum shall contain all of the components listed in paragraphs J(3)J(4)(A) 1.–5. of this rule and be submitted to the

board for approval.

(C) A course shall, at a minimum, consist of [:] -

1. Thirty (30) hours of classroom and skills laboratory instruction or its equivalent, (e.g., faculty-student interactive study); and

2. Eight (8) hours of supervised clinical practice, which shall include at least one (1) successful performance of peripheral venous access and the initiation of an intravenous infusion treatment modality on an individual.

(D) There shall be written course outcomes that identify the expected competencies of the participant upon completion of the course.

(E) The course participant shall complete a pretest(s) in pharmacology, anatomy and physiology, and asepsis to determine the participant's level of knowledge at the beginning of the course.

(F) All classroom and clinical instruction and practice shall be supervised by a registered professional nurse designated by the provider and who meets the faculty qualifications as stated in section [(4)](5) of this rule.

[(4)](5) Faculty Qualifications and Responsibilities.

(A) Nursing faculty shall hold a current, undisciplined license or temporary permit to practice as a registered professional nurse in Missouri; and the license to practice professional nursing has never been disciplined in any jurisdiction. Nursing faculty shall have a minimum of two (2) years of clinical experience within the last five (5) years that included responsibility for performing venous access and intravenous infusion treatment modalities.

(B) All non-nurse faculty shall possess the professional preparation and qualifications to teach the specific content for which they are responsible.

(C) For the clinical component of the course, the maximum faculty to student ratio shall be one to three (1:3) for observational experiences and the performance of non-invasive procedures and functions. The faculty to student ratio shall be one to one (1:1) during the performance of peripheral venous access and initiation of an intravenous infusion treatment modality on an individual.

(D) The course provider shall designate a registered professional nurse to be the course coordinator who shall be responsible for all aspects of the course.

[(5)](6) Classroom and Clinical Facilities.

(A) Classrooms shall be of sufficient size and contain the necessary equipment and teaching aids to implement the course.

(B) The clinical facilities utilized shall be sufficient to allow for appropriate implementation of the course and may include, but are not limited to, acute care, long-term care, ambulatory care, and community agencies that provide intravenous infusion treatment modalities.

(C) Faculty and course participants shall have access to the necessary intravenous treatment equipment and patients/ clients receiving intravenous treatment modalities, including pertinent medical records.

(D) There shall be a signed written agreement between the course provider of the course and each cooperating clinical facility that specifies the roles, responsibilities, and liabilities of each party. This written agreement will not be required if the only clinical facility to be used is also the provider of the course.

[(6)](7) To successfully complete a venous access and intravenous infusion treatment modalities course for the purpose of becoming IV-Certified, the qualified participant

shall[:] –

(A) Achieve a minimum grade of eighty percent (80%) on a written final examination of no fewer than fifty (50) multiple choice items;

(B) Demonstrate clinical competency in the mastery of the course objectives; and

(C) Perform at least one (1) successful peripheral venous access and initiate an intravenous infusion treatment modality on an individual.

[(7)](8) Record Keeping.

(A) The provider of an approved course shall maintain records documenting each participant's attendance, scores, and competencies. These records shall be kept for a period of at least five (5) years. A copy of this record shall be provided to the course participant.

(B) The provider of an approved course shall award a certificate, using a form provided by the board, to each participant who successfully completes the course.

(C) Within thirty (30) days of a participant's successful completion of an approved course, the designated course coordinator shall submit the required participant information to the board on a form provided by the board.

AUTHORITY: section 335.017, RSMo [2000] 2016, and section 335.036, RSMo Supp. [2012] 2022. This rule originally filed as 4 CSR 200-6.040. Original rule filed Sept. 1, 2005, effective April 30, 2006. Moved to 20 CSR 2200-6.040, effective Aug. 28, 2006. Amended: Filed March 8, 2013, effective Aug. 30, 2013. Amended: Filed April 3, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@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 2200 – State Board of Nursing Chapter 6 – Intravenous Infusion Treatment Administration

PROPOSED AMENDMENT

20 CSR 2200-6.060 Requirements for Intravenous Therapy Administration Certification. The board is amending sections (1), (2), and (3).

PURPOSE: This amendment clarifies requirements for intravenous (IV) therapy.

(1) A practical nurse who is currently licensed to practice in Missouri and who is not Intravenous (IV)-Certified in Missouri can obtain IV-Certification upon the successful completion of a board-approved venous access and intravenous infusion treatment modalities course. (A) Upon receipt of confirmation of successful completion of an approved course, the board shall *[issue verification of IV-Certification letter stamped with the board seal]* designate IV Certification on the license record through the coordinated licensure information system.

(B) Upon *[receipt of the verification]* confirmation of IV-Certification *[letter from the board,]* through the coordinated licensure information system, the licensed practical nurse may engage in practical nursing care acts involving venous access and intravenous infusion treatment modalities as specified in the provisions of section 335.016, RSMo, 20 CSR 2200-5.010, and this chapter.

(C) The practical nurse's *[next issued]* license **record** shall *[state]* **indicate** LPN IV-Certified.

(2) A practical nurse who is currently licensed to practice in another state or jurisdiction of the United States, who is an applicant for licensure by endorsement in Missouri [and has been issued a temporary permit to practice in Missouri], and is not IV-Certified in another state or territory can obtain IV-Certification upon successful completion of a board-approved venous access and intravenous infusion treatment modalities course.

(A) Upon receipt of confirmation of successful completion of an approved course, the board shall *[issue a Verification of IV-Certification letter stamped with the board seal and stating the expiration date of the temporary permit.]* designate IV-Certification on the license record through the coordinated licensure information system.

(B) [Upon receipt of the Verification of IV-Certification letter from the board,] Upon confirmation of IV-Certification through the coordinated licensure information system, the individual may engage in practical nursing care acts involving venous access and intravenous infusion treatment modalities as specified in the provisions of section 335.016, RSMo, 20 CSR 2200-5.010, and this chapter.

[(D) If licensure requirements are not met by the expiration date stated on the Verification of IV-Certification letter and temporary permit, the individual shall cease performing all practical nursing care acts including those related to intravenous infusion treatment administration.]

(3) A practical nurse who is currently licensed to practice in another state or jurisdiction of the United States, who is an applicant for licensure by endorsement in Missouri [and has been issued a temporary permit to practice in Missouri], and is IV-Certified in another state or jurisdiction of the United States, or who has completed a venous access and intravenous infusion treatment modalities course in another state or jurisdiction of the United States, can obtain IV-Certification in Missouri by endorsement upon providing evidence of IV-Certification or completion of a venous access and intravenous infusion modalities course in another state or jurisdiction.

(A) Upon receipt of evidence of IV-Certification or completion of a venous access and intravenous infusion modalities course in another state or jurisdiction the board [will issue a Verification of IV-Certification letter stamped with the board seal and stating the expiration date of the individual's temporary permit] shall designate IV-Certification on the license record through the coordinated licensure information system.

(B) Upon [receipt of the Verification of IV-Certification letter from the board,] confirmation of IV-Certification through the coordinated licensure information system, the individual may engage in practical nursing care acts involving venous access and intravenous infusion treatment modalities as specified in the provisions of section 335.016, RSMo, 20 CSR 2200-5.010, and this chapter.

[(D) If licensure requirements are not met by the expiration date stated on the Verification of IV-Certification letter and temporary permit, the individual shall cease performing all practical nursing care acts including those related to intravenous infusion treatment administration.]

AUTHORITY: section**[s]** 335.017, **RSMo 2016**, and section 335.036, RSMo Supp. **[2016] 2022**. This rule originally filed as 4 CSR 200-6.060. Original rule filed Sept. 1, 2005, effective April 30, 2006. For intervening history, please consult the **Code of State Regulations**. Amended: Filed April 3, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@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 2200 – State Board of Nursing

Chapter 8 – Minimum Standards for Approved Veteran's Bridge Programs of Practical Nursing

PROPOSED AMENDMENT

20 CSR 2200-8.010 Approval. The board is amending sections (5), (6), and (8).

PURPOSE: This amendment changes the submission deadlines.

(5) Full Approval Status.

(B) A program's approval status is subject to review by the board if the required annual report, **annual registration**, or annual registration **fee** is not received *[within thirty (30) days from]* by the established deadline.

(6) Conditional Approval Status.

(D) Throughout the period of conditional approval, the program shall submit an annual report, an annual registration, and the annual registration fee as set by the board.

[(D)](E) A program's approval may be withdrawn pursuant to section 335.071.3., RSMo, for noncompliance with minimum standards. A program which fails to correct identified deficiencies to the satisfaction of the board shall, after notice and hearing, be removed from the board's listing of approved programs.

(8) Annual Registration Requirements.

(A) The board will send an application for annual registration to each approved program [and each campus of each program from the board]. Failure to receive the [application will] annual **registration form does** not relieve the program of its obligation to register.

(B) A separate annual registration form **and designated fee** as established *[by]* **in** 20 CSR 2200-4.010(1)(F) shall be submitted to the board for each approved program *[and each campus of each program]* prior to June 1 of each year. Satellite locations do not qualify as a campus of an approved program.

(C) A program's approval status is subject to review by the board if the required registration **fee** is not received *[within thirty (30) days following]* by the June 1 deadline.

AUTHORITY: section 324.007, RSMo 2016, and section 335.036, RSMo Supp. **[2021] 2022**. Original rule filed April 14, 2017, effective Oct. 30, 2017. Amended: Filed Feb. 2, 2018, effective Aug. 30, 2018. Amended: Filed Feb. 14, 2022, effective Aug. 30, 2022. Amended: Filed March 23, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the State Board of Nursing, Lori Scheidt, Executive Director, PO Box 656, Jefferson City, MO 65102, by fax at (573) 751-0075, or via email at nursing@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

ORDERS OF RULEMAKING

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 agency is also required to make a price submitted in 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 11–DEPARTMENT OF PUBLIC SAFETY Division 45–Missouri Gaming Commission Chapter 7–Security and Surveillance

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2022, the commission amends a rule as follows:

11 CSR 45-7.010 Definition of Licensee is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 2022 (47 MoReg 1711). 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: The public comment period ended December 31, 2022, and the commission held a public hearing on the proposed amendment on January 4, 2023. No one attended the public hearing, and no written comments were received.

TITLE 11–DEPARTMENT OF PUBLIC SAFETY Division 45–Missouri Gaming Commission Chapter 7–Security and Surveillance

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2022, the commission amends a rule as follows:

11 CSR 45-7.120 Surveillance System Plans is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 2022 (47 MoReg 1711-1712). 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: The public comment period ended December 31, 2022, and the commission held a public hearing on the proposed amendment on January 4, 2023. No one attended the public hearing, and no written comments were received.

TITLE 11–DEPARTMENT OF PUBLIC SAFETY Division 45–Missouri Gaming Commission Chapter 7–Security and Surveillance

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2022, the commission amends a rule as follows:

11 CSR 45-7.145 Reimbursement for Cost of Contracted Commission Agents **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 2022 (47 MoReg 1712). 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: The public comment period ended December 31, 2022, and the commission held a public hearing on the proposed amendment on January 4, 2023. No one attended the public hearing, and no written comments were received.

TITLE 11 – DEPARTMENT OF PUBLIC SAFETY Division 45 – Missouri Gaming Commission Chapter 9 – Internal Control System

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2022, the commission amends a rule as follows:

11 CSR 45-9.112 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 1592-1593). Changes have been made to the text of the proposed amendment so it is

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reprinted here. Changes have been made to the text of the proposed revision of the *Minimum Internal Control Standards* (MICS) as incorporated by reference in Chapter L, so those changes are explained below. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The public comment period ended December 1, 2022, and the commission held a public hearing on the proposed amendment on December 29, 2022. No one commented at the public hearing. Two (2) written comments and one (1) staff comment were received. Due to the similarity of Comments #1 and #2, one response is provided at the end of these two (2) comments.

COMMENT #1: L §2.02(A)(1)–Jeff Vicuna, Director of Internal Audit for Affinity Gaming, submitted a question regarding the time period during which the annual cash count should be conducted. His comment indicated the example given appeared to conflict with the language that stated, "The count shall be conducted at least three months prior and subsequent to the fiscal year end."

COMMENT #2: L §2.02(A)(1)–Stacy Petterway, Regional Director of Compliance-Midwest for Affinity Gaming, submitted a question regarding the time period during which the annual cash count should be conducted. Her comment indicated the example given appeared to conflict with the language that stated, "The count shall be conducted at least three months prior and subsequent to the fiscal year end."

RESPONSE AND EXPLANATION OF CHANGE: The intent is for the annual cash count to be conducted between April 1st and September 30th, if the fiscal year ends December 31st. The commission revised the language to more accurately clarify the required time period and added the dates to the example to clarify that the annual cash count should be conducted between April 1st and September 30th, if the fiscal year ends December 31st.

For clarity, staff revised MICS, Chapter L §2.02(A)(1) as follows: "On an annual basis, Internal Audit shall conduct an observation of a complete physical count of all cash, chips and tokens in accordance with guidelines issued by the MGC. The count shall be conducted at least three months after the fiscal year end and at least three months before the next fiscal year end. For example, if the fiscal year end is December 31st, the count should be conducted between April 1st and September 30th."

COMMENT #3: A staff member noted that since changes are being made to the text of the proposed MICS, Chapter L, to address a comment, the date of incorporation by reference in section (1) needs to be revised to reflect the date the commission adopted the revised MICS, Chapter L.

RESPONSE AND EXPLANATION OF CHANGE: Staff concurs and revised the date of adoption accordingly.

11 CSR 45-9.112 Minimum Internal Control Standards (MICS) – Chapter L

(1) The commission has established minimum standards for internal control procedures that in the commission's opinion satisfy 11 CSR 45-9.020, as set forth in Minimum Internal Control Standards (MICS) Chapter L – Internal Audit, which is incorporated by reference and made a part of this rule as adopted by the commission on February 22, 2023, and published by the Missouri Gaming Commission, 3417 Knipp Dr., PO Box 1847, Jefferson City, MO 65102, and which may be accessed at http://www.mgc.dps.mo.gov. Chapter L does not incorporate any subsequent amendments or additions.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 90 – Home Health Program

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.201, and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 70-90.010 Home Health-Care Services is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 2022 (47 MoReg 1716). 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: The MO HealthNet Division received one (1) comment on the proposed amendment.

COMMENT #1: Adam Horgan with the American Association of Nurse Practitioners comments the following: The American Association of Nurse Practitioners, represents more than 355,000 nurse practitioners (NPs) in the United States, and this includes the over 8,487 NPs practicing in Missouri, 1,763 of whom are AANP members. We appreciate the opportunity to comment on the Department of Social Services, Health Net Division, Home Health program proposed amendment to 13 CSR 70-90.010, Home Health-Care Services. As you know, NPs are APRNs who are prepared at the masters or doctoral level to provide primary, acute, chronic and specialty care to patients of all ages and backgrounds. Daily practice includes: assessment; ordering, performing, supervising and interpreting diagnostic and laboratory tests; making diagnoses; initiating and managing treatment including prescribing medication and non-pharmacologic treatments; coordinating care; counseling; and educating patients and their families and communities. NPs practice in nearly every health care setting including clinics, hospitals, Veterans Health Administration and Indian Health Services facilities, emergency rooms, urgent care sites, private physician or NP practices (both managed and owned by NPs), skilled nursing facilities (SNFs) and nursing facilities (NFs), schools, colleges and universities, retail clinics, public health departments, nurse managed clinics, homeless clinics, and home health. NPs hold prescriptive authority in all 50 states and the District of Columbia.

We appreciate that the Department has taken swift action to implement changes made by section 3708 of the Coronavirus Aid, Relief, and Economic Security (CARES Act), and incorporated in CFR 440.70. We support the provisions included within proposed amendment, which include changes recommended by AANP in comments we submitted on a prior rulemaking. These amendments will ensure alignment across regulations, and reduce confusion and delay for providers and patients. We have included below, in *red bold italic* text, one suggested change to ensure consistency within the regulations.

13 CSR 70-90.010 Home Health-Care Services

(2)(E)2. Non-routine – medical supplies needed to treat a patient's specific illness or injury in accordance with the

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physician's, *ordering practitioner's* plan of care and meet further conditions discussed in more detail below.

RESPONSE: MO HealthNet Division appreciates the comment; however, (2)(E) was not in the proposed amendment and cannot be changed at this time. The division will consider this change the next time the rule is open for amendment.

TITLE 13 – DEPARTMENT OF SOCIAL SERVICES Division 70 – MO HealthNet Division Chapter 97 – Health Insurance Premium Payment (HIPP) Program

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, MO HealthNet Division, under sections 208.153, 208.201, and 660.017, RSMo 2016, the division amends a rule as follows:

13 CSR 70-97.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on December 1, 2022 (47 MoReg 1716-1718). 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 MO HealthNet Division received one (1) comment on the proposed amendment.

COMMENT #1: MO HealthNet staff have provided the following comment and request to make the appropriate change to this proposed amendment. We would like to remove "or has the option to enroll in a MHD managed care plan" from subsection (5)(I).

RESPONSE AND EXPLANATION OF CHANGE: MO HealthNet is updating the proposed amendment with the change submitted in the comment.

13 CSR 70-97.010 Health Insurance Premium Payment (HIPP) Program

(5) Exceptions to Payment. Premiums shall not be paid for health insurance plans under any of the following circumstances:

(I) The participant is enrolled in a MHD managed care plan.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 25 – Missouri State Public Health Laboratory Chapter 30 – Determination of Blood Alcohol by Blood, Breath, Saliva, and Urine Analysis; and

Determination for the Presence of Drugs in Blood, Saliva, and Urine

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under sections 192.006, 577.020, and 577.037, RSMo 2016, the Department of Health and Senior Services amends a rule as follows:

19 CSR 25-30.021 Type I Permit is amended.

A notice of proposed rulemaking containing the text of

the proposed amendment was published in the *Missouri Register* on December 1, 2022 (47 MoReg 1718). 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 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 190.185, RSMo 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.410 Definitions and Abbreviations Relating to Trauma Centers **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 44). 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 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under section 190.185, RSMo 2016, and sections 190.241 and 190.176, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.420 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 44-53). 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 sixteen (16) comments on the proposed amendment.

COMMENT #1: Carolyn Wells with Liberty Hospital commented the hospital should not have to pay the contractor on the day of review or prior to the review when it has not even been conducted. Ms. Wells explains that most contractors submit an invoice that will be paid within thirty (30) days.

RESPONSE: The department understands that Liberty Hospital might have negotiated a different agreement with

the qualified contractors, rather than paying the qualified contractors on the day of the review for on-site reviews. However, this requirement was included to ensure qualified contractors are available and to ensure the long-term viability of their willingness to fulfill the required review. The qualified contractors consist of experienced physicians and nurses in certain specialty areas in trauma who volunteer with the department to conduct trauma reviews with a department representative. The honorarium they receive by the hospitals/ trauma centers pursuant to 19 CSR 30-40.420 is a small amount of money as compared to the amount of time and work it takes to prepare for a trauma review, conduct a trauma review, and prepare their findings/report for the department following the trauma review. If hospitals/trauma centers begin not paying qualified contractors for their services after a trauma review has occurred, then qualified contractors may not want to continue volunteering as a qualified contractor for the department. The department not having enough qualified contractors to conduct trauma reviews will impair the ability of the department to conduct trauma reviews. The policy goal in ensuring gualified contractors are paid prior to the beginning of the trauma review is to mitigate turnover among qualified contractors. No changes have been made to the rule as a result of this comment.

COMMENT #2: Carolyn Wells with Liberty Hospital commented that the hospital should not be limited by who can fulfill the navigator role, especially when the trauma program registrar has the most knowledge of the chart. Pam Jackson with Saint Luke's Health System and Sarah Willson with the Missouri Hospital Association also commented that paragraph (2) (K)5. is too prescriptive. Ms. Jackson believes that the trauma program registrar should be allowed to be the navigator as this person would be the fastest at finding what the surveyor wants to review. Ms. Willson commented that the language prevents a program registrar, visit coordinator, and program manager from being able to serve as navigators and prevents the program manager from being able to serve as a visit coordinator. Additionally, Ms. Willson believes this language is unnecessary and burdensome, especially for smaller and rural hospitals and that hospitals should decide who they put into these positions.

RESPONSE: The department understands the frustrations voiced by the commenters. However, the department has mirrored the virtual review process off of the American College of Surgeons' virtual review process which began after COVID-19 limited the ability of reviewers to conduct on-site reviews. Additionally, based on the number of qualified contractors and the number of break-out rooms for the virtual review, it is more efficient and effective to have the trauma program manager, trauma program medical director and the trauma program registrar available to answer the qualified contractors' questions. If any of these individuals are performing the onsite coordinator or staff navigator roles, then they would not be available to answer the qualified contractors' questions because they would be performing the on-site coordinator or staff navigator roles. In the event that the staff navigators for each of the qualified contractors cannot find something, then the trauma registrar, the trauma program manager, and the trauma medical director will be able to answer questions because they will not be performing the staff navigator role for another qualified contractor or the on-site coordinator role. Additionally, there are fewer qualified contractors required for the smaller and rural hospitals, which are typically Level III trauma centers. Therefore, there will be fewer staff navigators required for the smaller and rural hospitals. Virtual trauma reviews for smaller and rural hospitals take no more than one business day to complete. No changes have been made to the rule as a result of this comment.

COMMENT #3: Pam Jackson with Saint Luke's Health System and Sarah Willson with the Missouri Hospital Association commented that the changes made to 19 CSR 30-40.420 include a lot of prescriptive items that do not need to be included in the regulation. Ms. Jackson believes that much of this could be handled in the pre-review documents that are sent out.

RESPONSE: The requirements have been included in an effort to provide transparency and proactive guidance. Failure to follow these requirements in the past has caused delays and problems in trauma reviews. The department's intention for including these provisions is to assist hospitals and trauma centers in understanding what information is needed and to ensure preparations are made for the review to be completed timely. No changes have been made to the rule as a result of this comment.

COMMENT #4: Pam Jackson with Saint Luke's Health System and Sarah Willson with the Missouri Hospital Association commented that hospitals need more than thirty (30) days to find out if a trauma survey will be virtual or on-site. Ms. Jackson and Ms. Willson believe hospitals need to be notified at least ninety (90) days before the survey, whether it is virtual or on-site, because a virtual survey and an on-site survey look very different. Ms. Willson comments that last-minute changes in location should be limited to extraordinary circumstances within the department or the hospital and approved by the department director. Teresa Lienhop with University Health Truman Medical Center also commented that trauma centers need longer than thirty (30) days to have the resources ready for a virtual visit.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and will change the thirty (30) day requirement to ninety (90) days in subsection (2)(F). Of note, the increased notification period is likely to result in a greater chance that changes may occur prior to the trauma review. The department is committed to limiting the changes made prior to the trauma review as much as possible. However, many of these changes are anticipated to be out of the department's control.

COMMENT #5: Pam Jackson with Saint Luke's Health System commented that the trauma centers should provide the department the list of attendees after the virtual review instead of prior to the virtual review.

RESPONSE AND EXPLANATION OF CHANGE: The list of participants is requested to ensure the department and the qualified contractors are prepared for the virtual review meeting. However, the department understands that changes to the participants may occur. The department has added wording in paragraph (2)(K)10. that any changes that occur to this list may be communicated to the department during the review meeting or before the virtual review.

COMMENT #6: Pam Jackson with Saint Luke's Health System commented that the amended language regarding the department conducting an on-site review of the hospital prior to the virtual review to ensure the hospital meets the requirements for trauma designation should be removed because this means a review before the review. Ms. Jackson believes a trauma review should stand alone. Sarah Willson with the Missouri Hospital Association commented that she is confused as to why there is a live tour of the hospital and then additional language that the department may conduct an in-person tour of the hospital prior to the review to ensure compliance.

RESPONSE: The live tour will be conducted at the time of

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the review with the qualified contractors. A department representative may conduct a review of the hospital/trauma center prior to the review in order to evaluate criteria that is more difficult to evaluate with the live tour. This review also helps shorten the virtual review and allows the department an opportunity to meet with hospital/trauma center staff and answer any questions that the staff might have about the upcoming trauma review. Section 190.241.1, RSMo, allows the department to conduct an on-site trauma review, a virtual review, or a combination of these reviews. No changes were made as a result of this comment.

COMMENT #7: Teresa Lienhop with University Health Truman Medical Center commented that there is no enforcement by the department of revocation and denial in subsections (2)(N), (O), (P) and (Q). Ms. Lienhop also commented that there are no repercussions for being on probation when the designation should be removed. Ms. Lienhop believes if a trauma center fails, then it should fail and have a time limit to comply, not a free pass until the next survey.

RESPONSE: House Bill 2331 made changes to section 190.241.3, RSMo, where hospitals/trauma centers are required to demonstrate compliance within twelve (12) months of the date of the receipt of the notice of probationary status, or eighteen (18) months in a settlement agreement between the department and the hospital/trauma center. These statutory changes should address this comment and provide the hospitals/trauma centers a time limit to get into compliance with the regulations. No changes were made to the rule as a result of this comment.

COMMENT #8: Sarah Willson with the Missouri Hospital Association commented that the department should use its own platform for hospitals to send the department the required HIPAA related materials instead of allowing hospitals to choose which platform it uses to send the department the required documents.

RESPONSE: The department has also received a comment during the formal comment period from a time critical diagnosis hospital commenting that it wants the department to allow hospitals to use their own platforms. Hospitals have their own platforms that they pay for and that their legal departments have approved for the hospitals to use. The department finds that the process becomes less legally cumbersome when the department uses the platforms that the hospitals' attorneys have already consented for the hospital to use to transmit protected health information. No changes were made to the rule as a result of this comment.

COMMENT #9: Sarah Willson with the Missouri Hospital Association commented hospitals should not have to pay qualified contractors until after the review occurs and require the qualified contractor attest on a separate form to the hospital that the appropriate reports concluding their portion of the survey have been submitted. After receiving this attestation, the hospital will issue payment within thirty (30) days of being issued the invoice receipt. Ms. Willson believes this will fix any delays of the qualified contractors' reports to the department.

RESPONSE: This requirement was included to ensure qualified contractors are available and to ensure the long-term viability of their willingness to fulfill the required review. The qualified contractors consist of experienced physicians and nurses in certain specialty areas in trauma who volunteer with the department to conduct trauma reviews with a department representative. The honorariums they receive by the hospitals/ trauma centers pursuant to 19 CSR 30-40.420 are a small amount of money as compared to the amount of time and work it takes to prepare for a trauma review, conduct a trauma review and prepare their findings/report for the department following the trauma review. If hospitals/trauma centers begin not paying qualified contractors for their services after a trauma review has occurred, then qualified contractors may not want to continue volunteering as a qualified contractor for the department. The department not having enough qualified contractors to conduct trauma reviews will impair the ability of the department to conduct trauma reviews. The policy goal in ensuring qualified contractors are paid prior to the beginning of the trauma review is to mitigate turnover among qualified contractors. No changes have been made to the rule as a result of this comment.

COMMENT #10: Sarah Willson with the Missouri Hospital Association commented that the department should not remove the level IV American College of Surgeons verification from the alternate designation pathway. Ms. Willson states that the American College of Surgeons is allowing the level IV American College of Surgeons' criteria to stand while it reviews the level IV American College of Surgeons' standards. RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and will add level IV trauma centers verified by the American College of Surgeons back to 19 CSR 30-40.420(3)(B) and the Application for Trauma Verified Hospital Designation.

19 CSR 30-40.420 Trauma Center Designation Requirements

(2) Hospitals requesting to be reviewed and designated as a trauma center by the department shall meet the following requirements:

(F) The review of hospitals for trauma center designation shall include interviews with designated hospital staff, a review of the physical plant and equipment, and a review of records and documents as deemed necessary to assure compliance with the requirements of the rules of this chapter. The department may conduct an on-site review, a virtual review, or a combination thereof on the hospitals/trauma centers. For announced reviews that are scheduled with the hospitals/trauma centers, the department will make the hospitals/trauma centers aware at least ninety (90) days prior to the scheduled review whether the department intends that the review will be conducted on-site and/or virtually. Due to unforeseen circumstances, the department may need to change whether the review is conducted on-site and/ or virtually less than ninety (90) days before the announced review. The department will contact the hospitals/trauma centers to make the hospitals/trauma centers aware of any changes about how the review will be conducted, either onsite and/or virtually, and/or when the review will be conducted with as much advance notice as possible prior to the date of the announced review. The cost of any and all site reviews shall be paid by each applicant hospital or renewing trauma center unless adequate funding is available to the department to pay for reviews. Hospitals/trauma centers shall be responsible for paying expenses related to the cost of the gualified contractors to review their respective hospitals/trauma centers during initial, validation, and focus reviews. The department shall be responsible for paying the expenses of its representative. Costs of the review to be paid by the hospital/trauma center include-

1. An honorarium shall be paid to each qualified contractor of the review team whether the review occurs on-site or virtually. Qualified contractors of the review team for levels I and II trauma center reviews shall be paid one thousand four hundred fifty dollars (\$1,450) per reviewer. Qualified contractors of the review team for levels III and IV

trauma center reviews shall be paid one thousand dollars (\$1,000) per reviewer. This honorarium shall be paid to each qualified contractor of the review team at the time the site survey begins if on-site or prior to the beginning of the review if the review is conducted virtually;

2. Airfare shall be paid for each qualified contractor of the review team, if applicable;

3. Lodging shall be paid for each qualified contractor of the review team, unless the review is conducted virtually. The hospital/trauma center shall secure the appropriate number of hotel rooms for the qualified contractors and pay the hotel directly; and

4. Incidental expenses, if applicable, for each qualified contractor of the review team shall not exceed two hundred fifty dollars (\$250) and may include the following:

A. Airport parking;

B. Checking bag charges;

C. Meals during the review; and

D. Mileage to and from the review if no airfare was charged by the reviewer. If the reviewer solely participated virtually in the review and did not travel by vehicle to the review, then no mileage shall be paid. Mileage shall be paid at the federal mileage rate for business miles as set by the Internal Revenue Service (IRS). Federal mileage rates can be found at the website www.irs.gov;

(K) Hospitals/Trauma centers being reviewed through a virtual survey shall do the following:

1. Provide a videoconferencing platform to be used for the hospital/trauma center virtual review;

2. Provide a live tour of the hospital;

3. Ensure the videoconferencing platform used during the review is compliant with state and federal laws for protected health information;

4. Assign an on-site visit coordinator for the review. The on-site visit coordinator role cannot be fulfilled by the trauma program manager. This on-site visit coordinator will be responsible for the logistical aspects of the virtual review. Responsibilities include, at least, the following:

A. Scheduling the videoconferencing meetings;

B. Sending out calendar invitations;

C. Providing electronic medical record (EMR) access to designated individuals;

D. Ensuring all required participants are on the videoconferencing line for the various parts of the review; and

E. Sending separate calendar invitations for each section of the virtual review to hospital staff, qualified contractors and the department;

5. Assign one staff navigator per qualified contractor to help remotely navigate the EMR, the patient performance improvement patient safety (PIPS) documentation, and supporting documentation. The staff navigator role cannot be fulfilled by the trauma program manager, the trauma program medical director, the trauma program registrar, or the on-site visit coordinator for the review. The individuals designated as the staff navigators shall be familiar with navigating through the EMR;

6. Provide the department with requested patient care report information for the review no later than thirty (30) days prior to the virtual review;

7. Provide the department with requested medical records, PIPS documentation, registry report, and all supporting documentation at least seven (7) days prior to the virtual visit through a method that is compliant with state and federal laws for protected health information;

8. Schedule a pre-review call with the qualified contractors, the department, the trauma program medical director, the trauma program manager, the staff navigators and the on-site visit coordinator approximately one (1) week

prior to the virtual review;

9. Test the functionality of the videoconferencing platform for the live tour of the hospital prior to the pre-review call; and

10. Provide a list of attendees for the review meeting and their roles to the review team and the department prior to the virtual review. Any changes that occur to this list may be communicated to the department during the review meeting or before the virtual review;

(3) Hospitals seeking trauma center designation by the department based on their current verification as a trauma center by the American College of Surgeons shall meet the following requirements:

(B) The application for trauma verified hospital designation form, included herein, shall be complete before the department designates a hospital/trauma center. The department shall notify the hospital/trauma center of any apparent omissions or errors in the completion of the application for trauma verified hospital designation form. Upon receipt of a completed and approved application, the department shall designate such hospital as follows:

1. The department shall designate a hospital as a level I trauma center if such hospital has been verified as a level I trauma center (adult and pediatric) by the American College of Surgeons;

2. The department shall designate a hospital as a level II trauma center if such hospital has been verified as a level II trauma center (adult and pediatric) by the American College of Surgeons;

3. The department shall designate a hospital as a level III trauma center if such hospital has been verified as a level III trauma center (adult and pediatric) by the American College of Surgeons;

4. The department shall designate a hospital as a level IV trauma center if such hospital has been verified as a level IV trauma center (adult and pediatric) by the American College of Surgeons;

5. The department shall designate a hospital as a level I pediatric trauma center if such hospital has been verified as a level I pediatric trauma center (only treats children) by the American College of Surgeons;

6. The department shall designate a hospital as a level II pediatric trauma center if such hospital has been verified as a level II pediatric trauma center (only treats children) by the American College of Surgeons;

7. The department shall designate a hospital as a level I trauma center if such hospital has been verified as a level I trauma center (only treats adults) by the American College of Surgeons; and

8. The department shall designate a hospital as a level II trauma center if such hospital has been verified as a level II trauma center (only treats adults) by the American College of Surgeons;

SECTION OF HEALT	H STANDAR	ALTH AND SENIOR SE DS AND LICENSURE IA VERIFIED HOS	ERVICES	ON		
In accordance with the requiremethis application is hereby submitted information.	ents of Chapte ed for design	er 190, RSMo, and th ation as a trauma cer	e applicable regulations nter. Please complete a	S,	ION'S TRAUMA IDENTIFICATION NU	MBER
CURRENT TRAUMA VERIFICATI	ON ORGANI	ZATION AND LEVEL				
ADULT AND PEDIATR	I		ATRIC		ADULTS	
(TREATS ADULTS AND CHIL	.DREN)	(TREATS CHI	LDREN ONLY)	(TREATS ADULTS ONLY)	
College of Surgeons American Coll		American College	Trauma Center by the	Colle	I Trauma Center by the A ge of Surgeons II Trauma Center by the A ge of Surgeons	
HOSPITAL INFORMATION						
NAME OF HOSPITAL (NAME TO APPEAR ON DES	SIGNATION CERTIF	ICATE)			TELEPHONE NUMBER	
ADDRESS (STREET AND NUMBER)			CITY		ZIP CODE	
PROFESSIONAL INFORMATION						
CHIEF EXECUTIVE OFFICER			CHAIRMAN/PRESIDENT OF BOA	RD TRUSTEES		
TRAUMA MEDICAL DIRECTOR (NAME, EMAIL, AN	ND CONTACT PHO	NE NUMBER)	TRAUMA PROGRAM MANAGER	(NAME, EMAIL, A	AND CONTACT PHONE NUMBER	
The following should be submitt	ad to the dou	partment as indicated				
-	-					
Proof of trauma verification wit	un une America	an college of Surgeons				
RESOURCE INFORMATION						
E.D. TRAUMA CASELOAD		CTIVATIONS	C.T. SCAN CAPABILITY		M.R.I. CAPABILITY REHAB. BEDS	
OPERATING ROOMS	ICU/CCU BEDS	-	BURN BEDS		-	
TRAUMA SURGEONS	NEUROSURGEON	NS	ORTHOPAEDISTS		E.D. PHYSICIANS	
ANESTHESIOLOGISTS	C.R.N.A.s		PEDIATRICIANS		PEDIATRIC SURGEONS	
CERTIFICATION						
We, the undersigned hereby certify thatA. Within thirty (30) days of any char of Surgeons.B. Within thirty (30) days, we will su	nges or receipt					Ū
 manager of our trauma center. C. Within thirty (30) days of the date to our verification or because our verin writing to the department. 		• •	•	•		
 D. We will participate in local and reg collaborating on improving patient 		cy medical services syster	ms for purposes of providing	g training, sh	aring clinical educational resc	ources, and
E. We understand that our designation American College of Surgeons.	ion as a trauma	center by the departmer	nt shall continue only if our	hospital rem	ains verified as a trauma cen	ter by the
DATE OF APPLICATION						
SIGNED (CHAIRMAN/PRESIDENT OF BOARD OF	TRUSTEES, OWNE	ER, OR ONE PARTNER OF PART	INERSHIP)			
SIGNED (HOSPITAL CHIEF EXECUTIVE OFFICER	R)					
SIGNED (TRAUMA MEDICAL DIRECTOR)						
SIGNED (DIRECTOR OF EMERGENCY MEDICINE	E)					
MO 580-3238 (10-2022)						-

ORDERS OF RULEMAKING

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30 – Division of Regulation and Licensure

Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 190.185, RSMo 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.430 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on January 3, 2023 (48 MoReg 54-56). 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 six (6) comments on the proposed amendment.

COMMENT #1: Carolyn Wells with Liberty Hospital commented that she does not agree with the department's removal of the requirements for registered nurses in the emergency department and in the intensive care unit to complete a minimum of eight (8) hours of trauma related continuing education per year. Ms. Wells states that on-going trauma related nursing education is essential to maintain high standards of trauma care and that many hospitals use the regulations to justify money spent on nursing education. Sarah Willson with the Missouri Hospital Association also does not agree with the department stripping the education requirements. Ms. Willson does not believe that House Bill 2331 requires the department to strip away the educational requirements in the manner that it did. Ms. Willson believes that stripping educational requirements is inconsistent with ensuring a quality program capable of delivering outcomes for patients to enhance health.

RESPONSE: The department understands the commenters' concerns. The department also believes that trauma continuing education is extremely important for all trauma center staff to have in order to provide the best care possible to trauma patients. However, House Bill 2331 made changes to section 190.241.8, RSMo, and now requires the department to make education requirements for nurses who provide care at facilities designated as trauma centers by the department mirror, but not exceed, those established by national designating or verifying bodies of trauma centers. Section 190.241.8, RSMo, also prohibits or limits the department from requiring continuing education for some physicians. The American College of Surgeons, which is the only nationally designated verifying body for trauma centers, does not require continuing education for nurses. Instead, the American College of Surgeons only requires nurses to be credentialed. The department has mirrored, but not exceeded the requirements from the American College of Surgeons when it made changes to the continuing education requirements for nurses and physicians in 19 CSR 30-40.430. No changes have been made to the rule as a result of this comment.

COMMENT #2: Teresa Lienhop with University Health Truman Medical Center commented that she is not clear in (3)(A)1.B. and C. for Advanced Trauma Life Support for emergency room physicians whether everyone has to be current or certified at least once. RESPONSE: All emergency department physicians shall be certified in Advanced Trauma Life Support (ATLS) at least once. Emergency department physicians who are certified by emergency medicine boards only need to be certified in ATLS at least once. Emergency department physicians who are not certified by emergency medicine boards need to have current ATLS status. No changes have been made to the rule as a result of this comment.

COMMENT #3: Teresa Lienhop with University Health Truman Medical Center commented that it states trauma continuing medical education, but she believes that is just for the liaison. RESPONSE: Emergency department physicians were previously required to obtain continuing medical education in trauma care under subsection (1)(H). However, this was removed based on the changes made to section 190.241.8, RSMo, which limits the continuing medication requirements that the department can require for physicians practicing in a trauma center emergency department depending on the how the physicians are boarded. No changes have been made to the rule as a result of this comment.

COMMENT #4: Sarah Willson with the Missouri Hospital Association commented that she would like to see Advanced Cardiovascular Life Support (ACLS) by the American Heart Association removed from 19 CSR 30-40.430 and Advanced Trauma Life Support (ATLS) or Trauma Nurse Core Course (TNCC) be added. Ms. Willson states that hospitals report the American College of Surgeons does not require ACLS. If the department keeps ACLS, then Ms. Willson would like to see Advanced Life Support (ALS) by the American Red Cross added. RESPONSE AND EXPLANATION OF CHANGE: The department agrees with adding Advanced Life Support (ALS) by the American Red Cross to the credentialing requirements for intensive care unit nurses in paragraph (3)(B)6.

COMMENT #5: The department noticed that incorporation by reference language for Advanced Cardiac Life Support (ACLS) needs to be added.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with adding the incorporation by reference language to Advanced Cardiac Life Support (ACLS) in paragraph (3)(B)6.

19 CSR 30-40.430 Standards for Trauma Center Designation

(3) Standards for Special Facilities/Resources/Capabilities for Trauma Center Designation.

(B) The hospital shall meet intensive care unit (ICU) standards for trauma center designation.

1. There shall be a designated surgeon medical director for the ICU. (I-R, II-R, III-R)

2. A physician who is not the emergency department physician shall be on duty in the ICU or available in-house twenty-four (24) hours a day in a level I trauma center and shall be on call and available within twenty (20) minutes in a level II trauma center.

3. The minimum registered nurse/trauma patient ratio used shall be one to two (1:2). (I-R, II-R, III-R)

4. Registered nurses shall be credentialed in trauma care within one (1) year of assignment. (I-R, II-R, III-R)

5. Nursing care documentation shall be on a patient flow sheet. (I-R, II-R, III-R)

6. Nurses assigned to the ICU shall maintain current provider status in Advanced Cardiac Life Support (ACLS) or Advanced Life Support (ALS). ACLS is incorporated by reference in this rule as published in 2021 by the American Heart Association and is available for purchase at the American Heart Association, 7272 Greenville Ave., Dallas,

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TX 75231 or online at www.cpr.heart.org. This rule does not incorporate any subsequent amendments or additions. ALS is incorporated by reference in this rule as published in 2022 by the American Red Cross and is available for purchase at the American Red Cross, National Headquarters, 430 17th St. NW, Washington DC 20006 or online at www.redcross.org. This rule does not incorporate any subsequent amendments or additions. At the time of the initial review, nurses assigned to ICU shall have successfully completed or be registered for a provider ACLS or ALS course. The requirement for ACLS or ALS may be waived in pediatric centers where policy exists diverting injured adults to an adult trauma center and where an adult trauma center is adjacent to the affected pediatric facilities, and a performance improvement filter reviewing any adult trauma patients seen is maintained. (I-R, II-R, III-R)

7. There shall be separate pediatric and adult ICUs or a combined ICU with nurses trained in pediatric intensive care. In ICUs providing care to children, registered nurses shall maintain credentialing in PALS, APLS, or ENPC. (I-R, II-R)

8. There shall be beds for trauma patients or comparable level of care provided until space is available in ICU. (I-R, II-R, III-R)

9. Equipment for resuscitation and to provide life support for the critically or seriously injured shall be available for the intensive care unit. In ICUs providing care for the pediatric patient, equipment with age appropriate sizes shall also be available. This equipment shall include but not be limited to –

A. Airway control and ventilation equipment including laryngoscopes, endotracheal tubes, bag-mask resuscitator, and a mechanical ventilator – I-R, II-R, III-R;

B. Oxygen source with concentration controls – I-R, II-R, III-R;

C. Cardiac emergency cart, including medications – I-R, II-R, III-R;

D. Temporary transvenous pacemakers – I-R, II-R, III-R;

E. Electrocardiograph, cardiac monitor, and defibrillator – I-R, II-R, III-R;

F. Cardiac output monitoring – I-R, II-R;

G. Electronic pressure monitoring and pulse oximetry – I-R, II-R;

H. End-tidal carbon dioxide monitor and mechanical ventilators – I-R, II-R, III-R;

I. Patient weighing devices – I-R, II-R, III-R;

J. Temperature control devices – I-R, II-R, III-R;

K. Drugs, intravenous fluids, and supplies-I-R, II-R, III-R; and

L. Intracranial pressure monitoring devices – I-R, II-R.

10. There shall be documentation that all equipment is checked according to the hospital preventive maintenance schedule. (I-R, II-R, III-R)

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 192.006, and 190.185, RSMo, 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.710 Definitions and Abbreviations Relating to Stroke Centers **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 56-57). 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 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 190.185 and 192.006, RSMo, 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.720 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 57-65). 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 seventeen (17) comments on the proposed amendment.

COMMENT #1: Linde Merrow with Phelps Health commented that the stroke registrar should be allowed to navigate because the stroke registrar is familiar with the chart. Sarah Willson with the Missouri Hospital Association commented that the language prevents a program registrar, visit coordinator and program manager from being able to serve as navigators and prevents the program manager from being able to serve as a visit coordinator. Additionally, Ms. Willson and Ms. Merrow believe this language is unnecessary and burdensome, especially for smaller and rural hospitals and that hospitals should decide who they put into these positions. Carolyn Wells with Liberty Hospital commented that a hospital should not be limited by who it uses to fulfill the navigator role.

RESPONSE: The department understands the frustrations voiced by the commenters. However, the department has mirrored the virtual review process off of the American College of Surgeons' virtual review process which began after COVID-19 limited the ability of reviewers to conduct onsite reviews. Additionally, based on the number of qualified contractors and the number of break-out rooms for the virtual review, it is more efficient and effective to have the stroke program manager, stroke program medical director and the stroke program registrar available to answer the qualified contractors' questions. If any of these individuals are performing the on-site coordinator or staff navigator roles, then they would not be available to answer the qualified contractors' questions because they would be performing the on-site coordinator or staff navigator roles. In the event that the staff navigators for each of the gualified contractors cannot find something, then the stroke registrar, the stroke program manager, and the stroke medical director will be able to answer questions because they will not be performing the staff navigator role for another qualified contractor or the onsite coordinator role. Additionally, there are fewer qualified

contractors required for the smaller and rural hospitals, which are typically level III and IV stroke centers. Therefore, there will be fewer staff navigators required for the smaller and rural hospitals. Virtual stroke reviews for smaller and rural hospitals take no more than one (1) business day to complete. No changes have been made to the rule as a result of this comment.

COMMENT #2: Megan Ashlock with Mercy Hospital St. Louis commented that she would like for the department to add a requirement that STEMI and stroke reviews be at least six (6) months apart, or in separate years for hospitals (STEMI and stroke centers) which have the same STEMI and stroke program managers. The workload to prepare for both reviews in a short timeframe is too much.

RESPONSE: The department understands the commenter's concern. However, given the increased frequency of designation requirements in House Bill 2331 (trauma, stroke, and STEMI centers now all have three (3) year designations), the volume of reviews has substantially increased resulting in is less opportunity for flexibility on dates of reviews. To address these concerns, the department will be focusing on recruiting qualified contractors for reviews and conducting reviews before the trauma, stroke, and STEMI center designations expire. No changes have been made to the rule as a result of this comment.

COMMENT #3: Sarah Willson with the Missouri Hospital Association and Linde Merrow with Phelps Health commented that hospitals need more than thirty (30) days to find out if a stroke review will be virtual or on-site. Ms. Willson believes hospitals need to be notified at least ninety (90) days before the review, whether it is virtual or on-site, because a virtual review and an on-site review look very different. Ms. Willson comments that last-minute changes in location should be limited to extraordinary circumstances within the department or the hospital and approved by the department director. Ms. Merrow believes the department should not change the survey from live to virtual because it requires the team to change preparation of the charts at the last minute and resources are limited to make these changes. Ms. Merrow believes that the department should let hospitals know a minimum of thirty (30) days before the review.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and will change the thirty (30) day requirement to ninety (90) days in subsection (2)(D). Of note, the increased notification period is likely to result in a greater chance that changes may occur prior to the stroke review. The department is committed to limiting the changes made prior to the stroke review as much as possible. However, many of these changes are anticipated to be out of the department's control.

COMMENT #4: Sarah Willson with the Missouri Hospital Association commented that she is confused as to why there is a live tour of the hospital and then additional language that the department may conduct an in-person tour of the hospital prior to the review to ensure compliance. Linde Merrow with Phelps Health commented that if there are circumstances in which an on-site review needs to occur, then the department needs to list the reasons in the regulation so that everyone can be prepared.

RESPONSE: The live tour will be conducted at the time of the review with the qualified contractors. A department representative may conduct a review of the hospital/stroke center prior to the review in order to evaluate criteria that is more difficult to evaluate with the live tour. This review also helps shorten the virtual review and allows the department an opportunity to meet with hospital/stroke center staff and answer any questions that the staff might have about the upcoming stroke review. Section 190.241.1, RSMo, allows the department to conduct an on-site stroke review, a virtual review, or a combination of these reviews. No changes were made as a result of this comment.

COMMENT #5: Sarah Willson with the Missouri Hospital Association and Carolyn Wells with Liberty Hospital commented that the department should use its own platform for hospitals to send the department the required HIPAA related materials instead of allowing hospitals to choose which platform it uses to send the department the required documents. Ms. Wells believes that the platform for sharing of care report information should be uniform and consistent for all facilities.

RESPONSE: The department has also received a comment during the formal comment period from a time critical diagnosis hospital commenting that it wants the department to allow hospitals to use their own platforms. Hospitals have their own platforms that they pay for and that their legal departments have approved for the hospitals to use. The department finds that the process becomes less legally cumbersome when the department uses the platforms that the hospitals' attorneys have already consented for the hospital to use to transmit protected health information. No changes were made to the rule as a result of this comment.

COMMENT #6: Sarah Willson with the Missouri Hospital Association commented hospitals should not have to pay qualified contractors until after the review occurs and require the qualified contractor to attest on a separate form to the hospital that the appropriate reports concluding their portion of the survey have been submitted. After receiving this attestation, the hospital will issue payment within thirty (30) days of being issued the invoice receipt. Ms. Willson believes this will fix any delays of the qualified contractors' reports to the department. Ms. Carolyn Wells with Liberty Hospital commented that invoice for payment should be submitted by the qualified contractors thirty (30) days after completion of the on-site/virtual review and not on the day of or prior to the date the review is conducted. Linde Merrow with Phelps Health commented that qualified contractors should not be paid until within thirty (30) days of when the report is submitted by each qualified contractor. Ms. Merrow commented that it would be problematic if the qualified contractor gets paid and the review was not conducted. Ms. Merrow also states that national regulatory bodies do not require payment prior to review.

RESPONSE: This requirement was included to ensure qualified contractors are available and to ensure the long-term viability of their willingness to fulfill the required review. The qualified contractors consist of experienced physicians and nurses in certain specialty areas in stroke who volunteer with the department to conduct stroke reviews with a department representative. The honorarium they receive by the hospitals/ stroke centers pursuant to 19 CSR 30-40.720 is a small amount of money as compared to the amount of time and work it takes to prepare for a stroke review, conduct a stroke review and prepare their findings/report for the department following the trauma review. If hospitals/stroke centers begin not paying qualified contractors for their services after a stroke review has occurred, then gualified contractors may not want to continue volunteering as a qualified contractor for the department. The department not having enough qualified contractors to conduct stroke reviews will impair the ability of the department to conduct stroke reviews. The policy goal in ensuring qualified contractors are paid prior to the beginning of the stroke review is to mitigate turnover among qualified contractors. No changes have been made to the rule as a result of this comment.

COMMENT #7: Maura Gray with the American Heart Association commented that the department should clarify the stroke levels of designation in the alternate pathway by using the terms primary stroke center with thrombectomy capability or a thrombectomy-capable stroke center for a level II designation, primary stroke center for a level III stroke center, and acute stroke-ready for a level IV stroke center. **RESPONSE AND EXPLANATION OF CHANGE: The department** agrees to modify the names of level II stroke centers to include thrombectomy-capable stroke centers, thrombectomy ready stroke centers, primary plus stroke centers, and primary stroke centers in paragraph (3)(B)2. and on the Application For Stroke Certified Hospital Designation form. However, no changes will be made to the designations of acute stroke centers and primary stroke centers. The primary stroke center is equivalent to the department's level II stroke center and not the level III stroke center. Similarly, an acute stroke ready center is equivalent to the department's level III stroke center. The department first added primary stroke centers as a level II stroke center and acute stroke ready centers as a level III stroke center based on legislation passed in 2017. While that language was removed in 2022 through legislation, the department believes that a primary stroke center is still equivalent to the department's level II stroke center and an acute stroke ready center is still equivalent to the department's level III stroke center.

COMMENT #8: Sarah Willson with the Missouri Hospital Association commented that she would like the last sentence in subsection (2)(E) (Expiration of the designation shall occur unless the stroke center applies for validation review within this three- (3-) year period and the department is unable to conduct a review before the designation expires) to be broken up into two (2) sentences (Expiration of the designation shall occur unless the stroke center applies for validation review within this three- (3-) year period. The center shall remain designated if the department is unable to conduct a review before the designation expires).

RESPONSE: The department has written this requirement into one (1) sentence and included the word "and" because a hospital/stroke center has to have submitted an application to the department before their designation expires and the department is unable to conduct a review before the designation expires. By breaking this sentence into two (2) sentences as suggested, then it is not clear that both things need to happen in order for the stroke's center's designation not to expire. No changes were made as a result of this comment.

COMMENT #9: Sarah Willson with the Missouri Hospital Association commented that the department as well as national designating bodies require submission of certain documents ahead of the review to allow reviewers time to adequately prepare for the review. Ms. Willson recommends eliminating the requirement to provide access to medical records prior to the stroke reviews. Ms. Willson believes that the reviewers should be able to review records in the same time as a typical state survey. Ms. Willson states national entities have shown the ability to review records for program effectiveness in a timeframe not exceeding that of a typical state survey. Ms. Linde Merrow with Phelps Health commented that hospitals should not have to send chart information before the review. Ms. Merrow states that the department should send a date range that it would like to review and the categories of patients prior to the review and the medical records can be examined

during the days of the review. Ms. Merrow states that policies and procedures may be sent ahead of time. Ms. Merrow states that national virtual review methods are completed virtually at the time of the review.

RESPONSE: The department has required the hospital/ stroke centers to provide the department with the required documentation in virtual reviews as set forth in paragraph (2)(I)7. The requested medical records are a very small subset of records as compared to the number of stroke patients that the hospital/stroke center provided care to during the three (3) year designation period. The department modeled its virtual review process after the American College of Surgeons' review process that came about after COVID-19 limited the reviewers' ability to conduct on-site reviews. The department and the qualified contractors need to receive and review this information prior to the review in order to be prepared for the review and for the review to go efficiently and effectively. Virtual reviews take approximately one (1) business day. The qualified contractors in a virtual review are not on-site. Additionally, the reviews are very short compared to most state surveys and the reviewers are qualified contractors, who may or may not, have conducted a previous stroke review with the department. The qualified contractors are not employees of the department. The qualified contractors are volunteers for the review and agree to receive an honorarium from the hospital/stroke center for their time to conduct this review for the department. Therefore, it is extremely important for the department and the qualified contractors to receive documentation and have adequate time to prepare for the review, prior to the review. Failure of the department to allow its qualified contractors time to adequately prepare for a review will likely result in qualified contractors not wanting to review any longer for the department. Ms. Willson and Ms. Merrow do not point out in their comments which national entities have shown the ability to conduct virtual reviews without reviewing documentation prior to the review. It is difficult for the department to understand whether the national entities have similar designation programs, how long the reviews consist of and whether these national entities are not reviewing documentation before virtual reviews or not reviewing documentation before on-site reviews. No changes were made as a result of this comment.

19 CSR 30-40.720 Stroke Center Designation Application and Review

(2) Hospitals requesting to be reviewed and designated as a stroke center by the department shall meet the following requirements:

(D) The department may conduct an on-site review, a virtual review, or a combination thereof on the hospitals/stroke centers. For announced reviews that are scheduled with the hospitals/stroke centers, the department will make the hospitals/stroke centers aware at least ninety (90) days prior to the scheduled review whether the department intends that the review will be conducted on-site and/or virtually. Due to unforeseen circumstances, the department may need to change whether the review is conducted onsite and/or virtually less than ninety (90) days before the announced review. The department will contact the hospitals/stroke centers to make the hospitals/stroke centers aware of any changes about how the review will be conducted, either on-site and/or virtually, and/or when the review will be conducted with as much advance notice as possible prior to the date of the announced review. The different types of reviews to be conducted on hospitals/stroke centers seeking stroke center designation by the department include -

1. An initial review shall occur on a hospital applying to be

initially designated as a stroke center. An initial review shall include interviews with designated hospital staff, a review of the physical plant and equipment, and a review of records and documents as deemed necessary to assure compliance with the requirements of the rules of this chapter. This review may occur on-site and/or virtually;

2. A validation review shall occur on a designated stroke center applying for renewal of its designation as a stroke center. Validation reviews shall occur no less than every three (3) years. A validation review shall include interviews with designated stroke center staff, a review of the physical plant and equipment, and a review of records and documents as deemed necessary to assure compliance with the requirements of the rules of this chapter. This review may occur onsite and/or virtually; and

3. A focus review shall occur on a designated stroke center in which an initial or validation review was conducted and substantial deficiency(ies) were cited. A review of the physical plant will not be necessary unless a deficiency(ies) was cited in the physical plant in the preceding validation review. The focus review team shall be comprised of a representative from the department and may include a qualified contractor(s) with the required expertise to evaluate corrections in areas where deficiencies were cited. This review may occur on-site and/or virtually;

(3) Hospitals seeking stroke center designation by the department based on their current certification or verification as a stroke center by the Joint Commission, DNV-GL Healthcare or Healthcare Facilities Accreditation Program shall meet the following requirements:

(B) Both sections A and B of the application for stroke certified hospital designation form, included herein, shall be complete before the department designates a hospital/stroke center. The department shall notify the hospital/stroke center of any apparent omissions or errors in the completion of the application for stroke certified hospital designation form. Upon receipt of a completed and approved application, the department shall designate such hospital as follows:

1. The department shall designate a hospital a level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission, DNV-GL Healthcare or Healthcare Facilities Accreditation Program;

2. The department shall designate a hospital a level II stroke center if such hospital has been certified as a primary stroke center, thrombectomy-capable stroke center, thrombectomy ready stroke center, or primary plus stroke center by either the Joint Commission, DNV-GL Healthcare or Healthcare Facilities Accreditation Program; or

3. The department shall designate a hospital a level III stroke center if such hospital has been certified as an acute stroke-ready center by the Joint Commission, DNV-GL Healthcare or Healthcare Facilities Accreditation Program;

MISSOURI DEPARTMENT OF HEALTH AND SENIOR S SECTION OF HEALTH STANDARDS AND LICENSURE APPLICATION FOR STROKE CERTIFIED HO		N	
SECTION A In accordance with the requirements of the Chapter 190, RSMo, and		ORGANIZATION'S STRC	E IDENTIFICATION
this application is hereby submitted for designation as a stroke c information.	enter. Please complete all	NO.	
CURRENT STROKE CERTIFICATION ORGANIZATION			
	Healthcare Facilities Accredit	ation Program	
	e Center T Acute Stroke-Ready Center	hrombectomy–Read	y Stroke Center
HOSPITAL INFORMATION NAME OF HOSPITAL (NAME TO APPEAR ON DESIGNATION CERTIFICATE)		TELEPHONE NUMBER	
······································			
ADDRESS (STREET AND NUMBER)	CITY		ZIP CODE
PROFESSIONAL INFORMATION			
CHIEF EXECUTIVE OFFICER	CHAIRMAN/PRESIDENT OF BOAP	RD OF TRUSTEES	
STROKE MEDICAL DIRECTOR (NAME, EMAIL, AND CONTACT PHONE NUMBER)	STROKE PROGRAM MANAGER (I	NAME, EMAIL, AND CONT	ACT PHONE NUMBER)
SECTION B			
The following should be submitted to the department as indicate	d:		
Proof of stroke certification with the Joint Commission, DNV-GL H			•
 If applying for Acute Stroke-Ready/Level III Stroke Center design Formal agreement with Level I or Level II stroke center for physicia therapy and the care of the patients' post-thrombolytic therapy. 			-
CERTIFICATION			
 We, the undersigned, hereby certify that: A. Within thirty (30) days of any changes or receipt of a certificate of with the Joint Commission, DNV-GL Healthcare or Healthcare Face B. Within thirty (30) days, we will submit to the department any chan the program manager of our stroke center. C. Within thirty (30) days of the date that our hospital is no longe Healthcare Facilities Accreditation Program, whether because our certification or verification has been suspended or revoked Accreditation Program or expired, we will report this change in writing. D. We will participate in local and regional emergency medical service resources, and collaborating on improving patient outcomes. E. We understand that our designation as a stroke center by the decenter by the Joint Commission, DNV-GL Healthcare or Healthcare SIGNATURE OF CHAIRMAN/PRESIDENT OF BOARD OF TRUSTEES, OWNER, OR ONE PARTNER 	silities Accreditation Program. ages in the names and/or co er certified or verified by the we voluntarily surrendered by the Joint Commission, I ting to the department. es systems for purposes of p epartment shall continue only e Facilities Accreditation Pro-	ntact information of c bount Commission, our certification or DNV-GL Healthcare providing training, sha	our medical director and DNV-GL Healthcare or verification or because or Healthcare Facilities aring clinical educational
SIGNATURE OF HOSPITAL CHIEF EXECUTIVE OFFICER			
SIGNATURE OF STROKE MEDICAL DIRECTOR			
SIGNATURE OF DIRECTOR OF EMERGENCY MEDICINE		DATE	
MO 580-3189 (10-2022)		I	

Orders of Rulemaking

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30 – Division of Regulation and Licensure

Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 192.006 and 190.185, RSMo, 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.730 Standards for Stroke Center Designation **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 66-69). 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: The department received one (1) comment on the proposed amendment.

COMMENT #1: Sarah Willson with the Missouri Hospital Association does not agree with the department stripping the educational requirements and does not believe that House Bill 2331 requires the department to strip away the educational requirements in the manner that it did. Ms. Willson believes that stripping educational requirements is inconsistent with ensuring a quality program capable of delivering outcomes for patients to enhance health.

RESPONSE: The department understands Ms. Willson's concerns. The department also believes that stroke continuing education is extremely important for all stroke center staff to have in order to provide the best care possible to stroke patients. However, House Bill 2331 made changes to section 190.241.8, RSMo, and now requires the department to make education requirements for nurses who provide care at facilities designated as stroke centers by the department mirror, but not exceed, those established by national designating or verifying bodies of stroke centers. Section 190.241.8, RSMo, also prohibits or limits the department from requiring continuing education for some physicians. The Joint Commission, DNV-GL Healthcare and Healthcare Facilities Accreditation Program are nationally designated verifying bodies for stroke centers. The department has mirrored, but not exceeded, the continuing education requirements from these national verifying bodies as compared to the comparable level of state stroke center. When there were differences between the national verifying bodies, then the department went with the minimum amount because the department is required to mirror, but not exceed the continuing education requirements of national designating bodies. No changes have been made to the rule as a result of this comment.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health

and Senior Services under sections 192.006 and 190.185, RSMo, 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.740 Definitions and Abbreviations Relating to ST-Segment Elevation Myocardial Infarction (STEMI) Centers is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 69). 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 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 190.185 and 192.006, RSMo, 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.750 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 69-76). 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 seventeen (17) comments on the proposed amendment.

COMMENT #1: Megan Ashlock with Mercy Hospital St. Louis commented that hospitals should be able to pick whoever they deem competent to be chart navigators, especially the registrar. Sarah Willson with the Missouri Hospital Association also commented that the virtual review process is too prescriptive. Ms. Willson commented that the language prevents a program registrar, visit coordinator, and program manager from being able to serve as navigators and prevents the program manager from being able to serve as a visit coordinator. Additionally, Ms. Willson believes this language is unnecessary and burdensome, especially for smaller and rural hospitals and that hospitals should decide who they put into these positions.

RESPONSE: The department understands the frustrations voiced by the commenters. However, the department has mirrored the virtual review process off of the American College of Surgeons' virtual review process which began after COVID-19 limited the ability of reviewers to conduct onsite reviews. Additionally, based on the number of qualified contractors and the number of break-out rooms for the virtual review, it is more efficient and effective to have the STEMI program manager, STEMI program medical director, and the STEMI program registrar available to answer the qualified contractors' questions. If any of these individuals are performing the on-site coordinator or staff navigator roles, then they would not be available to answer the qualified

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contractors' questions because they would be performing the on-site coordinator or staff navigator roles. In the event that the staff navigators for each of the qualified contractors cannot find something, then the STEMI registrar, the STEMI program manager, and the STEMI medical director will be able to answer questions because they will not be performing the staff navigator role for another qualified contractor or the onsite coordinator role. Additionally, there are fewer qualified contractors required for the smaller and rural hospitals, which are typically Level III and IV STEMI centers. Therefore, there will be fewer staff navigators required for the smaller and rural hospitals. Virtual STEMI reviews for smaller and rural hospitals take no more than one (1) business day to complete. No changes have been made to the rule as a result of this comment.

COMMENT #2: Megan Ashlock with Mercy Hospital St. Louis commented that the department should remove the preconference call and just encourage STEMI programs to reach out if they are having any difficulties with the platform. RESPONSE: The department believes it is important to keep the pre-review call in order to answer questions and to handle any issues before the review occurs. Pre-review calls ensure the review goes more smoothly between all parties. No changes have been made to the rule as a result of this comment.

COMMENT #3: Megan Ashlock with Mercy Hospital St. Louis commented that she would like for the department to add a requirement that STEMI and stroke reviews be at least six (6) months apart, or in separate years for hospitals (STEMI and stroke centers) which have the same STEMI and stroke program managers. The workload to prepare for both reviews in a short timeframe is too much.

RESPONSE: The department understands the commenter's concern. However, given the increased frequency of designation requirements in House Bill 2331 (trauma, stroke, and STEMI centers now all have three (3) year designations), the volume of reviews has substantially increased resulting in is less opportunity for flexibility on dates of reviews. To address these concerns, the department will be focusing on recruiting qualified contractors for reviews and conducting reviews before the trauma, stroke, and STEMI center designations expire. No changes have been made to the rule as a result of this comment.

COMMENT #4: Sarah Willson with the Missouri Hospital Association commented that hospitals need more than thirty (30) days to find out if a STEMI review will be virtual or in person. Ms. Willson believes hospitals need to be notified at least ninety (90) days before the review, whether it is virtual or on-site, because a virtual review and an on-site review look very different. Ms. Willson comments that last-minute changes in location should be limited to extraordinary circumstances within the department or the hospital and approved by the department director.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with this comment and will change the thirty (30) day requirement to ninety (90) days in subsection (2)(D). Of note, the increased notification period is likely to result in a greater chance that changes may occur prior to the STEMI review. The department is committed to limiting the changes made prior to the STEMI review as much as possible. However, many of these changes are anticipated to be out of the department's control.

COMMENT #5: Sarah Willson with the Missouri Hospital Association commented that she is confused as to why there is a live tour of the hospital and then additional language that

the department may conduct an in-person tour of the hospital prior to the review to ensure compliance.

RESPONSE: The live tour will be conducted at the time of the review with the qualified contractors. A department representative may conduct a review of the hospital/STEMI center prior to the review in order to evaluate criteria that is more difficult to evaluate with the live tour. This review also helps shorten the virtual review and allows the department an opportunity to meet with hospital/STEMI center staff and answer any questions that the staff might have about the upcoming STEMI review. Section 190.241.1, RSMo, allows the department to conduct an on-site STEMI review, a virtual review or a combination of these reviews. No changes were made as a result of this comment.

COMMENT #6: Sarah Willson with the Missouri Hospital Association commented that the department should use its own platform for hospitals to send the department the required HIPAA related materials instead of allowing hospitals to choose which platform it uses to send the department the required documents. Megan Ashlock with Mercy Hospital St. Louis commented that hospitals should be able to use any platform they deem suitable in order to share patient information. Ms. Ashlock commented that hospitals have to go through the information technology group at the hospital to change platforms.

RESPONSE: The department agrees with Ms. Ashlock's comment and has allowed the hospital in the proposed amendment language to use its own platform that is compliant with state and federal laws regarding protected health information in subsection (2)(I). Hospitals have their own platforms that they pay for and that their legal departments and information technology departments have approved for the hospitals to use. The department finds that the process becomes less legally cumbersome when the department uses the platforms that the hospitals' attorneys have already consented for the hospital to use to transmit protected health information. No changes were made to the rule as a result of this comment.

COMMENT #7: Sarah Willson with the Missouri Hospital Association commented hospitals should not have to pay qualified contractors until after the review occurs and require the qualified contractor attest on a separate form to the hospital that the appropriate reports concluding their portion of the survey have been submitted. After receiving this attestation, the hospital will issue payment within thirty (30) days of being issued the invoice receipt. Ms. Willson believes this will fix any delays of the qualified contractors' reports to the department.

RESPONSE: This requirement was included to ensure qualified contractors are available and to ensure the long-term viability of their willingness to fulfill the required review. The qualified contractors consist of experienced physicians and nurses in certain specialty areas in STEMI who volunteer with the department to conduct STEMI reviews with a department representative. The honorariums they receive by the hospitals/ STEMI centers pursuant to 19 CSR 30-40.750 are a small amount of money as compared to the amount of time and work it takes to prepare for a STEMI review, conduct a STEMI review and prepare their findings/report for the department following the STEMI review. If hospitals/STEMI centers begin not paying qualified contractors for their services after a STEMI review has occurred, then qualified contractors may not want to continue volunteering as a qualified contractor for the department. The department not having enough qualified contractors to conduct STEMI reviews will impair the ability of the department to conduct STEMI reviews. The policy goal in ensuring qualified contractors are paid prior to the beginning of the STEMI review is to mitigate turnover among qualified contractors. No changes have been made to the rule as a result of this comment.

COMMENT #8: Maura Gray with the American Heart Association, Mary Wei with the Joint Commission, Meghan Ashlock with Mercy Hospital Saint Louis, Sarah Willson with the Missouri Hospital Association and Jesse Hatfield, Jose De Hoyos, Jeremy Drinkwitz, and Rita Stiles with Mercy Hospital Joplin all commented that the department should recognize the new Comprehensive Heart Attack Center certification by Joint Commission as a level I STEMI center in the alternate pathway designation process instead of a level II STEMI center. The commenters believe that the requirements to be a Comprehensive Heart Attack Center certified by Joint Commission for STEMIs are the same as the requirements to be a Comprehensive Cardiac Center certification and a level I department designated center. In her comment letter, Ms. Wei discusses various eligibility criteria for the Comprehensive Heart Attack Center certification. Ms. Wei explains that the Comprehensive Heart Attack Center requirements were developed to address STEMI and acute coronary syndrome care. Ms. Wei believes that based on the department's definition of its level I STEMI centers, then she sees the expectation for the department's level I STEMI centers to be able to provide total care for every aspect of STEMI and conduct research. Sarah Willson with the Missouri Hospital Association believes that both the Comprehensive Cardiac Center certification and the Comprehensive Heart Attack Center certifications recognize a hospital as the end destination for STEMI care.

RESPONSE: The department understands the commenters' reasons for requesting that a Comprehensive Heart Attack Center be added by the department as a level I STEMI center in the alternate pathway designation process. The department appreciates the Joint Commission providing information and answers to several of the department's questions to distinguish any relevant differences between the new Comprehensive Heart Attack Center certification by Joint Commission as compared to the Comprehensive Cardiac Center certification by Joint Commission and the level I STEMI center designation by the department. The department has reviewed the information included by Joint Commission in its original comment letter to the department and the additional information that Joint Commission provided to the department at the department's request. After reviewing this information, the department finds that there are some integral differences between the new Comprehensive Heart Attack Center certification by Joint Commission as compared to the Comprehensive Cardiac Center certification by Joint Commission that the department recognizes as a level I STEMI center and the department's requirements for department designated level I STEMI centers. These differences indicate the new Comprehensive Heart Attack Centers are not the end designation for STEMI patients. An example of some of these differences, other than research, include the fact that a Comprehensive Heart Attack Center must have a contingency plan for when primary percutaneous coronary interventions or cardiac surgery is unable to be performed. In contrast, level I department designated centers are not allowed to have a back-up plan as these centers cannot transfer STEMI patients to any other STEMI center because the level I department designated centers are required to have staff available and/or back-ups available in order to meet all the needs of a STEMI patient. This contingency plan language is not included in the Comprehensive Cardiac Center requirements from Joint Commission either. Another example is that Comprehensive Heart Attack Centers potentially only provide short term treatment for STEMI patients who experience STEMI

complications. In contrast, level I STEMI designated centers are required to treat STEMI complications whether that be short-term or long-term. The department's definition of a level I STEMI center in 19 CSR 30-40.740(1)(BBB)1. explains that level I STEMI centers are receiving centers staffed and equipped to provide total care for every aspect of STEMI care, including care for those patients with complications. The department understands that STEMI patients who experience complications may be transferred out of both Comprehensive Cardiac Centers and Comprehensive Heart Attack Centers to another hospital which can provide long term treatment of patients with STEMI complications. However, the department did not evaluate the criteria of the Comprehensive Cardiac Centers as compared to department designated level I STEMI centers when approving Comprehensive Cardiac Centers to be a level I STEMI center. The department was required by legislation (Senate bill 50) passed in 2017 to make the Comprehensive Cardiac Centers a level I STEMI center if such hospitals have been certified as a Joint Commission Comprehensive Cardiac Center, even if the Joint Commission Comprehensive Cardiac Center was not equivalent to the department's level I STEMI designated center. Therefore, the department does not agree that a Comprehensive Heart Attack Center is equivalent to the department's level I STEMI center designation because it is not required to be able to adequately treat STEMI patients with complications for more than short-term. The department believes the designations should remain equivalent between the levels of department designated STEMI centers and alternate pathway STEMI designated centers in order to make the transporting of patients to STEMI centers consistent in the system of STEMI care and to ensure that level I STEMI centers are comprehensive STEMI centers which are able to treat all of the needs of STEMI patients, including the needs of those STEMI patients with complications. Level I STEMI centers are the end receiving center in the STEMI system of care. Level I STEMI centers should be able to take care of all the needs of the STEMI patients including those with complications and not have to transfer to a higher level of care. The Comprehensive Heart Attack Centers are not the end receiving center, including for those STEMI patients experiencing complications. These are some of the reasons why the department believes that Comprehensive Heart Attack Centers are equivalent to a level II department designated STEMI center and not a level I department designated STEMI center. No changes were made as a result of this comment.

COMMENT #9: Sarah Willson with the Missouri Hospital Association commented that she would like the last sentence in subsection (2)(E) (Expiration of the designation shall occur unless the STEMI center applies for validation review within this three- (3-) year period and the department is unable to conduct a review before the designation expires) to be broken up into two sentences (Expiration of the designation shall occur unless the STEMI center applies for validation review within this three- (3-) year period. The center shall remain designated if the department is unable to conduct a review before the designation expires).

RESPONSE: The department has written the sentence into one (1) sentence and included the word "and" because a hospital/STEMI center has to have submitted an application to the department before their designation expires and the department is unable to conduct a review before the designation expires. By breaking this sentence into two (2) sentences as suggested, then it is not clear that both things need to happen in order for the STEMI center's designation not to expire. No changes were made as a result of this comment.

COMMENT #10: Sarah Willson with the Missouri Hospital

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Association commented that the department as well as national designating bodies require submission of certain documents ahead of the review to allow reviewers time to adequately prepare for the review. Ms. Willson recommends eliminating the requirement to provide access to medical records prior to the stroke and STEMI reviews. Ms. Willson believes that the reviewers should be able to review records in the same time as a typical state survey. Ms. Willson states national entities have shown the ability to review records for program effectiveness in a timeframe not exceeding that of a typical state survey.

RESPONSE: The department has required the hospital/ STEMI centers to provide the department with the required documentation in virtual reviews as set forth in paragraph (2)(I)7. The requested medical records are a very small subset of records as compared to the number of STEMI patients that the hospital/STEMI center provided care to during the three (3) year designation period. The department modeled its virtual review process after the American College of Surgeons' review process that came about after COVID-19 limited the reviewers' ability to conduct on-site reviews. The department and the qualified contractors need to receive and review this information prior to the review in order to be prepared for the review and for the review to go efficiently and effectively. Virtual reviews take approximately one (1) business day. The qualified contractors in a virtual review are not on-site. Additionally, the reviews are very short compared to most state surveys and the reviewers are gualified contractors, who may or may not, have conducted a previous STEMI review with the department. The qualified contractors are not employees of the department. The qualified contractors are volunteers for the review and agree to receive an honorarium from the hospital/STEMI center for their time to conduct this review for the department. Therefore, it is extremely important for the department and the qualified contractors to receive documentation and have adequate time to prepare for the review, prior to the review. Failure of the department to allow its qualified contractors time to adequately prepare for a review will likely result in qualified contractors not wanting to review any longer for the department. Ms. Willson does not point out in her comment which national entities have shown the ability to conduct virtual reviews without reviewing documentation prior to the review. It is difficult for the department to understand whether the national entities have similar designation programs, how long the reviews consist of, and whether these national entities are not reviewing documentation before virtual reviews or not reviewing documentation before on-site reviews. No changes were made as a result of this comment.

COMMENT #11: Mary Wei with Joint Commission commented that she applauds the department for including a virtual review process for state designation in 19 CSR 30-40.750. RESPONSE: No changes were made as a result of this comment.

19 CSR 30-40.750 ST-Segment Elevation Myocardial Infarction (STEMI) Center Designation Application and Review

(2) Hospitals requesting to be reviewed and designated as a STEMI center by the department shall meet the following requirements:

(D) The department may conduct an onsite review, a virtual review or a combination thereof on the hospitals/STEMI centers. For announced reviews that are scheduled with the hospitals/ STEMI centers, the department will make the hospitals/STEMI centers aware at least ninety (90) days prior to the scheduled review whether the department intends that the review will be conducted onsite and/or virtually. Due to unforeseen circumstances, the department may need to change whether the review is conducted onsite and/or virtually less than ninety (90) days before the announced review. The department will contact the hospitals/STEMI centers to make the hospitals/ STEMI centers aware of any changes about how the review will be conducted, either onsite and/or virtually, and/or when the review will be conducted with as much advance notice as possible prior to the date of the announced review. The different types of reviews to be conducted on hospitals/STEMI centers seeking STEMI center designation by the department include –

1. An initial review shall occur on a hospital applying to be initially designated as a STEMI center. An initial review shall include interviews with designated hospital staff, a review of the physical plant and equipment, and a review of records and documents as deemed necessary to assure compliance with the requirements of the rules of this chapter. This review may occur onsite and/or virtually;

2. A validation review shall occur on a designated STEMI center applying for renewal of its designation as a STEMI center. Validation reviews shall occur no less than every three (3) years. A validation review shall include interviews with designated STEMI center staff, a review of the physical plant and equipment, and a review of records and documents as deemed necessary to assure compliance with the requirements of the rules of this chapter. This review may occur on-site and/ or virtually; and

3. A focus review shall occur on a designated STEMI center in which an initial or validation review was conducted and substantial deficiency(ies) were cited. A review of the physical plant will not be necessary unless a deficiency(ies) was cited in the physical plant in the preceding validation review. The focus review team shall be comprised of a representative from the department and may include a qualified contractor(s) with the required expertise to evaluate corrections in areas where deficiencies were cited. This review may occur on-site and/or virtually;

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under section 190.185, RSMo, 2016, and section 190.241, RSMo Supp. 2022, the department amends a rule as follows:

19 CSR 30-40.760 Standards for ST-Segment Elevation Myocardial Infarction (STEMI) Center Designation is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 77-80). 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: The department received one (1) comment on the proposed amendment.

COMMENT #1: Sarah Willson with the Missouri Hospital Association commented that she does not agree with the

department stripping the educational requirements and does not believe that House Bill 2331 requires the department to strip away the educational requirements in the manner that it did. Ms. Willson believes that stripping educational requirements is inconsistent with ensuring a quality program capable of delivering outcomes for patients to enhance health. RESPONSE: The department understands Ms. Willson's concerns. The department also believes that STEMI continuing education is extremely important for all STEMI center staff to have in order to provide the best care possible to STEMI patients. However, House Bill 2331 made changes to section 190.241.8, RSMo and now requires the department to make education requirements for nurses who provide care at facilities designated as STEMI centers by the department to mirror, but not exceed, those established by national designating or verifying bodies of trauma centers. Section 190.241.8, RSMo, also prohibits or limits the department from requiring continuing education for some physicians. The American Heart Association, the American College of Cardiology and the Joint Commission, are nationally designated verifying bodies for STEMI centers. The department has mirrored, but not exceeded, the continuing education requirements from these national verifying bodies as compared to the comparable level of state STEMI center. When there were differences between the national verifying bodies, then the department went with the minimum amount because the department is required to mirror, but not exceed the continuing education requirements of national designating bodies. No changes have been made to the rule as a result of this comment.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30 – Division of Regulation and Licensure Chapter 40 – Comprehensive Emergency Medical Services Systems Regulations

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under sections 190.185, RSMo, 2016, and sections 190.200 and 190.243, RSMo Supp. 2022, the department adopts a rule as follows:

19 CSR 30-40.792 Adult Trauma and Pediatric Field Triage and Transport Protocol **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on January 3, 2023 (48 MoReg 80-85). No changes have been made to 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 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 73 – Missouri Board of Nursing Home Administrators Chapter 2 – General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under section 344.070, RSMo 2016, the department amends a rule as follows:

19 CSR 73-2.130 Notice of Change of Contact Information and Missouri Administrator Employment **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 3, 2023 (48 MoReg 86). 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 20 – DEPARTMENT OF COMMERCE AND INSURANCE Division 2234 – Board of Private Investigator and Private Fire Investigator Examiners Chapter 3 – Private Investigator Agency and Private Fire Investigator Agency

ORDER OF RULEMAKING

By the authority vested in the Board of Private Investigator and Private Fire Investigator Examiners under section 324.1102, RSMo 2016, the board amends a rule as follows:

20 CSR 2234-3.010 Application for Licensure – Agency is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 147). 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 20 – DEPARTMENT OF COMMERCE AND INSURANCE Division 2234 – Board of Private Investigator and Private Fire Investigator Examiners Chapter 3 – Private Investigator Agency and Private Fire Investigator Agency

ORDER OF RULEMAKING

By the authority vested in the Board of Private Investigator and Private Fire Investigator Examiners under section 324.1102, RSMo 2016, the board amends a rule as follows:

20 CSR 2234-3.040 Application for Licensure – Agency Employee **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 147). 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 20 – DEPARTMENT OF COMMERCE AND INSURANCE Division 2235 – State Committee of Psychologists Chapter 5 – Rules of Conduct

ORDER OF RULEMAKING

By the authority vested in the State Committee of Psychologists under section 337.050, RSMo Supp. 2022, the board amends a rule as follows:

20 CSR 2235-5.030 Ethical Rules of Conduct is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 148-149). 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 20 – DEPARTMENT OF COMMERCE AND INSURANCE Division 2270 – Missouri Veterinary Medical Board Chapter 4 – Minimum Standards

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterinary Medical Board under section 340.210, RSMo 2016, the board amends a rule as follows:

20 CSR 2270-4.050 Minimum Standards for Continuing Education for Veterinary Technicians **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on January 17, 2023 (48 MoReg 149). 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.

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Construction Transient Employer Listing

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
2H&V CONSTRUCTION SERVICES LLC	PO BOX 1301		BONIFAY	FL	32425- 4301
4L CONSTRUCTION INC	1718 7TH ST		ELDORA	IA	50627- 2202
4MC CORPORATION	8040 JORDAN RD		OAKLEY	IL	62501- 6999
4X INDUSTRIAL LLC	800 8TH AVE STE 300		GREELEY	СО	80631- 1190
7B BUILDING DEVELOPMENT LLC	13105 COUNTY ROAD 1820		LUBBOCK	ТΧ	79424- 8531
A & B PROCESS SYSTEMS CORP	212700 STAINLESS AVE		STRATFORD	WI	54484- 4324
A & K CONSTRUCTION SERVICES INC	100 CALLOWAY CT		PADUCAH	KY	42001- 9035
A AND M ENGINEERING AND ENVIRONMENTAL SERVICES INC	10010 E 16TH ST		TULSA	OK	74128- 4611
A EPSTEIN & SONS INTERNATIONAL INC	600 W FULTON ST STE 800		CHICAGO	IL	60661- 1254
A I INTERNATIONAL INC	8055A NATIONAL TPKE		LOUISVILLE	KY	40214- 5201
A&E ROOFING AND SIDING	325 MARSHALL AVE		AURORA	IL	60506- 5645
AAD CONTRACTING INC	PO BOX 14287		YOUNGSTOWN	ОН	44514- 7287
ABSOLUTE CONSTRUCTION INC	954 KENNEDY AVE		SCHERERVILLE	IN	46375- 7100
ACCESS RIGGING LLC	514 ANCLOTE RD		TARPON SPGS	FL	34689- 6701
ACE AIR CONDITIONING	2985 ENTERPRISE RD STE A		DEBARY	FL	32713- 2710
ACE AVANT CONCRETE CONSTRUCTION CO INC	PO BOX 14006		ARCHDALE	NC	27263- 7006
ACE SIGN COMPANY	2540 S 1ST ST		SPRINGFIELD	IL	62704- 4700
ACME ENTERPRISES INC	15751 MARTIN RD		ROSEVILLE	MI	48066- 2313

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Construction	Transient	Employer	Listing
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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
A-CORE CONCRETE CUTTING INC	5360 S RILEY LN		MURRAY	UT	84107- 5820
ACRONYM MEDIA INC	350 5TH AVE STE 6500		NEW YORK	NY	10118- 6500
ADT SOLAR LLC	1501 W YAMATO RD		BOCA RATON	FL	33431- 4438
ADVANCE ELECTRIC INC	353 N INDIANA AVE		WICHITA	KS	67214- 4034
ADVANCED PROJECT SOLUTIONS LLC	PO BOX 1770		HIGH SPRINGS	FL	32655- 1770
ADVANCED WORKZONE SERVICES	PO BOX 1569		MUSKOGEE	ОК	74402- 1569
AE MFG INC	6468 N YALE AVE		TULSA	OK	74117- 2411
AES MECHANICAL SERVICES GROUP INC	PO BOX 780115		TALLASSEE	AL	36078- 0014
AG PROPERTY SOLUTIONS	3826 460TH AVE		EMMETSBURG	IA	50536- 8582
AH BECK FOUNDATION CO	9014 GREEN RD		CONVERSE	ТΧ	78109- 3356
AHRS CONSTRUCTION INC	533 RAILROAD ST		BERN	KS	66408- 8006
AHTNA DESIGN-BUILD INC	110 W 38TH AVE STE 100H		ANCHORAGE	AK	99503- 5677
AIR QUALITY SYSTEMS	207 W MAIN STREET #202		ALLEN	ТΧ	75013
ALDRIDGE ELECTRIC INC	844 E ROCKLAND RD		LIBERTYVILLE	IL	60048- 3358
ALL AMERICAN TRACK INC	PO BOX 186		ASH FORK	AZ	86320- 0186
ALL PURPOSE ERECTORS	1112 STARLIFTER DR		LEBANON	IL	62254- 2724
ALL SERVICE CONTRACTING CORP	2024 E DAMON AVE		DECATUR	IL	62526- 4749
ALLIANCE GLAZING FECHNOLOGIES INC.	646 FORESTWOOD DR		ROMEOVILLE	IL	60446- 1378
ALLIANCE RESTORATION	5251 W 116TH PL STE 200		LEAWOOD	KS	66211- 2011
ALLIANCE RETAIL CONSTRUCTION INC	5952 CLARK CENTER AVE		SARASOTA	FL	34238- 2715
ALLIED CORROSION NDUSTRIES INC	1550 COBB INDUSTRIAL DR		MARIETTA	GA	30066- 6625
ALSTON CONSTRUCTION	8775 FOLSOM BLVD STE 201		SACRAMENTO	CA	95826- 3725

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Construction	Transient	Employer	Listing
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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ALTERED GROUNDS OUTDOOR SERVICES LLC	4937 REDWOOD LN		GRANITE CITY	IL	62040- 2651
AMC INSPECTION & LOCATORS LLC	PO BOX 592		BEEBE	AR	72012- 0592
AMERICAN CIVIL CONSTRUCTORS WEST COAST LLC	6325 DIGITAL WAY STE 460		INDIANAPOLIS	IN	46278- 1679
AMERICAN HYDRO CORPORATION	PO BOX 3628		YORK	PA	17402- 0136
AMERICAN INDUSTRIAL GROUP LLC	9746 PFLUMM RD		LENEXA	KS	66215- 1206
AMERICAN LIFT & SIGN SERVICE COMPANY	6958 N 97TH CIR		OMAHA	NE	68122- 1060
AMERICAN ROOFING	2500 S 2ND ST		LEAVENWORTH	KS	66048- 4542
AMERICAN SEALANTS INC	2483 RIVERSIDE PKWY		GRAND JCT	CO	81505- 1319
AMERICOM WEST INC	2910 WATERS RD STE 170		EAGAN	MN	55121- 1587
AMES CONSTRUCTION	2500 COUNTY ROAD 42 W		BURNSVILLE	MN	55337- 6911
ANAYA RACK INSTALLATIONS INC	96 FERNWOOD RD		MONTGOMERY	IL	60538- 2055
ANCHOR SIGN INC	PO BOX 22737		CHARLESTON	SC	29413- 2737
AP FABRICATIONS LLC	801 E 2ND ST		STUTTGART	AR	72160- 3836
AP PROFESSIONALS OF PHOENIX LLC	350 LINDEN OAKS		ROCHESTER	NY	14625- 2807
APC INDUSTRIAL FLOORING INC	18702 142ND AVE NE		WOODINVILLE	WA	98072- 5100
APPLE ELECTRIC INTEGRATED SOLUTIONS INC	PO BOX 998		LOUISBURG	KS	66053- 0998
APPLIED KEYSTONE TECHNOLOGIES INC.	820 OLD MOUNT GRETNA RD		LEBANON	PA	17042- 4848
APPLIED POLYMERICS INC	131 SAINT JAMES WAY		MOUNT AIRY	NC	27030- 6068
ARACREBS1 LLC	PO BOX 1670		SPRINGDALE	AR	72765- 1670
ARCHER WESTERN CONTRACTORS LLC	PAYROLL 929 W ADAMS ST		CHICAGO	IL	60607
ARCHON CONSTRUCTION CO. INC.	563 S ROUTE 53		ADDISON	IL	60101- 4236

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ARCHWALL LLC	PO BOX 38		STRAWBERRY PT	IA	52076- 0038
ARENA PRODUCTS AND SERVICES LLC	PO BOX 2230		ELIZABETH	со	80107- 2230
ARENA STAFFING INC	4750 ONTARIO MILLS PKWY		ONTARIO	CA	91764
ARNDT ENTERPRISES INC	2579 195TH ST		DE WITT	IA	52742- 9114
ARVOS LJUNGSTROM LLC	3020 TRUAX RD		WELLSVILLE	NY	14895- 9531
ASA CARLTON INC	100 HIGHPOINT PARK WAY		BRASELTON	GA	30517- 3326
ASPHALT STONE COMPANY	PO BOX 1060		JACKSONVILLE	IL	62651- 1060
ASSOCIATED FIRE PROTECTION	4905 S 97TH ST		OMAHA	NE	68127- 2202
ATLANTIC TRACK RUNWAY SERVICES LLC	2903 ARKANSAS BLVD		TEXARKANA	AR	71854- 2535
ATLAS LAND CONSULTING LLC	14500 PARALLEL RD STE R		BASEHOR	KS	66007- 3001
ATLAS TRENCHLESS LLC	PO BOX 488		ROCKVILLE	MN	56369- 0488
ATWOOD ELECTRIC INC	PO BOX 311		SIGOURNEY	IA	52591- 0311
AUTOBUILDERS GENERAL CONTRACTING SERVICES INC	5715 CORPORATE WAY		WEST PALM BCH	FL	33407- 2003
AVI-SPI LLC	6301 BENJAMIN RD STE 101		TAMPA	FL	33634- 5115
AYARS & AYARS INC	2436 N 48TH ST		LINCOLN	NE	68504- 3627
B T GROUP HOLDINGS	1717 S BOULDER AVE STE 300		TULSA	ОК	74119- 4843
B & S STEEL CO. LLC	1604 S AVE		MORNING SUN	IA	52640- 9698
B D WELCH CONSTRUCTION LLC	120 INDUSTRIAL STATION RD		STEELE	AL	35987- 0017
BABCOCK SDV LLC	33819 21ST RD		ARKANSAS CITY	KS	67005- 5456
BACON FARMER WORKMAN ENGINEERING & TESTING INC	500 S 17TH ST		PADUCAH	KY	42003- 2819
BAILEY CONSTRUCTION AND CONSULTING LLC	2200 N RODNEY PARHAM RD STE 206		LITTLE ROCK	AR	72212- 4155
BAJA CONSTRUCTION CO	223 FOSTER ST		MARTINEZ	CA	94553- 1029

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BANYAN CONSTRUCTION SERVICES LLC	650 PATRICK PL		BROWNSBURG	IN	46112- 2110
BARKER CONTRACTING	2127 E SPEEDWAY BLVD STE 101		TUCSON	AZ	85719- 4751
BARRIER TECHNOLOGIES	8245 NIEMAN RD		LENEXA	KS	66214- 1508
BARTON ELECTRIC CONTRACTING INC	247 STATE ROUTE 160		TRENTON	IL	62293- 4667
BASLER ELECTRIC COMPANY	12570 STATE ROUTE 143		HIGHLAND	IL	62249- 1074
BAUER DESIGN BUILD LLC	14030 21ST AVE N		PLYMOUTH	MN	55447- 4686
BAZIN SAWING & DRILLING LLC	30790 SWITZER RD		LOUISBURG	KS	66053- 5903
BEAM TEAM CONSTRUCTION INC	1350 BLUEGRASS LAKES PKWY		ALPHARETTA	GA	30004- 3395
BEL O COOLING & HEATING INC	8478 US HIGHWAY 50		LEBANON	IL	62254- 2524
BELL CONSTRUCTION COMPANY INC.	PO BOX 9041		NORTH LITTLE ROCK	AR	72119- 9041
BETTIS ASPHALT & CONSTRUCTION INC	PO BOX 1694		ΤΟΡΕΚΑ	KS	66601- 1694
BEUMER CORPORATION	800 APGAR DR		SOMERSET	NJ	08873- 1152
BIERMAN CONTRACTING	PO BOX 1887		COLUMBUS	NE	68602- 1887
BIG RED FIRE PROTECTION LLC	2344 S 156TH CIR		OMAHA	NE	68130- 2511
BILLY W JARRETT CONSTRUCTION COMPANY INC	905 S PERRY ST STE 101		MONTGOMERY	AL	36104- 5021
BIRDAIR INC	6461 MAIN ST		WILLIAMSVILLE	NY	14221- 5837
BLAHNIK CONSTRUCTION COMPANY	150 50TH AVENUE DR SW		CEDAR RAPIDS	IA	52404- 5038
BLANKENSHIP CONSTRUCTION CO	1824 IL ROUTE 140		MULBERRY GRV	IL	62262- 3303
BLATTNER ENERGY LLC	392 COUNTY ROAD 50		AVON	MN	56310- 8684
BLCKLN CORPORATION	1902 15TH ST STE 101		GULFPORT	MS	39501- 2111
BLD SERVICES LLC	2424 TYLER ST		KENNER	LA	70062- 4845

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BLUE SKY CONSTRUCTION OF IDAHO LLC	2365 E COLUMBIA RD		MERIDIAN	ID	83642- 7211
BLUESTONE LLC	21660 W FIELD PKWY STE 118		DEER PARK	IL	60010- 7266
BLUEWATER CONSTRUCTORS INC	PO BOX 55482		HOUSTON	ТΧ	77255- 5482
BLUNIER BUILDERS INC	97 EASTGATE DR		WASHINGTON	IL	61571- 9271
BLUSKY RESTORATION CONTRACTORS LLC	9767 E EASTER AVE		CENTENNIAL	CO	80112- 3747
BOB BERGKAMP CONSTRUCTION CO INC	3709 S WEST ST		WICHITA	KS	67217- 3898
BOB FLORENCE CONTRACTOR INC	PO BOX 5258		ΤΟΡΕΚΑ	KS	66605- 0258
BOCO CONTRACTING & CONSTRUCTION LLC	PO BOX 638		BRIGHTON	IL	62012- 0638
BODINE ELECTRIC OF DECATUR	PO BOX 976		DECATUR	IL	62525- 1810
BORCO LLC	850 PEBBLE MOUNTAIN DR		MILLS	WY	82604- 8905
BORTON CONSTRUCTION	2 COPELAND AVE STE 201		LA CROSSE	WI	54603- 3419
BORTON LC	PO BOX 2108		HUTCHINSON	KS	67504- 2108
BOUMA CONSTRUCTION	4101 ROGER B CHAFFEE MEM DR SE		GRAND RAPIDS	MI	49548- 3443
BOUMA FIRE INC	2212 E 39TH ST N		SIOUX FALLS	SD	57104- 5409
BRADSHAW CONSTRUCTION CORPORATION MARYLAND	175 W LIBERTY RD		ELDERSBURG	MD	21784- 9381
BRAMSON HOUSE INC	151 ALBANY AVE		FREEPORT	NY	11520- 4710
BRANCH BUILDING GROUP LLC	324 MEADOWLAWN DR		FRANKLIN	TN	37064- 3206
BRANTLEY CONSTRUCTION LLC	7227 W 162ND TER		STILWELL	KS	66085- 8238
BRETT FRITZEL BUILDERS	2201 MALLARD CIR		EUDORA	KS	66025- 2101
BREWSTER COMPANIES	6321 E MAIN ST		MARYVILLE	IL	62062- 2014
BROCK SERVICES LLC	PO BOX 306		BEAUMONT	ТΧ	77704- 0306

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BROOKS DIRECTIONAL DRILLING LLC	24531 102ND DR		BURDEN	KS	67019- 9202
BROOKS ELECTRICAL	1107 N 1712 RD		LAWRENCE	KS	66049- 9714
BROWN TANK LLC	6995 55TH ST N STE A		SAINT PAUL	MN	55128- 1726
BRUNAUGH CONSTRUCTION AND DESIGN LLC	PO BOX 394		ALTON	IL	62002- 0394
BRYAN-OHLMEIER CONST	911 N PEARL ST		PAOLA	KS	66071- 1139
BUFFALO GAP NSTRUMENTATION & ELECTRICAL COMPANY I	2532 AYMOND ST		EUNICE	LA	70535- 6843
BUILT RIGHT CONSTRUCTION OF DKLAHOMA LLC	PO BOX 366		SAVANNA	ОК	74565- 0366
BULLEY & ANDREWS MASONRY RESTORATION LC	1755 W ARMITAGE AVE		CHICAGO	IL	60622- 1189
BUTT CONSTRUCTION COMPANY NCORPORATED	PO BOX 31306		DAYTON	ОН	45437- 0306
BYERS INDUSTRIAL SERVICES LLC	PO BOX 335		CLAYTON	NJ	08312- 0335
CADY AQUASTORE	383 IL HWY 92		TAMPICO	IL	61283
CALEB R WHITE	PO BOX 1881		COLUMBUS	IN	47202- 1881
CAM DEVELOPMENT GROUP INC	1891 OLD GRANART RD STE A		SUGAR GROVE	IL	60554- 9428
CANNON UTILITY SERVICES LLC	1320 E STATE ROUTE 15		BELLEVILLE	IL	62220- 4803
CAPITAL INSULATION INC	3113 SW VAN BUREN ST STE 131		TOPEKA	KS	66611- 2467
CAPITOL CONSTRUCTION SERVICES OF INDIANA INC	11051 VILLAGE SQUARE LN		FISHERS	IN	46038- 4552
CARDINAL NTERNATIONAL GROOVING & GRINDING LC	PO BOX 450		CONSHOHOCKE N	PA	19428- 0450
CARPORT STRUCTURES	1825 METAMORA RD		OXFORD	MI	48371- 2419
CARSTENSEN CONTRACTING INC	800 QUARTZITE ST		DELL RAPIDS	SD	57022- 1818

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CAS CONSTRUCTORS LLC	3500 SW FAIRLAWN RD STE 200		ТОРЕКА	KS	66614- 3979
CASEY INDUSTRIAL INC	890 W CHERRY ST		LOUISVILLE	со	80027- 3050
CASH DEPOT LIMITED WISCONSIN	1740 COFRIN DR STE 2		GREEN BAY	WI	54302- 2086
CASKEY CONSTRUCTION	PO BOX 449		MOREHEAD	KY	40351- 0449
CATALYST AIR MANAGEMENT INC	2505 BYINGTON SOLWAY RD		KNOXVILLE	TN	37931- 3854
CB INDUSTRIES INC	17250 NEW LENOX RD		JOLIET	IL	60433- 9758
CB RECOVERY GROUP NC	1821 WALDEN OFFICE SQ STE 395		SCHAUMBURG	IL	60173- 4285
CCC GROUP INC	PO BOX 200350		SAN ANTONIO	ТΧ	78220- 0350
CDM CONSTRUCTORS INC	75 STATE ST STE 701		BOSTON	MA	02109- 1940
CELLSITE SOLUTIONS LLC	4150 C ST SW		CEDAR RAPIDS	IA	52404- 7451
CEMROCK LANDSCAPES NC	4790 S JULIAN AVE		TUCSON	AZ	85714- 2123
CENTRAL BUILDING & PRESERVATION LP	1071 W FRY ST		CHICAGO	IL	60642- 5422
CENTRAL MILLWRIGHT SERVICE LLC	2040 KENT AVE		GRAND ISLAND	NE	68803- 5530
CENTRAL PLAINS ELECTRIC LLC	PO BOX 322		BROOKLAND	AR	72417- 0322
CENTRIC SECURITY & AUTOMATION INC	1 REGENCY PLAZA DR STE 300		COLLINSVILLE	IL	62234- 6127
CERAM ENVIRONMENTAL	7304 W 130TH ST STE 140		OVERLAND PARK	KS	66213- 2644
CFE INC	35 INDUSTRIAL PARK BLVD	BOX 1255	ELMIRA	NY	14901- 1723
CHAMPAIGN ASPHALT COMPANY LLC	1414 W ANTHONY DR		URBANA	IL	61802- 7299
CHAPMAN CANOPY INC	PO BOX 3527		HUEYTOWN	AL	35023- 0527
CHARLES F EVANS CO INC	PO BOX 228		ELMIRA	NY	14902- 0228
CHARPS LLC	453 TOWER ST NW		CLEARBROOK	MN	56634- 4289
CHATTANOOGA BOILER & FANK CO INC	1011 E MAIN STREET		CHATTANOOGA	TN	37408

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
CHEMPRO SERVICES INC	3311 GULF BREEZE PKWY # 350		GULF BREEZE	FL	32563- 3351
CHERNE CONTRACTING CORPORATION	3555 FARNAM ST		OMAHA	NE	68131- 3311
C-HILL CIVIL CONTRACTORS INC	PO BOX 58		CAMPBELL HILL	IL	62916- 0058
CHOATE CONSTRUCTION COMPANY	8200 ROBERTS DR STE 600		ATLANTA	GA	30350- 4148
CJ DRILLING INC	19N041 GALLIGAN RD		DUNDEE	IL	60118- 9536
CJR BUILDERS INC	650 N ROSE DR # 154		PLACENTIA	CA	92870- 7513
CL CONSTRUCTION LLC	1927 COUNTY ROAD I		WAHOO	NE	68066- 4074
CLASSIC PROTECTIVE COATINGS INC	N7670 STATE RD 25		MENOMONIE	WI	54751
CLOVER CONSTRUCTION MANAGEMENT WEST CORP	348 HARRIS HILL RD		WILLIAMSVILLE	NY	14221- 7407
CLOVERLEAF INC.	36561 OSAWATOMIE RD		OSAWATOMIE	KS	66064- 4144
CMC ELECTRIC INC	PO BOX 938		MARYVILLE	IL	62062- 0938
COACH HOUSE INC	PO BOX 320		ARTHUR	IL	61911
COASTAL ENVIRONMENTAL GROUP INC	7 POLICE PLZ		POTOSI	MO	63664- 1877
CODE USA LP	19785 W 12 MILE RD # 335		SOUTHFIELD	MI	48076- 2584
COLCON INDUSTRIES CORPORATION	PO BOX 647		SULLIVAN	IL	61951- 0647
COLUMBIA CONSTRUCTION INC	PO BOX 445		SPRING HILL	KS	66083- 0445
COMBES CONSTRUCTION	6946 W 207TH ST		BUCYRUS	KS	66013- 9264
COMMERCE CONSTRUCTION INC	695 N 40TH ST		SPRINGDALE	AR	72762- 0602
COMMONWEALTH ELECTRIC COMPANY OF THE MIDWEST	3910 SOUTH ST		LINCOLN	NE	68506- 5220
CONCO SERVICES CORPORATION	135 SYLVAN ST		VERONA	PA	15147- 1032
CONCORD TANK CORPORATION	PO BOX 5207		CONCORD	NC	28027- 1503

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CONCRETE ASPHALT PAVING INC	10709 GOODNIGHT LN		DALLAS	ТΧ	75220- 2408
CONCRETE ERECTORS	2139 W STATE ROAD 434 STE 101		LONGWOOD	FL	32779- 5019
CONCRETE EXPRESSIONS	291 E GLENN MILLER DR		CLARINDA	IA	51632- 2736
CONCRETE SYSTEMS COMPANY LLC	121 EDWARDS DR		JACKSON	TN	38301- 7716
CONCRETE UNLIMITED	3160 SE 21ST ST		ΤΟΡΕΚΑ	KS	66607- 2515
CONLEY SITEWORK & UTILITIES INC	PO BOX 715		EUDORA	KS	66025- 0715
CONNECTED TECHNOLOGIES LLC	PO BOX 1983		ATHENS	GA	30603- 1983
CONSOLIDATED CONSTRUCTION OF MO CO INC	4300 N RICHMOND ST		APPLETON	WI	54913- 9704
CONSOR ENGINEERS LLC	12596 W BAYAUD AVE STE 300		LAKEWOOD	СО	80228- 2031
CONSTRUCTION AHEAD	1659 N LANCASTER RD		SOUTH ELGIN	IL	60177- 2703
CONSTRUCTION ENTERPRISES INC	2179 EDWARD CURD LN STE 100		FRANKLIN	TN	37067- 5789
CONSTRUCTION ONE INC	101 E TOWN ST STE 401		COLUMBUS	ОН	43215- 5247
CONTEGRA SERVICES LLC	22 GTWAY COMM CTR W 110		EDWARDSVILLE	IL	62025
CONTINENTAL CONSTRUCTION COMPANY OF TENN	5646 SHELBY OAKS DR		MEMPHIS	TN	38134- 7315
CONTINENTAL POOLS INC	404 W WILSON ST		OTTAWA	KS	66067- 1900
CONTOUR FABRICATION & MECHANICAL INC	PO BOX 4406		EVANSVILLE	IN	47724- 0406
CONTRACTOR SOLUTION GROUP LLC	670 WHITE RD STE A		SPRINGDALE	AR	72762- 3027
CONWAY PHILLIPS HOLDING LLC	13A TALBOT AVE		BRADDOCK	PA	15104- 1113
COOPER RAIL SERVICE	PO BOX 199		HUNTINGBURG	IN	47542- 0199
COOPERS STEEL FABRICATORS	PO BOX 149		SHELBYVILLE	TN	37162- 0149
CORNERSTONE FCE SERVICES LLC	8811 TEEL PKWY UNIT 6074		FRISCO	ТΧ	75035- 4258
CORRECTIVE ASPHALT MATERIALS LLC	PO BOX 87129		SOUTH ROXANA	IL	62087- 7129

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CORROTEC INC	1125 W NORTH ST		SPRINGFIELD	ОН	45504- 2713	
CORYELL ROOFING & CONSTRUCTION INC.	14220 S MERIDIAN AVE		OKLAHOMA CITY	ОК	73173- 8807	
COUNTRY CERAMIC LLC	14969 WATERMAN CROSSING RD		MAPLE HILL	KS	66507- 8862	
COUNTY CONTRACTORS	PO BOX 3522		QUINCY	IL	62305- 3522	
COWIN & CO INC MINING ENGINEERS AND CONTRACTORS	PO BOX 19009		BIRMINGHAM	AL	35219- 9009	
CRADER CONSTRUCTION	102 CAVINS RUN		LEBANON	IL	62254- 1965	
CRAMER AND ASSOCIATES INC	3100 SW BROOKSIDE DR		GRIMES	IA	50111- 4977	
CREEK ELECTRIC INCORPORATED	2811 W PAWNEE ST		WICHITA	KS	67213- 1819	
CRESCENT CITY AMUSEMENTS LLC	1527 GAUSE BLVD # 300		SLIDELL	LA	70458- 2244	
CROOKHAM CONSTRUCTION LLC	PO BOX 339		TONGANOXIE	KS	66086- 0339	
CROWDERGULF LLC	5629 COMMERCE BLVD E		MOBILE	AL	36619- 9225	
CROWN CORR INC	7100 W 21ST AVE		GARY	IN	46406- 2499	
CRUX SUBSURFACE INC	4308 N BARKER RD		SPOKANE VALLEY	WA	99027- 9600	
CSD ENVIRONMENTAL SERVICES INC	2220 YALE BLVD		SPRINGFIELD	IL	62703- 3516	
CURRENT ELECTRICAL CO	3811 SW SOUTH PARK AVE		TOPEKA	KS	66609- 1482	
CUSTOM MECHANICAL	9413 LEBANON RD		LEBANON	IL	62254- 3007	
CUSTOM POOL LLC	32 HOWARD DR		BELLEVILLE	IL	62223- 4016	
CWPMO INC	1682 LANGLEY AVE		IRVINE	CA	92614- 5620	
D & D INDUSTRIAL CONTRACTING INC	101 MULLEN DR		WALTON	KY	41094- 9607	
D & L EXCAVATING INC	1958 HIGHWAY 104		LIBERTY	IL	62347- 2141	
D AND R HEATING AND AIR INC	1943 LEE LN		CENTRALIA	IL	62801- 8756	
D T READ STEEL CO. INC.	1751 WEST RD		CHESAPEAKE	VA	23323- 6430	

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D5 IRON WORKS INC	18000 JEFFERSON ST		UNION	IL	60180- 9440
DADE CONSTRUCTION	6430 OAK GROVE RD		KANSAS CITY	KS	66106- 5434
DAHMES STAINLESS INC	526 4TH AVE SW		NEW LONDON	MN	56273
DATA CLEAN CORPORATION	1033 GRACELAND AVE		DES PLAINES	IL	60016- 6511
DAVACO LP	4050 VALLEY VIEW LANE	STE 150	IRVING	ТΧ	75038
DAVIS CONSTRUCTION	2143 NE HIGHWAY 7		COLUMBUS	KS	66725- 2093
DBK CONSTRUCTION AND SERVICE SOLUTIONS INC	398 S SHELL RD		DEBARY	FL	32713- 1822
DEAN SNYDER CONSTRUCTION CO	PO BOX 181		CLEAR LAKE	IA	50428- 0181
DECKER CONSTRUCTION	PO BOX 254		COFFEYVILLE	KS	67337- 0254
DECKER ELECTRIC INC	4500 W HARRY ST		WICHITA	KS	67209- 2736
DEFINITIVE HOME AND DESIGN INCORPORATED	1820 ORR LN		O FALLON	IL	62269- 6220
DEJAGER CONSTRUCTION INC	75 60TH ST SW		WYOMING	MI	49548- 5771
DELAWARE ELEVATOR INC	2210 ALLEN DR		SALISBURY	MD	21801- 8059
DELTA CONCRETE AND INDUSTRIAL CONTRACTING INC	51825 GRATIOT AVE		CHESTERFIELD	MI	48051- 2014
DENHAM BLYTHE COMPANY INC	PO BOX 11636		LEXINGTON	KY	40576- 1636
DENISON DRYWALL CONTRACTING INC	PO BOX 453		DENISON	IA	51442- 0453
DF CHASE INC	3001 ARMORY DR STE 200		NASHVILLE	TN	37204- 3711
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST		QUINCY	IL	62301- 1435
DIECKER-TERRY MASONRY INC	11327 EIFF RD		MARISSA	IL	62257- 1409
DIGI SECURITY SYSTEMS	PO BOX 470708		TULSA	OK	74147- 0708
DIVERSIFIED TRACK WORKS LLC	17671 US HIGHWAY 6		GENESEO	IL	61254- 8620
DL SMITH ELECTRICAL CONSTRUCTION INC	1405 SW 41ST ST		ΤΟΡΕΚΑ	KS	66609- 1295

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DM2 LLC	1209 COUNTY HIGHWAY J23		CLEARFIELD	IA	50840- 8814	
DN TANKS OF MISSOURI LLC	11 TEAL RD		WAKEFIELD	MA	01880- 1223	
DNP PLUMBING SERVICES	9384 SCHAEFER RD		STAUNTON	IL	62088- 2536	
DON ERBERT LLC	220 N HOLIDAY LN		IOLA	KS	66749- 1522	
DON JULIAN BUILDERS	15521 W 110TH ST		LENEXA	KS	66219- 1317	
DONDLINGER AND SONS CONSTRUCTION CO INC	2656 S SHERIDAN AVE		WICHITA	KS	67217- 1341	
DONE RITE CONSTRUCTION CO INC	10277 IL ROUTE 101		LITTLETON	IL	61452- 4924	
DOOLEY MACK CONSTRUCTORS OF SOUTH CAROLINA LLC	620 DOBBIN RD		CHARLESTON	SC	29414- 5585	
DORMARK CONSTRUCTION CO	PO BOX 530		GRIMES	IA	50111- 0530	
DOSTER CONSTRUCTION COMPANY INC	2100 INTERNATIONAL PARK DR		BIRMINGHAM	AL	35243- 4209	
DOTSON ELECTRIC COMPANY INC	551 CAL BATSEL RD		BOWLING GREEN	KY	42104- 8520	
DRC EMERGENCY SERVICES LLC	PO BOX 17017		GALVESTON	ТΧ	77552- 7017	
DRILLED SHAFT CO	4119 SW SOUTHGATE DR		ΤΟΡΕΚΑ	KS	66609- 1227	
DS ELECTRIC LLC	5336 KNOX ST		MERRIAM	KS	66203- 2066	
DTLS INCORPORATED	PO BOX 1615		BERNALILLO	NM	87004- 1615	
DUBUQUE BARGE AND FLEETING SERVICE COMPANY	5 JONES ST		DUBUQUE	IA	52001- 7674	
DUERSON INC	601 1ST AVE N		ALTOONA	IA	50009- 1431	
DUININCK INC	PO BOX 208		PRINSBURG	MN	56281- 0208	
DUN TRANSPORTATION & STRINGING INC	304 REYNOLDS LN		SHERMAN	ТΧ	75092- 6839	
DUNK FIRE & SECURITY INC	3446 WAGON WHEEL RD		SPRINGDALE	AR	72762- 0115	
DUNN CONSTRUCTION	45798 17TH STREET		PRESTON	IA	52069	

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DYCKMAN & SCHOMAKER PLUMBING LLC	9311 BODE RD		WORDEN	IL	62097- 1627
DYKON BLASTING CORP	8120 W 81ST ST		TULSA	OK	74131- 2876
E80 PLUS CONSTRUCTORS LLC	7120 PATTON RD		DEFOREST	WI	53532- 1836
EBERHART SIGN & LIGHTING CO	104 1ST AVE		EDWARDSVILLE	IL	62025- 2574
EBERT CONSTRUCTION	PO BOX 198		WAMEGO	KS	66547- 0198
EBM CONSTRUCTION INC	1014 SHERWOOD RD		NORFOLK	NE	68701- 9060
ECKINGER CONSTRUCTION COMPANY	2340 SHEPLER CHURCH AVE SW		CANTON	ОН	44706- 3093
EDNA LUMBER CO INC	PO BOX 820		EDNA	ТΧ	77957- 0820
EJ SIGN COLLC	1309 S 204TH ST STE 330		ELKHORN	NE	68022- 2880
ELDER JONES INC	1120 E 80TH ST STE 102		MINNEAPOLIS	MN	55420- 1498
ELECTRA LINK INC	21755 INTERSTATE 45 BLDG 10		SPRING	ТΧ	77388- 3621
ELECTRICAL BUILDERS	2720 1 1/2 ST S		SAINT CLOUD	MN	56301- 3805
ELECTRICO INC	7706 WAGNER RD		MILLSTADT	IL	62260- 2910
ELECTRICOMM INC	PO BOX 8324		TOPEKA	KS	66608- 0324
ELEVATOR SAFETY INSPECTION SERVICES INC	415 N MCKINLEY ST STE 685		LITTLE ROCK	AR	72205- 3010
ELLIOTT ELECTRICAL INC	22095 INTERSTATE 30 S		BRYANT	AR	72022- 8581
ELLSWORTH ELECTRIC	4425 N HIGHWAY 81		DUNCAN	OK	73533- 8950
EMBREE CONSTRUCTION GROUP INC OF TEXAS	4747 WILLIAMS DR		GEORGETOWN	ТΧ	78633- 3799
EMCO CHEMICAL DISTRIBUTORS INC	8601 95TH ST		PLEASANT PRAIRIE	WI	53158- 2205
EMERALD TRANSFORMER PPM LLC	7850 COLLIN MCKINNEY PKWY STE 200		MCKINNEY	ТΧ	75070- 2141
EMJ CORPORATION	6148 LEE HWY STE 300		CHATTANOOGA	TN	37421- 2941

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ENERGY ERECTORS INC	31588 PROGRESS RD		LEESBURG	FL	34748- 8781
ENERTECH RESOURCES	1820 WATSON LN E		NEW BRAUNFELS	ТΧ	78130- 7272
ENGINEERED FLUID INC	PO BOX 723		CENTRALIA	IL	62801- 9111
ENGINEERED STRUCTURES INC	3330 E LOUISE DR STE 300		MERIDIAN	ID	83642- 5123
ENVIROCON INC	PO BOX 16655		MISSOULA	MT	59808- 6655
ENVIRONMENTAL ACTION	PO BOX 1029		JENKS	OK	74037- 1029
EPOXY KC LLC	PO BOX 861253		SHAWNEE	KS	66286- 1253
ERV SMITH SERVICES INC	1225 TRUAX BLVD		EAU CLAIRE	WI	54703- 1468
ESSI LLC	1400 W SHADY GROVE RD		GRAND PRAIRIE	ТΧ	75050- 7117
ESTRUCTURE SOLUTIONS	739 SOUTHATE PKWY		CAMBRIDGE	ОН	43725
EVCO NATIONAL	PO BOX 407		EAST ALTON	IL	62024- 0407
EVERGREEN CAISSONS	PO BOX 172109		DENVER	со	80217- 2109
EVRARD COMPANY INCORPORATED	1703 E DEYOUNG ST		MARION	IL	62959- 5017
EXCEL CONTRACTORS	8641 UNITED PLAZA BLVD STE 102		BATON ROUGE	LA	70809- 7033
EXPLOSIVE PROFESSIONALS LLC	22 AUDREY PLACE		FAIRFIELD	NJ	07004
F & M CONTRACTORS INC	PO BOX 149		CLAYTON	ОН	45315- 0149
F L CRANE & SONS INC	PO BOX 428		FULTON	MS	38843- 0428
FAHRNER ASPHALT SEALERS L.L.C.	2800 MECCA DR		PLOVER	WI	54467- 3224
FARABEE MECHANICAL	PO BOX 1748		HICKMAN	NE	68372- 1748
FARMER EXCAVATING INC	15440 94TH ST		OSKALOOSA	KS	66066- 4122
FAUGHN ELECTRIC INC	5980 OLD MAYFIELD RD		PADUCAH	KY	42003- 9296
FEDERAL FIRE AND SECURITY LLC	PO BOX 1782		OWENSBORO	KY	42302- 1782

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FEDERAL STEEL & ERECTION CO	206 E ALTON AVE		EAST ALTON	IL	62024- 1464
FICKETT STRUCTURAL SOLUTIONS INC	3148 DEMING WAY STE 160		MIDDLETON	WI	53562- 1486
FIRE & SECURITY SOLUTIONS GROUP INC	11240 STRANG LINE RD		LENEXA	KS	66215- 4039
FIRE PROTECTION PROFESSIONALS LLC	1031 OFFICE PARK RD STE 4		WEST DES MOINES	IA	50265- 2582
FIRELAKE CONSTRUCTION INC	1011 E 31ST ST		LAWRENCE	KS	66046- 5103
FIRELINE SPRINKLER LLC	1329 W GRAND AVE STE 1A		PORT WASHINGTON	WI	53074- 2010
FIRST QUALITY TILE SERVICE INC	13201 3RD STREET		ALEXANDER	AR	72002
FISHER SMITH INC	1564 HILL TOP RD		COLUMBIA	IL	62236- 4536
FLAME ON INC	12632 WAGNER RD		MONROE	WA	98272- 9732
FLEETWOOD SERVICES	4311 WILLOW ST		DALLAS	тх	75226- 1131
FLOCK GROUP INC	1170 HOWELL MILL RD NW		ATLANTA	GA	30318- 5566
FLORIDA INSTITUTE OF TECHNOLOGY INC	150 W UNIVERSITY BLVD		MELBOURNE	FL	32901- 6975
FLUENT SOLAR LLC	2578 W 600 N # 100		LINDON	UT	84042- 1227
FORD AUDIO VIDEO SYSTEMS LLC	4800 W I 40 SERVICE RD		OKLAHOMA CITY	ОК	73128- 1208
FORD CONSTRUCTION COMPANY	PO BOX 527		DYERSBURG	TN	38025- 0527
FORT SMITH STRUCTURAL	PO BOX 180249		FORT SMITH	AR	72918- 0249
FOSTER ROOFING INC	3357 WAGON WHEEL RD		SPRINGDALE	AR	72762- 0106
FOUNDATION SERVICE	PO BOX 120		HUDSON	IA	50643- 0120
FRANCIS ENERGY MANAGEMENT CO LLC	15 E 5TH ST STE 821		TULSA	ОК	74103- 4346
FRANK W SCHAEFER INC	1300 GRANGE HALL RD		BEAVERCREEK	ОН	45430- 1013
FREEDOM CONCRETE LLC	PO BOX 731		DE SOTO	KS	66018- 0731
FREEDOM FIRE PRO LLC	811 LESTER LN		ROGERS	AR	72756- 9814

CONSTRUCTION TRANSIENT EMPLOYERS

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FRONTIER BUILDING CORP	2950 SW 27TH AVE STE 300		MIAMI	FL	33133- 3765
FRONTIER MECHANICAL LC	PO BOX 71487		SALT LAKE CTY	UT	84171- 0487
FSG FACILITY SOLUTIONS GROUP INC	4401 W GATE BLVD STE 310		AUSTIN	ТΧ	78745- 1494
FULCRUM EXPRESS INC	1945 THE EXCHANGE SE STE 400		ATLANTA	GA	30339- 2090
FULSOM BROTHERS INC	PO BOX 522		CEDAR VALE	KS	67024- 0522
FULTON TECHNOLOGIES	1430 BRADLEY LN STE 196		CARROLLTON	ТΧ	75007- 4952
G & L TANK SANDBLASTING AND COATINGS LLC	2101 HIGHWAY 64 W		SHELBYVILLE	TN	37160- 6328
G.A. RICH & SONS INC	PO BOX 50		DEER CREEK	IL	61733- 0050
G4CM LLC	5424 SHORELINE DR		MOUND	MN	55364- 1631
GALA SYSTEMS INC	3185 FIRST STREET		ST HUBERT CANADA	QC	J3Y 8Y6
GARRISON PLUMBING INC	15430 S MAHAFFIE ST		OLATHE	KS	66062- 2755
GATOR SIGN COMPANY NC	1027 KAREY ANDREWS RD		MCCOMB	MS	39648- 9446
GAYLOR ELECTRIC INC	5750 CASTLE CREEK PARKWAY NORTH DR STE 400		INDIANAPOLIS	IN	46250- 4337
GELLY EXCAVATING & CONSTRUCTION INC	13297 PLOCHER WAY		HIGHLAND	IL	62249- 4543
GEMCO CONSTRUCTORS	6525 GUION RD		INDIANAPOLIS	IN	46268- 4808
GENERATOR & MOTOR SERVICES OF PENNSYLVANIA LLC	601 BRADDOCK AVE		TURTLE CREEK	PA	15145- 2069
GEORGE H PASTOR & SONS INC	34018 BEACON ST		LIVONIA	MI	48150- 1533
GEOSTABILIZATION NTERNATIONAL LLC	4475 E 74TH AVE STE A		COMMERCE CITY	со	80022- 1494
GERALD N CANDITO CONSTRUCTION CORP	3580 CANTRELL INDUSTRIAL CT NW		ACWORTH	GA	30101- 6401
GERARD TANK & STEEL NC	PO BOX 513		CONCORDIA	KS	66901- 0513
GIBRALTAR CONSTRUCTION COMPANY INC	42 HUDSON ST STE A207		ANNAPOLIS	MD	21401- 8537

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GIBSON TECHNICAL SERVICES INC	230 MOUNTAIN BROOK CT		CANTON	GA	30115- 9019
GIFFIN INC	1900 BROWN RD		AUBURN HILLS	MI	48326- 1701
GLASS DESIGN INCORPORATED OF MISSOURI	PO BOX 568		SAPULPA	OK	74067- 0568
GLEESON ASPHALT INC	2800 W MAIN ST		BELLEVILLE	IL	62226- 6612
GLOBAL SCAFFOLDING & INSULATION LLC	14115 E APACHE ST		TULSA	OK	74116- 1410
GOETTLE EQUIPMENT COMPANY	12071 HAMILTON AVE		CINCINNATI	ОН	45231- 1032
GOODART CONSTRUCTION INC	26685 WAVERLY RD		PAOLA	KS	66071- 4135
GOOLSBY INC	PO BOX 14		BLYTHEVILLE	AR	72316- 0014
GORDON ENERGY AND DRAINAGE COMPANY	15735 S MAHAFFIE ST		OLATHE	KS	66062- 4038
GOSS FOUNDATIONS INC	1057 BLACKWOOD ST		ALTAMONTE SPG	FL	32701- 7705
GRANITE TRANSFORMATIONS	14125 MARSHALL DR		LENEXA	KS	66215- 1300
GRAYWOLF INTEGRATED CONSTRUCTION COMPANY	2205 RAGU DR		OWENSBORO	KY	42303- 1437
GRAZZINI BROTHERS & COMPANY	1175 EAGAN INDUSTRIAL RD		EAGAN	MN	55121- 1205
GREAT LAKES CONCRETE PRODUCTS LLC	4555 134TH AVE		HAMILTON	MI	49419- 8579
GREEN SERVICES INC	8550 FOREST BLVD		CASEYVILLE	IL	62232- 1212
GREENSCAPE POOLS AND LANDSCAPING LLC	4180 CANAL RD		EDWARDSVILLE	IL	62025- 7322
GREYTHON CONSTRUCTION LLC	31 WATER ST		MYSTIC	СТ	06355- 2568
GRIFFIN CONTRACT DEWATERING LLC	5306 CLINTON DR		HOUSTON	тх	77020- 7912
GROOM CONSTRUCTION	96 SWAMPSCOTT RD		SALEM	MA	01970- 1795
GUS CONST CO INC	PO BOX 77		CASEY	IA	50048- 0077
GUSTAFSON & GOUDGE	PO BOX 28		CLEARBROOK	MN	56634- 0028

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GUTHRIE INDUSTRIAL COATING INC	1400 POLK ST		GREAT BEND	KS	67530- 3619
GUY HOPKINS CONSTRUCTION INC	13855 W AMBER AVE		BATON ROUGE	LA	70809- 5440
GYPSUM FLOORS OF AR OK INC	PO BOX 1707		MULDROW	ОК	74948- 1707
H & H SYSTEMS & DESIGN INC	135 W MARKET ST		NEW ALBANY	IN	47150- 3561
H & M INDUSTRIAL SERVICES INC	PO BOX 200		JACKSON	TN	38302- 0200
H AND M CONSTRUCTION CO INC	PO BOX 200		JACKSON	TN	38302- 0200
H E SCOTT INC	4264 WINTERS CHAPEL RD # D		DORAVILLE	GA	30360- 3197
H3 DESIGN BUILD LLC	6045 WINDSOR DR		FAIRWAY	KS	66205- 3348
HABASIT AMERICA INC	2670 LEISCZS BRIDGE RD UNIT 200		LEESPORT	PA	19533- 9433
HABCO INC	248 E BERG RD		SALINA	KS	67401- 8907
HAILSOLVE INC	1513 16TH AVE S		NASHVILLE	TN	37212- 2905
HALEY CONSTRUCTION	9 AVIATOR WAY		ORMOND BEACH	FL	32174- 2983
HALL CONTRACTING OF KENTUCKY INC	PO BOX 37270		LOUISVILLE	KY	40233- 7270
HAMON CUSTODIS INC	PO BOX 1500		SOMERVILLE	NJ	08876- 1251
HANNA DESIGN GROUP	1955 W DOWNER PL		AURORA	IL	60506- 4384
HANSEN RICE INC	1717 E CHISHOLM DR		NAMPA	ID	83687- 6846
HANSON LANDSCAPE DESIGN & INSTALL INC	PO BOX 307		BIG ROCK	IL	60511- 0307
HARBOUR CONSTRUCTION INC	2717 S 88TH ST		KANSAS CITY	KS	66111- 1757
HARCO SERVICES LLC	PO BOX 2347		KENNESAW	GA	30156- 9105
HAROLD COFFEY CONSTRUCTION CO INC	P.O. BOX 300		HICKMAN	KY	42050
HARRISON WESTERN CONSTRUCTION CORPORATION	1208 QUAIL STREET		LAKEWOOD	со	80215
HARVEY NASH INC	1700 STATE ROUTE 23 STE 100		WAYNE	NJ	07470- 7529

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
HASTCO INC	2801 NW BUTTON RD		ТОРЕКА	KS	66618- 1457
HAWKEYE INSULATION SPECIALISTS INC	755 64TH AVENUE CT SW STE A		CEDAR RAPIDS	IA	52404- 7001
HD PAINTING AND STAIN LLC	1201 STATE STREET RD		BELLEVILLE	IL	62220- 2855
HEADWATERS CONSTRUCTION COMPANY	639 W 9500 S STE 1		VICTOR	ID	83455- 5408
HEALY CONSTRUCTION SERVICES INC	14000 KEELER AVE		CRESTWOOD	IL	60418- 2352
HEARTLAND WINDOW TREATMENTS INC	1305 NE 46TH AVE		DES MOINES	IA	50313- 2669
HEARTSTONE INC	2707 W DOUGLAS AVE		WICHITA	KS	67213- 2606
HEIDELBERG ENGINEERING INC	10 FORGE PKWY STE 1		FRANKLIN	MA	02038- 3137
HEINEN CUSTOM OPERATIONS INC	PO BOX 182		VALLEY FALLS	KS	66088- 0182
HEINTZ POOL & SPA COMPANY	453 MARKETPLACE DR		FREEBURG	IL	62243- 4076
HELFRICH PAINTING COMPANY	2014 STATE ST STE 215		GRANITE CITY	IL	62040- 4642
HICKEY CONTRACTING COMPANY	PO BOX 68		KEOKUK	IA	52632- 0068
HIGH CONCRETE GROUP	PO BOX 10008		LANCASTER	PA	17605- 0008
HIGHLAND STEEL ERECTORS INC	PO BOX 590		HELENWOOD	TN	37755- 0590
HIGHWAY SIGNING INC	3250 16TH AVE		COUNCIL BLUFFS	IA	51501- 7039
HILLARD ELECTRIC INC	11855 WHITE CREEK AVE NE		CEDAR SPRINGS	MI	49319- 9417
HINDERLITER CONSTRUCTION INC	3601 N SAINT JOSEPH AVE		EVANSVILLE	IN	47720- 1351
HIRSCH CONSTRUCTION CORP.	222 ROSEWOOD DR FL 5		DANVERS	MA	01923- 4508
HOFFMANN SILO CORPORATION	6001 49TH ST S		MUSCATINE	IA	52761- 1153
HOHL INDUSTRIAL SERVICES INC	770 RIVERVIEW BLVD		TONAWANDA	NY	14150- 7880
HOLDER CONSTRUCTION GROUP LLC	3300 RIVERWOOD PKWY SE STE 1200		ATLANTA	GA	30339- 3967
HOLLAND CONSTRUCTION SERVICES INC.	4495 N ILLINOIS ST STE E		SWANSEA	IL	62226- 1005

CONSTRUCTION TRANSIENT EMPLOYERS

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Construction	l ransient	Employer	Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
HOME CENTER CONSTRUCTION INC	420 W ATKINSON RD		PITTSBURG	KS	66762- 8634
HOOPER CONSTRUCTION CORPORATION	PO BOX 7455		MADISON	WI	53707- 7455
HOPCO CONSTRUCTION	PO BOX 9008		OMAHA	NE	68109- 0008
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN		FT WORTH	ТΧ	76116- 6444
HORIZONTAL BORING & TUNNELING CO	PO BOX 429		EXETER	NE	68351- 0429
HOWARD IMMEL INC	1820 RADISSON ST		GREEN BAY	WI	54302- 2057
HOWARD W. PENCE INC.	342 E DIXIE AVE		ELIZABETHTOW N	KY	42701- 1106
HPI TURBINE SERVICES	15503 W HARDY RD		HOUSTON	ТΧ	77060- 3603
HUGHES NELSON PAINTING INC	720 INDIGO CT		POMONA	CA	91767- 2262
HUTTON CONTRACTING	1600 CLIFTY HWY		HINDSVILLE	AR	72738- 9167
HUTTON CORPORATION	111 N SYCAMORE ST		WICHITA	KS	67203- 6121
HYDRA-LUBE	PO BOX 16565		LAKE CHARLES	LA	70616- 6565
HYDRO TECHNOLOGIES	6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILL E	IN	47130- 8769
I S COMPANY INC	1150 W MARLEY RD		OLATHE	KS	66061- 7208
ICON INDUSTRIAL SERVICES LLC	50 50TH AVENUE DR SW		CEDAR RAPIDS	IA	52404- 5033
ICONICA	901 DEMING WAY STE 102		MADISON	WI	53717
IDEAL BUSINESS SOLUTIONS LLC	31 BOLAND CT		GREENVILLE	SC	29615- 5730
IES COMMUNICATIONS	5433 WESTHEIMER RD STE 500		HOUSTON	ТΧ	77056- 5339
ILLINI DRILLED FOUNDATIONS INC	PO BOX 1351		DANVILLE	IL	61834- 1351
IMAGINE YOURS INC	1240 SIOUX CT		NEW LENOX	IL	60451- 2848
IMPERIAL CRANE SERVICES INC	7500 IMPERIAL DR		BRIDGEVIEW	IL	60455- 2395
INDIAN NATION FIRE SPRINKLER LLC	8166 E 44TH ST		TULSA	OK	74145- 4831

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INDIANAPOLIS CONSTRUCTION SERVICES INC.	PO BOX 768		LEBANON	IN	46052- 0768
INDUSTRIAL INSULATION SERVICES INC	2200 W 6TH AVE		EL DORADO	KS	67042- 3166
INDUSTRIAL MAINTENANCE OF TOPEKA INC	4501 NW US HIGHWAY 24		ТОРЕКА	KS	66618- 3809
INDUSTRIAL PLANT SERVICES NATIONAL LLC	51410 MILANO DR STE 110		MACOMB	MI	48042- 4015
INDUSTRIAL ROOFING & CONSTRUCTION LLC	1128 HIGHWAY 2		STERLINGTON	LA	71280- 3066
INDUSTRIAL STEEL ERECTORS INC	2728 N CLARK ST		DAVENPORT	IA	52804- 1300
INDUSTRY SERVICES CO	6265 RANGELINE RD		THEODORE	AL	36582- 5245
INGRAM CONSTRUCTION COMPANY INC OF MADISON MISSISS	PO BOX 1609		MADISON	MS	39130- 1609
INNOVATIVE COMBUSTION TECHNOLOGIES INC	10 COMMERCE DR		PELHAM	AL	35124- 1847
INNOVATIVE CONSTRUCTION INC	295 MAIN ROAD		TIVERTON	RI	02878
INNOVATIVE CONSTRUCTION SOLUTIONS INC	N19W24101 RIVERWOOD DR STE 100		WAUKESHA	WI	53188- 1497
INSULATED PANEL COMPANY	421 N PAULINA ST		CHICAGO	IL	60622- 6684
INSULATING SERVICES	PO BOX 410722		CHARLOTTE	NC	28241- 0722
INSULATION TECHNOLOGIES INC	2007 BUTTON LN		LA GRANGE	KY	40031- 8726
INTEGRATED ENVIRONMENTAL SERVICES INC	PO BOX 490815		BLAINE	MN	55449- 0815
INTEGRATED POWER CO	PO BOX 1743		NORTH PLATTE	NE	69103- 1743
INTERCON CONSTRUCTION INC	5512 STATE ROAD 19 AND 113		WAUNAKEE	WI	53597- 9530
INTERNATIONAL STRAIGHTENING INC	1218 HORSEMAN PL		BISMARCK	ND	58501- 7789
INTERNATIONAL TOWERS	117 S LEXINGTON ST # 100		HARRISONVILLE	МО	64701- 2444
INTERSTATE GRINDING LLC	5505 E EL DELMO ST		GARDEN CITY	KS	67846- 9632

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INTERSTATE RESTORATION MISSOURI LLC	3401 QUORUM DR STE 300		FORT WORTH	тх	76137- 3621
INTEX CONSTRUCTION	3802 N 135TH ST W		MAIZE	KS	67101- 9535
IOWA CIVIL CONTRACTING	PO BOX Q		VICTOR	IA	52347- 0916
IOWA TRENCHLESS LC	PO BOX 846		PANORA	IA	50216- 0846
ISLAND EXTERIOR FABRICATORS LLC	1101 SCOTT AVE		CALVERTON	NY	11933- 3056
IVS HYDRO INC	PO BOX 245		WAVERLY	WV	26184- 0245
J & D CONSTRUCTION INC	PO BOX 446		MONTEVIDEO	MN	56265- 0446
J & H MATERIALS HANDLING LLC	PO BOX 530251		GRAND PRAIRIE	ТΧ	75053
J & S INDUSTRIAL SERVICES LLC	3214 E BROADWAY STE B		ALTON	IL	62002- 2006
J CURRY CONSTRUCTION	1209 N ROUTE 45		MATTOON	IL	61938- 2992
J F BRENNAN COMPANY INC	PO BOX 2557		LA CROSSE	WI	54602- 2557
J P CULLEN & SONS INC	PO BOX 5957		JANESVILLE	WI	53547- 5957
JACK A FARRIOR INC	PO BOX 839		FARMVILLE	NC	27828- 0839
JACKOVIC CONSTRUCTION COMPANY LLC	300 MOUNT LEBANON BLVD STE 211A		PITTSBURGH	PA	15234- 1534
JACKSON DEAN CONSTRUCTION INC	19835 SE 248TH ST		MAPLE VALLEY	WA	98038- 8769
JACOBS GROUP GENERAL CONTRACTORS INC	3515 MATTINGLY RD		BUCKNER	KY	40010- 8801
JACOBS LADDER INC	2325 COBDEN SCHOOL RD		COBDEN	IL	62920- 3489
JAKES ELECTRIC LLC	207 ALLEN ST		CLINTON	WI	53525- 9498
JAMES AGRESTA CARPENTRY	150 ENGLISH ST		HACKENSACK	NJ	07601- 3937
JAMES HUNT CONSTRUCTION CO INC	1865 SUMMIT RD		CINCINNATI	ОН	45237- 2803
JAMES N GRAY CONSTRUCTION CO INC	PO BOX 8330		LEXINGTON	KY	40533- 8330

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JANSEN ELECTRIC COMPANY	4421 N 60TH ST		QUINCY	IL	62305- 0640
JARRETT INDUSTRIES INC	PO BOX 87189		SOUTH ROXANA	IL	62087- 7189
JASON TANKING CONSTRUCTION LLC	PO BOX 3969		LAWRENCE	KS	66046- 0969
JAYEFF CONSTRUCTION CORPORATION	1800 STATE ROUTE 34 STE 403		WALL TOWNSHIP	NJ	07719- 9167
JB HOLLAND CONSTRUCTION INC.	2092 HWY 9 W		DECORAH	IA	52101
JBI ELECTRICAL SYSTEMS INC.	5631 STRATUM DR		FORT WORTH	тх	76137- 2709
JED INSTALLATION LLC	2722 N 155TH ST		BASEHOR	KS	66007- 9253
JEN MECHANICAL INC	2813 W DELMAR AVE		GODFREY	IL	62035- 1221
JESCO INC	2020 MCCULLOUGH BLVD		TUPELO	MS	38801- 7108
JETTON GENERAL CONTRACTING INC	215 UNION ST # 400		JONESBORO	AR	72401- 2814
JETT'S MECHANICAL LLC	913 PARK AVE		PADUCAH	KY	42001- 7056
JF EDWARDS CONSTRUCTION COMPANY	220 S CHICAGO ST		GENESEO	IL	61254- 1456
J-HAWK PLUMBING INC	3615 W MAPLE ST		WICHITA	KS	67213- 2453
JIM RIVER FENCING LLC	45275 299TH ST		IRENE	SD	57037- 6002
JOE MARTIN STEEL LLC	PO BOX 89		BERRYVILLE	MO	42616
JOE R JONES CONSTRUCTION INC	PO BOX 873		WEATHERFORD	тх	76086- 0873
JOHN A PAPALAS & CO INC	1187 EMPIRE AVE		LINCOLN PARK	MI	48146- 2099
JOHN E GREEN COMPANY	220 VICTOR ST		HIGHLAND PARK	MI	48203- 3116
JOHN P DUFFY CONSTRUCTION COMPANY INC	13220 METCALF AVE STE 365		OVERLAND PARK	KS	66213- 2844
JOLLY ROOFING AND CONTRACTING CO INC	711 CHANEY CV		COLLIERVILLE	TN	38017- 2993
JORDY & COMPANY	1212 S BROADWAY STE 100		DENVER	со	80210- 1584
JRCT INCORPORATED	2098 TOM AUSTIN HWY		GREENBRIER	TN	37073- 5192

CONSTRUCTION TRANSIENT EMPLOYERS

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JT BUILD LLC	12707 DRIVE IN RD		BREESE	IL	62230
JUN CONSTRUCTION CO.	PO BOX 263		GODFREY	IL	62035- 0263
K. WEST GROUP LLC	8305 FREMONT PIKE		PERRYSBURG	OH	43551- 9427
KAISER ELECTRICAL CONTRACTORS INC	340 ERIE AVE		MORTON	IL	61550- 9600
KAMADULSKI EXCAVATING & GRADING CO INC	4336 HIGHWAY 162		GRANITE CITY	IL	62040- 6409
KANE FIRE PROTECTION	170 E ALTON AVE		EAST ALTON	IL	62024- 1443
KANE MECHANICAL LLC	170 E ALTON AVE		EAST ALTON	IL	62024- 1443
KANSAS DUSTROL INC	PO BOX 309		TOWANDA	KS	67144- 0309
KANSAS TURF LLC	601 E WYANDOTTE ST		MERIDEN	KS	66512- 9169
KANTEX INDUSTRIES INC	1320 S HAMILTON CIR		OLATHE	KS	66061- 7241
KARR TUCKPOINTING LLC	PO BOX 417		VINTON	IA	52349- 0417
KASBOHM CUSTOM DRILLING INC	11404 OAKTON RD		SAVANNA	IL	61074- 8636
KBS CONSTRUCTORS INC	1701 SW 41ST ST		ТОРЕКА	KS	66609- 1252
KC ELECTRICAL CONTRACTORS LLC	7312 LEISURELY DR		EFFINGHAM	KS	66023- 5041
KEA CONSTRUCTORS LLC	PO BOX M		MILFORD	NE	68405- 0623
KEELEY & SONS INC	6303 COLLINSVILLE RD		E SAINT LOUIS	IL	62201- 2523
KEEN PROJECT SOLUTIONS LLC	3001 SE CONVENIENCE BLVD STE 101		ANKENY	IA	50021- 8503
KENDALL CONSTRUCTION	2551 NW BUTTON RD		ТОРЕКА	KS	66618- 1411
KENDREK ELECTRIC INC	PO BOX 9411		WICHITA	KS	67277- 0411
KEOKUK CONTRACTORS	853 JOHNSON STREET RD		KEOKUK	IA	52632- 2213
KIMCO USA INC	118 E TREFZ DR		MARSHALL	IL	62441- 3974
KING AUTOMATION INC	4300 STONE STATION RD		ROEBUCK	SC	29376- 3626

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KING MECHANICAL	PO BOX 16608		CHATTANOOGA	TN	37416- 0608
KING OF TEXAS ROOFING COMPANY LP	307 GILBERT CIR		GRAND PRAIRIE	ТХ	75050- 6579
KINLEY CONSTRUCTION GROUP LP	7301 COMMERCIAL BLVD E		ARLINGTON	ТХ	76001- 7149
KINZLER CONSTRUCTION SERVICES INC	700 SE ORALABOR RD		ANKENY	IA	50021- 5616
KIRBY SPECIALTIES	2401 E 16TH ST		RUSSELLVILLE	AR	72802- 2631
KIRK CONCRETE	640 CENTRAL EXPY		MELISSA	ТХ	75454- 2230
KIRK GROSS COMPANY	PO BOX 2097		WATERLOO	IA	50704- 2097
KLAVER CONSTRUCTION	PO BOX 9163		WICHITA	KS	67277- 0163
KLM ENGINEERING NCORPORATED	1976 WOODDALE DR STE 4		WOODBURY	MN	55125- 4359
KNUTSON BROTHERS INC	PO BOX 353		REDWOOD FALLS	MN	56283- 0353
KOELLER PLUMBING LLC	101 N ADAMS ST		FLANAGAN	IL	61740- 7548
KORBER SUPPLY CHAIN	2700 ESTERS BLVD STE 200B		DALLAS	ТΧ	75261- 4030
KORTE & LUITJOHAN CONTRACTORS INC	12052 HIGHLAND RD		HIGHLAND	IL	62249- 1342
KOSS CONSTRUCTION	PO BOX 751263		TOPEKA	KS	66675- 1263
KOVILIC CONSTRUCTION	PO BOX 939		FRANKLIN PARK	IL	60131- 0939
KRAEMER NORTH AMERICA LLC	PO BOX 220		PLAIN	WI	53577- 0220
KRIEWALD ENTERPRISES	1310 COLUMBUS ST		OTTAWA	МО	63135
KRUSE CONTRACTING INC	4374 G RD		WATERLOO	IL	62298- 3806
KRUSE CORPORATION	8971 GREEN VALLEY DR UNIT 1		MANHATTAN	KS	66502- 9008
(UHLMAN REFRIGERATION INC	N56W16865 RIDGEWOOD DR # 100		MENOMONEE FLS	WI	53051- 5656
VK CONTRACTING INC	727 WESLEY AVE STE 1		TARPON SPGS	FL	34689- 6757
PETERS CONSTRUCTION	1368 S ENTERPRISE ST		OLATHE	KS	66061- 5357

CONSTRUCTION TRANSIENT EMPLOYERS

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L6 INC	PO BOX 1957		BROKEN ARROW	ОК	74013- 1957
LA MACCHIA GROUP LLC	157 N MILWAUKEE ST		MILWAUKEE	WI	53202- 6012
LAFORGE & BUDD CONSTRUCTION COMPANY INC	PO BOX 833		PARSONS	KS	67357- 0833
LAKEVIEW CONSTRUCTION LLC	10505 CORPORATE DR STE 200		PLEASANT PRAIRIE	WI	53158- 1605
LAND ART LANDSCAPING	12429 HOWE DR		LEAWOOD	KS	66209- 1451
LANHAM INSULATION INC	40 KINGBROOK PKWY STE 4		SIMPSONVILLE	KY	40067
LARSON HARVESTING INC	447 SUNFLOWER RD		WATERVILLE	KS	66548- 8904
LAVEN ELECTRIC LLC	836 SPRUCE ST		LEAVENWORTH	KS	66048- 2581
LAVERDIERE CONSTRUCTION INC.	4055 W JACKSON ST		MACOMB	IL	61455- 7723
LE DAVIS CONSTRUCTION	212 COY ST		HARRISON	AR	72601- 4004
LEE MACHINERY MOVERS	675 CESAR E CHAVEZ AVE		PONTIAC	MI	48340- 2459
LEICK CONSTRUCTION	22027 221ST ST		GLENWOOD	IA	51534- 5389
LEJAS CORPORATION	6202 S MAPLE AVE		TEMPE	AZ	85283- 2861
LEROY C BOWMAN	308 FAWN PARK CIR		COUNCIL BLFS	IA	51503- 5465
LEXICON INC	PO BOX 16390		LITTLE ROCK	AR	72231- 6390
LIBERTY MAINTENANCE	777 N MERIDIAN RD		YOUNGSTOWN	ОН	44509- 1006
LIGHTNING FOUNDATIONS	1209 COUNTY HIGHWAY J23		CLEARFIELD	IA	50840- 8814
LIGHTNING PROTECTION SYSTEMS LLC	PO BOX 540445E		N SALT LAKE	UT	84054- 0445
LILJA CORP	229 RICKENBACKER CIR		LIVERMORE	CA	94551- 7616
LINCOLN HANCOCK RESTORATION LLC	860 BLUE GENTIAN RD STE 200		SAINT PAUL	MN	55121- 1567
LINE CONSTRUCTION SERVICES LLC	2220 FAIR RD		ABILENE	KS	67410- 6940
LIPSMEYER DEMOLITION	PO BOX 70		BIGELOW	AR	72016

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LOCKE AMI LLC	8802 N MERIDIAN ST		INDIANAPOLIS	IN	46260- 5380
LOELLKE PLUMBING INC	22974 E COUNTY RD		JERSEYVILLE	IL	62052- 3174
LONE STAR RAILROAD CONTRACTORS INC	PO BOX 1150		ENNIS	ТΧ	75120- 1150
LONGS DRILLING SERVICE	10554 HIGHWAY 392 W		HARRISON	AR	72601- 7771
LOTEMP EQUIPMENT COMPANY	8707 N 29TH ST		OMAHA	NE	68112- 1848
LOVEGREEN INDUSTRIAL SERVICES	2280 SIBLEY CT		EAGAN	MN	55122- 1998
LOYD BUILDERS INC	PO BOX 266		OTTAWA	KS	66067- 0266
LR MOURNING CO	2230 COTTONDALE LN STE 5		LITTLE ROCK	AR	72202- 2048
LSX CONSTRUCTION LLC	PO BOX 5		PAOLA	KS	66071- 0005
LYNN ELECTRIC & COMMUNICATIONS INC.	725 N 2ND ST STE K		LAWRENCE	KS	66044- 1442
M & J ELECTRIC OF WICHITA LLC	1444 S SAINT CLAIR AVE BLDG D		WICHITA	KS	67213- 2938
M & L ELECTRICAL INC	6060 SCOTTSVILLE RD		BOWLING GREEN	KY	42104- 0388
M & W CONTRACTORS INC	PO BOX 2510		EAST PEORIA	IL	61611- 0510
M&C WILLIAMS CONSTRUCTION LLC	2353 HIGHWAY 69A		PRYOR	OK	74361- 4501
MAC INDUSTRIAL SERVICES INC.	604 N MAIN ST	STE 1	ROCHELLE	IL	61068
MACHINE REPAIR INTERNATIONAL	1300 OLIVER RD STE 240		FAIRFIELD	CA	94534- 3428
MACON GC LLC	201 BONITA AVE		BRADFORD	IL	61421- 5305
MADEWELL CONCRETE	25 E COURT ST STE 100		GREENVILLE	SC	29601- 2871
MAGNUM ELECTRIC OF MISSOURI INC	471 CHRISTIANSON DR		WEST FARGO	ND	58078- 8304
MAHANEY A TECTA AMERICA COMPANY LLC	2214 S LINCOLN ST # 2750		AMARILLO	ТΧ	79109- 2750
MAJOR CONCRETE INC	1449 S OSAGE ST		WICHITA	KS	67213- 4324
MAJOR REFRIGERATION	314 W NORTHWESTERN AVE		NORFOLK	NE	68701- 6404

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
MALCOLM DRILLING COMPANY INC	92 NATOMA ST STE 400		SAN FRANCISCO	CA	94105- 2685
MANAGEMENT RESOURCE SYSTEMS INC	1907 BAKER RD		HIGH POINT	NC	27263- 2007
MANATTS INC	PO BOX 535		BROOKLYN	IA	52211- 0535
MAR LAN CONSTRUCTION	701 E 19TH ST		LAWRENCE	KS	66046- 3111
MARCUS CONSTRUCTION CO. INC.	2580 HIGHWAY 12 E		WILLMAR	MN	56201- 5826
MARINE SOLUTIONS OF KENTUCKY INC	225 INDUSTRY PKWY		NICHOLASVILLE	KY	40356- 9110
MARKET & JOHNSON INC	PO BOX 630		EAU CLAIRE	WI	54702- 0630
MASTER MILLWRIGHT INDUSTRIAL LLC	1294 MINE ST		OLD FORGE	PA	18518- 1111
MATHIS EXCAVATING INC	527 QUILLMAN RD		DU QUOIN	IL	62832- 4102
MATRIX HOLDINGS LLC	5503 S LA GRANGE RD		COUNTRYSIDE	IL	60525- 3669
MATTCON GENERAL CONTRACTORS INC	PO BOX 98		ZIONSVILLE	IN	46077- 0098
MAX ALLEY CONSTRUCTION LLC	6500 SUMMERHILL RD STE 2E		TEXARKANA	ТΧ	75503- 1743
MAX TRUE FIREPROOFING	PO BOX 1029		JENKS	ОК	74037- 1029
MAXXUS WELL CONTROL OF ILLINOIS INC	PO BOX 274		ALTAMONT	IL	62411- 0274
MAYHEWS MECHANICAL COMMERCIAL REFRIGERATION INC	PO BOX 17955		N LITTLE ROCK	AR	72117- 0955
MC BUILDERS LLC	203 W PIANKISHAW ST		PAOLA	KS	66071- 1430
MC ELECTRIC INC	7648 LL RD		RED BUD	IL	62278- 2522
MC5 CONSTRUCTION INC.	1186 TEXAS AVE		LU VERNE	IA	50560- 8805
MCAFEE HENDERSON SOLUTIONS INC	PO BOX 397		OSKALOOSA	KS	66066- 0397
MCGOUGH CONSTRUCTION CO LLC	2737 FAIRVIEW AVE N		SAINT PAUL	MN	55113- 1372
MCMILLEN INC	1471 W SHORELINE DR STE 100		BOISE	ID	83702- 9104
MCP BUSINESS SOLUTIONS INC	3501 SW FAIRLAWN RD STE 100		ΤΟΡΕΚΑ	KS	66614- 3975

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
MCSHANE CONSTRUCTION COMPANY LLC	9550 W HIGGINS RD STE 200		ROSEMONT	IL	60018- 4906
MDR CONSTRUCTION INC	621 E BAYLIS CHAPEL RD		COLUMBIA	MS	39429- 8089
ME MECHANICAL INC	2501 ELLINGTON RD		QUINCY	IL	62305- 8828
MECHANICAL CONSTRUCTION SERVICES INC	PO BOX 335		NEWARK	AR	72562- 0335
MECHANICAL SYSTEMS	500 COUNTY ROAD 1 E		DUNDAS	MN	55019- 4136
MERCHCO SERVICES INC	140 HEIMER RD STE 500		SAN ANTONIO	ТΧ	78232- 5031
MEYER CONTRACTING AND CONSTRUCTION INC	11000 93RD AVE N		MAPLE GROVE	MN	55369- 4113
MEYLAN INDUSTRIAL SERVICES INC	3919 S 147TH ST STE 124		OMAHA	NE	68144- 5579
MICHIGAN COMMERCIAL	16745 COMSTOCK ST		GRAND HAVEN	MI	49417- 7949
MICROWAVE TRANSMISSION SERVICES	1751 JAY ELL DR		RICHARDSON	ТΧ	75081- 1835
MID AMERICA MILLING COMPANY LLC	6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILL E	IN	47130- 8769
MID AMERICA PIPELINE CONSTRUCTION INC	PO BOX 1830		CATOOSA	OK	74015- 1830
MID STATES INDUSTRIAL INC	519 SHIPYARD RD		SENECA	IL	61360- 9203
MID-CONTINENTAL CARPENTRY LLC	PO BOX 591		BROOKLAND	AR	72417- 0591
MIDDENDORF AND REUSS CONSTRUCTION INC	800 S BREEZE STREET STE 1		MILLSTADT	IL	62260
MIDLAND RESTORATION COMPANY INC	PO BOX 247		FORT SCOTT	KS	66701- 0247
MIDWEST COATING INC	3830 NW 16TH ST		ΤΟΡΕΚΑ	KS	66618- 2846
MIDWEST COOLING TOWERS INC	1156 E HIGHWAY 19		CHICKASHA	OK	73018- 6347
MIDWEST NFRASTRUCTURE INC	5320 N 148TH ST		LINCOLN	NE	68527- 7000
MIDWEST LIQUID SYSTEMS INC	1414 21ST AVE	PO BOX 71	ELDORA	IA	50627- 1914
MIDWEST MECHANICAL NDUSTRIAL SERVICES	PO BOX 164		LOGAN	IA	51546- 0164

CONSTRUCTION TRANSIENT EMPLOYERS

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Construction Transient Employer Listing

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
MIDWEST MOLE INC	6814 W 350 N		GREENFIELD	IN	46140- 9617
MIDWEST MOWING INC	PO BOX 22		BRIGHTON	IL	62012- 0022
MIDWEST SOLAR SOLUTIONS LLC	PO BOX 1192		GRANITE CITY	IL	62040
MILESTONE CONSTRUCTION CO LLC	2002 S 48TH ST		SPRINGDALE	AR	72762- 5772
MINERAL FABRICATION & MACHINE CO INC	PO BOX 21		KEYSER	WV	26726- 0021
MINNESOTA LIMITED LLC	PO BOX 410		BIG LAKE	MN	55309- 0410
MIRA ENTERPRISES	1117 N SEAMAN ST		EASTLAND	ТΧ	76448- 1805
MIRON CONSTRUCTION	PO BOX 509		NEENAH	WI	54957- 0509
MIXER SYSTEMS INC	PO BOX 10		PEWAUKEE	WI	53072- 0010
MJ PAINTING CONTRACTOR CORP	291 HOMER ST		OLEAN	NY	14760- 1131
MJM SERVICES CONSTRUCTION INC	PO BOX 24006		BELLEVILLE	IL	62223- 9006
MKD ELECTRIC LLC	2590 ALFT LN STE A		ELGIN	IL	60124- 7820
MOCA LOGISTICS AND INDUSTRIAL SOLUTIONS LLC	3800 SAINT ELMO AVE STE 306		CHATTANOOGA	ΤN	37409- 1273
MODERN PIPING OF IOWA	500 WALFORD RD		CEDAR RAPIDS	IA	52404- 8921
MOLIN CONCRETE PRODUCTS CO INC	415 LILAC ST		LINO LAKES	MN	55014- 1098
MOLLERS NORTH AMERICA INC	PO BOX 888820		GRAND RAPIDS	MI	49588- 8820
MOMENTUM GLASS KANSAS CITY LLC	25825 ALDINE WESTFIELD RD		SPRING	ТΧ	77373- 5918
MONARCH BUILD LLC	8100 NEWTON ST STE 300		OVERLAND PARK	KS	66204- 3669
MONGAN PAINTING LLC	720 SLEEZER RD	PO BOX 515	CHEROKEE	IA	51012- 7247
MONITOR SIGN COMPANY	316 N DIVISION ST		MATTOON	IL	61938- 4540
MONTEFUSCO HVAC INC	2200 W ALTORFER DR		PEORIA	IL	61615- 1847
MONTEFUSCO MECHANICAL LLC	2200 W ALTORFER DR		PEORIA	IL	61615- 1847

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MORRISON BROS CONSTRUCTION COMPANY	2134 N 81ST ST		CASEYVILLE	IL	62232- 1604
MORRISSEY CONTRACTING COMPANY INC	PO BOX 67		GODFREY	IL	62035- 0067
MOUNT FARM DRAINAGE	3313 260TH ST		RIVERTON	IA	51650- 6002
MTD ELECTRIC LLC	22004 S WAVERLY RD		SPRING HILL	KS	66083- 4548
MTT CO	PO BOX 161		DENISON	IA	51442- 0161
MULTATECH ENGINEERING INC	2821 W 7TH ST STE 400		FORT WORTH	тх	76107- 8913
MUNICIPAL PIPE SERVICES INC	1550 NE 51ST AVE		DES MOINES	IA	50313- 2123
MUNICIPAL PIPE TOOL COMPANY LLC	515 5TH ST		HUDSON	IA	50643- 7773
MURPHY EXCAVATION ANE CONTRACTING LLC	399 E 4TH ST		AVISTON	IL	62216- 3834
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD		SAINT PETER	MN	56082- 5059
NASHVILLE FABRICATION	2039 HIGHWAY 12 S		ASHLAND CITY	TN	37015- 3914
NATIONAL BRIDGE	514 ANCLOTE RD		TARPON SPGS	FL	34689- 6701
NATIONAL CONDUCTOR CONSTRUCTORS LLC	18119 STATE HIGHWAY 371		BRAINERD	MN	56401- 6822
NATIONAL ERECTORS & BUILDERS INC	13739 KAYSER RD		HIGHLAND	IL	62249- 4619
NATIONAL ROOFING AND SHEET METAL COMPANY	G4130 FLINT ASPHALT DRIVE		BURTON	MI	48529
NATIONAL WELDING CORPORATION	7025 S COMMERCE PARK DR		MIDVALE	UT	84047- 1090
NATIONWIDE FENCE AND SUPPLY COMPANY	69951 LOWE PLANK RD		RICHMOND	MI	48062- 5365
NBMC INC	PO BOX 300		GREENBRIER	AR	72058- 0300
NEA MACHINE AND FABRICATION LLC	310 COUNTY ROAD 4035		JONESBORO	AR	72404- 7332
NEBRASKA MIDWEST CONSTRUCTION COMPANY	PO BOX 610		NEBRASKA CITY	NE	68410- 0610
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN		OKLAHOMA CITY	ОК	73127- 5527

CONSTRUCTION TRANSIENT EMPLOYERS

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NEMAHA LANDSCAPE CONSTRUCTION INC	541 S 1ST ST STE 1		LINCOLN	NE	68508- 2909
NEW RIVER ELECTRICAL CORPORATION	PO BOX 70		CLOVERDALE	VA	24077- 0070
NEW TECH CONSTRUCTION INC	PO BOX 39		NEBRASKA CITY	NE	68410- 0039
NEW WAVE POOLS & SPAS INC	13312 GILES RD		OMAHA	NE	68138- 3467
NEXT FIBER LLC	24504 W 86TH TER		LENEXA	KS	66227- 3257
NEXT LEVEL UTILITIES & EXCAVATING INC	PO BOX 26		BALDWIN CITY	KS	66006- 0026
NOHAVA CONSTRUCTION	51 ST ANDREWS WAY		SIOUX CENTER	IA	51250- 2955
NORTH AMERICAN ROOFING SERVICES LLC	14025 RIVEREDGE DR STE 600		TAMPA	FL	33637- 2088
NORTH CENTRAL SERVICE	PO BOX 310		BEMIDJI	MN	56619- 0310
NORTHERN CLEARING INC	28190 STATE HIGHWAY 137		ASHLAND	WI	54806- 4601
NORTHWEST DEMOLITION AND DISMANTLING INC	PO BOX 230819		TIGARD	OR	97281- 0819
NOVAK CONSTRUCTION COMPANY	3423 N Drake Ave Fl 2		Chicago	IL	60618- 5449
NUTRI-JECT SYSTEMS INC	PO BOX 398		HUDSON	IA	50643- 0398
O'CONNOR CORPORATION	45 INDUSTRIAL DR		CANTON	MA	02021- 2896
OLGOONIK SPECIALTY CONTRACTORS LLC	3201 C ST STE 700		ANCHORAGE	AK	99503- 3934
OLVERAS HVAC CONSTRUCTION INC	303 WESTMINSTER AVE		O FALLON	IL	62269- 2649
OLYMPUS PAINTING CONTRACTORS INC	556 ANCLOTE RD		TARPON SPGS	FL	34689- 6701
OMNI COMMERCIAL LLC	PO BOX 34065		LEXINGTON	KY	40588- 4065
ONE WAY WIRELESS CONSTRUCTION INC.	8700 13TH AVE E		SHAKOPEE	MN	55379- 8806
ONEALS ELECTRIC HEATING & COOLING INC	2700 BAUGHMAN CUTOFF RD		HARRISON	AR	72601- 6720
ORGANIC SEDIMENT REMOVAL SYSTEMS LLC	N9397 7TH AVE		NECEDAH	WI	54646- 7701
OTC SERVICES INC	PO BOX 188		LOUISVILLE	ОН	44641- 0188

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OTTO BAUM COMPANY INC	866 N MAIN ST		MORTON	IL	61550- 1645
OUTDOOR DIMENSIONS	5325 E HUNTER AVE		ANAHEIM	CA	92807- 2054
OUTDOOR SYSTEMS INC	660 STATE ROUTE 158		COLUMBIA	IL	62236- 3232
OVERHEAD CONVEYOR COMPANY	1330 HILTON RD		FERNDALE	MI	48220- 2837
OZONE ROOFING INC	2300 W WYATT EARP BLVD		DODGE CITY	KS	67801- 3040
PADGETT BUILDING & REMODELING CO	4200 SMELTING WORKS RD		SWANSEA	IL	62226- 2023
PAR RESTORATION SERVICES INC	1934 N 81ST ST		CASEYVILLE	IL	62232- 1656
PARK CONSTRUCTION MIDWEST INC	1481 81ST AVE NE		MINNEAPOLIS	MN	55432- 1795
PARK DEROCHIE COATINGS AND LININGS LLC	11835 - 28 STREET NE		EDMONTON	AB	T6S 1C8
PARSONS PROJECT SERVICES INC	16055 SPACE CENTER BLVD STE 725		HOUSTON	ТΧ	77062- 6269
PATRIOT CRANE AND RIGGING LLC	11102 BLONDO ST STE 100		OMAHA	NE	68164- 3888
PATRIOT DRYWALL COMPANY INC	9337 W 53RD ST		SHAWNEE	KS	66203- 2113
PAULON CONSTRUCTION MANAGEMENT CORP	13189 OYSTER LAKE RD		HOLLY	MI	48442- 7903
PAVEWAY SYSTEMS INC	114 INDIAN LAKES LN		FLORAHOME	FL	32140- 3614
PAYNE CONSTRUCTION SERVICES LLC	10565 DOWNTHA LN		BUNKER HILL	IL	62014- 2855
PEPPER PIKE STAFFING LLC	200 PARK AVE STE 410		BEACHWOOD	OH	44122- 4297
PERENNIAL ENVIRONMENTAL I LLC	13100 NORTHWEST FWY STE 160		HOUSTON	ТΧ	77040- 6343
PERFECT PLAY FIELDS AND LINKS INC	PO BOX 24006		BELLEVILLE	IL	62223- 9006
PERFECTION ELECTRIC	8333 MAPLE GROVE RD		TROY	IL	62294- 3219
PERFORMANCE CONTRACTORS INC	PO BOX 83630		BATON ROUGE	LA	70884- 3630
PETER SCHWABE INC	13890 BISHOPS DR STE 100		BROOKFIELD	WI	53005- 6611
PETREE CONSTRUCTION	1100 S D ST		FORT SMITH	AR	72901- 4510

CONSTRUCTION TRANSIENT EMPLOYERS

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PETTUS PLUMBING & PIPING INC	PO BOX 1048		ROGERSVILLE	AL	35652- 1048
PHOENIX MODULAR ELEVATOR	4800 PHOENIX DR		MOUNT VERNON	IL	62864- 4212
PHOENIX TELECOM INC	PO BOX 527		CANTONMENT	FL	32533- 0527
PINE RIDGE CONSTRUCTION MANAGEMENT LLC	1000 COMMERCE PARK DR STE 518		WILLIAMSPORT	PA	17701- 5475
PINNACLE BOILER COMPANY LLC	PO BOX 2407		MISSION	KS	66201- 2407
PINNACLE CONSTRUCTION OF IOWA INC	PO BOX 368		GLENWOOD	IA	51534- 0368
PINNACLE GRINDING & GROOVING LLC	275 HILL ST STE 220		RENO	NV	89501- 2033
PIONEER ROOFING LLC	PO BOX 277		JOHNSON CREEK	WI	53038- 0277
PIPING CONTRACTORS OF KANSAS INC	4141 NW 25TH ST		TOPEKA	KS	66618- 3747
PISHNY REAL ESTATE SERVICES LLC	12202 W 88TH ST		LENEXA	KS	66215- 4607
PITRE CONSTRUCTION	6835 TOWN HALL RD		BELLEVILLE	IL	62223- 8623
PJ HOERR INC	107 N COMMERCE PL		PEORIA	IL	61604- 5285
PLYLERS AT YOUR SERVICE INC	10 CREEK ST		BROOKVILLE	PA	15825- 1401
POLISHED AND DECORATIVE CONCRETE LLC	8525 PARALLEL PKWY		KANSAS CITY	KS	66112- 1746
POLK & ASSOCIATES CONSTRUCTION INC	229 WARD CIR STE C22		BRENTWOOD	TN	37027- 7597
POLY VINYL ROOFING INC	785 ELBOW CREEK RD		MOUNT VERNON	IA	52314- 9732
PORTERS COMMERCIAL REFRIGERATION INC	118 RIDGE DR		GREENBRIER	AR	72058- 9652
POWER GRID COMPANY INC	201 COUNTY LINE RD		FAYETTEVILLE	GA	30215- 4606
POWERSECURE INC	4068 STIRRUP CREEK DR		DURHAM	NC	27703- 9000
PRAIRIE CENTER PLUMBING HEATING & AIR CONDITIONING	242 N MARION ST		OLATHE	KS	66061- 3105

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PRAIRIE CONTRACTORS	9318 GULFSTREAM RD STE C		FRANKFORT	IL	60423- 2538
PRECISION INFRASTRUCTURE LLC	3314 56TH ST		EAU CLAIRE	WI	54703- 6332
PRECISION UTILITIES GROUP INC	5916 E STATE BLVD		FORT WAYNE	IN	46815- 7637
PREFERRED GLOBAL INC	1360 S 10TH ST		NOBLESVILLE	IN	46060- 3828
PREMIER STEEL INC	3248 MARTIN LUTHER KING		ANDERSON	IN	46013
PRETEC DIRECTIONAL DRILLING LLC	3314 56TH ST		EAU CLAIRE	WI	54703- 6332
PRICE GREGORY INTERNATIONAL LLC	24275 KATY FWY STE 500		KATY	ТΧ	77494- 7269
PRIMARY ELECTRIC LLC	5102 HWY 412B		HUNTSVILLE	AR	72740
PRIME CONNECTED INC	PO BOX 131		ELKHORN	NE	68022- 0131
PRIME LOGIC INC	264 S VETERANS MEMORIAL BLVD		TUPELO	MS	38804
PRO ALARM LLC	130 N DUNCAN ST		MARINE	IL	62061
PROGRESSIVE CONSTRUCTORS INC	11300 FINANCIAL CENTRE PKWY STE 500		LITTLE ROCK	AR	72211- 3753
PROSHOT CONCRETE INC	4158 MUSGROVE DR		FLORENCE	AL	35630- 6396
PROSSER WILBERT CONSTRUCTION INC	13730 W 108TH ST		LENEXA	KS	66215- 2026
PROTACK LLC	PO BOX 649		MORRIS	IL	60450- 0650
PRO-X BUILDERS INC	PO BOX 91310		SIOUX FALLS	SD	57109- 1310
PRS KANSAS LLC	5809 MERRIAM DR		MERRIAM	KS	66203- 2525
PWI CONSTRUCTION INC	3903 W MARTIN AVE		LAS VEGAS	NV	89118- 4500
PYRAMID ETC COMPANIES	275 N FRANKLIN TPKE		RAMSEY	NJ	07446- 2812
QCI THERMAL SYSTEMS	PO BOX 2432		DAVENPORT	IA	52809- 2432
QUALITY OF LIFE CONSTRUCTION INC	6626 MARTY ST		OVERLAND PARK	KS	66202- 3913
QUALITY STRIPING INC	1704 E EUCLID AVE		DES MOINES	IA	50313- 4730
QUICK ELECTRICAL CONTRACTORS INC.	445 CARTER ST	PO BOX 49	FAIRVIEW	IL	61432- 5021

Contractor Name

RELIATECH INC

REMBCO GEOTECHNICAL

CONTRACTORS INC

R & P CONTRACTING INC

CONSTRUCTION TRANSIENT EMPLOYERS

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Zip Code

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Street Address 2

City

EAGAN

KNOXVILLE

PHILADELPHIA

Street Address

2280 SIBLEY CT

PO BOX 23009

5101 COTTMAN AVE SIDE A

Rat contracting inc	STOT COTTINIAN AVE OIDE A			1543
R L BRINK CORPORATION	4400 N 24TH ST	QUINCY	IL	62305- 7775
RAGAN MECHANICAL INC	702 W 76TH ST	DAVENPORT	IA	52806- 1317
RAGNAR BENSON LLC	PO BOX 2071	LOVES PARK	IL	61130- 0071
RAILWAY LOGIX SERVICES INC.	PO BOX 105	SEBASTOPOL	MS	39359- 0105
RAM CONSTRUCTION SERVICES OF MICHIGAN INC	13800 ECKLES RD	LIVONIA	MI	48150- 1041
RAM ELECTRIC CO. LLC	1709 ELM ST	FLOWOOD	MS	39232
RAMAPO COMMUNICATION CORP	20 ROMANELLI AVE	SOUTH HACKENSACK	NJ	07606- 1315
RAMON GARCIA CONSTRUCTION LLC	PO BOX 12743	KANSAS CITY	KS	66112- 0743
RANCH CRYOGENICS INC.	32580 N 1500 EAST RD	BLACKSTONE	IL	61313- 9685
RAWLINGS INDUSTRIAL	PO BOX 1438	HAMILTON	MT	59840- 1438
RB12 CONSTRUCTION LLC	12867 LAMAR AVE	LEAWOOD	KS	66209- 3239
RE CON COMPANY A TEXAS CORP	12 NE 52ND ST	OKLAHOMA CITY	' OK	73105- 1888
REAL COMMUNICATION	509 MCCARTHY DR	CLAYTON	NC	27527- 5576
RECTENWALD BROTHERS CONSTRUCTION INC	16 LEONBERG RD	CRANBERRY TWP	PA	16066- 3602
REDNOUR STEEL ERECTORS INC	PO BOX 116	CUTLER	IL	62238- 0116
REED DILLON & ASSOCIATES LLC	1213 E 24TH ST	LAWRENCE	KS	66046- 5128
REEL BROADBAND LLC	1371 W NEWPORT CENTER DR STE 103	DEERFIELD BEACH	FL	33442
REFCO EMPLOYEE SERVICES LLC	3033 S PARKER RD STE 1150	AURORA	CO	80014- 2919
RELIABLE RELAMPING INC	6459 NASH RD	SARANAC	MI	48881- 9608

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RENEWABLE CONCEPTS LLC	26 FOREST ST STE 300		MARLBOROUGH	MA	01752- 3068
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N		LAKE ELMO	MN	55042- 9586
RETAIL STOREFRONT GROUP INC	PO BOX 1070		LEEDS	AL	35094- 0020
RGC GLASS INC.	2213 HAWKS LNDG		FAYETTEVILLE	AR	72704- 5294
RHOMBUS SERVICES LLC	560 BENIGNO BLVD		BELLMAWR	NJ	08031- 2522
RICH PLUMBING INC	702 N WALNUT ST	P O BOX 407	WAPELLA	IL	61777- 0407
RICHARD GOETTLE INC	12071 HAMILTON AVE		CINCINNATI	OH	45231- 1032
RICHARD NACHBAR PLUMBING INC	9053 COTTONWOOD CANYON PL		LENEXA	KS	66219- 8174
RICHARD TURNER CONSTRUCTION COMPANY INC	10425 COGDILL RD STE 100		KNOXVILLE	TN	37932- 3391
RICKY JONES	1797 N 4TH AVE		PIGGOTT	AR	72454- 8242
RIEKE GRADING INC	8200 HEDGE LANE TER		SHAWNEE	KS	66227- 3037
RIGHT WAY FACILITY SERVICES OF TEXAS LLC	503 MERCEDES ST STE B		BENBROOK	ТΧ	76126- 2572
RIGHT WAY TRAFFIC CONTROL INC	8 INDUSTRIAL DR		FREEBURG	IL	62243- 3229
RILEY ELECTRIC COMPANY INC	PO BOX 496		CALVERT CITY	KY	42029- 0496
RITTER & RITTER SEWER SERVICE INC	PO BOX 254		HARRIS	MN	55032- 0254
RIVER CITIES ENGINEERING INC	125 W 76th St		Davenport	IA	52806- 1340
RJ MARTIN NATIONAL CONTRACTING INC	22841 AURORA RD		BEDFORD HTS	ОН	44146- 1244
RL BISHOP & ASSOCIATES INC	PO BOX 703		MANCHESTER	GA	31816- 0703
RL COOLSAET CONSTRUCTION COMPANY	PO BOX 279		TAYLOR	MI	48180- 0279
RMS CRANES LLC	1961 E 64TH AVE		DENVER	СО	80229- 7414
ROCK REMOVAL RESOURCES LLC	1125 N MILITARY AVE		GREEN BAY	WI	54303- 4413

CONSTRUCTION TRANSIENT EMPLOYERS

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ROCK SUPREMACY LLC	65147 N HIGHWAY 97		BEND	OR	97701- 8029
ROCKFORD CONSTRUCTION CO	601 1ST ST NW		GRAND RAPIDS	MI	49504- 5517
ROCKWATER DRILLING COMPANY	2031 MILLERSBURG RD		WOOSTER	ОН	44691- 9460
ROLLING PLAINS CONSTRUCTION INC	12331 PEORIA ST		HENDERSON	со	80640- 9650
RON WEERS CONSTRUCTION INC	20765 FOSTER CT		BUCYRUS	KS	66013- 9080
RONS SIGN CO INC	1329 S HANDLEY ST		WICHITA	KS	67213- 4316
ROOFMASTERS ROOFING AND SHEET METAL INC	PO BOX 664		HAYS	KS	67601- 0664
ROPE PARTNER INC	125 MCPHERSON ST STE B		SANTA CRUZ	CA	95060- 5883
ROSS & BARR INC	11800 E 9 MILE RD		WARREN	MI	48089- 2588
ROTATING EQUIPMENT REPAIR INC	W248N5550 EXECUTIVE DR		SUSSEX	WI	53089- 4380
ROYAL ROOFING COMPANY INC	2445 BROWN RD		ORION	MI	48359- 1810
ROYALTY COMPANIES OF INDIANA INC	2099 E TIPTON ST		SEYMOUR	IN	47274- 3567
RP COATINGS INC	330 BARGRAVES BLVD		TROY	IL	62294- 2304
RSS NASHVILLE INC	7119 COCKRILL BEND BLVD		NASHVILLE	ΤN	37209- 1005
RWS ENTERPRISES LLC	8725 ROSEHILL RD STE 119		LENEXA	KS	66215- 4611
RYAN INCORPORATED CENTRAL	PO BOX 206		JANESVILLE	WI	53547- 0206
S & W CONSTRUCTION LLC OF IOWA	109 MOODY DR		HAMBURG	IA	51640- 1803
SACHSE CONSTRUCTION AND DEVELOPMENT COMPANY LLC	3663 WOODWARD AVE	SUITE 500	DETROIT	MI	48201- 2400
SAF MISSOURI INC	130 E VORIS ST STE A		AKRON	ОН	44311- 1536
SAFFO CONTRACTORS	PO BOX 7035		WILMINGTON	NC	28406- 7035
SALISBURY & MOORE CONSTRUCTION INC	8320 LITCHFORD RD STE 124		RALEIGH	NC	27615- 3860
SAMRON MIDWEST CONTRACTING INC	PO BOX 1555		MURPHYSBORO	IL	62966- 5055

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SANGIOLO & BAKER MASONRY LLC	4673 DOUGLAS RD		MILLSTADT	IL	62260- 2723
SAPPHIRE COMPANIES LLC	790 HOWARD AVE STE A		BILOXI	MS	39530- 3822
SASCO	2750 MOORE AVE		FULLERTON	CA	92833- 2563
SATELLITE SERVICES INC	309 S FRONT ST		MARQUETTE	MI	49855- 4600
SCG FIELDS LLC	10303 BRECKSVILLE RD		BRECKSVILLE	ОН	44141- 3335
SCHEIDT & BACHMANN JSA INC	1001 PAWTUCKET BLVD		LOWELL	MA	01854- 1040
SCHLEIS FLOOR COVERING INC	998 GLORY RD		GREEN BAY	WI	54304- 5631
SCHREIBER CORPORATION	29945 BECK RD		WIXOM	MI	48393- 2836
SCHUFF STEEL COMPANY	PO BOX 19028		PHOENIX	AZ	85005- 9028
SCHULTZ BROTHERS ELECTRIC CO INC	3030 S 24TH ST # A		KANSAS CITY	KS	66106- 4707
SCHUMACHER ELEVATOR COMPANY	1 SCHUMACHER WAY		DENVER	IA	50622- 7729
SCHWICKERTS TECTA AMERICA LLC	330 POPLAR ST		MANKATO	MN	56001- 2312
SCM LLC	PO BOX 122		MONROVIA	IN	46157- 0122
SCOTT ANDREWS INC	PO BOX 661		WINNSBORO	ТΧ	75494- 0661
SEAMLESS SOLUTIONS	12605 W SANTA FE TRAIL DR		LENEXA	KS	66215
SEATON CONSTRUCTION GROUP LLC	4506 W HARRY ST		WICHITA	KS	67209- 2736
SEELE INC	4301 22ND ST		LONG ISLAND CITY	NY	11101- 5029
SEFP-DFW LLC	5600 BERRY BROOK DR		HOUSTON	ТΧ	77017- 6750
SEITHER & CHERRY QUAD CITIES INC	611 E 59TH ST		DAVENPORT	IA	52807- 2626
SEK HEAT & AIR INC	422 W ATKINSON RD		PITTSBURG	KS	66762- 8634
SEMINOLE EQUIPMENT	204 TARPON INDUSTRIAL DR		TARPON SPGS	FL	34689- 6801
SERVICE & INDUSTRIAL REPAIR INC	18097 VAIL RD		PLEASANTON	KS	66075- 7503

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
SG CONSTRUCTION SERVICES LLC	111 E COURT ST STE 1A		FLINT	MI	48502- 1649
SHEET PILING SERVICES	6872 STATE HIGHWAY 66		CUSTER	WI	54423- 9608
SHELTON & SHELTON LLC DBA RELIABLE GLASS	PO BOX 729		PADUCAH	KY	42002- 0729
SHORES BUILDERS INC	2222 E MCCORD ST		CENTRALIA	IL	62801- 6731
SHORTRIDGE CONSTRUCTION COMPANY INC	3908 N 24TH ST		QUINCY	IL	62305- 9628
SIGN CRAFTERS INC	1508 STRINGTOWN RD		EVANSVILLE	IN	47711- 4593
SIMBECK & ASSOCIATES INC	38256 HIGHWAY 160		MANCOS	CO	81328- 8967
SIMON ROOFING AND SHEET METAL CORP	70 KARAGO AVE		YOUNGSTOWN	ОН	44512- 5949
SINGLE PLY SYSTEMS INC	10951 NESBITT AVE S		MINNEAPOLIS	MN	55437- 3125
SKILLED TRADE SERVICES	612 PAXTON AVE		LOVELAND	ОН	45140- 3153
SKYTOP TOWERS INC	13503 W US HIGHWAY 34		MALCOLM	NE	68402- 9783
SLAYDEN GLASS INC	239 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095- 1437
SMART ENVIRONMENTAL SERVICES LLC	4440 OLIVER ST		KANSAS CITY	KS	66106- 3763
SMITH TANK & STEEL INC	PO BOX 2370		GONZALES	LA	70707- 2370
SNELL NORTHCUTT ELECTRIC INC	P O BOX 24601		LITTLE ROCK	AR	72221
SNELSON COMPANIES INC	PO BOX 561		SEDRO WOOLLEY	WA	98284- 0561
SNI COMPANIES	PO BOX 367		NORWALK	IA	50211- 0367
SOLARIS ROOFING SOLUTIONS INC	1N050 LINLAR DR		ELBURN	IL	60119- 7911
SOLID PLATFORMS INC	6610 MELTON RD		PORTAGE	IN	46368- 1236
SOUTHEAST DIRECTIONAL DRILLING LLC	1760 S STEMMONS FWY STE 300		LEWISVILLE	ТΧ	75067- 6413
SOUTHEAST POWER CORPORATION	1688 W HIBISCUS BLVD		MELBOURNE	FL	32901- 2631
SOUTHERN ENVIRONMENTAL INC	6540 W NINE MILE RD		PENSACOLA	FL	32526- 4288

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
SOUTHERN ERECTORS	6540 W NINE MILE RD		PENSACOLA	FL	32526- 4288
SOUTHERN MARINE CONSTRUCTION CO	PO BOX 4539		CHATTANOOGA	TN	37405- 0539
SOUTHFORK CONSTRUCTION INC	144 GREENLAWN DR		SAN ANTONIO	ТΧ	78201- 2809
SOVEREIGN STAFFING GROUP INC	1041 E 151ST ST		OLATHE	KS	66062- 3417
SOWARDS GLASS INC	2600 NW TOPEKA BLVD STE C		TOPEKA	KS	66617- 1160
SPARROW PLUMBING & HEATING INC	313 DELAWARE ST		QUINCY	IL	62301- 4823
SPECIALIZED CONSTRUCTION & UTILITY CORP	206 MULBERRY ST		COLETA	IL	61081- 5116
SPECPRO INCORPORATED OF NEBRASKA	309 E 2ND ST STE 4		PAPILLION	NE	68046- 2469
SPECTRA TECH LLC	10340 PLEASANT ST STE 100		NOBLESVILLE	IN	46060- 3947
SPECTRUM ENVIRONMENTAL LLC	4000 TRIANGLE LN STE 160		EXPORT	PA	15632- 9306
SPITSON BROTHERS MASONRY LLC	PO BOX 1121		WOODSTOCK	IL	60098- 1121
SQUARE B LLC	PO BOX 81847		LINCOLN	NE	68501- 1847
SS HOME IMPROVEMENTS	PO BOX 1264		PITTSBURG	KS	66762- 1264
SSI INCORPORATED OF NW ARKANSAS	2817 YUMA ST		FORT SMITH	AR	72901- 8778
ST COTTER TURBINE SERVICES INC	2135 196TH ST E		CLEARWATER	MN	55320- 1660
STANDARD ELECTRIC	2006 E PRAIRIE CIR		OLATHE	KS	66062- 1268
STEEL CITY CONTRACTORS LLC	419 BLOSSOM AVE		CAMPBELL	ОН	44405- 1432
STEEL REBAR MANUFACTURING LLC	4926 CHURCH RD		CENTREVILLE	IL	62207- 1392
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST		LINCOLN	NE	68502- 1999
STEVE HOEGGER & ASSOCIATES INC	2630 N HIGHWAY 78		WYLIE	ТΧ	75098- 6055
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST		OLATHE	KS	66062- 4038
STONEBRIDGE CONSTRUCTION LLC	PO BOX 16787		JONESBORO	AR	72403- 6712

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STORAGE ERECTORS INC	1670 PALO DURO BLVD		N FORT MYERS	FL	33917- 6758
STORY CONSTRUCTION	2810 WAKEFIELD CIR		AMES	IA	50010- 7725
STORY CONSTRUCTION COMPANY LLC	901 HARPETH VALLEY PL		NASHVILLE	TN	37221- 1141
STRAUGHN FARM INC	11571 N 4000E RD		PEOTONE	IL	60468- 9459
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILLE LN		SHAWNEE	KS	66203- 2609
STRUCTURAL WATERPROOFING INC	PO BOX 255		FARMINGTON	MN	55024- 0255
STRUKEL ELECTRIC INC	PO BOX 267		GIRARD	KS	66743- 0267
STUTZ EXCAVATING INC.	3837 FOSTERBURG RD		ALTON	IL	62002- 7323
SUMMIT HEARTLAND LLC	3823 W 1800 S		REMINGTON	IN	47977- 8831
SUMMIT PROPERTIES AND DEVELOPMENT CO INC	6445 CITATION DR STE G		CLARKSTON	MI	48346- 2996
SUNLAND CONSTRUCTION	PO BOX 1087		EUNICE	LA	70535- 1087
SUPER SKY PRODUCTS ENTERPRISES LLC	10301 N ENTERPRISE DR		MEQUON	WI	53092- 4639
SUPERIOR CONCRETE FENCE OF TEXAS INC	1203 RAIDER DR		EULESS	ТХ	76040- 6238
SUPERIOR ERECTORS LLC	7500 BOONE AVE N STE 104		MINNEAPOLIS	MN	55428- 1026
SUPREME ELECTRIC CO	PO BOX 114		QUINCY	IL	62306- 0114
SURF PREP INC	PO BOX 470		PEWAUKEE	WI	53072- 0470
SURFACE AMERICA INC	PO BOX 157		WILLIAMSVILLE	NY	14231- 0157
SURFACE PREPARATION TECHNOLOGIES LLC	PO BOX 834		NEW KINGSTOWN	PA	17072- 0834
SURVEYS LAND AND CONSTRUCTION INC	PO BOX 29		LINDSBORG	KS	67456- 0029
SUTTERFIELD ELECTRIC CONTRACTING CORP	339 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095- 1165
SWIFT ROOFING INC	PO BOX 1102		MURRAY	KY	42071- 0020
SYSTEMS PLANT SERVICES INC	214 N WASHINGTON AVE STE 700		EL DORADO	AR	71730- 5659

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
T & G CONSTRUCTION OF STILLWATER INC	5865 NEAL AVE N # 259		STILLWATER	MN	55082- 2177
TAILORED FOAM INCORPORATED	PO BOX 4186		HICKORY	NC	28603- 4186
TANCO ENGINEERING INC	1400 TAURUS CT		LOVELAND	со	80537- 3297
TANK BUILDERS INC	PO BOX 187		HASLET	тх	76052- 0187
TANK FOUNDATIONS INC	3035 SIOUX AVE		FOREST CITY	IA	50436- 8039
TANK INDUSTRY CONSULTANTS INC	7740 W NEW YORK ST		INDIANAPOLIS	IN	46214- 4939
TAYLOR BROS CONSTRUCTION CO INC	4555 MIDDLE RD		COLUMBUS	IN	47203- 1834
TDR CONTRACTORS INC	PO BOX 1003		GILMER	тх	75644- 1003
TDS CONSTRUCTION 1	4239 63RD ST W		BRADENTON	FL	34209- 6647
TDW US INC	6120 S YALE AVE STE 1700		TULSA	ОК	74136- 4235
TELLUS LLC	829 NANCY LYNN LN		ARNOLD	MD	21012- 3025
TENNESSEE ELECTRIC COMPANY INC	1025 KONNAROCK RD		KINGSPORT	TN	37664- 3720
TERRAZZO USA AND ASSOCIATES INC	9532 TOWRY CT		OKLAHOMA CITY	ОК	73165- 4629
TERRY ADAMS INC	111 S MULBERRY ST STE 101		ELIZABETHTOW N	KY	42701- 1484
TERWISSCHA CONSTRUCTION INC	1550 WILLMAR AVE SE		WILLMAR	MN	56201- 4762
TEXAS ALLIANCE GROUP	11288 WEST RD		HOUSTON	тх	77065- 4493
TEXOMA INDUSTRIAL	PO BOX 497		DENISON	ТΧ	75021- 0497
TFR ENTERPRISES INC	601 LEANDER DR		LEANDER	ТΧ	78641- 2026
TGS FIBER LLC	4401 S TECHNOLOGY DR STE 3		SIOUX FALLS	SD	57106- 4249
THE DRILLER LLC	5125 E UNIVERSITY AVE		PLEASANT HILL	IA	50327- 7007
THE FISHEL COMPANY	1366 DUBLIN RD		COLUMBUS	ОН	43215- 1093
THE FRED CHRISTEN & SONS COMPANY	PO BOX 547		TOLEDO	ОН	43697- 0547

CONTRACTORS INC

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code		
THE HANSEN COMPANY INC	5665 GREENDALE RD STE A		JOHNSTON	IA	50131- 1592		
THE HYDAKER- WHEATLAKE COMPANY	420 S ROTH ST		REED CITY	MI	49677- 9114		
THE KILIAN CORPORATION	PO BOX A		MASCOUTAH	IL	62258- 0187		
THE MAXIS GROUP INC	8225 E DEL CAMINO DR # 100		SCOTTSDALE	AZ	85258- 2330		
THE NASSAL COMPANY	415 W KALEY ST		ORLANDO	FL	32806- 3942		
THE RIVERSIDE GROUP	13238 S PEORIA AVE		BIXBY	OK	74008- 4846		
THE ROBINS & MORTON GROUP	400 SHADES CREEK PKWY		BIRMINGHAM	AL	35209- 4454		
THE ROSS GROUP CONSTRUCTION CORPORATION	JCTION		TULSA	ОК	74169- 0960		
THE RYAN GROUP INC	10955 160TH ST		DAVENPORT	IA	52804- 9166		
THIELSCH ENGINEERING	195 FRANCES AVE		CRANSTON	RI	02910- 2211		
THOMAS GRACE CONSTRUCTION INC	5605 MEMORIAL AVE N		STILLWATER	MN	55082- 1092		
THOMPSON ELECTRIC COMPANY OF OMAHA	3505 S 61ST AVENUE CIR		OMAHA	NE	68106- 4306		
THOMPSON ELECTRONICS COMPANY	905 S BOSCH RD		PEORIA	IL	61607- 1120		
THOMPSON THRIFT CONSTRUCTION INC	901 WABASH AVE STE 300		TERRE HAUTE	IN	47807- 3233		
THREECORE LLC	3601 RIGBY RD STE 300		MIAMISBURG	OH	45342- 5047		
THUNDER VOLTS ELECTRIC LLC	4550 WASMAN RD		ROXANA	IL	62084- 2726		
TINDALL CONTRACTOR	5240 NAMEOKI RD		PONTOON BEACH	IL	62040- 2656		
TMG CONSTRUCTION MANAGEMENT INC	15420 ENDEAVOR DR		NOBLESVILLE	IN	46060- 4921		
TMI COATINGS INC	3291 TERMINAL DR		EAGAN	MN	55121- 1610		
TOMS TUCKPOINTING LLC	202 W BROADWAY ST		POCAHONTAS	AR	72455- 3419		
TOTAL CONSTRUCTION SOLUTIONS CO	7630 LOUIS RICH CT		DAVENPORT	IA	52804- 2269		
	PO BOX 13247		EDWARDSVILLE	KS	66113-		

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code	
TOUCH UP PLUS	200 W ASH ST		NEW BADEN	IL	62265- 1213	
TOURNEAR ROOFING CO	2605 SPRING LAKE RD		QUINCY	IL	62305- 0523	
TOWER TECHNOLOGIES GROUP LLC	PO BOX 266		EDGERTON	WI	53534- 0266	
TRAC WORK INC	PO BOX 550		ENNIS	ТΧ	75120- 0550	
TRAFFIC AND PARKING CONTROL CO. INC.	5100 W BROWN DEER RD		BROWN DEER	WI	53223- 2322	
TRANSFLUID SERVICES	20405 STATE HIGHWAY 249 STE 150		HOUSTON	ТΧ	77070- 2699	
TRI CITY ELECTRIC COMPANY OF IOWA	6225 N BRADY ST		DAVENPORT	IA	52806- 0002	
TRI COUNTY WELDING & FABRICATION	PO BOX 137		ARTHUR	IL	61911- 0137	
TRI NORTH BUILDERS INC	PO BOX 259568		MADISON	WI	53725- 9568	
TRI STATE CONCRETE CORRECTION CO	3215 CORONA RD		QUINCY	IL	62305- 8131	
TROST PLASTICS INC	8610 HANOVER INDUSTRIAL DR		COLUMBIA	IL	62236- 4632	
TROY PIPELINE LLC	PO BOX 450862		HOUSTON	ТΧ	77245- 0862	
FRU-BUILDING NORTH LLC	544 S RIDGE RD CIRCLE STE 102		WICHITA	KS	67209	
TUFF WRAP NSTALLATIONS INC	2080 DETWILER RD STE 2		HARLEYSVILLE	PA	19438- 2911	
TUTTLE INC	110 PAGE ST		FRIEND	NE	68359- 1147	
TWC CONCRETE LLC	10737 MEDALLION DR		CINCINNATI	ОН	45241- 4837	
J S ELECTRICAL CONSTRUCTION CO INC	79 S MAIN ST		MULLICA HILL	NJ	08062- 9711	
J S INSPECTION & CONSULTING LLC	2810 S 24TH STREET STE 119		PHOENIX	AZ	85034	
JLTIMATE THERMAL INC	PO BOX 34818		OMAHA	NE	68134- 0818	
JNITED CONVEYOR AND MACHINERY NSTALLATION LLC	2105 ARBOR TECH DR		HEBRON	KY	41048- 7512	
JNITED GOLF LLC	2108 N 129TH EAST AVE		TULSA	OK	74116- 1729	
JNITED PIPING INC	4510 AIRPORT RD		DULUTH	MN	55811- 1523	

Contractor Name

USC LLC

VCC LLC

GROUP LLC

INC

INC

CONSTRUCTION TRANSIENT EMPLOYERS

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Taxation Division Construction Transient Employer Listing

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66061-

49512-

38930-3714

77377-1929

46038-

66534-9459

38261-

72203-2558

58078-

56369-

84121-

1310

0468

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1953

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UNITED STATES CONSTRUCTION LLC	5845 HORTON ST STE 203	MISSION
UNITED STEEL ERECTORS CORPORATION	800 PARK DR	ATLANTIC
UNIVERSAL COMMUNICATIONS LLC	1905 E 123RD ST	OLATHE
UNIVERSAL WALL SYSTEMS INC	4400 DONKERS CT SE	GRAND RAPIDS
UPHILL CONSTRUCTION	402 IONE ST	GREENWOOD
URETEK USA INC	PO BOX 1929	TOMBALL

URETEK USA US TRADES LLC 10735 SKY PRAIRIE ST STE FISHERS 100 2320 124TH RD SABETHA VAUGHN ELECTRIC CO 313 E FLORIDA AVE UNION CITY LITTLE ROCK PO BOX 2558 VECTOR CONSTRUCTION 2504 MAIN AVE W WEST FARGO VECTOR ENVIRONMENTAL PO BOX 468 ROCKVILLE SERVICES LLC VERITAS CONSTRUCTION 3511 E SUMMERHILL DR COTTONWOOD HEIGHTS VESTA INDUSTRIAL 3375 CORPORATE WOODS VESTAVIA CONTRACTORS INC. DRIVE

VIACON INC	70 BANKS RD	STOCKBRIDGE	GA	30281- 4362
VICS CRANE AND HEAVY HAUL INC	3000 145TH ST E	ROSEMOUNT	MN	55068- 5916
VIKING ERECTORS CORP	PO BOX 1336	MC MURRAY	PA	15317- 4336
VIKING INDUSTRIAL PAINTING LLC	211 S 84TH ST	LINCOLN	NE	68510- 2603
VIRGINIA TRANSFORMER CORP	220 GLADE VIEW DR NE	ROANOKE	VA	24012- 6470
VISION INDUSTRIAL SERVICES LLC	1451 HIGHWAY 12	DEQUINCY	LA	70633- 4803
VISTA INSTALLS LLC	4306 YOAKUM BLVD STE 600	HOUSTON	ТΧ	77006- 5883
VISU SEWER INC	W230N48557 BETKER RD	PEWAUKEE	WI	53072

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code	
WADSWORTH GOLF CONSTRUCTION COMPANY OF THE MIDWEST	13941 S VAN DYKE RD		PLAINFIELD	IL	60544- 3520	
WALTERS MORGAN CONSTRUCTION INC	5961 CORPORATE DR		MANHATTAN	KS	66503- 9675	
WARD ELECTRIC COMPANY INC.	9586 E I25 FRONTAGE RD STE B		LONGMONT	MO	80504- 9458	
WARNING LITES OF SOUTHERN ILLINOIS LLC	9441 LEBANON RD		EAST SAINT LOUIS	IL	62203- 2213	
WARREN SYSTEMS INC	3038 ESSEX DR		LAPEER	MI	48446- 2580	
WASSERMAN CONSTRUCTION COMPANY LLC	PO BOX 32646		KNOXVILLE	TN	37930- 2646	
WATSON ELECTRIC INC	318 N 8TH ST		SALINA	KS	67401- 2312	
WATTS ELECTRIC COMPANY	13351 DOVERS ST		WAVERLY	NE	68462- 2516	
WE3CO LLC	5930 VENTURE DR STE A		DUBLIN	ОН	43017- 2241	
WEIGEL CONSTRUCTION	19015 MADISON ST STE A		SPRING HILL	KS	66083- 7573	
WESTERN OILFIELDS SUPPLY COMPANY	PO BOX 2248		BAKERSFIELD	CA	93303- 2248	
WHEATLAND CONTRACTING LLC	6204 246TH RD		EFFINGHAM	KS	66023- 5151	
WHITING SYSTEMS INC	9000 HIGHWAY 5 N		ALEXANDER	AR	72002- 8526	
WHM CONSTRUCTION INC	526 COUNTY ROAD 3211		JACKSONVILLE	ТΧ	75766- 9249	
WILDCAT CONCRETE SERVICES INC	PO BOX 9163		WICHITA	KS	67277- 0163	
WILLIAM G CURTH INC	PO BOX 3463		SHAWNEE	KS	66203- 0463	
WILLIAMS DIVERSIFIED MATERIALS INC	PO BOX 660		BAXTER SPGS	KS	66713- 0660	
WILSONS POOLS PLUS	843 SCOTT TROY RD		LEBANON	IL	62254- 1911	
WINGATE ARCHITECTURAL MILLWORKS CO	PO BOX 632535		NACOGDOCHES	тх	75963- 2535	
WINGER CONTRACTING COMPANY	PO BOX 637		OTTUMWA	IA	52501- 0637	

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
WOLF CONSTRUCTION	5630 SW RANDOLPH AVE		TOPEKA	KS	66609- 1158
WOODS BASEMENT SYSTEMS INC	524 VANDALIA ST		COLLINSVILLE	IL	62234- 4041
WORLDWIDE TURBINES	6770 E ROGERS CIR		BOCA RATON	FL	33487- 2649
WR NEWMAN & ASSOCIATES INC	2854 LOGAN ST		NASHVILLE	TN	37211- 2409
WS INDUSTRIAL SERVICES	35 MAIN PL STE 175		COUNCIL BLUFFS	IA	51503- 0708
WTB LLC	PO BOX 7238		ODESSA	ТΧ	79760- 7238
XL INDUSTRIAL SERVICES	1920 N 400 W		LA PORTE	IN	46350- 2131
ZEAMERS WELDING LLC	2772 BLAKE RD E		DE PERE	WI	54115- 8720
ZEFCO INC	PO BOX 1387		ANDERSON	SC	29622- 1387
ZENITH TECH INC	N6W23673 BLUEMOUND RD		WAUKESHA		53188- 1741
ZERNCO INC	2800 N REGENCY PARK		WICHITA	KS	67226- 4635
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST		OVERLAND PARK	KS	66213- 1453

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 OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST ROTOGRAVURE LLC

Notice is hereby given that ROTOGRAVURE LLC, a Missouri limited liability company (the "Company"), is being liquidated and dissolved pursuant to the Missouri Limited Liability Company Act (the "Act"). This notice is being given pursuant to Section 347.141 of the Act.

All persons with claims against the Company should submit them in writing in accordance with this notice to: Vatterott Harris P.C., Attn: Paul J. Harris, 2458 Old Dorsett Road, Suite 230, Maryland Heights, MO 63043.

Claims against the Company must include: (1) the claimant's name, address and phone number, (2) the amount claimed, (3) the date the claim arose, (4) the basis of the claim, and (5) documentation supporting the claim.

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMS AGAINST DENLAW, LLC

On January 24, 2023, DENLAW, LLC, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

The Company requests that all persons and organizations who have claims against it present them immediately by letter to Francine Lennaman, 1223 Somerset Field Drive, Chesterfield, Missouri 63005.

All claims must include the following information:

- 1. The name and current address of claimant;
- 2. The amount claimed;
- 3. A clear and concise statement of the facts supporting the claim, and;
- 4. The date the claim was incurred.

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

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ASH GROVE IRON WORKS, LLC

On March 6, 2023, Ash Grove Iron Works, LLC, filed its Notice of Winding Up for Ash Grove Iron Works, LLC with the Missouri Secretary of State. Ash Grove Iron Works, LLC, requests that all persons and organizations who have claims against it present them immediately by letter to Ash Grove Iron Works, LLC, c/o Kory D. Stubblefield, Stubblefield Law, 1903 E. Battlefield Road, Springfield, Missouri 65804.

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 Ash Grove Iron Works, LLC, will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of publication of this notice.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST SLUSHERART, LLC

On March 10, 2023, SlusherArt, LLC, a Missouri limited liability company, Charter Number LC001493065 (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective as of the filing date.

All persons or organizations having claims against the Company are required to present them immediately in writing to: Kirkland Woods & Martinsen LLP, Attn: Alice M. Haseltine, 5901 College Blvd, Suite 280, Overland Park, Kansas 66211.

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

NOTE: CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST ALL EYEZ ON ME, LLC

On March 10, 2023, All Eyez On Me, LLC, a Missouri limited liability company, Charter Number LC1293351 (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective as of the filing date.

All persons or organizations having claims against the Company are required to present them immediately in writing to: Kirkland Woods & Martinsen LLP, Attn: Alice M. Haseltine, 5901 College Blvd, Suite 280, Overland Park, Kansas 66211.

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

NOTE: CLAIMS AGAINST THE COMPANY WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

NOTICE OF DISSOLUTION AND WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST GARDEN & GREEN, LLC

On March 24, 2023, Garden & Green, LLC, filed its Notice of Winding Up for Limited Liability Company and its Articles of Termination with the Missouri Secretary of State. The dissolution was effective March 24, 2023. You are hereby notified that if you believe you have a claim against Garden & Green, LLC, you must submit a summary in writing of the circumstances surrounding your claim to the corporation at the following address:

Garden & Green, LLC c/o Casey E. Elliott 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; and (4) a brief description of the nature of the debt or the basis for the claim.

All claims against Garden & Green, LLC, will be barred unless the proceeding to enforce the claim commences within two years after the publication of this notice.

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

On March 6, 2023, CoyoteCo, Inc., a Missouri corporation ("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 the Company, you must submit a written claim to Brian Gainey, 366 Oakview Estates, Labadie, Missouri 63055. Each claim must include the, name, address, and telephone number of the claimant; the amount of the claim; the date of the event on which the claim is based occurred; whether the claim is secured, and if so, the nature of the security; and the 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 TWO (2) YEARS AFTER THE PUBLICATION OF THIS NOTICE.

DISSOLUTIONS

NOTICE OF DISSOLUTION OF CORPORATION TO ALL CREDITORS OF AND CLAIMANTS AGAINST NORTH OAKS GROUP, INC.

North Oaks Group, Inc., a Missouri corporation (the "Corporation"), was dissolved on December 19, 2022 by filing Articles of Dissolution with the Missouri Secretary of State. The Corporation requests all persons and entities with claims against the Corporation present them in writing by mail to North Oaks Group, Inc., c/o Jenkins & Kling, P.C., 150 N. Meramec Ave., Suite 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 Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST PLANT DESIGN AND CARE, LLC

On 12/30/22, Plant Design and Care, LLC., a Missouri limited liability company (hereafter the "Company"), filed its notice with the Missouri Secretary of State.

Any claims against the Company may be sent to Robert G. Richars, Esq. at 3028 Royal Highlands Drive, St. Louis, MO 63129. Each claim must include the following information: name, address, and telephone number of the claimant; amount of the claim; date at which the claim arose; basis for the claim; and documentation to support the claim.

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

47 MoReg 1425

48 MoReg 200

48 MoReg 574

48 MoReg 574 48 MoReg 578 48 MoReg 581

48 MoReg 584

48 MoReg 587

48 MoReg 590 48 MoReg 435

48 MoReg 435

48 MoReg 436

47 MoReg 1573

48 MoReg 524

48 MoReg 651

and F indicates future effective date. **RULE NUMBER** AGENCY **EMERGENCY** PROPOSED ORDER OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedule Commissioner of Administration 1 CSR 10 1 CSR 10-1.010 48 MoReg 304 1 CSR 10-3.010 Commissioner of Administration 48 MoReg 40 48 MoReg 743 Commissioner of Administration 48 MoReg 557 1 CSR 10-8.010 Commissioner of Administration 1 CSR 10-11.010 This Issue This Issue 47 MoReg 1767 1 CSR 15-1.207 Administrative Hearing Commission 48 MoReg 704 48 MoReg 558 48 MoReg 558 Personnel Advisory Board and Division of Personnel 1 CSR 20-3.070 1 CSR 20-4.020 Personnel Advisory Board and Division of Personnel 1 CSR 20-4.020 1 CSR 20-6.010 1 CSR 35-2.060 Personnel Advisory Board and Division of Personnel 48 MoReg 306 48 MoReg 691 Division of Facilities Management Registration for Prescription Drug Monitoring 48 MoReg 559 1 CSR 60-1.010 Program DEPARTMENT OF AGRICULTURE 2 CSR 30-1.010 2 CSR 30-1.020 48 MoReg 559 48 MoReg 560 Animal Health Animal Health 2 CSR 30-10.010 48 MoReg 303 48 MoReg 306 Animal Health State Milk Board CSR 80-5.010 48 MoReg 307 2 CSR 90-21.010 Weights, Measures and Consumer Protection 48 MoReg 41 DEPARTMENT OF CONSERVATION 3 CSR 10-4.111 3 CSR 10-7.410 Conservation Commission 48 MoReg 566 Conservation Commission 48 MoReg 119 48 MoReg 743 3 CSR 10 7.431 3 CSR 10-7.433 Conservation Commission 48 MoReg 120 48 MoReg 744 48 MoReg 744 Conservation Commission 48 MoReg 121 3 CSR 10-7.440 3 CSR 10-7.450 Conservation Commission 48 MoReg 744 48 MoReg 121 48 MoReg 746 Conservation Commission 3 CSR 10-7.455 3 CSR 10-7.705 Conservation Commission 48 MoReg 194 48 MoReg 746 Conservation Commission 48 MoReg 746 3 CSR 10-7.710 Conservation Commission 48 MoReg 747 3 CSR 10-7.900 3 CSR 10-7.905 48 MoReg 747 Conservation Commission Conservation Commission 48 MoReg 747 3 CSR 10-9.240 Conservation Commission 48 MoReg 566 3 CSR 10-11.110 Conservation Commission 48 MoReg 195 48 MoReg 748 3 CSR 10-11.111 48 MoReg 196 48 MoReg 748 Conservation Commission 3 CSR 10-11.112 Conservation Commission 48 MoReg 198 48 MoReg 749 3 CSR 10-11.120 Conservation Commission 48 MoReg 121 48 MoReg 749 3 CSR 10-11.180 Conservation Commission 48 MoReg 566 3 CSR 10-11.210 Conservation Commission 48 MoReg 649 3 CSR 10-12.109 Conservation Commission Conservation Commission 3 CSR 10-12.110 48 MoReg 570 3 CSR 10-12.115 Conservation Commission 48 MoReg 570 3 CSR 10-12.135 Conservation Commission 48 MoReg 571 3 CSR 10-12.140 Conservation Commission 48 MoReg 571 DEPARTMENT OF ECONOMIC DEVELOPMENT 4 CSR 80-6.010 Economic Development Programs 47 MoReg 1709R 48 MoReg 649R 4 CSR 85-1.010 Division of Business and Community Services 47 MoReg 1709R 48 MoReg 649R 4 CSR 85-3.010 Division of Business and Community Services 47 MoReg 1709R 48 MoReg 649R 4 CSR 85-3.010 4 CSR 85-3.020 4 CSR 85-3.030 4 CSR 85-3.040 4 CSR 85-3.050 Division of Business and Community Services 47 MoReg 1710R 48 MoReg 650R Division of Business and Community Services Division of Business and Community Services 47 MoReg 1710R 47 MoReg 1710R 47 MoReg 1710R 48 MoReg 650R 48 MoReg 650R Division of Business and Community Services 47 MoReg 1711R 48 MoReg 650R 47 MoReg 1711R 4 CSR 260-1.010 48 MoReg 650R Division of Savings and Loan Supervision DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division of Learning Services Division of Learning Services 48 MoReg 574 48 MoReg 307 48 MoReg 200 5 CSR 20-100.130 5 CSR 20-100.230 5 CSR 20-100.340 CSR 20-100.230 Division of Learning Services formerly 5 CSR 20-400.400 5 CSR 20-300.110 Division of Learning Services 48 MoReg 200

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IN ADDITION

47 Mo<u>Reg 1457</u>

48 MoReg 669

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.

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5 CSR 20-500.350 5 CSR 20-500.350 5 CSR 20-500.360

5 CSR 25-100.120

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moved to 5 CSR 20-100.340

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RULE CHANGES SINCE UPDATE

Rule Number	Agency	Emergency	Proposed	Order	IN ADDITION
20 CSR 2220-2.175	State Board of Pharmacy		48 MoReg 317		
20 CSR 2220-2.400	State Board of Pharmacy		48 MoReg 740		
20 CSR 2220-2.410	State Board of Pharmacy		48 MoReg 742		
20 CSR 2230-2.050	State Board of Podiatric Medicine		48 MoReg 702R		
20 CSR 2230-2.055	State Board of Podiatric Medicine		48 MoReg 703R		
20 CSR 2234-3.010	Board of Private Investigator and Private Fire Investigator Examiners		48 MoReg 147	This Issue	
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20 CSR 2234-3.040	Board of Private Investigator and Private Fire		48 MoReg 147	This Issue	
	Investigator Examiners				
20 CSR 2235-5.030	State Committee Psychologists		48 MoReg 148	This Issue	
20 CSR 2250-8.060	Missouri Real Estate Commission		48 MoReg 523R		
20 CSR 2270-4.050	Missouri Veterinary Medical Board		48 MoReg 149	This Issue	

MISSOURI CONSOLIDATED HEALTH CARE PLAN Health Care Plan

22 CSR 10-2.089

47 MoReg 1706 47 MoReg 1722

48 MoReg 706

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MISSOURI REGISTER

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Department of Animal Health	Agriculture			
2 CSR 30-10.100	Inspection of Meat and Poultry4	8 MoReg 303	. Jan. 24, 2023	July 22, 2023
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12 CSR 10-2.436	SALT Parity Act Implementation4	8 MoRea 185	. Jan. 11. 2023	Julv 9. 2023
12 CSR 10-26.231 12 CSR 10-41.010	Maximum Dealer Administrative Fees	8 MoReg 353	.Feb. 14, 2023	Aug. 12, 2023
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13 CSR 70-3.200 13 CSR 70-10.030	Ambulance Service Reimbursement Allowance4 Prospective Reimbursement Plan for Nonstate-	-		-
	Operated Facilities for ICF/IID ServicesT	his Issue N	larch 30, 2023	Sept. 25, 2023
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15 CSR 60-17.010	Experimental Interventions to Treat Gender Dysphoria .N	ext Issue	April 27, 2023	Feb. 6, 2024
	Health and Senior Services			
Missouri State Pul	blic Health Laboratory			
19 CSR 25-30.021	Type I Permit	7 MoReg 1706	Nov. 16, 2022	May 14, 2023
19 CSR 30-40.410	ation and Licensure Definitions and Abbreviations Relating to			
19 C3K 30-40.410	Trauma Centers	8 MoRea 5	Dec 7 2022	June 4 2023
19 CSR 30-40.420	Trauma Center Designation Requirements			
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EXECUTIVE ORDERS

Order	Subject Matter	Filed Date	PUBLICATION
	2023		
23-04	Designates members of the governor's staff as having supervisory authority over each department, division, or agency of state gov- ernment.	April 14, 2023	Next Issue
23-03	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems	March 31, 2023	This Issue
23-02	Extends Executive Order 22-08, the State of Emergency, and waivers until February 28, 2023	January 24, 2023	48 MoReg 433
23-01	Orders the commencement of the Missourians Aging with Dignity Initiative, with directives to support all citizens as they age	January 19, 2023	48 MoReg 431
	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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"The welfare of the people shall be the supreme law."



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