This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order of rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty (30) days after the date of publication of the revision to the *Code of State Regulations*.

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

Title 1—OFFICE OF ADMINISTRATION Division 10—Commissioner of Administration Chapter 11—Travel Regulations

ORDER OF RULEMAKING

By the authority vested in the commissioner of administration under section 33.090, RSMo 2000, the commissioner amends a rule as follows:

1 CSR 10-11.010 State of Missouri Travel Regulations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2002 (27 MoReg 1180–1182). No changes have been made in the text of the proposed amendment, however a revised fiscal note is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: Pursuant to 536.021.6(4), RSMo 2001, the following is a brief summary of the general nature and extent of comments submitted to the proposed amendment to the rule, and a concise summary of the Office of Administration's findings with respect to the merits of the comments submitted.

The Office of Administration received written comments from five (5) individuals. All the comments were opposed to section (3) of the amendment that requires a minimum twelve (12)-hour continuous travel status to qualify for meal reimbursement. One of the individuals opposed the deletion of section (10). One individual suggested a change to subsection (16)(D).

This revision to the rules came about due to an audit by the State Auditor. The audit recommended that the Commissioner of OA clarify the travel regulations to specify when noontime meals would be reimbursable. The audit further recommended that the state adopt the standard used by the federal government and many states, that the employee must be in travel status for at least twelve (12) hours in order to qualify for meal reimbursements.

In response to the audit findings, the Commissioner convened an interagency work group to review current regulations and practices. All sixteen (16) state departments were asked to designate someone to serve on the group. The task force issued recommendations in January 2002. Among their recommendations was establishment of a twelve (12)-hour continuous travel status rule to qualify for meal reimbursements.

COMMENT: It was pointed out that the State Auditor's report allowed for the alternative that any reimbursed meals simply be taxed as wages, and suggested that this was a more acceptable solution than the twelve (12) hour rule.

RESPONSE: This task force noted that the current meal reimbursement rule, without any change, would result in increased employer tax liabilities due to the IRS interpretation that these reimbursements are taxable income to employees, and that the associative administrative costs would be burdensome. They also noted outstanding questions as to the impact of meal reimbursements on pay administration statutes and regulations and whether meal reimbursements for less than twelve (12) hours travel should be paid from personal services or equipment and expense appropriations.

COMMENT: It was suggested that this restriction on meals would result in increasing this entity's expenses rather than saving money because it will result in additional requests for overnight lodging. Employees would rather stay overnight than agree to work longer into the evening and not receive any meal reimbursement.

RESPONSE: The Commissioner will continue to review the practical application of this amendment to see whether the results reflect the audit findings, including whether it results in more overnight stay requests.

COMMENT: An individual strongly disagreed that the proposed amendment would not cost private entities more than five hundred dollars (\$500) in the aggregate. It was asserted that state employees will have to spend their money to eat while on state travel and not be reimbursed. The individual also claimed that restaurants and catering companies will be affected because state agencies will not be ordering meals for meetings. This individual disagreed that the amendment was fair and was disappointed that there was no public hearing, and requested that the Office of Administration schedule a hearing.

RESPONSE AND EXPLANATION OF CHANGE: In responding to the comments about the fiscal impact to individual state government employees, the Office of Administration has submitted a revised fiscal estimate. While the Audit found that the state could save \$1.8 million dollars, this amount is not directly convertible into what impacted employees would spend for meals. Some employees may choose to carry meals from home and some departments may change their business practices so as to reduce the need for meal reimbursement. In addition, this rule does not require the expenditure of money by any private entity. However, given the IRS interpretation that meal reimbursements may be taxable income to employees for travel that lasts less than twelve (12) hours, the revised fiscal note reflects that this rule could be interpreted as reducing income to affected public employees in that respect. In response to the comment about this amendment's impact on restaurants and catering due to reduced catering needs by state agencies, this amendment does not address those situations.

COMMENT: It was noted that this amendment will have serious impact on field staff who are on the road inspecting, investigating and serving citizens. It will also impact commissioners, emergency personnel and others who volunteer their services for the state. It was also asserted that this amendment will result in a cost to many persons that will exceed five hundred dollars (\$500). This individual also submitted a comment related to (16)(D), suggesting that since some destinations do not have coach airfare available to compare to, the Office of Administration consider adding in some flexibility.

RESPONSE: With regard to the comment related to subsection (16)

RESPONSE: With regard to the comment related to subsection (16) (D), if there is no coach airfare to the actual travel destination, the coach airfare to the most reasonable airport destination will be considered, and thus the actual expenses will include travel to and from the nearest airport to the destination.

COMMENT: This comment expressed opposition to the twelve (12)-hour travel status requirement and to the deletion of section (10). This public entity employs inspectors who must travel to do their job. It was suggested that this change could result in increasing costs due to overnight stays. This public entity has voluntarily put cost cutting measures in place for travel expenses.

RESPONSE: The Commissioner will continue to review the practical application of this amendment to see whether the results reflect the audit findings, including whether it results in more overnight stay requests.

REVISED FISCAL NOTE PRIVATE COST

I. RULE NUMBER

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

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
This amendment may affect all employees who would be subject to travel for state business	State employees who may be subject to travel for state business	The estimate is unknown (see assumption section below). But, in any case, the estimate could be no more than the \$1.8 million set forth in the audit.

II. WORKSHEET

The estimate came from the Office of the State Auditor's Performance Audit, Report No. 2001-95, pgs. 14-15.

IV. ASSUMPTIONS

This rule amendment does not require the expenditure of money by state employees as private persons. We recognize, however, the interpretation by the IRS that meal reimbursements to employees who travel less than 12 hours continuously are considered taxable income. Thus, this amendment could be interpreted as reducing income to affected employees in that respect.

The amount of money estimated to be saved by state government in the audit, \$1.8 million, is not directly convertible into what impacted employees would spend on meals while travelling for state business. Some employees may choose to carry meals from home and departments may change their business practices so as to reduce the need for meal reimbursement.

Title 2—DEPARTMENT OF AGRICULTURE Division 30—Animal Health Chapter 30—Health Requirements for Movement of Livestock, Poultry and Exotic Animals

ORDER OF RULEMAKING

By the authority vested in the director of the Department Agriculture under section 267.645, RSMo 2000, the director amends a rule as follows:

2 CSR 30-2.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2002 (27 MoReg 966–967). 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: Comments were accepted from June 18 through July 17, 2002.

COMMENT: A comment was received in support of the proposed amendment with one concern that the proposed amendment does not require the issuing veterinarian to make sure that the VS Form 10-11 is completed accurately and any consequences if not completed accurately.

RESPONSE: The issuing veterinarian is bound by his accreditation to complete the VS Form 10-11 accurately and completely. The VS Form 10-11 is a federal form and the *Code of Federal Regulations* addresses the issue of accredited veterinarians not completing federal forms completely and accurately.

COMMENT: A comment was received questioning whether the proposed amendment would accept any officially recognized state EIA test chart or just the VS Form 10-11.

RESPONSE AND EXPLANATION OF CHANGE: Concern noted and the proposed amendment will include any officially recognized state EIA test chart as well as the VS Form 10-11.

COMMENT: A comment was received questioning the prohibition of use of facsimile or photocopies of the VS Form 10-11 for change of ownership and the purpose of this requirement.

RESPONSE AND EXPLANATION OF CHANGE: Alterations to the originals may not be detected on a photocopy or facsimile. This provision helps to ensure that the buyer is receiving a valid test chart, which he will be able to use until the expiration date of the EIA test.

EXPLANATION OF OTHER CHANGES: Further administrative review of the proposed amendment in subsection (5)(A) and (5)(A)1. disclosed duplication of text; clarification needed on what date the EIA test is based on in (5)(2)B.; change of wording in (5)(C)3. to define veterinary inspection and in (5)(C)4. under special circumstances who will suspend the six (6)-month passports. Those sections with changes are printed in this final order of rulemaking.

2 CSR 30-2.010 Health Requirements Governing the Admission of Livestock, Poultry and Exotic Animals Entering Missouri

(5) Equidae.

- (A) All equidae (except nursing foals accompanied by their dams) must be accompanied by:
- 1. A current VS Form 10-11 (or later revision) or any officially recognized state EIA test chart showing the graphic description of all markings needed for identification; and
- 2. An Official Certificate of Veterinary Inspection (health cerificate) showing:
- A. Identification and description of each and every *equidae* listed on the health certificate: and

- B. Negative test results of an official Equine Infectious Anemia (EIA) test, showing test date within twelve (12) months prior to entry, the name of the EIA accredited testing laboratory, and the test accession number assigned by the laboratory.
- (B) A certified photocopy or certified facsimile of the VS Form 10-11 (or later revision) or any officially recognized state EIA test chart may be accepted for the purpose of travel or exhibition, but not for change of ownership (including leasing or gifting):
- 1. A certified photocopy is one obtained from the testing veterinarian or accredited testing laboratory bearing seal or signature in the lower right hand corner along with the date of certification in some ink color other than black.
- 2. A certified facsimile may be obtained only from the testing veterinarian or accredited testing laboratory and must bear the facsimile imprint of the originating facility clearly across the top of the page. It must also bear the date of the facsimile either along the top or in the lower right hand corner.
- (C) For purpose of travel and exhibition, Missouri will accept six (6)-month passports from states with which there is a reciprocal agreement. These passports must meet the following criteria:
- 1. Proof of a negative EIA test within thirty (30) days of the date of application of the passport;
- 2. Permanent identification for each horse by means of registered brand, legible tattoo or electronic identification (microchip); to be recorded on the passport and the VS Form 10-11 (or later revision) or any official recognized state EIA test chart, along with other identifying characteristics;
 - 3. Inspection by an accredited veterinarian; and
- 4. In the event of confirmed vesicular stomatitis in any of the states with which reciprocal agreements exist, use of the six (6)-month passports will be suspended by the state veterinarian of Missouri.

Title 2—DEPARTMENT OF AGRICULTURE Division 30—Animal Health Chapter 30—Health Requirements for Movement of Livestock, Poultry and Exotic Animals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Agriculture under section 267.645, RSMo 2000, the director amends a rule as follows:

2 CSR 30-2.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2002 (27 MoReg 967–969). Those sections with changes are reprinted here. This proposed amendment becomes effective (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: Comments were accepted from June 18 through July 17, 2002.

COMMENT: A comment was received in support of the proposed amendment with one concern that the proposed amendment does not require the issuing veterinarian to make sure that the VS Form 10-11 is completed accurately and any consequences if not completed accurately

RESPONSE: The issuing veterinarian is bound by his accreditation to complete the VS Form 10-11 accurately and completely. The VS Form 10-11 is a federal form and the *Code of Federal Regulations* addresses the issue of accredited veterinarians not completing federal forms completely and accurately.

COMMENT: A comment was received expressing concern about whether the proposed amendment would accept any officially recognized state Equine Infectious Anemia (EIA) test chart or just the VS Form 10-11.

RESPONSE AND EXPLANATION OF CHANGE: Concern noted and the proposed amendment will include any officially recognized state EIA test chart as well as the VS Form 10-11.

COMMENT: A comment was received questioning the appropriateness of the wording in (4)(C)2. of the proposed amendment

RESPONSE AND EXPLANATION OF CHANGE: The wording in this section was reviewed and to clarify the acceptable form of verification at boarding, breeding and training facilities the proposed amendment will be reworded.

COMMENT: A comment was received asking which state/federal regulatory personnel does (4)(E)2. refer to and if mounted participants should expect someone to be at these events asking for proof of a negative EIA test results and if this was an adequate reason to stop a rider.

RESPONSE: The state/federal regulatory personnel include employees of the Department of Agriculture and USDA/APHIS, Veterinary Services. This same wording exists in our current regulations and while we proposed a different presentation, the intent did not change. However, if an incident would arise and a mounted participant is asked for proof of a negative EIA test, the department has authority under 267.645, RSMo to make such a request for the purpose of enforcing the regulations and protecting the livestock industry of the state.

COMMENT: A comment on the proposed amendment was received questioning who will enforce the requirement of having a current EIA test while riding on public lands and is this requirement because of documented risk of transmission of EIA under these specific circumstances.

RESPONSE AND EXPLANATION OF CHANGE: It will be the responsibility of the individual in charge of the trail ride and individual riders to meet the requirements as set forth in this proposed amendment. Also, many riders often use trailhead and sections at the same time and animals are often tied out at trailers, trees and tie-out lines at the same time. During vector season it is entirely possible that EIA may be transmitted in these circumstances.

COMMENT: A comment was received asking if accredited veterinarians were included in the definition of "a state/federal official" in (4)(H)5.A. of the proposed amendment.

RESPONSE AND EXPLANATION OF CHANGE: State/federal official refers to any veterinarian or animal health officer employed by the Missouri Department of Agriculture or veterinarian or animal health technician employed by USDA/APHIS, Veterinary Services. The sentence will be reworded to clarify the personnel responsible for issuing the VS Form 1-27 shipping permit.

COMMENT: A comment was received suggesting that the wording in (4)(H)6. changed to read "sixty (60) days or more" instead of "sixty (60) days or later"

RESPONSE AND EXPLANATION OF CHANGE: Suggestion noted and wording will be changed.

COMMENT: A comment was received questioning whether it would be more appropriate to refer to "sixty (60) days after separation from all positive equids" instead of "sixty (60) days after weaning" assuming that passive antibody transfer only occurs with colostrum.

RESPONSE AND EXPLANATION OF CHANGE: There is a potential risk through vector exposure as well as colostrum and the suggested wording does not change the intent of the paragraph and will be implemented.

COMMENT: A comment was received noting the name of the laboratory was incorrectly quoted in the proposed amendment.

RESPONSE AND EXPLANATION OF CHANGE: According to 2 CSR 30-1.010 General Organization, section (3) the official name is "Cooperative State and Federal Veterinary Diagnostic Laboratory" and correction will be made in the final order of rulemaking.

EXPLANATION OF OTHER CHANGES: Further administrative review noted for clarification that the name of the form be included with the form number and typographical errors. Corrections made in this final order of rulemaking.

2 CSR 30-2.020 Movement of Livestock, Poultry and Exotic Animals Within Missouri

(4) Equidae.

- (A) Change of Ownership:
- 1. All *equidae* (except nursing foals accompanied by their dams) sold, traded, exchanged, leased, gifted, donated, relinquished or otherwise involved in a change of ownership must have an official negative Equine Infectious Anemia (EIA) test within twelve (12) months prior to change of ownership or lease;
- 2. All change of ownership or leasing must be accompanied by the original owner's copy of the VS Form 10-11 (or later revision) or any officially recognized state EIA test chart complete and accurately written, showing graphic descriptions of all marking needed for identification;
- 3. No photocopies or facsimiles of VS Form 10-11 (or later revision) or any officially recognized state EIA test chart are valid for change of ownership or leasing.
 - (C) Boarding, Breeding and Training Facilities.
- 1. All *equidae* assembled at boarding, training or breeding stables shall be tested negative for EIA within the preceding twelve (12) months;
- 2. The owner/manager of the premises is responsible for maintaining proof of current negative EIA test for each animal; a photocopy or facsimile is acceptable proof of a current negative EIA test.
- (D) Equidae owned, leased or rented by a business or public entity:
- 1. Equidae owned, leased or rented by a business or public entity that congregate with privately owned equidae or other equidae offering the same service must have an official negative EIA testing within the preceding twelve (12) months.
- 2. The owners or managers shall be responsible for maintaining proof of current negative test for each animal being used for the service. These records shall be available for inspection by a veterinarian or animal health officer employed by the Department of Agriculture or a veterinarian or an animal health technician employed by USDA, APHIS-Veterinarian Services.
- (F) Any riding, driving, packing, field trials, etc., using *equidae* on publicly owned forests, parks or trails requires proof of an official negative EIA test within the preceding twelve (12) months by VS Form 10-11 (or later revision) or any officially recognized state EIA test chart including certified photocopy or certified facsimile of the VS Form 10-11 (or later revision) or any officially recognized state EIA test chart.
- 1. A certified photocopy is one obtained from the testing veterinarian or accredited testing laboratory bearing seal or signature in the lower right hand corner along with the date of certification of the photocopy in some ink color other than black.
- 2. A certified facsimile is one obtained from the testing veterinarian or accredited testing laboratory bearing the facsimile imprint of the originating facility clearly across the top of the page. The form must be complete and legible. It must show the date of transmission either along the top or in the lower right hand corner.
 - (H) Procedures for Handling Missouri EIA Positive Equidae.
- 1. Upon notification of a positive EIA test from any accredited laboratory, the positive animal(s) will be permanently identified by

microchip, quarantined, and isolated at least two hundred (200) yards from any other *equidae*.

- 2. All *equidae* determined or believed to be exposed to the positive animal will be quarantined, permanently identified by microchip, and blood collected by a veterinarian employed by the Missouri Department of Agriculture or a veterinarian employed by USDA, APHIS-Veterinarian Services or a licensed accredited deputy veterinarian acting under the direction of the state veterinarian for official EIA testing.
- 3. The original reactor animal is to be tested a second time within thirty (30) days of the first positive test. The second sample will be drawn by state or federal regulatory personnel and will be submitted to a Department of Agriculture Animal Health Diagnostic Laboratory. The owner may request that the sample be split and submit one (1) to a private accredited laboratory of their choice at their own expense. There will be no laboratory charge for retests of positive or exposed animals submitted to a Department of Agriculture Animal Health Diagnostic Laboratory.
- 4. Upon confirmation of positive status by a Department of Agriculture Animal Health Diagnostic Laboratory and the National Veterinary Services Laboratory, the positive animal will be freeze-branded on the left side of the neck with an alpha-numeric code that indicates the state of Missouri (by the number 43), EIA positive by (AP), the last digit of the year, followed by the positive EIA case number for that year. The freeze-brand will be a minimum of two inches (2") high and seven (7) characters long.
- 5. The owner or a representative of the owner must decide within fifteen (15) days the disposition of the positive animal with the following options:
- A. Ship to an approved slaughter establishment on a VS Form 1-27 shipping permit issued by a veterinarian or animal health officer employed by the Department of Agriculture or a veterinarian or animal health technician employed by USDA, APHIS-Veterinarian Services. Market veterinarians may issue a VS Form 1-27 shipping permit for positive animals going directly to slaughter from a licensed livestock market/sale;
- B. Euthanasia with a written statement from the attending veterinarian including date and disposition of the animal(s); or
- C. Permanently quarantined, with the owner agreeing to abide by all the stipulations required by signing an EIA Quarantine Affidavit (MO Form 350-1052).
- 6. All other *equidae* owned/managed or leased will be placed under quarantine for sixty (60) days after removal of the last known positive animal. Two (2) negative EIA tests will be required to be released from quarantine. The first test at the time exposure was discovered and the second test sixty (60) days or more after the removal of the last known positive animal.
- A. All exposed animals will be permanently identified by electronic microchip.
- B. Blood samples will be drawn by a veterinarian or animal health officer employed by the Department of Agriculture or a veterinarian or an animal health technician employed by USDA, APHIS-Veterinarian Services and submitted to a Department of Agriculture Animal Health Diagnostic Laboratory (at no charge).
- C. Foals from EIA positive mares will acquire passive antibody to EIA in the colostrum and may test positive for more than six (6) months. In these cases, the foal will be quarantined for at least sixty (60) days after weaning or separation from all positive equids and up to one (1) year of age pending negative EIA test results. If the animal is still test positive by one (1) year of age, it is considered infected and will be handled as such.
- 7. Violation of quarantine by any person in possession of the positive animal(s) or exposed animal(s) or refusal to test or to allow microchip implanting will be in violation of section 267.603, RSMo and may result in civil penalties not to exceed one thousand dollars (\$1,000) for each violation and penalties not to exceed five hundred dollars (\$500) for each day such person fails to cooperate as required.

(I) Brucellosis in *Equidae*. All equine showing signs of fistulous withers or poll evil will be tested for brucellosis. Samples must be submitted to the Cooperative State and Federal Veterinary Diagnostic Laboratory in Jefferson City, Missouri. All positive animals will be shipped to slaughter on a VS Form 1-27 shipping permit or be placed under a special order of quarantine.

Title 2—DEPARTMENT OF AGRICULTURE Division 30—Animal Health Chapter 30—Health Requirements for Movement of Livestock, Poultry and Exotic Animals

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Agriculture under section 267.645, RSMo 2000, the director amends a rule as follows:

2 CSR 30-2.040 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2002 (27 MoReg 969–970). 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: Comments were accepted from June 18 through July 17, 2002.

COMMENT: A comment was received in support of the regulations with one concern that the proposed amendment does not require the issuing veterinarian to make sure that the VS Form 10-11 is completed accurately and any consequences if not completed accurately. RESPONSE: The issuing veterinarian is bound by his accreditation to complete the VS Form 10-11 accurately and completely. The VS Form 10-11 is a federal form and the *Code of Federal Regulations* addresses the issue of accredited veterinarians not completing federal forms completely and accurately.

COMMENT: A comment was received questioning whether the proposed amendment would accept any officially recognized state EIA test chart or just the VS Form 10-11.

RESPONSE AND EXPLANATION OF CHANGE: Concern noted and the proposed amendment will include any officially recognized state EIA test chart as well as the VS Form 10-11.

COMMENT: A comment was received asking the purpose of having an official inspecting veterinarian inspect all *equidae* daily and the definition of "when required" in (6)(H).

RESPONSE AND EXPLANATION OF CHANGES: The purpose of this section is to have the animals monitored daily for signs of diseases by the official inspecting veterinarian and removal of animals showing signs of diseases to protect the other animals present at the event. Out-of-state *equidae* exhibiting in Missouri requires a health certificate and a negative EIA test whereas Missouri origin horses require a current negative EIA test and are exempt from the health certificate requirement. Section reviewed and will be reworded to clarify when health certificates and tests are required.

EXPLANATION OF OTHER CHANGES: Further administrative review disclosed a clarification in (6)(B)2.B. on what date the EIA test is based on and clarification in (6)(D)3. on veterinary inspection. Those clarifications are noted and made in this final order of rule-making.

2 CSR 30-2.040 Animal Health Requirements for Exhibition

(6) Exhibition Requirements on Horses and Other Equidae.

- (B) All *equidae* (except nursing foals accompanied by their dams) must be accompanied by:
- 1. A current VS Form 10-11 (or later revision) or any officially recognized state EIA test chart showing the graphic description of all markings needed for identification;
- 2. Out-of-state *equidae* must be accompanied by an official Certificate of Veterinary Inspection showing:
- A. Identification and description of all *equidae* listed on the certificate; and
- B. Negative test results of an official Equine Infectious Anemia (EIA) test, showing test date within twelve (12) months prior to entry for each animal, the name of the EIA accredited testing laboratory and the test accession number assigned by the laboratory.
- (C) A certified photocopy or certified facsimile of the VS Form 10-11 (or later revision) or any officially recognized state EIA test chart may be accepted for the purpose of travel or exhibition but not for change of ownership (including leasing or gifting).
- 1. A certified photocopy is one obtained from the testing veterinarian or accredited testing laboratory bearing seal or signature in the lower right hand corner along with the date of certification of photocopy in some ink color other than black.
- 2. A certified facsimile may be obtained only from the testing veterinarian or accredited testing laboratory and must bear the facsimile imprint of the originating facility clearly across the top of the page. It must also bear the date of the facsimile either along the top or in the lower right hand corner.
- (D) For the purpose of travel and exhibition, Missouri will accept six (6)-month passports from states with which there is a reciprocal agreement. These passports must meet the following criteria:
- 1. Proof of negative EIA test within thirty (30) days of the date of application of the passport;
- 2. Permanent identification for each horse by means of registered brand, legible tattoo, or electronic identification (microchip), to be recorded on the passport and the VS form 10-11 (or later revision) or any officially recognized state EIA test chart, along with other identifying characteristics;
 - 3. Inspection by an accredited veterinarian;
- 4. In the event of confirmed vesicular stomatitis in any of the states with which reciprocal agreements exist, use of the six (6)-month passport will be suspended by the state veterinarian of Missouri.
- (H) Any sick *equidae* at an exhibition may be excused by the official inspecting veterinarians. When an official inspecting veterinarian is present, all *equidae* will be subject to daily inspections. Any *equidae* entering without proper health certification when required and/or EIA test will be excused from the show until proper documentation and tests are obtained.

Title 2—DEPARTMENT OF AGRICULTURE Division 30—Animal Health Chapter 6—Livestock Markets

ORDER OF RULEMAKING

By the authority vested in the director of Agriculture under section 267.645, RSMo 2000, the director amends a rule as follows:

2 CSR 30-6.020 Duties and Facilities of the Market/Sale Veterinarian is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2002 (27 MoReg 970–971). 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: Comments were accepted from June 18 through July 17, 2002.

COMMENT: A comment was received in support of the regulations with one (1) concern that the proposed amendment does not require the issuing veterinarian to make sure that the VS Form 10-11 is completed accurately and any consequences if not completed accurately. RESPONSE: The issuing veterinarian is bound by his accreditation to complete the VS Form 10-11 accurately and completely. The VS Form 10-11 is a federal form and the *Code of Federal Regulations* addresses the issue of accredited veterinarians not completing federal forms completely and accurately.

COMMENT: A comment was received questioning whether the proposed amendment would accept any officially recognized state EIA test chart or just the VS Form 10-11.

RESPONSE AND EXPLANATION OF CHANGE: Concern noted and the proposed amendment will include any officially recognized state EIA test chart as well as the VS Form 10-11.

COMMENT: A comment was received questioning the justification for the requirement that forbids the use of certified photocopies and facsimiles for change of ownership.

RESPONSE AND EXPLANATION OF CHANGE: Alterations to the originals may not be detected on a photocopy or facsimile. This provision helps to ensure that the buyer is receiving a valid test chart, which he will be able to use until the expiration date of the EIA test.

COMMENT: A comment was received asking for the definition of "state or federal regulatory personnel" in section (E) of the proposed amendment and questioned the procedure of handling *equidae* found positive on a test performed by the market veterinarian in section (E). RESPONSE AND EXPLANATION OF CHANGE: Section (E) had no proposed changes and was not published in the *Missouri Register* on June 17, 2002 (27 MoReg 970–971). Without being published in the *Missouri Register*, no changes can be made at this time to section (E). Comments will be kept for future consideration.

EXPLANATION OF OTHER CHANGES: Further administrative review of the proposed amendments resulted in further discussion in subsection (5)(B) clarifying *equidae* found test positive suspect at a market and deletion of text in subsection (5)(C) for clarification purposes.

2 CSR 30-6.020 Duties and Facilities of the Market/Sale Veterinarian

- (5) Required Testing and Handling of Equidae.
- (B) All *equidae* presented at any licensed market/sale for the purpose of change of ownership, not having proof of an official negative Equine Infectious Anemia (EIA) test within the previous twelve (12) months, shall have blood samples for EIA testing collected before the sale at the seller's expense.
- 1. In a licensed livestock market/sale where the veterinarian has an approved EIA testing laboratory, EIA tests will be run prior to the sale. Test positive suspect equids will be identified and returned to the owner's premises under quarantine pending test confirmation, or the owner may sell that animal directly to slaughter accompanied by a VS Form 1-27 shipping permit.
- 2. In markets where on-site EIA testing is not available, the equids will sell test-pending, identified as such by a red hip tag (furnished by the Missouri Department of Agriculture) recorded on an Equine Sales & Test Record form (MO 350-1138) and sold under quarantine to the buyer. This quarantine restricts the buyer from taking the equids out of Missouri and from another change of ownership, until the test results are received.

- (C) Equidae presented with current, negative EIA test chart (VS Form 10-11 (or later revision) or any officially recognized state EIA test chart) will be sold with a white hip tag (furnished by the Missouri Department of Agriculture) and recorded on an Equine Sales & Test Record form (MO 350-1138). The seller must present an original EIA test chart; no photocopies or facsimiles will be accepted. The test must have been done within the previous twelve (12) months, and must be accurately completed, showing graphic descriptions of all markings needed for identification. Verification of each animal to the EIA test chart shall be the responsibility of the market veterinarian. If in the opinion of the market veterinarian the information shown on the EIA test chart does not match the animal presented or the test chart has been altered, the market veterinarian shall confiscate the form, mark the document "invalid" and the animal(s) will be tested at the seller's expense prior to the sale.
- (D) No *equidae* will be released from any licensed market/sale without a current, negative EIA test; a test-pending quarantine, or released on a VS Form 1-27 shipping permit returning to the seller's premises. Once copy of all quarantines and Equine Sales & Test Record form (MO 350-1138) completed for each sale will be sent to the state veterinarian's office.

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

ORDER OF RULEMAKING

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

3 CSR 10-6.505 Black Bass is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1444–1445). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective March 1, 2003.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-11.180 Hunting, General Provisions and Seasons is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1451–1452). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-11.182 Deer Hunting is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1452–1453). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective **March 1, 2003**.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-12.135 Fishing, Methods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1453). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective March 1, 2003.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-12.140 Fishing, Daily and Possession Limits is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1453–1454). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective **March 1, 2003**.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

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

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 3, 2002 (27 MoReg 1454). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective March 1, 2003.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 30—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects Chapter 6—Fees

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects under section 327.041, RSMo Supp. 2001, the board amends a rule as follows:

4 CSR 30-6.015 Application, Renewal, Reinstatement, Reregistration and Miscellaneous Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1251–1254). 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 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 30—Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects Chapter 6—Fees

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Landscape Architects under section 327.041, RSMo Supp. 2001, the board amends a rule as follows:

4 CSR 30-6.020 Reexamination Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1255). 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 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 110—Missouri Dental Board Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under section 332.031, RSMo 2000, the board rescinds a rule as follows:

4 CSR 110-2.110 Addressing the Public—Dentists is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1255). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 110—Missouri Dental Board Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under sections 332.031, RSMo 2000 and 332.321, RSMo Supp. 2001, the board adopts a rule as follows:

4 CSR 110-2.110 Addressing the Public—Dentists is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1255–1257). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 110—Missouri Dental Board Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under sections 332.031, RSMo 2000 and 332.181, RSMo Supp. 2001, the board amends a rule as follows:

4 CSR 110-2.240 Continuing Dental Education is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1257). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC **DEVELOPMENT**

Division 150—State Board of Registration for the Healing

Arts
Chapter 3—Licensing of Physical Therapists and Physical Therapist Assistants

ORDER OF RULEMAKING

By the authority vested in the State Board of Registration for the Healing Arts under sections 334.125, 334.530, and 334.550, RSMo 2000, the board amends a rule as follows:

4 CSR 150-3.010 Applicants for Licensure as Professional Physical Therapists is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 1, 2002 (27 MoReg 1257). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 150—State Board of Registration for the Healing Arts

Chapter 3—Licensing of Physical Therapists and Physical Therapist Assistants

ORDER OF RULEMAKING

By the authority vested in the State Board of Registration for the Healing Arts under section 334.125, RSMo 2000, the board amends a rule as follows:

4 CSR 150-3.020 Application Forms is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 1, 2002 (27 MoReg 1258). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC **DEVELOPMENT**

Division 150—State Board of Registration for the Healing Arts

Chapter 3—Licensing of Physical Therapists and Physical Therapist Assistants

ORDER OF RULEMAKING

By the authority vested in the State Board of Registration for the Healing Arts under sections 334.090.1, 334.090.2, 334.125, 334.507, 334.540, 334.550, 334.560 and 334.580, RSMo 2000, the board amends a rule as follows:

4 CSR 150-3.080 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 1, 2002 (27 MoReg 1258). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 165—Board of Examiners for Hearing **Instrument Specialists Chapter 2—Licensure Requirements**

ORDER OF RULEMAKING

By the authority vested in the Board of Examiners for Hearing Instrument Specialists under section 346.115.1(7), RSMo 2000, the board amends a rule as follows:

4 CSR 165-2.050 Continuing Education Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 1, 2002 (27 MoReg 1258). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 200—State Board of Nursing **Chapter 4—General Rules**

ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under sections 335.036(2) and (7), 335.046, and 335.051 RSMo 2000, the board amends a rule as follows:

4 CSR 200-4.020 Requirements for Licensure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on August 1, 2002 (27 MoReg 1258-1261). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the Code of State Regulations.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 200—State Board of Nursing Chapter 4—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under sections 4.16(6) of the Omnibus State Reorganization Act of 1974, Appendix B and 335.036, RSMo 2000, the board amends a rule as follows:

4 CSR 200-4.030 Public Complaint Handling and Disposition is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1261–1262). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 205—Missouri Board of Occupational Therapy Chapter 1—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri Board of Occupational Therapy under sections 324.065, 324.068 and 324.074, RSMo 2000, the board amends a rule as follows:

4 CSR 205-1.050 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1262–1264). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 210—State Board of Optometry Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Optometry under sections 336.040 and 336.160.1, RSMo 2000, the board amends a rule as follows:

4 CSR 210-2.010 Application for Licensure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1265). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 210—State Board of Optometry Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Optometry under sections 336.090 and 336.160.1, RSMo 2000, the board amends a rule as follows:

4 CSR 210-2.011 Licensure by Reciprocity is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1265). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 210—State Board of Optometry

Division 210—State Board of Optometry Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Optometry under sections 336.050 and 336.160.1, RSMo 2000, the board amends a rule as follows:

4 CSR 210-2.020 Licensure by Examination is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1265–1266). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 210—State Board of Optometry Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Optometry under sections 336.160 and 610.010, RSMo 2000, the board amends a rule as follows:

4 CSR 210-2.040 Public Complaint Handling and Disposition is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1266). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 210—State Board of Optometry Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Optometry under section 336.160, RSMo 2000, the board amends a rule as follows:

4 CSR 210-2.070 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1266). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 210—State Board of Optometry Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Optometry under sections 336.160.1, and 336.220, RSMo 2000, the board amends a rule as follows:

4 CSR 210-2.081 Examinations of Optometrists for Certification to Use Pharmaceutical Agents **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1266–1267). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 240—Public Service Commission Chapter 2—Practice and Procedure

ORDER OF RULEMAKING

By the authority vested in the Missouri Public Service Commission under sections 386.040, 386.250, 386.310, and 392.200, RSMo 2000, the commission amends a rule as follows:

4 CSR 240-2.080 Pleadings, Filings, and Service is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 1, 2002 (27 MoReg 1107). 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 Commission received comments from three parties.

COMMENT FROM THE OFFICE OF THE PUBLIC COUNSEL: If the Commission wants to improve the decision making process, a more direct and reasonable course of action would be to direct the parties to briefly identify in their position statements (without arguing the case) the relevant law or facts that support their positions on that issue. In this way, the parties can assist the Commission understand their position on the issues and keep the focus on the differences between the parties, rather than on drafting a neutral statement of issues acceptable to all parties.

RESPONSE: The Commission finds that no changes to this rule are necessary as a result of this comment.

COMMENT FROM SOUTHWESTERN BELL TELEPHONE COMPANY: The Commission's proposed rule will lead to more disputes and will not be workable on a practical basis. For most cases, the commenter does not believe that the parties will be able to agree on a brief description of either the "factual premises" or "legal premises" relating to an issue. As a result, the commenter believes that in most cases, it will be difficult to comply with the Commission's proposed rule, resulting in less unanimity, not more, in descriptions of issues presented for Commission determinations. RESPONSE: The Commission finds that no changes to this rule are necessary as a result of this comment.

JOINT COMMENT OF MISSOURI-AMERICAN WATER COMPANY AND SOUTHERN UNION COMPANY D/B/A MISSOURI GAS ENERGY: The proposed amendment is likely to create additional (and perhaps insurmountable) difficulties for parties in cases being heard by the Commission. The commenter believes that the proposed form of issue statement is unnecessarily restrictive in some cases. Often the issues that come before the Commission are highly complex from a legal or factual standpoint.

RESPONSE: The Commission finds that no changes to this rule are necessary as a result of this comment.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 3—Applications for License; License Examinations

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-3.010 Applications for License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1272). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 250—Missouri Real Estate Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-4.020 Expiration and Renewal; Name and Address Changes is amended.

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

2002 (27 MoReg 1272). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 250—Missouri Real Estate Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-4.070 Partnership, Association or Corporation License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1272–1273). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 250—Missouri Real Estate Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-4.075 Professional Corporations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1273). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 250—Missouri Real Estate Commission Chapter 4—Licenses

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-4.080 Nonresident Licenses; Reciprocity; Process Agent is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1273). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 250—Missouri Real Estate Commission Chapter 7—Schools

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-7.020 Application for Accreditation is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1273). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 8—Business Conduct and Practice

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-8.155 Closing a Real Estate Firm is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1273–1274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 8—Business Conduct and Practice

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under section 339.120, RSMo 2000 the board amends a rule as follows:

4 CSR 250-8.220 Escrow or Trust Account and a Separate Property Management Escrow Account Required is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 9—Disciplinary Proceedings

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 339.120, RSMo 2000 and 620.010.15(6), RSMo Supp. 2001, the board amends a rule as follows:

4 CSR 250-9.010 Complaints is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 10—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 339.040, 339.045 and 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-10.010 Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1274). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 10—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 339.040, 339.045 and 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-10.020 Sponsors is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1274–1275). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 10—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 339.040, 339.045 and 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-10.030 Classroom Course Approval is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1275). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 10—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 339.040, 339.045 and 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-10.040 Classroom Course Instructor Approval is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1275). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 250—Missouri Real Estate Commission Chapter 10—Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Missouri Real Estate Commission under sections 339.040, 339.045 and 339.120, RSMo 2000, the board amends a rule as follows:

4 CSR 250-10.070 Records is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1275). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 270—Missouri Veterinary Medical Board Chapter 2—Licensure Requirements for Veterinarians

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterinary Medical Board under sections 340.200, 340.210 and 340.246, RSMo 2000, the board amends a rule as follows:

4 CSR 270-2.021 Internship or Veterinary Candidacy Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1276–1277). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 270—Missouri Veterinary Medical Board Chapter 6—Professional Conduct for the Practice of Veterinary Medicine

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterinary Medical Board under section 340.210, RSMo 2000, the board amends a rule as follows:

4 CSR 270-6.011 Rules of Professional Conduct is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1277). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 7—DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission Chapter 23—Technician Certification Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.020, 226.130 and 227.030, RSMo 2000, the commission adopts a rule as follows:

7 CSR 10-23.010 Definitions is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 17, 2002 (27 MoReg 1002). 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 7—DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission

Chapter 23—Technician Certification Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.020, 226.130 and 227.030, RSMo 2000, the commission adopts a rule as follows:

7 CSR 10-23.020 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 17, 2002 (27 MoReg 1003–1007). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Secretary to the Commission received one (1) comment on the proposed rule.

COMMENT: Missouri Limestone Producers Association requested that the rule be revised to clarify that for recertification, classroom instruction must be taken no later than ninety (90) days after the current certification expiration date and that consideration be given to limiting the time in advance of the current certification expiration date before classroom instruction may be taken for recertification. RESPONSE AND EXPLANATION OF CHANGE: Paragraph (4)(B)1. will be changed to clarify that classroom instruction must be taken no later than ninety (90) days after the current certification expiration date. No changes will be made as to limiting the time in advance of the current certification expiration date before classroom instruction may be taken for recertification.

7 CSR 10-23.020 Certification/Recertification for Qualified Sampling and Testing Technician

- (4) Recertification Requirements. Any technician seeking to be recertified shall—
- (B) Attend a classroom instruction in the subject which certification is due to expire:
- 1. To qualify for recertification, the classroom instruction must be taken no later than ninety (90) days after the current certification expiration date;

Title 7—DEPARTMENT OF TRANSPORTATION Division 10—Missouri Highways and Transportation Commission Chapter 23—Technician Certification Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Highways and Transportation Commission under sections 226.020, 226.130 and 227.030, RSMo 2000, the commission adopts a rule as follows:

7 CSR 10-23.030 Decertification Procedures and the Appeal Process for Technicians is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 17, 2002 (27 MoReg 1008–1009). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 12—DEPARTMENT OF REVENUE Division 10—Director of Revenue Chapter 24—Drivers License Bureau Rules

ORDER OF RULEMAKING

By the authority vested in the director of revenue under section 302.181, RSMo 2000, the director amends a rule as follows:

12 CSR 10-24.430 Back of Driver License, Permits and Non-Driver License **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2002 (27 MoReg 1280). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Division of Family Services Chapter 2—Income Maintenance

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Family Services under section 207.020, RSMo 2000, the division amends a rule as follows:

13 CSR 40-2.140 Limitations on Amount of Cash Payments is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2002 (27 MoReg 1203–1204). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 13—DEPARTMENT OF SOCIAL SERVICES Division 40—Division of Family Services Chapter 2—Income Maintenance

ORDER OF RULEMAKING

By the authority vested in the Department of Social Services, Division of Family Services under section 207.020, RSMo 2000, the division adopts a rule as follows:

13 CSR 40-2.375 Medical Assistance for Families is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 2002 (27 MoReg 1204–1205). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo 2000, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
Alliance Credit Union	Those who work or reside in St. Charles
575 Rudder Road	County or St. Louis County
Fenton, MO 63026	

NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, PO Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten (10) business days after publication of this notice in the Missouri Register.

Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 100—Division of Credit Unions

ACTIONS TAKEN ON APPLICATIONS FOR NEW GROUPS OR GEOGRAPHIC AREAS

Pursuant to section 370.081(4), RSMo 2000, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the director has either granted or rejected applications from the following credit unions to add new groups or geographic areas to their membership and state the reasons for taking these actions.

The following applications have been granted. These credit unions have met the criteria applied to determine if additional groups may be included in the membership of an existing credit union and have the immediate ability to serve the proposed new groups or geographic areas. The proposed new groups or geographic areas meet the requirements established pursuant to 370.080(2), RSMo 2000.

Credit Union	Proposed New Group or Geographic Area
Jefferson City Highway Credit Union	Persons living or working in Cole County,
3124 W. Edgewood	Missouri.
Jefferson City, MO 65109	
Farmland Industries Credit Union	Current and retired employees, their
12200 N. Ambassador Drive	immediate families and or/their heirs,
Kansas City, MO 64163	administrators, executors, trustees or
	organizations or trusts participated in or
	comprised of such members of Farmland
	Industries, Inc., Cap Gemini Ernst & Young
	U.S.

The Secretary of State is required by sections 347.141 and 359.481, RSMo 2000 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.

NOTICE OF WINDING UP OF DYNAMIC COMMUNICATIONS, LLC
On October 7, 2002, Dynamic Communications, LLC filed its
Notice of Winding Up with the Missouri Secretary of State.

You are hereby notified that if you believe you have a claim against Dynamic Communications, LLC, you must submit a summary in writing of the circumstances surrounding your claim to Tom J. Bowman, Attorney at Law, McCalley, Gorham and Bowman, P.C., 206 West Main Street, P.O. 319, Richmond, Missouri 64085. 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 the claim accrued or will accrue.
- 4. A brief description of the nature of the debt or the basis for the claim, and documentation of the claim.
- 5. Whether the claim is secured, and if so, the collateral used as security.

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

OFFICE OF ADMINISTRATION Division of Purchasing

BID OPENINGS

Sealed Bids in one (1) copy will be received by the Division of Purchasing, Room 580, Truman Building, PO Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: www.moolb.state.mo.us. Prospective bidders may receive specifications upon request.

B1E03093 Corrugated Sheets 11/15/02

B3Z02064 Medical Case Management 11/15/02

B2Z03005 PC Prime Vendor Services 11/18/02

B3E02153 Ambulance Services 11/19/02

B3Z03054 Intensive In-Home Services 11/19/02

B1E03076 Public Address System 11/20/02

B1E03100 Tractors 11/20/02

B2Z02065 Wireless Paging Services 11/20/02

B3Z03062 Comprehensive Pharmacy Services 11/20/02

B1E03101 Subscriptions: Paper Form 11/25/02

B3Z02183 Recycling Services 11/25/02

B1E03039 HVAC System 11/27/02

B3Z03013 Insurance Company Review Services 11/27/02

B3Z03098 2003 Hotel/Motel Lodging Rate Survey 11/29/02

B3E03097 Janitorial Services-Jefferson Barracks 12/5/02

B3E03099 Janitorial Services-Rolla, MO 12/5/02

B3Z03005 Actuarial & Pharmaceutical Consulting Services 12/5/02

It is the intent of the State of Missouri, Division of Purchasing to purchase the following as a single feasible source without competitive bids. If suppliers exist other than the one identified, contact (573) 751-2387 immediately.

1.) Examination Booklets for the Missouri Professional Engineers License, supplied by the National Council of Engineer Examiners.
2.) Sewing Workstation, Accumark Plotting, supplied by Gerber Technologies.

James Miluski, CPPO, Director of Purchasing MISSOURI REGISTER

Rule Changes Since Update to Code of State Regulations

November 15, 2002 Vol. 27, No. 22

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—25 (2000), 26 (2001) and 27 (2002). 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, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 CSR 10	OFFICE OF ADMINISTRATION State Officials' Salary Compensation Schedu	ıle			27 MoReg 189
4 665 40 44 040					
1 CSR 10-11.010	Commissioner of Administration	27 MoReg 1159	27 MoReg II80	This Issue	D
1 CSR 15-2.200	Administrative Hearing Commission		2/ MoReg 1093R	2/ MoReg 18/8	K D
1 CSR 15-2.210 1 CSR 15-2.230	Administrative Hearing Commission		27 MoReg 1093R	27 MoReg 1070	K D
1 CSR 15-2.250 1 CSR 15-2.250	Administrative Hearing Commission	• • • • • • • • • • • • • • • • • • • •	27 MoReg 1093R	27 MoReg 1878	R
1 CSR 15-2.270	Administrative Hearing Commission		27 MoReg 1094R	27 MoReg 1879	R
1 CSR 15-2.290	Administrative Hearing Commission		27 MoReg 1094R	27 MoReg 1879	R
1 CSR 15-2.320	Administrative Hearing Commission		27 MoReg 1095R	27 MoReg 1879	R
1 CSR 15-2.350	Administrative Hearing Commission		27 MoReg 1095R	27 MoReg 1879	R
1 CSR 15-2.380	Administrative Hearing Commission		27 MoReg 1095R	27 MoReg 1879	R
1 CSR 15-2.390	Administrative Hearing Commission		27 MoReg 1095R	2/ MoReg 18/9	K D
1 CSR 15-2.410 1 CSR 15-2.420	Administrative Hearing Commission		27 MoReg 1090R	27 MoReg 1880	K D
1 CSR 15-2.430	Administrative Hearing Commission	• • • • • • • • • • • • • • • • • • • •	27 MoReg 1096R	27 MoReg 1880	R
1 CSR 15-2.450	Administrative Hearing Commission		27 MoReg 1097R	27 MoReg 1880	R
1 CSR 15-2.470	Administrative Hearing Commission		27 MoReg 1097R	27 MoReg 1880	R
1 CSR 15-2.480	Administrative Hearing Commission		27 MoReg 1097R	27 MoReg 1880	R
1 CSR 15-2.490	Administrative Hearing Commission		27 MoReg 1097R	27 MoReg 1880	R
1 CSR 15-2.510	Administrative Hearing Commission		27 MoReg 1098R	2/ MoReg 1881	K
1 CSR 15-2.530 1 CSR 15-2.560	Administrative Hearing Commission		27 MoReg 1098R	27 MoDeg 1881	K D
1 CSR 15-2.580	Administrative Hearing Commission		27 MoReg 1090R	27 MoReg 1881	R
1 CSR 15-3.200	Administrative Hearing Commission		27 MoReg 1099 .	27 MoReg 1881	
1 CSR 15-3.210	Administrative Hearing Commission		27 MoReg 1099 .	27 MoReg 1882	
1 CSR 15-3.250	Administrative Hearing Commission		27 MoReg 1100	27 MoReg 1882	
1 CSR 15-3.320	Administrative Hearing Commission		27 MoReg 1100	27 MoReg 1882	
1 CSR 15-3.350	Administrative Hearing Commission		27 MoReg 1101	27 MoReg 1883	
1 CSR 15-3.380	Administrative Hearing Commission		2/ MoReg II0I	2/ MoReg 1883	
1 CSR 15-3.390 1 CSR 15-3.410	Administrative Hearing Commission		27 MoReg 1102	27 MoReg 1883	
1 CSR 15-3.420	Administrative Hearing Commission	• • • • • • • • • • • • • • • • • • • •	27 MoReg 1102	27 MoReg 1884	
1 CSR 15-3.425	Administrative Hearing Commission		27 MoReg 1103	27 MoReg 1884	
1 CSR 15-3.430	Administrative Hearing Commission		27 MoReg 1104R	27 MoReg 1884	R
1 CSR 15-3.440	Administrative Hearing Commission		27 MoReg 1104	27 MoReg 1885	
1 CSR 15-3.450	Administrative Hearing Commission		27 MoReg 1105R	27 MoReg 1885	R
1 CSR 15-3.470	Administrative Hearing Commission		2/ MoReg 1105	2/ MoReg 1885	
1 CSR 15-3.490 1 CSR 15-3.580	Administrative Hearing Commission		27 MoReg 1106	27 MoReg 1886	
1 CSR 20-1.040	Personnel Advisory Board and Division	• • • • • • • • • • • • • • • • • • • •	27 Workeg 1100	27 Wiokeg 1000	
1 0511 20 110 10	of Personnel		27 MoReg 1861		
1 CSR 20-4.020	Personnel Advisory Board and Division				
	of Personnel		27 MoReg 1861		
1 CSR 20-5.010	Personnel Advisory Board and Division				
1 CCD 20 5 020	of Personnel		27 MoReg 1865		
1 CSR 20-5.020	Personnel Advisory Board and Division of Personnel	27 MoDog 947	27 MoDog 1965		
1 CSR 40-1.090	Purchasing and Materials Management	27 MOKES 047	27 MoReg 1107		
1 COR 10 1.070	Turondoning and Materials Management		27 Moreg nor		
	DEPARTMENT OF AGRICULTURE				
2 CSR 10-5.010	Market Development	26 MoReg 1305R			
2 000 20 2 010			25.16 D 066	m: *	
2 CSR 30-2.010	Animal Health		27 MoReg 966	This Issue	
2 CSR 30-2.011 2 CSR 30-2.012	Animal Health				
2 CSR 30-2.012 2 CSR 30-2.020	Animal Health	27 MOKEG 1439	27 MoReg 967	This Issue	
2 CSR 30-2.040	Animal Health				
2 CSR 30-6.020	Animal Health				
2 CSR 70-13.045	Plant Industries	27 MoReg 767	27 MoReg 774	27 MoReg 1886	
2 CSR 70-13.050	Plant Industries				
2 CSR 70-40.015	Plant Industries				
2 CCD 70 40 025	Digut Industries		27 MoReg 1561	•	
2 CSR 70-40.025	Plant Industries		27 MoDea 1562b		
2 CSR 70-40.040	Plant Industries			1	
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2 CSR 70-40.045	Plant Industries				
2 CSR 90-10.040	Weights and Measures	27 MoReg 1161			
2 CSR 90-20.040	Weights and Measures	27 MoReg 1559	27 MoReg 1564		

Missouri Register

Rule Number	Agency	Emergency	Proposed	Order	In Addition
2 CSR 90-22.140	Weights and Measures		27 MoReg 1868		
2 CSR 90-23.010	Weights and Measures		27 MoReg 1868		
2 CSR 90-25.010	Weights and Measures		27 MoReg 1869		
2 CSR 90-30.040	Weights and Measures				
2 CSR 90-30.050	Weights and Measures				
2 CSR 90-36.010	Weights and Measures				
2 CSR 90-36.020	Weights and Measures				
2 CSR 110-1.010	Office of the Director	27 MoReg 1439	27 MoReg 1443		
2 0011 110 1.010		27 1.101.08 1.107 1.111	27 1.101.08 1 1 10		
	DEPARTMENT OF CONSERVATION				
3 CSR 10-4.111	Conservation Commission				
3 CSR 10-4.130	Conservation Commission				
3 CSR 10-4.141	Conservation Commission				
3 CSR 10-5.205 3 CSR 10-5.215	Conservation Commission				
3 CSR 10-5.225	Conservation Commission				
3 CSR 10-5.340	Conservation Commission				
3 CSR 10-5.345	Conservation Commission		27 MoReg 1184	27 MoReg 1997V	V
3 CSR 10-5.351	Conservation Commission		27 MoReg 1186	27 MoReg 1997F	7
3 CSR 10-5.359	Conservation Commission				
3 CSR 10-5.360	Conservation Commission		27 MoReg 1190	27 MoReg 1998F	i K7
3 CSR 10-5.365 3 CSR 10-5.420	Conservation Commission				
3 CSR 10-5.420 3 CSR 10-5.440	Conservation Commission				
3 CSR 10-5.445	Conservation Commission				
3 CSR 10-5.460	Conservation Commission				
3 CSR 10-5.465	Conservation Commission				
3 CSR 10-6.405	Conservation Commission				
3 CSR 10-6.410	Conservation Commission				
3 CSR 10-6.415	Conservation Commission				
3 CSR 10-6.505 3 CSR 10-6.525	Conservation Commission				
3 CSR 10-6.525 3 CSR 10-6.540	Conservation Commission				7
3 CSR 10-6.550	Conservation Commission				
3 CSR 10-6.605	Conservation Commission				
3 CSR 10-7.410	Conservation Commission				
3 CSR 10-7.440	Conservation Commission		N.A	27 MoReg 1805	
3 CSR 10-7.435	Conservation Commission		27 MoReg 1319	27 MoReg 1999	
3 CSR 10-7.455	Conservation Commission				
3 CSR 10-8.510 3 CSR 10-8.515	Conservation Commission				
3 CSR 10-9.106	Conservation Commission		27 MoReg 982	27 MoReg 1483F	7
3 CSR 10-9.110	Conservation Commission		27 MoReg 982	27 MoReg 1483F	?
3 CSR 10-9.220	Conservation Commission		27 MoReg 983	27 MoReg 1483F	7
3 CSR 10-9.351	Conservation Commission		27 MoReg 986	27 MoReg 1483F	7
3 CSR 10-9.353	Conservation Commission		27 MoReg 986	27 MoReg 1483F	7
			2/ MoReg 1445		
3 CSR 10-9.359	Conservation Commission		27 MoReg 986	27 MoReg 1484F	7
3 CSR 10-9.425	Conservation Commission		27 MoReg 987	27 MoReg 1484F	7
3 CSR 10-9.442	Conservation Commission		N.A	27 MoReg 1806	
3 CSR 10-9.560	Conservation Commission		27 MoReg 987	27 MoReg 1484F	7
3 CSR 10-9.565	Conservation Commission	27 MoReg 1441	27 MoReg 1448		
2 CCD 10 0 566			25 M D 1565		
3 CSR 10-9.566 3 CSR 10-9.570	Conservation Commission			27 MoDec 14041	7
3 CSR 10-9.570 3 CSR 10-9.575	Conservation Commission				
3 CSR 10-9.627	Conservation Commission			27 14101005 1 10 11	
3 CSR 10-9.628	Conservation Commission				
3 CSR 10-9.630	Conservation Commission		27 MoReg 989R	27 MoReg 1485F	7
3 CSR 10-9.645	Conservation Commission				
3 CSR 10-10.743	Conservation Commission				
3 CSR 10-11.145	Conservation Commission				•
3 CSR 10-11.150 3 CSR 10-11.155	Conservation Commission				3
3 CSR 10-11.160	Conservation Commission				
3 CSR 10-11.165	Conservation Commission				
3 CSR 10-11.180	Conservation Commission		27 MoReg 1451	This Issue	
3 CSR 10-11.182	Conservation Commission		27 MoReg 1200	27 MoReg 1807	
2 CCD 10 11 107					,
3 CSR 10-11.186	Conservation Commission				
3 CSR 10-11.205 3 CSR 10-11.210	Conservation Commission				
3 CSR 10-11.210 3 CSR 10-11.215	Conservation Commission				
3 CSR 10-12.110	Conservation Commission				
3 CSR 10-12.135	Conservation Commission		27 MoReg 1453	This IssueF	
3 CSR 10-12.140	Conservation Commission				
3 CSR 10-12.145	Conservation Commission		27 MoReg 1454	This IssueF	
3 CSR 10-20.805	Conservation Commission		2/ Mokeg 193/		

Rule Changes Since Update

Rule Number	Agency	Emergency	Proposed	Order	In Addition
DEPARTMENT OF 4 CSR 30-6.015	ECONOMIC DEVELOPMENT Missouri Board for Architects, Professional		25.16.75.42.54		
4 CSR 30-6.020	Engineers, Professional Land Surveyors, at Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, at	-			
4 CSR 100	Division of Credit Unions				27 MoReg 1722
4 CSR 100-2.005 4 CSR 110-2.110	Division of Credit Unions		27 MoReg 1768 27 MoReg 1255R	This IssueR	This Issue
4 CSR 110-2.240	Missouri Dental Board		27 MoReg 1257	This Issue	
4 CSR 150-2.030 4 CSR 150-2.040	State Board of Registration for the Healing A	Arts	27 MoReg 860	27 MoReg 1807	
4 CSR 150-2.060 4 CSR 150-2.155	State Board of Registration for the Healing A State Board of Registration for the Healing A	Arts	27 MoReg 861	27 MoReg 1807	
4 CSR 150-3.010	State Board of Registration for the Healing A	Arts	27 MoReg 1257	This Issue	
4 CSR 150-3.020 4 CSR 150-3.080	State Board of Registration for the Healing A State Board of Registration for the Healing A				
4 CSR 150-3.210	State Board of Registration for the Healing A	Arts	27 MoReg 1565		
4 CSR 150-4.010 4 CSR 150-4.060	State Board of Registration for the Healing A State Board of Registration for the Healing A	Arts Arte	27 MoReg 861	27 MoReg 1808	
4 CSR 150-4.220	State Board of Registration for the Healing A	Arts	27 MoReg 1568	27 Wiokeg 1606	
4 CSR 150-6.050	State Board of Registration for the Healing A	Arts	27 MoReg 862	27 MoReg 1808	
4 CSR 150-6.080 4 CSR 150-7.200	State Board of Registration for the Healing A State Board of Registration for the Healing A	Arts Arts	27 MoReg 1570	27 MoReg 1808	
4 CSR 150-7.320	State Board of Registration for the Healing A	Arts	27 MoReg 1572		
4 CSR 150-8.060 4 CSR 150-8.150	State Board of Registration for the Healing A	Arts	27 MoReg 862	27 MoReg 1808	
4 CSR 150-6.150 4 CSR 165-2.050	Board of Examiners for Hearing Instrument	Specialists	27 MoReg 1258	This Issue	
4 CSR 200-4.020	State Board of Nursing	······	27 MoReg 1258	This Issue	
4 CSR 200-4.030 4 CSR 205-1.050	State Board of Nursing Missouri Board of Occupational Therapy		27 MoReg 1261 27 MoReg 1262	1 nis Issue This Issue	
4 CSR 210-2.010	State Board of Optometry		27 MoReg 1265	This Issue	
4 CSR 210-2.011 4 CSR 210-2.020	State Board of Optometry		27 MoReg 1265	This Issue	
4 CSR 210-2.040	State Board of Optometry		27 MoReg 1266	This Issue	
4 CSR 210-2.070	State Board of Optometry		27 MoReg 1266	This Issue	
4 CSR 210-2.081 4 CSR 220-2.010	State Board of Pharmacy		27 MoReg 1266		
4 CSR 220-2.025	State Board of Pharmacy		27 MoReg 1270		
4 CSR 220-2.030 4 CSR 220-2.050	State Board of Pharmacy				
4 CSR 220-2.100	State Board of Pharmacy		27 MoReg 1271	25.1.5. 1000	
4 CSR 220-3.040 4 CSR 240-2.060	State Board of Pharmacy Public Service Commission			27 MoReg 1808	
4 CSR 240-2.075	Public Service Commission		27 MoReg 691	27 MoReg 1809	
4 CSR 240-2.080 4 CSR 240-2.115	Public Service Commission		27 MoReg 1107	This Issue	
4 CSR 240-2.117	Public Service Commission		27 MoReg 692	27 MoReg 1814	
4 CSR 240-2.200	Public Service Commission		27 MoReg 1578R	-	
4 CSR 240-3.010 4 CSR 240-3.015	Public Service Commission				
4 CSR 240-3.020	Public Service Commission		27 MoReg 1580		
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4 CSR 240-3.270	Public Service Commission		27 MoReg 1606		
4 CSR 240-3.275 4 CSR 240-3.280	Public Service Commission		27 MoReg 1607		
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4 CSR 240-10.070 4 CSR 240-10.080	Public Service Commission		27 MoReg 1038R		
4 CSR 240-13.055	Public Service Commission	26 MoReg 2259	27 MoReg 1639		
4 CSR 240-14.040	Public Service Commission		27 MoReg 1639R		
4 CSR 240-20.010	Public Service Commission		27 MoReg 1640R		
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4 CSR 240-20.060 4 CSR 240-20.070	Public Service Commission				
4 CSR 240-20.070	Public Service Commission		27 MoReg 1644R		
4 CSR 240-21.010	Public Service Commission		27 MoReg 1646R		
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4 CSR 250-4.075	Missouri Real Estate Commission		27 MoReg 1273.	This Issue	
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4 CSR 267-1.020	Office of Tattooing, Body Piercing and Bran	ding	27 MoReg 1653		
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4 CSR 267-5.030	Office of Tattooing, Body Piercing and Bran	ding	27 MoReg 1678		
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5 CSR 60-100.020	Vocational and Adult Education		27 MoReg 1941		
5 CSR 60-480.100	Vocational and Adult Education		27 MoReg 1943R		
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5 CSR 80-800.360	Teacher Quality and Urban Education		27 MoReg 1702		
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5 CSR 80-805.040	Teacher Quality and Urban Education		27 MoReg 1950		
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10 CSR 10-2.260	Air Conservation Commission			27 MoReg 1889	
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10 CSR 10-3.060 10 CSR 10-4.040	Air Conservation Commission		27 MoReg 699	27 MoReg 1889	
10 CSR 10-4.040 10 CSR 10-5.170	Air Conservation Commission		27 MoReg 1462	27 WORCE 1009	
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10 CSR 10-5.320	Air Conservation Commission		27 MoReg 1108R	-	
10 CSR 10-5.380	Air Conservation Commission		27 MoReg 1010	27 MoReg 2001	
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11 CSR 40-2.020	Division of Fire Safety				
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11 CSR 40-2.050	Division of Fire Safety				
11 CSR 40-2.060	Division of Fire Safety				
11 CSR 40-2.061	Division of Fire Safety				
11 CSR 40-2.062	Division of Fire Safety				
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11 CSR 40-6.060	Division of Fire Safety	26 MoReg 857	27 M.D 065	07 M.D. 1002	
11 CSR 45-3.010 11 CSR 45-4.060	Missouri Gaming Commission		2/ MoReg 865	27 MoReg 1823	
11 CSR 45-5.183	Missouri Gaming Commission		27 MoReg 1471	27 MoReg 2016	
11 CSR 45-5.103	Missauri Coming Commission		27 MaDag 1705	_	
11 CSR 45-7.040	Missouri Gaming Commission				26 MoReg 2184
11 CSR 45-30.570	Missouri Gaming Commission		27 MoReg 1110	27 MoReg 2016	S
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12 CSR 30-4.010	State Tax Commission			27 Mokeg 1891	
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13 CSR 40-2.140 13 CSR 40-2.375	Division of Family Services	27 MoDea 1164	27 MoReg 1203	This Issue	
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13 CSR 70-15.160	Division of Medical Services	27 MoReg 1169	27 MoReg 1213	
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13 CSR 70-20.250	Division of Medical Services	27 MoReg 963	27 MoReg 1111	27 MoReg 1892
13 CSR 70-20.320	Division of Medical Services			
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15 CSR 30-52.025	Secretary of State	• • • • • • • • • • • • • • • • • • • •	27 MoReg 1790	
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15 CSR 30-52.070 15 CSR 30-52.080	Secretary of State		27 MoReg 17921	ξ.
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13 CSK 30-32.120	Secretary of State		27 MoReg 17941	`
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2 CSR 70-13.045 2 CSR 70-13.050	September 30, 2002	January 30, 2003
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2 CSR 110-1.010	Description of General Organization; Definitions; Requirements of Eligibility, Licensing, Bonding, and Application for Grants; Procedures for Grant Disbursements; Record Keeping Requirements, and Verification Procedures for the Missouri Qualified Fuel Ethanol Producer Incentive Program	February 23, 2003
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13 CSR 70-15.010	Inpatient Hospital Services Reimbursement Plan; Outpatient Hospital Services Reimbursement Methodology	•
13 CSR 70-15.040	Inpatient Hospital and Outpatient Hospital Settlements	February 27, 2003.
13 CSR 70-15.110 13 CSR 70-15.160	Federal Reimbursement Allowance (FRA)	
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13 CSR 70-20.031	List of Excludable Drugs for Which Prior Authorization is Required	
13 CSR 70-20.032	List of Drugs Excluded From Coverage Under the Missouri Medicaid Pharmacy Program	December 27, 2002
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13 CSR 70-20.200	Drug Prior Authorization Process Prior Authorization of New Drug Entities or New Drug Dosage Form	
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19 CSR 20-20.040	Measures for the Control of Communicable, Environmental			
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19 CSR 20-26.050	Preventing Transmission of Human Immunodeficiency Virus (HIV) and Hepatitis B			
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19 CSR 20-26.060	Voluntary Evaluation for the Human Immunodeficiency Virus (HIV) and Hepatitis B			
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20 CSR 500-6.960	Plan of Operation for the Workers' Compensation Residual Market February 6, 2003			
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