Volume 31, Number 22 Pages 1841–1930 November 15, 2006

#### SALUS POPULI SUPREMA LEX ESTO

"The welfare of the people shall be the supreme law."



### ROBIN CARNAHAN SECRETARY OF STATE

# MISSOURI REGISTER

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The Missouri Register is published semi-monthly by

#### SECRETARY OF STATE

#### ROBIN CARNAHAN

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

DIRECTOR

WAYLENE W. HILES

**EDITORS** 

BARBARA McDougal

JAMES MCCLURE

ASSOCIATE EDITORS

CURTIS W. TREAT

SALLY L. REID

PUBLISHING STAFF

Wilbur Highbarger

JACQUELINE D. WHITE

ISSN 0149-2942, USPS 320-630; periodical postage paid at Jefferson City, MO Subscription fee: \$56.00 per year

POSTMASTER: Send change of address notices and undelivered copies to:

MISSOURI REGISTER
Office of the Secretary of State
Administrative Rules Division
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# Missouri



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

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**RULES**—Cite material in the *Missouri Register* by volume and page number, for example, Vol. 28, *Missouri Register*, page 27. The approved short form of citation is 28 MoReg 27.

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

 Title
 Code of State Regulations
 Division
 Chapter
 Rule

 1
 CSR
 10 1.
 010

 Department
 Agency, Division
 General area regulated
 Specific area regulated

They are properly cited by using the full citation, i.e., 1 CSR 10-1.010.

Each department of state government is assigned a title. Each agency or division within the department is assigned a division number. The agency then groups its rules into general subject matter areas called chapters and specific areas called rules. Within a rule, the first breakdown is called a section and is designated as (1). Subsection is (A) with further breakdown into paragraph 1., subparagraph A., part (I), subpart (a), item I. and subitem a.

ules appearing under this heading are filed under the authority granted by section 536.025, RSMo 2000. An emergency rule may be adopted by an agency if the agency finds that an immediate danger to the public health, safety or welfare, or a compelling governmental interest requires emergency action; follows procedures best calculated to assure fairness to all interested persons and parties under the circumstances; follows procedures which comply with the protections extended by the Missouri and the United States Constitutions; limits the scope of such rule to the circumstances creating an emergency and requiring emergency procedure, and at the time of or prior to the adoption of such rule files with the secretary of state the text of the rule together with the specific facts, reasons and findings which support its conclusion that there is an immediate danger to the public health, safety or welfare which can be met only through the adoption of such rule and its reasons for concluding that the procedure employed is fair to all interested persons and parties under the circumstances.

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

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

### Title 10—DEPARTMENT OF NATURAL RESOURCES Division 20—Clean Water Commission Chapter 7—Water Quality

#### **EMERGENCY AMENDMENT**

10 CSR 20-7.050 [General] Methodology for Development of Impaired Waters List. The division is amending section (4).

PURPOSE: This amendment incorporates by reference the detailed methodology for listing impaired waters. The emergency amendment will allow the state to complete the development of the 303(d) Impaired Waters List within the schedule mandated by the Environmental Protection Agency and meet the statutory requirement that the methodology be promulgated in accordance with Chapter 536, RSMo.

EMERGENCY STATEMENT: The Impaired Waters List identifies water throughout the state affected by pollution to the extent that the designated beneficial uses of the waters are unattainable. In some instances, the pollution is a current threat to public health. The list places priority on developing plans to promptly restore the quality of the affected waters. The state is required to produce a list April 1 of each even-numbered year. The Clean Water Commission finds a compelling governmental interest requiring this emergency action because the commission is now developing a proposed and final list of impaired waters pursuant to section 644.036, RSMo, effective August

28, 2006. An amendment to this rule is needed to accurately reflect the methodology or data used by the commission to develop the proposed list. The department is unable to request the commission's adoption of a list until the methodology used in developing the list is promulgated into rule. The urgency to move forward under an emergency amendment is necessary to allow the state to quickly begin plans to eliminate water pollution that threatens the public health. This emergency amendment will dissuade the Environmental Protection Agency from dictating a list to Missouri in order to address the state's delay in producing the list and the public health threat. The Clean Water Commission finds a compelling governmental interest requiring this emergency action because of the importance of submitting the list within the required time frame. The Clean Water Commission approved a methodology at the June 7, 2006, meeting after several stakeholder meetings and a sixty (60)-day comment period. The department is preparing a draft list of impaired waters based upon that methodology. A hearing will be held on the list at the January 9, 2007 commission meeting. The final list will be presented to the Clean Water Commission on March 7, 2007 and the Missouri Department of Natural Resources will request approval of the list at that meeting. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States **Constitutions**. The Clean Water Commission believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment filed October 16, 2006, effective October 26, 2006, expires April 23, 2007.

PUBLISHER'S NOTE: The secretary of state has determined that the publication of the entire text of the material which is incorporated by reference as a portion of this rule would be unduly cumbersome or expensive. This material as incorporated by reference in this rule shall be maintained by the agency at its headquarters and shall be made available to the public for inspection and copying at no more than the actual cost of reproduction. This note applies only to the reference material. The entire text of the rule is printed here.

#### (4) Creation of the Proposed 303(d) List.

(A) The department shall develop a detailed methodology for identifying waters that are impaired and shall submit the methodology to public review prior to the development of an impaired waters list. The methodology shall include an explanation of how data are used, how the data are evaluated to determine impairment, and how a list of impaired waters is developed. The development of the methodology shall involve at least one (1) stakeholder meeting inviting all persons expressing an interest in the methodology and a sixty (60)-day comment period on the final draft. [The detailed methodology referenced in this paragraph shall be promulgated by the commission through rulemaking procedures in the manner specified in Chapter 536, RSMo.]

(B) [The department shall propose for public comment a preliminary listing of impaired waters for no less than a sixty (60) day public comment period. Any comments received during the comment period shall be discussed and considered through a stakeholder meeting prior to the department proposing a rule to the Clean Water Commission under subsection (4)(C) of this rule.] The methodology established in accordance with subsection (4)(A) of this rule is hereby incorporated by reference and is known as the "Methodology for the Development of the 2006 Section 303(d) List in Missouri," Missouri Department of Natural Resources, Division of Environmental Quality, Water Protection Program Approved by the Clean Water Commission on June 7, 2006." No later amendments or additions are included. This document shall be made available to anyone upon written request to the Department of Natural Resources, Water Protection Program, Water Pollution Control Branch, PO Box 176, Jefferson City, MO 65102-0176. The department will maintain a copy of this document at http://www.dnr.mo.gov/env/wpp/waterquality/2006-methodology.pdf.

(C) The 303(d) list [developed pursuant to subsection (4)(B) of this rule shall be promulgated by the commission through rulemaking procedures in the manner specified in Chapter 536, RSMo, and, upon its effective date, the list shall be consistent with the detailed methodology developed pursuant to subsection (4)(A) of this rule. The 303(d) list shall be due to pollutants and no water shall be placed on the list without data on the specific waters being proposed and data that meets the minimum qualifications under subsection (2)(C) of this rule. The public comment period during the rulemaking shall be no less than sixty (60) days.] shall be developed in accordance with section 644.036.5, RSMo and in accordance with the methodology set forth in subsection (4)(B) of this rule.

AUTHORITY: section 644.026, RSMo 2000. Original rule filed Nov. 5, 2003, effective July 30, 2004. Emergency amendment filed Oct. 16, 2006, effective Oct. 26, 2006, expires April 23, 2007.

he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo Supp. 2005.

#### EXECUTIVE ORDER 06-33

WHEREAS, the abduction and recovery of baby Abigale Woods in Franklin County serves as a reminder of the ability of rapid communication to assist law enforcement agencies in the search for abducted children; and

WHEREAS, statistics show that the first three hours after a child's abduction are most critical to recovery efforts; and

WHEREAS, wireless devices facilitate rapid communication of information; and

WHEREAS, The Wireless Foundation and the AMBER Alert Portal have established a simple online process by which consumers can enable wireless devices to receive free wireless AMBER alerts; and

WHEREAS, consumers can complete that process by visiting <u>www.wirelessamberalerts.org</u> and <u>www.amberalert.com</u>; and

WHEREAS, the employees of the State of Missouri can play a role in aiding law enforcement efforts by visiting <a href="www.wirelessamberalerts.org">www.wirelessamberalerts.org</a> and <a href="www.wirelessamberalerts.org">www.amberalert.com</a> and completing that process.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and Laws of the State of Missouri, order and direct all employees of the State of Missouri to forthwith enable any state owned wireless telecommunications device capable of receiving text messages or emails, including but not limited to cell phones and Blackberries, to receive wireless AMBER Alerts.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 4th day of October, 2006.

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized a need to better coordinate and update the state's use of information technology; and

WHEREAS, on July 23, 2004, Executive Order 03-26 reestablished the Office of Information Technology and created the Information Technology Advisory Board. The Board was charged with the task of developing recommendations and coordinating programs with information technology elements; and

WHEREAS, the Office of Information Technology has since been renamed the Information Technology Services Division; and

WHEREAS, coordinating and updating the state's use of information technology is related to the duties assigned to the already existing Information Technology Advisory Board; and

WHEREAS, at this time it is necessary to amend Executive Order 03-26 relating to the duties of the Information Technology Services Division and the Information Technology Advisory Board.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby reorganize the Information Technology Advisory Board as follows:

The Information Technology Services Division shall have and be directed by a Chief Information Officer that shall be designated by the Commissioner of the Office of Administration. The Chief Information Officer shall serve at the will of the Governor.

The Chief Information Officer will convene an Information Technology Board made up of the Consolidated Agencies Information Technology Directors, other executive branch agencies' Chief Information Officers and other such members as deemed appropriate to provide technology services and solutions for departments and agencies of the state so that they can efficiently serve their customers. The focus will center around, but is not limited to, application development, business continuity and disaster recovery, cyber security and information security, data management, end user support and help desks, mainframe and data centers, network and telecommunications operations and usage, server management and email. Additionally, the Board shall better coordinate and update the state's use of information technology for better customer service to the users of state services for better equipment acquisition and utilization and shall develop and present to the Governor, no later than December 31, 2006, specific, quantifiable objective performance standards which accurately reflect the successful delivery of this mission.

The Chief Information Officer shall have authority to establish a state enterprise information technology and communication architecture that addresses the technology environment for the State of Missouri with respect to information technology principles, governance, technology and standards.

The Chief Information Officer shall have authority to establish state-wide policies with respect to information technology that will contribute to the effective use of information technology within the State of Missouri.

The Chief Information Officer shall annually produce an Information Technology Strategic Plan to serve as a guide for enabling state business program efficiencies where appropriate.

The Chief Information Officer shall annually prepare a report, the <u>State of Information Technology in Missouri</u>, and submit the report by December 1 of each year to the Governor, the Chief Justice of the Supreme Court and the Senate Appropriation and House Budget Chairs for consideration in the state's budget process.

This Executive Order shall not be construed to alter the existing authorities of any executive agency or department, except that all executive agencies and departments are directed to assist the Chief Information Officer in carrying out the purposes of this order.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized an opportunity to better coordinate the state's efforts to create jobs and promote economic growth in Missouri.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Interdepartmental Coordination Council for Job Creation and Economic Growth.

The Chairperson of the Council shall be the Director of the Department of Economic Development or his designee. The Director of each of the following Executive Departments shall designate one person to serve on the Council: Agriculture, Conservation, Economic Development, Elementary and Secondary Education, Higher Education, Labor and Industrial Relations, Natural Resources, Revenue, and Transportation.

I hereby charge the Council with the duty of better coordinating the state's efforts creating jobs and supporting economic growth, including:

- 1. Promotion of business development and marketing of Missouri products and services nationally and internationally;
- 2. Education of Missouri's workforce to meet the needs of employers through skills, education, customized training, and workforce development;
- 3. Advertising:
- 4. Use of tax credits and other economic incentives;
- 5. Economic Development related transportation projects; and

6. Ord-stop-shop, electronic filing of all necessary state government required information for new or expanding businesses, especially small businesses, to ease the paperwork burden on new or expanding businesses in Missouri.

The Council shall meet at the call of the Chairperson. The Council shall develop specific, quantifiable objective performance standards which accurately reflect the successful delivery of the Council's stated mission. The Council shall report their agreed upon objective performance standards to me no later than December 31, 2006.

The Council shall only call upon existing state resources to carry out its mission and shall exist at no extra cost to the state.

The Council shall first convene as soon as possible and shall expire on June 30, 2007.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized an opportunity to better coordinate the state's laboratory services and utilization of laboratory facilities.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Interdepartmental Coordination Council for Laboratory Services and Utilization.

The Chairperson of the Council shall be the Director of the Department of Health and Senior Services or her designee. The Director of each of the following Executive Departments shall designate one person to serve on the Council: Agriculture, Conservation, Health and Senior Services, Natural Resources, and Public Safety. Additionally, one member of the Council shall represent the University of Missouri.

The Council shall better coordinate the state's laboratory services and utilization of laboratory facilities for:

- 1. Environmental health risk assessment; and
- Environmental emergency response.

The Council shall meet at the call of the Chairperson. The Council shall develop specific, quantifiable objective performance standards which accurately reflect the successful delivery of the Council's stated mission. The Council shall report their agreed upon objective performance standards to me no later than December 31, 2006.

The Council shall only call on existing state resources to carry out its mission and shall exist at no extra cost to the state.

The Council shall convene as soon as possible and shall expire on June 30, 2007 unless extended or revoked in whole or in part.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized an opportunity to enhance Missouri's approach to addressing the issues associated with rural affairs.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Interdepartmental Coordination Council for Rural Affairs.

The Chairperson of the Council shall be the Director of the Department of Agriculture or his designee. The Director of each Executive Department shall designate one person to serve on the Council. Additionally, one member of the Council shall represent the University of Missouri Extension.

I hereby charge the Council with the duty of providing interdepartmental coordination, communication, and efficiency to assist in Missouri's efforts to accomplish the following goals:

- 1. Address the unique interests and needs of rural Missouri;
- 2. Effectively provide state government services in rural Missouri;
- 3. Coordinate Missouri's soil and water conservation programs; and
- 4. Coordinate rural transportation planning and projects.

The Council shall meet at the call of the Chairperson. The Council shall develop specific, quantifiable objective performance standards which accurately reflect the successful delivery of the Council's stated mission. The Council shall report their agreed upon performance standards to me no later than December 31, 2006.

The Council shall only call on existing state resources to carry out its mission and shall exist at no extra cost to the state.

The Council shall first convene as soon as possible and shall expire on June 30, 2007.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving Missouri citizens with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission, established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized an opportunity to reassess Missouri's Merit System for state employees to evaluate its current effectiveness and efficiency.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Interdepartmental Coordination Council for State Employee Career Opportunity.

The Chairperson of the Council shall be the Commissioner of the Office of Administration or his designee. The Director of each Executive Department shall designate one person to serve on the Council. Additionally, the Commissioner of the Office of Administration shall designate one person from the Personnel Advisory Board to serve on the Council.

I hereby charge the Council with the duty of reviewing Missouri's current Merit System for state employees in order to:

- 1. Evaluate the Merit System's effectiveness in today's world; and
- 2. Make recommendations to the Governor and General Assembly to reform the Merit System to meet the demands of today's workplace and management of state government.

The Council shall meet at the call of the Chairperson. The Council shall develop specific, quantifiable objective performance standards which accurately reflect the successful delivery of the Council's stated mission. The Council shall report their agreed upon performance standards to me no later than December 31, 2006.

The Council shall only call on existing state resources to carry out its mission and shall exist at no extra cost to the state.

The Council shall first convene as soon as possible and shall expire on June 30, 2007.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized a need to reduce redundancies in the provision of mental health to children, adults, and families; and

WHEREAS, the State of Missouri was one of eight states this year selected to receive a five-year federal grant totaling over \$14 million to be used to transform Missouri's mental health system; and

WHEREAS, the creation of a transformation grant working group will optimize the state's use of the federal grant money as well as implement the recommendations offered by the Commission.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Mental Health Transformation Working Group.

The Mental Health Transformation Working Group ("Working Group") shall consist of eighteen members. Two members shall be appointed by and serve at the pleasure of the Governor, to include the Chairperson and Co-Chair, who shall be in positions either within the organizational structure of the Department of Mental Health or under contract with Department of Mental Health. The Governor shall also appoint one member from each of the following: the Department of Social Services, the Department of Public Safety, Department of Health and Senior Services, the Department of Corrections, the Department of Elementary and Secondary Education, the Office of Administration, the Office of State Courts Administrator, and the State

Housing Commission, as well as three public members who are consumers and/or family members of individuals receiving youth and adult services from the Department of Mental Health. The remaining five members of the Working Group shall be the Department of Mental Health director of Comprehensive Psychiatric Services, Department of Mental Health director of the Division of Alcohol and Drug Abuse, the Department of Mental Health director of the Division of Mental Retardation/Development Disabilities, the chairperson of the State Advisory Council for the Department of Mental Health Division of Comprehensive Psychiatric Services and the Governor's Health Policy Analyst. The membership of the Working Group shall be representative of the racial and ethnic diversity of Missouri.

I hereby charge the Working Group with the duty of transforming Missouri's mental health system to be more efficient and effective in its delivery of services to Missouri's citizens in the following ways:

- 1. Conduct a thorough statewide needs assessment;
- 2. Develop a comprehensive thate mental health plan;
- 3. Identify and implement policy, organizational, and financing changes required to effectively carry out the state plan;
- Coordinate policy actions with other state and federal initiatives and fully incorporating the Comprehensive Children's Mental Health Services Plan into all planning activities;
- 5. Establish cross-departmental management teams to address specific policy areas, address specific transformation planning objectives, and implement policy decisions; and
- 6. Eliminate redundancies in the provision of mental health and behavioral services to children, adults and family.

The Working Group shall coordinate its policy and planning activities with other state-federal initiative planning and leadership groups, including:

- 1. State Mental Health Advisory Council
- 2. Co-Occurring Disorders State Incentive Grant Advisory Committee
- 3. Strategic Prevention Framework State Incentive Grant Advisory Committee
- 4. Access to Recovery Initiative

The governing body for the Working Group shall be the existing Human Services Cabinet Council, which is chaired by the Governor's Chief of Staff and consists of the Directors of the following departments: Department of Mental Health, Department of Social Services, Department of Health and Senior Services, Department of Elementary and Secondary Education, Department of Corrections, and the Department of Public Safety. The Human Services Cabinet Council shall receive regular reports from the Working Group, review and approve all recommended plans and policy changes, and assure consistency with and alignment of Working Group activities with the activities and recommendations of the Government Review Commission and other initiatives of the Governor.

The Working Group is assigned for administrative purposes to the Department of Mental Health. The director of the Department of Mental Health or his designee shall provide the Working Group with any staff assistance the Working Group may require from time to time and shall be available to assist the Working Group as necessary.

Members of the Working Group shall receive no compensation for their service to the people of Missouri in relation to their involvement with the Working Group, but may seek reimbursement

of their reasonable and necessary expenses incurred as members of the Working Group, in accordance with requirements under federal grant funds used to support Working Group activities and with the rules and regulations of the Department of Mental Health.

The Working Group shall convene at the call of its Chairpersons and the first meeting shall be as soon as possible.



ATTEST:

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened fifty-nine public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost two-thousand pages of written testimony. The Commission considered 563 different, specific proposals that resulted in eighty-four final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized a need to establish criteria for the privatization of the delivery of state services in order to promote efficiency and consistency.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Interdepartmental Coordination Council for State Service Delivery Efficiency.

The Chairperson of the Council shall be the Commissioner of the Office of Administration or his designee. The Director of each Executive Department shall designate one person to serve on the Council.

I hereby charge the Council with the duty of pursing efficiencies in state government through the following means:

- 1. Privatization of the delivery of state services;
- 2. Reexamination of the 2004 recommendations of the legislative Subcommittee on Competition and Privatization;
- 3. Establishment of state government-wide criteria for when privatization of state service delivery should be considered by the departments of state government; and
- 4. Creation of an ongoing system for collecting feedback from Missourians on the quality of state services delivered to them.

The Council shall meet at the call of the Chairperson. The Council shall develop specific, quantifiable objective performance standards which accurately reflect the successful delivery of

the Council's stated mission. The Council shall report their agreed upon objective performance standards to me no later than December 31, 2006.

The Council shall only call on existing state resources to carry out its mission and shall exist at no extra cost to the state.

The Council shall first convene as soon as possible and shall expire on June 30, 2007.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

ATTEST:

WHEREAS, the State of Missouri recognizes the importance of serving the people of Missouri with efficient, competent, responsive and effective state government; and

WHEREAS, the Missouri State Government Review Commission was established by Executive Order 05-05 and charged with the responsibility of examining every Executive Department within our state government to identify opportunities to restructure, retool, reduce, consolidate, or eliminate state government functions in accordance with what would result in the best and most cost-effective service for Missouri citizens; and

WHEREAS, the Commission convened 59 public meetings which included twelve public hearings where hundreds of Missouri citizens gave numerous hours of oral testimony and almost 2,000 pages of written testimony. The Commission considered 563 different, specific proposals that resulted in 84 final Commission recommendations; and

WHEREAS, the Missouri State Government Review Commission completed its duties and submitted a report detailing its recommendations; and

WHEREAS, there is a continuing need to implement the necessary recommendations offered by the Commission in order to achieve the overall goal Missouri set out to accomplish which is to improve the efficiency of state government; and

WHEREAS, the Commission recognized an opportunity to better coordinate the state's water protection and water resources.

NOW, THEREFORE, I, MATT BLUNT, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby create and establish the Interdepartmental Coordination Council for Water Quality.

The Chairperson of the Council shall be the Director Department of Natural Resources or his designee. The Director of each of the following Executive Departments shall designate one person to serve on the Council: Agriculture, Conservation, Economic Development, Health and Senior Services, Natural Resources, Public Safety, and Transportation. The Chairperson shall have the authority to extend membership of the Council to other state or federal government bodies the Chairperson believes will contribute to the mission of the Council.

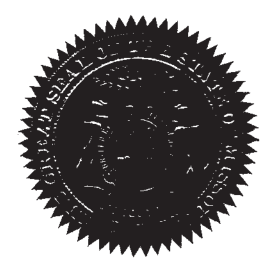
I hereby charge the Council with the duty of better coordinating the state's efforts in the following areas:

- 1. Water resource protection, monitoring, and improvement;
- 2. Clean water, drinking water safety, and homeland security of Missouri's drinking water supply;
- 3. Wastewater and runoff;
- 4. Well construction and design:
- 5. Flood and drought management;
- 6. Interstate river issues:
- 7. Dam safety; and
- 8. Overall state water planning.

The Council shall meet at the call of the Chairperson. The Council shall develop specific, quantifiable objective performance standards which accurately reflect the successful delivery of the Council's stated mission. The Council shall report their agreed upon objective performance standards to me no later than December 31, 2006.

The Council shall only call on existing state resources to carry out its mission and shall exist at no extra cost to the state.

The Council shall first convene as soon as possible and shall expire on June 30, 2007.



IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 11th day of October, 2006.

Matt Blunt Governor

ATTEST: