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 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo Supp. 2013, the commission amends a rule as follows:

10 CSR 10-6.070 New Source Performance Regulations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2013 (38 MoReg 898–899). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received no comments on the proposed amendment.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo Supp. 2013, the commission amends a rule as follows:

10 CSR 10-6.075 Maximum Achievable Control Technology Regulations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2013 (38 MoReg 899–902). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received no comments on the proposed amendment.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo Supp. 2013, the commission amends a rule as follows:

10 CSR 10-6.080 Emission Standards for Hazardous Air Pollutants is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2013 (38 MoReg 902–903). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received no comments on the proposed amendment.

Title 10—DEPARTMENT OF NATURAL RESOURCES
Division 10—Air Conservation Commission
Chapter 6—Air Quality Standards, Definitions, Sampling
and Reference Methods and Air Pollution Control
Regulations for the Entire State of Missouri

ORDER OF RULEMAKING

By the authority vested in the Missouri Air Conservation Commission under section 643.050, RSMo Supp. 2013, the commission amends a rule as follows:

10 CSR 10-6.130 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 17, 2013 (38 MoReg 903–913). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Missouri Department of Natural Resources' Air Pollution Control Program received four (4) comments from one (1) source: the Boeing Company.

COMMENT #1: The Boeing Company commented in support of the proposed revisions referencing federal Air Quality Index levels, placing general provisions language into tables and clarifying that updated alert plans shall be provided when necessitated by changes to operations.

RESPONSE: The department's Air Pollution Control Program appreciates support for these proposed rule changes intended to enhance accuracy and clarity. No changes have been made to the rule text as a result of this comment.

COMMENT #2: The Boeing Company requested the addition of facility emission thresholds to the rule to set a minimum, below which a facility would not be subject to a request to file an alert plan. The threshold would streamline operating permits so facilities below the threshold would not have this rule as an applicable requirement in their operating permits. Since the activation of purple alert and maroon emergency alert plans is unlikely, the requests for alert plans should be limited to facilities that could significantly benefit air quality through curtailment of certain activities.

RESPONSE: The department's Air Pollution Control Program acknowledges the benefits of adding emission thresholds and will consider making this change the next time the rule is open for amendment. Since the current rule language closely follows U.S. Environmental Protection Agency (EPA) example rule language, the Air Program would need to work with EPA to ensure that the addition of emissions thresholds would not conflict with federal requirements. While this change would streamline operating permits by relieving some sources of the burden of submitting an emergency alert emissions reduction plan upon request, all sources would remain subject to actions deemed necessary by the director and/or commission in order to alleviate or lessen the effects of any emergency condition. No changes have been made to the rule text at this time as a result of this comment.

COMMENT #3: The Boeing Company requested a mechanism for rescission of an alert plan when the plan becomes outdated or inaccurate due to changes in operations. An example would be if a facility drastically reduced emissions since the original submission of their plan, it would be of little benefit for the director to require implementation of this alert plan, especially when there are other methods not included in the plan that would be a more effective contribution to remediation of the emergency air pollution episode.

RESPONSE AND EXPLANATION OF CHANGE: As a result of this comment, an adjustment was made to section (4) of the rule for requesting rescissions of facility alert plans when changes to operations necessitate.

COMMENT #4: The Boeing Company commented that this rule is a candidate for the statutorily required rule review for the following reasons: 1) elements of this rule and the EPA's example regulation on which the rule is based are archaic and do not reflect equipment or practices that exist today; 2) it would be useful to better define the term — affected area—, which appears throughout the rule; and 3) the federal rule allows this rule to be limited to nonattainment area boundaries, but the rule applies statewide.

RESPONSE: The Missouri Department of Natural Resources is required by 536.175, RSMo to review all department rules (Title 10 in the Code of State Regulations), including this rule, beginning July 1, 2016. Revisions to this rule may be proposed in the future as a result of the rule review process. Regarding archaic elements of this rule, the Air Pollution Control Program acknowledges that some of the methods to meet emission reduction objectives in this rule may be outdated. However, the emission reduction objectives in the rule are based on and consistent with the federal example regulation. The

language in the proposed rulemaking clarifies that if the listed objectives are not applicable methods, the alert plan shall instead include other applicable methods to achieve equivalent emission reductions in the event of a purple alert or a maroon emergency alert. With regard to the term — affected area —, the Missouri Air Conservation Commission (MACC) or director is required by 643.090, RSMo to protect the public's health, safety, and welfare from emergency risk levels of air contaminant buildup in any portion of the state making the use of discretion necessary. Discretion is needed when determining specific portions of the state needing to be included in the affected area to assure it is protective of the public, which makes it impossible to define an affected area accurately in the rule. This same statutory requirement also makes the retention of statewide applicability necessary. Retaining statewide applicability allows the MACC or director discretion to address an air pollution purple alert or maroon emergency alert appropriately in order to protect public health, safety, or welfare of citizens across the entire state. It may be necessary to take mitigation measures in an attainment area to address a high air pollution episode occurring within the boundaries of a nonattainment area. Since these alert levels have not occurred to date, it is impossible to anticipate exact mitigation measures that will be necessary to remedy any given situation. No changes have been made to the rule text as a result of this comment.

10 CSR 10-6.130 Controlling Emissions During Episodes of High Air Pollution Potential

- (4) Reporting and Record Keeping. Facilities that are sources of air contaminant emissions and required to file alert plans per Table C of this rule shall file purple and maroon alert plans with the director within sixty (60) days of the director's request. Alert plans shall—
 - (A) Address the objectives provided in Tables D, E, and F; and
 - (B) Include the planning necessary for implementation.

Updates to alert plans, including requests for rescissions, shall be provided when changes to operations necessitate.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-9.106 Minimum Internal Control Standards (MICS)—Chapter F is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 3, 2013 (38 MoReg 828). No changes have been made to the Minimum Internal Control Standards (MICS) as incorporated by reference in Chapter F. 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: A public hearing was held on this proposed amendment on July 10, 2013. No one commented at the public hearing. Mike Winter, Executive Director of the Missouri Gaming Association submitted a written comment expressing support for the removal of F §1.03 to allow patrons the ability to use electronic gaming devices as allowed in other gaming jurisdictions. RESPONSE: The commission recognizes the removal of this section

places the options for the use of electronic devices with the licensees. No changes have been made to this rule as a result of this comment.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission adopts a rule as follows:

11 CSR 45-9.110 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 3, 2013 (38 MoReg 828). Changes have been made to the *Minimum Internal Control Standards* (MICS) as incorporated by reference in Chapter J. Changes have been made to the text of the proposed rule, so it is reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed rule on July 10, 2013. Several comments were made at the public hearing. Written comments were received from Mike Winter, Executive Director of the Missouri Gaming Association (MGA).

COMMENT #1: In Chapter J, MGA continues to have concerns regarding several provisions in the proposed rule. In J §1.02 licensees who operate twenty-four (24)-hour gaming are required to submit a schedule to the executive director.

RESPONSE AND EXPLANATION OF CHANGE: The submission of the schedule is necessary since the commission has a responsibility to ensure agents are on duty at the casino during hours of operation.

Due to the similarity of the following four (4) comments, one (1) response is presented after the four (4) comments.

COMMENT #2: J §1.02(B) requires the casino to close Wednesday morning at the end of Tuesday's gaming day for at least one (1) hour and to also clear the casino patrons from the floor. In J §1.02(D) it indicates the approved schedule must be followed including holidays. COMMENT #3: J § 1.02(B) & (D)—A commenter at the hearing noted they have serious concerns with these changes and the required closing which must be done even during a holiday. This is particularly troublesome given New Year's Day will fall on a Wednesday in 2014. The requirement to close for an hour and to remove all patrons from the gaming floor would have a significant impact on our guests, gaming revenue as well as revenue payable to the state in admission fees and gaming tax. By requiring us to close on a holiday, we would be removing likely thousands of guests from our gaming floors who would be unlikely to return when the casino floor reopened. Some may go to neighboring casinos across the state line or merely elect not to return.

COMMENT #4: Another commenter at the hearing asked, do they have to have a mandatory close on New Year's Eve? Could the full mandatory close be moved to another day? Or could they generate a report?

COMMENT #5: We would urge the commission to reconsider its position on requiring Wednesday closing, even on holidays due to the significant impact it will have on our guests, gaming revenue and taxes payable to the state and local communities. We would respectfully request the commission explore adding some flexibility to this proposed rule so the interruption to our guests and business could be less significant.

RESPONSE: This was an original condition of twenty-four (24)-hour gaming. Special holidays will be addressed as they come; however, not all holidays will require a change to the schedule. Changing the gaming week as noted in 11 CSR 45-11.040 affects the commission's ability to reconcile the gaming week and cannot be changed at each

casino's will. 11 CSR 45-11.130 requires the commission to verify the veracity of the estimated drops which is done at the conclusion of each gaming week. No changes have been made to the rule as a result of these comments.

Due to the similarity of the following two (2) comments, one (1) response is presented after the two (2) comments.

COMMENT #6: As we have discussed previously with the commission, we continue to have serious concerns regarding the manual count of turnstiles following each gaming excursion. With the technological advances in turnstiles, the counts provided by the turnstiles are extremely accurate. We question the need for a manual count to be performed at the end of the gaming excursions. Once again, we must raise the question if the commission has considered the possible cost implications of these requirements. If an individual is required to make the turnstile counts every two (2) hours, we will be taking an individual away from other duties and will incur additional costs for the collection of this information. In a review of the proposed rule there is no fiscal impact calculated by the commission for implementation of this rule. We would respectfully disagree. If this rule does require manual readings to be performed, there will be a cost to the industry to perform these readings. We would welcome the opportunity to discuss other alternatives to meet the commission's goal while at the same time taking our concerns into consideration. COMMENT #7: A commenter at the hearing questioned if, instead of doing the manual count every two (2) hours, could they use some automated method of checking out the variances? The manual reading of meters, if meters were two percent (2%) or more inaccurate, is inefficient and burdensome.

RESPONSE AND EXPLANATION OF CHANGE: The majority of system reports have proven to not be reliable. Admissions taxes are MGC's most basic responsibility. The commission is open to technology that works; however, the turnstile systems currently in use have not all been proven to be accurate and reliable. We have numerous cases of turnstile malfunctions without anyone becoming aware until the next day when the reports are run. We also had a case where a system report had been altered by a casino employee typing over the formulas. Our experience dictates that reading the meters is necessary at some properties to get accurate admission counts and at other properties it acts as a backup in case the primary system fails. We have documented cases where the turnstiles are down and the casino operators do not detect the problem for hours.

The staff agrees to include an alternate method that may be submitted for approval. J §1.04 has been changed to read—"A manual reading of the turnstiles shall be performed and recorded at the end of each gaming excursion to provide turnstile readings and to verify the turnstiles are operating properly. An alternate method of obtaining this information may be submitted to the MGC tax audit manager for approval. Upon approval, the alternate method shall be described in the internal controls. No submission or approval of internal controls shall be valid unless approved in writing in advance by the MGC tax audit manager. Turnstiles capable of bi-directional counts shall have both entrance and exit readings recorded. The recorded manual readings shall be attached to the Daily Passenger Report. The internal controls shall specify which department is responsible for taking the manual readings." Eight (8) of the thirteen (13) casinos currently read the turnstiles. A fiscal note has been added to address the possible costs associated with this rule change.

COMMENT #8: In J §1.08 regarding the installation of the turnstiles we continue to have concerns regarding installation of the turnstiles. Our properties, like the commission, want to have accurate turnstile counts and feel that installation of the turnstiles according to manufacturer recommendations is appropriate. However, installing them to the narrowest width could be problematic. We would urge the commission to reconsider its position and add additional flexibility so that properties can install turnstiles as appropriate for its particular location as long as it falls within the manufacturer's recommendations.

RESPONSE: The standard already allows flexibility by stating other settings as approved by the commission. No changes have been made to the rule as a result of this comment.

COMMENT #9: A commenter noted that Americans with Disabilities Act (ADA) entrances are used only by disabled customers. She asked what about a husband pushing his wife through in a wheelchair? Does the husband have to come back and go through the regular turnstile, or is there some other way to deal with this admission?

RESPONSE: It is fine for the husband to push the wife through the ADA entrance provided an employee goes through the turnstile in his place.

Due to the similarity of the following two (2) comments, one (1) response is presented after the two (2) comments.

COMMENT #10: Would MGC consider tacking on a log rather than a team member walking through the turnstile—wiser to focus on other patrons and to adjust the numbers by session from the log—the count could be segregated.

COMMENT #11: Another commenter stated that facilities without a regular ADA turnstile let those customers in through a non-counting entrance, and then an employee goes through regular turnstile for count. She questioned if casinos could use some sort of entry/exit log to keep track of these admissions, rather than requiring a gatekeeper to actually walk through the turnstile in place of the person entering through the ADA entrance.

RESPONSE: The staff is not in favor of creating another form. No changes have been made to the rule as a result of these comments.

COMMENT #12: MGA would also ask for some clarification regarding the changes in J §1.13 and J §1.14. Recently the commission approved changes regarding vendors' ability to be on the gaming floor for up to two (2) hours. We would ask for clarification if these proposed changes impact the previously adopted amendment. RESPONSE AND EXPLANATION OF CHANGE: This will not impact the existing variance 17514-10A as that addresses 11 CSR 45-4.020 which requires the vendor escort on the gaming floor. Staff clarified the intent by rewording J §1.13: "Vendors who are entitled to a "fee-free" admission are not required to pass through the normal entrance or exit turnstiles. Vendors shall report to Security to obtain a vendor badge and shall sign the Visitor/Vendor Log indicating time in, time out, and the reason for their visit." And changed J §1.14 to read: "All personnel entering the boat on a "fee-free" basis will have an employee badge, a vendor/visitor pass, or MGC agent identification, and shall not gamble. If a vendor or visitor is found to have gambled in violation of this rule, in addition to any other penalty assessed, the admission taxes shall be adjusted to include an admission fee for the time the vendor or visitor was on the floor."

11 CSR 45-9.110 Minimum Internal Control Standards (MICS)—Chapter $\bf J$

(1) The commission shall adopt and publish minimum standards for internal control procedures that in the commission's opinion satisfy 11 CSR 45-9.020, as set forth in Minimum Internal Control Standards (MICS) Chapter J—Admissions, which has been incorporated by reference herein, as published by the Missouri Gaming Commission, 3417 Knipp Dr., PO Box 1847, Jefferson City, MO 65102. Chapter J does not incorporate any subsequent amendments or additions as adopted by the commission on August 21, 2013.

REVISED PRIVATE COST: Comments received by MGC indicated the opinion that the adoption of the rule would result in an expenditure by private entities in excess of five hundred dollars (\$500). There will be an annual cost to three (3) corporate entities of ninety-three thousand seventy-five dollars (\$93,075). A revised private fiscal note is published with this order of rulemaking.

FISCAL NOTE REVISED PRIVATE COST

I. Department Title: 11—DEPARTMENT OF PUBLIC SAFETY

Division Title: 45—Missouri Gaming Commission

Chapter Title: 9—Internal Control System

Rule Number and	11 CSR 45-9.110 Minimum Internal Control Standards (MICS)-
Title:	Chapter J
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 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:
Five casinos	Three Corporate Entities	\$ 93,075 annually

III. WORKSHEET

The estimated annual cost has been quantified at 15 minutes of labor, 12 times a day for each day of the year for 5 casinos. The estimated rate for each labor hour is \$17 (wages + benefits).

.25 hours $\times 12 \times 365 \times 5 = 5,475$ hours of labor $5,475 \times \$17 = \$93,075$ annually

IV. ASSUMPTIONS

The standard in MICS J § 1.04 requires an employee to record the turnstile readings at the conclusion of each two hour gambling excursion. The casinos are open every day of the year. Currently five casinos do not take these readings, and may incur additional labor costs.

The anticipated total costs for this rule will recur annually for the life of the rule.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 9—Internal Control System

ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2013, the commission amends a rule as follows:

11 CSR 45-9.118 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 3, 2013 (38 MoReg 828–829). Changes have been made to the *Minimum Internal Control Standards* (MICS) as incorporated by reference in Chapter R. Changes have been made to the text of the proposed amendment, so it is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: A public hearing was held on this proposed amendment on July 10, 2013. No written comments were received for this rule. Several comments were made at the public hearing.

Due to the similarity of the following two (2) comments, they are addressed with one (1) response.

COMMENT #1: Staff has received requests to alter MGC forms to meet the casinos' forms requirements. We do not want to alter our forms for each property as it is easier to review a standard form. Forms required by Chapter R are the forms required to be maintained by the casinos. These forms should be kept separate from the forms provided by the commission. We allow the casinos to design their forms as they see fit provided they contain the required information. COMMENT #2: R §2.08 Requires that forms provided by the MGC not be used by Class B Licensees. Mike Winter, Executive Director, Missouri Gaming Association (MGA), asked if this rule could be changed to the effect that if MGC forms are used, then they could not be altered.

RESPONSE AND EXPLANATION OF CHANGE: The staff agrees to this change. R §2.08 has been changed to state: "Forms provided by the commission shall not be altered if used to satisfy the forms required by this chapter."

COMMENT #3: R $\S 5.01$ requires that all manual control forms be pre-numbered by the manufacturer. A commenter asked if there was a possibility the numbers could be printed in-house?

RESPONSE: Though this section was not part of the amendment open for public comment, MGC staff recognized that forms may be numbered in-house when they are sequentially numbered by the computer system at the property as allowed by R §5.02. The sequential numbers cannot be manually generated or alterable.

11 CSR 45-9.118 Minimum Internal Control Standards (MICS)—Chapter R

(1) The commission shall adopt and publish minimum standards for internal control procedures that in the commission's opinion satisfy 11 CSR 45-9.020, as set forth in *Minimum Internal Control Standards* (MICS) Chapter R—Forms, which has been incorporated by reference herein, as published by the Missouri Gaming Commission, 3417 Knipp Dr., PO Box 1847, Jefferson City, MO 65102. Chapter R does not incorporate any subsequent amendments or additions as adopted by the commission on August 21, 2013.

Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.007 and 536.023(3), RSMo Supp. 2013, and section 42.012, RSMo 2000, the Missouri Veterans Commission amends a rule as follows:

11 CSR 85-1.010 Description of Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1163). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.007 and 536.023(3), RSMo Supp. 2013, the Missouri Veterans Commission amends a rule as follows:

11 CSR 85-1.015 Procedures for Receiving Information is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1163–1164). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.007 and 536.023(3), RSMo Supp. 2013, and section 42.012, RSMo 2000, the Missouri Veterans Commission amends a rule as follows:

11 CSR 85-1.020 Veterans Services Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1164). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.100–42.130, RSMo 2000 and RSMo Supp. 2013, and section 536.023(3), RSMo Supp. 2013, the Missouri Veterans Commission amends a rule as follows:

11 CSR 85-1.030 Missouri Veterans Homes Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1164–1165). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under sections 42.135 and 143.1001, RSMo 2000, and section 536.023(3), RSMo Supp. 2013, the Missouri Veterans Commission amends a rule as follows:

11 CSR 85-1.040 Veterans Trust Fund is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1165). 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 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans Affairs Chapter 1—Veterans Affairs

ORDER OF RULEMAKING

By the authority vested in the Missouri Veterans Commission under section 42.010, RSMo 2000, and section 536.023(3), RSMo Supp. 2013, the Missouri Veterans Commission amends a rule as follows:

11 CSR 85-1.050 Veterans Cemeteries Program is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1165–1166). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 20—DEPARTMENT OF INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION

Division 2010—Missouri State Board of Accountancy Chapter 2—General Rules

ORDER OF RULEMAKING

By the authority vested in the Missouri State Board of Accountancy under sections 326.262, 326.271, 326.277, 326.280, 326.283, 326.286, and 326.289, RSMo Supp. 2013, the board amends a rule as follows:

20 CSR 2010-2.160 Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 2013 (38 MoReg 1172–1174). 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.

REGISTER

his 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 19—DEPARTMENT OF HEALTH AND **SENIOR SERVICES** Division 60-Missouri Health Facilities Review Committee Chapter 50—Certificate of Need Program

NOTIFICATION OF REVIEW: APPLICATION REVIEW SCHEDULE

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. A decision is tentatively scheduled for November 21, 2013. These applications are available for public inspection at the address shown below:

Date Filed

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

10/08/13

#4975 HT: Barnes-Jewish Hospital St. Louis (St. Louis City) \$1,082,158, Replace CT Unit

#4941 NT: Knox County Nursing Home District Edina (Knox County) \$2,382,353, Renovate/Modernize 40-bed SNF

Any person wishing to request a public hearing for the purpose of commenting on these applications must submit a written request to this effect, which must be received by November 8, 2013. All written requests and comments should be sent to-

Chairman

Missouri Health Facilities Review Committee c/o Certificate of Need Program 3418 Knipp Drive, Suite F PO Box 570 Jefferson City, MO 65102

For additional information contact Karla Houchins, (573) 751-6403.

ADDITION TO STATUTORY LIST OF CONTRACTORS BARRED FROM PUBLIC WORKS PROJECTS

and whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. Under this statute, no public body is permitted to award a contract, directly or indirectly, for public works (1) to David E. Mollohan, (2) to any other contractor or subcontractor that is owned, operated or controlled by Mr. David E Mollohan including M & D Excavating or (3) to any other simulation of Mr. David E Mollohan The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, or of M & D Excavating for a period of one year, or until January 10, 2014.

Name of Contractor Name of Officers Address

Conviction

Debarment Period

Date of

1/10/2013

1/10/2013-1/10/2014

Dated this 23 H day of January, 2013.

d/b/a M & D Excavating Case No. 11WR-CR00453

Wright County Cir. Ct.

Mountain Grove, MO 65711

1448 Kaylor Road

Robert A. Bedell, Acting Division Director

David E. Mollohan

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 by email to dissolutions@sos.mo.gov.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY

- The name of the limited liability company is Hickory Valley Group, LLC
- The Articles of Organization for Hickory Valley Group, LLC were filed with the Missouri Secretary of State on March 28, 2005.
- 3. On September 26, 2013, Hickory Valley Group, LLC filed a Notice of Winding Up for Limited Liability Company with the Secretary of State of Missouri.
- 4. Persons with claims against Hickory Valley Group, LLC should present them in accordance with the following procedure:
 - (a) In order to file a claim with Hickory Valley Group, LLC, you must furnish the following:
 - (i) Amount of the claim
 - (ii) Basis for the claim
 - (iii)Documentation for the claim
 - (b) The claim must be mailed to:

Clara Mae Garrison P.O. Box 350 Republic, MO 65738

5. A claim against Hickory Valley Group, LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after publication of this notice.

Notice of Winding Up and Dissolution of a Limited Liability Company to All Creditors or Claimants Against Blast City Partnership, L.L.C.

On September 5, 2013, Blast City Partnership, L.L.C., a Missouri Limited Liability Company, Charter Number LC1300051, filed its notice of winding up with Missouri Secretary of State affective on the date of filing. The Limited Liability Company request that all claimants against the company present their claims in writing to: Edwin Libby, 6305 Winona, St. Louis, MO 63109. All claims must include (1) their name, address and phone number of the claimant; (2) the amount claimed; (3) the basis of the claim (clear and concise facts, documentation and a statement to back them up); (4) the date in which the claim arose and or was incurred. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of notice.

NOTICE OF WINDING UP AND DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST BROWNSTONE PROPERTIES-OLATHE, LLC

On September 16, 2013, Brownstone Properties - Olathe, LLC, a Missouri limited liability company (the "Company") filed its Notice of Winding Up and Articles of Termination with the Missouri Secretary of State. The Company requests that claimants against the Company present claims in writing to: Mr. Andrew J. Brown, 635 Trade Center Blvd., Chesterfield, MO 63005. All claims must include (1) the name, address and telephone number of the claimant; (2) the amount claimed; (3) the basis of the claim; (4) the date on which the claim arose; and (5) documentation supporting the claim. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

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

On August 29, 2013, Wild Buffalo, LLC, a Missouri limited liability company (Company), filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State.

Any claims against Company may be mailed to:

Wild Buffalo, LLC 12601 Catalina Leawood, KS 66209

All claims must include the name, address and phone of the claimant, the amount claimed, the basis for the claim, the date(s) on which the claim arose, and documentation in support of the claim.

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

NOTICE OF WINDING UP AND DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST AEROSOL CONTROL TECHNOLOGIES, LLC

On September 18, 2013, Aerosol Control Technologies, LLC, a Missouri limited liability company (the "Company") filed its Notice of Winding Up and Articles of Termination with the Missouri Secretary of State. The Company requests that claimants against the Company present claims in writing to: Brian R. Salmo, Esq., c/o Polsinelli PC, 100 S. Fourth Street, Suite 1000, St. Louis, MO 63102. All claims must include (1) the name, address and telephone number of the claimant; (2) the amount claimed; (3) the basis of the claim; (4) the date on which the claim arose; and (5) documentation supporting the claim. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING UP AND DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST JIMEGUTI GROUP, LLC

On September 20, 2013, Jimeguti Group, LLC filed its Articles of Dissolution with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Jimeguti Group, LLC, you must submit a summary in writing of the circumstances surrounding your claim to Jimeguti Group, LLC c/o Scott A. Schatzman, The Schatzman Law Firm, 1068 South Woods Mill Road, Town & Country, Missouri 63017. The summary of your claim must include the following:

- 1. The name, address and telephone number of the Claimant.
- 2. The amount of the Claim.
- 3. The date on which the event on which the Claim is based occurred.
- 4. A brief description of the nature of the debt or the basis for the Claim.

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

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST

MID AMERICA HEART & LUNG SURGEONS, P.C.

TO WHOM IT MAY CONCERN: Be notified that Mid America Heart & Lung Surgeons, P.C., a Missouri professional corporation, has on the 23rd day of July, 2013 filed and received approval by the Missouri Secretary of State of the corporation's Articles of Dissolution.

Any claims against the corporation should be forwarded to the following address:

Attn: Joseph L. Hiersteiner

911 Main Street, Suite 2800

Kansas City, Missouri 64105

The claim must include the following information: name, address and telephone number of the claimant; amount of the claim; date the claim accrued or will accrue; a brief description of the nature of the debt or the basis for the claim; whether the claim is secured and, if so, the collateral used as security; and documentation to substantiate the claim.

You are further notified that all claims against the Company shall be barred unless a proceeding to enforce the claim is commenced within two years after the publication of this Notice.

November 1, 2013 Vol. 38, No. 21

Rule Changes Since Update to Code of State Regulations

MISSOURI REGISTER

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—37 (2012) and 38 (2013). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule, N.A. indicates not applicable, RAN indicates a rule action notice, RUC indicates a rule under consideration, and F indicates future effective date.

Rule Number	Agency OFFICE OF ADMINISTRATION	Emergency	Proposed	Order	In Addition
1 CSR 10	State Officials' Salary Compensation Schedu	le			37 MoReg 1859
1 CSR 10-7.010	Commissioner of Administration		This Issue		
1 CSR 20-5.015	Personnel Advisory Board and Division of Personnel		38 MoReg 1608		
1 CSR 20-5.020	Personnel Advisory Board and Division of		36 WIOKEG 1006		
	Personnel		38 MoReg 1608		
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-2.020	Animal Health		38 MoReg 1360		
2 CSR 80-2.050	State Milk Board		38 MoReg 1363		
2 CSR 80-5.010	State Milk Board		38 MoReg 1363		38 MoReg 1241
2 CSR 90-10	Weights and Measures				36 Moreg 1241
	DEPARTMENT OF CONSERVATION				
3 CSR 10-3.010	Conservation Commission		This Issue		
3 CSR 10-4.130 3 CSR 10-5.430	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-6.510	Conservation Commission		This Issue		
3 CSR 10-6.545	Conservation Commission		This Issue		
3 CSR 10-6.550	Conservation Commission		This Issue		
3 CSR 10-7.410 3 CSR 10-7.431	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-7.433	Conservation Commission		This Issue		
3 CSR 10-7.440	Conservation Commission		N.A.	38 MoReg 1561	
3 CSR 10-7.455	Conservation Commission		This Issue 38 MoReg 1160		38 MoReg 212
3 CSK 10-7.433	Conservation Commission		N.A.	38 MoReg 1489	36 Wiokeg 212
3 CSR 10-9.105	Conservation Commission		This Issue		
3 CSR 10-9.110	Conservation Commission		This Issue		
3 CSR 10-9.442 3 CSR 10-10.705	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-10.744	Conservation Commission		This Issue		
3 CSR 10-11.130	Conservation Commission		This Issue		
3 CSR 10-11.180 3 CSR 10-11.184	Conservation Commission Conservation Commission		This Issue This Issue		
3 CSR 10-11.185	Conservation Commission		This Issue		
3 CSR 10-11.205	Conservation Commission		This Issue		
3 CSR 10-12.110 3 CSR 10-12.115	Conservation Commission		This Issue This Issue		
3 CSR 10-12.113 3 CSR 10-12.125	Conservation Commission Conservation Commission		This Issue		
3 CSR 10-12.135	Conservation Commission		This Issue		
3 CSR 10-12.140	Conservation Commission		This Issue		
3 CSR 10-12.145	Conservation Commission		This Issue		
	DEPARTMENT OF ECONOMIC DEVEL	OPMENT			
4 CSR 240-3.570	Public Service Commission		38 MoReg 1461R		
4 CSR 240-13.010 4 CSR 240-13.015	Public Service Commission Public Service Commission		38 MoReg 1363 38 MoReg 1364		
4 CSR 240-13.013 4 CSR 240-13.020	Public Service Commission		38 MoReg 1365		
4 CSR 240-13.025	Public Service Commission		38 MoReg 1366		
4 CSR 240-13.030	Public Service Commission		38 MoReg 1367		
4 CSR 240-13.035 4 CSR 240-13.040	Public Service Commission Public Service Commission		38 MoReg 1368 38 MoReg 1369		
4 CSR 240-13.045	Public Service Commission		38 MoReg 1370		
4 CSR 240-13.050	Public Service Commission		38 MoReg 1371		
4 CSR 240-13.055 4 CSR 240-13.060	Public Service Commission Public Service Commission		38 MoReg 1375 38 MoReg 1375		
4 CSR 240-13.000 4 CSR 240-13.070	Public Service Commission		38 MoReg 1376		
4 CSR 240-18.010	Public Service Commission		38 MoReg 1377		
4 CSR 240-31.010	Public Service Commission		38 MoReg 1461		
4 CSR 240-31.020 4 CSR 240-31.030	Public Service Commission Public Service Commission		38 MoReg 1463 38 MoReg 1464		
4 CSR 240-31.040	Public Service Commission		38 MoReg 1465R		
4 CSR 240-31.050	Public Service Commission		38 MoReg 1465R		
4 CSR 240-31.060	Public Service Commission		38 MoReg 1466		
4 CSR 240-31.065 4 CSR 240-31.070	Public Service Commission Public Service Commission		38 MoReg 1467R 38 MoReg 1468R		
4 CSR 240-31.080	Public Service Commission		38 MoReg 1468R		
4 CSR 240-31.090	Public Service Commission		38 MoReg 1468		
4 CSR 240-31.100 4 CSR 240-31.110	Public Service Commission		38 MoReg 1469R 38 MoReg 1469		
4 CSR 240-31.110 4 CSR 240-31.120	Public Service Commission Public Service Commission		38 MoReg 1469 38 MoReg 1470		
4 CSR 240-31.130	Public Service Commission		38 MoReg 1472		
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Rule Number	Agency	Emergency	Proposed		Order	In Addition
4 CSR 240-50.050	Public Service Commission		38 MoReg 1	477		
4 CSR 240-120.065	Public Service Commission		38 MoReg 1	480		
4 CSR 240-120.085	Public Service Commission		38 MoReg 1	481		
4 CSR 240-120.130	Public Service Commission		38 MoReg 1	481		
4 CSR 240-123.065	Public Service Commission		38 MoReg 1			
4 CSR 240-123.070	Public Service Commission		38 MoReg 1			
4 CSR 240-123.095	Public Service Commission		38 MoReg 1	483		
4 CSR 240-125.010	Public Service Commission		38 MoReg 1			
4 CSR 240-125.040	Public Service Commission		38 MoReg 1			
4 CSR 240-125.070 4 CSR 265-2.068	Public Service Commission Division of Motor Carrier and Railroad Safety	,	38 MoReg 1 38 MoReg 8	483		
4 CSK 203-2.006	(Changed to 7 CSR 265-10.035)		36 Mokeg 6	07		
4 CSR 265-2.180	Division of Motor Carrier and Railroad Safety (Changed to 7 CSR 265-10.140)	r	38 MoReg 8	96		
4 CSR 265-2.190	Division of Motor Carrier and Railroad Safety (Changed to 7 CSR 265-10.090)	,	38 MoReg 8	94		
4 CSR 265-6.010	Division of Motor Carrier and Railroad Safety (Changed to 7 CSR 265-10.055)		38 MoReg 8			
4 CSR 265-12.020 4 CSR 265-12.030	Division of Motor Carrier and Railroad Safety Division of Motor Carrier and Railroad Safety		38 MoReg 8 38 MoReg 8			
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5 CSR 10-1.010	Commissioner of Education	ECONDAKI EDUCE	38 MoReg 1	527		
5 CSR 20-100.255	Division of Learning Services		37 MoReg 1		38 MoReg 520F	
5 CSR 20-100.265	Division of Learning Services		This Issue			
5 CSR 20-200.290	Division of Learning Services		This Issue			
5 CSR 20-200.300	Division of Learning Services		This Issue			
5 CSR 20-300.160	Division of Learning Services		38 MoReg 1			
5 CSR 20-300.170	Division of Learning Services		38 MoReg 1			
5 CSR 20-300.180	Division of Learning Services		38 MoReg 1			
5 CSR 20-300.190	Division of Learning Services		38 MoReg 1			
5 CSR 20-300.200 5 CSR 20-400.375	Division of Learning Services		38 MoReg 1 38 MoReg 8	251		
5 CSR 20-400.373 5 CSR 20-500.120	Division of Learning Services Division of Learning Services		This Issue	23		
5 CSR 30-640.100	Division of Financial and Administrative Services	res	38 MoReg 1	532R		
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6 CSR 10-3.010	DEPARTMENT OF HIGHER EDUCATION Commissioner of Higher Education	N	20 MaDag 7	55	29 MaDag 1426	
6 CSR 10-10.010	Commissioner of Higher Education		38 MoReg 7 38 MoReg 7		38 MoReg 1426 38 MoReg 1426	
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	DEPARTMENT OF TRANSPORTATION					
7 CSR 10-25.010	Missouri Highways and Transportation Comm		20.17.5	C10		38 MoReg 1490
7 CSR 60-2.010	Traffic and Highway Safety Division	38 MoReg 1591	38 MoReg 1			
7 CSR 60-2.020 7 CSR 60-2.030	Traffic and Highway Safety Division	38 MoReg 1593	38 MoReg 1			
7 CSR 60-2.030 7 CSR 60-2.040	Traffic and Highway Safety Division Traffic and Highway Safety Division	38 MoReg 1595 38 MoReg 1597	38 MoReg 1 38 MoReg 1	613		
7 CSR 60-2.050	Traffic and Highway Safety Division	38 MoReg 1600	38 MoReg 1			
7 CSR 60-2.060	Traffic and Highway Safety Division	30 Moreg 1000	38 MoReg 1			
7 CSR 265-10.010	Motor Carrier and Railroad Safety		38 MoReg 8			
7 CSR 265-10.015	Motor Carrier and Railroad Safety		38 MoReg 8			
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7 CSR 265-10.020	Motor Carrier and Railroad Safety			84R		
7 CSR 265-10.025			38 MoReg 8			
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7 CSR 203-10.023	Motor Carrier and Railroad Safety		38 MoReg 8 38 MoReg 8	884 85R		
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7 CSR 265-10.030	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety		38 MoReg 8 38 MoReg 8 38 MoReg 8 38 MoReg 8	84 85R 885 86R		
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7 CSR 265-10.030 7 CSR 265-10.035	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety (Changed from 4 CSR 265-2.068)		38 MoReg 8	884 85R 885 86R 886		
7 CSR 265-10.030 7 CSR 265-10.035 7 CSR 265-10.040	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety		38 MoReg 8	884 885 885 886 886 887		
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7 CSR 265-10.030 7 CSR 265-10.035 7 CSR 265-10.040 7 CSR 265-10.045 7 CSR 265-10.050 7 CSR 265-10.055 7 CSR 265-10.060	Motor Carrier and Railroad Safety (Changed from 4 CSR 265-2.068) Motor Carrier and Railroad Safety (Changed from 4 CSR 265-2.068) Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety (Changed from 4 CSR 265-6.010) Motor Carrier and Railroad Safety		38 MoReg 8	84 85R 885 886 887 888 888 89 992		
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Executive Orders	Subject Matter	Filed Date	Publication
Oruers	· ·	riieu Date	Fublication
13-12	Activates the state militia in response to the heavy rains, flooding, and flash		
13-12	flooding that began on Aug. 2, 2013.	Aug. 7, 2013	38 MoReg 1459
13-11	Declares a state of emergency and activates the Missouri State Operation		
	Plan due to heavy rains, flooding, and flash flooding.	Aug. 6, 2013	38 MoReg 1457
13-10	Declares a state of emergency exists in the state of Missouri and directs that		
13-09	the Missouri State Emergency Operations Plan be activated.	May 31, 2013	38 MoReg 1097
13-09	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies.	May 3, 2013	38 MoReg 879
13-08	Activates the state militia in response to severe weather that	141ay 3, 2013	30 Moneg 079
	began on April 16, 2013.	April 19, 2013	38 MoReg 823
13-07	Declares a state of emergency and directs that the Missouri State		
	Emergency Operations Plan be activated due to severe weather that	1 710 2012	20.14 B 021
13-06	began on April 16, 2013. Declares a state of emergency and activates the Missouri State	April 19, 2013	38 MoReg 821
13-00	Emergency Operations Plan in response to severe weather that		
	began on April 10, 2013.	April 10, 2013	38 MoReg 753
13-05	Declares a state of emergency and directs that the Missouri State	,	
	Emergency Operations Plan be activated due to severe weather that		
12.04	began on Feb. 20, 2013.	Feb. 21, 2013	38 MoReg 505
13-04	Expresses the commitment of the state of Missouri to the establishment of Western Governors University (WGU) as a non-profit institution of higher		
	education located in Missouri that will provide enhanced access for		
	Missourians to enroll in and complete on-line, competency-based higher		
	education programs. Contemporaneously with this Executive Order, the state		
	of Missouri is entering into a Memorandum of Understanding (MOU) with		
	WGU to further memorialize and establish the partnership between the state	Eah 15 2012	20 MaDaa 467
13-03	of Missouri and WGU. Orders the transfer of the Division of Energy from the Missouri Department	Feb. 15, 2013	38 MoReg 467
10 00	of Natural Resources to the Missouri Department of Economic Development.	Feb. 4, 2013	38 MoReg 465
13-02	Orders the transfer of the post-issuance compliance functions for tax credit		
	and job incentive programs from the Missouri Department of Economic	T	20.16.7
13-01	Development to the Missouri Department of Revenue. Orders the transfer of the Center for Emergency Response and Terrorism	Feb. 4, 2013	38 MoReg 463
13-01	from the Department of Health and Senior Services to the Department of		
	Public Safety.	Feb. 4, 2013	38 MoReg 461
	<u>2012</u>		· ·
12-12	Reauthorizes the Governor's Committee to End Chronic Homelessness		
10.11	until December 31, 2016.	Dec. 31, 2012	38 MoReg 246
12-11	Advises that state offices located in Cole County will be closed on Monday,	Dec. 20, 2012	38 MoReg 245
12-10	January 14, 2013, for the inauguration. Advises that state offices will be closed on Friday November 23, 2012.	Nov. 2, 2012	37 MoReg 1639
12-09	Extends Executive Order 12-08 in order to extend the deadline for completion	1101. 2, 2012	37 Moreg 1037
	of approved projects under the Emergency Cost-Share Program and establishe	S	
	a Program Audit and Compliance Team to inspect a sample of completed		
12.00	projects. It also extends Executive Order 12-07 until Nov. 15, 2012.	Sept. 10, 2012	37 MoReg 1519
12-08	Authorizes the State Soil and Water Districts Commission to implement an emergency cost-share program to address water challenges to landowners		
	engaged in livestock or crop production due to the current drought.		
	Additionally, it establishes the Agriculture Water Resource Technical Review		
	Team.	July 23, 2012	37 MoReg 1294
12-07	Declares a state of emergency, directs the Missouri State Emergency Operation	ns	
	Plan be activated, and extends Executive Order 12-06 to Oct. 1, 2012, in	July 23 2012	37 MoPag 1202
12-06	response to the severe heat, dry conditions, and fire risks affecting the state. Activates the Missouri State Emergency Operations Center and directs the	July 23, 2012	37 MoReg 1292
	State Emergency Management Agency, State Fire Marshall, Adjutant General,		
	and such other agencies to coordinate with local authorities affected by fire		
	danger due to the prolonged period of record heat and low precipitation.	June 29, 2012	37 MoReg 1139
12-05	Extends Executive Orders 11-06, 12-03, 11-07, 11-11, 11-14, and 12-04 until	M1 12 2012	27.14 D 540
	June 1, 2012.	March 13, 2012	37 MoReg 569

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12-04	Activates the state militia in response to severe weather that began on		
	February 28, 2012.	Feb. 29, 2012	37 MoReg 503
12-03	Declares a state of emergency and directs that the Missouri State Emergency		
	Operations Plan be activated due to the severe weather that began on		
	February 28, 2012.	Feb. 29, 2012	37 MoReg 501
12-02	Orders the transfer of all authority, powers, and duties of all remaining audit		
	and compliance responsibilities relating to Medicaid Title XIX, SCHIP Title		
	XXI, and Medicaid Waiver programs from the Dept. of Health and Senior		
	Services and the Dept. of Mental Health to the Dept. of Social Services		
	effective Aug. 28, 2012, unless disapproved within sixty days of its		
	submission to the Second Regular Session of the 96th General Assembly.	Jan. 23, 2012	37 MoReg 313
12-01	Designates members of the governor's staff to have supervisory authority over	•	
	certain departments, divisions, and agencies.	Jan. 23, 2012	37 MoReg 311

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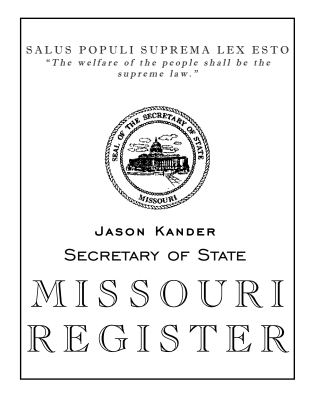
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