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 3—DEPARTMENT OF CONSERVATION Division 10—Conservation Commission Chapter 7—Wildlife Code: Hunting: Seasons, Methods, Limits

### ORDER OF RULEMAKING

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

3 CSR 10-7.433 Deer: Firearms Hunting Seasons is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 1, 2012 (37 MoReg 1149). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Title 3—DEPARTMENT OF CONSERVATION
Division 10—Conservation Commission
Chapter 7—Wildlife Code: Hunting: Seasons, Methods,
Limits

### ORDER OF RULEMAKING

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

### 3 CSR 10-7.440 is amended.

This amendment establishes hunting seasons and limits and is exempted by section 536.021, RSMo, from the requirement for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.440 by establishing seasons and limits for hunting migratory waterfowl during the 2012–2013 seasons.

### 3 CSR 10-7.440 Migratory Game Birds and Waterfowl: Seasons, Limits

- (3) Seasons and limits are as follows:
- (H) Ducks and coots may be taken from one-half (1/2) hour before sunrise to sunset as follows:
- 1. Ducks and coots may be taken from October 27, 2012, through December 25, 2012, in the North Zone; from November 3, 2012, through January 1, 2013, in the Middle Zone; and from November 22, 2012, through January 20, 2013, in the South Zone; and
- 2. Duck and coot limits are as follows: The daily bag limit of ducks is six (6) and may include no more than four (4) mallards (no more than two (2) of which may be female), three (3) wood ducks, two (2) redheads, two (2) hooded mergansers, four (4) scaup, two (2) pintails, one (1) mottled duck, one (1) canvasback, and one (1) black duck. The possession limit is twelve (12), including no more than eight (8) mallards (no more than four (4) of which may be female), six (6) wood ducks, four (4) redheads, four (4) hooded mergansers, eight (8) scaup, four (4) pintails, two (2) mottled ducks, two (2) canvasbacks, and two (2) black ducks. The daily limit of coots is fifteen (15) and the possession limit for coots is thirty (30);
- (I) Geese may be taken from one-half (1/2) hour before sunrise to sunset as follows:
- 1. Blue, snow, and Ross's geese may be taken from October 27, 2012, through January 31, 2013, statewide;
- 2. White-fronted geese may be taken from November 22, 2012, through January 31, 2013, statewide;
- 3. Canada geese and brant may be taken from October 6, 2012, through October 14, 2012, and November 22, 2012, through January 31, 2013, statewide; and
- 4. Goose limits—The daily bag limit is three (3) Canada geese, twenty (20) blue, snow, or Ross's geese, two (2) white-fronted geese, and one (1) brant, statewide. The possession limit is six (6) Canada geese, four (4) white-fronted geese, and two (2) brant. There is no possession limit for blue, snow, and Ross's geese;
- (J) Ducks, geese, brant, and coots may be taken by youth hunters fifteen (15) years of age or younger from October 20, 2012, through October 21, 2012, in the North Zone; from October 27, 2012, through October 28, 2012, in the Middle Zone; and from November 17, 2012, through November 18, 2012, in the South Zone. The daily and possession limits for ducks, geese, and coots are the same as during the regular duck, goose, and coot hunting seasons. Any person fifteen (15) years or younger may participate in the youth waterfowl hunting days without permit provided they are in the immediate presence of an adult eighteen (18) years of age or older. If the youth hunter does not possess a hunter education certificate card, the adult must be properly licensed (i.e., must meet any permit requirements that allows small game hunting) and have in his/her possession a valid hunter education certificate card unless they were born before January 1, 1967. The adult may not hunt ducks but may participate in other seasons that are open on the special youth days;

- (L) Persons who possess a valid Conservation Order permit may chase, pursue, and take blue, snow, and Ross's geese from one-half (1/2) hour before sunrise to one-half (1/2) hour after sunset from February 1, 2013, through April 30, 2013. Any other regulation notwithstanding, methods for the taking of blue, snow, and Ross's geese include using shotguns capable of holding more than three (3) shells, and with the use or aid of recorded or electrically amplified bird calls or sounds, or recorded or electrically amplified imitations of bird calls or sounds. An exception to the above permit requirement includes any person fifteen (15) years of age or younger, provided either 1) s/he is in the immediate presence of a properly licensed adult (must possess a Conservation Order permit) who is eighteen (18) years of age or older and has in his/her possession a valid hunter education certificate card, or was born before January 1, 1967, or 2) s/he possesses a valid hunter education certificate card. A daily bag limit will not be in effect February 1, 2013, through April 30, 2013 (See 3 CSR 10-5.436 and 3 CSR 10-5.567 for Conservation Order Permit requirements.); and
- (M) Migratory birds may be taken by hunters with birds of prey as follows (See 3 CSR 10-9.442 for additional provisions about falconry including season lengths and limits for wildlife other than migratory birds. See 3 CSR 10-9.440 for falconry permit requirements.):
- 1. Doves may be taken from September 1 to December 16 from one-half (1/2) hour before sunrise to sunset. Daily limit: three (3) doves; possession limit: six (6) doves, except that any waterfowl taken by falconers must be included within these limits; and
- 2. Ducks, mergansers, and coots may be taken from sunrise to sunset from September 8, 2012, through September 23, 2012, statewide, and from one-half (1/2) hour before sunrise to sunset as follows: in the North Zone, October 20, 2012, through October 21, 2012, October, 27, 2012, through December 25, 2012, and February 10, 2013, through March 10, 2013; in the Middle Zone, October 27, 2012, through October 28, 2012, November 3, 2012, through January 1, 2013, and February 10, 2013, through March 10, 2013; and, in the South Zone, November 17, 2012, through November 18, 2012, November 22, 2012, through January 20, 2013, and February 10, 2013, through March 10, 2013. Daily limit: three (3) birds singly or in the aggregate, including doves.

SUMMARY OF PUBLIC COMMENT: Seasons and limits are exempted from the requirement of filing as a proposed amendment under section 536.021, RSMo.

This amendment was filed August 24, 2012, and becomes effective **September 1, 2012**.

### Title 11—DEPARTMENT OF PUBLIC SAFETY Division 45—Missouri Gaming Commission Chapter 5—Conduct of Gaming

### ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission (MGC) under section 313.805, RSMo Supp. 2011, the commission amends a rule as follows:

### 11 CSR 45-5.181 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2012 (37 MoReg 679–680). Changes have been made to the text of the proposed amendment, so 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: A public hearing was held on this proposed amendment on June 13, 2012. No one commented at the public hearing. Written comments were received from Harrah's North Kansas City, LLC and Harrah's Maryland Heights, LLC, and Bally Technology, Inc. (Bally).

COMMENT #1: Harrah's North Kansas City, LLC's and Harrah's Maryland Heights, LLC's comments were as follows: The revisions to sections (1) and (2), including the new definition of a "promotional activity" and the characterization of player rewards programs as "promotional activities," are overly broad as written. The term "discretionary compensation" is ambiguous and undefined.

COMMENT #2: After review and discussion MGC staff commented that the definition of promotional activity in subsection (1)(A) is unnecessary.

RESPONSE AND EXPLANATION OF CHANGE: The other definitions in section (1) and the list of promotional activities in section (2) suffice to define promotional activities, so subsection (1)(A) is deleted.

COMMENT #3: Bally commented on the language in subsection (1)(F) defining player reward programs. Bally stated that as they read the proposed amendment, it appears to offer a "safe harbor" for certain defined "player reward programs," which would permit casino operators to offer such player reward programs so long as certain conditions were met.

While the proposed amendment does not directly impose any requirements on Bally, we want to point out that certain player reward programs may provide points or other rewards to patrons on a basis other than wagering. For instance, points may be awarded based on purchases at restaurants in the casino, or nights at the casino hotel.

Does the commission desire to regulate player reward programs regardless of how the points or other rewards are issued, rather than make a distinction between player reward programs that are based on wagering (subject to the safe harbor provisions of 11 CSR 45-5.181) and player reward programs that are not based on wagering (not subject to safe harbor provisions, and might require separate commission approval)?

COMMENT #4: Harrah's suggests deleting the definition of "player reward programs" in subsection (1)(F) and the reference to "player reward programs" in section (2).

COMMENT #5: The MGC staff found the definition of "player reward program" in subsection (1)(F) to be unclear.

RESPONSE AND EXPLANATION OF CHANGE: The commission revised the player reward definition to be limited to redeemable player rewards. These programs advertise to patrons that certain rewards will be earned in exchange for gambling certain dollar amounts. This clearly meets the definition of "promotional activity," which requires dated written rules to protect the casinos and the patrons. The commission does not intend to regulate player reward programs that are based on non-gaming activities.

COMMENT #6: Also, Harrah's suggests revising subsection (2)(C) by adding this sentence after the first sentence: "A licensee shall not be required to include confidential and proprietary information in rules."

RESPONSE: This statement is overly broad as written. To add this statement would allow virtually anything to be excluded from the rules, which would undermine the intent of this regulation. No change has been made as a result of this comment.

COMMENT #7: Harrah's commented that the addition of new section (3) and the revival of subsection (6)(G) requiring pre-approval from the commission for "any changes or cancellation of a promotional activity" is too restrictive because it encompasses every single change to promotional rules rather than just material changes. Section (3) is also problematic because it contains no deadline for responding to requests for approval and it could be interpreted and

enforced to require approval of requests for changes and cancellations by the commissioners themselves. Situations that prompt a need to change or cancel a promotion often arise without warning and outside of normal business hours, and must be resolved immediately to avoid a negative reflection on the licensee, commission, and the integrity of gaming.

COMMENT #8: The MGC staff noted that section (3) is worded as though the MGC should have responsibility to define changes or cancellations to promotional activities.

RESPONSE AND EXPLANATION OF CHANGE: Section (3) was deleted because the MGC would need more staffing to oversee these activities. Removing this section allows the licensees to retain the responsibility.

COMMENT #9: Subsection (6)(G) refers to the MGC responsibility to monitor changes in promotional activities.

RESPONSE AND EXPLANATION OF CHANGE: Subsection (6)(G) was deleted to allow the casinos to cancel or change promotions without MGC notification, since this is not required of other promotional activities.

### 11 CSR 45-5.181 Promotional Activities

- (1) For the purposes of this rule, the following words are defined as:
- (A) Promotional giveaway—a promotional gift or item given by a licensee to any person meeting the licensee's promotional criteria, where the person provides no consideration and there is no chance or skill involved in the awarding of the promotional gift or item, and all persons meeting the criteria receive the same promotional gift or item;
- (B) Patron—any person present on the premises of a Class B licensee that is not employed by such Class B licensee or the commission and is not on the premises as a vendor of the Class B licensee;
- (C) Promotional coupon—any instrument offering any person something of value and issued by a Class B licensee to entice the person to come to the Class B licensee's premises or for use in or related to licensed gambling games at a licensee's gaming establishment:
- (D) Promotional game—a drawing, event, contest or game in which patrons of a Class B licensee may, without giving consideration, participate or compete for the chance to win a prize or prizes of different values; and
- (E) Player reward program—a promotional activity that provides redeemable player reward points to patrons as a result of wagering regardless of game outcome and based on predetermined formulas.
- (3) Documentation of any change or cancellation of a promotional activity shall be maintained on file for two (2) years with the legal counsel's affidavit.
- (4) Payouts from promotional activities are not winnings paid to wagerers under section 313.800.1(1), RSMo, and as such shall not be deductible when calculating adjusted gross receipts.
- (5) Promotional coupons shall contain the following information preprinted on the coupon:
  - (A) The name of the gaming facility;
- (B) The city or other locality and state where the gaming facility is located;
  - (C) Specific value of any monetary coupon stated in U.S. dollars;
- (D) Sequential identification numbers, player tracking numbers with unique numbers added to them, or other similar means of unique identification of each coupon for complete, accurate tracking and accounting purposes;
  - (E) A specific expiration date or condition; and
  - (F) All conditions required to redeem the coupon.
- (6) Class B licensees may use mass media to provide promotional

coupon offers to prospective patrons; however, such offers may only be redeemed for a preprinted coupon that contains all of the information required for a promotional coupon in section (5) of this rule. This does not apply to coupons issued via mass media for food.

- (7) Class B licensees offering promotional coupons shall track the issuance and redemption of each promotional coupon. Documentation of the promotional coupon tracking shall be maintained on file for two (2) years and made readily available to the commission upon request. The inventory of un-issued promotional coupons must be maintained in a reasonable manner that prevents theft or fraud.
- (8) Promotional coupons shall be cancelled at the time they are redeemed in a manner that will prevent multiple redemptions of the same coupon.

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

### ORDER OF RULEMAKING

By the authority vested in the Missouri Gaming Commission under section 313.805, RSMo Supp. 2011, the commission amends a rule as follows:

### 11 CSR 45-9.114 Minimum Internal Control Standards (MICS)—Chapter N is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2012 (37 MoReg 680–681). 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 June 13, 2012. No one commented at the public hearing, and no written comments were received.

### Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 84—Training Program for Nursing Assistants

### ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under sections 198.073 and 198.076, RSMo Supp. 2011, the department amends a rule as follows:

### 19 CSR 30-84.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on May 1, 2012 (37 MoReg 684–693). Those sections with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received twenty-three (23) comments on the proposed amendment during the public comment period.

COMMENT #1: Keith Sappington, Executive Director of Missouri Assisted Living Association, recommended amending the language in

section (3) to replace the words "document possible medication reactions" with the original language "record unusual responses to medications."

RESPONSE AND EXPLANATION OF CHANGE: The department believes the proposed language has the exact same meaning as the original language. However, in order to avoid any future issues, the department will amend the language.

COMMENT #2: Keith Sappington commented section (4) regarding the training program should not be changed and that the additional costs involved for rural and smaller facilities is not reflected in the fiscal note.

RESPONSE AND EXPLANATION OF CHANGE: The requirement for sixteen (16) hours of integrated formal instruction and practice sessions supervised by an approved instructor has not changed. The independent self-study has not been a component of the supervised formal instruction. Lastly, since the independent self-study is not a requirement of the supervised formal instruction and to prevent any future confusion, the department will delete the proposed subsection (4)(A) regarding self-study.

COMMENT #3: Denise Clemonds, Chief Executive Officer, LeadingAge Missouri, recommended that the manual content referenced in subsection (5)(B) contain a section for medication errors – reporting, etc.

RESPONSE: The currently approved Level I Medication Aide (LIMA) manual, 1993 edition does not contain a section referencing medication errors. The department believes this would add a new requirement that has not been available for public review and/or comment. However, the new proposed language would allow for additional LIMA manuals with departmental approval. The department is willing to review a LIMA manual that includes a section on medication errors and allow others the choice of utilizing it. No changes have been made as a result of this comment.

COMMENT #4: Keith Sappington commented that subsection (5)(B) should not include instruction on a "resident's rights" for appeal of a discharge notice, or right to enter and leave a facility.

RESPONSE: LIMA's are considered mandatory reporters; therefore, they would need to receive some instruction on resident's rights. These resident's rights are outlined in the currently approved LIMA manual, 1993 edition. It is important for instructors to have a discussion regarding the legalities of administration of medications as they relate to resident rights and some material on understanding the needs of the residents. The LIMA students should be receiving instruction on the importance of resident's rights in order to protect the individual. No changes have been made as a result of this comment.

COMMENT #5: Denise Clemonds commented that subsection (6)(C) would be burdensome if facilities/organizations were required to submit information to the certifying agency prior to the start of every class (exact schedule, class roster with name, address, phone, Social Security number, date of birth, and employer, date of final exam, etc.) and requiring facilities/organizations to notify the certifying agency in advance of any change in class schedule.

RESPONSE: With the exception of the language "nursing license number" the remaining requirements listed (approved instructor's legal name, Social Security number, nursing license number, current address, and telephone number; each student's legal name, address, telephone number, Social Security number, date of birth, and employer's name and address, if applicable; the date and location of each class to be held; and the date and location of the final examination) are only required to be obtained prior to the beginning of class. Additionally, these requirements have not changed and were just moved from deleted section (11). The requirement for certifying agencies being notified in advance of any changes in dates or locations is not a new standard. No changes have been made as a result

of this comment.

COMMENT #6: Keith Sappington commented that subsection (6)(C) should not require certifying agencies to include a Social Security number for the instructors.

RESPONSE: The department's Certified Nurse Aide (CNA) registry database is designed to locate approved instructors via their Social Security number. No changes have been made as a result of this comment.

COMMENT #7: Keith Sappington commented that subsection (6)(C) should not require a student's address and telephone number because it changes too frequently to track.

RESPONSE: The requirement to obtain each student's address and telephone number is only required prior to the beginning of class. The department is not requiring agencies to track this information throughout the entire course. Lastly, these requirements have not changed and were just moved from deleted section (11). No changes have been made as a result of this comment.

COMMENT #8: Keith Sappington recommended changing the language in subsection (6)(C) to reflect that the training agency instructor shall certify the training was completed rather than providing information on the dates and locations of each class and exam and, if applicable, any changes in the dates and location.

RESPONSE: The requirement for providing the date and location of each class to be held, the date and location of the final exam, and notifying the certifying agency in advance of changes in the dates or locations for training has not changed. These requirements were just moved from deleted section (11). While the department acknowledges that dates and locations of training can change, it does not relieve the training agency from its responsibilities to ensure that the certifying agency is notified in advance of changes in dates and locations. No changes have been made as a result of this comment.

COMMENT #9: Keith Sappington commented subsection (7)(D) should be changed to "obtains certificate from certifying agency" since technically the student is not certified until the certifying agency reviews for accuracy and completeness.

RESPONSE: Unfortunately, the department has observed extensive delays between the time some certifying agencies have issued certificates and when a LIMA successfully completes the course. As a result, LIMA's have either been forced to put employment on hold or pass up job opportunities because they did not have a paper certificate to verify successful completion of the course. The department believes the benefit of placing a LIMA to work as soon as they successfully passed the course outweighs the waiting time for a paper certificate. No changes have been made as a result of this comment.

COMMENT #10: Keith Sappington commented subsection (7)(E) regarding Biennial Training should be removed entirely. Mr. Sappington further commented that the method to safely pass medication does not evolve on a biannual basis and the department had, at one time, required a "one-time" update.

RESPONSE: The department does not believe a "one-time" update is sufficient. Medication information and procedures can change rapidly as new drugs are discovered. Drug reference books can become outdated quickly. Because LIMA certifications can and have lapsed for periods of time, the department believes it would be irresponsible to assume a LIMA could safely pass medications without periodic updates. The ultimate goal of the LIMA training program is to provide competent and quality care to our long term care residents. No changes have been made as a result of this comment.

COMMENT #11: Keith Sappington recommended changing the language in paragraph (7)(E)1. from "by the anniversary date" to "by the first bi-annual anniversary"

RESPONSE AND EXPLANATION OF CHANGE: The department

has made changes in paragraph (7)(E)1. in order to clarify the training should be completed by the "biennial" anniversary date of the original issue of the LIMA certificate. The department also noticed the same change needed to be made in paragraph (7)(E)3. and subparagraph (7)(E)3.A.

COMMENT #12: Keith Sappington questioned the need for two (2) forms as proposed in subparagraph (7)(E)1.B.

RESPONSE: The department has worked in collaboration with industry representatives and the Department of Mental Health (DMH) in order to access a larger group of trained medication technicians for possible employment in long term care facilities. The department is not requiring two (2) forms. Rather, this rule simply states the department will also accept DMH's training form as documentation for completion of their biennial training. The department does not have authority over DMH's training program. No changes have been made as a result of this comment.

COMMENT #13: Keith Sappington commented that subparagraph (7)(E)3.A. would cost the department additional work to administer this new requirement which is not reflected in the fiscal note.

RESPONSE: After review, the department has concluded the fiscal note accurately reflects the public costs. The department will utilize existing resources and staff to implement and maintain the LIMA registry. No additional department staff will be necessary to monitor the biennial training documentation. No changes have been made as a result of this comment.

COMMENT #14: Denise Clemonds questioned how a facility would know if a LIMA is removed from the approved register as referenced in subparagraph (7)(E)3.B.

RESPONSE: Facilities will have to check the registry to verify LIMA removal. It appears the majority of facilities do complete a LIMA check once a year; however, there is no requirement for an employer to track it. The department will not issue a citation as long as the facility did not knowingly employ a LIMA who was removed from the active registry. The department will make every attempt to copy the facility based on employment security records if a LIMA was removed from the active registry. No changes have been made as a result of this comment.

COMMENT #15: Denise Clemonds questioned if there was a register for approved instructors and approved nurse presenters regarding section (8). Ms. Clemonds also questioned how a certifying agency would know if someone had its instructor's status revoked.

RESPONSE: The department maintains a registry of approved instructors and nurse presenters via the Certified Nurse Assistant (CNA) registry. Instructor and nurse presenters' Social Security numbers are utilized for the registry. The department notifies all associations when an instructor or nurse presenter has been revoked and removed from the registry. No changes have been made as a result of this comment.

COMMENT #16: Denise Clemonds questioned where the course content is defined for the "Train the Trainer" workshop as noted in subsection (8)(B).

RESPONSE: The course content is not defined other than to attend the workshop established by the certifying agency. Each workshop's content will vary depending on the certifying agency. No changes have been made as a result of this comment.

COMMENT #17: Denise Clemonds commented that paragraph (8)(C)4. made no mention of any notification or registration process. RESPONSE: Paragraph (8)(C)4. references if, after an investigation an instructor is found to have administered the final examination incorrectly or not in accordance with section (9) of the rule, the instructor's status will be revoked. There is not a notification or registration process. However, the department does notify all associa-

tions when an instructor's status has been revoked and removed. No changes have been made as a result of this comment.

COMMENT #18: Keith Sappington commented that new language needs to be inserted for paragraph (8)(C)1. that reflects an instructor may not keep monies if because of the instructor's failure to follow through or fault the class is not completed. Mr. Sappington further commented if the student fails to complete the class or take the exam, the costs of the instruction remain and should not be returned.

RESPONSE: The department believes this would add a new requirement that has not been available for public review and/or comment. The department views this as more of a breach of contract between the two (2) parties. No changes have been made as a result of this comment.

COMMENT #19: Keith Sappington commented that the wording "failed to teach" in paragraph (8)(C)3. is open to interpretation and subjective.

RESPONSE AND EXPLANATION OF CHANGE: The intent of the proposed language is related to how an individual is supposed to teach – to communicate knowledge of the course. However, to avoid any future issues, the department will revise the language.

COMMENT #20: Denise Clemonds commented that section (11) would be burdensome for the certifying agency to approve course schedules and classroom space, providing test booklets, and test sheets, etc. Ms. Clemonds further commented it was similar to her comments she made in 19 CSR 30-84.030(6)(C).

RESPONSE AND EXPLANATION OF CHANGE: Despite a previous requirement that certifying agencies' responsibility is to approve "classroom space" the department will remove only this requirement in proposed paragraph (11)(A)6. Additionally, the remaining requirements regarding class schedules and providing test booklets and test sheets have not changed and were just moved from deleted section (14).

COMMENT #21: Keith Sappington commented the language in paragraph (11)(A)6. should be removed because it places responsibility on the certifying agency and it would be impossible to achieve because the certifying agency cannot physically inspect all training locations throughout the state in a timely manner.

RESPONSE AND EXPLANATION OF CHANGE: The requirement for "classroom space" has not changed and was just moved from deleted section (14). However, the department will remove only this requirement in proposed paragraph (11)(A)6.

COMMENT #22: Keith Sappington commented the public fiscal note cost is not adequate for the additional staffing and other requirements set forth in this regulation. Mr. Sappington further commented that monitoring the status of the bi-annual training requirements and the register will far exceed this amount.

RESPONSE: After review, the department has concluded the fiscal note accurately reflects the public costs. The department will utilize existing resources and staff to implement and maintain the LIMA registry. No additional department staff will be necessary to monitor the proposed biennial training. The department went ahead and developed this fiscal note in case the existing requirement regarding sixteen (16) hours of supervised integrated formal instruction and practice sessions had not been previously clear. No changes have been made as a result of this comment.

COMMENT #23: Keith Sappington commented the private entity fiscal note assumption of twelve dollars and fifty cents (\$12.50) per hour is well below the actual cost. The cost of rural facilities to make the entire sixteen (16) plus hours be directly supervised training and instruction will necessitate more days of travel and expenses for the nurse instructor to certify students.

RESPONSE: After review, the department has concluded the fiscal

note is correct. The requirement for sixteen (16) hours of integrated formal instruction and practice sessions that are supervised by an approved instructor is not a new requirement. Facilities have been required to supervise the training and should have been doing so all along. However, the department went ahead and developed this fiscal note in case the requirement was not previously clear. No changes have been made as a result of this comment.

### 19 CSR 30-84.030 Level I Medication Aide Training Program

- (3) The objective of the LIMA Training Program shall be to ensure that the LIMA will be able to define the role, limitations, and responsibilities of a LIMA; prepare, administer, and document administration of medications by those routes listed in section (2) of this rule; observe, report, and record unusual responses to medications; identify responsibilities associated with acquiring, storing, and securing medications; utilize appropriate medication reference materials; and identify what constitutes a medication error.
- (4) The course shall include a minimum of sixteen (16) hours of integrated formal instruction and practice sessions directly supervised by an approved instructor and shall include a final written examination and a final practicum examination.

### (7) Student Requirements.

- (E) Biennial Training.
- 1. LIMAs shall participate in a minimum of four (4) hours of medication administration training every two (2) years in order to administer medications in an RCF or ALF via the routes set forth in section (2) of this rule. The training shall be completed by the biennial anniversary date of the original issue of the LIMA certificate. The training shall be—
- A. Offered by an approved instructor as outlined in section (8) of this rule; and
- B. Documented on form MO 580-2973 (12/10), LIMA Biennial Training, incorporated by reference in this rule and available through the department's website or by mail at: Department of Health and Senior Services, Section for Long Term Care Regulation, Health Education Unit, PO Box 570, Jefferson City, MO 65102-0570, telephone: (573) 526-5686, and kept in the employee's personnel file. The department will also accept DMH's Medication Aide Bi-Annual Training Form MO 650-8730 (12/00) incorporated by reference in this rule as acceptable documentation and available through the department's website or by mail at: Department of Health and Senior Services, Section for Long Term Care Regulation, Health Education Unit, PO Box 570, Jefferson City, MO 65102-0570, telephone: (573) 526-5686, and kept in the employee's personnel file. This rule does not incorporate any subsequent amendments or additions to the materials incorporated by reference.
  - 2. At a minimum the training shall address the following:
    - A. Medication ordering and storage;
    - B. Medication administration and documentation;
    - C. Use of generic drugs;
    - D. Infection control;
    - E. Observing and reporting possible medication reactions;
    - F. New medications and/or new procedures;
    - G. Medication errors;
- H. Individual rights and refusal of medications and treatments;
- I. Issues specific to the facility/program as indicated by the needs of the residents and the medications and treatments currently being administered; and
  - J. Corrective actions based on identified problems.
- 3. LIMAs are responsible to ensure that the department is provided with the documentation required in subparagraph (7)(E)1.B. of this rule by the biennial anniversary date of the original LIMA certificate.
  - A. LIMAs who fail to submit to the department the docu-

mentation required by this rule by the biennial anniversary date of issue of their original LIMA certification will be removed from the LIMA active registry and will not be eligible to be employed as a LIMA in an RCF or ALF.

- B. Any LIMA, after having been removed from the active registry for failing to provide to the department the documentation required by this rule, may be reinstated to the active registry by providing proof of a completed biennial training update at any time except any individual who has been off the active registry for more than five (5) years shall retake the course or s/he may challenge the examination if s/he meets the requirements of subsection (C) of this section.
- 4. LIMAs certified on or before September 30, 2012, shall have until September 30, 2014, to comply with the biennial training requirements required by this section.

### (8) Instructor Requirements.

- (C) A person who has been approved as an instructor shall have that status revoked if, after an investigation by the department or by DMH, it is found that the instructor—
- 1. Accepted money from a student and did not complete instruction of the class or upon successful completion of the class and final written and practicum examination did not complete the examination score sheet and provide it to the training agency;
- 2. Falsified information on the examination score sheet or any other required documentation;
- 3. Failed to administer the course in accordance with the provisions of this rule; or
- 4. Administered the final examination incorrectly and not in accordance with section (9) of this rule.

### (11) Certifying Agency Requirements.

- (A) In order for a certifying agency to be approved by the department, the agency shall enter into an agreement of cooperation with the department which shall be renewable annually and shall carry out the following responsibilities:
- 1. Verify eligibility requirements and approve registered nurse presenters;
  - 2. Administer Train the Trainer Workshops;
- 3. Verify eligibility requirements for the Train the Trainer Workshops' participants;
- 4. Provide instructors, who have successfully completed a Train the Trainer Workshop conducted by an approved registered nurse presenter, with a certificate documenting approval to teach the LIMA course.
- 5. Within one (1) week of issuing the LIMA instructor certificate, provide in writing to the department after each workshop held: legal names, Social Security numbers, addresses, telephone numbers, and date of birth of approved instructors. The department shall maintain a list of all instructors approved to teach the LIMA course. The list of approved instructors may be accessed through the department's website.
  - 6. Approve training agencies' LIMA course schedules;
- Verify that the instructor is listed on the department's LIMAapproved instructor list;
- 8. Verify that the instructor's nursing license is in good standing. A license search is available through the Missouri Division of Professional Registration website;
- 9. Review information provided by training agencies to ensure that the training program meets the requirements of the LIMA training program included in this rule;
- 10. Provide training agencies with the department-approved LIMA test booklets and test sheets prior to the final examination date for approved classes;
- 11. Issue certificates to individuals who successfully complete the LIMA course or successfully challenge the final examination;
- 12. Within one (1) week of issuing a LIMA certificate, provide in writing to the department the LIMA's legal name, date of birth,

address, telephone number, Social Security number, class beginning date and completion date, location of practicum examination, and whether certified by challenge or full course;

- 13. Issue a LIMA certificate to any DMH certified Medication Aide who applies for LIMA certification, pays the necessary fee, and provides all of the documentation and identifying information required by this rule.
- A. The certifying agency shall verify with DMH that the individual is on the Medication Aide registry and has maintained current biennial training updates before issuing the certificate. Verification may be made by contacting DMH; and
- 14. Maintain records for a minimum of two (2) years for all requirements established in this section.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

### 20 CSR 1100-2.020 Membership is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 971). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment.

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA supports the proposed grammatical revisions and the corrections which reference state law. RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

### 20 CSR 1100-2.030 Surety Bond Requirement is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 971–972). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA agrees with the proposed changes to remove current limits placed on surety blanket bond policy deductibles.

RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

### **20 CSR 1100-2.070** Completing Dissolution of Credit Union is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 972). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment.

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA supports the proposed grammatical revisions and the corrections which reference state law. RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

### 20 CSR 1100-2.085 Credit Union Service Organization (CUSO) is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 972–973). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment.

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA supports the proposed grammatical revisions and the corrections which reference state law. RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

**20 CSR 1100-2.090** Unlocatable Members: Small Share Balances: How to Handle **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 973). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment.

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA supports the proposed grammatical revisions and the corrections which reference state law. RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

### 20 CSR 1100-2.100 Audits in Lieu of Examination: Procedure is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 973). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment.

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA supports the proposed grammatical revisions and the corrections which reference state law. RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 1100—Division of Credit Unions Chapter 2—State-Chartered Credit Unions

### ORDER OF RULEMAKING

By the authority vested in the director of the Division of Credit Unions under section 370.100, RSMo Supp. 2011, the director amends a rule as follows:

20 CSR 1100-2.170 Audit by Supervisory Committee is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 2012 (37 MoReg 973–974). 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 director of the Division of Credit Unions received one (1) comment on the proposed amendment.

COMMENT: Michael V. Beall with the Missouri Credit Union Association (MCUA) commented that MCUA supports the proposed grammatical revisions and the corrections which reference state law. RESPONSE: No changes have been made to the rule as a result of this comment.

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

Division 2220—State Board of Pharmacy Chapter 2—General Rules

### ORDER OF RULEMAKING

By the authority vested in the State Board of Pharmacy under section 338.280, RSMo 2000, and sections 338.095, 338.100, 338.140, and 338.240, RSMo Supp. 2011, the board adopts a rule as follows:

### 20 CSR 2220-2.013 Prescription Delivery Requirements is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 2012 (37 MoReg 974). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

### Title 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 application listed below. A decision is tentatively scheduled for October 23, 2012. This application is available for public inspection at the address shown below:

### **Date Filed**

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

### 09/05/12

#4814 NT: Meramec Bluffs
Ballwin (St. Louis County)
\$6,952,500, LTC Expansion of 31 SNF beds

Any person wishing to request a public hearing for the purpose of commenting on this application must submit a written request to this effect, which must be received by October 5, 2012. 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.

### STATUTORY LIST OF CONTRACTORS BARRED FROM PUBLIC WORKS PROJECTS

includes contractor(s) that have agreed to placement on the list maintained by the Secretary of State pursuant to Section 290.330 as a The following is a list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, and award a contract for public works to any contractor or subcontractor, or simulation thereof, during the time that such contractor or part of the resolution of criminal charges of violating the Missouri Prevailing Wage Law. Under this statute, no public body shall whose Notice of Conviction has been filed with the Secretary of State pursuant to Section 290.330, RSMo. In addition, this list subcontractor's name appears on this state debarment list maintained by the Secretary of State.

# Contractors Convicted of Violations of the Missouri Prevailing Wage Law

<u>Debarment</u> <u>Period</u>	7/13/11 to 7/13/12	the Public Works Debarment List as Part of an Agreement Relating to Criminal Pleas	<u>Debarment</u> <u>Period</u>	7/13/11 to 12/1/12	7/13/11 to 12/1/12	
Date of Conviction	7/13/11	s Part of an Agree	Date of Conviction			
Address	4212 SE Saddlebrook Cir Lee's Summit, MO 64082	olic Works Debarment List a	Address	4212 SE Saddlebrook Cir Lee's Summit, MO 64082	4212 SE Saddlebrook Cir Lee's Summit, MO 64082	Carla Buschlost, Director
Name of Officers			Name of Officers			day of August 2011.
Name of Contractor	Rycoblake Corp. Case No. 0916-CR03145 (Jackson County Cir. Ct.)	Contractors Agreeing to Placement on	Name of Contractor	Rycoblake Corp.	Gerald Chevalier	Dated this 2 day of the

# 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 Mr. Larry G. McElroy, (2) to any other contractor or subcontractor that is owned, operated or controlled by Mr. Larry G. McElroy including Blackhawk or (3) to any other simulation of Mr. Larry G. McElroy or of The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, Blackhawk Electric for a period of one year, or until December 27, 2012.

Name of Contractor

Name of Officers Address

Date of

Debarment

Period

12/27/2011-12/27/2012

12/27/2011

254 E. Lake Dr., PO Box 248 Cape Girardeau, MO 63701

Larry G. McElroy
DBA Blackhawk Electric
Case No. 11CG-CR01157
Cape Girardeau County Cir. Ct.

Dated this 26 day of January, 2012.

arla Buschjost, Director

# ADDITION TO STATUTORY LIST OF CONTRACTORS BARRED FROM PUBLIC WORKS PROJECTS

and whose Notice of Conviction has been filled 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 Mr. Norman Bass, (2) to any other contractor or subconfractor that The following is an addition to the list of contractor(s) who have been prosecuted and convicted of violating the Missouri Prevailing Wage Law, is owned, operated or controlled by Mr. Norman Bass including Municipal Construction Incorporated or (3) to any other simulation of Mr. Norman Bass or of Municipal Construction Incorporated for a period of one year, or until February 1, 2013.

2/01/2012-2/01/2013 Debarment Period Conviction Date of 2/01/12 10150 Hawthorne Ridge Goodrich, MI 48438 Name of Officers DBA Musicipal Construction Incomporated Case No. 12SO-CR00103 Name of Contractor Norman Bass

Dated this \_\_\_\_\_ day of February, 2012.

Scott County Cir. Ct.

Carla Buschjost, Director

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 DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST HUBS PUB, LLC

On July 2, 2012, Hubs Pub, LLC (the "Company"), a Missouri limited liability company filed a Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State, effective on June 30, 2012.

Any claims against the Company may be sent to: Eric C. Harris, P.C., 214 W. Main, P.O. Box 246, Park Hills, MO 63601. Each claim must include the following information:

- (a) The name, address and phone number of the Claimant;
- (b) The amount claimed;
- (c) The date on which the claim arose;
- (d) The basis for the claim; and
- (e) Documentation for 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 FOR LIMITED LIABILITY COMPANY

- 1. The name of the limited liability company is N2 LLC.
- The Articles of Organization for N2 LLC were filed with the Missouri Secretary of State on June 3, 2008.
- 3. On August 10, 2012, N2 LLC filed a Notice of Winding Up for Limited Liability Company with the Secretary of State of Missouri.
- 4. Persons with claims against N2 LLC should present them in accordance with the following procedure:
  - (a) In order to file a claim with N2 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:

Brent St. John, Manager c/o Hampden Holdings LLC 337 W. Lockwood Avenue St. Louis, Missouri 63119

5. A claim against N2 LLC will be barred unless a proceeding to enforce the claim is commenced within three (3) years after publication of this notice.

### NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST KEITH D. JOHNSON, D.D.S., P.C.

Effective August 21, 2012, Keith D. Johnson, D.D.S., P.C., a Missouri professional corporation (the "Corporation"), the principal office of which was located at 26 S. Village Drive, Liberty, Missouri 64068, was voluntarily dissolved.

All claims against the Corporation should be presented in accordance with this notice. Claims should be in writing and sent to the Corporation at this mailing address:

Vistoso Vacation Rentals Attn: Keith D. Johnson 655 W. Vistoso Highlands Drive Oro Valley, Arizona 85755

The claim must contain: (1) the name, address and telephone number of the claimants; (2) the amount of the claim or other relief demanded; (3) the basis of the claim and any documents related to the claim; and (4) the date(s) as of which the event(s) on which the claim is based occurred. Any and all claims against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two years after the publication of this notice.

### NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST DUNNICA PROPERTIES, LLC

On August 20, 2012, Dunnica Properties, LLC, a Missouri limited liability company, filed a Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Dunnica Properties, LLC, you must submit the claim in writing to: Laura Merz, 4339 S. Compton, St. Louis, MO 63111. The claim must include:

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

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

October 1, 2012 Vol. 37, No. 19

### **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—30 (2005) and 31 (2006). 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 E indicates future effective data. a rule under consideration, and F indicates future effective date.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
1 000 10	OFFICE OF ADMINISTRATION				25 ) ( D 4045
1 CSR 10	State Officials' Salary Compensation Scheo	lule			35 MoReg 1815
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-2.020	Animal Health		37 MoReg 907		
2 CSR 70-10.025	Plant Industries		37 MoReg 1141		
2 CSR 70-10.075 2 CSR 70-25.065	Plant Industries Plant Industries		37 MoReg 1141 37 MoReg 571	37 MoReg 1186	
2 CSR 70-23.003 2 CSR 70-30.110	Plant Industries		37 MoReg 571	37 MoReg 1186	<del></del>
2 CSR 70-30.115	Plant Industries		37 MoReg 572	37 MoReg 1186	
2 CSR 80-1.010	State Milk Board		37 MoReg 573	37 MoReg 1186	
2 CSR 80-2.020 2 CSR 80-2.030	State Milk Board State Milk Board		37 MoReg 573 37 MoReg 573	37 MoReg 1186 37 MoReg 1187	
2 CSR 80-2.040	State Milk Board		37 MoReg 574	37 MoReg 1187	
2 CSR 80-2.050	State Milk Board		37 MoReg 574	37 MoReg 1187	
2 CSR 80-2.060	State Milk Board		37 MoReg 575	37 MoReg 1187	
2 CSR 80-2.070 2 CSR 80-2.080	State Milk Board State Milk Board		37 MoReg 575 37 MoReg 577	37 MoReg 1187 37 MoReg 1187	
2 CSR 80-2.080 2 CSR 80-2.091	State Milk Board		37 MoReg 577	37 MoReg 1188	
2 CSR 80-2.101	State Milk Board		37 MoReg 578	37 MoReg 1188	
2 CSR 80-2.110	State Milk Board		37 MoReg 578	37 MoReg 1188	
2 CSR 80-2.121 2 CSR 80-2.130	State Milk Board State Milk Board		37 MoReg 578 37 MoReg 579	37 MoReg 1188 37 MoReg 1188	
2 CSR 80-2.130 2 CSR 80-2.141	State Milk Board		37 MoReg 579 37 MoReg 579	37 MoReg 1188	
2 CSR 80-2.151	State Milk Board		37 MoReg 580	37 MoReg 1189	
2 CSR 80-2.161	State Milk Board		37 MoReg 580	37 MoReg 1189	
2 CSR 80-2.170	State Milk Board		37 MoReg 581	37 MoReg 1189	
2 CSR 80-2.180 2 CSR 80-3.010	State Milk Board State Milk Board		37 MoReg 581 37 MoReg 1296	37 MoReg 1189	
2 CSR 80-3.010 2 CSR 80-3.020	State Milk Board		37 MoReg 1296		
2 CSR 80-3.030	State Milk Board		37 MoReg 1297		
2 CSR 80-3.040	State Milk Board		37 MoReg 1297		
2 CSR 80-3.050 2 CSR 80-3.060	State Milk Board		37 MoReg 1297 37 MoReg 1298		
2 CSR 80-3.000 2 CSR 80-3.070	State Milk Board State Milk Board		37 MoReg 1298 37 MoReg 1298		
2 CSR 80-3.080	State Milk Board		37 MoReg 1300		
2 CSR 80-3.090	State Milk Board		37 MoReg 1300		
2 CSR 80-3.100	State Milk Board		37 MoReg 1301		
2 CSR 80-3.110 2 CSR 80-3.120	State Milk Board State Milk Board		37 MoReg 1301 37 MoReg 1301		
2 CSR 80-3.120 2 CSR 80-3.130	State Milk Board		37 MoReg 1302		
2 CSR 80-4.010	State Milk Board		37 MoReg 581	37 MoReg 1189	
2 CSR 80-5.010	State Milk Board		37 MoReg 1089		
2 CSR 80-6.011 2 CSR 80-6.021	State Milk Board State Milk Board		37 MoReg 1302 37 MoReg 1303		
2 CSR 80-6.021 2 CSR 80-6.041	State Milk Board		37 MoReg 1303 37 MoReg 1303		
2 CSR 90-10	Weights and Measures				37 MoReg 1197
2 CSR 90-10.001	Weights and Measures		37 MoReg 1143		
2 CSR 90-10.011 2 CSR 90-10.012	Weights and Measures		37 MoReg 1143		
2 CSR 90-10.012 2 CSR 90-10.013	Weights and Measures Weights and Measures		37 MoReg 1144 37 MoReg 1144		
2 CSR 90-10.013	Weights and Measures		37 MoReg 1145		
2 CSR 90-10.020	Weights and Measures		37 MoReg 1148		
2 CSR 90-10.040	Weights and Measures		37 MoReg 1148		
2 CSR 90-10.090 2 CSR 90-10.120	Weights and Measures Weights and Measures		37 MoReg 1148 37 MoReg 1149		
2 CSK 90-10.120	weights and weasures		37 Moneg 1149		
	DEPARTMENT OF CONSERVATION				
3 CSR 10-4.110	Conservation Commission		37 MoReg 1005	37 MoReg 1404	
3 CSR 10-5.222	Conservation Commission Conservation Commission		37 MoReg 1005 37 MoReg 1006	37 MoReg 1404	
3 CSR 10-7.431 3 CSR 10-7.433	Conservation Commission Conservation Commission		37 MoReg 1006 37 MoReg 1149	37 MoReg 1404 This Issue	<del></del>
3 CSR 10-7.440	Conservation Commission		N.A.	37 MoReg 1189	
			N.A.	This Issue	
3 CSR 10-7.455	Conservation Commission		37 MoReg 1006	37 MoReg 1404	37 MoReg 118
3 CSR 10-8.510	Conservation Commission Conservation Commission		37 MoReg 1393 This Issue		
3 CSR 10-9.350 3 CSR 10-9.560	Conservation Commission Conservation Commission		This Issue This Issue		
2 0011 10 7.000			2110 20000		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
5 CCD 20 100 200	DEPARTMENT OF ELEMENTARY AND SEC	CONDARY EDUCAT		27 M.D 1100	
5 CSR 20-100.200	Division of Learning Services		37 MoReg 507	37 MoReg 1190	
5 CSR 20-400.150	Division of Learning Services		37 MoReg 509	37 MoReg 1359	
5 CSR 20-400.160	Division of Learning Services		37 MoReg 509	37 MoReg 1359	
5 CSR 20-400.170	Division of Learning Services		37 MoReg 510	37 MoReg 1359	
5 CSR 20-400.180	Division of Learning Services		37 MoReg 510	37 MoReg 1359	
5 CSR 20-400.190	Division of Learning Services		37 MoReg 511	37 MoReg 1360	
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17 CSR 20-3.015	St. Louis Board of Police Commissioners		37 MoReg 921	37 MoReg 1409	
17 CSR 20-3.025	St. Louis Board of Police Commissioners		37 MoReg 922	37 MoReg 1409	
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17 CSR 20-3.085	St. Louis Board of Police Commissioners		37 MoReg 923	37 MoReg 1409	
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20 CSR 2110-2.010	Missouri Dental Board		37 MoReg 604	37 MoReg 1195	
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20 CSR 2110-2.050	Missouri Dental Board		37 MoReg 605	37 MoReg 1196	
20 CSR 2110-2.070	Missouri Dental Board		37 MoReg 605	37 MoReg 1196	
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22 CSR 10-2.110	Health Care Plan	This Issue	This Issue		
22 CSR 10-2.120	Health Care Plan	This Issue	This Issue		

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11 CSR 50-3.100	Nonresident Temporary Boater Identification Certificate This Issue Sept. 14, 2012 March 12,	, 2013
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13 CSR 70-10.110 13 CSR 70-15.010	Nursing Facility Reimbursement Allowance	
13 CSR 70-15.110 13 CSR 70-15.160	Hospital Services Reimbursement Methodology	
13 CSR 70-15.220	Methodology	
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15 CSR 50-4.030	Missouri MOST 529 Matching Grant Program	, 2013
_	Insurance, Financial Institutions and Professional Registration	
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20 CSR 2263-1.040	O School Social Worker Examinations Approved by the Committee	, 2013
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### **Executive Orders**

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Executive			
Orders	Subject Matter	Filed Date	<b>Publication</b>
12-09	Extends Executive Order 12-08 in order to extend the deadline for completion of approved projects under the Emergency Cost-Share Program and established		
	a Program Audit and Compliance Team to inspect a sample of completed projects. It also extends Executive Order 12-07 until Nov. 15, 2012.	Sept. 10, 2012	Next Issue
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	Sept. 10, 2012	Treat Issue
10.05	Team.	July 23, 2012	37 MoReg 1294
12-07	Declares a state of emergency, directs the Missouri State Emergency Operation Plan be activated, and extends Executive Order 12-06 to Oct. 1, 2012, in response to the severe heat, dry conditions, and fire risks affecting the state.	July 23, 2012	37 MoReg 1292
12-06	Activates the Missouri State Emergency Operations Center and directs the 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	•	37 MoReg 1139
12-05	Extends Executive Orders 11-06, 12-03, 11-07, 11-11, 11-14, and 12-04 until June 1, 2012		
12-04	Activates the state militia in response to severe weather that began on February 28, 2012	March 13, 2012 Feb. 29, 2012	37 MoReg 569 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		
12-02	February 28, 2012  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	Feb. 29, 2012	37 MoReg 501
12-01	submission to the Second Regular Session of the 96th General Assembly  Designates members of the governor's staff to have supervisory authority over	Jan. 23, 2012	37 MoReg 313
	certain departments, divisions, and agencies	Jan. 23, 2012	37 MoReg 311
	2011		
11-25	Extends the declaration of emergency contained in Executive Order 11-06 (and extended by Executive Orders 11-09, 11-19, and 11-23) until March 15, 2012 unless extended in whole or part by subsequent order. Further Executive Orders 11-07, 11-11, and 11-14 are extended until March 15, 2012, unless		
11.24	extended in whole or part by subsequent order	Dec. 14, 2011	37 MoReg 95
11-24	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies	Nov. 18, 2011	37 MoReg 5
11-23	Extends Executive Order 11-20 until October 15, 2011, and extends Executive Orders 11-06, 11-07, 11-08, 11-11, 11-14, and 11-18 until December 18, 2011	Sont 12 2011	36 MoReg 2157
11-22	Designates members of the governor's staff to have supervisory authority over certain departments, divisions, and agencies	Sept. 13, 2011  July 26, 2011	36 MoReg 1979
11-21	Authorizes the Joplin Public School system to immediately begin to retrofit, equip, and furnish various buildings to house students during the 2011-2012 school year without requiring advertisements for bids	June 17, 2011	36 MoReg 1800
11-20	Extends certain terms of Executive Order 11-12 to help Missouri citizens impacted by the Joplin tornado of April 22, 2011	June 17, 2011	36 MoReg 1798
11-19	Extends certain terms of Executive Orders 11-06, 11-07, 11-08, 11-10, 11-11, 11-13, 11-14, 11-15, 11-16, and 11-18 until September 15, 2011		36 MoReg 1796
11-18	Activates the state militia in response to flooding events occurring and threatening along the Missouri River	June 8, 2011	36 MoReg 1739
11-17	Establishes the State of Missouri Resource, Recovery & Rebuilding Center in the City of Joplin in response to a tornado that struck there on		
	May 22, 2011	June 7, 2011	36 MoReg 1737

Executive Orders	Subject Matter	Filed Date	Publication
11-16	Authorizes the Joplin Public Schools to immediately begin to retrofit and furnish warehouse and retail structures to house district programs displaced by the tornado and severe storms on May 22, 2011, without		26 M D 1725
11 15	requiring advertisements for bids	June 3, 2011	36 MoReg 1735
11-15	Authorizes the Joplin Public School system to immediately rebuild, restore, and/or renovate Emerson Elementary, Kelsey Norman Elementary, Old South Middle School, and Washington Education Center without	June 1, 2011	26 MaDag 1504
11-14	requiring advertisement for bids  Activates the state militia in response to a tornado that hit the City of Joplin	June 1, 2011	36 MoReg 1594
11-14	•	May 26, 2011	26 MoDog 1502
11-13	on May 22, 2011 Authorizes the Joplin Public Schools system to immediately begin rebuilding	Way 20, 2011	36 MoReg 1592
11-13	and replacing the materials for three of its buildings that were destroyed in a tornado that struck on May 22, 2011, without requiring advertisement for bids	May 26, 2011	36 MoReg 1590
11-12	Orders the director of the Department of Insurance, Financial Institutions and	Widy 20, 2011	30 Mokeg 1390
11-12	Professional Registration to temporarily waive, suspend, and/or modify any statute or regulation under his purview in order to best serve the interests of those citizens affected by the tornado that hit the city of Joplin on		
	May 22, 2011	May 26, 2011	36 MoReg 1587
11-11	Orders the director of revenue to issue duplicate or replacement license, nondriver license, certificate of motor vehicle ownership, number plate, or tabs lost or destroyed as a result of the tornado that hit the city of Joplin		
	and to waive all state fees and charges for such duplicate or replacement	May 26, 2011	36 MoReg 1585
11-10	Orders the Missouri Department of Health and Senior Services and the State Board of Pharmacy to temporarily waive certain rules and regulations to allow medical practitioners and pharmacists responding to the tornado and severe storms in Joplin to best serve the interests of public health and safety	May 24, 2011	36 MoReg 1583
11-09	Extends Executive Orders 11-06, 11-07, and 11-08 through June 20, 2011	May 20, 2011	36 MoReg 1581
11-08	Activates the state militia in response to severe weather that began on April 22		36 MoReg 1449
11-07	Gives the director of the Department of Natural Resources the authority to temporarily suspend regulations in the aftermath of severe weather that began	1	
11.06	on April 22	April 25, 2011	36 MoReg 1447
11-06	Declares a state of emergency for the state of Missouri and activates the Missouri State Emergency Operations Plan due to severe weather that began on April 22	April 22, 2011	36 MoReg 1445
11-05	Orders the Missouri Department of Transportation to assist local jurisdictions counties that: 1) received record snowfalls; and 2) continuing snow clearance exceeds their capabilities	in Feb. 4, 2011	36 MoReg 883
11-04	Activates the state militia in response to severe weather that began on January 31, 2011	Jan. 31, 2011	36 MoReg 881
11-03	Declares a state of emergency exists in the state of Missouri and directs that	Juli, 51, 2011	23 11101105 001
	the Missouri State Emergency Operations Plan be activated	Jan. 31, 2011	36 MoReg 879
11-02	Extends the declaration of emergency contained in Executive Order 10-27 and		
	the terms of Executive Order 11-01 through February 28, 2011	Jan. 28, 2011	36 MoReg 877
11-01	Gives the Director of the Department of Natural Resources the authority to temporarily suspend regulations in the aftermath of severe winter weather		
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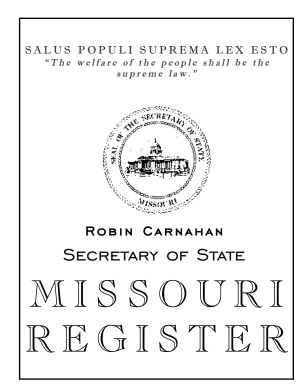
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### **CERTIFICATION LETTER**

Due to the passage of House Bill 45 in the 2011 legislative session, the requirement regarding small businesses in section 1.310, RSMo, was extended to small businesses with **fifty or less** employees.

The third paragraph of the certification letter for proposed rulemakings will need to be reworded to reflect this change in statute. The paragraph should be changed from "fewer than twenty-five full- or part-time employees" to "fewer than fifty full- or part-time employees" in two instances.

An updated example of the certification letter is available on our website at www.sos.mo.gov/adrules/forms.asp.