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July 15, 2013

#### SALUS POPULI SUPREMA LEX ESTO

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



# JASON KANDER SECRETARY OF STATE

# MISSOURI REGISTER

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# Missouri



# REGISTER

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

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

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

 Title
 Code of State Regulations
 Division
 Chapter
 Rule

 1
 CSR
 10 1.
 010

 Department
 Agency, Division
 General area regulated
 Specific area regulated

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

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

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

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

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

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

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

#### **EMERGENCY AMENDMENT**

**20 CSR 2010-2.160 Fees**. The board is proposing to amend subsections (1)(D) and (E).

PURPOSE: The Missouri State Board of Accountancy is statutorily obligated to enforce and administer the provisions of Chapter 326, RSMo. Pursuant to section 326.319, RSMo, the board shall by rule and regulation set the amount of fees authorized by Chapter 326, RSMo, so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of Chapter 326, RSMo.

EMERGENCY STATEMENT: The Missouri State Board of Accountancy is statutorily obligated to enforce and administer the provisions of sections 326.250 to 326.331, RSMo. Pursuant to section 326.319, RSMo, the board shall by rule and regulation set the amount of fees authorized by sections 326.250 to 326.331, RSMo, so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of sections 326.250 to 326.331, RSMo. The board is proposing to decrease

the initial individual license fee from seventy-five dollars (\$75) to sixty-five dollars (\$65) and the individual license biennial renewal fee from ninety dollars (\$90) to eighty dollars (\$80). This emergency amendment is necessary to allow the division to collect the decreased license fees.

The scope of the emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. In developing this emergency amendment, the division has determined that the fee decrease is necessary to prevent funds from exceeding the maximum fund balance as set forth in section 324.524, RSMo. Pursuant to section 324.001.1(1), "A compelling governmental interest shall be deemed to exist for the purposes of section 536.025, RSMo, for licensure fees to be reduced by emergency rule, if the projected fund balance of any agency assigned to the division of professional registration is reasonably expected to exceed an amount that would require transfer from that fund to general revenue." The division believes this emergency amendment to be fair to all interested parties under the circumstances. This emergency amendment was filed June 11, 2013, becomes effective June 28, 2013, and expires February 27, 2014.

- (1) The following fees are established by the Missouri State Board of Accountancy:
  - (D) Individual License Fee (initial) \$[75.00] 65.00
  - (E) Individual License Fee (biennial renewal) \$/90.00/ 80.00

AUTHORITY: sections 326.262, 326.271, 326.277, 326.280, 326.283, 326.286, and 326.289, RSMo Supp. [2010] 2012. This rule originally filed as 4 CSR 10-2.160. Emergency rule filed Aug. 6, 1981, effective Aug. 16, 1981, expired Dec. 10, 1981. Original rule filed Aug. 6, 1981, effective Dec. 11, 1981. For intervening history, please consult the Code of State Regulations. Emergency amendment filed June 11, 2013, effective June 28, 2013, expires Feb. 27, 2014. A proposed amendment covering this same material is published in this issue of the Missouri Register.

Inder this heading will appear the text of proposed rules and changes. The notice of proposed rulemaking is required to contain an explanation of any new rule or any change in an existing rule and the reasons therefor. This is set out in the Purpose section with each rule. Also required is a citation to the legal authority to make rules. This appears following the text of the rule, after the word "Authority."

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

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

If an agency is required by statute to hold a public hearing before making any new rules, then a Notice of Public Hearing will appear following the text of the rule. Hearing dates must be at least thirty (30) days after publication of the notice in the *Missouri Register*. If no hearing is planned or required, the agency must give a Notice to Submit Comments. This allows anyone to file statements in support of or in opposition to the proposed action with the agency within a specified time, no less than thirty (30) days after publication of the notice in the *Missouri Register*.

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

If an agency decides to hold a public hearing after planning not to, it must withdraw the earlier notice and file a new notice of proposed rulemaking and schedule a hearing for a date not less than thirty (30) days from the date of publication of the new notice.

Proposed Amendment Text Reminder: **Boldface text indicates new matter**.

[Bracketed text indicates matter being deleted.]

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

#### PROPOSED AMENDMENT

**3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits**. The commission proposes to amend section (6) of this rule.

PURPOSE: This amendment adds the date taken as a requirement for labeling harvested wild turkeys and will provide consistency with 3 CSR 10-4.136 Giving Away Wildlife.

(6) Turkeys (or parts thereof) reported in accordance with established procedures, when labeled with the full name[,] and address[,] of the taker, the date taken, and the Telecheck confirmation number of the [taker] turkey, may be possessed, transported, [given away,] and

stored by anyone.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.240, RSMo 2000. Original rule filed Dec. 15, 1975, effective Dec. 31, 1975. For intervening history, please consult the Code of State Regulations. Amended: Filed June 4, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with Tom A. Draper, Deputy Director, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks

Chapter 2—Underground Storage Tanks—Technical Regulations

#### PROPOSED AMENDMENT

10 CSR 26-2.062 Assessing the Site at Closure or Change in Service. The commission is amending sections (2) and (3).

PURPOSE: This amendment adds a condition under which owners and operators must undertake site investigation and correction action activities in connection with the closure or change in use of an underground storage tank. The amendment also changes the specific guidance document owners and operators may use to comply with the rule

- (2) If [contaminated soils, contaminated groundwater,] one (1) or more contaminants in soil or groundwater at concentrations above the default target levels in Table 3-1 of the guidance referenced at subsection (3)(A) of this rule or free product as a liquid or vapor is discovered under section (1) of this rule, or by any other manner, owners and operators must begin site investigation and corrective action in 10 CSR 26-2.070-10 CSR 26-2.083.
- (3) Owners and operators shall follow a written procedure.
- (A) [Until December 31, 2012, owners and operators may use the department's Risk-Based Corrective Action for Petroleum Storage Tanks guidance document dated February 2004, as amended March 8, 2005, by Notice of Modifications to the Process and Interim Guidance Pertaining to Application of the New Soil Type Dependent Tier 1 Risk-Based Target Levels; the March 18, 2005, Soil Type Determination Guidelines; the March 3, 2005, Table 3-1 Default Target Levels; the April 2005 Table 4-1 Soil Concentration Levels to Determine the Need for Groundwater Evaluation During Tank Closure; the February 2005 Tables 7-1(a) through 7-12(c) Tier 1 Risk-Based Target Levels; and the April 21, 2005, Soil Gas Sampling Protocol. The guidance and amendments were published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176, and are hereby incorporated by reference. This rule does not incorporate any subsequent

amendments or additions.] To comply with this rule, owners and operators may use the Missouri Risk-Based Corrective Action Process for Petroleum Storage Tanks guidance document, January 1, 2013, which is hereby incorporated by reference without any subsequent amendments or additions, and is published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176.

AUTHORITY: section 319.111, RSMo 2000, and section 319.137, RSMo Supp. [2010] 2012. This rule originally filed as 10 CSR 20-10.072. Original rule filed April 2, 1990, effective Sept. 28, 1990. Amended: Filed Aug. 3, 1993, effective April 9, 1994. Moved and amended: Filed April 15, 2011, effective Dec. 30, 2011. Amended: Filed June 17, 2013.

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

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

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: The Missouri Hazardous Waste Management Commission will hold a public hearing on this rule action and others beginning at 10:30 a.m. on August 15, 2013, at the Elm Street Conference Center, 1738 E. Elm Street, Jefferson City, Missouri. Any interested person will have the opportunity to testify. Advance notice is not required. However, anyone who wants to make arrangements to testify may do so prior to the hearing by contacting the secretary of the Hazardous Waste Management Commission at (573) 751-2747.

Any person may submit written comments on this rule action. Written comments shall be sent to the director of the Hazardous Waste Program at PO Box 176, Jefferson City, MO 65102-0176. To be accepted, written comments must be postmarked by midnight on August 22, 2013. Faxed or emailed correspondence will not be accepted.

Please direct all inquiries to the Rules Coordinator of the Hazardous Waste Program, at 1738 E. Elm, Jefferson City, MO 65102, telephone (573) 751-3176.

# Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks Chapter 2—Underground Storage Tanks—Technical Regulations

#### PROPOSED AMENDMENT

10 CSR 26-2.078 Investigations for Soil and Groundwater Cleanup. The commission is amending sections (1) and (3).

PURPOSE: This amendment incorporates additional guidance into rule and specifics when owners and operators may and must use the newly incorporated guidance to investigate a release from an underground storage tank system.

- (1) Owners and operators must conduct investigations of the release, the release site, and the surrounding area to determine the full extent and location of soils contaminated by the release and the presence and concentrations of dissolved product contamination in the groundwater if any of the following conditions exist:
- (C) There is evidence that contaminated soils may be in contact with groundwater as found during the initial response measures or investigations required under 10 CSR 26-2.070-10 CSR 26-2.075; *[orl*]
  - (D) Contaminant concentrations in soil or groundwater exceed

the Default Target Levels in Table 3-1 of the guidance referenced at paragraph (3)(C)1. of this rule; or

[(D)](E) The department requests an investigation based on the potential effects of contaminated soil or groundwater on nearby surface and groundwater resources.

(3) Owners and operators shall follow a written procedure.

[(A) Until December 31, 2012, owners and operators may use the department's Risk-Based Corrective Action for Petroleum Storage Tanks guidance document dated February 2004, as amended March 8, 2005, by Notice of Modifications to the Process and Interim Guidance Pertaining to Application of the New Soil Type Dependent Tier 1 Risk-Based Target Levels; the March 18, 2005, Soil Type Determination Guidelines; the March 3, 2005, Table 3-1 Default Target Levels; the April 2005 Table 4-1 Soil Concentration Levels to Determine the Need for Groundwater Evaluation During Tank Closure; the February 2005 Tables 7-1(a) through 7-12(c) Tier 1 Risk-Based Target Levels; and the April 21, 2005, Soil Gas Sampling Protocol. The guidance and amendments were published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176, and are hereby incorporated by reference. This rule does not incorporate any subsequent amendments or additions.

- (B) Other written procedures may be used with prior written approval of the department.]
- (A) For releases that occurred or were discovered on or after the effective date of this rule, owners and operators shall use the document referenced at paragraph (3)(C)1. of this rule or, with prior written approval of the department, another written procedure.
- (B) For releases that occurred or were discovered prior to the effective date of this rule, owners and operators may use—
- 1. The documents referenced at paragraph (3)(C)2. of this rule, provided—
- A. Prior to the effective date of this rule, the owner or operator received the department's written approval of a work plan for site characterization, risk assessment, or corrective action related to the release; and
- B. The owner or operator implements or implemented the approved work plan within one (1) year of the date of the department's approval of the plan or in accordance with a different schedule approved by the department;
- 2. The document referenced at paragraph (3)(C)1. of this rule; or
- 3. With the prior written approval of the department, another written procedure.

#### (C) Written Procedures.

- 1. Missouri Risk-Based Corrective Action Process for Petroleum Storage Tanks guidance document, January 1, 2013, which is hereby incorporated by reference without any subsequent amendments or additions, and is published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176.
- 2. Missouri Risk-Based Corrective Action Process for Petroleum Storage Tanks, February 2004, as amended March 8, 2005, by Notice of Modifications to the Process and Interim Guidance Pertaining to Application of the New Soil Type Dependent Tier 1 Risk-Based Target Levels; the March 18, 2005, Soil Type Determination Guidelines; the March 3, 2005, Table 3-1 Default Target Levels; the April 2005 Table 4-1 Soil Concentration Levels to Determine the Need for Groundwater Evaluation During Tank Closure; the February 2005 Tables 7-1(a) through 7-12(c) Tier 1 Risk-Based Target Levels; and the April 21, 2005, Soil Gas Sampling Protocol, which are hereby incorporated by reference without any subsequent amendments or additions, and are published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176.

AUTHORITY: sections 319.109 and 319.137, RSMo Supp. [2010] 2012. This rule originally filed as 10 CSR 20-10.065. Original rule filed April 2, 1990, effective Sept. 28, 1990. Amended: Filed Aug. 3, 1993, effective April 9, 1994. Moved and amended: Filed April 15, 2011, effective Dec. 30, 2011. Amended: Filed June 17, 2013.

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

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

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: The Missouri Hazardous Waste Management Commission will hold a public hearing on this rule action and others beginning at 10:30 a.m. on August 15, 2013, at the Elm Street Conference Center, 1738 E. Elm Street, Jefferson City, Missouri. Any interested person will have the opportunity to testify. Advance notice is not required. However, anyone who wants to make arrangements to testify may do so prior to the hearing by contacting the secretary of the Hazardous Waste Management Commission at (573) 751-2747.

Any person may submit written comments on this rule action. Written comments shall be sent to the director of the Hazardous Waste Program at PO Box 176, Jefferson City, MO 65102-0176. To be accepted, written comments must be postmarked by midnight on August 22, 2013. Faxed or emailed correspondence will not be accepted.

Please direct all inquiries to the Rules Coordinator of the Hazardous Waste Program, at 1738 E. Elm, Jefferson City, MO 65102, telephone (573) 751-3176.

# Title 10—DEPARTMENT OF NATURAL RESOURCES Division 26—Petroleum and Hazardous Substance Storage Tanks

Chapter 2—Underground Storage Tanks—Technical Regulations

#### PROPOSED AMENDMENT

**10 CSR 26-2.082 Corrective Action Plan.** The commission is amending section (5).

PURPOSE: This amendment incorporates additional guidance into rule and specifics when owners and operators may and must use the newly incorporated guidance in conducting corrective action related to a release from an underground storage tank system.

(5) Owners and operators shall follow a written procedure.

[(A) Until December 31, 2012, owners and operators may use the department's Risk-Based Corrective Action for Petroleum Storage Tanks guidance document dated February 2004, as amended March 8, 2005, by Notice of Modifications to the Process and Interim Guidance Pertaining to Application of the New Soil Type Dependent Tier 1 Risk-Based Target Levels; the March 18, 2005, Soil Type Determination Guidelines; the March 3, 2005, Table 3-1 Default Target Levels; the April 2005 Table 4-1 Soil Concentration Levels to Determine the Need for Groundwater Evaluation During Tank Closure; the February 2005 Tables 7-1(a) through 7-12(c) Tier 1 Risk-Based Target Levels; and the April 21, 2005, Soil Gas Sampling Protocol. The guidance and amendments were published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176, and are hereby incorporated by reference. This rule does not incorporate any subsequent amendments or additions.

(B) Other written procedures may be used with prior written approval of the department.]

- (A) For releases that occurred or were discovered on or after the effective date of this rule, owners and operators shall use the document referenced at paragraph (5)(C)1. of this rule or, with prior written approval of the department, another written procedure.
- (B) For releases that occurred or were discovered prior to the effective date of this rule, owners and operators may use—
- 1. The documents referenced at paragraph (5)(C)2. of this rule, provided—
- A. Prior to the effective date of this rule, the owner or operator received the department's written approval of a work plan for site characterization, risk assessment, or corrective action related to the release; and
- B. The owner or operator implements or implemented the approved work plan within one (1) year of the date of the department's approval of the plan or in accordance with a different schedule approved by the department;
- 2. The document referenced at paragraph (5)(C)1. of this rule: or
- 3. With the prior written approval of the department, another written procedure.
  - (C) Written Procedures.
- 1. Missouri Risk-Based Corrective Action Process for Petroleum Storage Tanks guidance document, January 1, 2013, which is hereby incorporated by reference without any subsequent amendments or additions, and is published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176.
- 2. Missouri Risk-Based Corrective Action Process for Petroleum Storage Tanks, February 2004, as amended March 8, 2005, by Notice of Modifications to the Process and Interim Guidance Pertaining to Application of the New Soil Type Dependent Tier 1 Risk-Based Target Levels; the March 18, 2005, Soil Type Determination Guidelines; the March 3, 2005, Table 3-1 Default Target Levels; the April 2005 Table 4-1 Soil Concentration Levels to Determine the Need for Groundwater Evaluation During Tank Closure; the February 2005 Tables 7-1(a) through 7-12(c) Tier 1 Risk-Based Target Levels; and the April 21, 2005, Soil Gas Sampling Protocol, which are hereby incorporated by reference without any subsequent amendments or additions, and are published by the Department of Natural Resources, PO Box 176, Jefferson City, MO 65102-0176.

AUTHORITY: sections 319.109 and 319.137, RSMo Supp. [2010] 2012. This rule originally filed as 10 CSR 20-10.066. Original rule filed April 2, 1990, effective Sept. 28, 1990. Amended: Filed Aug. 3, 1993, effective April 9, 1994. Moved and amended: Filed April 15, 2011, effective Dec. 30, 2011. Amended: Filed June 17, 2013.

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

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

NOTICE OF PUBLIC HEARING AND NOTICE TO SUBMIT COM-MENTS: The Missouri Hazardous Waste Management Commission will hold a public hearing on this rule action and others beginning at 10:30 a.m. on August 15, 2013, at the Elm Street Conference Center, 1738 E. Elm Street, Jefferson City, Missouri. Any interested person will have the opportunity to testify. Advance notice is not required. However, anyone who wants to make arrangements to testify may do so prior to the hearing by contacting the secretary of the Hazardous Waste Management Commission at (573) 751-2747.

Any person may submit written comments on this rule action. Written comments shall be sent to the director of the Hazardous Waste Program at PO Box 176, Jefferson City, MO 65102-0176. To be accepted, written comments must be postmarked by midnight on

August 22, 2013. Faxed or emailed correspondence will not be accepted.

Please direct all inquiries to the Rules Coordinator of the Hazardous Waste Program, at 1738 E. Elm, Jefferson City, MO 65102, telephone (573) 751-3176.

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

#### PROPOSED AMENDMENT

11 CSR 85-1.010 Description of Organization. The Missouri Veterans Commission is proposing to amend the purpose and each section of this rule to reflect changes in the composition of the Missouri Veterans Commission and legal citations.

PURPOSE: This amendment makes minor changes to the language contained in this regulation.

PURPOSE: This rule [complies with section 536.023(3), RSMo by describing the organization and method of operation of the Missouri Veterans' Commission] indicates the number of commissioners serving as members of the Missouri Veterans Commission, the number of commissioners required for a quorum to exist, and the ratification of emergency actions by the executive director for scheduled commission meetings.

- (1) Definition. The terms used in 11 CSR 85-1 will be given the same meaning as set forth in [section] Chapter 42[.002], RSMo [2000], as amended.
- (2) Commission. The commission has [five (5)] nine (9) members [appointed by the governor with the advice and consent of the senate. The commissioners are required to be Veterans and are appointed to four (4) year terms]. In addition, the chair of the Missouri Military Preparedness and Enhancement Commission (or the chair's designee) is an ex officio member of the commission. The ex officio member serves a term that is coextensive with that of the term of the chair of the Missouri Military Preparedness and Enhancement Commission. The ex officio member shall be allowed to attend and participate in any open meeting discussions of the commission, but shall not be allowed to hold office, vote, or make a motion on any matter coming before the commission. Members of the commission and the ex officio member shall not be compensated for their services, but they shall be reimbursed from funds appropriated therefor for actual and necessary expenses incurred in the performance of their duties.
- (3) Organization. The commission operates the following: Veterans['] Services Program, Missouri Veterans['] Homes Program, and Missouri Veterans['] Cemeteries Program. The commission carries out its programs through the following major administrative units:
- (A) [Administrative services] Central office that advocates, guides, plans, and supports the success of commission programs;
- (B) Veterans['] Services Program ensures that Veterans and dependents in Missouri are informed about Veterans['] benefits;
- (C) Veterans [7] Homes Program provides skilled nursing care for eligible Veterans in Missouri; and
- (D) Veterans [7] Cemeteries Program provides for the interment of eligible Veterans in Missouri and their dependents.
- (4) Executive Director. The commission appoints an executive director who executes the duties vested in the commission and supervises all staff. The executive director serves as secretary at regular and special meetings of the commission. The executive director manages the Veterans['] programs outlined in section (3) of this rule. [The executive director is the appointing authority for the commission.]

- (5) Action by Commission. The performance of any duty or the exercise of any authority of the commission shall be done in the following manner:
- (A) Meetings. The commission **shall** meet[s] at least once each quarter and all meetings are open to the public. The location and time of meetings are determined by the commissioners and are posted with the Office of Administration's state government meeting notices. All regular and special meetings are held pursuant to the applicable laws of Missouri. Meetings may be held in person, by telephone, or by video conferencing:
- (B) Quorum. [Three (3)] Five (5) commissioners constitute a quorum for the transaction of business. The ex officio member shall not be included for the purposes of determining whether a quorum is present. No business shall be transacted without a quorum;
- (E) Emergency Matters. The executive director is authorized to act for the commission in emergency matters, subject to ratification by the commission at the next [regular] scheduled meeting; and

AUTHORITY: sections 42.007 and 536.023(3), RSMo Supp. [2008] 2012, and section 42.012, RSMo 2000. This rule was previously filed as 13 CSR 100-1.010. Original rule filed Dec. 29, 1975, effective Jan. 9, 1976. Rescinded and readopted: Filed March 22, 1990, effective June 28, 1990. Amended: Filed Jan. 7, 2009, effective July 30, 2009. Amended: Filed June 11, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Veterans Commission, Executive Director, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans['] Affairs Chapter 1—Veterans['] Affairs

#### PROPOSED AMENDMENT

11 CSR 85-1.015 Procedures for Receiving Information. The commission is proposing to amend sections (1)–(3) and deleting section (4).

PURPOSE: This amendment makes minor changes to the language contained in this regulation.

- (1) The executive director of the Missouri Veterans ['] Commission is the custodian of the records of the commission.
- (2) Procedures for the release of information [on] regarding any meeting, record, [or] vote, [and] or other records maintained by the commission[, the Missouri Veterans' Homes and other commission programs] are available from the records custodian.
- (3) The records custodian may designate one (1) or more deputy custodians to facilitate the handling of records requests. The *[records custodian]* executive director shall provide information as to the names and addresses of the records custodian[,] and deputy custodians, and charges for record copying by posting such information online at the commission's website at www.mvc.dps.mo.gov.

[(4) Comments or suggestions by letter are always welcomed. Information related to Veterans may be obtained by writing to the records custodian or appropriate deputy custodian or by calling the commission.]

AUTHORITY: sections 42.007 and 536.023(3), RSMo Supp. [2008] 2012. Original rule filed Jan. 7, 2009, effective July 30, 2009. Amended: Filed June 11, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Veterans Commission, Executive Director, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans['] Affairs Chapter 1—Veterans['] Affairs

#### PROPOSED AMENDMENT

11 CSR 85-1.020 Veterans/7 Services Program. The commission is proposing to amend the purpose and sections (1)–(3).

PURPOSE: This amendment reflects the change of name of the Veterans Services Program and the title of its program director. The amendment also removes the authority for the cemetery program from the Veterans Services Program.

PURPOSE: This rule describes the operation of the Veterans['] Services Program as outlined in sections 42.007 and 42.012, RSMo.

- (1) The executive director shall hire a Veterans['] Services Program director. The director shall be an honorably discharged Veteran of the United States Armed Forces. The Veterans['] Services Program director shall have the authority and responsibility for the planning, implementation, and operation of the Veterans['] Services Program.
- (2) The Veterans['] Services Program director shall hire the professional, technical, and support staff necessary to operate the Veterans['] Services Program. This staff shall be responsible for providing services to Veterans and their [/]dependents[/survivors] in Missouri.
- (3) The staff assigned to the Veterans['] Services Program shall—
- (A) Perform the duties and responsibilities outlined in section 42.007.5(1), (2), (3), and (4), RSMo, as amended;
- (B) Exercise[,] on behalf of the executive director the powers vested in section 42.012.2(2) and 42.012.2(5), RSMo, as amended; [and]
- (C) Act as the referral agent for Veterans seeking services provided by the commission and all matters relating to the rights of Veterans and their dependents.

AUTHORITY: sections 42.007 and 536.023(3), RSMo Supp. [2008] 2012, and section 42.012, RSMo 2000. Original rule filed March 22, 1990, effective June 28, 1990. Amended: Filed Jan. 7, 2009, effective July 30, 2009. Amended: Filed June 11, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Veterans Commission, Executive Director, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 11—DEPARTMENT OF PUBLIC SAFETY Division 85—Veterans['] Affairs Chapter 1—Veterans['] Affairs

#### PROPOSED AMENDMENT

11 CSR 85-1.030 Missouri Veterans/'] Homes *Program*. The commission is proposing to amend the purpose and sections (1) and (2), and to add two (2) new sections: (2) and (4), and renumber old section (2).

PURPOSE: This amendment provides for the position of Director of the Homes Program, who has overall responsibility for the operation of the Missouri Veterans Homes Program. The Director of the Homes Program is delegated the authority to hire an administrator for each home and each administrator is delegated the authority to hire the necessary support staff for a Veterans Home.

PURPOSE: This rule defines terms and explains the operation of the Missouri Veterans['] Homes Program under sections 42.100 [and] to 42.130, RSMo.

- (1) As used *[in 11 CSR 85-3.010]* herein, unless the text clearly indicates otherwise, the following terms shall mean:
- [(A) Home administrator—the staff person appointed by the executive director to administer a single Missouri veterans' home;]
- [(B)](A) Resident—a [person] Veteran who receives [healthcare services] skilled nursing care and resides at a Missouri [v]Veterans['h]Home;
- [(C) Resident rate—the payment a resident of a Missouri veterans' home makes to defray, or partially defray, the cost of medical care and residency;]
- [(D)](B) Per diem—a rate established by the United States Department of Veterans Affairs and paid to the state based on the actual number of days a [v]Veteran occupies a bed in a Missouri [v]Veterans['h]Home;
- [(E)](C) Applicant—a citizen of Missouri who[—] has maintained a physical residency in Missouri for one hundred eighty (180) days prior to application for placement in a [v]Veterans['] [h]Home[;], meets the criteria established by the United States Department of Veterans Affairs[, or its successor organization,] for veteran status; [and] requires [institutional health-care services] skilled nursing care[.];
- (D) Skilled nursing care—care and oversight for individuals by licensed personnel twenty-four (24) hours per day; and
- (E) Waiting list—the list of applicants awaiting admission into a Missouri Veterans Home.
- (2) Priority of applicants on a waiting list shall be established, in addition to the provisions of section 42.105, RSMo, according to the following criteria:
- (A) Priority one: applicants with a singular or combined rating of seventy percent (70%) or more based on one (1) or more

service-connected disabilities as defined by the United States Department of Veterans Affairs, and/or has been determined to be in need of skilled care for a Department of Veterans Affairs adjudicated service connected disability, and/or has a rating of total disability based on individual unemployability; and

(B) Priority two: all remaining eligible applicants.

- [(2)](3) The executive director shall hire a[n administrator] Director of the Homes Program. [for each Missouri veterans' home to operate each facility authorized by the state.] The [home administrator] Director of the Homes Program shall [maintain a current Missouri nursing home administrators license. Each home administrator shall—] have the authority and responsibility for the planning, implementation, and operation of the homes program. The Director of the Homes Program shall—
- (A) [Develop an environment that produces the highest quality skilled nursing care to the residents of the home;] Maintain a current Missouri nursing home administrator's license:
- (B) Develop fiscal policies and procedures that assure accountability of all facility revenues, expenditures, and inventories of the home. This shall include! including the determination of the [individual] resident rate [to be charged within the guidelines established] as approved by the commission;
- [(C) Develop and implement a quality management program and utilization review plan for each facility within the framework provided by the executive director;
- (D) Assure that personnel policies and procedures are implemented in accordance with commission policy and Chapter 36, RSMo and commission policy manual for all employees of the home; and
- (E) In order to insure continuous eligibility for receipt of per-diem payments from the Department of Veterans Affairs, the executive director shall ensure, through whatever means s/he deems appropriate, compliance with all pertinent laws and regulations. Upon assurance by the executive director of substantial compliance, the commission shall issue license for operation to each veterans' home. Each veterans' home shall display the license in a prominent location and shall provide copies to appropriate representatives of the Department of Veterans Affairs when requested. Such license may be revoked only for cause, and only upon direct order of the executive director.]
- (C) Hire an administrator, who shall maintain a current Missouri nursing home administrator's license, for each Missouri Veterans Home in order to operate each facility licensed by the commission.
- (4) Each home administrator shall hire professional, technical, and support staff necessary to operate the home. Each home administrator shall maintain an environment that produces quality skilled nursing care and ensure compliance with Department of Veterans Affairs laws and regulations.

AUTHORITY: sections 42.100 [and]-42.130, RSMo [1994] 2000, and section 536.023(3), RSMo Supp. 2012. Original rule filed March 22, 1990, effective June 28, 1990. Amended: Filed Jan. 23, 1992, effective June 25, 1992. Amended: Filed March 13, 1992, effective Aug. 6, 1992. Amended: Filed April 18, 1995, effective Sept. 30, 1995. Amended: Filed June II, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Veterans Commission, Executive Director, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

#### PROPOSED AMENDMENT

11 CSR 85-1.040 Veterans/7 Trust Fund. The commission is proposing to amend the purpose and section (1).

PURPOSE: This amendment updates and corrects statutory references.

PURPOSE: This rule outlines the duties and responsibilities of the executive director in administering the Veterans['] Trust Fund established by sections 42.135 and 43.100, RSMo.

(1) The Veterans/7 Trust Fund, is a state fund established to receive monies generated by individual income taxes, corporate taxes, grants, gifts, bequests, the federal government, or other sources. This fund shall be administered by the executive director with approval of the commission for purposes authorized under sections 42.002 to 42.135 and section 143.1001, RSMo, and appropriated by the state.

AUTHORITY: sections 42.135 and 143.1001, RSMo 2000, and section[s] 536.023(3), RSMo Supp. [2008] 2012. Original rule filed March 22, 1990, effective June 28, 1990. Amended: Filed Jan. 7, 2009, effective July 30, 2009. Amended: Filed June 11, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Veterans Commission, Executive Director, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

#### PROPOSED AMENDMENT

11 CSR 85-1.050 Veterans/'/ Cemeteries Program. The commission is proposing to amend sections (1) and (2).

PURPOSE: This amendment provides for the position of cemeteries program director, which has overall responsibility for the operation of the Missouri Veterans Cemetery Program. The cemeteries program director is delegated the authority to hire the necessary staff for each cemetery.

(1) The [deputy] executive director shall [serve as the] hire a Veterans['] Cemeteries Program [administrator] director [and]

**who** shall have the authority and responsibility for the planning, implementation, and operation of the Veterans ['] Cemeteries Program.

(2) The *[deputy]* Veterans Cemeteries Program director shall hire the professional, technical, and support staff necessary to operate the cemeteries program. This staff shall be responsible for providing interment services to eligible Veterans and their dependents in Missouri, maintaining cemetery grounds and facilities, performing outreach activities to promote awareness of the Veterans['] Cemeteries Program, and cooperating with the National Cemetery Administration and other states' Veterans['] Cemeteries Programs.

AUTHORITY: section 42.010, RSMo 2000 and section 536.023(3), RSMo Supp. [2008] 2012. Original rule filed Jan. 7, 2009, effective July 30, 2009. Amended: Filed June 11, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Veterans Commission, Executive Director, PO Drawer 147, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 15—ELECTED OFFICIALS Division 50—Treasurer Chapter 3—Unclaimed Property

#### PROPOSED RULE

#### 15 CSR 50-3.095 Charitable Donation of Allowed Claims

PURPOSE: Sections 447.500–447.595, RSMo comprise the Missouri Uniform Disposition of Unclaimed Property Act. This rule outlines the procedure by which the treasurer may allow an approved claimant of unclaimed property to irrevocably donate all or a portion of his or her unclaimed property to certain trust funds and charitable organizations.

- (1) The treasurer may provide that all or part of an allowed claim may be irrevocably donated by the claimant to any one (1) or more of the following trust funds existing in the state treasury which may receive donations of tax refunds and which allow the receipt of grants, gifts, and bequests:
  - (A) The Children's Trust Fund;
  - (B) The Veteran's Trust Fund;
  - (C) The Missouri National Guard Trust Fund:
  - (D) The Worker's Memorial Fund;
  - (E) The Childhood Lead Testing Fund;
  - (F) The Missouri Military Family Relief Fund;
- (G) The After-School Retreat Reading and Assessment Grant Program Fund;
  - (H) The Organ Donor Program Fund; and/or
- (I) The Foster Care and Adoptive Parents Recruitment and Retention Fund.
- (2) In addition to the trust funds listed under section (1), the treasurer may provide that all or part of an allowed claim may be irrevocably donated by the claimant to any one (1) or more of the following charitable organizations which may receive donations of income tax refunds:

- (A) The American Cancer Society Heartland Division, Inc.;
- (B) The American Diabetes Association Gateway Area;
- (C) The American Heart Association;
- (D) The American Lung Association of Missouri;
- (E) The American Red Cross;
- (F) The Amyotrophic Lateral Sclerosis Association (ALS Lou Gehrig's disease);
  - (G) The Arthritis Foundation;
  - (H) The March of Dimes;
  - (I) The Muscular Dystrophy Association; and/or
  - (J) The National Multiple Sclerosis Society.
- (3) In the event a charitable organization not listed in section (2) becomes eligible to receive donations of income tax refunds, the treasurer may allow that all or part of an approved claim may be irrevocably donated to such charitable organization.
- (4) The treasurer shall keep an accounting of the funds donated to the various trust funds listed in section (1) and the treasurer shall transfer, at least quarterly, all such donated funds from the abandoned fund account to the respective trust funds.
- (5) The treasurer shall keep an accounting of the funds donated to charitable organizations under section (2) or section (3) and the treasurer shall transfer, at least quarterly, all such donated funds from the abandoned fund account to the respective charitable organizations.
- (6) Information describing a claimant's ability to donate all or a portion of any approved claim as set forth in this rule shall be provided by the division to claimants during the claims process.
- (7) No donations of tangible personal property held by the treasurer pursuant to sections 447.500 to 447.595, RSMo may be made pursuant to this rule.
- (8) The treasurer, after donating all or part of an approved claim as set forth in this rule, is discharged and released as set forth in section 447.565.3, RSMo.

AUTHORITY: sections 447.579 and 447.565, RSMo 2000. Original rule filed June 7, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Office of Missouri State Treasurer Clint Zweifel, PO Box 210, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED AMENDMENT

**19** CSR **30-20.098** Pathology and Medical Laboratory Services *[in Hospitals]*. The department is amending the rule title and sections (2), (4), (5), (6), (8), (10), (13), (14); adding a new section (15); and renumbering the old section (15).

PURPOSE: This proposed amendment updates the rule to include: updated terminology throughout; a decrease in the requirements for a laboratory technologist; revisions related to the ordering of tests; revisions in validation testing requirements, patient identification; and the addition of a standards reference in relation to tests involving highly combustible materials.

- (2) The **medical** director of the pathology and medical laboratory services shall be a physician who is a member of the medical staff and appointed by the governing body. If the director is not a pathologist, a pathologist shall be retained on a part-time basis as a consultant on-site. Consultation shall be provided no less than monthly. A written report of the consultant's evaluation and recommendations shall be submitted after each visit.
- (4) [Laboratory technologists shall have graduated from a medical technology program approved by a nationally recognized body or have documented equivalent education, training and experience.] There shall be sufficient qualified laboratory technologists and supportive technical staff currently competent in their field to perform the tests required. Laboratory personnel shall have the opportunity for continuing education.
- (5) The laboratory shall perform tests for and examine specimens from hospital [in] patients only on the order of a medical staff member or authorized personnel as stated in the medical staff bylaws. The laboratory shall perform tests and examine specimens from [any] other sources only on [written request] the order of a medical staff member or authorized personnel as stated in the medical staff bylaws. Test [requests] orders received by the laboratory shall clearly identify the patient, the source of the [request] order, the tests required, and the date. [Requests] Orders for examinations of surgical specimens shall contain necessary clinical information.
- (6) The laboratory shall maintain complete written instructions for specimen collection and processing, storage, testing and reporting of results. The instructions shall at a minimum follow the manufacturer's recommendation and include, but not be limited to, a step-by-step description of the testing procedure, reagent use and storage, control and calibration procedures, and pertinent literature references.
- (8) Instruments and equipment shall be evaluated **following the manufacturer's recommendations at a minimum** to insure that they function properly at all times. Records shall be maintained for each piece of equipment, showing the date of inspection, calibration, performance evaluation, and action taken to correct deficiencies. Temperatures shall be recorded daily for all temperature-controlled instruments.
- (10) The hospital laboratory shall successfully participate in a proficiency testing program covering all anatomical and clinical specialties in which the laboratory performs tests and in which proficiency testing is available. Laboratory tests without a proficiency testing program shall be validated twice per year. Records [of proficiency testing] shall be maintained for at least two (2) years.
- (13) At all times there shall be an established procedure for obtaining a supply of blood and blood components. Facilities for the safe-keeping and safe administration of blood and blood products shall be provided. Positive patient identification shall be provided through [an armband that displays a number or other unique identifying symbol. This armband shall be on the patient before or at the time of drawing the first tube of blood used for transfusion preparation] two (2) unique patient identifiers. The refrigerator used for the routine storage of blood for transfusion shall maintain a temperature between one degree and six degrees Celsius

- (1°-6° C) and this temperature shall be verified by an outside recording thermometer. This refrigerator shall be constantly monitored by an audible and visible alarm that is located in an area that is staffed at all times. The alarm shall be battery-operated or powered by a circuit different from the one supplying the refrigerator. This refrigerator shall be on the power line supplied by the emergency generator.
- (14) The hospital shall provide safety equipment for laboratory employees that includes, but is not limited to, *Igloves. No food, drink, tobacco, or personal care items shall be in the laboratory testing area.*] appropriate personal protective equipment.
- (15) Laboratories employing quantities of flammable, combustible or hazardous materials which are considered a severe hazard shall be protected in accordance with the Safety Standards for Laboratories in Health-Related Institutions 1980 which are incorporated by reference in this rule and is published by the National Fire Protection Association, Chapter 8 of NFPA 101 Life Safety Code, 2000 Edition, NFPA Headquarters, 1 Batterymarch Park, Quincy, MA 02169. This rule does not incorporate any subsequent amendments or additions.

[(15)](16) The hospital shall provide reports to the department as required by 19 CSR 10-33.050 and section 192.131, RSMo.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000, and section 197.154, RSMo Supp. [2007] 2012. This rule previously filed as 19 CSR 30-20.021(3)(F). Original rule filed June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30—Division of Regulation and Licensure

Division 30—Division of Regulation and Licensur Chapter 20—Hospitals

#### PROPOSED AMENDMENT

**19** CSR **30-20.110** Orientation and Continuing Education *[in Hospitals]*. The department is amending the rule title and sections (2), (4), and (6).

PURPOSE: This proposed amendment updates the rule by modernizing terminology and clarifying language related to the orientation program. Additional clarification is made through the specific inclusion of language related to privacy concerns, disaster preparedness, patient/employee safety, abuse and neglect reporting, and the tobaccofree policy.

(2) The orientation program shall be of the scope and duration necessary to effectively prepare personnel new to a unit for their assigned duties and responsibilities based on job descriptions.

Temporary personnel shall have documented evidence of hospital and unit specific [participate in an] orientation prior to providing direct patient care.

- (4) [Teaching material] Educational resources and suitable references shall be identified and supplied as needed for the staff of each department or unit that [treats] provides direct patient/s] care.
- (6) The **orientation and** continuing education program shall include, as appropriate for the job, but not be limited to:
- (A) Problems and needs of specific age groups, chronically ill, acutely ill, and disabled patients;
- (B) Prevention, cause, effect, transmission, and control of infections including universal precautions;
  - (C) Reporting employee infections and injuries;
- [(C)](D) [Interpersonal relationships] Customer service, teamwork, and communication skills;
  - [(D)](E) Fire prevention, safety, and accident prevention;
- [(E)](F) Patient rights[,] including dignity, handling grievances, Health Insurance Portability and Privacy Act of 1996 (HIPAA), and privacy issues;
- [(F)](G) Licensed nursing personnel training on basic cardiac life support and choking prevention and intervention; [and]
- (H) Prevention, identification, minimization, and reporting of patient and employee safety risks;
- (I) Prevention, detection, intervention, and reporting abuse and neglect;
  - (J) Responsibilities during internal and external disasters;
  - (K) Tobacco-free policy; and

[(G)](L) Any other educational need identified through the quality improvement activities and those generated by advances made in health care science and technology.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000. This rule previously filed as 19 CSR 30-20.021(3)(L). Original rule filed June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED AMENDMENT

19 CSR 30-20.112 Quality Assessment and Performance Improvement Program/s in Hospitals/. The department is amending the rule title and sections (1) and (4).

PURPOSE: This proposed amendment updates the rule by incorporating modern terminology and eliminating an outdated requirement related to corrective action plans in relation to state normative data.

- (1) The governing body shall ensure the development and implementation of an effective, ongoing, systematic hospital-wide, patient-oriented quality assessment and performance improvement plan.
- (4) At a minimum, the plan shall include:
- [(E) Review of all hospital specific data and state normative data provided by the Department of Health (DOH). The CEO or his/her designee shall respond to the DOH with a corrective plan when the hospital is directed to do so by the Bureau of Hospital Licensing and Certification.]

[(F)](E) The performance improvement plan shall be designed to review activity, actions initiated, and reassessments. Documentation shall be maintained on these activities.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000, and section 197.154, RSMo Supp. [2007] 2012. This rule previously filed as 19 CSR 30-20.021(3)(M). Original rule filed June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED AMENDMENT

19 CSR 30-20.114 Environmental *Waste Management* and Support Services *[in Hospitals]*. The department is amending the rule title and section (1).

PURPOSE: This proposed amendment updates terminology throughout the regulation and clarifies the existing requirements. One new section addresses the proper disposal of unwanted medications and medication waste.

- (1) Each hospital shall have an organized service which maintains a clean and safe environment.
  - (A) Housekeeping Services.
- 1. The housekeeping services shall have a director who is qualified by education, training, and experience in the principles of hospital housekeeping. This individual shall report to a designated administrative officer or his or her designee.
- 2. Approved written policies and procedures shall define and describe the scope [and conduct] of housekeeping services. These shall be reviewed in cooperation with the infection prevention control program [and], kept current per hospital policy, and be readily available to staff.
- 3. Adequate [Space] space for housekeeping services shall be provided [for office(s), the storage of supplies and equipment and for equipment maintenance].
- 4. There shall be sufficient trained personnel to meet the needs of housekeeping services. [Housekeeping personnel shall be

given the opportunity to participate in service training or other relevant continuing educational programs.]

- 5. All *[noninfectious]* solid waste generated within the hospital shall be collected in appropriate containers for disposal.
- 6. There shall be a *[mechanism]* process for the review and evaluation on a regular basis of the quality of housekeeping services provided.
  - (B) Laundry and Linen Services.
- 1. The hospital shall have organized services which ensure that adequate supplies of clean linens are available. There shall be specific written procedures for the processing, distribution, and storage of linen. These shall be reviewed in cooperation with the infection control committee and kept current.
- Soiled linen processing functions shall be physically separated from both clean linen storage and soiled linen holding areas. Only commercial laundry equipment shall be used to process hospital linen.
- 3. Clean linen shall be stored and distributed to the point of use in a way that minimizes microbial contamination from surface contact or airborne particles.
- 4. Soiled linen shall be collected at the point of use and transported to the soiled linen holding room in a manner that minimizes microbial dissemination into the environment.
- 5. If a commercial laundry service is used, verification shall be provided to assure the hospital that the processing and handling of linen complies with paragraphs [[5]](1)(B)1.-4. of this rule and by following manufacturer recommendations.
- 6. There shall be a *[mechanism]* process for the review and evaluation on a regular basis of the quality of laundry and linen services provided.
  - (C) Infectious Waste Management
- 1. The director of this program shall be qualified by education, training, and experience in the principles of infectious waste management.
- [1.]2. Every hospital shall write an infectious waste management plan with an annual review identifying infectious waste generated on-site, the scope of the infectious waste program, and policies and procedures to implement the infectious waste program. [The director of this program shall be qualified by education, training and experience in the principles of infectious waste management.] The plan shall include at least the following: [chief executive officer's endorsement letter introduction and purpose; objectives; phone number of]
- A. Contact information for responsible individuals; organizational chart; schematic(s) of waste disposal routes; definition of those wastes handled by the system; department and individual responsibilities; hospital policies and procedures for waste identification, segregation, containment, transport, treatment, and disposal; emergency and contingency procedures; training and educational procedures; and appendices (rules and other applicable institutional policy statements).
- **B.** Any hospital exempt from infectious waste processing facility permit requirements of 10 CSR 80-7.010 and that accepts infectious waste from off-site shall include in its plan requirements for storage, processing, and record keeping of this waste and the cleanup of potential spills in the unloading area.
- C. Manufacturers' specifications for temperature, residence time, and control devices for any infectious waste processing devices shall be included in the plan.
- **3.** A trained operator shall operate the equipment during any infectious waste treatment procedures.
- [2.]4. Infectious waste shall be segregated from other wastes at the point of generation and shall be placed in distinctive, clearly marked, leakproof containers or plastic bags appropriate for the characteristics of the infectious waste. Containers for infectious waste shall be identified with the universal biological hazard symbol. All packaging shall maintain its integrity during storage and transport. Infectious waste shall not be placed in a gravity waste disposal chute.

- [3.]5. Pending disposal, infectious waste shall be stored, separated from other wastes, in a limited-access enclosure posted with the biological hazard symbol. This enclosure shall afford protection from vermin, be a dry area, and be provided with an impervious floor with a perimeter curb. The floor shall slope to a drain connected to the sanitary sewage system or collection device. If infectious waste is compacted, the mechanical device shall contain the fluids and aerosols and shall not release aerosols or fluids when opened and the container is removed. Provisions for waste stored seventy-two (72) hours or more shall be separately addressed in the infectious waste management plan to include proper storage, handling, and disposal by commercial vendors when utilized.
- [4.]6. Hospital infectious waste treated on site shall be rendered innocuous, using one (1) of the following methods:
- A. Sterilization of the waste in an autoclave is permitted, provided that the unit is operated in accordance with the manufacturer's recommendations and that the autoclave's effectiveness is verified at least weekly with a biological spore assay containing *Bacillus Stearothermophilus*. If the autoclave is used for other functions, the infectious waste management plan will develop specific guidelines for its use;
- B. [Incineration in a multi-chamber incinerator designed to provide complete combustion of the type of waste introduced into the incinerator is permitted. The incinerator shall be operated in accordance with the manufacturer's recommendations and shall comply with air pollution control laws and regulations. The incinerator shall achieve a minimum temperature of eighteen hundred degrees Fahrenheit (1,800°F) in the secondary chamber with a minimum retention time of one-half (1/2) second in the secondary chamber. The incinerator shall be equipped with continuous temperature recording charts for the secondary chamber and utilized during any infectious waste treatment process. Pathological wastes mixed with or contained in plastic materials shall be incinerated in a multi-chamber incinerator achieving a minimum temperature of eighteen hundred degrees Fahrenheit (1,800°F) in the secondary combustion chamber with one-half (1/2) second retention time;
- *C.J* Decontamination of the infectious waste by other technologies in a manner acceptable to the Department of Health **and Senior Services** shall be permitted;
- [D.]C. Bulk blood, suctioned fluids, excretions, and secretions may be carefully poured down a drain connected to a sanitary sewer: or
- [E]D. Infectious waste rendered innocuous by the methods in subparagraphs (1)(C)[4.]6.A. or [C.] B. of this rule shall be disposed of in accordance with the requirements of 10 CSR 80-7.010.
- [5.]7. An infectious waste treatment program shall include records of biological spore assay tests if required by treatment methods and the approximate amount of waste disinfected [or incinerated] per hour measured by weight per load. The program director shall maintain records demonstrating the proper operation of the disinfection [or incineration] equipment.
- [6.]8. All infectious waste when transported off the premises of the hospital shall be packaged and transported as provided in sections 260.200–260.207, RSMo.
- [7.]9. Any hospital which accepts infectious waste from small quantity generators as defined by 10 CSR 80-7.010 or from other Missouri hospitals—in quantities exceeding fifty percent (50%) of the total poundage of infectious waste generated on-site at the hospital—shall notify the Department of Natural Resources and comply with permitting requirements of sections 260.200–260.207, RSMo. The weight of infectious waste generated on-site shall be calculated by multiplying one and five-tenths (1.5) pounds per day times the number of beds complying with Department of Health and Senior Services standards for hospital licensure. Infectious waste generated off-site may be accepted by a hospital only if packaged according to 10 CSR 80-7.010(2)(A)–(D).
  - (D) Medication Waste Management.

- 1. Disposal of unwanted medications and medication waste shall be identified in the following categories: general, controlled substances, radiologic, infectious, and hazardous. Medication waste shall include materials contaminated with such medications.
- A. Specific waste streams shall be identified for each category including storage container type, storage prior to disposal, and final disposition.
- B. Medications shall be returned to the pharmacy for disposal except—
- (I) single doses that may be disposed of by medication staff at the time of administration;
  - (II) doses that are an infectious hazard; and
  - (III) radiopharmaceuticals.
- C. Medications shall be disposed of according to the Missouri Department of Natural Resources, the United States Food and Drug Administration, and the United States Environmental Protection Agency.
- D. Disposal of controlled substances shall be according to 19 CSR 30-1.078.
- E. Unused radiopharmaceuticals shall be returned to the supplier or held and disposed of according to Nuclear Regulatory Commission guidelines.
- F. Disposal of hazardous medications including, but not limited to, antineoplastic medications shall be handled as follows:
- (I) Personnel who handle hazardous medications and/or medication waste shall be trained regarding collection, transportation, containment, segregation, manifest, and disposal; and
- (II) Waste shall be contained and segregated from other waste in leak proof containers clearly labeled with a statement such as CAUTION: HAZARDOUS CHEMICAL WASTE and held in a secure place until disposed.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000, and section 197.154, RSMo Supp. [2007] 2012. This rule previously filed as 19 CSR 30-20.021(5)(A), (C), and (D). Original rule filed June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED AMENDMENT

**19 CSR 30-20.118** [Ambulatory Care] Outpatient Services in Hospitals. The department is amending the rule title, sections (1) through (7), and the purpose statement.

PURPOSE: This amendment updates language by replacing the term "ambulatory care" with the term "outpatient" throughout the rule and its purpose statement. This amendment also clarifies language related to the required review of policies and procedures for this hospital component.

PURPOSE: This rule specifies the requirements for [ambulatory care] outpatient services provided by a hospital.

- (1) [Ambulatory care] Outpatient services, if provided through an organized department of the hospital, shall be under the medical direction of a qualified physician member of the medical staff and appointed by the governing body. This physician shall be responsible for implementing rules of the medical staff governing the quality and scope of [ambulatory care] outpatient services provided.
- (2) [Ambulatory care] Outpatient services shall be integrated with other hospital services as required to meet the needs of the patient.
- (3) Nursing personnel assigned to *[the ambulatory care]* outpatient services shall be under the supervision of a qualified registered professional nurse with relevant education, experience, and demonstrated current competency.
- (4) Approved written policies and procedures shall describe the scope of [ambulatory] outpatient care provided. Policies and procedures shall be reviewed [at least annually and revised as necessary], kept current per hospital policy and made readily available to staff.
- (5) [Ambulatory care] Outpatient services shall be staffed by personnel qualified by education, training, and experience to provide safe patient care.
- (6) Patient's medical records shall reflect [ambulatory] outpatient care and treatment provided. These records shall be filed and maintained under supervision of the medical records department.
- (7) There shall be a *[mechanism]* **process** for the review and evaluation on a regular basis of the quality and appropriateness of *[ambulatory care]* **outpatient** services provided.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000, and section 197.154, RSMo Supp. [2007] 2012. This rule previously filed as 19 CSR 30-20.021(4)(A). Original rule filed June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED RESCISSION

**19 CSR 30-20.122 Home-Care Services in Hospitals**. This rule specified the requirements for home care services provided by a hospital.

PURPOSE: This rule is being rescinded as home care services are

regulated under 19 CSR 30-26.010 Home Health Licensure Rule.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000 and section 197.154, RSMo Supp. 2007. This rule previously filed as 19 CSR 30-20.021(4)(C). Original rule filed June 27, 2007, effective Feb. 29, 2008. Rescinded: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

## Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED AMENDMENT

**19 CSR 30-20.124 Medical Services** *[in Hospitals]*. The department is amending the rule title and section (4).

PURPOSE: This amendment updates language and changes the title of this rule to conform with the other revisions made throughout Chapter 20.

(4) There shall be a *[mechanism]* **process** for the review and evaluation on a regular basis of the quality and appropriateness of medical services provided.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000, and section 197.154, RSMo Supp. [2007] 2012. This rule previously filed as 19 CSR 30-20.021(4)(D). Original rule filed June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

# Title 19—DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 30—Division of Regulation and Licensure Chapter 20—Hospitals

#### PROPOSED AMENDMENT

19 CSR 30-20.142 Variance Requests [by Hospitals]. The depart-

ment is amending the rule title and section (1) and adding new sections (2)–(4).

PURPOSE: This proposed amendment updates language and clarifies the entire process of requesting a variance determination from the department.

- (1) Requests for variance from the requirements of 19 CSR [30-20.001] 30-20.015 through 19 CSR 30-20.140 shall be in writing to the Department of Health and Senior Services. [Approvals for] Department determinations in response to variance requests shall be in writing and both requests and [approvals] determinations shall be made a part of the permanent Department of Health and Senior Services records for the facility. [Licensed hospitals participating in innovative demonstration projects may be granted a variance from certain requirements.]
  - (A) [This request] Requests shall contain at a minimum—
    - 1. The section number and text of the rule in question;
- 2. Specific reasons why compliance with the rule would impose an *[undo]* undue hardship on the operator, including an estimate of any additional cost which might be involved;
- 3. An explanation of the *[relevant]* extenuating factors which may be relevant; *[and]*
- 4. A complete description of the individual characteristics of the facility or patients or any other factors which would fulfill the intent of the rule in question to safeguard the health, safety, and the welfare of the patient, staff, or public if the variance from the requirement is granted/./; and
  - 5. A length of time the variance is being requested.
- (2) The department's written determination shall identify a variance expiration date, if approved. The facility may re-apply for a variance up to ninety (90) days prior to the expiration of a department-approved variance.
- (3) Any facility granted a variance by the department shall inform the department in writing if the conditions warranting the variance change. This written notification to the department shall be made within thirty (30) days of the change affecting the variance. The department may revoke the granted variance if the changes in conditions detrimentally impact the health, safety, and the welfare of the patient, staff, or public, as determined by the department.
- (4) All previously approved variances shall be submitted at the time of annual licensure renewal.

AUTHORITY: sections 192.006 and 197.080, RSMo 2000, and section 197.154, RSMo Supp. [2007] 2012. This rule previously filed as 19 CSR 30-20.021(1) and (1)(A). Original rule filed on June 27, 2007, effective Feb. 29, 2008. Amended: Filed June 6, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Department of Health and Senior Services, Division of Regulation and Licensure, Jeanne Serra, Acting Division Director, PO Box 570, Jefferson City, MO 65102-0570. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

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

#### PROPOSED AMENDMENT

**20 CSR 2010-2.160 Fees**. The board is proposing to amend subsections (1)(D) and (E).

PURPOSE: The Missouri State Board of Accountancy is statutorily obligated to enforce and administer the provisions of Chapter 326, RSMo. Pursuant to section 326.319, RSMo, the board shall by rule and regulation set the amount of fees authorized by Chapter 326, RSMo, so that the revenue produced is sufficient, but not excessive, to cover the cost and expense to the board for administering the provisions of Chapter 326, RSMo.

- (1) The following fees are established by the Missouri State Board of Accountancy:
  - (D) Individual License Fee (initial) \$[75.00] 65.00
  - (E) Individual License Fee (biennial renewal) \$[90.00] 80.00

AUTHORITY: sections 326.262, 326.271, 326.277, 326.280, 326.283, 326.286, and 326.289, RSMo Supp. [2010] 2012. This rule originally filed as 4 CSR 10-2.160. Emergency rule filed Aug. 6, 1981, effective Aug. 16, 1981, expired Dec. 10, 1981. Original rule filed Aug. 6, 1981, effective Dec. 11, 1981. For intervening history, please consult the Code of State Regulations. Emergency amendment filed June 11, 2013, effective June 28, 2013, expires Feb. 27, 2014. Amended: Filed June 11, 2013.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately fifty-two thousand one hundred eighty dollars (\$52,180) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will save private entities approximately fifty-two thousand one hundred eighty dollars (\$52,180) annually for the life of the rule. It is anticipated that the savings will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Board of Accountancy, Pamela Hill, Executive Director, PO Box 613, Jefferson City, MO 65102-0613 or at mosba@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PUBLIC FISCAL NOTE

#### I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration Division 2010 - Missouri State Board of Accountancy

**Chapter 2 - General Rules** 

Proposed Amendment to 20 CSR 2010-2.160 - Fees

Prepared September 26, 2012 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Loss of Revenue		
State Board of Accountancy		\$52,180	
	Total Loss of Revenue Annually		
	for the Life of the Rule	\$52,180	

#### III. WORKSHEET

See Private Entity Fiscal Note

#### IV. ASSUMPTION

- 1. The total loss of revenue is based on the cost savings to private entities reflected in the Private Fiscal Note filed with this rule.
- 2. The board utilizes a rolling five-year financial analysis process to evaluate its fund balance, establish fee structure, and assess budgetary needs. The five-year analysis is based on the projected revenue, expenses, and number of licensees. Based on the board's recent five-year analysis, the board voted on a reduction in individual CPA initial license and renewal fees.
- 3. It is anticipated that the total loss in revenue will begin FY2014, may vary with inflation, and is expected to increase at the rate projected by the Legislative Oversight Committee.

#### PRIVATE FISCAL NOTE

#### I. RULE NUMBER

Title 20 -Department of Insurance, Financial Institutions and Professional Registration

Division 2010 - Missouri State Board of Accountancy

Chapter 2 - General Rules

Proposed Amendment to 20 CSR 2010-2.160 - Fees

Prepared September 26, 2012 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated savings for the life of the rule by affected entities:
655	Individual License Fee (initial)	\$6,550
4,563	(Individual License Fee Decrease @ \$10) Individual License Fee (biennial renewal)	\$45,630
, ,	(Renewal Fee Decrease @ \$10)	
	Estimated Annual Savings	
	for the Life of the Rule	\$52,180

#### III. WORKSHEET

See Table Above

#### IV. ASSUMPTION

- 1. The above figures are based on FY 2012 actuals.
- 2. Individual certified public accountants (CPAs) renew biennially, however, the board has a split renewal period for licensees so that part of them renew on even years and part of them on odd years to even out the revenue flow to the board. This fiscal note shows the number expected to renew annually.
- 3. It is anticipated that the total fiscal savings will occur beginning in FY2014, may vary with inflation, and is expected to increase at the rate projected by the Legislative Oversight Committee.

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

Division 2235—State Committee of Psychologists Chapter 1—General Rules

#### PROPOSED AMENDMENT

**20 CSR 2235-1.020 Fees.** The committee is proposing to add subsection (1)(P).

PURPOSE: This amendment adds a fingerprinting fee paid to the Missouri State Highway Patrol.

(1) The following fees are established for the State Committee of Psychologists and are payable to the State Committee of Psychologists:

(P) Fingerprinting Fee Amount to be determined by the Missouri State Highway Patrol

AUTHORITY: section[s] 337.030, RSMo Supp. [2003] 2012, and section 337.050, RSMo 2000. This rule originally filed as 4 CSR 235-1.020. Emergency rule filed Dec. 9, 1981, effective Jan. 11, 1982, expired April 4, 1982. Original rule filed Dec. 9, 1981, effective April 4, 1982. For intervening history, please consult the Code of State Regulations. Amended: Filed June 5, 2013.

PUBLIC COST: This proposed amendment will cost state agencies or political subdivisions approximately two hundred forty-five dollars and seventy-nine cents to two hundred fifty-two dollars and five cents (\$245.79–\$252.05) annually for the life of the rule and will increase revenue for the Missouri State Highway Patrol by approximately four thousand five hundred sixty-three dollars to six thousand fifty dollars (\$4,563–\$6,050) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

PRIVATE COST: This proposed amendment will cost private entities approximately four thousand five hundred sixty-three dollars to six thousand fifty dollars (\$4,563-\$6,050) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PUBLIC FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2235 - State Committee of Psychologists

Chapter 1 - General Rules

Proposed Amendment - 20 CSR 2235-1.020 Fees

Prepared January 9, 2013 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Increase in Revenue
	\$4,563.00
Missouri State Highway Patrol	to
	\$6,050.00
	\$4,563.00
	Total Annual Increase in Revenue
	for the Life of the Rule \$6,050.00

Affected Agency or Political Subdivision	Estimated Cost of Compliance		
		\$245.79	
State Committee of Psychologists		to	
5 table 5 tabl		\$252.05	
"""		\$245.79	
	Total Annual Cost of Compliance	to	
	for the Life of the Rule	\$252.05	

#### III. WORKSHEET

The Licensure Technician II provides technical support, processes applications for licensure, and responds to inquiries related to the licensure law and/or rules and regulations.

Personal Service Dollars

STAFF	ANNUAL SALARY RANGE	SALARY TO INCLUDE FRINGE BENEFIT	HOURLY SALARY	COST PER MINUTE	TIME PER APPLICATION	COST PER APPLICATION	NUMBER OF ITEMS	TOTAL COST
Licensure Technician II	\$24,576	\$37,211	\$17.89	\$0.30	2 minutes	\$0.60	125	\$74.54 to
recumician ii	\$26,640	\$40,336	\$19.39			\$0.65	Applicants	\$80.80
	, , ,	<u> </u>		<u>'</u>				\$74.54
								to
						Total Personal S	Service Costs	\$80.80

Expense and Equipment

Item	Cost	Quantity	Total Cost Per Item
Correspondence Mailing	\$0.65	125	\$81.25
License Printing and Postage	\$0.72	125	\$90.00
	Total Expense an	d Equipment Costs	\$171.25

#### IV. ASSUMPTION

- 1. Employee's salaries were calculated using the annual salary multiplied by 51.41% for fringe benefits and then divided by 2080 hours per year to determine the hourly salary. The hourly salary was then divided by 60 minutes to determine the cost per minute. The cost per minute was then multiplied by the amount of time individual staff spent on the processing of applications or renewals. The total cost was based on the cost per application multiplied by the estimated number of applications.
- 2. The fee due for fingerprint background checks shall be paid by the applicant directly to the Missouri State Highway Patrol or its approved vendor.
- 3. It is anticipated that the total costs will recur for the life of the rule, may vary with inflation and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTE: The public fiscal note for this rule only reflects the cost for this particular process. However, the private entity fees are set at an amount to cover the total actual cost incurred by the office, which includes personal service, expense and equipment, and transfers.

#### PRIVATE ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration Division 2235 - State Committee of Psychologists

Chapter 1 - General Rules

Proposed Amendment - 20 CSR 2235-1.020 Fees

Prepared January 9, 2013 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:		
30	Applicants for Provisional Licensure as a Psychologist	\$ 1,095		
	(Background check @ \$36.50 to \$48.40)	to \$ 1,452		
10	Applicants for Temporary Licensure as a Psychologist	<b>\$</b> 365		
	(Background check @ \$36.50 to \$48.40)	to \$ 484		
22	Applicants for Licensure as a Psychologist (Background check @ \$36.50 to \$48.40)	\$ 803 to \$ 1,065		
55	Applicants for Licensure by Exam as a Psychologist (Background check @ \$36.50 to \$48.40)	\$ 2,008 to \$ 2,662		
8	Applicants for Licensure by Endorsement of Written EPPP Examination Score as a Psychologist	\$ 292		
	(Background check @ \$36.50 to \$48.40)	to \$ 387		
	Estimated Annual Cost of Compliance for the Life of the Rule	1		

#### III. WORKSHEET

See table above.

#### IV. ASSUMPTION

- 1. The above figures are based on FY12 actuals.
- 2. The fee due for fingerprint background checks shall be paid by the applicant directly to the Missouri State Highway patrol or its approved vendor.
- 3. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

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

Division 2235—State Committee of Psychologists Chapter 1—General Rules

#### PROPOSED AMENDMENT

**20** CSR **2235-1.025** Application for Provisional Licensure. The committee is proposing to add new subsections (3)(D) and (3)(E).

PURPOSE: This amendment sets forth the fingerprinting and reference requirements for applicants.

- (3) The committee may issue a provisional license to practice psychology to any applicant who meets all the following requirements:
- (B) Official transcript received directly from an issuing institution verifying that the applicant is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, RSMo; [and]
- (C) A post-degree supervision plan submitted by the primary supervisor made on the form provided by the State Committee of Psychologists[.];
- (D) Submission of references on forms provided by the committee by three (3) mental health professionals other than post-doctoral supervisors who have known the applicant a minimum of two (2) years. The references cannot be from classmates; and
- (E) Proof of submission of fingerprints to the Missouri State Highway Patrol's approved vendor for both a Missouri State Highway Patrol and Federal Bureau of Investigations (FBI) fingerprint background check. Any fees due for fingerprinting background checks shall be paid by the applicant.

AUTHORITY: sections 337.020 and 337.050.9, RSMo 2000. This rule originally filed as 4 CSR 235-1.025. Original rule filed July 26, 1999, effective Feb. 29, 2000. Moved to 20 CSR 2235-1.025, effective Aug. 28, 2006. Amended: Filed July 9, 2008, effective Jan. 30, 2009. Amended: Filed June 5, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

Division 2235—State Committee of Psychologists Chapter 1—General Rules

#### PROPOSED AMENDMENT

**20** CSR **2235-1.026** Application for Temporary Licensure. The committee is proposing to add new subsection (3)(C).

PURPOSE: This amendment sets forth the fingerprinting requirements for applicants.

- (3) A temporary license will be issued to any applicant licensed as a psychologist in another jurisdiction, who is applying for licensure in this state either by endorsement of score pursuant to 20 CSR 2235-2.065 and/or by reciprocity pursuant to section 337.029, RSMo, and 20 CSR 2235-2.070 and who meets all the following requirements:
- (A) A completed application accompanied by the appropriate fee, as defined in 20 CSR 2235-1.020; [and]
- (B) A completed Verification of Licensure Form provided by the State Committee of Psychologists and received directly from the jurisdiction in which applicant holds licensure[.]; and
- (C) Proof of submission of fingerprints to the Missouri State Highway Patrol's approved vendor for both a Missouri State Highway Patrol and Federal Bureau of Investigations (FBI) fingerprint background check. Any fees due for fingerprinting background checks shall be paid by the applicant.

AUTHORITY: sections 337.020 and 337.050.9, RSMo 2000. This rule originally filed as 4 CSR 235-1.026. Original rule filed July 26, 1999, effective Feb. 29, 2000. Moved to 20 CSR 2235-1.026, effective Aug. 28, 2006. Amended: Filed July 9, 2008, effective Jan. 30, 2009. Amended: Filed June 5, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

Division 2235—State Committee of Psychologists Chapter 1—General Rules

#### PROPOSED RESCISSION

**20 CSR 2235-1.030 Application for Licensure**. This rule provided the procedures followed by the committee in receiving and considering information relative to an applicant's qualifications for licensure by examination.

PURPOSE: This rule is being rescinded and readopted to outline and standardize the procedures followed by the committee in receiving and considering information relative to an applicant's qualifications for licensure by examination.

AUTHORITY: sections 337.020.1 and 337.050.9, RSMo Supp. 1998. This rule originally filed as 4 CSR 235-1.030. Emergency rule filed Jan. 22, 1982, effective Feb. 1, 1982, expired June 1, 1982. Original rule filed Jan. 22, 1982, effective May 13, 1982. For intervening history, please consult the Code of State Regulations. Rescinded: Filed June 5, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

Division 2235—State Committee of Psychologists Chapter 1—General Rules

#### PROPOSED RULE

#### 20 CSR 2235-1.030 Application for Licensure

PURPOSE: This rule outlines and standardizes the procedures followed by the committee in receiving and considering information relative to an applicant's qualifications for licensure by examination.

- (1) Applications for licensure must be made on forms provided by the State Committee of Psychologists and include the following:
  - (A) Appropriate fee as defined in 20 CSR 2235-1.020;
- (B) Official transcript received directly from an issuing institution verifying that the applicant is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, RSMo, unless applicant previously submitted for a provisional or temporary license issued by the committee;
- (C) A post-degree supervision plan submitted by the primary supervisor on the form provided by the State Committee of Psychologists, unless applicant previously submitted for a provisional license issued by the committee;
- (D) An attestation of post-degree supervision submitted by the primary supervisor on the form provided by the State Committee of Psychologists;
- (E) Submission of references on forms provided by the committee by three (3) mental health professionals other than post-doctoral supervisors who have known the applicant a minimum of two (2) years. The references cannot be from classmates; and
- (F) Proof of submission of fingerprints to the Missouri State Highway Patrol's approved vendor for both a Missouri State Highway Patrol and Federal Bureau of Investigations (FBI) fingerprint background check. Any fees due for fingerprinting background checks shall be paid by the applicant unless applicant previously submitted for a provisional license issued by the committee.
- (2) An application will not be considered as officially submitted unless it is typed or printed legibly, signed, notarized, and includes the application fee. The application fee must be in the form of a cashier's check, personal check, or money order.

AUTHORITY: sections 337.020.1 and 337.050.9, RSMo 2000. This rule originally filed as 4 CSR 235-1.030. Emergency rule filed Jan. 22, 1982, effective Feb. 1, 1982, expired June 1, 1982. Original rule filed Jan. 22, 1982, effective May 13, 1982. For intervening history, please consult the Code of State Regulations. Rescinded and readopted: Filed June 5, 2013.

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

PRIVATE COST: This proposed rule will cost private entities one thousand nine hundred fifteen dollars (\$1,915) annually for the life of the rule. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rule with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

#### PRIVATE ENTITY FISCAL NOTE

#### I. RULE NUMBER

Title 20 - Department of Insurance, Financial Institutions and Professional Registration

Division 2235 - State Committee of Psychologists

Chapter 1 - General Rules

Proposed Amendment - 20 CSR 2235-1.030 Application for Licensure

Prepared January 9, 2013 by the Division of Professional Registration

#### II. SUMMARY OF FISCAL IMPACT

First Year of Implementation of Rule

Estimate the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by type of the business entities which would likely be affected:	Estimated cost of compliance with the rule by affected entities:		
96	Applicants for Licensure (Notary Fee @ \$2.00)	\$	192	
96	Applicants for Licensure (Photograph @ \$7.50)	\$	720	
96	Applicants for Licensure (Transcript @ \$10.00)	\$	960	
96	Applicants for Licensure (Postage @ \$.45)	\$	43	
	Estimated Annual Cost of Compliance for the Life of the Rule		1,915	

#### III. WORKSHEET

See table above.

#### IV. ASSUMPTION

- 1. The above figures are based on FY12 actuals.
- 2. It is anticipated that the total cost will recur for the life of the rule, may vary with inflation and is expected to increase at the rate projected by the Legislative Oversight Committee.

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

Division 2235—State Committee of Psychologists Chapter 2—Licensure Requirements

#### PROPOSED AMENDMENT

**20 CSR 2235-2.060 Licensure by Examination**. The board is proposing to add new subsection (3)(A) and renumber the subsequent subsections. The board is also proposing to amend subsections (2)(A) and (3)(C).

PURPOSE: This amendment defines a passing examination score between October 19, 1979, and March 31, 1995. It eliminates the requirement that the committee approve examination dates, times, and locations.

- (2) Examination Process. The full examination for licensure shall consist of three (3) component examinations. Applicants will not be required to be reexamined over parts of the examination process they have passed.
- (A) Objective Examination. Applicants shall be required to take the Examination for Professional Practice in Psychology ([herein "JEPPP["]) [administered each year at sites, dates and times approved by the committee].

#### (3) Passing Scores on Examination.

- (A) From October 19, 1979, to March 31, 1995, an applicant will be deemed to have passed the EPPP examination if the score is equal to or greater than the national mean score for that examination as computed by the testing service. For purposes of computing an applicant's score, the standard error of the mean shall not be considered.
- [(A)](B) An applicant, who sat for the EPPP between April 1, 1995, and April 30, 2001, will be deemed to have passed the examination if the score obtained is equal to or greater than seventy percent (70%) at said sitting as computed by the testing service.
- [(B)](C) Beginning May 1, 2001, an applicant is deemed to have passed the objective examination if he/she has obtained at least the minimum pass point designated by the developer of the **EPPP** examination
- [(C)](**D**) An applicant is deemed to have passed the jurisprudence portion of the examination if he/she has seventy percent (70%) of the total items correct on that examination. An applicant must pass both the objective and jurisprudence examinations before being eligible for the oral examination.

AUTHORITY: sections 337.020 and 337.050.9, RSMo 2000. This rule originally filed as 4 CSR 235-2.060. Original rule filed July 30, 1991, effective Feb. 6, 1992. For intervening history, please consult the Code of State Regulations. Amended: Filed June 5, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

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

Division 2235—State Committee of Psychologists Chapter 2—Licensure Requirements

#### PROPOSED AMENDMENT

**20** CSR **2235-2.065** Licensure by Endorsement of Written EPPP Examination Score. The board is proposing to delete sections (2) and (3) and add a new section (2).

PURPOSE: This amendment defines what the committee considers an acceptable score on the Examination for the Professional Practice in Psychology (EPPP) taken previously in another state or jurisdiction. It also eliminates the endorsement fee language.

- [(2) If the score received by the applicant on the EPPP is equal to or higher than seventy percent (70%) as computed by the testing service, the committee shall endorse that score of the individual applying for licensure in Missouri. That endorsement shall relieve the applicant of the necessity of retaking the EPPP. Before being issued a license, the applicant still must pass the oral examination and the jurisprudence examination and meet all other current requirements for licensure in this state at the time the application was received.]
- [(3) Upon approval by the committee that the applicant has met the requirements of section (2), the applicant shall submit the nonrefundable endorsement fee. Upon receipt of the nonrefundable endorsement fee, the committee shall issue a license.]

#### (2) Passing Scores on Examination.

- (A) October 19, 1979, to March 31, 1995, an applicant will be deemed to have passed the examination if the score is equal to or greater than the national mean score for that examination as computed by the testing service. For purposes of computing an applicant's score, the standard error of the mean shall not be considered.
- (B) An applicant, who sat for the EPPP between April 1, 1995, and April 30, 2001, will be deemed to have passed the examination if the score obtained is equal to or greater than seventy percent (70%) at said sitting as computed by the testing service.
- (C) Beginning May 1, 2001, an applicant is deemed to have passed the objective examination if he/she has obtained at least the minimum pass point designated by the developer of the examination.
- (D) An applicant is deemed to have passed the jurisprudence portion of the examination if he/she has seventy percent (70%) of the total items correct on that examination. An applicant must pass both the objective and jurisprudence examinations before being eligible for the oral examination.
- (E) An applicant must meet all other current requirements for licensure in this state at the time the application was received.

AUTHORITY: sections 337.020 and 337.050.9, RSMo [Supp. 1998] 2000. This rule was originally filed as 4 CSR 235-1.035. This rule previously filed as 4 CSR 235-2.065. Original rule filed Oct. 4, 1988, effective Dec. 29, 1988. For intervening history, please consult the Code of State Regulations. Amended: Filed June 5, 2013.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri State Committee of Psychologists, PO Box 1335, Jefferson City, MO 65102, by facsimile at (573) 526-0661, or via email at scop@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

This section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*, an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted 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 23—Division of Geology and Land Survey Chapter 1—Definitions and Organizational Structure

#### ORDER OF RULEMAKING

By the authority vested in the Department of Natural Resources under section 256.626, RSMo 2000, the department amends a rule as follows:

## **10 CSR 23-1.075** Disciplinary Action and Appeal Procedures is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on February 15, 2013 (38 MoReg 283–284). No changes were 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: A public hearing on this proposed amendment was held on March 15, 2013. The public comment period ended on March 15, 2013. No comments were received on this rulemaking.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commis-

sioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

## 17 CSR 10-2.010 Regulation and Licensing In General is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2013 (38 MoReg 604). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

17 CSR 10-2.010 Regulation and Licensing in General is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38 MoReg 604–610). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

#### 17 CSR 10-2.020 Application for a License is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2013 (38 MoReg 611). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

#### 17 CSR 10-2.020 Application for a License is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38 MoReg 611–614). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

#### 17 CSR 10-2.030 Classification of Licenses is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2013 (38 MoReg 615). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

#### 17 CSR 10-2.030 Classification of Licenses is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38 MoReg 615–616). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

17 CSR 10-2.040 Application Forms and Licensing Fees is rescinded.

A notice of proposed rulemaking containing the proposed rescission

was published in the *Missouri Register* on April 15, 2013 (38 MoReg 616). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

# 17 CSR 10-2.040 Application Forms and Licensing Fees is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38 MoReg 616–622). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

## 17 CSR 10-2.050 Testing Requirements and Qualification Standards is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2013 (38 MoReg 623). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

# 17 CSR 10-2.050 Testing Requirements and Qualification Standards is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38

MoReg 623–628). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

## 17 CSR 10-2.055 Firearms Regulations and Qualification is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2013 (38 MoReg 629). No changes have been made in the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

## 17 CSR 10-2.055 Weapons Regulations and Firearms Qualification is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38 MoReg 629–630). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board rescinds a rule as follows:

## 17 CSR 10-2.060 Regulation, Suspension and Revocation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on April 15, 2013 (38 MoReg 631). No changes have been made in the proposed rescission, so it is

not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

#### Title 17—BOARDS OF POLICE COMMISSIONERS Division 10—Kansas City Board of Police Commissioners Chapter 2—Private Security

#### ORDER OF RULEMAKING

By the authority vested in the Kansas City Board of Police Commissioners under section 84.720, RSMo 2000, the board adopts a rule as follows:

## 17 CSR 10-2.060 Regulation, Suspension, and Revocation is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on April 15, 2013 (38 MoReg 631–634). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

Division 2085—Board of Cosmetology and Barber Examiners

Chapter 11—Sanitation Rules—Barber and Cosmetology

#### ORDER OF RULEMAKING

By the authority vested in the Board of Cosmetology and Barber Examiners under section 329.025.1, RSMo Supp. 2012, the board amends a rule as follows:

#### 20 CSR 2085-11.020 Cosmetology Sanitation Rules is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 643–646). 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 2110—Missouri Dental Board Chapter 2—General Rules

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under sections 332.031, 332.141, and 332.151, RSMo 2000, and section 332.181, RSMo Supp. 2012, the board amends a rule as follows:

20 CSR 2110-2.010 Licensure by Examination—Dentists is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 647–649). 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 2110—Missouri Dental Board Chapter 2—General Rules

#### ORDER OF RULEMAKING

By the authority vested in the Missouri Dental Board under sections 332.031, 332.231, 332.241, and 332.251, RSMo 2000, and section 332.261, RSMo Supp. 2012, the board amends a rule as follows:

**20 CSR 2110-2.050** Licensure by Examination—Dental Hygienists is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 650–652). 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 2200—State Board of Nursing Chapter 4—General Rules

#### ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under sections 335.300, 335.325, and 335.335, RSMo Supp. 2012, the board amends a rule as follows:

20 CSR 2200-4.022 Nurse Licensure Compact is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 653). 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 2200—State Board of Nursing Chapter 6—Intravenous Infusion Treatment Administration

#### ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under section

335.017, RSMo 2000, and section 335.036, RSMo Supp. 2012, the board amends a rule as follows:

#### 20 CSR 2200-6.020 Definitions is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 653–654). 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 2200—State Board of Nursing Chapter 6—Intravenous Infusion Treatment Administration

#### ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under section 335.017, RSMo 2000, and section 335.036, RSMo Supp. 2012, the board amends a rule as follows:

20 CSR 2200-6.030 Intravenous Infusion Treatment Administration by Qualified Practical Nurses; Supervision by a Registered Professional Nurse is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 654). 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 2200—State Board of Nursing Chapter 6—Intravenous Infusion Treatment Administration

#### ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under section 335.017, RSMo 2000, and section 335.036, RSMo Supp. 2012, the board amends a rule as follows:

**20 CSR 2200-6.040** Venous Access and Intravenous Infusion Treatment Modalities Course Requirements **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 654–655). 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 2200—State Board of Nursing Chapter 6—Intravenous Infusion Treatment Administration

#### ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under section 335.017, RSMo 2000, and section 335.036, RSMo Supp. 2012, the board amends a rule as follows:

**20 CSR 2200-6.050** Approval Process for a Venous Access and Intravenous Infusion Treatment Modalities Course **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 655–656). 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 2200—State Board of Nursing Chapter 6—Intravenous Infusion Treatment Administration

#### ORDER OF RULEMAKING

By the authority vested in the State Board of Nursing under section 335.017, RSMo 2000, and section 335.036, RSMo Supp. 2012, the board amends a rule as follows:

**20 CSR 2200-6.060** Requirements for Intravenous Therapy Administration Certification **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on April 15, 2013 (38 MoReg 656). 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.

# 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

Conviction Date of

Debarment Period

1/10/2013

Mountain Grove, MO 65711

1448 Kaylor Road

1/10/2013-1/10/2014

Dated this 25 H day of January, 2013.

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

Wright County Cir. Ct.

Robert A. Bedell, Acting Division Director

1189

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 AND DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 314 Capital, LLC

On May 31, 2013, 314 Capital, 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 all persons and organizations who have claims against the Company present them immediately by letter to Kyler L. Humphrey, Esq., c/o Polsinelli PC, 100 S. Fourth Street, Suite 1000, St. Louis, MO 63102. All claims <u>must</u> include the name and address of the claimant, the amount claimed, the basis for and a description of the claim, and include copies of any supporting documentation. Any and all claims against the Company will be barred unless a proceeding to enforce such claim is commenced within three (3) years after the publication of this notice.

# NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST AMERICAN VETERANS CARE COORDINATION, LLC

American Veterans Care Coordination, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up with the Missouri Secretary of State's Office, Corporations Division on May 6, 2013. Pursuant to Section 347.141 of the Missouri Limited Liability Company Act, persons with claims against the Company should present them in accordance with such Notice of Winding Up. In order to file a claim with the Company, you must first furnish the (i) amount of the claim; (ii) basis for the claim; and (iii) documentation of the claim. Claims must be mailed to AEGIS Professional Services – Law Practice Group, Nicholas Schopp, Esq., 165 N. Meramec Avenue, Suite 200, Clayton, MO 63105. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

# NOTICE OF WINDING UP TO ALL CREDITORS OF AND CLAIMANTS AGAINST AMERICAN VETERANS CASE MANAGEMENT, LLC

American Veterans Case Management, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up with the Missouri Secretary of State's Office, Corporations Division on May 6, 2013. Pursuant to Section 347.141 of the Missouri Limited Liability Company Act, persons with claims against the Company should present them in accordance with such Notice of Winding Up. In order to file a claim with the Company, you must first furnish the (i) amount of the claim; (ii) basis for the claim; and (iii) documentation of the claim. Claims must be mailed to AEGIS Professional Services – Law Practice Group, Nicholas Schopp, Esq., 165 N. Meramec Avenue, Suite 200, Clayton, MO 63105. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the publication of this notice.

#### NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST FIVE IRON CONSTRUCTION, L.L.C.

On February 22, 2013, Five Iron Construction, L.L.C., a Missouri limited liability company ("Company") filed a Notice of Winding up for Limited Liability Company with the Missouri Secretary of State.

The Company requests that all persons and organizations who have claims against it present those claims immediately by letter to Robert H. Epstein at Spencer Fane Britt & Browne LLP, 1 North Brentwood Blvd., Suite 1000, St. Louis, Missouri 63105. All claims must include the name and address of the claimant, the amount claimed, the basis for the claim, the date(s) on which the event(s) on which the claim is based occurred, whether the claim was secured, and, if so, the collateral used as security.

NOTE: BECAUSE OF THE DISSOLUTION AND WINDING UP OF FIVE IRON CONSTRUCTION, L.L.C., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THREE (3) YEARS AFTER THE PUBLICATION DATE OF THE NOTICES AUTHORIZED BY MISSOURI STATUTE, WHICHEVER IS PUBLISHED LAST.

Robert H. Epstein, Authorized Representative

## NOTICE OF WINDING UP AND DISSOLUTION OF BRENTWOOD BUILDING COMPANY L.L.C.

Notice to all creditors:

On the June 7, 2013, BRENTWOOD BUILDING COMPANY L.L.C. (hereinafter, "the Company") filed a Notice of Winding Up for Limited Liability Company in the office of the Missouri Secretary of State (hereinafter, "the Notice").

Persons with claims against the Company must furnish (1) the amount of the claim, (2) the basis for the claim, and (3) documentation of the claim and mail the claim to Francis H. McClernon, Jr., P.O. Box 11377, SPRINGFIELD, MO 65808

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

#### NOTICE FOR PUBLICATION PURSUANT TO SECTION 347.141 MISSOURI STATUTES

Space Raptor LLC, a limited liability company organized under the laws of the State of Missouri, hereinafter referred to as the "Company," hereby publishes this notice pursuant to Section 347.141, Missouri Statutes, and states:

- 1. The Company is in the process of dissolving and winding up its affairs.
- 2. The Company has filed with the Secretary of State of Missouri a Notice of Winding Up on May 16, 2013.
- 3. Persons with claims against the Company must present them in accordance with the Notice of Winding Up. In order to file a claim with the Company, you must furnish (i) the amount of the claim; (ii) the basis for the claim; (iii) documentation of the claim.
- 4. The address of the office to which written claims against the Company must be presented is: Shaffer Lombardo Shurin, 911 Main Street, Suite 2000, Kansas City, Missouri 64105.
- 5. A claim against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of the notice.

Space Raptor LLC, a Missouri limited liability company

By: Lance Windholz, Manager

## NOTICE TO CREDITORS OF SALLEE POST SERVICE SANCTUARY, LLC, FORMALLY KNOWN AS MILLER MOBILE HOME PARK, LLC.

You are hereby notified that, on 5th of June, 2013, Sallee Post Service Sanctuary, LLC, f/k/a Miller Mobile Home Park, LLC, a limited liability company duly organized under the laws of the State of Missouri, whose principal office is located at 3300 Mount Zion Road, Hallsville, Missouri, filed Notice of Winding Up for Limited Liability Company pursuant to § 347.139 RSMo. with the Secretary of State of Missouri Office to creditors is being provided pursuant to § 347.141 RSMo. In order to file a claim with the Limited Liability Company you must furnish the following:

- (1) Amount of claim;
- (2) Basis for the claim;
- (3) Documentation of the claim.

The claim must be mailed to DAVID SALLEE at 3300 Mount Zion Road, Hallsville, Missouri, by not less than ninety (90) days from the date of this publication. Claim must be mailed to DAVID SALLEE at his address. Any claim against the Limited Liability Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.



## State of Missouri

Copportions Division PO Box 779 / 606 W. Main St., Rus. 322 Jefferson City, 340 44142

## Notice of Winding Up for Limited Liability Company (Subma with filling for at \$25.00)

). The norms of the limited Eshility company is	Sommers Road LLC	Charter #: 1.C0806783
2. The articles of organization for the limited liability	ity company were filed on the follow	ing date 04/04/07
<ol> <li>Persons with claims against the limited liability of A. In order to file a claim with the limited liability.</li> <li>Amount of the claim it. Name for the claim.</li> <li>Documentation of the claim.</li> </ol>		
B. Claims must be mailed to:  Brad Goss, SmithAmundsen, 1.1.C		• ·
Name  12312 Olive Boulevard, Suite 100  Street Address		
St Louis, MO 63141		
<ol> <li>A claim against the timited liability company will years after the publication of the notice.</li> </ol>	li be hazed unless a proceeding to a	nitros the claim is commenced whilin three
In Affirmation thereof, the faces stated above are true. (The understands that fides attenuesta me Avillant C. Cross, III.)	e and correct: ade in this filing are subject to the per President of Cross Development of	_
months of a lake it	William C. C	mes & #3-13
Andreviard Spridavia	Printed Home	Date
Authorited Signature	Printed Hans	Date
Name and address to return filed document:		
Name: Brnd Goss, SmithAmundsen, L1.	<u>(</u>	
Address 12312 Olive Boulevard, Suite 10	0	

## Notice of Winding Up of Limited Liability Company To All Creditors of and Claimants Against BPSTL, LLC

On June 10, 2013, BPSTL, LLC, a Missouri limited liability company, filed its Articles of Termination and Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective on April 25, 2013.

Said limited liability company requests that all persons and organizations who have claims against it present them immediately by letter to the company at:

BPSTL, LLC

Attn: Elaine A. Burkhardt

6 Greenbriar Drive St. Louis, MO 63124

With a copy to:

Sandberg Phoenix & von Gontard, P.C.

Attn: Kristy A. Bourgeois, Esq. 600 Washington Avenue, 15<sup>th</sup> Floor

St. Louis, MO 63101 (314) 231-3332

All claims must include the name and address of the claimant; the amount claimed; the basis for the claim; and the date(s) on which the event(s) on which the claim is based occurred.

NOTICE: Because of the notice of winding up of BPSTL, LLC, any claims against it will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication date of the notices authorized by statute, whichever is published last.

## Notice of Corporate Dissolution to all Creditors of and Claimants Against Immediate Healthcare, Inc.

On August 29, 2012, Immediate Healthcare, Inc., a Missouri corporation, was dissolved.

Immediate Healthcare, Inc. requests that all persons and organizations who have claims against it present them immediately by letter to Susan P. Layton, Layton & Southard, LLC, 24 S. Silver Springs Rd., Cape Girardeau, MO 63702-1238.

All claims must include the following information: (a) name and address of the claimant, (b) the amount claimed, (c) date on which the claim arose, (d) basis for the claim and documentation thereof.

All claims against Immediate Healthcare, Inc. will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the date of publication of this notice.

# NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST MONARCH HARDWOOD COMPANY, INC. F/K/A MISSOURI HARDWOOD FLOORING COMPANY, INC.

On April 16, 2013, Monarch Hardwood Company, Inc., f/k/a Missouri Hardwood Flooring Company, Inc., filed its Articles of Dissolution with the Missouri Secretary of State. The Dissolution was effective on May 23, 2013.

You are hereby notified that if you believe you have a claim against Monarch Hardwood Company, Inc., f/k/a Missouri Hardwood Flooring Company, Inc., you must submit a summary in writing of the circumstances surrounding your claim to Lisa G. Kraner, Esq., c/o Paster, West & Kraner, p.c., 138 N. Meramec Avenue, Clayton, Missouri 63105. The summary of your claim must include the following information:

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

All claims against Monarch Hardwood Company, Inc., f/k/a Missouri Hardwood Flooring Company, Inc., will be barred unless the proceeding to enforce the claim is commenced within two years after the publication of this Notice.

MISSOURI REGISTER

## Rule Changes Since Update to Code of State Regulations

July 15, 2013 Vol. 38, No. 14

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	Emergency	Proposed	Order	In Addition
	OFFICE OF ADMINISTRATION				
1 CSR 10	State Officials' Salary Compensation Schedule				37 MoReg 1859
1 CSR 10-15.010	Commissioner of Administration	38 MoReg 5	38 MoReg 7	38 MoReg 657	
	DEPARTMENT OF AGRICULTURE				
2 CSR 30-10.010	Animal Health	38 MoReg 5	38 MoReg 82	38 MoReg 839	
2 CSR 90-10	Weights and Measures				37 MoReg 1197
2 CSR 90-30.040	Weights and Measures		38 MoReg 1099		
	DEDA DEMENIE OF CONCEDUATION				
3 CSR 10-7.433	DEPARTMENT OF CONSERVATION Conservation Commission		N.A.	38 MoReg 1127	
3 CSR 10-7.433 3 CSR 10-7.437	Conservation Commission		N.A.	38 MoReg 1127	
3 CSR 10-7.455	Conservation Commission		This Issue	Jo Wiokeg 1127	38 MoReg 212
3 CSR 10-10.705	Conservation Commission		38 MoReg 581	38 MoReg 1128	30 1110100 212
3 CSR 10-10.722	Conservation Commission		38 MoReg 581	38 MoReg 1128	
3 CSR 10-10.725	Conservation Commission		38 MoReg 582	38 MoReg 1128	
3 CSR 10-12.109	Conservation Commission		38 MoReg 585	38 MoReg 1128	
3 CSR 10-12.110	Conservation Commission		38 MoReg 585	38 MoReg 1128	
3 CSR 10-12.135	Conservation Commission		38 MoReg 585	38 MoReg 1128	
3 CSR 10-20.805	Conservation Commission		38 MoReg 586	38 MoReg 1129	
	DEPARTMENT OF ECONOMIC DEVELO	PMENT			
4 CSR 195-6.010	Division of Workforce Development	INIENI	38 MoReg 171	38 MoReg 768	
4 CSR 195-6.020	Division of Workforce Development		38 MoReg 171	38 MoReg 768	
4 CSR 195-6.030	Division of Workforce Development		38 MoReg 172	38 MoReg 768	
4 CSR 195-6.040	Division of Workforce Development		38 MoReg 173	38 MoReg 768	
4 CSR 195-6.050	Division of Workforce Development		38 MoReg 173	38 MoReg 769	
4 CSR 265-2.068	Division of Motor Carrier and Railroad Safety		38 MoReg 887		
	(Changed to 7 CSR 265-10.035)		****		
4 CSR 265-2.180	Division of Motor Carrier and Railroad Safety (Changed to 7 CSR 265-10.140)		38 MoReg 896		
4 CSR 265-2.190	Division of Motor Carrier and Railroad Safety		38 MoReg 894		
4 CSK 205-2.190	(Changed to 7 CSR 265-10.090)		36 Moreg 694		
4 CSR 265-6.010	Division of Motor Carrier and Railroad Safety		38 MoReg 892		
	(Changed to 7 CSR 265-10.055)				
4 CSR 265-12.020	Division of Motor Carrier and Railroad Safety		38 MoReg 881R		
4 CSR 265-12.030	Division of Motor Carrier and Railroad Safety		38 MoReg 882R		
	DEPARTMENT OF ELEMENTARY AND S	SECONDARY EDUCA	TION		
5 CSR 20-100.255	Division of Learning Services	ZOOTIDITITI ZDOOI	37 MoReg 1571	38 MoReg 520F	
5 CSR 20-100.260	Division of Learning Services		38 MoReg 99	38 MoReg 769	
5 CSR 20-400.125	Division of Learning Services		38 MoReg 507		
5 CSR 20-400.270	Division of Learning Services		38 MoReg 105	38 MoReg 775	
5 CSR 20-400.375	Division of Learning Services		38 MoReg 825		
5 CSR 20-600.110	Division of Learning Services		38 MoReg 508		
	DEPARTMENT OF HIGHER EDUCATION	ſ			
6 CSR 10-3.010	Commissioner of Higher Education		38 MoReg 755		
6 CSR 10-10.010	Commissioner of Higher Education		38 MoReg 755		
<u> </u>					
	DEPARTMENT OF TRANSPORTATION				
7 CSR 10-7.020	Missouri Highways and Transportation Commi		38 MoReg 427	38 MoReg 1129	
7 CSR 10-7.030	Missouri Highways and Transportation Commi		38 MoReg 427	38 MoReg 1129	20 M D 4052
7 CSR 10-25.010	Missouri Highways and Transportation Commi	ssion	20 M D 506		38 MoReg 1072
7 CSR 60-2.010 7 CSR 60-2.020	Traffic and Highway Safety Division Traffic and Highway Safety Division		38 MoReg 586 38 MoReg 588		
7 CSR 60-2.020 7 CSR 60-2.030	Traffic and Highway Safety Division		38 MoReg 589		
7 CSR 60-2.040	Traffic and Highway Safety Division		38 MoReg 590		
7 CSR 60-2.050	Traffic and Highway Safety Division		38 MoReg 592		
7 CSR 60-2.060	Traffic and Highway Safety Division		38 MoReg 592		
7 CSR 265-10.010	Motor Carrier and Railroad Safety		38 MoReg 882		
7 CSR 265-10.015	Motor Carrier and Railroad Safety		38 MoReg 883R		
	<u> </u>		38 MoReg 883		
7 CSR 265-10.020	Motor Carrier and Railroad Safety		38 MoReg 884R		
7 CSD 265 10 025	Motor Carrier and Dailroad Cafety		38 MoReg 884		
7 CSR 265-10.025	Motor Carrier and Railroad Safety		38 MoReg 885R 38 MoReg 885		
			20 MIONES 902		

#### Missouri Register

Rule Number	Agency	Emergency	Proposed	Order	In Addition
7 CSR 265-10.030	Motor Carrier and Railroad Safety		38 MoReg 886R 38 MoReg 886		
7 CSR 265-10.035	Motor Carrier and Railroad Safety		38 MoReg 887		
7 CSR 265-10.040	(Changed from 4 CSR 265-2.068)  Motor Carrier and Railroad Safety		38 MoReg 888R		
7 CSR 265-10.045	Motor Carrier and Railroad Safety		38 MoReg 888 38 MoReg 889		
7 CSR 265-10.050	Motor Carrier and Railroad Safety		38 MoReg 889		
7 CSR 265-10.055	Motor Carrier and Railroad Safety (Changed from 4 CSR 265-6.010)		38 MoReg 892		
7 CSR 265-10.060 7 CSR 265-10.070	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety		38 MoReg 893R 38 MoReg 893R		
7 CSR 265-10.080	Motor Carrier and Railroad Safety		38 MoReg 893R		
7 CSR 265-10.090	Motor Carrier and Railroad Safety (Changed from 4 CSR 265-2.190)		38 MoReg 894		
7 CSR 265-10.100 7 CSR 265-10.110	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety		38 MoReg 894 38 MoReg 895R		
	•		38 MoReg 895		
7 CSR 265-10.120 7 CSR 265-10.130	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety		38 MoReg 896R 38 MoReg 896		
7 CSR 265-10.140	Motor Carrier and Railroad Safety (Changed from 4 CSR 265-2.180)		38 MoReg 896		
		Vampili pri imia			
8 CSR 10-5.010	DEPARTMENT OF LABOR AND IND Division of Employment Security	USTRIAL RELATION	38 MoReg 1100		
	DEPARTMENT OF NATURAL RESOU	IRCES			
10 CSR 10-1.010	Air Conservation Commission		37 MoReg 1646	38 MoReg 839	
10 CSR 10-2.330 10 CSR 10-3.010	Air Conservation Commission Air Conservation Commission		37 MoReg 1769 38 MoReg 1100R	38 MoReg 840	
10 CSR 10-5.570	Air Conservation Commission		38 MoReg 593		
10 CSR 10-6.040 10 CSR 10-6.060	Air Conservation Commission Air Conservation Commission		38 MoReg 689 38 MoReg 595		
10 CSR 10-6.070	Air Conservation Commission		38 MoReg 898		
10 CSR 10-6.075	Air Conservation Commission		38 MoReg 899		
10 CSR 10-6.080 10 CSR 10-6.110	Air Conservation Commission Air Conservation Commission		38 MoReg 902 38 MoReg 596		
10 CSR 10-6.130	Air Conservation Commission		38 MoReg 903		
10 CSR 10-6.345	Air Conservation Commission		38 MoReg 601R		
10 CSR 10-6.390 10 CSR 10-6.400	Air Conservation Commission Air Conservation Commission		38 MoReg 601 38 MoReg 603		
10 CSR 20-7.015	Clean Water Commission		38 MoReg 913		
10 CSR 20-7.031	Clean Water Commission		38 MoReg 939	Title I	
10 CSR 23-1.075 10 CSR 23-5.010	Division of Geology and Land Survey Division of Geology and Land Survey		38 MoReg 283 38 MoReg 1101	This Issue	
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10 CSR 40-3.180	Land Reclamation Commission		38 MoReg 178	38 MoReg 840	
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10 CSR 40-3.210 10 CSR 40-3.220	Land Reclamation Commission  Land Reclamation Commission		38 MoReg 181 38 MoReg 181	38 MoReg 841 38 MoReg 841	
10 CSR 40-3.230	Land Reclamation Commission		38 MoReg 182	38 MoReg 841	
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11 CSR 45-9.106	Missouri Gaming Commission		37 MoReg 1770	38 MoReg 697	
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12 CSR 10-104.030 12 CSR 30-3.065	State Tax Commission		38 MoReg 429	38 MoReg 1070	
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20 CSR	<b>DEPARTMENT OF INSURANCE, FINAN</b> Applied Behavior Analysis Maximum Benefit	CIAL INSTITUTIONS	S AND PROFESSIO	NAL REGISTRATION	37 MoReg 472 38 MoReg 432
20 CSR	Construction Claims Binding Arbitration Cap				37 MoReg 62 38 MoReg 147
20 CSR	Sovereign Immunity Limits				37 MoReg 62 38 MoReg 147
20 CSR	State Legal Expense Fund Cap				37 MoReg 62 38 MoReg 147
20 CSR 2010-2.160 20 CSR 2015-1.030 20 CSR 2030-6.015	Missouri State Board of Accountancy Acupuncturist Advisory Committee Missouri Board for Architects, Professional Engineers, Professional Land Surveyors,	This Issue 38 MoReg 751	This Issue 38 MoReg 757		
20 CSR 2063-1.015	and Landscape Architects Behavior Analyst Advisory Board		38 MoReg 761 38 MoReg 1106		
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20 CSR 2145-2.065 20 CSR 2145-2.080	Missouri Board of Geologist Registration Missouri Board of Geologist Registration		38 MoReg 1117 38 MoReg 1120		
20 CSR 2165-2.025 20 CSR 2165-2.030	Board of Examiners for Hearing Instrument Specialists Board of Examiners for Hearing Instrument		38 MoReg 290	38 MoReg 847	
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20 CSR 2193-4.010	Interior Design Council		38 MoReg 1122		
20 CSR 2193-5.010 20 CSR 2200-2.001	Interior Design Council State Board of Nursing		38 MoReg 1126 38 MoReg 293	38 MoReg 848	
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20 CSR 2200-2.120	State Board of Nursing		38 MoReg 303	38 MoReg 851	
20 CSR 2200-2.130 20 CSR 2200-2.180	State Board of Nursing State Board of Nursing		38 MoReg 303 38 MoReg 304	38 MoReg 851 38 MoReg 851	
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20 CSR 2220-2.450	State Board of Pharmacy		38 MoReg 320R	38 MoReg 1134R	
20 CSR 2220-7.010	State Board of Pharmacy		38 MoReg 321	38 MoReg 1134	
20 CSR 2220-7.025	State Board of Pharmacy		38 MoReg 325	38 MoReg 1134	
20 CSR 2220-7.027	State Board of Pharmacy		38 MoReg 332	38 MoReg 1135	
20 CSR 2220-7.030	State Board of Pharmacy		38 MoReg 336	38 MoReg 1135	
20 CSR 2220-7.040	State Board of Pharmacy		38 MoReg 341	38 MoReg 1135	
20 CSR 2220-7.050	State Board of Pharmacy		38 MoReg 347	38 MoReg 1135	
20 CSR 2220-7.060	State Board of Pharmacy		38 MoReg 352	38 MoReg 1135	
20 CSR 2220-7.070	State Board of Pharmacy		38 MoReg 354	38 MoReg 1135	
20 CSR 2220-7.080	State Board of Pharmacy		38 MoReg 358	38 MoReg 1136	
20 CSR 2220-7.090	State Board of Pharmacy		38 MoReg 365	38 MoReg 1136	
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20 CSR 2235-1.025	State Committee of Psychologists		This Issue		
20 CSR 2235-1.026	State Committee of Psychologists		This Issue		
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20 CSR 2235-2.065	State Committee of Psychologists		This Issue		
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20 CSR 2245-2.010	Real Estate Appraisers		37 MoReg 2299	38 MoReg 775	
20 CSR 2245-5.020	Real Estate Appraisers		37 MoReg 2305	38 MoReg 776	
20 CSR 2245-10.010	Real Estate Appraisers		37 MoReg 2315	38 MoReg 776	
20 CSR 2245-10.020	Real Estate Appraisers		37 MoReg 2316	38 MoReg 776	
20 CSR 2245-10.030	Real Estate Appraisers		37 MoReg 2317	38 MoReg 777	
20 CSR 2245-10.040	Real Estate Appraisers		37 MoReg 2318	38 MoReg 778	
20 CSR 2270-2.060	Missouri Veterinary Medical Board		38 MoReg 368	38 MoReg 856	
20 CSR 2270-3.030	Missouri Veterinary Medical Board		38 MoReg 368	38 MoReg 856	
20 CSR 2270-4.042	Missouri Veterinary Medical Board		38 MoReg 368	38 MoReg 856	
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22 CSR 10-2.045	Health Care Plan	37 MoReg 1715	37 MoReg 1794	38 MoReg 540	
22 CSR 10-2.051	Health Care Plan	37 MoReg 1716	37 MoReg 1795	38 MoReg 541	
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22 CSR 10-2.091	Health Care Plan	37 MoReg 1732R	37 MoReg 1818R	38 MoReg 548R	
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22 CSR 10-3.010	Health Care Plan	37 MoReg 1733	37 MoReg 1820	38 MoReg 548	
22 CSR 10-3.045	Health Care Plan	37 MoReg 1743	37 MoReg 1834	38 MoReg 552	
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22 CSR 10-3.054	Health Care Plan	37 MoReg 1745	37 MoReg 1836	38 MoReg 553	
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Department of 1 Office of the Direct 11 CSR 30-14.010	•	38 MoReg 243	Jan. 18, 2013 .	July 16, 2013
Department of S				
MO HealthNet Div	ision			
13 CSR 70-15.010	Inpatient Hospital Services Reimbursement Plan; Outpatie Hospital Services Reimbursement Methodology		July 1, 2013 .	Dec. 28, 2013
13 CSR 70-15.110	Federal Reimbursement Allowance (FRA)			
Elected Officials Treasurer 15 CSR 50-4.030	Missouri MOST 529 Matching Grant Program	38 MoReg 425	Feb. 2, 2013 .	July 31, 2013
Department of I	Insurance, Financial Institutions and Profession of Accountancy	nal Registration		
	Fees	This Issue	June 28 2013	Feb 27 2014
Acupuncturist Advi			20, 2015 .	
	Fees	38 MoReg 751	.April 18, 2013 .	Jan. 28, 2014
	essional Counselors		. r 2, ==== .	
20 CSR 2095-1.020	Fees	38 MoReg 751	.April 18, 2013 .	Jan. 28, 2014

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Executive			
Orders	Subject Matter	Filed Date	Publication
	2013		
13-10	Declares a state of emergency exists in the state of Missouri and directs that the Missouri State Emergency Operations Plan be activated.	May 31, 2013	29 MoDog 1007
13-09	Designates members of the governor's staff to have supervisory authority over	Way 31, 2013	38 MoReg 1097
	certain departments, divisions, and agencies.	May 3, 2013	38 MoReg 879
13-08	Activates the state militia in response to severe weather that		2011 5 022
13-07	began on April 16, 2013.  Declares a state of emergency and directs that the Missouri State	April 19, 2013	38 MoReg 823
13-07	Emergency Operations Plan be activated due to severe weather that		
	began on April 16, 2013.	April 19, 2013	38 MoReg 821
13-06	Declares a state of emergency and activates the Missouri State		
	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	April 10, 2013	36 Moreg 733
10 00	Emergency Operations Plan be activated due to severe weather that		
	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	Eab 15 2012	29 MaDag 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	F.1. 4. 2012	20 M D 462
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
10.10	$\frac{2012}{1}$		
12-12	Reauthorizes the Governor's Committee to End Chronic Homelessness 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. 31, 2012	36 Moreg 240
	January 14, 2013, for the inauguration.	Dec. 20, 2012	38 MoReg 245
12-10	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		
	of approved projects under the Emergency Cost-Share Program and establishe a Program Audit and Compliance Team to inspect a sample of completed	es	
	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		2. 2.20108
	Plan be activated, and extends Executive Order 12-06 to Oct. 1, 2012, in		
12.06	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.	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	M 1 12 2012	27.14.5. 540
12-04	June 1, 2012.  Activates the state militia in response to severe weather that began on	March 13, 2012	37 MoReg 569
14-04	February 28, 2012.	Feb. 29, 2012	37 MoReg 503
12-03	Declares a state of emergency and directs that the Missouri State Emergency		5. Molecus 505
	Operations Plan be activated due to the severe weather that began on		
	February 28, 2012.	Feb. 29, 2012	37 MoReg 501

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Executive Orders	Subject Matter	Filed Date	Publication
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 2015 days of its	L., 22, 2012	27 M.D., 212
	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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filing requirements; 12 CSR 10-104.030, 2/15/13, 6/3/13 power of attorney; 12 CSR 10-41.030, 2/15/13, 6/3/13

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appraisal evidence; 12 CSR 30-3.065; 3/1/13, 6/17/13

#### **TREASURER**

charitable donation of allowed claims; 15 CSR 50-3.095; 7/15/13 Missouri MOST 529 matching grant program; 15 CSR 50-4.030; 3/1/13, 6/17/13

#### **VETERANS AFFAIRS**

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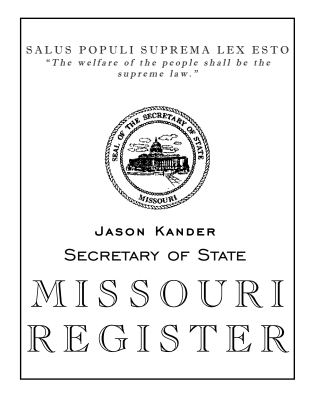
#### VETERINARY MEDICAL BOARD, MISSOURI

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