

John R. Ashcroft Secretary of State

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MISSOURI



REGISTER

January 16, 2024

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December 15, 2024	January 16, 2025	January 30, 2025	February 28, 2025

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 see the website at sos.mo.gov/adrules/pubsched.

HOW TO CITE RULES AND RSMO

RULES

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

Title	CSR	Division	Chapter	Rule
3	Code of	10-	4	115
Department	State	Agency	General area	Specific area
	Regulations	division	regulated	regulated

and should be cited in this manner: 3 CSR 10-4.115.

Each department of state government is assigned a title. Each agency or division in 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 paragraphs 1., subparagraphs A., parts (I), subparts (a), items I. and subitems a.

The rule is properly cited by using the full citation; for example, 3 CSR 10-4.115, NOT Rule 10-4.115.

Citations of RSMo are to the Missouri Revised Statutes as of the date indicated.

Code and Register on the Internet

The Code of State Regulations and Missouri Register are available on the Internet.

The Code address is sos.mo.gov/adrules/csr/csr

The Register address is sos.mo.gov/adrules/moreg/moreg

These websites contain rulemakings and regulations as they appear in the *Code* and *Registers*.

Rules appearing under this heading are filed under the authority granted by section 536.025, RSMo. 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.

Rules filed as emergency rules may be effective not less than ten (10) business 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.

All 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.

Amendment Text Reminder: **Boldface text indicates new matter.**[Bracketed text indicates matter being deleted.]

TITLE 5 – DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 25 – Office of Childhood Chapter 100 – Early Childhood Development

EMERGENCY RULE

5 CSR 25-100.340 Early Childhood Education Standards

PURPOSE: This rule establishes policies and standards for statefunded prekindergarten education program grants.

EMERGENCY STATEMENT: This emergency rule establishes the policies and standards for prekindergarten education programs that receive state funding. This emergency rule is necessary to increase the number of quality prekindergarten education programs operated by child care facilities or by local education agencies to be funded during the 2024 fiscal year. Missouri currently has a shortage of highly qualified, certified teachers. In 2021, the State Board of Education (State Board) authorized an emergency amendment to 5 CSR 20-400.220 to immediately address severe educator staffing challenges. Similarly, this emergency rule addresses educator staffing shortages of certified prekindergarten programs to address a child care crisis that has

developed for Missouri's families. Current data reflect over half of Missouri's children are not ready for school and are in need of quality and safe kindergarten programming. The emergency rule is also necessary to provide quality prekindergarten education meeting the needs of House Bill 2, Section 2.017 and House Bill 20.223, to be delivered in Fiscal Year 2024. Both provisions require the expanded definitions outlined in the emergency rule. The Department of Elementary and Secondary Education (department) finds this emergency rule is necessary to protect the health, safety, and welfare of students by increasing access to quality and safe prekindergarten programming. A proposed rule that covers the same material is published in this issue of the **Missouri Register**. The scope of this emergency rule is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. The Department of Elementary and Secondary Education believes this emergency rule is fair to all interested persons and parties under the circumstances. Emergency rule was filed December 6, 2023, becomes effective December 20, 2023, and expires June 16, 2024.

- (1) Any program that receives state funding to deliver prekindergarten education shall meet the following quality early childhood education (ECE) standards:
 - (A) The prekindergarten program shall include
 - 1. Voluntary, universal access for all children to participate;
- 2. A schedule that identifies daily instructional time and the duration of the academic year;
- 3. A work schedule for the teachers that covers the entire instructional time identified in the annual calendar and daily schedule; and
- 4. The daily work schedule for qualified teaching assistant(s) or paraprofessional(s) that must cover the entire instructional time identified in the annual calendar and daily schedule.
- (B) The program shall use a comprehensive department-approved curriculum or department-approved supplemental curriculum that aligns with all areas of the Missouri Early Learning Standards.
- (C) The program shall conduct assessments aligned with the Missouri Early Learning Standards.
 - (D) Any teacher in a prekindergarten classroom shall have –
- 1. A current Missouri early childhood or early childhood special education teaching certificate;
- 2. A Bachelor's degree or higher in ECE, early childhood special education, or child development;
- 3. A Bachelor's degree or higher in any field with a minimum of thirty-six (36) college credit hours in ECE or child development; or
- 4. An Associate's degree in ECE or child development; Associate's degree in any field with a minimum of eighteen (18) college credit hours in ECE or child development; or sixty (60) college credit hours with a minimum of twenty-four (24) college credits in ECE or child development with —
- A. Active enrollment in pursuit of one of the credentials listed in paragraphs (1)(D)1.-3., and
- B. Teaching under the supervision and mentorship of an individual who meets one of the credentials listed in paragraphs (1)(D)1.-.3.
- (E) Any prekindergarten classroom with eleven (11) to twenty (20) children shall have a teaching assistant or a paraprofessional.
- (F) Any teaching assistant in a prekindergarten classroom shall have
- A current Child Development Associate (CDA) credential;

- 2. Nine (9) college credit hours in ECE or child development.
- (G) Any paraprofessional in a prekindergarten classroom shall have a department paraprofessional credential.
- (H) The program shall participate in the Quality Assurance Report (QAR) and will demonstrate quality within two (2) years of participation in QAR.
- (I) All teachers, assistant teachers, and paraprofessionals shall complete a minimum of eighteen (18) clock hours annually of professional development in at least four (4) Missouri professional development content areas.
- (J) The policies and standards identified in this regulation shall not supersede requirements set forth by the funding for prekindergarten education.

AUTHORITY: sections 161.092 and 161.213, RSMo 2016. Emergency rule filed Dec. 6, 2023, effective Dec. 20, 2023, expires June 16, 2024. A proposed rule covering this same material is published in this issue of the **Missouri Register**.

PUBLIC COST: This emergency rule will not cost state agencies or political subdivisions more than five hundred dollars (\$500) during the time the emergency rule is effective.

PRIVATE COST: This emergency rule will not cost private entities more than five hundred dollars (\$500) during the time emergency rule is effective.

T he text of proposed rules and changes will appear under this heading. A 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 explanation is set out in the Purpose section of each rule. A citation of the legal authority to make rules is also required, and appears following the text of the rule, after the word "Authority."

Entirely 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 that are proposed to be amended will have new matter printed in boldface type and matter to be deleted placed in brackets.

An 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*.

An 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, 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 5 – Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.222 Youth Pricing: Deer and Turkey Permits. The commission proposes to amend this rule.

PURPOSE: This amendment removes the word firearms from the description of the Deer Management Assistance Program Permit, thus allowing the permit to be used during the firearms and archery deer and turkey seasons.

Any person at least six (6), but not older than fifteen (15), years of age may purchase the following permits at fifty percent (50%) of the cost of a resident permit: [Firearms] Deer Management

Assistance Program Permit, Firearms Any-Deer Hunting Permit, Firearms Antlerless Deer Hunting Permit, Managed Deer Hunting Permit, Archer's Hunting Permit, Archery Antlerless Deer Hunting Permit, or Turkey Hunting Permits. When hunting on firearms deer or turkey permits, persons fifteen (15) years of age or younger must comply with the requirements in 3 CSR 10-5.205(1)(G).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const., and section 252.040, RSMo 2016. Original rule filed Oct. 10, 2008, effective July 1, 2009. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Dec. 8, 2023.

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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at https://short.mdc.mo.gov/Z49. 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 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 5 – Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.600 Resident *[Firearms]* **Deer Management Assistance Program Permit**. The commission is amending the title and purpose of the rule.

PURPOSE: This amendment would allow Resident Deer Management Assistance Program Permits to also be used during the archery deer and turkey hunting season.

PURPOSE: This rule establishes a permit for residents to take antlerless deer from property enrolled in the department's deer management assistance program during the **archery deer hunting season and the** firearms deer hunting season.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const., and section 252.040, RSMo 2016. Original rule filed Aug. 28, 2018, effective March 1, 2019. Amended: Filed May 25, 2023, effective Feb. 29, 2024. Amended: Filed Dec. 8, 2023.

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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at https://short.mdc.mo.gov/Z49. 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 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 5 – Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.605 Nonresident [Firearms] Deer Management Assistance Program Permit. The commission is amending the title, purpose, and context of the rule.

PURPOSE: This amendment would allow Nonresident Deer Management Assistance Program Permits to also be used during the archery deer and turkey hunting season and updates the list of archery hunting permits that would serve as prerequisites for nonresidents to be able to purchase Nonresident Deer Management Assistance Program Permits.

PURPOSE: This rule establishes a permit for nonresidents to take antierless deer from property enrolled in the department's deer management assistance program during the **archery deer hunting season and the** firearms deer hunting season.

To pursue, take, possess, and transport one (1) antlerless deer from property enrolled in the department's deer management assistance program. A Nonresident Firearms Any-Deer Hunting Permit, Nonresident Landowner Firearms Any-Deer Hunting Permit, [or a Nonresident Managed Deer Hunting Permit] Nonresident Archer's Hunting Permit, or a Nonresident Landowner Archer's Hunting Permit is required as a prerequisite to this permit. Fee: twenty-six dollars (\$26).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const., and section 252.040, RSMo 2016. Original rule filed Aug. 28, 2018, effective March 1, 2019. Amended: Filed Sept. 4, 2020, effective Feb. 28, 2021. Amended: Filed May 25, 2023, effective Feb. 29, 2024. Amended: Filed Dec. 8, 2023.

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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at https://short.mdc.mo.gov/Z49. 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 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 7 – Wildlife Code: Hunting: Seasons, Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-7.433 Deer: Firearms Hunting Season. The commission proposes to amend subsection (2)(B) of this rule.

PURPOSE: This amendment adds two (2) prerequisite permits to the list of permits that need to be purchased prior to a nonresident being able to purchase a Nonresident Firearms Antlerless Deer Hunting Permit and removes reference to the Nonresident Deer Management Assistance Program Permit because this information is already contained in 3 CSR 10-5.605 Nonresident Deer Management Assistance Program Permit.

(2) Firearms Deer Hunting Permits.

(B) Resident or Nonresident Firearms Antlerless Deer Hunting Permit: valid for one (1) antlerless deer in any open county. Persons may purchase any number of these permits and fill them where valid. A Nonresident Firearms Any-Deer Hunting Permit, Nonresident Landowner Firearms Any-Deer Hunting Permit, or a Nonresident Managed Deer Hunting Permit must be purchased before purchasing Nonresident Firearms Antlerless Deer Hunting Permits [and Nonresident Firearms Deer Management Assistance Program Permits].

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const., and section 252.040, RSMo 2016. Original rule filed April 29, 2004, effective May 15, 2004. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Dec. 8, 2023.

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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at https://short.mdc.mo.gov/Z49. 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 3 – DEPARTMENT OF CONSERVATION
Division 10 – Conservation Commission
Chapter 7 – Wildlife Code: Hunting: Seasons,
Methods, Limits

PROPOSED AMENDMENT

3 CSR 10-7.600 Deer Management Assistance Program. The commission proposes to amend sections (1) and (2).

PURPOSE: This amendment would reduce the minimum

acreage requirement needed for landowners to enroll in the Deer Management Assistance Program and would allow Deer Management Assistance Program Permits to also be used during the archery deer and turkey hunting season using archery methods. This amendment updates the list of permits that serve as prerequisites for purchase of Nonresident Deer Management Assistance Program Permits and removes the requirement for hunters to submit information to the department to be eligible to purchase Deer Management Assistance Program Permits.

(1) Landowners with property located in any county may enroll property in the department-sponsored deer management assistance program in accordance with the following:

(A) An enrolled property shall be at least [five hundred (500)] two-hundred and fifty (250) acres, except inside the boundaries of cities or towns[,] an enrolled property shall be at least [forty (40)] twenty-five (25) acres. Individual parcels of land, regardless of ownership, may be combined to satisfy the acreage requirement for an enrolled property[;] provided[,] each parcel of land is no more than one half (0.5) air miles from the boundary of another parcel being combined to form an enrolled property. An enrolled property, or parcels being combined to create an enrolled property, may be dissected by public roads.

[(C) Landowners shall submit the following information to the department for any person who is authorized to obtain firearms deer management assistance program permit(s) for use on an enrolled property, or the portion of an enrolled property under their control: Name, domicile address, e-mail, phone number, conservation identification number, Social Security number, and property identification number assigned to the enrolled property by the department.]

(2) In addition to the take of deer in accordance with statewide deer hunting regulations, additional antlerless deer may be taken during the **archery deer hunting season and the** firearms deer hunting season on properties enrolled in the department-sponsored deer management assistance program in accordance with the following:

(A) Persons hunting or pursuing additional antlerless deer on enrolled properties must possess the prescribed [firearms] deer management assistance program permit. [A firearms d] Deer management assistance program permits may only be obtained [by a person whose name, domicile address, e-mail, phone number, conservation identification number, Social Security number, and the enrolled property identification number has been submitted to the department by a] by the persons and in quantities authorized by the participating landowner with property enrolled in the program. A Nonresident Firearms Any-Deer Hunting Permit, Nonresident Landowner Firearms Any-Deer Hunting Permit, [or a Nonresident Managed Deer Hunting Permit] Nonresident Archer's Hunting Permit, or a Nonresident Landowner Archer's Hunting Permit is required of nonresidents as a prerequisite to this permit. Nonresidents hunting or pursuing deer on a Nonresident Deer Management Assistance Program Permit shall be properly licensed for the season they are hunting. Properly licensed during the archery deer hunting season shall mean possession of one (1) of the archery permits (either filled or unfilled) required by this rule as a prerequisite for obtaining a Nonresident Deer Management Assistance Program Permit. Properly licensed during the firearms deer hunting season shall mean possession of one (1) of the firearms deer hunting permits (either filled or unfilled) required by this rule as a prerequisite for obtaining a Nonresident Deer Management Assistance Program

Permit:

(B) All *[firearms]* deer management assistance program permits are valid only on the enrolled property they were issued for, or in the case of multiple landowners of enrolled property, only on the portion of the enrolled property where the permit holder has obtained landowner permission to pursue and take deer; and

(C) Additional antlerless deer may be taken on enrolled properties only in accordance with the statewide deer hunting regulations in this chapter. All applicable statewide season, method, permit, limit, tagging, and checking requirements apply, except [firearms] deer management assistance program permits filled while hunting on an enrolled property are not included in the antlerless permit limits established by 3 CSR 10-7.437.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const., and section 252.040, RSMo 2016. Original rule filed Aug. 28, 2018, effective March 1, 2019. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Dec. 8, 2023.

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 Regulations Committee Chairman, Department of Conservation, PO Box 180, Jefferson City, MO 65102-0180, or via the department's website at https://short.mdc.mo.gov/Z49. 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 5 – DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 20 – Division of Learning Services Chapter 100 – Office of Quality Schools

PROPOSED AMENDMENT

5 CSR 20-100.110 Programs for Gifted Children. The State Board of Education is amending sections (2) and (5) and the incorporated by reference material.

PURPOSE: This amendment updates the Gifted Education Program Guidelines and teacher certification requirements based on changes in section 162.720, RSMo.

(2) Annually, the department solicits applications from eligible Local Educational Agencies which shall be due as of a date and in a form established by the department. Anyone interested in receiving a copy of the Gifted Education Program Guidelines [(October 2021)] (December 2023), which is incorporated by reference and made a part of this rule, as published by the department, may contact the Gifted Education Section, 205 Jefferson Street, PO Box 480, Jefferson City, MO 65102-0480, and at its website at https://dese.mo.gov/quality-schools/gifted-education and at https://dese.mo.gov/governmental-affairs/dese-administrativerules/incorporated-reference-materials. This rule does not incorporate any subsequent amendments

or additions.

- (5) Instructional personnel in the program for gifted students shall possess the appropriate certification for the gifted program service they are providing.
- (A) In districts with an average daily attendance of more than three hundred fifty (350) students, any teacher providing gifted services shall be certificated in gifted education.
- (B) In districts with an average daily attendance of three hundred fifty (350) students or fewer, any teacher providing gifted services will not be required to be certificated to teach gifted education; however, the teacher must annually participate in at least six (6) clock hours of professional development focused on gifted services. The school district will pay any costs required for professional development focused on gifted services.

AUTHORITY: sections 161.092 and 162.675, RSMo 2016, and section 162.720, RSMo Supp. [2021] 2023. This rule was previously filed as 5 CSR 70-742.120 and 5 CSR 50-200.010. Original rule filed May 20, 1974, effective May 30, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 8, 2023.

PUBLIC COST: This proposed amendment is estimated to cost state agencies or political subdivisions up to forty-eight thousand eight hundred sixty-one dollars and eighty-nine cents (\$48,861.89) annually.

PRIVATE COST: This 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 Department of Elementary and Secondary Education, ATTN: Christine Nobbe, Office of Quality Schools, PO Box 480, Jefferson City, MO 65102-0480 or by email to GiftedEducation@dese. 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.

FISCAL NOTE PUBLIC COST

I. Title 5: Department of Elementary and Secondary Education

Division 20: Division of Learning Services Chapter 100: Office of Quality Schools

Rule Number and Name:	5 CSR 20-100.110 Programs for Gifted Children
Type of Rulemaking:	Amendment

II. SUMMARY OF FISCAL IMPACT

Affected Agency or Political Subdivision	Estimated Cost of Compliance in the Aggregate
0-217 Local Education Agencies (LEAs)	\$0.00 - \$48,861.89

III. WORKSHEET

Beginning with the 2024-25 school year, in districts with an average daily attendance of three hundred fifty students or fewer, any teacher providing gifted services will not be required to be certificated to teach gifted education but will annually participate in at least six clock hours of professional development focused on gifted services. The school district will pay for such professional development focused on gifted services.

The Missouri Department of Elementary and Secondary Education (department) estimates that, at the most, 217 local education agencies (LEAs) will be impacted by this change and that the cost per LEA will be an average of \$94.17 for the training and \$131.00 for travel expenses. The department estimates that the maximum cost of compliance in the aggregate is \$48,861.89 if all 217 LEAs have a gifted program with a teacher who is not certified in gifted education. However, there are free virtual options available at no cost to districts and some educators will be certified in gifted education.

217 districts (maximum) X (\$94.17 average cost of professional learning + \$131.00 travel expenses) = \$48,861.89

IV. ASSUMPTIONS

For districts with average daily attendance of 350 or fewer, educators will participate annually in six clock hours of professional development focused on gifted services. Teachers could participate in the following currently available options:

- Gifted and Talented Tuesday virtual events hosted by the department's Director of Gifted Education
- Summer Workshops (virtual or in-person) hosted by the department's Director of Gifted Education
- Regional Professional Development Centers (RPDC) seminars
- Gifted Association of Missouri's (GAM) Annual Conference
- GAM's New Teacher Workshop

• GAM Speaker Series

These options are free or low-cost. The department's events and the GAM Speaker Series are free. While the RPDC seminars are less than \$100 (\$60 in 2023-24), the GAM Annual Conference was \$325 in 2023, and the GAM New Teacher Workshop was \$180 in 2023. These options cost an average of \$94.17. However, it would be possible for a teacher to receive six clock hours of training at no cost.

Virtual options are available, but some travel costs may be incurred by school districts if teachers attend required training in-person. Travel costs will vary widely and for these purposes the assumption was made that a teacher might be required to drive 100 miles one way, 200 miles round trip. At the current state and Internal Revenue Service standard mileage rate of \$0.655, a 200 mile round trip would cost \$131.00.

The preliminary 2023 data indicates that 217 districts have average daily attendance of 350 or fewer. Not all of the 217 districts will have a teacher providing gifted services and some teacher providing services will hold a gifted education certification.

Some RPDCs currently offer professional learning opportunities for gifted educators with six clock hours for a total of \$60. If additional RPDCs choose to offer classes, they can charge a fee to cover expenses. Therefore, no additional public funding is required.

TITLE 5 – DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION Division 25 – Office of Childhood Chapter 100 – Early Childhood Development

PROPOSED RULE

5 CSR 25-100.340 Early Childhood Education Standards

PURPOSE: This rule establishes policies and standards for statefunded prekindergarten education program grants.

- (1) Any program that receives state funding to deliver prekindergarten education shall meet the following quality early childhood education (ECE) standards:
 - (A) The prekindergarten program shall include
 - 1. Voluntary, universal access for all children to participate;
- 2. A schedule that identifies daily instructional time and the duration of the academic year;
- 3. A work schedule for the teachers that covers the entire instructional time identified in the annual calendar and daily schedule; and
- 4. The daily work schedule for qualified teaching assistant(s) or paraprofessional(s) that must cover the entire instructional time identified in the annual calendar and daily schedule:
- (B) The program shall use a comprehensive department-approved curriculum or department-approved supplemental curriculum that aligns with all areas of the Missouri Early Learning Standards;
- (C) The program shall conduct assessments aligned with the Missouri Early Learning Standards;
 - (D) Any teacher in a prekindergarten classroom shall have –
- 1. A current Missouri early childhood or early childhood special education teaching certificate;
- 2. A bachelor's degree or higher in ECE, early childhood special education, or child development;
- 3. A bachelor's degree or higher in any field with a minimum of thirty-six (36) college credit hours in ECE or child development; or
- 4. An associate's degree in ECE or child development; associate's degree in any field with a minimum of eighteen (18) college credit hours in ECE or child development; or sixty (60) college credit hours with a minimum of twenty-four (24) college credits in ECE or child development with —
- A. Active enrollment in pursuit of one (1) of the credentials listed in paragraphs (1)(D)1.-3.; and
- B. Teaching under the supervision and mentorship of an individual who meets one (1) of the credentials listed in paragraphs (1)(D)1.-3.;
- (E) Any prekindergarten classroom with eleven (11) to twenty (20) children shall have a teaching assistant or a paraprofessional;
- (F) Any teaching assistant in a prekinder garten classroom shall have $\!-\!$
- 1. A current Child Development Associate (CDA) credential;
- 2. Nine (9) college credit hours in ECE or child development; (G) Any paraprofessional in a prekindergarten classroom shall have a department paraprofessional credential;
- (H) The program shall participate in the Quality Assurance Report (QAR) and will demonstrate quality within two (2) years of participation in QAR;
- (I) All teachers, assistant teachers, and paraprofessionals shall complete a minimum of eighteen (18) clock hours

- annually of professional development in at least four (4) Missouri professional development content areas; and
- (J) The policies and standards identified in this regulation shall not supersede requirements set forth by the funding for prekindergarten education.

AUTHORITY: sections 161.092 and 161.213, RSMo 2016. Emergency rule filed Dec. 6, 2023, effective Dec. 20, 2023, expires June 16, 2023. Original rule filed Dec. 6, 2023.

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 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 Department of Elementary and Secondary Education, ATTN: Stephanie Chandler, Office of Childhood, PO Box 480, Jefferson City, MO 65102-0480, or by email to preschool@dese.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 7 – MISSOURI DEPARTMENT OF TRANSPORTATION Division 10 – Missouri Highways and Transportation Commission Chapter 25 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.030 Apportion Registration Pursuant to the International Registration Plan. The Missouri Highways and Transportation Commission is amending sections (6) and (12).

PURPOSE: This amendment updates the rule to match the commission's current practice of accepting International Registration Plan applications in electronic form only. It also updates information regarding an affidavit form that is incorporated by reference into the rule.

- (6) Properly prepared proportional applications will be accepted [by mail, in person, or] electronically through the commission's secure MoDOT Carrier Express business application or as otherwise prescribed by the commission in the division's procedure manual and shall be subject to audit. The commission may refuse to accept applications which list operations that do not appear to be based in or accumulating distance in Missouri, or from applicants or operations whose registration privileges are currently revoked or suspended in another member jurisdiction. The commission reserves the right to obtain further documentation or information to verify compliance with this section. All plates and cab cards and reciprocal exemptions are subject to cancellation and revocation in the event of erroneous issuance or if any fees remain unpaid.
- (12) The commission shall require the following prerequisite documentation to support an application for apportioned registration:

(A) Personal Property Tax Receipt Required. A Missouri tax receipt or a statement certified by the county or township collector of the county or township in which the applicant's property was assessed showing payment of the personal property tax or that no tax is due by the owner is a prerequisite to the registration of qualified vehicles. A detailed vehicle listing or copy of the assessment form filed by the vehicle owner with the county assessor may be requested in addition to the tax receipts when the receipt does not include complete vehicle information. Carriers using Missouri as the base jurisdiction for apportioned registration purposes asserting no distance was operated by specific vehicles in Missouri shall submit to the commission the Affidavit Affirming No Missouri Distance Traveled, which is incorporated herein by reference and made a part of this rule as published by the Missouri Highways and Transportation Commission, 105 W. Capitol Avenue, PO Box 270, Jefferson City, MO 65102, effective [August 1, 2007] September 25, 2023, which lists those specific vehicles and requires the signatures of both the county collector and assessor. This rule does not incorporate any subsequent amendments or additions of this affidavit. Such affidavit shall not be used as a waiver by any registrant. The Affidavit Affirming No Missouri Distance Traveled may be obtained from the Motor Carrier Services Division website at[: http://www.modot.org/mcs/documents/AFFIDAVITAFFIRMINGNOMISSOURIMILES.docxJUNE. pdf] http://www.modot.org/sites/default/files/documents/ Affidavit-NoMOMiles.pdf;

AUTHORITY: sections 142.617, 226.008, 226.130, and 301.275, RSMo 2016. This rule originally filed as 12 CSR 20-3.010. Original rule filed July 22, 1965, effective Aug. 1, 1965. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 7 – MISSOURI DEPARTMENT OF TRANSPORTATION

Division 10 – Missouri Highways and Transportation Commission

Chapter 25 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.060 Trip Permits and Hunter's (Unladen) Permits. The Missouri Highways and Transportation Commission is amending section (2).

PURPOSE: This amendment updates the rule to match the

commission's current practice of accepting trip permit and hunter's permit applications in electronic form only, either from the permittee directly or by the permittee's private contractor.

(2) Trip permits may be obtained from the commission through its Motor Carrier Services Division (MCS) in Jefferson City, Missouri, [by facsimile,] electronically[, telephone,] through the commission's secure MoDOT Carrier Express business application or from private contractors[, or in person]. The commission will not assume responsibility of loss for a transaction between two (2) private entities when a permit is not claimed by the applicant.

AUTHORITY: sections 142.830, 226.130, 301.265, 301.267, [and] 301.275, [RSMo 2000 and] 226.008, and 390.136, RSMo [Supp. 2007] 2016. This rule originally filed as 12 CSR 20-6.010. Original rule filed Nov. 20, 1967, effective Jan. 1, 1968. Amended: Filed Oct. 15, 1986, effective Jan. 30, 1987. Moved to 7 CSR 10-25.060 and amended: Filed Aug. 9, 2007, effective Feb. 29, 2008. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 7 – MISSOURI DEPARTMENT OF TRANSPORTATION

Division 10 – Missouri Highways and Transportation Commission

Chapter 25 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.071 Application for International Fuel Tax Agreement License. The Missouri Highways and Transportation Commission is amending section (2).

PURPOSE: This amendment updates the rule to match the commission's current practice of accepting International Fuel Tax Agreement license applications in electronic form only, through the commission's secure MoDOT Carrier Express business application or as the commission otherwise prescribes.

(2) Applications will be accepted [via United States mail,] electronically[, or in person] through the commission's secure MoDOT Carrier Express business application or as otherwise prescribed by the commission in the Motor Carrier Services division procedure manual.

AUTHORITY: sections 142.617, 226.008, 226.130, and 301.275, RSMo 2016. This rule previously filed as 12 CSR 20-7.020. Original rule filed Nov. 1, 1991, effective March 9, 1992. Moved to 7 CSR 10-

25.071 and amended: Filed Aug. 9, 2007, effective Feb. 29, 2008. Amended: Filed June 3, 2022, effective Jan. 30, 2023. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 7 – MISSOURI DEPARTMENT OF TRANSPORTATION Division 10 – Missouri Highways and Transportation Commission Chapter 25 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.072 Fuel Tax Returns. The Missouri Highways and Transportation Commission is amending sections (5) and (15).

PURPOSE: This amendment updates the rule to match the commission's current practice of accepting International Fuel Tax Agreement (IFTA) returns electronically through the commission's secure MoDOT Carrier Express business application, to allow flexibility in decisions regarding the posting of bonds when IFTA license holders resolve delinquent accounts, and to allow the commission to return bond monies to IFTA licensees proactively.

- (5) Quarterly returns [may be sent via United States mail, delivered in person, facsimile, or] must be electronically filed through the commission's secure MoDOT Carrier Express business application.
- (15) To reinstate an IFTA license, all delinquent quarterly returns must be filed and all outstanding taxes, penalties, and/or interest paid. Licensees with a tax liability of more than one hundred twenty-five dollars (\$125) [are] may be required to post a cash bond in the amount twice the average tax liability. The minimum bond amount to be posted will be three hundred dollars (\$300). The MCS bond form must be completed in the exact name as the IFTA fleet, and must be signed and notarized. The MCS director or his/her designee may reduce the bond amount for other circumstances which the director or his/her designee deems appropriate.

AUTHORITY: sections 142.617, 226.008, 226.130, and 301.275, RSMo 2016. This rule previously filed as 12 CSR 20-7.030. Original rule filed Nov. 1, 1991, effective March 9, 1992. Moved to 7 CSR 10-25.072 and amended: Filed Aug. 9, 2007, effective Feb. 29, 2008. Amended: Filed Oct. 14, 2016, effective July 30, 2017. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 7 – MISSOURI DEPARTMENT OF TRANSPORTATION Division 10 – Missouri Highways and Transportation Commission Chapter 25 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 10-25.073 Record Keeping Requirements. The Missouri Highways and Transportation Commission is amending section (5).

PURPOSE: This amendment authorizes the commission to keep International Fuel Tax Agreement records within computerized or condensed record storage.

(5) Records required to be kept by this rule and the Agreement may be kept on microfilm, microfiche, or *[an imaging]* other computerized or condensed record storage system.

AUTHORITY: sections 142.617 [and], 301.275, [RSMo 2000] and 226.008, RSMo [Supp. 2007] 2016. This rule previously filed as 12 CSR 20-7.040. Original rule filed Nov. 1, 1991, effective March 9, 1992. Moved to 7 CSR 10-25.073 and amended: Filed Aug. 9, 2007, effective Feb. 29, 2008. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 7 – MISSOURI DEPARTMENT
OF TRANSPORTATION
Division 265 – Motor Carrier and Railroad Safety

Chapter 10 - Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 265-10.015 Application Requirements for the Issuance and Transfer of Intrastate Motor Carrier Authority. The Missouri Highways and Transportation Commission is amending section (2).

PURPOSE: This amendment updates the rule to match the current submission of Intrastate Motor Carrier Authority applications electronically through the commission's secure MoDOT Carrier Express business application.

(2) Application Form. The applicant[,] or an authorized representative of the applicant under oath or penalty of perjury shall complete, verify, and **electronically** file an application using [a form approved by the commission or the filing of required information through] the commission's secure[d motor carrier web system] MoDOT Carrier Express business application.

AUTHORITY: sections 226.008 and 622.027, RSMo 2016. This rule originally filed as 4 CSR 265-2.060. Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 7 – MISSOURI DEPARTMENT OF TRANSPORTATION

Division 265 – Motor Carrier and Railroad Safety Chapter 10 – Motor Carrier Operations

PROPOSED AMENDMENT

7 CSR 265-10.030 Insurance. The Missouri Highways and Transportation Commission is amending section (2).

PURPOSE: This amendment updates the rule to match the commission's current practice of accepting proof of insurance electronically only.

(2) Filing Proof of Insurance. The insurance company or its authorized underwriter shall **electronically** file proof of insurance on behalf of a motor carrier using [forms approved by the commission or the filing of required information through] the commission's secure[d motor carrier web system] the

MoDOT Carrier Express business application. Upon request of the commission, any insurance company that has filed or offers to file proof of insurance shall furnish evidence satisfactory to the commission that the insurance company issuing the policy or bond is duly authorized to transact business in Missouri and to issue the policy offered, and that it is financially able to meet its obligations.

AUTHORITY: sections 390.041, 390.126, 390.128, and 622.027, RSMo [2000] 2016. This rule originally filed as 4 CSR 265-10.030. Emergency rule filed June 14, 1985, effective July 1, 1985, expired Oct. 28, 1985. Original rule filed Aug. 1, 1985, effective Oct. 29, 1985. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 8, 2023.

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 Highways and Transportation Commission, Pamela J. Harlan, Secretary to the Commission, PO Box 270, Jefferson City, MO 65102 or Pamela.Harlan@modot.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 COMMERCE AND INSURANCE Division 2250 – Missouri Real Estate Commission Chapter 5 – Fees

PROPOSED AMENDMENT

20 CSR 2250-5.020 Application and License Fees. The commission is amending sections (2) and (3).

PURPOSE: This amendment increases original issuance and renewal fees.

- (2) The following fees shall be paid for original issuance:
 - (A) Broker, Inactive Broker, Broker-Partner, Broker-Associate, Broker-Officer, or Broker-Salesperson

[\$ 80] \$100 [\$ 40] \$ 50

(B) Salesperson(C) Partnership, Association, Corporation, or Professional Corporation

[\$ 80] \$100

- (3) The following fees shall be paid for renewal of licenses:
 - (A) Broker, Inactive Broker, Broker-Partner, Broker-Associate, Broker-Officer, or Broker-Salesperson

[\$ 50] \$ 75

(B) Salesperson or Inactive Salesperson (C) Partnership, Association, Corporation

[\$ 40] \$ 65

(C) Partnership, Association, Corporation, or Professional Corporation

[\$ 50] \$ 75

AUTHORITY: sections 339.030, 339.045, 339.050, 339.060, 339.070, 339.090, 339.125, 339.170, and 339.850, RSMo 2016, sections 339.120[, RSMo Supp. 2019,] and [section] 339.040, RSMo Supp. [2020] 2023. This rule originally filed as 4 CSR 250-5.020. Original

rule filed Jan. 16, 1979, effective April 12, 1979. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Dec. 7, 2023.

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 cost private entities sixty thousand fifty dollars (\$60,050) annually and one million one hundred thirteen thousand eight hundred twenty-five dollars (\$1,113,825) biennially 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 Real Estate Commission, PO Box 1339, Jefferson City, MO 65102, by facsimile at (573) 751-2777, or via email at realestate@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 FISCAL NOTE

I. RULE NUMBER

Title 20 -Department of Commerce and Insurance
Division 2250—Missouri Real Estate Commission
Chapter 5—Fees
Proposed Amendment to 20 CSR 2250-5.020 Application and License Fees

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 costs for the life of the rule by affected entities:
732	Original License Fee- Brokers	\$14,640
	(Fee Increase @ \$20)	
3,825	Original License Fee- Salesperson	\$38,250
	(Fee Increase @ \$10)	
358	Original License Fee- Partnership, Association and Corporations	\$7,160
	(Fee Increase @ \$20)	
	Estimated Revenue Beginning in FY25 and Annually Thereafter	

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 costs for the life of the rule by affected entities:
10,803	Renewal Fee- Brokers (Fee Increase @ \$25)	\$270,075
29,600	Renewal Fee- Salespersons (Fee Increase @ \$25)	\$740,000
4,150	Renewal Fee- Partnerships, Associations and Corporations	\$103,750
	(Fee Increase @ \$25)	
	Estimated Revenue Beginning in FY25 and Biennially Thereafter	

III. WORKSHEET

See Table Above

IV. ASSUMPTION

- 1. The commission 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 to increase original license and renewal fees.
- 2. 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.

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 that has been changed from the text 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*.

The 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 that are opposed in whole or in part to the proposed rule. The ninety-(90-) day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 4 – Wildlife Code: General Provisions

ORDER OF RULEMAKING

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

3 CSR 10-4.111 Endangered Species is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1813). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from one (1) individual on the proposed amendment.

COMMENT #1: The commission received comments from one (1) individual who indicated support for proposed changes to this rule, and whose specific comments were in regard to increasing costs of nonresident permits and implementing a draw system for nonresident hunting permits.

RESPONSE: The commission thanks the individual for their comments and will take them under consideration. However, as specific comments were not directly related to the proposed

amendment, no changes have been made to the rule as a result of this comment.

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

ORDER OF RULEMAKING

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

3 CSR 10-7.440 Migratory Game Birds and Waterfowl: Seasons, Limits **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1813-1814). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Conservation Commission received comments from five (5) individuals on the proposed amendment.

COMMENT #1: The commission received comments from one (1) individual who voiced support for proposed changes to this rule.

RESPONSE: The commission thanks the individual who voiced support for the regulation changes.

COMMENT #2: The commission received comments from four (4) individuals who voiced opposition to proposed changes to this rule, citing concerns that evolving technology is diminishing the hunting experience and ramping up the social pressures to be successful while pushing the cost of participation further away from the casual and/or traditional hunters. These individuals also questioned if such a device goes against the ethics of fair chase/pursuit, and one individual questioned how the sound is mechanically produced.

RESPONSE: The commission thanks these individuals for their comments. We would note mechanical decoys are currently allowed under the Wildlife Code of Missouri, but just not electronically activated. We do not believe that allowing electronic activation will negatively impact the hunting experience or impact hunter success or ethics. Nor do we predict a significant biological impact to the population by allowing electronic activation. Decoys and calls are currently being marketed to hunters which utilize electronically activated mechanical calls for waterfowl hunting. Mechanical calls emanate call sounds utilizing other means than a speaker system. These products are already legal under federal regulations and in many other states. Both hunters and entrepreneurs have expressed an interest in allowing the use of these products in Missouri during the entire waterfowl hunting season. The proposed change will expand business opportunities and will allow hunters to utilize these new products for hunting waterfowl and coots. Aligning the Wildlife Code of Missouri with federal regulations will also reduce regulation complexity and prevent unintentional violations by hunters utilizing electronically activated mechanical calls for waterfowl hunting. No changes have been made to the rule as a result of this comment.

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

ORDER OF RULEMAKING

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

3 CSR 10-7.455 is amended.

This rule establishes the turkey hunting season, limits, and provisions for hunting and is exempted by sections 536.021, RSMo 2016, from the requirements for filing as a proposed amendment.

The Department of Conservation amended 3 CSR 10-7.455 by establishing turkey hunting seasons.

3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits

(1) Turkeys may be pursued, taken, killed, possessed, or transported only as permitted in this rule.

(A) Spring Season. A person possessing the prescribed turkey hunting permit may take two (2) male turkeys or turkeys with visible beards from April 15 through May 5, 2024; provided only one (1) turkey may be taken before April 22, 2024, and only one (1) turkey may be taken per day. A turkey taken during a managed hunt will count towards an individual's spring season bag limit. Turkeys may be taken only by shotgun, with shot no larger than No. 4, atlatl, crossbow, or bow; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to 1:00 p.m. Central Daylight Time (CDT) on public lands and from one-half (1/2) hour before sunrise to sunset on private lands. Possession of electronic calls or shotshells loaded with shot larger than No. 4 is prohibited while hunting turkeys.

(B) Fall Firearms Season. Fall season annually will be October 1 through October 31. A person possessing the prescribed turkey hunting permit may take two (2) turkeys of either sex during the season. Turkeys may be taken only by shotgun, with shot no larger than No. 4, atlatl, bow, or crossbow; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to sunset in all counties except: Dunklin, McDonald, Mississippi, New Madrid, Newton, Pemiscot, and Scott. Possession of electronic calls or shotshells loaded with shot larger than No. 4 is prohibited while hunting turkeys. A person, while in the act of pursuing or hunting turkey on a fall firearms permit, shall not have both a firearm, and an atlatl, bow, or crossbow on his/her person except any person may carry concealable firearms, as defined in Chapter 571, RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while hunting with an atlatl, bow, or crossbow.

(C) Fall Archery Season. A person possessing the prescribed archer's hunting permit may take two (2) turkeys of either sex from September 15 through January 15, excluding the dates of the November portion of the firearms deer season. Turkeys may be taken only by atlatls, bows, and crossbows; without the use of dogs, bait, electronic calls, or live decoys; from one-

half (1/2) hour before sunrise to one-half (1/2) hour after sunset. Possession of electronic calls is prohibited while hunting turkeys. An archer, while in the act of pursuing or hunting turkey on an archer's permit, shall not have a firearm on his/her person except any person may carry concealable firearms, as defined in Chapter 571, RSMo, on or about his/her person while hunting. Firearms possessed under this exception may not be used to take wildlife while hunting with an atlatl, bow, or crossbow.

(D) Youth Spring Season. The two- (2-) day youth spring season will be from April 6 through 7, 2024. Any person possessing the prescribed turkey hunting permit and who is at least six (6) but not older than fifteen (15) years of age on the opening day of the youth spring season may take only one (1) male turkey or turkey with visible beard during the youth spring season. A turkey harvested during the youth spring season will count towards an individual's spring season bag limit; individuals hunting under the prescribed turkey hunting permit may not harvest a second bird before April 22, 2024. Turkeys may be taken only by shotgun with shot no larger than No. 4, atlatl, crossbow, or bow; without the use of dogs, bait, electronic calls, or live decoys; from one-half (1/2) hour before sunrise to sunset. Possession of electronic calls or shotshells loaded with shot larger than No. 4 is prohibited while hunting turkeys.

This amendment was filed December 8, 2023, became effective December 18, 2023.

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

ORDER OF RULEMAKING

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

3 CSR 10-11.120 Pets and Hunting Dogs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1814). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-11.130 Vehicles, Bicycles, Horses, and Horseback Riding **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1815). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-12.110 Use of Boats and Motors is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1815-1816). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

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

3 CSR 10-12.115 Bullfrogs and Green Frogs is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1816). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

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

ORDER OF RULEMAKING

By the authority vested in the Conservation Commission

under sections 40 and 45 of Art. IV, Mo. Const., the commission amends a rule as follows:

3 CSR 10-12.135 Fishing, Methods is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 16, 2023 (48 MoReg 1816-1817). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 45 – Division of Developmental Disabilities Chapter 5 – Standards for Community-Based Services

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.192 and 630.193 to 630.198, RSMo 2016, the department rescinds a rule as follows:

9 CSR 45-5.010 Certification of Medicaid Agencies Serving Persons with Developmental Disabilities **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 15, 2023 (48 MoReg 1701). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 45 – Division of Developmental Disabilities Chapter 5 – Standards for Community-Based Services

ORDER OF RULEMAKING

By the authority vested in the director of the Department of Mental Health under sections 630.192 and 630.193 to 630.198, RSMo 2016, the department adopts a rule as follows:

9 CSR 45-5.010 Certification of Home and Community-Based Providers Serving Persons with Intellectual and Developmental Disabilities **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on September 15, 2023 (48 MoReg 1701-1705). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 10 – DEPARTMENT OF NATURAL RESOURCES Division 140 – Division of Energy

Chapter 8 – Certification of Renewable Energy and Renewable Energy Standard Compliance Account

ORDER OF RULEMAKING

By the authority vested in the Division of Energy under section 393.1030.4, RSMo Supp. 2023, the division amends a rule as follows:

10 CSR 140-8.010 Certification of Renewable Energy and Renewable Energy Standard Compliance Account is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 15, 2023 (48 MoReg 1705-1706). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Division of Energy received one (1) comment on the proposed amendment.

COMMENT #1: Jerome J. Riesenbeck, retired wastewater specialist, suggested that black liquor be specifically identified based on its composition and percentage of ingredients. RESPONSE: "Black liquor" is an industry-standard term used to describe a particular residue resulting from the Kraft process for wood pulping. No changes were made in response to this comment.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 135.647, RSMo Supp. 2023, and sections 143.031, 143.111, 143.181, and 143.961, RSMo 2016, the director amends a rule as follows:

12 CSR 10-2.010 Capital Loss Allocation Between Spouses Allocation of Taxable Social Security Benefits Between Spouses and Computation of an Individual's Missouri Adjusted Gross Income on a Combined Income Tax Return is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1536-1537). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 136.120, RSMo 2016, the director amends a rule as follows:

12 CSR 10-2.017 Transient Employer Financial Assurance Instrument for Employer's Withholding Tax **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1537-1540). The forms previously attached to this rule are being removed. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: Administrative Rules commented to the department that forms previously attached to this rule are no longer needed as the current and correct forms were incorporated by reference in the amendment. Due to this information the department is removing the following outdated forms that had been attached to this rule: FORM 2982 – TRANSIENT EMPLOYER CASH BOND; FORM 2981 – TRANSIENT EMPLOYER SURETY BOND; FORM 2980 – TRANSIENT EMPLOYER IRREVOCABLE LETTER OF CREDIT; and FORM 2980 – AUTHORIZATION FOR RELEASE OF CONFIDENTIAL INFORMATION. The current and correct forms are already incorporated by reference in the amendment as originally filed.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 143.961, RSMo 2016, and section 143.451.2(3), RSMo Supp. 2023, the director rescinds a rule as follows:

12 CSR 10-2.052 Optional Single Sales Factor is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1540). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 143.961, RSMo 2016, the director amends a rule as follows:

12 CSR 10-2.080 Domestic International Sales Corporations is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1540). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30)

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days after publication in the Code of State Regulations.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 32.200 (Article VII) and 143.961, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-2.200 Trucking Companies is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1540). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 32.200 (Article VII) and 143.961, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-2.205 Railroads is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1540-1541). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 32.200 (Article VII) and 143.961, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-2.210 Airlines is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1541). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 143.961, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-2.720 Reporting Requirements for Individual Medical Accounts is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1541). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 6 – Motor Vehicle Fuel Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 142.881, 142.884, 142.887, 142.890, and 142.896, RSMo 2016, the director amends a rule as follows:

12 CSR 10-6.020 Bonding Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1541-1542). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 6 – Motor Vehicle Fuel Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 136.035 and 142.817, RSMo 2016, and sections 142.824 and 144.030, RSMo Supp. 2023, the director amends a rule as follows:

12 CSR 10-6.100 Motor Fuel Tax Exemption for Operators of Public Mass Transportation Service **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1542-1543). No changes have been made to the text of the proposed amendment, so it is

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

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 16 – Cigarette Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 66.380, 136.030, 136.120, 149.015, 149.021, and 210.320, RSMo 2016, the director amends a rule as follows:

12 CSR 10-16.120 Missouri Cigarette Wholesaler's License is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1543). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 23 – Motor Vehicle

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 301.190, RSMo Supp. 2023, the director amends a rule as follows:

12 CSR 10-23.260 Inspection of Non-USA Standard Vehicles Prior to Titling **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1543-1544). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 23 – Motor Vehicle

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 301.025, RSMo 2016, the director amends a rule as follows:

12 CSR 10-23.295 Witnessing Proof of Federal Heavy Vehicle Use Tax Payment or Exemption **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1544). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 23 – Motor Vehicle

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 142.869, RSMo Supp. 2023, the director amends a rule as follows:

12 CSR 10-23.310 Issuance of Special Fuel Decals is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1544). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 24 – Driver License Bureau Rules

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 302.700, RSMo Supp. 2023, and section 302.765, RSMo 2016, the director amends a rule as follows:

12 CSR 10-24.330 Delegation of Authority to Third-Party Testers to Conduct Skills Tests of Applicants for Commercial Drivers Licenses **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1544-1545). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 108 – Sales/Use Tax – Taxable Services

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 144.020, RSMo Supp. 2023, and section 144.270, RSMo 2016, the director amends a rule as follows:

ORDERS OF RULEMAKING

12 CSR 10-108.600 Transportation Fares is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1545). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 112 – Sales/Use Tax – Contractors

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 144.270 and 144.705, RSMo 2016, the director amends a rule as follows:

12 CSR 10-112.300 Sales to the United States Government and Government Contractors **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 15, 2023 (48 MoReg 1545). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 10 – Office of the Director Chapter 3 – General and Family Physician Loan and Training Programs

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 191.592, RSMo Supp. 2023, the department adopts a rule as follows:

19 CSR 10-3.050 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1765-1774). Those sections with changes are reprinted here. This proposed rule becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The department received four (4) comments on the proposed rule.

COMMENT #1: Sarah Schappe, Director of the Joint Committee on Administrative Rules, asked why the definition of "general primary care and psychiatry" in the proposed rule differs from the definition of the same term in section 191.592, RSMo. RESPONSE AND EXPLANATION OF CHANGE: The definition in the proposed rule was based on the specialties that had funding appropriated under HB10 Section 10.766 (2023). The definition within the rule has now been updated to be

consistent with the language in section 191.592, RSMo.

COMMENT #2: Doctors with Mercy Hospital asked if their free clinic would qualify as an "FQHC-like clinic" because it similarly cares for the underserved regardless of the ability to pay.

RESPONSE AND EXPLANATION OF CHANGE: The department notes that these clinics do not meet the definition of an FQHC, but does want to include them as potential training sites for residents funded under this grant program. The Health Resources and Services Administration (HRSA) designates clinics that otherwise meet the requirements of an FQHC, but that do not receive Health Center Program funding, as Health Center Program Look-Alike. To that end, the department is adding "Health Center Program Look-Alike" to the training site types listed in parts (7)(C)3.C.(I) and (9)(B)1.E.(VIII).

COMMENT #3: Doctors with Mercy Hospital asked how to provide match data if they cannot easily pull it down from the National Residency Match Program (NRMP) website.

RESPONSE AND EXPLANATION OF CHANGE: In response to this comment, the department has removed the phrase "Provide verification from NRMP" from subpart (7)(C)3.B.(II)(a). With this change, the rule will not specify how applicants document the NRMP data requested, just that the information be provided.

COMMENT #4: Doctors with Mercy Hospital asked about using grant program funds to create residency tracks, as opposed to using funds to add residency slots to existing residency programs.

RESPONSE: The department notes that future planning of this type does not fit within the current selection rubric. Under the current selection criteria, the department places value on a residency program's current medical residents with ties to Missouri and data from the previous five (5) years of graduates of the residency program. As this program develops, the department will consider making changes to selection criteria to accommodate newly created residency tracks; however, the department considers that change to be too substantial to effect through an order of rulemaking without giving additional opportunity for stakeholder input. No changes have been made to the rule as a result of this comment.

19 CSR 10-3.050 Graduate Medical Education Grant Program

- (1) The following definitions shall be used in the interpretation and enforcement of this rule:
- (H) "General primary care and psychiatry" includes family medicine, general internal medicine, general pediatrics, internal medicine-pediatrics, general obstetrics and gynecology (Ob/Gyn), and general psychiatry;
- (7) Application.
- (C) Application Format and Components. Every application shall include the following components and the applicant shall provide documentation providing evidence for the requested items as outlined below:
 - 1. Certification of the application information.
- A. The application must be certified and submitted by an individual who is legally authorized to submit the application on behalf of the applicant.
- B. Each medical residency application requires its own certification, even if a sponsoring organization has multiple medical residency programs applying for the grant;
 - 2. General applicant information
 - A. Name of sponsoring institution;
- B. Sponsoring institution contact information, including the name, email, and phone number of the contact person responding to department correspondence;

- C. Medical residency program for which funding is being requested;
- D. List additional medical residency programs by the same sponsoring organization for which funding is separately being requested; and
- E. Letter of approval from current Chief Executive Officer or designated institutional official;
- 3. Medical residency program information. The following must be completed for each separate medical residency program for which funding is being requested and include all evidentiary documentation:
 - A. Medical residency general information
 - (I) Name of eligible residency program;
 - (II) Program specialty and length;
 - (III) Location -
 - (a) Program main location address;
 - (b) Program main mailing address; and
- (c) County: List the county of the main program training location, and identify any additional teaching sites located in other counties for routine resident clinical training, if applicable. Identify the percentage of training time occurring at each site;
- (IV) Current accreditation dates according to the ACGME:
- (V) Start date for first-year residents starting in the next three (3) calendar years;
- (VI) Medical residency program director contact information;
 - (VII) Questions only for Ob/Gyn applicants -
- (a) Do your residency program faculty also take time to train family medicine residents in OB?; and
- (b) If yes, to what extent? Please describe the volume of this training; and
 - (VIII) Questions only for family medicine applicants –
- (a) Does your program require and ensure forty (40) vaginal deliveries for all residents to graduate?; and
- (b) If no, or if you wish to comment further, please provide data on your vaginal delivery rates for your residents prior to graduation;
 - B. Medical residency position data –
- (I) Number of new first-year positions requested via this GME Grant Program; and
- (II) Number of positions. Provide the following information for each post-graduate year (PGY) of your program and any comments you wish to provide:
- (a) Number of first-year residency slots posted in the match for the past three (3) to four (4) years, pertaining to each of these current classes of residents:
- (b) Number of current filled positions as of July 1 in the previous academic year;
- (c) Maximal number of positions currently eligible for Medicare GME. Provide verification from Medicare/CMS;
- (d) Number of positions currently funded by Medicare GME. Provide verification from Medicare/CMS;
- (e) Number of positions approved by the ACGME prior to March of the application year. Provide verification from ACGME. If ACGME accreditation for number of slots is not disaggregated by PGY level, then provide the total number of approved positions for the entire program; and
- (f) Number of positions currently approved by the ACGME, if different than above. Provide verification from ACGME. If ACGME accreditation for number of slots is not disaggregated by PGY level, then provide the total number of approved positions for the entire program;
 - C. Residency Program Attributes Clinical training.
- (I) Indicate the average percentage clinical training time for the entire residency program in the following locations. Provide the name, location, timing, and nature

- of the training exposure at these sites. Distinguish what is a block-rotation and/or what serves as a continuity clinic that meets approximately weekly and for how many months or years in duration:
 - (a) Rural county;
 - (b) Rural Health Clinic;
 - (c) Federally Qualified Health Center (FQHC);
 - (d) Outpatient community-based clinic in a rural
- setting;
- (e) Area Health Education Center (AHEC); and
- (f) Health Center Program Look-Alikes.
- (II) Provide documentation of the highest HPSA score associated with any of the routine training sites for your residency.
- (a) For primary care residencies, use the primary care HPSA score.
- (b) For psychiatry residencies, use the mental health HPSA score; $\,$
- D. Current resident data. Provide each of the following for current post-graduate years (PGY1, PGY2, PGY3, and PGY4 if applicable):
- (I) Number and percentage of current residents who graduated from high school in Missouri;
- (II) Number and percentage of current residents who went to college (or other non-medical school or graduate school) in Missouri; and
- (III) Number and percentage of current residents who attended medical school in Missouri;
- E. Residency graduate outcomes. Provide each of the following for residents who graduated during the current calendar year and the previous four (4) calendar years:
 - (I) Total number of residents who graduated;
- (II) Number of graduates who currently practice in the same field as their residency training;
- (III) Number of graduates who currently practice in Missouri;
- (IV) Number of graduates who are currently practicing in a rural setting; and $\,$
- (V) Number of graduates who are currently practicing in an underserved urban setting;
 - F. Budget.
- (I) Each applicant shall include a detailed budget and budget narrative documenting utilization of grant funds for each year of the commitment period.
- (a) The applicant shall develop a line-item budget for allowable costs for each year of the commitment period. The budget must indicate how applicants intend to provide out-of-pocket funds or in-kind resources to supplement the funding as needed to support the added residency slots in a manner consistent with ACGME standards.
 - (II) The budget narrative shall include –
- (a) Justification and calculations for each line item by year;
- (b) Fringe benefits and malpractice insurance calculated separately as a percentage of salary;
- (c) Brief descriptions and justifications for training expenses for faculty development;
- (d) If providing stipends or honoraria for faculty, explain individual activities covered;
 - (e) For faculty travel, include the purpose;
- (f) Information about other funding sources supporting the resident, including amounts per year and covered costs;
- (g) Brief discussion about how the new residency positions will be sustained after the grant ends; and
- (h) Address potential strategies to engage local and regional health systems, community-based organizations, employers, and other GME stakeholders in developing new

physicians and approaches for encouraging new physicians to practice in underserved areas.

- (III) The budget shall demonstrate how the funds will be utilized, including amounts spent for each allowable grant fund expenditure over the grant commitment period.
- (IV) Reports will be required each year detailing expenditures for which grant funds were used. Refunds for unallowable or unspent funds will be required; and
- G. Financial viability. Provide a financial statement for the previous fiscal year for the existing medical residency program for which funding is being requested. Include a summary overview of amounts and sources of income and amounts and categories of expenses related to operation of the program; and
- 4. Documentation of eligible residency programs. Applications must include the following documentation for each program, in order to verify eligibility and to indicate that the residency program is not using grant funding to supplant any existing funding:
 - A. ACGME -
 - (I) ACGME program identification number;
- (II) ACGME sponsoring institution identification number:
- (III) Documentation of current program's ACGME accreditation. Provide each program's and institution's most recent accreditation letter from the ACGME, listing current accreditation status, any citations or areas of concern, or quality improvement assignments or activities;
- (IV) Provide evidence from ACGME of accreditation for the exact number of allowed residency positions in the residency program; itemize this by post-graduate year or, if not available, then by the total program;
- (V) If applicable, provide evidence of applicant's request to and approval from ACGME for an increase in the number of residency positions, also itemized by PGY or, if not available, by the total program. If the complement request has not yet been approved, provide evidence of the applicant's submission for a complement on or prior to the deadline specified in the NGO. Complement increase approval letters must be submitted to the department by the date specified in the NGO for the program to be eligible for the GME grant program; and
- (VI) If the request and approval are for a temporary increase, provide a plan, including a timetable, for obtaining accreditor approval for a permanent increase in the number of program positions;
- B. Match results from the past three (3) years. Provide verification for each of the following for Match Day of the current calendar year and the two (2) previous calendar years:
 - (I) Number of PGY1 slots submitted for NRMP;
 - (II) Number of PGY1 slots matched via NRMP;
 - (III) Number of unmatched PGY1 slots filled via SOAP;
- (IV) Number of PGY1 slots filled outside of NRMC/ SOAP; and
- (V) Number of unfilled PGY1 slots after NRMP and SOAP; and
- C. Medicare GME funding. Provide documented verification from Medicare/CMS of the maximal number of positions eligible for Medicare GME and the costs. Submit the most recent year of complete cost report data, including the following Medicare Cost Report Workbooks:
- (I) Worksheet S-2 Part I: Hospital and Hospital Health Care Complex Identification Data;
- (II) Worksheet S-2 Part II: Hospital and Hospital Health Care Complex Reimbursement Questionnaire;
- (III) Worksheet A Reclassification and Adjustment of Trial Balance of Expenses;

- (IV) Worksheet B Part I: Cost Allocation General Service Costs;
- (V) Worksheet E Part A: Calculation of Reimbursement Settlement Inpatient PPS;
- (VI) Worksheet E-4: Direct Graduate Medical Education (GME) & ESRD Outpatient Direct Medical Education Costs; and
 - (VII) Worksheet L: Calculation of Capital Payment.
- (9) Reporting Requirements.
- (B) Annual Program Report. Grantees shall submit an annual report to the department. The report will include but not be limited to $-\,$
 - 1. Current residents –
- A. Number of total residents in the program, by post-graduate year;
- B. Number of resident slots funded by the GME Grant Program, by post-graduate year;
- C. Were there any residents in the class(es) funded by the GME Grant Program who left the program as of the date of the report? If yes, enumerate and explain;
- D. Registry of all current residents of all years in training, organized by post-graduate year, including
 - (I) Resident name;
 - (II) Post-graduate year;
 - (III) NPI
 - (IV) Physician license number;
 - (V) Resident age;
 - (VI) Resident gender;
 - (VII) Resident race;
 - (VIII) Resident trainee;
 - (IX) Attended high school in Missouri (yes/no);
- (X) Attended college or any other non-medical school graduate training in Missouri (yes/no);
- (XI) Graduated from a Missouri medical school (yes/no); and
 - (XII) Passed Step 3 exam (yes/no);
- E. Curriculum/training over the entire course of residency, including
 - (I) Training site name;
 - (II) Training site street address;
 - (III) Training site city;
 - (IV) Training site state;
 - (V) Training site zip code;
 - (VI) Training site percent training time;
 - (VII) Rural county (yes/no);
- (VIII) Training site type (FQHC, Health Center Program Look-Alike, rural health center, AHEC, outpatient community-based clinic in a rural setting, hospital); and
- (IX) HPSA score (if psychiatry residency program, use mental health HPSA score; other residency programs, use primary care HPSA score); and
- F. Residency graduate outcomes during calendar year of report and four (4) previous calendar years
 - (I) Total number or residents who graduated;
- (II) Number of graduates who currently practice in the same field as their residency training;
- (III) Number of graduates who currently practice in Missouri;
- (IV) Number of graduates who are currently practicing in a rural setting; and $\,$
- (V) Number of graduates who are currently practicing in an underserved urban setting.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 15 – Division of Senior and Disability Services

Chapter 1 - Organization

ORDER OF RULEMAKING

By the authority vested in the Department of Health and Senior Services under section 192.006, RSMo 2016, the department rescinds a rule as follows:

19 CSR 15-1.010 Organization and Operation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1775). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 15 – Division of Senior and Disability Services Chapter 8 – Consumer-Directed Services

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under section 208.927, RSMo 2016, the department amends a rule as follows:

19 CSR 15-8.200 Eligibility is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1775-1776). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 19 – DEPARTMENT OF HEALTH AND SENIOR SERVICES

Division 15 – Division of Senior and Disability Services Chapter 8 – Consumer-Directed Services

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Health and Senior Services under section 208.927, RSMo 2016, the department amends a rule as follows:

19 CSR 15-8.400 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1776-1784). Those sections

with changes are reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: The Department of Health and Senior Services received three (3) comments on the proposed amendment.

COMMENT #1: The Independent Living Center commented that it was "opposed to changes regarding 19 CSR 15-8.400(2) vendors shall have written pandemic preparedness policy to be followed. Specifically I oppose the wording 'All attendants shall be trained on this policy at least annually.' For CDS the consumer as the employer is responsible for training their own attendants. The vendor is not the employer and should not be held responsible for 'training' the attendant. It's reasonable to train the consumer/employer annually and request they train their attendant as with the training they do when beginning on CDS. Attendants could be requested to sign documentation with an understanding of something but should not be required to be 'trained' by the vendor."

RESPONSE AND EXPLANATION OF CHANGE: The department took into consideration the comment to clarify who is responsible for training the attendant on the policy in section (2), "All attendant shall be trained on this policy at least annually," and the language will be changed to "Consumers shall train attendants on this policy at least annually."

COMMENT #2: The Independent Living Center commented on paragraph (5)(B)5. "Notifying consumers that falsification of attendant visit verification records shall be considered fraud and shall be reported to MMAC. —this is unclear is this stating any falsification found should be reported to MMAC? Even when not billed? Reports at this time are attempted with guidance from MMAC that unless billed there is nothing to report. As well, visits must equal a certain amount of money before being considered for disciplinary actions. Better instruction is needed here."

RESPONSE AND EXPLANATION OF CHANGE: The department took into consideration the comment and statutory requirements for reporting falsification of documents verifying personal care service delivery and the department will change the language in paragraph (5)(B)5. for clarification to "Notifying consumers that falsification of any attendant visit verification records shall be considered fraud and shall be reported to MMAC."

COMMENT #3: The Independent Living Center commented regarding section (6) "vendors shall refer the following situations upon discovery to DHSS for investigation. Paragarph (A)3. Although no change here you are not allowing this at this time. The consumer must call directly is what vendors are being told. The consumer generally isn't calling and we must wait until it's considered non use and then send it in to be closed. Paragraph (6)(A)4. and/or significant changes which would result in the need of a change in the authorization care plan. Vendors often attempt this now with little being done. In particular if the consumer is not using and doesn't need all of the authorized time it generally isn't addressed until the consumers annual reassessment. I believe these last two items are just things set up for failure. These are changes being made as if vendors do not attempt these things at this time. Many do attempt them with no action from DHSS. You are then holding vendors to a regulation DHSS won't abide by."

RESPONSE: The department believes the requirements of subsection (6)(A) are appropriate for requirements when situations should be referred to the department for investigation. Regarding paragraph (6)(A)3., vendors may

submit closure requests to the department, the request is then verified by the department with the consumer prior to closure. Regarding paragraph (6)(A)4., vendors comply with requirements of paragraph (6)(A)4. by reporting change of condition to the department. No changes have been made as a result of this comment.

19 CSR 15-8.400 Vendors

- (2) Vendors shall have a written pandemic preparedness policy to be followed when service delivery must be interrupted due to a pandemic. Vendors shall distribute this policy to all consumers annually. Vendors shall train all consumers on this policy at least annually. Consumers shall train attendants on this policy at least annually.
- (5) In addition to the above requirements, vendors shall be responsible, directly or by contract, for the following:
 - (A) Maintaining a list of eligible attendants –
- 1. Ensuring that each attendant is registered, screened, and employable pursuant to the Family Care Safety Registry (FCSR) and the Employee Disqualification List (EDL) maintained by Department of Health and Senior Services (DHSS) and applicable state laws and regulations prior to beginning service delivery;
- 2. Notifying the attendant of his or her responsibility to comply with applicable state laws and regulations regarding reports of abuse or neglect;
 - 3. Attendants must meet the following qualifications:
 - A. Be at least eighteen (18) years of age;
- B. Be able to meet the physical and mental demands required to perform specific tasks required by a particular consumer;
 - C. Agree to maintain confidentiality;
 - D. Be emotionally mature and dependable;
 - E. Be able to handle emergency type situations;
- F. Be a person other than the consumer's spouse or guardian;
 - G. Not be a consumer; and
- H. Have not been involved in Medicaid fraud previously; and
- 4. The attendant is an employee of the consumer only for the time period subsidized with CDS funds, but is never the employee of the vendor, DHSS, or the state of Missouri;
- (B) Training and orientation of consumers in the skills needed to recruit, employ, instruct, supervise, and maintain the services of attendants including but not limited to—
- 1. Assisting consumers in the general orientation of attendants as requested by the consumer. To the fullest extent possible, this shall take place in the presence of the attendant;
- 2. Federal and state requirements regarding the mandatory use of EVV;
- 3. Identification of issues that would be considered fraud of the program;
 - 4. Allowable and non-allowable tasks;
- 5. Notifying consumers that falsification of any attendant visit verification records shall be considered fraud and shall be reported to MMAC;
 - 6. Rights and responsibilities of the attendant;
- 7. Identification of abuse, neglect, and/or exploitation; and $% \left(1\right) =\left(1\right) \left(1\right$
- 8. The attendant shall report to DHSS and/or the vendor if he or she witnesses significant deterioration of the health of the consumer or if he or she has a belief that the consumer is no longer capable of self-directed care. Failure of the attendant to report this information should be reported by the vendor to DHSS;

- (C) Processing of consumers' and/or attendants' inquiries and problems;
- (D) Public information, outreach, and education activities to ensure that persons with disabilities are informed of the services available and have maximum opportunity for participation;
- (E) Maintaining confidentiality of consumer records, including eligibility information from DHSS, pursuant to applicable federal and state laws and regulations;
- (F) The vendor shall perform ongoing monitoring of the provision of services in the plan of care and shall assess the quality of care being delivered. Such monitoring shall include—
- 1. At least one (1) annual face-to-face visit as outlined in section 208.918, RSMo. Face-to-face is defined as an interaction that occurs in person and does not include interactions that occur through telecommunication or electronic technologies. Face-to-face visits shall be completed within three hundred sixty-five (365) days from original authorized care plan, and annually thereafter. Documentation of each face-to-face visit must contain at a minimum, the name of the monitoring individual, those present at the time of the visit, service delivery evaluation summary, the quality of care being delivered, and date and time of the visit. All documentation must be maintained in the consumer's case file and shall be available to send to DHSS upon request. The vendor shall report to DHSS if services are not being provided to the consumer as authorized in the plan of care, which may result in suspension of services to the consumer;
- 2. Monthly case management activities which must be completed by phone, videoconference, or in-person with the consumer:
- 3. Other monitoring may include electronic monitoring, telephone checks, written case notes, or other department-approved methods. The ongoing monitoring shall not preclude the vendor's responsibility of ongoing diligence of case management activity oversight;
- (G) Ensuring the consumer has an emergency and/or backup plan;
- (H) Ensuring that the consumer's case file contains, at a minimum, the following:
 - 1. Employer Identification Number and Missouri Tax ID;
- 2. Written plan of care and service authorization that document the type of services and quantity of units to be provided;
- 3. Documentation of use of EVV in accordance with 13 CSR 70-3 320:
- 4. Copies of all correspondence with DHSS, the consumer's physician, other service providers, and other administrative agencies;
- 5. Documentation of training provided to the consumer in the skills needed to understand and perform the essential functions of an employer;
- 6. Documentation of the consumer's emergency and/or backup plans;
- 7. Signed documentation that the consumer has been informed of their rights concerning hearings and consumer responsibilities.
- A. Such forms must comply with Medicaid and/or DHSS' requirements; and
 - 8. Any pertinent documentation regarding the consumer;
- (I) Demonstrating positive impact on consumer outcomes regarding the provision of CDS through the submission of quarterly service reports and an annual service report to MMAC:
- (J) Operating programs, services, and/or activities in such a manner as to be readily accessible to and usable by persons with disabilities;
 - (K) Providing information necessary to conduct state and/or

federal audits, as requested by MMAC;

- (L) Complying with Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title IX of the Education Amendments of 1972, and the Age Discrimination Act of 1975;
- (M) Complying with applicable statutes and regulations regarding reports of abuse or neglect; and
- (N) Complying with applicable statutes and regulations regarding reports of misappropriation of a consumer's property or funds or the falsification of documents verifying CDS delivery.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2245 – Real Estate Appraisers Chapter 1 – Organization and Description of Commission

ORDER OF RULEMAKING

By the authority vested in the Real Estate Appraisers Commission under section 339.509, RSMo 2016, the commission amends a rule as follows:

20 CSR 2245-1.010 General Organization is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1785-1786). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2245 – Real Estate Appraisers Chapter 3 – Applications for Certification and Licensure

ORDER OF RULEMAKING

By the authority vested in the Real Estate Appraisers Commission under section 339.509, RSMo 2016, the commission amends a rule as follows:

20 CSR 2245-3.005 Trainee Real Estate Appraiser Registration **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1786). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

Division 2245 – Real Estate Appraisers Chapter 8 – Continuing Education

ORDER OF RULEMAKING

By the authority vested in the Real Estate Appraisers Commission under section 339.509, RSMo 2016, the commission amends a rule as follows:

20 CSR 2245-8.030 Instructor Approval is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on October 2, 2023 (48 MoReg 1786-1787). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

The Secretary of State is required by sections 347.141 and 359.481, RSMo, 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 adrules.dissolutions@sos.mo.gov.

NOTICE OF WINDING-UP TO ALL CREDITORS AND CLAIMANTS AGAINST LIBERTY EQUIPMENT LLC

LIBERTY EQUIPMENT LLC, a Missouri corporation (the "Company"), filed its Notice of Winding-Up with the Missouri Secretary of State, effective on November 27, 2023. Any and all claims against the Company may be sent to:

Jason G. Nichols 3392 Bowgen Parkway Springfield, MO 65807

Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the date on which the claim arose; the basis for the claim and documentation for the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF WINDING-UP TO ALL CREDITORS AND CLAIMANTS AGAINST LIBERTY ARCHITECTURAL SHEET METAL, LLC

LIBERTY ARCHITECTURAL SHEET METAL, LLC, a Missouri corporation (the "Company"), filed its Notice of Winding-Up with the Missouri Secretary of State, effective on November 27, 2023. Any and all claims against the Company may be sent to:

Jason G. Nichols 3392 Bowgen Parkway Springfield, MO 65807

Each claim should include the following information: the name, address and telephone number of the claimant; the amount claimed; the date on which the claim arose; the basis for the claim and documentation for the claim. Any and all claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the publication of this notice.

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST LIN-JIL, LLC

On November 30, 2023, LIN-JIL, LLC, a Missouri LLC (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date. Claims against the Company shall be mailed to:

Denker Law Firm LLC 229 SE Douglas, Ste 210 Lee's Summit, MO 64063

Claims must include: the name, address and phone number of the claimant; the amount being claimed; the date on which the claim arose; the basis for the claim; and all documentation to support the claim. All claims against the Company will be barred unless a proceeding to enforce the claim is commenced within three years after the last publication of the notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST SUMMIT PET CARE, INC

All are hereby notified that on November 30, 2023, the shareholders authorized and consented to the dissolution of Summit Pet Care, Inc., a Missouri corporation, and thereafter submitted its Articles of Dissolution to the Missouri Secretary of State. Said corporation requests that all persons, entities and organizations with claims against it present them immediately by letter to:

Denker Law Firm, LLC 229 SE Douglas, Ste 210 Lee's Summit, MO 64063

All claims must include the name and address of the claimant: the amount claimed: the basis for the claim; documentation of the

claim; and the relevant dates associated with the claim.

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST A-1 STORAGE WARSAW LLC

On December 6, 2023, A-1 Storage Warsaw LLC, a Missouri limited liability company ("Company"), filed its notice of Winding Up for Limited Liability Company with the Missouri Secretary of State, effective on the filing date. All persons and organizations must submit to:

Company, c/o Jeremiah Mosley, LLC, PO BOX 1119, Warsaw, Missouri 65355,

A written summary of any claims against Company, including:

- 1) claimant's name, address, and telephone number;
- 2) amount of claim;
- 3) date(s) claim accrued (or will accrue);
- 4) brief description of the nature of the debt or the basis of the claim; and
- 5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last of filing or publication of this notice.

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 1216 RUSSELL, LLC

You are hereby notified that 1216 Russell, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 30th day of November, 2023. In order to file a claim with the Company, you must furnish:

- 1. The name and address of the claimant;
- 2. Amount of claim;
- 3. Basis for the claim;
- 4. Documentation of the claim; and
- 5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

1216 Russell, LLC, c/o Carmody MacDonald P.C., Attn: Kevin J. Williams, 120 S. Central Ave., Ste. 1800, St. Louis, MO 63105.

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

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 2212 - 2214 S. 12TH STREET, LLC

You are hereby notified that 2212 - 2214 S. 12th Street, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 30th day of November, 2023. In order to file a claim with the Company, you must furnish:

- 1. The name and address of the claimant:
- 2. Amount of claim;
- 3. Basis for the claim;
- 4. Documentation of the claim; and
- 5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

2212 - 2214 S. 12th Street, LLC c/o Carmody MacDonald P.C. Attn: Kevin J. Williams 120 S. Central Ave., Ste. 1800 St. Louis, MO 63105

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

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 12TH STREET PARKING, LLC

You are hereby notified that 12TH STREET PARKING, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 30th day of November, 2023. In order to file a claim with the Company, you must furnish:

- 1. The name and address of the claimant;
- 2. Amount of claim;
- 3. Basis for the claim:
- 4. Documentation of the claim; and
- 5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

12TH STREET PARKING, LLC c/o Carmody MacDonald P.C. Attn: Kevin J. Williams 120 S. Central Ave., Ste. 1800 St. Louis, MO 63105

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

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST MCGURKS-O'FALLON, LLC

You are hereby notified that McGurks-O'Fallon, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 30th day of November, 2023. In order to file a claim with the Company, you must furnish:

- 1. The name and address of the claimant;
- 2. Amount of claim:
- 3. Basis for the claim;
- 4. Documentation of the claim; and
- 5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

McGurks-O'Fallon, LLC c/o Carmody MacDonald P.C. Attn: Kevin J. Williams 120 S. Central Ave., Ste. 1800 St. Louis, MO 63105

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

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 3800 CHOUTEAU, LLC

You are hereby notified that 3800 Chouteau, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 30th day of November, 2023. In order to file a

claim with the Company, you must furnish:

- 1. The name and address of the claimant;
- 2. Amount of claim;
- 3. Basis for the claim;
- 4. Documentation of the claim; and
- 5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

3800 Chouteau, LLC c/o Carmody MacDonald P.C. Attn: Kevin J. Williams 120 S. Central Ave., Ste. 1800 St. Louis, MO 63105

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

NOTICE OF DISSOLUTION OF LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST B-WISE ENTERPRISES, LLC

On December 4, 2023, B-Wise Enterprises, LLC, a Missouri limited liability company (hereinafter the "Company"), filed its Notice of Winding Up for a Limited Liability Company with the Missouri Secretary of State. Any claims against the Company may be sent to:

Jennifer L. Drzewucki 490 Miner Court, Washington Missouri 63090

Each claim must include the following information: name, address, and phone number of claimant; amount claimed; date on which the claim arose; the basis for the claim; and documentation in support of the claim. All claims against the Company will be barred unless the proceeding to enforce the claim is commenced within three years after the publication of this notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS AND CLAIMANTS AGAINST JOHN YOUNGBLOOD MOTORS, INC., A MISSOURI CORPORATION (THE "CORPORATION")

You are hereby notified that dissolution of the Corporation was authorized by the shareholders on December 8, 2023. All persons having claims against the Corporation must present their claims in writing and mail their claims to:

John F. Youngblood 5744 Castlebay Dr Springfield, MO 65809

A claim against the Corporation will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this Notice. In order to file a claim with the Corporation, you must furnish the following: (a) the name, address and telephone number of the claimant; (b) the amount claimed; (c) a description of the nature of the debt or the basis of the claim; (d) the date or dates the claim accrued; and (e) if the claim is founded on a writing, a copy of the writing."

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST REX ENCORE PROMOTIONS LLC

On December 12, 2023, Rex Encore Promotions LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said limited liability company requests that all persons and organizations who have claims against it present them by letter immediately to the company in care of:

Chad W. Brigham One Court Street, Suite 500 Alton, Illinois 62002

Claims must include name and address of claimant; amount of claim; basis of claim; and documentation of claim. Pursuant to section 347.141 RSMo, any claim against Rex Encore Promotions LLC 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 FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST REX ENCORE HOSPITALITY LLC

On December 12, 2023, Rex Encore Hospitality LLC, a Missouri limited liability company, filed its Notice of Winding Up for Limited Liability Company with the Missouri Secretary of State. Said limited liability company requests that all persons and organizations who have claims against it present them by letter immediately to the company in care of:

Chad W. Brigham One Court Street, Suite 500 Alton, Illinois 62002

Claims must include name and address of claimant; amount of claim; basis of claim; and documentation of claim. Pursuant to section 347.141 RSMo, any claim against Rex Encore Hospitality LLC 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 AND CLAIMANTS OF CHOUTEAU POINT REALTY, LLC

You are hereby notified that CHOUTEAU POINT REALTY, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 13th day of December, 2023. In order to file a claim with the Company, you must furnish:

- 1. The name and address of the claimant;
- 2. Amount of claim;
- 3. Basis for the claim;
- 4. Documentation of the claim; and
- 5. The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

CHOUTEAU POINT REALTY, LLC c/o Carmody MacDonald PC Attention: Kevin J. Williams 120 S. Central Ave., Ste. 1800 St. Louis, MO 63105

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

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST COMMUNITY VOCATIONAL SCHOOLS OF OKLAHOMA, INC.

On December 13, 2023, Community Vocational Schools of Oklahoma, Inc., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

Community Vocational Schools of Oklahoma, Inc c/o Bhavik R. Patel, Esq. Sandberg, Phoenix & von Gontard, P.C. 600 Washington Ave. 15th Fl St. Louis, MO 63101

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

NOTICE: BECAUSE OF THE DISSOLUTION OF COMMUNITY VOCATIONAL SCHOOLS OF OKLAHOMA, INC., ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN TWO YEARS AFTER THE PUBLICATION OF THE TWO NOTICES AUTHORIZED BY STATUTE, WHICHEVER IS PUBLISHED LAST.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST JEFFREY A. HARRIS APPRAISALS, LLC

On December 14, 2023, JEFFREY A. HARRIS APPRAISALS, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. All claims against the Company should be submitted in writing to:

JEFFREY A. HARRIS APPRAISALS, LLC c/o Schmidt Basch, LLC 1034 S. Brentwood Blvd., Suite 1555 St. Louis, Missouri 63117

All claims must include: (1) the name and address of the claimant; (2) the amount of the claim; (3) the date on which the claim arose; (4) the basis for the claim; and (5) documentation in support of the claim. All claims against the Company will be barred unless proceeding to enforce the claim is commenced within three (3) years of the publication of this Notice.

NOTICE OF WINDING UP FOR LIMITED LIABILITY COMPANY TO ALL CREDITORS AND CLAIMANTS AGAINST 621 BROADMOOR DRIVE, LLC

On December 14, 2023, 621 BROADMOOR DRIVE, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up with the Missouri Secretary of State. All claims against the Company should be submitted in writing to:

621 BROADMOOR DRIVE, LLC c/o Schmidt Basch, LLC 1034 S. Brentwood Blvd., Suite 1555 St. Louis. Missouri 63117

All claims must include: (1) the name and address of the claimant; (2) the amount of the claim; (3) the date on which the claim arose; (4) the basis for the claim; and (5) documentation in support of the claim. All claims against the Company will be barred unless proceeding to enforce the claim is commenced within three (3) years of the publication of this Notice.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST FLORIDA POOL & SPA, INC

On December 15, 2023, FLORIDA POOL & SPA, INC., a Missouri corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Dissolution was effective on September 1, 2023. Said corporation requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

Florida Pool & Spa, Inc. Attn: Jeffery R. Gutherz 394 Fee Fee Rd Maryland Heights, MO 63043

Or

Ann Bodewes Stephens, Esq Sandberg Phoenix & von Gontard PC 600 Washington Ave–15th Floor St. Louis, MO 63101

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 dissolution of Florida Pool & Spa, Inc., any claims against it will be barred unless a proceeding to enforce the claim is commenced within two years after the publication date of the two notices authorized by statute, whichever is published last.

NOTICE OF WINDING UP OF LIMITED LIABILITY COMP ANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST EDWARD GWIN, M.D., LLC

On November 28, 2023, Edward Gwin, M.D., LLC, a Missouri limited liability company ("Company"), filed its Notice of Winding Up with the Missouri Secretary of State, effective on the filing date. All persons and organizations must submit to:

Company, c/o Julie T. Brown, Esq Carnahan Evans PC, 2805 S. Ingram Mill Road Springfield, Missouri 65804

A written summary of any claims against Company, including:

- 1) claimant's name, address and telephone number;
- 2) amount of claim;
- 3) date(s) claim accrued (or will accrue);
- 4) brief description of the nature of the debt or the basis for the claim; and

5) if the claim is secured, and if so, the collateral used as security.

Because of the dissolution, any claims against Company will be barred unless a proceeding to enforce the claim is commenced within three (3) years after the last of filing or publication of this Notice.

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 2012 12TH STREET, LLC

You are hereby notified that 2012 12th Street, LLC, a Missouri limited liability company (the "Company"), filed a Notice of Winding Up for Limited Liability Company with the Secretary of the State of Missouri on the 30th day of November, 2023. In order to file a claim with the Company, you must furnish:

- 1.The name and address of the claimant;
- 2.Amount of claim;
- 3.Basis for the claim;
- 4.Documentation of the claim; and
- 5.The date(s) on which the event(s) on which the claim is based occurred.

The claim must be mailed to:

2012 12th Street, LLC c/o Carmody MacDonald PC Attn: Kevin J. Williams 120 S. Central Ave., Ste. 1800 St. Louis, MO 63105

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

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 – 47 (2022) and 48 (2023). 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.

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CSR 30-1.010	Animal Health Animal Health	48 MoReg 1596	48 MoReg 2300	
CSR 30-2.004 CSR 30-2.010	Animal Health	48 MoReg 987 48 MoReg 989	48 MoReg 2073 48 MoReg 2075	
CSR 30-2.010	Animal Health	48 MoReg 995	48 MoReg 2078	
CSR 30-2.020	Animal Health	48 MoReg 1000	48 MoReg 2080	
CSR 30-9.100	Animal Health	48 MoReg 1180R	48 MoReg 1978R	
2 CSR 30-9.110	Animal Health	48 MoReg 1180R	48 MoReg 1978R	
CSR 70-14.005	Plant Industries	48 MoReg 2268R		
CSR 70-14.010	Plant Industries	48 MoReg 2268R		
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CSR 70-14.030	Plant Industries	48 MoReg 2269R		
2 CSR 70-14.040	Plant Industries	48 MoReg 2269R		
2 CSR 70-14.060	Plant Industries Plant Industries	48 MoReg 2269R		
2 CSR 70-14.070 2 CSR 70-14.080	Plant Industries Plant Industries	48 MoReg 2269R 48 MoReg 2270R		
2 CSR 70-14.090	Plant Industries	48 MoReg 2270R		
2 CSR 70-14.100	Plant Industries	48 MoReg 2270R		
2 CSR 70-14.110	Plant Industries	48 MoReg 2271R		
2 CSR 70-14.120	Plant Industries	48 MoReg 2271R		
2 CSR 70-14.130	Plant Industries	48 MoReg 2271R		
2 CSR 70-14.140	Plant Industries	48 MoReg 2271R		
2 CSR 70-14.150	Plant Industries	48 MoReg 2272R		
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1 CSR 85-5.060	Division of Business and Community Solutions	48 MoReg 1603		
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4 CSR 85-5.110	DEPARTMENT OF ELEMENTARY AND SECONDARY EDUCATION		48 MoRea 2232P	
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5 CSR 20-500.220	Division of Learning Services		48 MoReg 1372	48 MoReg 2233	
5 CSR 20-500.240 5 CSR 20-500.260	Division of Learning Services Division of Learning Services		48 MoReg 1372 48 MoReg 1758	48 MoReg 2233	
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5 CSR 25-100.120	Office of Childhood		48 MoReg 1277	48 MoReg 2233	
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7 CSR 265-8.300	Motor Carrier and Railroad Safety Motor Carrier and Railroad Safety		48 MoReg 1818		
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19 CSR 30-20.011	Division of Regulation and Licensure		48 MoReg 1785		
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20 CSR	Applied Behavior Analysis Maximum Benefit				48 MoReg 529
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22 CSR 10-2.075	Review and Appeals Procedure
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EXECUTIVE ORDERS

 \mathbf{T} he Secretary of State shall publish all executive orders beginning January 1, 2003, pursuant to section 536.035.2, RSMo.

Order	Subject Matter	FILED DATE	PUBLICATION
	2024		
24-01	Orders the Dept. of Agriculture to establish rules regarding acquisitions of agricultural land by foreign businesses	January 2, 2024	Next Issue
	2023		
23-10	Extends Executive Order 23-05 to address drought-response efforts until May 1, 2024	November 17, 2023	48 MoReg 2267
23-09	Orders state offices to be closed on Friday, November 24, 2023	November 9, 2023	48 MoReg 2149
23-08	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted severe storm systems	August 5, 2023	48 MoReg 1684
23-07	Designates members of his staff to have supervisory authority over departments, divisions and agencies of state government	July 28, 2023	48 MoReg 1595
23-06	Rescinds Executive Order 17-20	June 29, 2023	48 MoReg 1423
23-05	Declares drought alerts for 60 Missouri counties in accordance with the Missouri Drought Mitigation and Response Plan	May 31, 2023	48 MoReg 1179
23-04	Designates members of the governor's staff as having supervisory authority over each department, division, or agency of state government	April 14, 2023	48 MoReg 911
23-03	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to severe storm systems	March 31, 2023	48 MoReg 795
23-02	Extends Executive Order 22-08, the State of Emergency, and waivers until February 28, 2023	January 24, 2023	48 MoReg 433
23-01	Orders the commencement of the Missourians Aging with Dignity Initiative, with directives to support all citizens as they age	January 19, 2023	48 MoReg 431

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