

John R. Ashcroft Secretary of State

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The Missouri Register is published semi-monthly by

SECRETARY OF STATE John R. Ashcroft

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ADMINISTRATIVE AIDE III
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ISSN 0149-2942

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MISSOURI



REGISTER

February 1, 2024

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Documents will be accepted for filing on all regular workdays from 8:00 a.m. until 5:00 p.m. We encourage early filings to facilitate the timely publication of the *Missouri Register*. Orders of Rulemaking appearing in the *Missouri Register* will be published in the *Code of State Regulations* and become effective as listed in the chart above. Advance notice of large volume filings will facilitate their timely publication. We reserve the right to change the schedule due to special circumstances. Please check the latest publication to verify that no changes have been made in this schedule. To review the entire year's schedule, please 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 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2231 – Division of Professional Registration Chapter 2 – Designation of License Renewal Dates and Related *Application* and Renewal Information

EMERGENCY AMENDMENT

20 CSR 2231-2.010 Designation of License Renewal Dates and Related *Application and* Renewal Information. The divisions is amending the title and section (3).

PURPOSE: This amendment adds a convenience fee.

EMERGENCY STATEMENT: During the 102nd General Assembly, Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill 20 was passed in 2023. This piece of legislation appropriated money for American Recovery Plan Act for funds and expenses to various agencies in Missouri Government. House Bill 20 appropriated \$21,000,000 to the Office of Administration for the benefit of the Division of Professional Registration for a modern licensure system, MoPro, which will allow Missourians to transact business including initial licensure,

renewal, name and address changes, and complaint filing with the Division of Professional Registration electronically. In order to support the system and its continued maintenance and necessary enhancements, the Division of Professional Registration must charge a service fee of seven dollars (\$7) to utilize the system for initial application and renewal application only. The Division of Professional Registration expects the MoPro system to go live, replacing its existing legacy system, February 20, 2024. This emergency amendment is necessary to preserve a compelling governmental interest by establishing the fee necessary to support this enhanced system. Without the emergency amendment, the seven dollar (\$7) service fee will not be effective in time for the go-live date of the new system and the division will not be able to support the system. As a result, the division of Professional Registration finds that there is a compelling governmental interest that requires this emergency action. A proposed amendment, which covers the same material, is published in this issue of the Missouri Register. The scope of this emergency amendment is limited to the circumstances creating the emergency and complies with the protections extended in the Missouri and United States Constitutions. Division of Professional Registration believes this emergency amendment is fair to all interested persons and parties under the circumstances. This emergency amendment was filed December 27, 2023, becomes effective February 15, 2024, and expires August 12, 2024.

(3) For the purpose of paying license renewal fees, the following shall apply:

(A) The division will accept cashier's checks, money orders, and personal checks. Negotiable instruments should be made payable to the appropriate licensing board **and drawn on a United States bank or financial institution**. Individuals who use money orders should retain receipt of proof of purchase for at least six (6) months;

(B) The division will accept payment by credit card, as defined by section 407.432(4), RSMo, for the purpose of renewing licenses via the Internet. Payment of license renewal fees by credit card shall be restricted to renewal submitted via the Internet only;

- 1. Payment of license fees submitted via the Internet shall include a convenience fee in the amount of seven dollars (\$7).
- 2. Applications for initial licensure and renewal submitted via paper shall not be assessed the convenience fee.
- 3. The division shall, on an annual basis, assess the fund and determine if the convenience fee is generating sufficient revenue to support the reasonable costs of maintaining the system or if it results in excess revenue beyond the need of supporting the system, and adjust the convenience fee as appropriate to ensure the revenues raised by the convenience fee do not exceed the reasonable costs of supporting the system.
- (E) [Renewal f]Fees are [generally] nonrefundable. Overpayments may be refundable; and

AUTHORITY: section 324.001, RSMo Supp. [2022] 2023. This rule originally filed as 4 CSR 231-2.010. Emergency rule filed Feb. 9, 1982, effective Feb. 19, 1982, expired May 12, 1982. Original rule filed Feb. 9, 1982, effective May 13, 1982 Emergency rule filed Dec. 27, 2023, becomes effective Feb. 15, 2024, and expires Aug. 12, 2024. A proposed amendment covering this same material is published in this issue of the **Missouri Register**.

PUBLIC COST: This emergency amendment will not cost state agencies or political subdivisions more than five hundred dollars

(\$500) in the time the emergency is effective.

PRIVATE COST: This emergency amendment will cost private entities seven hundred twenty-three thousand three hundred fifty-nine dollars (\$723,359) in the time the emergency is effective.

PRIVATE FISCAL NOTE

I. RULE NUMBER

Title 20 -Department of Commerce and Insurance
Division 2231—Division of Professional Registration
Chapter 2—Designation of License Renewal Dates and Related Application and Renewal Information
Proposed Amendment to 20 CSR 2231-2.010 Designation of License Renewal Dates and
Related Application and Renewal Information

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:
29,416	Online Fee - Application (Convenince Fee @ \$7)	\$205,912
73,921	Online Fee - Renewal (Convenince Fee @ \$7)	\$517,447
	Estimated Cost Beginning in the time the emergency is effective	

III. WORKSHEET

See Table Above

IV. ASSUMPTION

- 1. The figures reported above are based upon historical data on the number of applications and renewal applications received by the various boards under the Division of Professional Registration.
- 2. Actual cost may vary based on the number of online applications and online renewal applications received. The cost are based upon 90% of the average annual applications received will apply online.
- 3. The convenience fee does not result in any revenue to the Division of Professional Registration or any of the boards.
- 4. 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.

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

EXECUTIVE ORDER 24-01

WHEREAS, generally, foreign investment in Missouri is valuable to the state's continued economic growth, including within the agricultural industry; and

WHEREAS, it is a priority of the State to promote Missouri-made products, industries, and workforce capabilities abroad, and to support foreign trade; and

WHEREAS, it is an essential function of government to promote the general welfare of the people and to protect the natural rights of all people to life, liberty, and the pursuit of happiness, as enshrined in Article I, Section 2 of the Missouri Constitution; and

WHEREAS, the United States government has determined that some "foreign governments or foreign non-government persons have engaged in a long-term pattern or serious instance of conduct significantly adverse to the national security of the United States or security and safety of United States persons" and codified those adversaries in 15 C.F.R § 7.4; and

WHEREAS, threats to the country's national security apply with equal force to each of the states that comprise our great union; and

WHEREAS, the protection of military and intelligence assets within the state's borders, including National Geospatial-Intelligence Agency West, Whiteman Air Force Base, Fort Leonard Wood, Rosecrans Air National Guard Base, the 65 Missouri National Guard Armories and Training Sites that include 12,000 Guardsmen of Missouri, is crucial to the security of the state and nation; and

WHEREAS, the governor has a constitutional duty to protect the safety and prosperity of Missouri under Article IV, Section 2 of the Missouri Constitution; and

WHEREAS, Section 442.571, RSMo allows an alien or foreign business to acquire land in Missouri as long as the total aggregate alien and foreign ownership of agricultural acreage does not exceed one percent of the total aggregate of agricultural acreage in Missouri, unless the allowable percentage of total aggregate of agricultural acreage in Missouri changes in subsequent legislation; and

WHEREAS, Section 442.571, RSMo requires the sale or transfer of any agricultural land in this state to be submitted to the director of the Missouri department of agriculture for review of compliance with state law if there is no completed Internal Revenue Service Form W-9 signed by the purchaser, and requires that proposed acquisitions by grant, purchase, devise, descent, or otherwise of agricultural land in this state by aliens or foreign businesses be submitted to the Missouri department of agriculture to determine whether such acquisition is conveyed in accordance with the current one-percent restriction on the total aggregate alien and foreign ownership of agricultural land in this state; and

WHEREAS, Section 442.571, RSMo provides the Missouri department of agriculture with rulemaking authority to effectuate the requirements of Section 442.571, RSMo and to establish the requirements for submission and approval of requests as outlined above; and

WHEREAS, further action must be taken to ensure foreign ownership of Missouri agricultural land does not pose a threat to the security of this state.

NOW, THEREFORE, I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, by virtue of the authority vested in me by the Constitution and the laws of the State of Missouri, do hereby order the Missouri department of agriculture to conduct an emergency rulemaking and proposed rulemaking to establish rules consistent with this order and Section 442.571, RSMo. The rules shall require all proposed acquisitions of agricultural land by aliens or foreign businesses in this state be submitted to the Missouri department of agriculture before the acquisition is finalized to ensure compliance with state law and this order, and shall prescribe the process for submitting the relevant information. Additionally, the rules shall include a requirement for the collection of the following information in any such potential land acquisition:

- Whether the potential landowner is a citizen, resident, or incorporated under the laws of a foreign adversary as listed in 15 C.F.R. § 7.4;
- b. Whether the potential land acquisition is located within 10 miles of a military facility in the state of Missouri;
- Whether the potential landowner currently owns any other land in the state of Missouri and if so, identify specific locations of current ownership;
- d. Whether the potential land acquisition involves, or will likely involve, any state or local government financial assistance and/or financing mechanisms;
- e. Intended use(s) of the land; and
- Any other information the director of the Missouri department of agriculture deems necessary.

The rules shall also prescribe the timeframe and process for the director of the Missouri department of agriculture to authorize or deny a proposed acquisition of Missouri agricultural land by foreign aliens or businesses.

I further declare that no Missouri agricultural land shall be acquired or owned by an alien or foreign business who is a citizen, resident, or incorporated under the laws of a foreign adversary as listed in 15 C.F.R § 7.4 if the land is located within 10 miles of a staffed military facility, as military facility is defined in Section 41.753, RSMo, in the state of Missouri. Accordingly, the director of the Missouri department of agriculture shall deny any proposed acquisition of Missouri agricultural land that violates this executive order.

> IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 2nd day of January, 2024.

> > MICHAEL L. PARSON **GOVERNOR**

SECRETARY OF STATE

ATTEST:

The 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.

I f 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 10-5.360 Resident Archer's Hunting Permit. The commission proposes to amend this rule.

PURPOSE: This amendment removes turkeys from this archery permit in conjunction with allowing archery methods for turkey hunting under 3 CSR 10-5.365 Resident Turkey Hunting Permits.

To pursue, take, possess and transport deer [and wild turkey] during the fall deer [and turkey] archery season and small game during prescribed seasons, and to sell furbearers taken by hunting. Fee: twenty dollars and fifty cents (\$20.50).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule was previously filed as 3 CSR 10-5.260. This version of rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 2, 2024.

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 an estimated range of thirty thousand nine hundred fifty-four dollars (\$30,954) as a minimum to a maximum of three hundred nine thousand five hundred nineteen dollars (\$309,519) annually.

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.

FISCAL NOTE

PRIVATE ENTITY COST

I. Department Title: Department of Conservation

Division Title: Division 10 – Conservation Commission Chapter Title: Chapter 5—Wildlife Code: Permits

Rule Number and Name:	3 CSR 10-5.360 Resident Archer's Hunting Permit
Type of Rulemaking:	Proposed Amendment

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
Range of 2,281 to 22,809	Individuals that potentially may need to purchase a Resident Fall Turkey Hunting Permit to utilize archery methods as they previously received turkey permits with the Archer's Hunting Permits.	Range of \$30,954 to \$309,519 annually, in the aggregate

III. WORKSHEET

Range Maximum (100%):

[21,408 (number of hunters that potentially may purchase a Resident Fall Turkey Hunting Permit) X \$14 (cost of Resident Fall Turkey Hunting Permit)] + [1,401 (number of youth hunters that potentially may purchase a Resident Fall Turkey Hunting Permit) X \$7.00 (cost of youth Resident Fall Turkey Hunting Permit)] = \$299,712 + \$9,807 = \$309,519

Range Minimum (10%):

[2,141 (number of hunters that potentially may purchase a Resident Fall Turkey Hunting Permit) X \$14 (cost of Resident Fall Turkey Hunting Permit)] + [140 (number of youth hunters that potentially may purchase a Resident Fall Turkey Hunting Permit)] = \$29,974 + \$980= \$30,954

IV. ASSUMPTIONS

For calendar year 2022, there were 21,408 residents and 1,401 resident youth, or 22,809 total, that harvested a turkey utilizing a Resident Archer's Hunting Permit but did not purchase a Resident Fall Turkey Firearms Permit. If the proposed amendment is adopted then those hunters wishing to harvest a turkey with archery methods would now need to purchase a Resident Fall Turkey Permit (proposed title change from Resident Fall Turkey Firearms Permit). We do not expect 22,809 individuals to now purchase a Resident Fall Turkey Hunting Permit based upon anecdotal reports that most turkeys historically taken on a Resident Archer's Hunting Permit were opportunistically taken by deer hunters. For the purpose of this fiscal note, we will estimate a range for those individuals who may now choose to purchase a Resident Fall

Turkey Hunting Permit. As such, 22,809 (100%) we will estimate to be the maximum, and we will use 10% (2,281) of those individuals to be the estimated minimum.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 5 – Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.365 Resident Turkey Hunting Permits. The commission proposes to amend the purpose statement of this rule.

PURPOSE: The amendment removes the term firearm from the purpose statement for clarity that archery methods may be used under this permit.

PURPOSE: This rule establishes a permit for hunting turkeys during the [firearms] prescribed seasons by residents of the state.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule was previously filed as 3 CSR 10-5.266. This version of rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Jan. 2, 2024.

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. All private entity costs for residents that are associated with consolidating turkeys under one (1) permit for the fall turkey hunting season have been reported in the proposed amendment for 3 CSR 10-5.360 Resident Archer's Hunting Permit.

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 10-5.560 Nonresident Archer's Hunting Permit. The commission proposes to amend the purpose statement and this rule.

PURPOSE: This amendment removes turkeys from this archery permit in conjunction with allowing archery methods for turkey hunting under 3 CSR 10-5.565 Nonresident Turkey Hunting Permits.

PURPOSE: This rule establishes a deer[, turkey,] and small game hunting permit for nonresident archers.

To pursue, take, possess, and transport deer [and wild turkey] during the fall deer [and turkey] archery season and small

game (except furbearers) during prescribed seasons. Fee: two hundred sixty-five dollars (\$265).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule was previously filed as 3 CSR 10-5.275. This version of rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 2, 2024.

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 an estimated range of sixty-two thousand one hundred forty-three dollars (\$62,143) as a minimum to a maximum of six hundred twenty thousand seven hundred seventeen dollars and fifty cents (\$620,717.50) annually.

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.

FISCAL NOTE

PRIVATE ENTITY COST

I. Department Title: Department of Conservation

Division Title: Division 10 – Conservation Commission Chapter Title: Chapter 5—Wildlife Code: Permits

Rul	e Number and Name:	3 CSR 10-5.560 Nonresident Archer's Hunting Permit
Тур	e of Rulemaking:	Proposed Amendment

II. SUMMARY OF FISCAL IMPACT

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Estimate of the number of	Classification by types of	Estimate in the aggregate as
entities by class which would	the business entities which	to the cost of compliance with
likely be affected by the	would likely be affected:	the rule by the affected
adoption of the proposed rule:		entities:
Range of 470 to 4,690	Individuals that potentially	Range of \$62,143 to
	may need to purchase a	\$620,717.50 annually
	Nonresident Fall Turkey	
	Hunting Permit to utilize	
	archery methods as they	
	previously received turkey	
	permits with the	
	Nonresident Archer's	
	Hunting Permits.	

III. WORKSHEET

Range Maximum (100%):

[4,575 (number of hunters that potentially may purchase a Nonresident Fall Turkey Hunting Permit) X \$135.50 (cost of Nonresident Fall Turkey Hunting Permit)] + [115 (number of youth hunters that potentially may purchase a Nonresident Fall Turkey Hunting Permit) X \$7.00 (cost of youth Nonresident Fall Turkey Hunting Permit)] = \$619,912.50 + \$805 = \$620,717.50

Range Minimum (10%):

[458 (number of hunters that potentially may purchase a Nonresident Fall Turkey Hunting Permit) X \$135.50 (cost of Nonresident Fall Turkey Hunting Permit)] + [12 (number of youth hunters that potentially may purchase a Nonresident Fall Turkey Hunting Permit) X \$7.00 (cost of youth Nonresident Fall Turkey Hunting Permit)] = \$62,059 + \$84 = \$62,143

IV. ASSUMPTIONS

For calendar year 2022, there were 4,575 nonresidents and 115 nonresident youth, or 4,690 total, that harvested a turkey utilizing a Nonresident Archer's Hunting Permit but did not purchase a Nonresident Fall Turkey Firearms Permit. If the proposed amendment is adopted then those hunters wishing to harvest a turkey with archery methods would now need to purchase a Nonresident Fall Turkey Permit (proposed title change from Nonresident Fall Turkey Firearms Permit). We do not expect 4,690 individuals to now purchase a Nonresident Fall Turkey Hunting Permit, based upon anecdotal reports that most turkeys historically taken on a Nonresident Archer's Hunting Permit were opportunistically taken by deer. For the purpose of this fiscal note, we will estimate a range for those individuals who may now choose to purchase a Nonresident Fall Turkey Hunting Permit. As such, 4,690 (100%) we will estimate to be the maximum, and we will use 10% (470) of those individuals to be the estimated minimum.

TITLE 3 – DEPARTMENT OF CONSERVATION Division 10 – Conservation Commission Chapter 5 – Wildlife Code: Permits

PROPOSED AMENDMENT

3 CSR 10-5.565 Nonresident Turkey Hunting Permits. The commission proposes to amend the purpose statement of this rule.

PURPOSE: The amendment removes the term firearm from the purpose statement for clarity that archery methods may be used under this permit.

PURPOSE: This rule establishes a permit for hunting turkeys during the [firearms] prescribed seasons by nonresidents.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. This rule was previously filed as 3 CSR 10-5.267. This version of rule filed July 22, 1974, effective Dec. 31, 1974. For intervening history, please consult the Code of State Regulations. Amended: Filed Jan. 2, 2024.

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. All private entity costs for nonresidents that are associated with consolidating turkeys under one (1) permit for the fall turkey hunting season have been reported in the proposed amendment for 3 CSR 10-5.560 Nonresident Archer's Hunting Permit.

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 10-5.579 Nonresident Landowner [Firearms] Turkey Hunting Permits. The commission proposes to amend the title and the purpose statement of this rule.

PURPOSE: The amendment removes the term firearm from the title and purpose statement for clarity that archery methods may be used under this permit.

PURPOSE: This rule creates a [new] Nonresident Landowner [Firearms] Turkey Hunting Permit for use on the landowner's qualifying property at a reduced fee compared to a Nonresident [Firearms] Turkey Hunting Permit.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed July 19, 2000, effective March 1, 2001. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Jan. 2, 2024.

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. All private entity costs for nonresident landowners that are associated with consolidating turkeys under one (1) permit for the fall turkey hunting season have been reported in the proposed amendment for 3 CSR 10-5.580 Nonresident Landowner Archer's Hunting Permit.

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 10-5.580 Nonresident Landowner Archer's Hunting Permit. The commission proposes to amend this rule.

PURPOSE: This amendment removes turkeys from this archery permit in conjunction with allowing archery methods for turkey hunting under 3 CSR 10-5.579.

To pursue, take, possess, and transport deer [and wild turkey] from qualifying land during the fall deer [and turkey] archery season and small game (except furbearers) from qualifying land during prescribed seasons, by nonresident landowners as defined in this Code. Fee: two hundred three dollars and fifty cents (\$203.50).

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. Original rule filed July 19, 2000, effective March 1, 2001. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Jan. 2, 2024.

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 an estimated range of one thousand three hundred dollars (\$1,300) as a minimum to a maximum of thirteen thousand dollars (\$13,000) annually.

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.

FISCAL NOTE

PRIVATE ENTITY COST

I. Department Title: Department of Conservation

Division Title: Division 10 – Conservation Commission

Chapter Title: Chapter 5—Wildlife Code: Permits

Rule Number and Name:	3 CSR 10-5.580 Nonresident Landowner Archer's Hunting Permit
Type of Rulemaking:	Proposed Amendment

II. SUMMARY OF FISCAL IMPACT

Estimate of the number of entities by class which would likely be affected by the adoption of the proposed rule:	Classification by types of the business entities which would likely be affected:	Estimate in the aggregate as to the cost of compliance with the rule by the affected entities:
Range of 13 to 130	Individuals that potentially may need to purchase a Nonresident Landowner Fall Turkey Hunting Permit to utilize archery methods as they previously received turkey permits with the Nonresident Landowner Archer's Hunting Permits.	Range of \$1,300 to \$13,000 annually

III. WORKSHEET

Range Maximum (100%):

130 (number of hunters that potentially may purchase a Nonresident Landowner Fall Turkey Hunting Permit) X \$100 (cost of Nonresident Landowner Fall Turkey Hunting Permit) = \$13,000

Range Minimum (10%):

13 (number of hunters that potentially may purchase a Nonresident Landowner Fall Turkey Hunting Permit) X \$100 (cost of Nonresident Landowner Fall Turkey Hunting Permit) = \$1,300

IV. ASSUMPTIONS

For calendar year 2022, there were 130 nonresidents that harvested a turkey utilizing a Nonresident Landowner Archer's Hunting Permit but did not purchase a Nonresident Landowner Fall Turkey Firearms Permit. If the proposed amendment is adopted then those hunters wishing to harvest a turkey with archery methods would now need to purchase a Nonresident Landowner Fall Turkey Permit (proposed title change from Nonresident Landowner Fall Turkey Firearms Permit). We do not expect 130 individuals to now purchase a Nonresident Landowner Fall Turkey Hunting Permit based upon anecdotal reports that most turkeys historically taken on a Nonresident Landowner Archer's Hunting Permit were opportunistically taken by deer hunters. For the purpose of this fiscal note, we will estimate a range for those individuals who may now choose to purchase a Nonresident Landowner Fall Turkey Hunting Permit. As such, 130 (100%) we will estimate to be the maximum, and we will use 10% (13) of those individuals to be the estimated minimum.

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

PROPOSED AMENDMENT

3 CSR 10-7.455 Turkeys: Seasons, Methods, Limits. The commission proposes to amend section (1) of this rule.

PURPOSE: This amendment reorganizes the fall turkey hunting season verbiage for clarity given proposed consolidation of the fall turkey hunting permits.

- (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 (except for the recovery of wounded turkey as specifically authorized by 3 CSR 10-7.410), 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] The fall season is comprised of two (2) portions. A person possessing the prescribed turkey hunting permit may take only two (2) turkeys of either sex during the fall season.
- 1. Archery Portion: 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 (except for the recovery of wounded turkey as specifically authorized by 3 CSR 10-7.410), 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.
- 2. Firearms Portion: October 1 through October 31 in all counties except Dunklin, McDonald, Mississippi, New Madrid, Newton, Pemiscot, and Scott. Turkeys may be taken only by shotgun, with shot no larger than No. 4; without the use of dogs (except for the recovery of

- wounded turkey as specifically authorized by 3 CSR 10-7.410), 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.
- 3. A person, while in the act of pursuing or hunting turkey during the fall season, 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.
- [(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)](C) 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 (except for the recovery of wounded turkey as specifically authorized by 3 CSR 10-7.410), 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.

AUTHORITY: sections 40 and 45 of Art. IV, Mo. Const. and section 252.040, RSMo 2016. Original rule filed Dec. 15, 1975, effective Dec. 31, 1975. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Jan. 2, 2024.

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 8 – DEPARTMENT OF LABOR AND INDUSTRIAL RELATIONS

Division 30 – Division of Labor Standards Chapter 2 – Mining Rules

PROPOSED AMENDMENT

8 CSR 30-2.020 Standard Practices for Safety and Operation. The division proposes to amend sections (1), (4)–(7), (17), (24), (25), (30), (33), (47), (52), (63), (70), (71), (73), (77), (79), (88), (95), (101), (102), (116), (118), (120), (123), (127), (128), (131), (144), (149), (151), (160), (165), (166), (177), (179), (188), (189), (190), (196), (197), (198), (199), (200), (203), (204), and (206); add sections (3), (6), (9), (20), (21), (30), (37), (40), (42), (45), (71), (72), (89), (91), (107), (112), (117), (119), (120), (138), (139), (159), (177), (180), (192), (194), (195), (222), (229), (230), and (237)–(241); and renumber remaining sections.

PURPOSE: This amendment updates terms, removes gender specific references, and provides updates due to modern mining practices used by inspection section Division of Labor Standards in the rules establishing standards for safe practices in the mining industry.

- (1) Practices and standards acceptable to the director for the safe control of surface mine walls, including the overall slope of the mine wall, [will] shall be established and followed by the operator. Such standards [will] shall be consistent with sound engineering, the nature of the ground and the mine seams, and the insuring of safe working conditions according to the degree of slope. Mining methods shall be selected which [will] shall provide wall stability, including benching, if necessary, to obtain a safe overall slope.
- (3) The width and height of benches shall be governed by the type of equipment to be used and the operation to be performed.
- [(3)](4) Safe means of scaling walls shall be provided. Loose material or trees on exposed wall areas shall be removed before any other work is performed in the exposed wall area.
- [(4)](5) [Men] Miners shall not work under dangerous walls. Hazardous overhanging walls shall be taken down immediately and other unsafe ground conditions shall be corrected promptly, or the areas shall be barricaded or posted.
- (6) When removing rock by hand, miners shall approach loose rock and areas on walls to be scaled from above and shall scale from a safe location.
- [(5)](7) The supervisor or a competent person designated by [him/her] the supervisor shall examine working areas and faces of walls for unsafe conditions at least at the beginning of each shift, during the shift while [men] miners are working, and after blasting. Any unsafe conditions found shall be corrected before any further work is performed at the immediate area or face at which the unsafe condition exists.
- [(6)](8) [Men] Miners shall examine their working places before starting work and frequently thereafter, and any unsafe conditions shall be reported immediately to the supervisor and documented before any other work is performed.
- (9) Large boulders requiring secondary blasting shall be in

a safe location before they are drilled or broken.

[(7)](10) [Men] Miners shall not be permitted to work between equipment and the mine wall, highwall, or bank where the equipment may hinder escape from falls or slides of the wall, unless special safety precautions are taken in advance.

[(8)](11) No person shall smoke or use an open flame where flammable or combustible liquids or greases are stored or in areas or places where fire or explosion hazards exist.

[(9)](12) Signs warning against smoking and open flames shall be posted so they can readily be seen in areas or places where fire or explosion hazards exist.

[(10)](13) Areas surrounding flammable-liquid storage tanks and electric substations and transformers shall be kept free from grass (dry), weeds, underbrush, and other combustible materials for at least twenty-five feet (25') in all directions.

[(11)](14) Fires used for warming purposes shall be enclosed to prevent persons from coming in contact with flame or coals which would ignite clothing. Oily or easily ignited clothing shall not be worn where ignition hazards are present.

[(12)](15) Buildings or rooms in which oil, grease, flammable liquids, or similar flammable materials are stored shall be of fire-resistant construction and well ventilated. Provisions shall be made to control spilled flammable liquids.

[(13)](16) Abandoned electrical circuits shall be de-energized and isolated so that they cannot become energized inadvertently. If no further use is intended, they shall be removed.

[(14)](17) Combustible materials, grease, lubricants, or flammable liquids shall not be allowed to accumulate where they can create a fire hazard.

[(15)](18) Materials, such as oily waste and rags, which are subject to spontaneous combustion shall be placed in tightly covered metal containers until disposed of properly.

[(16)](19) When flammable solvents are used for cleaning, such solvents shall be transported in safety cans of not over five- (5-) gallon capacity. When solvents are used to clean parts, the containers used shall have tight fitting covers. No cleaning may be done with flammable solvents near a possible source of ignition.

- (20) Oxygen cylinders shall not be stored near oil or grease.
- (21) Gauges and regulators used with oxygen or acetylene cylinders shall be kept clean and free of oil and grease.

[(17)](22) Valves on oxygen, [and] acetylene [tanks], and other compressed gas cylinders shall be kept closed and protected from damage when they are not in use, stored, or transported.

[(18)](23) Battery-charging stations shall be located in well ventilated areas and in the clear of other equipment.

[(19)](24) Internal combustion engines, except diesels, shall be shut off and stopped before being fueled.

[(20)](25) Each mine shall have available or be provided with, appropriate types of firefighting equipment adequate for the size of the mine.

[(21)](26) Firefighting equipment shall be strategically located, readily accessible, plainly marked, properly maintained and inspected periodically, and records shall be kept of such inspections.

[(22)](27) Fire extinguishers shall be adequate in number and size and of the appropriate type for each particular fire hazard involved.

[(23)](28) Fire extinguishers shall be replaced immediately with fully charged extinguishers of the same capability after any discharge is made from the extinguishers.

[(24)](29) Fire extinguishers shall be [inspected at least every six (6) months] visually inspected monthly, tested at least once each year, and maintained according to the manufacturer's recommendation. Each extinguisher shall bear a tag showing the date of inspection and testing and the initials or name of the person making the examination.

(30) Fire extinguishers shall be approved by Underwriters' Laboratories, Inc., or Factory Mutual Research Corporation.

[(25)](31) When welding or cutting near combustible materials, precautions shall be taken to [insure] ensure that smoldering metal or sparks do not result in fire.

[(26)](32) Belt conveyors in locations where fire would create a hazard to personnel shall be provided with safety switches to stop the drive pulley automatically in the event the belt stalls or there is excessive slippage.

[(27)](33) Detonators and other cap sensitive high explosives shall be stored in magazines provided for that purpose.

[(28)](34) Blasting agents may be stored in van type trailers, provided that they are well ventilated, kept clean, and free of extraneous material that could create a fire hazard.

[(29)](35) Blasting agents, safety fuse, or detonating cord may be stored with explosives, but blasting agents must be kept physically separated from the fuse, detonators, and explosives.

[(30)](36) Magazines shall be visibly marked and –

- (A) Detached structures located away from power lines, fuel storage areas, and other possible sources of fire;
- (B) Constructed substantially of noncombustible material or covered with fire-resistant material;
- (C) Electrically bonded and grounded if constructed of metal;
- (D) Made of non-sparking materials on the inside including floors:
- (E) Provided with adequate and effectively screened ventilation openings near the floor and ceiling;
 - (F) Kept locked securely when unattended;
- (G) Used exclusively for storage of blasting agents, explosives, or detonators and kept free of all extraneous materials;
- (H) Kept clean and dry in the interior and in good repair; and
- (I) Unheated, unless heated in a manner that does not create a fire or explosion hazard. Electrical heating devices shall not be used inside a magazine.

(37) Only permissible lights worn or carried shall be used inside magazines.

[(31)](38) Area surrounding magazines not less than twenty-five feet (25') in all directions shall be kept free of rubbish and other combustibles.

[(32)](39) Smoking and open flames shall not be permitted within twenty-five feet (25') of explosives and detonator-storage magazines.

(40) Cases of explosives shall be stored in such a manner to assure the use of the oldest stock first.

[(33)](41) Ammonium nitrate-fuel oil (ANFO) mixtures and emulsions shall be physically separated from dynamite stored in the same magazine and in such a manner that oil does not contaminate the dynamite.

(42) Cases of explosives shall not be stored on their ends or sides nor in stacks over six feet (6') high.

[(34)](43) Explosives and detonators shall be transported in separate vehicles unless separated by four inches (4") of hardwood or the equivalent.

[(35)](44) Self-propelled vehicles used to transport explosives or detonators shall be equipped with suitable fire extinguishers and marked with proper warning signs.

(45) When vehicles containing explosives or detonators are parked, the brakes shall be set, the motor power shut off when not in use, and the vehicle shall be blocked securely against rolling when parked on an incline.

[(36)](46) Vehicles containing explosives or detonators shall not be left unattended except in blasting areas where loading or charging is in progress.

[(37)](47) Vehicles containing explosives or detonators shall not be taken to a repair garage or shop for any purpose.

[(38)](48) Vehicles used to transport explosives or detonators shall be maintained in good condition and shall be operated at a safe speed and in accordance with recognized safe operating practices.

[(39)](49) Vehicles used to transport explosives other than ANFO mixtures, shall have substantially constructed bodies, no sparking metal exposed in the cargo space, and shall be equipped with suitable sides and tail gates; explosives shall not be piled higher than the side or end enclosures.

[(40)](50) Explosives shall be transported at times and over routes that expose a minimum number of persons.

[(41)](51) Other materials or supplies shall not be placed on or in the cargo space of a conveyance containing explosives or detonators.

[(42)](52) No person shall smoke while transporting or handling explosives or detonators.

[(43)](53) Only the necessary attendants shall ride on or in vehicles containing explosives or detonators.

[(44)](54) Explosives shall be transported promptly without undue delays in transit.

[(45)](55) Nonconductive containers with tight-fitting covers shall be used to transport or carry capped fuses and electric detonators to blasting sites.

[(46)](56) Substantial nonconductive closed containers shall be used to carry explosives to blasting sites.

[(47)](57) Persons who use explosives, blasting agents, or detonators shall be competent and understand the hazards involved; trainees shall do such work only under the supervision of and in the immediate presence of competent [men] miners or supervision.

[(48)](58) Blasting operations shall be under the direct control of competent persons designated by the operator for that purpose.

[(49)](59) Damaged or deteriorated explosives, blasting agents, and detonators shall be disposed of in a safe manner and as soon as possible.

[(50)](60) Explosives or detonators shall not be taken to the face or the immediate vicinity (within twenty-five feet (25')) of the blasting site until all other work has been completed.

[(51)](61) Holes to be blasted shall be charged as near to blasting time as practical and such holes shall be blasted as soon as practicable after charging has been completed.

[(52)](62) No person shall smoke within twenty-five feet (25') of explosives, blasting agents, or detonators.

[(53)](63) Explosives and blasting agents shall be kept separated from detonators until charging of holes is started.

[(54)](64) Primers shall be made up at the time of charging and as close to the blasting site as conditions allow.

[(55)](65) Only wooden or other nonsparking devices shall be used to punch holes in explosives' cartridges.

[(56)](66) Tamping poles shall be blunt and squared at one (1) end and made of wood or other nonsparking material.

[(57)](67) No tamping shall be done directly on primer cartridges.

[(58)](68) Unused explosives and detonators shall be moved back to magazine as soon as charging operations are completed.

[(59)](69) Approaches to areas in which charged holes are awaiting firing shall be guarded, or barricaded and posted, or flagged against unauthorized entry. If blasting is done after dark, red flashing lights shall be used at the approaches to the blasting area.

[(60)](70) When a blast is about to be fired, ample warning shall be given to allow all persons to retreat to a safe place. Each mine shall have a definite plan of warning signals that can be clearly seen or heard by anyone in the blasting area. The operator shall inform all employees at the local mine as to the established procedure.

(71) When safety fuse has been used, miners shall not return to misfired holes for at least thirty (30) minutes.

(72) When electric blasting caps have been used, miners shall not return to misfired holes for at least fifteen (15) minutes.

[(61)](73) Blasted materials shall be examined for undetonated explosives after each blast and undetonated explosives found shall be disposed of safely.

[(62)](74) Misfires shall be reported to the proper supervisor and shall be disposed of safely before any other work is performed in the blasting area.

[(63)](75) Blast holes in hot-hole areas and holes that have been sprung shall not be charged before tests have been made to [insure] ensure that the heat has been dissipated to a safe level.

[(64)](76) If explosives are suspected of burning in a hole, all persons in the endangered area shall move to a safe location until the danger has passed.

[(65)](77) Holes shall not be drilled where there is danger of intersecting a charge or misfired hole.

[(66)](78) Fuse and igniters shall be stored in a cool, dry place away from oils or grease.

[(67)](79) Fuse shall not be kinked, bent sharply, or handled roughly.

[(68)](80) Fuses shall be cut and capped in safe, dry locations posted with No Smoking signs.

[(69)](81) Blasting caps shall be crimped to fuses only with devices designed for that specific purpose.

[(70)](82) [Fuses less than forty-eight inches (48") long shall not be used for any purpose.] Fuse length, depending on the burn rate, must allow for at least two (2) minutes of burning time.

[(71)](83) At least two (2) [men] competent miners shall be present when lighting fuses and no [man] competent miner shall light more than fifteen (15) individual fuses. If more than fifteen (15) holes per [man] competent miner are to be fired, igniter cord and connectors or electric blasting shall be used.

[(72)](84) A safe interval of time shall be allowed to light a round and evacuate the blasting area.

[(73)](85) Fuse shall be ignited with hot-wire lighters, lead [spitters] splitters, igniter cord, or other such devices designed for this purpose.

[(74)](86) Fuse shall not be ignited before the primer and the entire charge are securely in place.

[(75)](87) Electric detonators of different brands shall not be used in the same round.

[(76)](88) Electric detonators shall remain shunted until they are being wired into the blasting circuit. Lead lines and wired rounds shall be kept shunted until immediately before

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blasting.

(89) Completely wired round shall be tested with a blasting galvanometer before connections are made to the blasting line.

[(77)](90) Lead wires and blasting lines shall not be strung across power conductors, pipelines, or within twenty feet (20') of bare [powerlines] power lines. They shall be protected from sources of static or other electrical contact.

(91) Permanent blasting lines shall be properly supported, insulated, and kept in good repair.

[(78)](92) Charging shall be stopped immediately when the presence of static electricity or stray current is detected; the condition shall be corrected before charging is resumed.

[(79)](93) Charging of holes shall be suspended and the [men] miners withdrawn to a safe location upon the approach of an electrical storm.

[(80)](94) Safety switches and blasting switches shall be labeled, encased in boxes, and arranged so that the covers of the boxes cannot be closed with the switches in closed position.

[(81)](95) Blasting switches shall be locked in the open position, except when closed to fire the blast. Lead wires shall not be connected to the blasting switch until the shot is ready to be fired.

[(82)](96) The key to a blasting switch shall be entrusted only to the person designated to fire blast.

[(83)](97) Electrical circuits from the blasting switches to the blast area shall not be grounded.

[(84)](98) At least a five foot (5') air gap shall be provided between the blasting circuit and the power circuit.

[(85)](99) Where electric blasting is to be performed, electric circuits to equipment within twenty-five feet (25') of a hole that is to be charged with an electric blasting cap shall be de-energized before electric detonators are brought into the immediate area or the electric equipment shall be moved out of the immediate area.

[(86)](100) Power sources shall be suitable for the number of electric detonators to be fired and for the type of circuits used.

[(87)](101) When instantaneous blasting is performed, the double-trunkline or loop system shall be used in detonating cord blasting.

[(88)](102) When instantaneous blasting is performed, trunklines in multiple-row blasting[,] shall make one (1) or more complete loops, with crossties between loops at intervals of not over two hundred feet (200').

[(89)](103) All detonating-cord knots shall be tight and all connections shall be kept at right angles to the trunklines.

[(90)](104) Delay connectors for firing detonating cord shall be treated and handled with the same safety precautions as blasting caps and electric detonators.

[(91)](105) Detonating cord shall not be kinked, bent, or otherwise handled in such a manner that the train of detonation may be interrupted.

[(92)](106) Sensitized Ammonium Nitrate Blasting Agents.

- (A) When used, the same precautions shall be taken as for high explosives.
- (B) Adequate priming shall be employed to guard against misfires, increased toxic fumes, and poor performance.
- (C) Where pneumatic loading is employed, before any type of blasting operations using blasting agents is put into effect, an evaluation of the potential hazard of static electricity shall be made. Adequate steps, including the grounding of the conductive parts of pneumatic loading equipment, shall be taken to eliminate the hazard of static electricity before blasting agent preparation is commenced.
- (D) Pneumatic loading equipment shall not be grounded to waterlines, airlines, rails, or other permanent electrical grounding systems.
- (E) Hoses used in connection with pneumatic loading machines shall be of the semiconductive type, having total resistance low enough to permit the dissipation of static electricity and high enough to limit the flow of stray electric currents to a safe level. Wirecountered hose shall not be used because of the potential hazard from stray electric currents.
- (F) Plastic tubes shall not be used to protect pneumatically loaded blasting agent charges against water unless a positive grounding system is provided to drain electrostatic charges from the holes.

(107) Equipment for drilling and blasting shall be inspected each shift by a competent person designated by the operator. Equipment defects affecting safety shall be reported immediately.

[(93)](108) Equipment defects affecting safety shall be corrected before the equipment is used.

[(94)](109) The drilling area shall be inspected by a competent person designated by the operator for hazards before drilling operations are started.

[(95)](110) [Men] Miners shall not be on the mast while the drill is in operation.

[(96)](111) Drill crews and others shall stay clear of augers or drill stems that are in motion. Persons shall not pass under or step over a moving stem or auger.

(112) Receptacles or racks shall be provided for drill steel stored on drills.

[(97)](113) Tools and other objects shall not be left loose on the mast or drill platform.

[(98)](114) When drill is being moved from one (1) drilling area to another, drill steel, tools, and other equipment shall be secured and the mast placed in a safe position.

[(99)](115) In the event of power failure, drill controls shall be placed in the neutral position until power is restored.

[(100)](116) While in operation, drills shall be attended at all times.

(117) Drill holes large enough to constitute a hazard shall

be covered or guarded.

[(101)](118) [Men] Miners shall not drill from positions that hinder their access to the control levers, or from insecure footing or staging, or from atop equipment not designed for this purpose.

(119) Bit wrenches or bit knockers shall be used to remove detachable bits from drill steel.

(120) Starter steels shall be used when collaring holes with handheld or feed-leg drills.

[(102)](121) [Men] Miners shall not hold the drill steel while collaring holes or rest their hands on the chuck or centralizer while drilling.

[(103)](122) Air shall be turned off and bled from the hose before handheld drills are moved from one (1) working area to another.

[(104)](123) Equipment used for loading, hauling, and dumping shall be inspected each shift by a competent person designated by the operator. Equipment defects affecting safety shall be reported immediately.

[(105)](124) Equipment defects affecting safety shall be corrected before the equipment is used.

[(106)](125) Powered mobile equipment shall be provided with adequate brakes.

[(107)](126) Equipment operators shall be certain, by signal or other means, that all persons are in the clear before starting or moving equipment.

[(108)](127) When the entire length of a conveyor is visible from the starting switch, the operator shall visually check to make certain that all persons are in the clear before starting the conveyor. When the entire length of the conveyor is not visible from the starting switch, a positive audible warning system shall be installed and operated to warn persons that the conveyor will be started.

[(109)](128) Trucks, shuttle cars, and front-end loaders shall be equipped with emergency brakes separate and independent of the regular braking system.

[(110)](129) Operators' cabs shall be constructed to permit operators to see without difficulty and should be reasonably comfortable.

[(111)](130) Cab windows shall be of safety glass or equivalent, in good condition and shall be kept clean.

[(112)](131) Cabs of mobile equipment shall be kept free of extraneous materials.

[(113)](132) Adequate back stops or brakes shall be installed on inclined conveyor drive units to prevent conveyors from running in reverse if a hazard to personnel will result.

[(114)](133) No person shall be permitted to ride a power driven chain, belt, or bucket conveyor, unless specifically designed for the transportation of persons.

[(115)](134) Equipment operating speeds shall be prudent and consistent with conditions of roadway, grades, clearance, visibility, traffic, and the type of equipment used.

[(116)](135) Dust control measures shall be taken where dust significantly reduces visibility [of equipment operators]. Haulage roads shall be wet down as necessary unless dust is controlled adequately by other methods.

[(117)](136) Mobile equipment operators shall have full control of the equipment while it is in motion.

[(118)](137) Dippers, buckets, loading booms, or heavy suspended loads shall not be swung over the cabs of haulage vehicles until the drivers are [out] outside of the cabs and in safe locations, unless the trucks are designed specifically to protect the drivers from falling material.

(138) Only authorized persons shall be present in areas of loading or dumping operations.

(139) Unless safe provisions are made for persons to mount or leave equipment while it is in operation, the operator shall be notified of their intentions before getting on or off.

[(119)](140) Operators shall assume the normal operating position at all times while the vehicle is in motion and shall sit facing the direction of travel while operating equipment with dual controls.

[(120)](141) [Men] Miners shall not work or pass under the buckets or booms of loaders in operation.

[(121)](142) When traveling between work areas, the equipment shall be secured in the travel position.

[(122)](143) Dippers, buckets, scraper blades, and similar movable parts shall be secured or lowered to the ground when not in use.

[(123)](144) [Men] Miners shall not ride in dippers, buckets, forks, clamshells, or other parts of any equipment not specifically designed for the transportation of persons.

[(124)](145) Loaded cars or trucks shall not be moved until the loads are trimmed properly.

[(125)](146) Electrically powered mobile equipment shall not be left unattended unless the master switch is in the off position, all operating controls are in the neutral position, and the brakes are set or other equivalent precautions are taken against rolling.

[(126)](147) Mobile equipment shall not be left unattended unless the brakes are set. The wheels shall be turned into a bank or wall or shall be blocked when such equipment is parked on a grade.

[(127)](148) [Men] Miners shall not ride on top of loaded haulage equipment.

[(128)](149) [Men] Miners shall not ride outside the cabs and beds of mobile equipment.

[(129)](150) Equipment which is to be hauled shall be properly

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loaded and secured.

[(130)](151) Dumping locations and haulage roads shall be kept reasonably free of water, debris, and spillage.

[(131)](152) Berms, bumper blocks, safety hooks, or similar means shall be provided to prevent overtravel and overturning at dumping locations. Berms must be mid-axle height of the largest vehicle traveling a roadway where drop-offs exist.

[(132)](153) If truck spotters are used, they shall be well in the clear while trucks are backing into dumping position and dumping lights shall be used at night to direct trucks.

[(133)](154) When overhead clearance is restricted, warning devices shall be installed, and the restricted area shall be conspicuously marked.

[(134)](155) Ramps and dumps shall be of solid construction, of ample width, have ample side clearance and headroom, and be kept reasonably free of spillage.

[(135)](156) Lights, flares, or other warning devices shall be posted when parked equipment creates a hazard to vehicular traffic.

[(136)](157) Tires shall be deflated before repairs on them are started and adequate means shall be provided to prevent wheel-locking rims from creating a hazard during tire inflation.

[(137)](158) Any load extending more than four feet (4') beyond the rear of the vehicle body shall be marked clearly with a red flag by day and a red light by night.

(159) A tow bar shall be used to tow heavy equipment. A safety chain shall be used in conjunction with the tow bar.

[(138)](160) When heavy equipment is to be towed, the towing vehicle shall be of suitable weight and strength to maintain safe control of the load.

[(139)](161) Safe means of access shall be provided and maintained to all working places.

[(140)](162) Crossovers, elevated walkways, elevated ramps, and stairways shall be of substantial construction, provided with handrails and maintained in good condition. Where necessary, toeboards shall be provided.

[(141)](163) Ladders shall be of substantial construction, maintained in good condition, and regularly inspected.

[(142)](164) Portable straight ladders shall be provided with nonslip bases, shall be placed against a safe backing at the proper angle, and set on secure footing.

[(143)](165) Fixed ladders shall be anchored securely and installed to provide at least three inches (3") of toe clearance.

[(144)](166) Fixed ladders [should] shall have substantial railed landing at least every twenty feet (20') unless backguards are provided.

[(145)](167) Steep fixed ladders (seventy degrees to ninety degrees $(70^{\circ}-90^{\circ})$ from the horizontal) twenty feet (20') or more in length shall be provided with backguards, cages, or

equivalent protection, starting at a point not more than seven feet (7') from the bottom of the ladder.

[(146)](168) Fixed ladders shall project at least three feet (3') above landings or substantial handholds shall be provided above the landings.

[(147)](169) Wooden members of ladders shall not be painted.

[(148)](170) Ladderways, stairways, walkways, and ramps shall be kept free of loose rock and extraneous materials.

[(149)](171) [Men] Miners climbing or descending ladders shall face the ladders and have both hands free for climbing.

[(150)](172) Railed walkways shall be provided wherever persons are regularly required to walk along conveyor belts. Inclined railed walkways shall be nonskid or provided with cleats.

[(151)](173) Openings above, below, or near travelways through which [men] miners or materials may fall shall be protected by railings, barriers, or covers. Where it is impractical to install such protective devices, adequate warning signals shall be posted.

[(152)](174) Scaffolds and working platforms shall be of substantial construction and provided with handrails and maintained in good condition. Floorboards shall be laid properly and the scaffolds and working platforms shall not be overloaded. Working platforms shall be provided with toeboards where necessary.

[(153)](175) Crossovers shall be provided where it is necessary to cross conveyors.

[(154)](176) Moving conveyors shall be crossed only at designated crossover points.

(177) Slippery walkways shall be provided with cleats and handrails or ropes, or both.

[(155)](178) Regularly used walkways and travelways shall be sanded, salted, or cleared of snow and ice as soon as practicable.

[(156)](179) Electric circuits shall be protected against excessive overloads by fuses or circuit breakers of the correct type and capacity.

(180) Power lines and telephone circuits shall be protected against short circuits and lightning.

[(157)](181) Electric equipment and circuits shall be provided with switches or other controls. Such switches or controls shall be of approved design and construction and shall be properly installed.

[(158)](182) Individual overload protection or shortcircuit protection shall be provided for the trailing cables of mobile equipment.

[(159)](183) Power wires and cables shall have adequate current-carrying capacity and shall be protected from mechanical injury.

[(160)](184) [Neither crawler-mounted nor rubbertired] Mobile equipment shall not run over [trailing cables, unless the cables are] power cables unless properly bridged or otherwise protected.

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[(161)](185) Distribution boxes shall be provided with disconnect switches.

[(162)](186) Trailing cable and power-cable connections to junction boxes shall not be made or broken under load.

[(163)](187) Power wires and cables shall be insulated adequately where they pass into or out of electrical compartments.

[(164)](188) Power wires and cables which present a fire hazard shall be well installed on acceptable insulators.

[(165)](189) Where metallic tools or equipment can come in contact with bare [powerlines] power lines, the line shall be guarded or de-energized.

[(166)](190) Telephone and low-potential electric signal wires shall be protected from contacting energized [powerlines] power lines.

[(167)](191) High-potential transmission cables shall be covered, insulated, or placed according to acceptable electrical codes to prevent contact with low-potential circuits.

(192) The potential on bare signal wires accessible to personal contact should not exceed forty (40) volts.

 $\it [(168)](193)$ Splices in power cables, including ground conductor, where provided, shall be –

- (A) Mechanically strong with adequate electrical conductivity;
- (B) Effectively insulated and sealed to exclude moisture; and (C) Provided with mechanical protection and electrical
- (C) Provided with mechanical protection and electrical conductivity as near as possible to that of the original.

(194) Shovel trailing cables shall not be moved with the shovel dipper unless cable slings or sleds are used.

(195) Energized high-potential cables shall be handled with insulated hooks or tongs.

[(169)](196) Electrical equipment shall be de-energized before work is done on such circuits unless hot line tools are used. Switches shall be locked out and suitable warning signs posted by the individuals who are to do the work; locks shall be removed only by authorized persons.

[(170)](197) Principal power switches shall be labeled to show which units they control, unless identification can be made readily by location.

[(171)](198) At least three feet (3') of clearance shall be provided around all parts of stationary electric equipment or switchgear where access or travel is necessary.

[(172)](199) Suitable danger signs shall be posted at all major electrical installations.

[(173)](200) Areas containing major electrical installations shall be entered only by authorized personnel.

[(174)](201) Electrical connections and resistor grids that are difficult or impractical to insulate shall be guarded, unless protection is provided by location.

[(175)](202) Reverse-current protection shall be provided at storage battery charging stations.

[(176)](203) All metal enclosing or encasing electrical circuits shall be grounded or provided with equivalent protection. (This requirement does not apply to battery-operated equipment.)

[(177)](204) [Metal fencing and metal buildings] Buildings enclosing transformers and switchgear shall be grounded.

[(178)](205) Frame grounding or equivalent protection shall be provided for mobile equipment powered through trailing cables.

[(179)](206) Continuity and resistance or grounding systems shall be tested immediately after installation, following repairs or modifications, and annually thereafter.

[(180)](207) Electric equipment and wiring shall be inspected by a competent person as often as necessary to assure safe operating conditions.

[(181)](208) When a potentially dangerous condition is found, it shall be corrected before equipment or wiring is energized.

[(182)](209) Inspection and cover plates on electrical equipment shall be kept in place at all times, except during testing or repairs.

[(183)](210) Circuits shall be de-energized before fuses are removed in medium or high voltage circuits.

[(184)](211) Fuse tongs or hot line tools shall be used when fuses are removed in medium or high voltage circuits.

[(185)](212) Trailing cables shall be clamped to machines in a manner to protect the cables from damage and to prevent strain on the electrical connections.

[(186)](213) Surplus trailing cables to shovels, cranes, and similar equipment shall be stored in cable boots or on reels mounted on the equipment or otherwise protected from mechanical damage.

[(187)](214) Operating controls shall be installed so that they can be operated without danger of contact with energized conductors.

[(188)](215) Equipment with booms or masts which are not properly protected shall not be operated where the booms or masts can come within ten feet (10') of an energized overhead [powerline] power line.

[(189)](216) Overhead high-potential [powerlines] power lines shall be installed as specified by the National Electrical Safety Code.

[(190)](217) When equipment must be moved under energized [powerlines] power lines and the clearance is less than ten feet (10'), the [powerlines] power lines shall be de-energized or other precautions shall be taken.

[(191)](218) Guy wires from poles supporting high voltage transmission lines shall be securely connected to the system ground or be provided with insulators installed near the pole end.

[(192)](219) Telegraph, telephone, or signal wires shall not be installed on the same crossarm with power conductors. When carried on poles supporting power lines, they shall be installed as specified by the National Electrical Safety Code.

[(193)](220) Transformers shall be totally enclosed or shall be placed at least fifteen feet (15') above the ground, or installed in a transformer house or surrounded by a substantial fence at least six feet (6') high and at least three feet (3') from any energized parts, casings, or wiring.

[(194)](221) Transformer enclosures shall be kept locked against unauthorized entry.

(222) Tools and supplies shall be carried in the hands and not on the shoulders when miners travel near bare power conductors.

[(195)](223) Unguarded conveyors with walkways shall be equipped with emergency stop devices or cords along their full length.

[(196)](224) Use of Equipment – Guards.

- (A) Gears, sprockets, chains, drive, head, tail[,]; and take-up pulleys, flywheels, couplings, shafts, sawblades, fan inlets; and similar exposed moving machine parts or pinch points which may cause injury to persons shall be guarded.
- (B) Overhead belts shall be guarded if the whipping action from a broken belt would be hazardous to persons below.
- (C) Guards at conveyor drive, head, and tail pulleys shall be sufficient to prevent a person from reaching behind the guard and becoming caught between the belt and the pulley.
- (D) Protruding set screws on revolving parts shall be quarded.
- (E) Except when testing the machinery, guards shall be securely in place while machinery is being operated.
- (F) Guards shall be sufficiently strong and maintained to provide the required protection.
- (G) Stationary grinding machines other than special bit grinders shall be equipped with $\!-\!$
- 1. Peripheral hoods (less than ninety degrees (90°) throat openings) capable of withstanding the force of a bursting wheel;
- 2. Adjustable tool rests set as close as practical, but no more than one-eighth inch (1/8") opening, to the wheel; and

3. Safety washers.

[(G)](H) Face shields or goggles, in good condition, shall be worn when operating a grinding wheel.

[(H)](I) Handheld power tools, other than rock drills, shall be equipped with controls requiring constant hand or finger pressure to operate the tools or shall be equipped with friction or other equivalent safety devices.

[(1)](J) Guards or shields shall be provided in areas where flying or falling materials present a hazard.

[(J)](K) Vehicles such as forklifts, trucks, front-end loaders, and bulldozers shall be provided with [roll bar] ROPS (rollover protective structure) protection when necessary to protect the operator.

[(K)](L) Forklift trucks, front-end loaders, and bulldozers shall be provided with substantial canopies when necessary

to protect the operator against falling material.

[(L)](M) Unsafe equipment or machinery shall be removed from service immediately.

[(M)](N) Machinery and equipment shall be operated only by authorized, trained, and experienced persons.

[(N)](O) Repairs or maintenance shall not be performed on machinery until the power is off, the systems are deenergized, the machinery is prevented from unintentional startup, and the machinery is blocked against motion, except where machinery motion is necessary to make adjustment or where non-energized components of large machinery can be safely repaired while the machine is operating.

[(O)](P) [Men] Miners shall not work on mobile equipment in a raised position until it has been blocked in place securely. This does not preclude the use of equipment specifically designed, such as elevated mobile work platforms.

(Q) Drive belts shall not be shifted while in motion unless the machines are provided with mechanical shifters.

[(P)](R) Belts, chains, and ropes shall not be guided onto power-driven moving pulleys, sprockets, or drums with the hands except on slow-moving equipment especially designed for hand feeding.

[(Q)](S) Pulleys or conveyors shall not be cleaned manually while the conveyor is in motion.

[(R)](T) Belt dressing shall not be applied manually while belts are in motion unless an aerosol-type dressing is used.

[(S)](U) Machinery shall not be lubricated while in motion where a hazard exists, unless equipped with extended fittings or cups.

[(T)](V) Compressed and liquid gas cylinders shall be secured in a safe manner.

[(197)](225) Adequate first-aid materials, including stretchers and blankets, shall be provided at places convenient to all working areas. Persons trained in administering first aid must be available on all shifts. Water or neutralizing agents shall be available where corrosive chemicals or other harmful substances are stored, handled, or used.

[(198)](226) Safety belts and lines shall be worn when [men] miners work where there is danger of falling; a second person shall tend the lifeline when bins, tanks, or other dangerous areas are entered.

[(199)](227) Life jackets or belts shall be worn where there is danger of falling into [deep] water.

[(200)](228) Adequate [P]protective clothing, [rubber] gloves, goggles, and/or face shields shall be worn by persons handling substances that are corrosive, toxic, or injurious to the skin.

(229) Loose-fitting clothing including but not limited to open pockets, tassles, lanyards, draw strings, hoods, and frayed cuffs shall not be worn by persons working around moving equipment and machinery.

(230) Protective gloves shall be worn by employees handling materials which may cause injury.

[(201)](231) Gloves shall not be worn where they could create a hazard by becoming entwined or caught in moving parts of machinery.

[(202)](232) Effective hearing protection shall be worn where noise levels may cause permanent ear damage or hearing loss, or noise shall be reduced to safe levels, unless the wearing of

the protective devices would create a greater danger to the employee.

[(203)](233) Each place of work shall be visited by a supervisor or a competent person at the beginning of[,] and at least once each shift and more frequently as necessary to ensure that work is being done in a safe manner.

[(204)](234) No employee shall be assigned or allowed, or be required to perform work alone in any area where hazardous conditions exist that would endanger [his/her] their safety unless [s/he] they can communicate with others, can be heard, or can be seen.

[(205)](235) When work is performed after dark, the area of drilling, blasting, stripping, and loading shall be properly illuminated.

[(206)](236) An authorized competent person shall be in charge, at all times, when [men] miners are working.

(237) Arrangement shall be made in advance for obtaining emergency medical assistance and transportation for injured persons.

(238) At all mining operations –

- (A) Working places, passageways, store rooms, and service rooms shall be kept clean and orderly.
- (B) The floor of every work place shall be maintained in a clean and, so far as possible, dry condition. Where wet processes are used, drainage shall be maintained and false floors, flat forms, mats, or other dry standing places shall be provided where practical; and
- (C) Every floor, working place, and passageway shall be kept free from protruding nails, splinters, holes, or loose boards, as practical.
- (239) Operators must mark temporary portable containers with its content if not emptied by end of shift and anytime when miners would be unable otherwise to identify the chemical contained within and its Safety Data Sheets (SDS) warnings.
- (240) Flammable liquids stored in a safety can must be metal with a spring-loaded lid and appropriately labeled.
- (241) All miners must be trained according to Mine Safety and Health Administration (MSHA) training standards.

AUTHORITY: sections 286.060 and 293.630, RSMo 2016. Original rule filed Dec. 18, 1975, effective Dec. 28, 1975. Amended: Filed June 19, 2018, effective Jan. 30, 2019. Amended: Filed Jan. 2, 2024.

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 Division of Labor Standards, Attn: Todd Smith, Director, PO Box 449, Jefferson City, MO 65102-0449. To be considered, comments must be received within thirty (30) days after publication of this notice in the **Missouri Register**. No public hearing is scheduled.

TITLE 11 – DEPARTMENT OF PUBLIC SAFETY Division 70 – Division of Alcohol and Tobacco Control Chapter 2 – Rules and Regulations

PROPOSED AMENDMENT

11 CSR 70-2.010 Definitions. The Division of Alcohol and Tobacco Control is adding a new section (29).

PURPOSE: This amendment adds a definition to "primary activity" as used in Chapter 311.195, RSMo.

(29) Primary activity, when it relates to microbreweries, refers to the manufacture and sale of beer in excess of one hundred (100) gallons per year.

AUTHORITY: section 311.660, RSMo Supp. [2021] 2023. This version of rule filed Feb. 8, 1973, effective Feb. 18, 1973. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 19, 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 Division of Alcohol and Tobacco Control Central Office, 1738 E. Elm, Lower Level, Jefferson City, MO 65101, by facsimile at (573) 526-4369, or via email at Benjamin.Kweskin@dps.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 11 – DEPARTMENT OF PUBLIC SAFETY Division 70 – Division of Alcohol and Tobacco Control Chapter 2 – Rules and Regulations

PROPOSED AMENDMENT

11 CSR 70-2.020 Application for License. The Division of Alcohol and Tobacco Control is amending section (5) and adding sections (16) and (17).

PURPOSE: This amendment clarifies that an entity must disclose more than a single parent company's interest in the license. In order to check for conflicts with sections 311.060 and 311.070, RSMo, the Division of Alcohol and Tobacco Control must have the ability to check for ownership behind corporate veils. This amendment allows the Division of Alcohol and Tobacco Control to decline to renew a liquor license where mandatory reports have not been filed. This amendment also codifies the division's longstanding practice of not accepting renewals after July 31.

(5) If application is made by an entity, the application shall set out the names and residences of any officers and all members or shareholders, whether they be active or silent, and be signed by the managing officer. The entity shall

qualify under the laws of Missouri for the license. As used in this section for purposes of disclosure, "all members or shareholders" means all natural persons, regardless of corporate structure, who have a financial interest of five percent (5%) in either the profits or voting power of the licensed entity. The supervisor may require further disclosure of financial interest beyond the five percent (5%) threshold after the application is made consistent with section 311.060, RSMo.

- (16) No renewal application is complete if the applicant for renewal has any delinquent reports under Chapter 311, RSMo.
- (17) All license applications not received at, or otherwise postmarked to, Division of Alcohol and Tobacco Control by July 31 shall not be considered for renewal. A new application must be submitted if a license is sought after the renewal period closes on July 31.

AUTHORITY: section 311.660, RSMo Supp. [2021] 2023. This version of rule filed Feb. 8, 1973, effective Feb. 18, 1973. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 19, 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 Division of Alcohol and Tobacco Control Central Office, 1738 E. Elm, Lower Level, Jefferson City, MO 65101, by facsimile at (573) 526-4369, or via email at Benjamin.Kweskin@dps.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 11 – DEPARTMENT OF PUBLIC SAFETY Division 70 – Division of Alcohol and Tobacco Control Chapter 2 – Rules and Regulations

PROPOSED AMENDMENT

11 CSR 70-2.130 Retailer's Conduct of Business. The Division of Alcohol and Tobacco Control is amending section (14) and adding sections (16) and (17).

PURPOSE: This amendment establishes guidelines for hosting marijuana consumption events at a licensed premise in light of the new constitutional amendment. This amendment also establishes guidelines for the placement of alcoholic beverages at retail locations that were historically branded as non-alcoholic products.

(14) No person holding a license for the retail sale of intoxicating liquor may permit any person to smoke or imbibe marijuana on or about the licensed premises [or] while the retail establishment is open to the public. No licensee shall create any non-public or quasi-public areas on

or about the licensed premises for marijuana usage anytime when intoxicating liquor is being sold, displayed for sale, or consumed. [This provision may not preclude a licensee from hosting a private event during which persons holding a valid medical marijuana patient ID card issued by the Department of Health and Senior Services to smoke or imbibe medical marijuana in a designated nonpublic or quasi-public area on or about the licensed premises] A licensee may seek permission for, and the supervisor of alcohol and tobacco control may permit, a special event where consumption of marijuana occurs on or about the licensed premise (a "marijuana event"). The licensee must notify the supervisor of alcohol and tobacco control not less than thirty (30) days in advance of the marijuana event and describe the event, including the exact location of the marijuana event on the licensed premise. To be eligible, the marijuana event must occur during allowable hours of operation pursuant to section 311.290, RSMo, or any other provision of Chapter 311 relating to opening and closing; no intoxicating liquor may be sold, displayed for sale, or consumed on or about the portion of the licensed premises used for the marijuana event, and all refrigerators, cabinets, cases, boxes, and taps from which intoxicating liquor is dispensed shall be kept securely locked during the event[; and written approval must be obtained from the supervisor of alcohol and tobacco control prior to the event]. If the licensee wishes to continue the sale of intoxicating liquor on a separate portion of the licensed premise, not described for the marijuana event, that portion of the licensed premise must be separated by a permanent floorto-ceiling wall and be inaccessible from the patrons of the marijuana event. All patrons permitted to smoke or imbibe marijuana during the marijuana event must be quarantined from those patrons consuming intoxicating liquor and must be marked with a wristband. No patron of the marijuana event may consume intoxicating beverages on the licensed premise within four (4) hours of the commencement or conclusion of the marijuana event.

- (16) Pre-Mixed Batch Drink Labels. Where a retail by drink establishment prepares batch/bulk mixed drinks prior to an order being placed, the container must be clearly labeled "THIS CONTAINS ALCOHOL." The container must also bear the name of the mixed drink, as used by the establishment, and the type or types of alcohol contained therein. This section is separate from any label/packaging requirements set forth in section 311.202, RSMo, for retailer-packaged alcohol for off-premises consumption (i.e., to-go alcoholic beverages).
- (17) Persons granted a license to sell intoxicating liquor for off-premises consumption that display such intoxicating liquor outside a clearly discernible location reserved for alcoholic beverages shall—
- (A) Not place intoxicating liquor in an area immediately adjacent to nonalcoholic beverages containing the same or similar brand name, logo, or packaging as an alcoholic beverage; and
- (B) Equip any such display with signage that indicates the product is an alcoholic beverage, is clearly visible to consumers, and is of sufficient size to notify the consumer that the product contains alcohol. Nothing in this subsection shall prohibit the placement of nonalcoholic wine or beer in or near a display of alcoholic beverages that contain the same or similar brand name, logo, or packaging as the nonalcoholic wine or beer.

AUTHORITY: section 311.660, RSMo Supp. [2022] 2023. This version of rule filed Feb. 8, 1973, effective Feb. 18, 1973. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 19, 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 Division of Alcohol and Tobacco Control Central Office, 1738 E. Elm, Lower Level, Jefferson City, MO 65101, by facsimile at 573-526-4369, or via email at Benjamin.Kweskin@dps.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 11 – DEPARTMENT OF PUBLIC SAFETY Division 70 – Division of Alcohol and Tobacco Control Chapter 2 – Rules and Regulations

PROPOSED AMENDMENT

11 CSR 70-2.140 All Licensees. The Division of Alcohol and Tobacco Control is amending section (4).

PURPOSE: This amendment clarifies that no licensee may commit an illegal act on or about the licensed premise.

(4) Improper Acts.

- (A) [At no time, under any circumstances, may any licensee or his/her employees immediately fail to prevent or suppress any violent quarrel, disorder, brawl, fight, or other improper, or unlawful conduct of any person upon the licensed premises, nor may any licensee or his/her employees allow any indecent, profane, or obscene literature or advertising material upon the licensed premises] Licensees and their employees shall maintain an orderly business and take immediate, reasonable steps to prevent or suppress any violent altercation, quarrel, or illegal activity on or about the licensed premise.
- (B) Licensees and their employees shall not engage in illegal, violent, or improper conduct, permit the use of the licensed premises for illegal activities, nor allow any indecent, profane, or obscene literature or advertising material upon the licensed premises.
- [(B)](C) In the event that a licensee or his/her employee knows or should have known that an illegal or violent act has been committed on or about the licensed premises, they are obligated to immediately report the occurrence to law enforcement authorities and cooperate with law enforcement authorities and agents of the Division of Alcohol and Tobacco Control during the course of any investigation into an occurrence.

[(C)](D) This regulation applies to all areas on or about the licensed premise, including areas that have been rented to or reserved for temporary use by third parties.

AUTHORITY: section 311.660, RSMo Supp. [2022] 2023. This

version of rule filed Feb. 8, 1973, effective Feb. 18, 1973. For intervening history, please consult the **Code of State Regulations**. Amended: Filed Dec. 19, 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 Division of Alcohol and Tobacco Control Central Office, 1738 E. Elm, Lower Level, Jefferson City, MO 65101, by facsimile at 573-526-4369, or via email at Benjamin.Kweskin@dps.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 11 – DEPARTMENT OF PUBLIC SAFETY Division 70 – Division of Alcohol and Tobacco Control Chapter 2 – Rules and Regulations

PROPOSED AMENDMENT

11 CSR 70-2.190 Unlawful Discrimination and Price Scheduling. The Division of Alcohol and Tobacco Control is amending section (8).

PURPOSE: This amendment increases the maximum number of days to accept returns for unwanted merchandise from seven (7) days to fourteen (14) days without seeking an exception and make returns of spirituous liquor and wine consistent with malt beverages as described in section 311.070.4., RSMo.

- (8) Returns. Merchandise returns exceeding [seven (7)] fourteen (14) days from delivery date may not be accepted for return from a retailer, except pursuant to a court order or with prior approval from the supervisor for any of the following reasons:
- (A) The merchandise delivered does not conform to the merchandise ordered, whether an error was made at the time the order was taken or when the merchandise was delivered. Requests to return merchandise delivered in error should be submitted to the supervisor within thirty (30) days of the original invoice; *[or]*
 - (B) The retailer is abandoning the retail liquor business[.];
- (C) To assure and control product quality, wholesalers at the time of regular delivery may, but shall not be required to, withdraw, with the permission of the retailer, a quantity of spirituous liquor and wine products containing an alcohol content of five percent (5%) or more by weight in its undamaged original carton from the retailer's stock, if the wholesaler replaces the product with an equal quantity of identical product; or
- (D) In addition to withdrawals authorized in subsection (C) of this section, to assure and control product quality, wholesalers at the time of regular delivery may, but shall not be required to, withdraw, with the permission of the retailer, spirituous liquor and wine products containing an alcohol content of five percent (5%) or more by weight in its undamaged original carton from the retailer's stock and

give the retailer credit against outstanding indebtedness for the product if -

- 1. The product is withdrawn at least thirty (30) days after initial delivery and within twenty-one (21) days of the date considered by the manufacturer of the product to be the date the product becomes inappropriate for sale to a consumer; and
- 2. The quantity of product withdrawn does not exceed the equivalent of twenty-five (25) cases of twelve (12) seven hundred fifty milliliter (750 ml) containers; and
- 3. To assure and control product quality, a wholesaler may, but not be required to, give a retailer credit for wine with an alcohol content of five percent (5%) or more by weight, in a container with a capacity of four (4) gallons or more, delivered but not used, if the wholesaler removes the product within seven (7) days of the initial delivery.

AUTHORITY: section 311.660, RSMo Supp. [2022] 2023. This version of rule filed Dec. 22, 1975, effective Jan. 1, 1976. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 19, 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 Division of Alcohol and Tobacco Control Central Office, 1738 E. Elm, Lower Level, Jefferson City, MO 65101, by facsimile at 573-526-4369, or via email at Benjamin.Kweskin@dps.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 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

PROPOSED AMENDMENT

12 CSR 10-2.030 *Non-Standard Tax Periods*, Subsequent Change of Accounting Period, *and Personal and Dependency Exemption Deductions*. The director is amending the rule title, purpose, and sections (1) and (2), adding new sections (3)–(6), and renumbering as necessary.

PURPOSE: This amendment, among other things, expands the title, purpose clause, and scope of this rule to address changes of tax periods for additional income tax types, to address individual personal and dependency exemption deductions, as well as to specify the handling of 52-53 week tax periods.

PURPOSE: This rule [serves as a guideline in] addresses changes in tax periods, short tax periods, 52-53 week tax periods, and the determination of the amount of an individual taxpayer's allowable personal and dependency exemption[s where a short taxable period income tax return is required due to a change in the taxpayer's taxable year for federal income tax purposes] deductions.

- (1) If a taxpayer's taxable year is changed for federal income tax purposes, the Missouri taxable year will automatically be changed. No application for change of accounting period for Missouri income tax purposes will be required. If a short taxable period for federal income tax purposes results from a change in the taxpayer's accounting period, the taxpayer also shall file a Missouri income tax return for that short taxable period[, attaching a copy of one (1) of the items indicating federal permission].
- (2) If there is a short taxable period, Missouri taxable income shall be computed on the basis of the short taxable period for which the return is made and in accordance with the [rules] statutory provisions of sections 143.011 to 143.996, RSMo, applicable to the determination of Missouri taxable income generally, except that the amount of [allowable personal and dependency exemptions] deductions allowed by sections 143.151 and 143.161, RSMo, shall be reduced to the amount which bears the same ratio to the full amount for those [exemptions] deductions as the number of months in the short taxable period bears to twelve (12) months.
- (3) Pursuant to section 143.151, RSMo, a resident shall generally be allowed a personal exemption deduction of two thousand one hundred dollars (\$2,100) for such resident and two thousand one hundred dollars (\$2,100) for such resident's spouse if the resident is entitled to a deduction for such personal exemptions for federal income tax purposes. A resident with a Missouri adjusted gross income of less than twenty thousand dollars (\$20,000) shall generally be allowed an additional deduction of five hundred dollars (\$500) for such resident and an additional five hundred dollars (\$500) for such resident's spouse if the resident is entitled to a deduction for such personal exemptions for federal income tax purposes, and the spouse's Missouri adjusted gross income is less than twenty thousand dollars (\$20,000). None of the deductions described in sections 143.151, RSMo, or in subsections 1 or 3 of section 143.161, RSMo, shall be allowed for a given tax period if the exemption amount as defined under 26 U.S.C. section 151 is zero (0) for that tax period.
- (4) A resident who qualifies as an unmarried head of household or as a surviving spouse for federal income tax purposes may generally deduct an additional one thousand four hundred dollars (\$1,400) pursuant to section 143.161.2, RSMo. This additional deduction for a taxpayer who qualifies as an unmarried head of household or a surviving spouse is not dependent on the taxpayer's eligibility for a dependency exemption deduction under section 143.161.1, RSMo.
- [(2)](5) Example: Tom Taxpayer, [A]a resident individual, has been filing [his/her] his federal and Missouri income tax returns on the basis of a fiscal year ending September 30. [S/he]He changes to a calendar year basis and files a federal income tax return for the short taxable period October 1 to December 31. [S/he is entitled to one (1) personal exemption. His/her] He qualifies as a surviving spouse for federal income tax purposes. For his short taxable period, the exemption amount defined under 26 U.S.C. section 151 is zero (0). He has no federal income tax liability for the tax year. His federal adjusted gross income (FAGI) for the short taxable period is as follows:

Salary \$3,000

United States bond interest Savings bank interest FAGI	\$ 40 <u>\$ 60</u> \$3,100
[His/her] His Missouri taxable income [(before feditax deduction)] is as follows: FAGI	eral incomo
Less modification for United	
States bond interest	\$ (40)
Missouri adjusted gross income	\$3,060

(**note that** no federal standard deduction is allowable for short-period returns

resulting from a change in

Federal itemized deduction

tax period; no Missouri modifications

to the itemized deduction are applicable in this example)

plicable **in this example**) [\$(250)]

[Personal exemption] Surviving Spouse Additional Exemption Deduction ($[\$1,200] \$1,400 \times 3/12$) = \$([300] 350)

Missouri taxable income [(before federal income tax deduction)

\$2,510] \$2,460

\$(250)

- (6) A taxpaver which, for federal income tax purposes. has elected to use a taxable year that varies from 52 to 53 weeks is referred to by this rule as "52-53 Week Taxpayer." A 52-53 Week Taxpayer shall determine the effective date or the applicability of any provision of sections 143.011 to 143.996, RSMo, that is expressed in terms of taxable years beginning, including, or ending with reference to a specified date which is the first or last day of a month by treating the taxpayer's 52-53 week taxable year as though it begins on the first day of the calendar month beginning nearest to the first day of such taxable year, or as though it ends with the last day of the calendar month ending nearest to the last day of such taxable year, as the case may be. See 26 U.S.C. section 441. The terms "tax year" and "taxable year" are generally used interchangeably for Missouri income tax purposes.
- (A) Example: ABC Corporation is a 52-53 Week Taxpayer that has a tax year ending December 28, 2024. A new Missouri income tax deduction is created within sections 143.011 to 143.996, RSMo, and the new deduction expressly applies to all tax years ending on or after December 31, 2024. A new mandatory Missouri corporate income tax apportionment method is created, and expressly applies to all tax years ending on or after December 31, 2024. ABC Corporation is eligible for the new deduction, and must use the new mandatory corporate income tax apportionment method, for its 52-53 week taxable year ending December 28, 2024.
- (B) Example: XYZ Corporation is a 52-53 Week Taxpayer that has a tax year beginning December 29, 2024. Pursuant to a change in law, a Missouri income tax subtraction that XYZ Corporation previously qualified for expressly no longer applies for any tax year beginning on or after January 1, 2025. XYZ Corporation is not eligible for this tax subtraction for its 52-53 week taxable year beginning December 29, 2024. A new statute, which became law on August 28, 2024, increases the corporate income tax rate by one percent (1%), and expressly applies to all tax years beginning on or after January 1, 2025. The new increased corporate income tax rate applies to the entirety of XYZ Corporation's tax year beginning December 29, 2024. Note

that Missouri's income tax law contains no statute directly corresponding to 26 U.S.C. section 15.

AUTHORITY: sections 143.271 and 143.961, RSMo [1986] 2016. Regulation 1.271-2 was originally filed March 8, 1974, effective March 18, 1974. Amended: Filed Dec. 28, 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 Department of Revenue, Legislative Office, 301 W. High St., Room 218, Jefferson City, MO 65109-0475. 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 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax

PROPOSED AMENDMENT

12 CSR 10-2.240 Determination of Timeliness. The director is amending sections (1), (4), and (5), removing sections (6)-(10), adding new sections (6)-(9), and renumbering as necessary.

PURPOSE: This amendment addresses determinations of timeliness where a return is electronically filed or emailed, among other minor changes.

- (1) [It] In general, it is the taxpayer's responsibility to see that a return, payment, or other document required to be filed with or mailed to the Department of Revenue is [received by] actually delivered to the department. Unless otherwise provided by law or regulation, the date of a payment or the filing or any return or other document occurs on the date when the payment, return, or other document is actually delivered to the Department of Revenue.
- (4) If any return, document, or payment is sent by United States certified mail and the sender's receipt is postmarked by the postal employee to whom the return, document, or payment is presented, the date of the United States postmark on the receipt is treated as the postmark date. For purposes of section 143.851, RSMo, certified mail may be used instead of registered mail.
- (5) [Whenever notice is required to be sent by United States mail to be served on the director of revenue, it may be sent by an electronic transmission known as a fax. The fax is considered timely if the date printed on the document by the director's receiving electronic equipment is on or before the due date. A notice being served by fax on the director must be transmitted to the director's receiving electronic equipment using telephone number (573) 751-7150.] As used in [this rule and] section 136.360, RSMo, the word "notice" does not include tax returns, requests for tax clearances, or any request under section 143.241 or 144.150, RSMo.

- [(6) If any return, document or payment is delivered by United States mail with a postmark date falling after the due date, the return, document or payment is considered late unless the postmaster for the jurisdiction where the payment was mailed, verifies in writing the payment was mailed on or before the due date, including any extension granted, and was delayed because of an error of the United States Postal Service and not because of an error by the taxpayer.
- (7) Any return, document or payment may be delivered by a private delivery service (PDS) to meet the timely mailing as timely filing/paying rule. Such PDS must be a properly designated PDS by the Internal Revenue Service (IRS) at the time the return, document or payment is delivered. Refer to IRS rules to determine the designated PDS. The IRS publishes a list in March and September of each year. PDSs cannot deliver items to P.O. boxes. The United States Postal Services must be used to mail any return, document or payment to Missouri Department of Revenue P.O. box address.
- (8) The PDS is required to either—1) record electronically to its database (kept in the regular course of its business) the date on which an item was given to the PDS for delivery; or 2) mark on the cover of the item the date on which an item was given to the PDS for delivery. The date recorded or the date marked under this regulation is treated as the postmark date for purposes of section 143.851, RSMo.
- (9) If any date, including any extension of time for performing any act, falls on a Saturday, Sunday or a legal holiday in this state, the performance of the act shall be considered timely if it is performed on the next succeeding day which is not a Saturday, Sunday or legal holiday.]
- (6) The postmark of a private delivery service (PDS), as defined in sections (8) and (9) below, shall be treated in the same manner as a postmark by the United States Postal Service, pursuant to section 143.851, RSMo, and this rule, for purposes of meeting the 'timely mailing as timely filing/paying' rule. PDSs cannot deliver items to PO boxes. The United States Postal Service must be used when mailing any return, document, or payment to a Missouri Department of Revenue PO box address. The postmark of the PDS must be readable by the human eye without mechanical assistance.
- (7) A private delivery service is a delivery service that meets the following criteria:
 - (A) The service is provided by a trade or business;
 - (B) The service is available to the general public;
- (C) The service is at least as timely and reliable on a regular basis as the United States first-class mail;
- (D) The service must mark the date on which an item was given to the PDS for delivery (the received date);
- (E) The service has established security procedures that prevent unauthorized access to the contents of an item by any person (e.g., employees, contractors/agents, and third parties);
- (F) The name of the PDS and the type of delivery service being used must always be clearly identified on each item delivered by the PDS to the Department of Revenue; and
- (G) The service complies with all applicable requirements of the Private Express Statutes within Title 18 and Title 39 of the United States Code. Notwithstanding any part of this subsection to the contrary, this subsection is not intended to, and shall not be read to, incorporate any federal

regulation by reference.

- (8) Notwithstanding the foregoing section, a PDS shall include, but is not necessarily limited to, the specific services identified in each paragraph below:
 - (A) Services provided by DHL Express:
 - 1. DHL Express 9:00;
 - 2. DHL Express 10:30;
 - 3. DHL Express 12:00;
 - 4. DHL Express Worldwide;
 - 5. DHL Express Envelope;
 - 6. DHL Import Express 10:30;
 - 7. DHL Import Express 12:00;
 - 8. DHL Import Express Worldwide;
 - (B) Services provided by FedEx:
 - 1. FedEx First Overnight;
 - 2. FedEx Priority Overnight;
 - 3. FedEx Standard Overnight;
 - 4. FedEx 2 Day;
 - 5. FedEx International Next Flight Out;
 - 6. FedEx International Priority;
 - 7. FedEx International First;
 - 8. FedEx International Economy;
 - (C) Services provided by UPS:
 - 1. UPS Next Day Air Early A.M.;
 - 2. UPS Next Day Air;
 - 3. UPS Next Day Air Saver;
 - 4. UPS 2nd Day Air;
 - 5. UPS 2nd Day Air A.M.;
 - 6. UPS Worldwide Express Plus;
 - 7. UPS Worldwide Express.

(9) Examples.

[10](A) Example: Joe Jones, a Missouri taxpayer, has a document that must be filed with the Department of Revenue on or before August 1, [1993] 2023. For that document to be considered timely, he [must] may do one (1) of the following:

[(A)]1. Deposit the document with the United States Postal Service early enough that the United States postmark stamped on the envelope will be August 1, [1993] 2023, or earlier;

[(B)]2. Take the document to the United States Postal Office and have it registered by a postal employee on or before August 1, [1993] 2023; or

[(C)]3. Present the document in a certified envelope with return receipt requested to a United States postal employee and ask the postal employee to postmark the item on or before August 1, [1993] 2023.

- (B) Example: Dora Truman's individual income tax return for tax year 2023 is due on April 15, 2024. Dora Truman attempts to send an email to the Department of Revenue on March 29, 2024, attaching her individual income tax return in PDF file format to that email. As far as Dora Truman is aware, the individual income tax return was successfully emailed to the Department of Revenue. However, due to a technical error occurring during the transmission of the email, the PDF file containing Dora Truman's return was never actually delivered to the Department of Revenue. She does not learn about this until she receives a notice from the Department of Revenue on June 1, 2025, on which date she attempts to send her tax year 2023 return by email again, which is then successfully received by the department. Because the date of filing the return occurs when it is actually delivered to the department, Dora Truman did not file her original tax year 2023 income tax return until June 1, 2025.
 - (C) Example: On April 19, 2024, a tax preparer, Jane

Smith, initiates an electronic submission of her client's tax year 2023 Missouri income tax return to the Department of Revenue in conjunction with the Internal Revenue Service's electronic filing system. The electronic transmission of this 2023 income tax return is actually delivered to the department on April 20, 2024. The taxpayer's return deadline is April 15, 2024, and no federal or state return filing extensions were sought or granted. Because the date of filing the return occurs when it is actually delivered to the department, the 2023 income tax return of Jane Smith's client was filed late, on April 20, 2024.

AUTHORITY: sections 136.120, **143.851**, and 143.961, RSMo [1994] **2016**. Original rule filed March 1, 1993, effective Oct. 10, 1993. Amended: Filed Sept. 29, 1999, effective March 30, 2000. Amended: Filed Dec. 28, 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 Department of Revenue, Legislative Office, 301 W. High St., Room 218, Jefferson City, MO 65109-0475. 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 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 2 – Income Tax PROPOSED AMENDMENT

12 CSR 10-2.710 Net Operating Losses on Individual Income Tax Returns. The director is amending the purpose, removing sections (1)-(7), and adding new sections (1)-(5).

PURPOSE: This amendment makes changes to the rule's description of the proper treatment of net operating losses for purposes of Missouri individual income tax, as well as the handling of negative federal adjusted gross income by individuals.

PURPOSE: This rule explains the proper treatment of net operating losses for purposes of Missouri individual income tax, [treatment of net operating losses] as well as the handling of negative federal adjusted gross income by individuals.

[(1) A taxpayer whose deductions for the year are more than his/her income for the year on his/her federal return (negative federal adjusted gross income) may have a net operating loss. The actual computation of the net operating loss is not identical to the computation of federal adjusted gross income or loss for the year. Therefore, the amount shown as a loss on Federal Form 1040 must be adjusted to arrive at the net operating loss for the year. Federal rules limit what can be deducted when figuring a net operating loss. A taxpayer must complete Schedule A of Federal Form 1045 in order to determine his/her actual net operating loss.

- (2) If it is determined that a net operating loss has been incurred, a deduction may be carried back three (3) tax years before the loss year and/or carried forward fifteen (15) tax years after the loss year until the net operating loss is used up. The net operating loss deduction is a business deduction in the year to which it is carried, regardless of whether the taxpayer is engaged in a trade or business in that tax year. If the taxpayer elected on his/her federal return to forgo the carryback period, s/he must also forgo the carryback period on the Missouri return.
- (3) In the year of the net operating loss, a taxpayer must perform the following to determine the amount to enter as federal adjusted gross income on the Missouri return. These procedures will prevent the potential double benefit from a net operating loss.
- (A) Complete Schedule A of Federal Form 1045 to determine the net operating loss.
- (B) Calculate the difference between the federal adjusted gross income and the net operating loss (the difference between the first line and the last line of Schedule A of Federal Form 1045).
- 1. If the net operating loss is greater than the federal adjusted gross income, enter the difference as a positive number on the federal adjusted gross income line on the Missouri return.
- 2. If the federal adjusted gross income is greater than the net operating loss, enter the difference as a negative number on the federal adjusted gross income line on the Missouri return.
- (C) Complete the remainder of the Missouri return as required.
- (D) Attach a copy of Schedule A of Federal Form 1045 to the Missouri return.
- (4) If a net operating loss carryback creates a negative federal adjusted gross income for the year to which it is carried back to, the taxpayer must perform the following to determine the amount to enter as federal adjusted gross income on the Missouri return.
- (A) Complete Schedule B of Federal Form 1045 to determine how much net operating loss will be used up in the current tax year and the net operating loss carryover to be carried to the next tax year.
- (B) Calculate the difference between the federal adjusted gross income (after applying the net operating loss carryback) and the net operating loss carryover.
- 1. If federal adjusted gross income (after applying the net operating loss carryback) is greater than the net operating loss carryover, enter the difference as a positive number on the federal adjusted gross income line on the Missouri return.
- 2. If federal adjusted gross income (after applying the net operating loss carryback) is less than the net operating loss carryover, enter the difference as a negative number on the federal adjusted gross income line on the Missouri return.
- (C) Complete the remainder of the Missouri return as required.
- (D) Attach a copy of Schedule B of Federal Form 1045 to the Missouri return.
- (5) Example: Taxpayer A owns a construction company that incurs a loss in 1994. When the taxpayer completes his/her federal return for 1994, federal adjusted gross income computes to –\$185,000. The taxpayer computes his/her actual net operating loss on Federal Form 1045 as –\$253,191. The taxpayer elects to carry the loss back three (3) years.
 - (A) Net operating loss is created in 1994:

- Federal adjusted gross income = -\$185,000 (From 1994 Federal Form 1040, line 32)
- Net operating loss = -\$253,191 (From 1994 Federal Form 1045, Schedule A)
- Modified federal adjusted gross income = \$68,191 for 1994 (Enter on 1994 Form MO-1040, Line 11)
 - (B) Net operating loss carryback to 1991:
- Federal adjusted gross income = \$131,000 (From 1991 Federal Form 1040, line 32)
- Net operating loss carryback = -\$253,191 Federal adjusted gross income after applying the net operating loss carryback = -\$122,191
- Net operating loss carryforward to 1992 = -\$172,250 (From 1994 Federal Form 1045, Schedule B)
- Modified federal adjusted gross income = \$50,059 for 1991 (Enter on 1991 Form MO-1040, Line 11)
 - (C) Net operating loss carryback to 1992:
- Federal adjusted gross income = \$149,000 (From 1992 Federal Form 1040, line 32)
- Net operating loss carryback = -\$172,250
- Federal adjusted gross income after applying the net operating loss carryback = -\$23,250
- Net operating loss carryforward to 1993 = -\$65,500 (From 1994 Federal Form 1045, Schedule B)
- Modified federal adjusted gross income = \$42,250 for 1992 (Enter on 1992 Form MO-1040, Line 11)
 - (D) Net operating loss carryback to 1993:
- Federal adjusted gross income = \$179,000 (From 1993 Federal Form 1040, line 32)
- Net operating loss carryback = -\$65,500
- Federal adjusted gross income after applying the net operating loss carryback = \$113,500
- Net operating loss carryforward = \$0 (From 1994 Federal Form 1045, Schedule B)
- Modified federal adjusted gross income = \$113,500 for 1993 (Enter on 1993 Form MO-1040, Line 11)
- (6) Example: Taxpayer B owns a retail store that incurs a loss in 1994. When the taxpayer completes his/her federal return for 1994, federal adjusted gross income computes to -\$185,000. The taxpayer computes his/her actual net operating loss on Federal Form 1045 as -\$180,000. The taxpayer elects to carry the loss back three (3) years.
 - (A) A net operating loss is created in 1994:
- Federal adjusted gross income = -\$185,000 (From 1994 Federal Form 1040, line 32)
- Net operating loss = -\$180,000 (From 1994 Federal Form 1045, Schedule A)
- Modified federal adjusted gross income = -\$5,000 for 1994 (Enter on 1994 Form MO-1040, Line 11)
 - (B) Net operating loss carryback to 1991:
- Federal adjusted gross income = \$131,000 (From 1991 Federal Form 1040, line 32)
- Net operating loss carryback = -\$180,000 Federal adjusted gross income after applying the net operating loss carryback = -\$49,000
- Net operating loss carryforward to 1992 = -\$45,000 (From 1994 Federal Form 1045, Schedule B)
- Modified federal adjusted gross income = -\$4,000 for 1991 (Enter on 1991 Form MO-1040. Line 11)
 - (C) Net operating loss carryback to 1992:
- Federal adjusted gross income = \$149,000 (From 1992 Federal Form 1040, line 32)
- Net operating loss carryback = -\$45,000
 - Federal adjusted gross income after applying the net operating loss carryback = \$104,000

- Net operating loss carryforward = \$ (From 1994 Federal Form 1045, Schedule B)
- Modified federal adjusted gross income = \$104,000 for 1992 (Enter on 1992 Form MO-1040, Line 11)
- (7) A nonresident taxpayer of Missouri must also follow the procedures outlined in sections (3) and (4) for the amount to enter on the federal adjusted gross income line on the Missouri return. When completing the Form MO-NRI to calculate the nonresident income percentage, if "Missouri Sources" line for "Missouri Nonresident Adjusted Gross Income" is equal to or greater than "All Sources" line for "Total Adjusted Gross Income," enter one hundred percent (100%) in the "Missouri Income Percentage" line.]
- (1) An individual taxpayer cannot have a negative federal adjusted gross income for purposes of computing Missouri adjusted gross income or Missouri nonresident adjusted gross income. An individual who, for federal income tax purposes, has a negative federal adjusted gross income for a given tax year must compute Missouri adjusted gross income or Missouri nonresident adjusted gross income for that tax year as though such individual's federal adjusted gross income was zero dollars (\$0).
- (A) Example: For federal income tax purposes, Taxpayer A's federal adjusted gross income is negative fifty thousand dollars (-\$50,000). Taxpayer A has Missouri addition modifications of sixty thousand dollars (\$60,000), and is entitled to a Missouri standard deduction of thirteen thousand dollars (\$13,000). Taxpayer A is a Missouri resident, and has no other deductions, credits, or modifications. In completing the Form MO-1040, Taxpayer A must enter zero dollars (\$0) on the line requesting the taxpayer's federal adjusted gross income. Taxpayer A adds the Missouri addition modifications of sixty thousand dollars (\$60,000), resulting in a Missouri adjusted gross income of sixty thousand dollars (\$60,000). Taxpayer A then deducts the Missouri standard deduction of thirteen thousand dollars (\$13,000), resulting in a Missouri taxable income of fortyseven thousand dollars (\$47,000).
- (2) A resident individual taxpayer must include, as an addition modification in computing Missouri income tax liability, the following net operating loss deduction amounts, to the extent used in determining federal taxable income for the tax year and allowed by Internal Revenue Code section 172:
- (A) A net operating loss deduction carried backward for more than two (2) years;
- (B) A net operating loss deduction carried forward for more than twenty (20) years; and
- (C) A net operating loss deduction claimed for the tax year in which the loss occurred. Internal Revenue Code section 172 generally does not allow a net operating loss deduction to be claimed for the same tax year in which the loss occurred.
- (3) Any amount of net operating loss deduction used in determining federal taxable income but disallowed by section 143.121.2(4), RSMo, for Missouri income tax purposes may be carried forward and taken against any income on the Missouri income tax return for no more than twenty (20) years after the year of the initial loss.
- (4) A nonresident individual taxpayer shall use, in determining Missouri nonresident adjusted gross income,

the portion of the modification amount prescribed by section 143.121.2(4), RSMo, which relates to income derived from sources in Missouri.

(5) The addition modification in section 143.121.2(4), RSMo, and as explained in section (2) of this rule, does not apply to a net operating loss deduction allowed, pursuant to Internal Revenue Code section 172(b)(1)(B), for the carryback of a farming loss.

AUTHORITY: section 143.961, RSMo [1994] 2016. Original rule filed Nov. 29, 1995, effective May 30, 1996. Amended: Filed Dec. 20, 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 Department of Revenue, Legislative Office, 301 W. High St., Room 218, Jefferson City, MO 65109-0475. To be considered, comments must be received within (30) thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 10 – Financial Institutions

PROPOSED RESCISSION

12 CSR 10-10.135 Federal Income Tax Deduction. This rule established a method for computing the federal income tax deduction under section 148.045, RSMo. The allowed deduction for federal income tax shall be computed using the method of accounting elected by the taxpayer for federal purposes.

PURPOSE: This rule is being rescinded because this information will be updated and published annually in the bank franchise tax instructions.

AUTHORITY: section 148.100, RSMo 1986. Original rule filed March 2, 1987, effective Aug. 13, 1987. Rescinded: Filed Dec. 27, 2023.

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

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

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed rescission with the Missouri Department of Revenue, Legislative Office, 301 W. High Street, Room 218, Jefferson City, MO 65109-0475. 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 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 44 – Miscellaneous Fees and Taxes

PROPOSED AMENDMENT

12 CSR 10-44.010 Tire Fee Application. The director is amending sections (1) and (6) and removing the form at the end of the rule.

PURPOSE: This amendment clarifies sold at retail and retail sale and updates contact information.

- (1) The fifty-cent (\$.50) tire fee is applicable to each new tire sold at retail or sold as a retail sale. The terms "sold at retail" and "retail sale" do not include the sale of new tires to a person solely for the purpose of resale, if the subsequent retail sale in this state is to the ultimate consumer and is subject to the fee.
- (6) Regardless of the applicability of the tire fee, all waste tires generated must be managed in accordance with sections 260.270 through 260.278, RSMo, and the rules promulgated thereunder. Questions regarding waste tire requirements should be directed to the Missouri Department of Natural Resources' Solid Waste Management Program at P[.]O[.] Box 176, Jefferson City, MO 65102, by email at wmp@dnr.mo.gov, or by telephone at (573) 751-5401.

AUTHORITY: section 260.273, RSMo Supp. [1997] 2023. Original rule filed Oct. 22, 1990, effective March 14, 1991. Amended: Filed Nov. 26, 1997, effective June 30, 1998. Rescinded and readopted: Filed Aug. 21, 1998, effective Feb. 28, 1999. Amended: Filed Dec. 20, 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 Department of Revenue, Legislative Office, 301 W. High St., Room 218, Jefferson City, MO 65109-0475. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TITLE 12 – DEPARTMENT OF REVENUE Division 10 – Director of Revenue Chapter 44 – Miscellaneous Fees and Taxes

PROPOSED AMENDMENT

12 CSR 10-44.100 Excess Traffic Violation Revenue. The director is amending section (2) and adding new section (3).

PURPOSE: This amendment updates the form name for addendum and incorporates it by reference.

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

(2) Submission of Excess Revenue.

- (B) Any city, town, village, or county shall remit the amount in excess of the applicable statutory percentage to the Department of Revenue postmarked no later than the date that the addendum **Form A 15-1** is filed with the state auditor. The city, town, village, or county must clearly mark the payment as "Excess Traffic Fees" and must include a copy of the addendum **Form A 15-1** required by section 479.359, RSMo, with the payment.
- (C) Any city, town, village, or county that fails to remit the correct amount of revenue in excess of the applicable statutory percentage, with a payment postmarked no later than the date that the addendum **Form A 15-1** is filed with the state auditor, shall be subject to the penalties and remedies set forth in sections 479.350 to 479.372, RSMo.
- (3) The addendum Form A 15-1, revised December 2017, is incorporated by reference and published by and can be obtained from the Missouri State Auditor's Office, PO Box 869, Jefferson City, MO 65102, or by email at localgovernment@auditor.mo.gov. These forms do not include any amendments or additions since the revision date noted.

AUTHORITY: section 479.359, RSMo [Supp. 2015] **2016**. Original rule filed Sept. 27, 2010, effective March 30, 2011. Emergency amendment filed Sept. 1, 2015, effective Sept. 11, 2015, expired March 8, 2016. Amended: Filed Sept. 1, 2015, effective Feb. 29, 2016. Amended: Filed Dec. 20, 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 Department of Revenue, Legislative Office, 301 W. High St., Room 218, Jefferson City, MO 65109-0475. To be considered, comments must be received within thirty days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TITLE 12 – DEPARTMENT OF REVENUE Division 30 – State Tax Commission Chapter 4 – Agricultural Land Productive Values

PROPOSED AMENDMENT

12 CSR 30-4.010 Agricultural Land Productive Values. The commission is posting the entire rule.

PURPOSE: Pursuant to the requirements of section 137.021, RSMo, in 2023, the State Tax Commission reviewed soil surveys, soil productivity indexes, production costs, crop yields, appropriate capitalization rates, and other pertinent factors and publishes the following values based on productive capability for each of the several grades of agricultural and horticultural land, which shall take effect on January 1, 2025, if such values are not disapproved by the general assembly within the first sixty (60) calendar days of the regular session beginning January 5, 2024.

PURPOSE: This rule complies with the requirement of section 137.021, RSMo, to publish a range of productive values for agricultural and horticultural land for the ensuing tax year.

- (1) Agricultural Land Grades and Values. The following are definitions of agricultural land grades and the productive values of each:
- (A) Grade #1. This is prime agricultural land. Condition of soils is highly favorable with no limitations that restrict their use. Soils are deep, nearly level (zero to two percent (0–2%) slope) or gently sloping with low erosion hazard and not subject to damaging overflow. Soils that are consistently wet and poorly drained are not placed in Grade #1. They are easily worked and produce dependable crop yields with ordinary management practices to maintain productivity both soil fertility and soil structure. They are adapted to a wide variety of crops and suited for intensive cropping. Use value: one thousand thirty-five dollars (\$1,035);
- (B) Grade #2. These soils are less desirable in one (1) or more respects than Grade #1 and require careful soil management, including some conservation practices on upland to prevent deterioration. This grade has a wide range of soils and minimum slopes (mostly zero to five percent (0–5%)) that result in less choice of either crops or management practices. Primarily bottomland and best upland soils. Limitations
 - 1. Low to moderate susceptibility to erosion;
- 2. Rare damaging overflows (once in five to ten (5–10) years); and
- 3. Wetness correctable by drainage. Use value: eight hundred fifty dollars (\$850);
- (C) Grade #3. Soils have more restrictions than Grade #2. They require good management for best results. Conservation practices are generally more difficult to apply and maintain. Primarily good upland and some bottomland with medium productivity. Limitations
 - 1. Gentle slope (two to seven percent (2–7%));
 - 2. Moderate susceptibility to erosion;
- 3. Occasional damaging overflow (once in three to five (3–5) years) of Grades #1 and #2 bottomland; and
- 4. Some bottomland soils have slow permeability, poor drainage, or both. Use value: six hundred forty-five dollars (\$645);
- (D) Grade #4. Soils have moderate limitations to cropping that generally require good conservation practices. Crop rotation normally includes some small grain (for example, wheat or oats), hay, or both. Soils have moderately rolling slopes and show evidence of serious erosion. Limitations
 - 1. Moderate slope (four to ten percent (4–10%));
- 2. Grade #1 bottomland subject to frequent damaging flooding (more often than once in two (2) years), or Grades #2 and #3 bottomland subject to occasional damaging flooding (once every three to five (3–5) years);
 - 3. Poor drainage in some cases; and
- 4. Shallow soils, possibly with claypan or hardpan. Use value: four hundred five dollars (\$405);

- (E) Grade #5. Soils are not suited to continuous cultivation. Crop rotations contain increasing proportions of small grain (for example, wheat or oats), hay, or both. Upland soils have moderate to steep slopes and require conservation practices. Limitations —
- 1. Moderate to steep slopes (eight to twenty percent (8–20%)):
- 2. Grades #2 and #3 bottomland subject to frequent damaging flooding (more than once in two (2) years) and Grade #4 bottomland subject to occasional damaging flooding; and
- 3. Serious drainage problems for some soils. Use value: one hundred and ninety-one dollars (\$191);
- (F) Grade #6. Soils are generally unsuited for cultivation and are limited largely to pasture and sparse woodland. Limitations —
- 1. Moderate to steep slopes (eight to twenty percent (8–20%));
 - 2. Severe erosion hazards present;
- 3. Grades #3 and #4 bottomland subject to frequent damaging flooding (more than once in two (2) years), and Grade #5 bottomland subject to occasional damaging flooding (once every three to five (3–5) years); and
- 4. Intensive management required for crops. Use value: one hundred and forty-seven dollars (\$147);
- (G) Grade #7. These soils are generally unsuited for cultivation and may have other severe limitations for grazing and forestry that cannot be corrected. Limitations
 - 1. Very steep slopes (over fifteen percent (15%));
 - 2. Severe erosion potential;
- 3. Grades #5 and #6 bottomland subject to frequent damaging flooding (more than once in two (2) years);
- 4. Intensive management required to achieve grass or timber productions; and
- Very shallow topsoil. Use value: seventy-three dollars (\$73);
- (H) Grade #8. Land capable of only limited production of plant growth. It may be extremely dry, rough, steep, stony, sandy, wet, or severely eroded. Includes rivers, running branches, dry creek, and swamp areas. The lands do provide areas of benefit for wildlife or recreational purposes. Use value: thirty dollars (\$30); and
- (I) Definitions. The following are definitions of flooding for purposes of this rule:
- 1. Damaging flooding. A damaging flood is one that limits or affects crop production in one (1) or more of the following ways:
 - A. Erosion of the soil;
- B. Reduced yields due to plant damage caused by standing or flowing water;
- C. Reduced crop selection due to extended delays in planting and harvesting; and
- D. Soil damage caused by sand and rock being deposited on the land by flood waters;
- 2. Frequent damaging flooding. Flooding of bottomlands that is so frequent that normal row cropping is affected (reduces row crop selection); and
- 3. Occasional damaging flooding. Flooding of bottomland that is so infrequent that producing normal row crops is not compromised in most years.
- (2) Forest Land and Horticultural Land. The following prescribes the treatment of forest land and horticultural land:
- (A) Forest land, whose cover is predominantly trees and other woody vegetation, should not be assigned to a land classification grade based on its productivity for agricultural crops. Forest land of two (2) or more acres in area, which if

cleared and used for agricultural crops, would fall into land grades #1–#5 should be placed in land grade #6; or if land would fall into land grades #6 or #7 should be placed in land grade #7. Forest land may or may not be in use for timber production, wildlife management, hunting, other outdoor recreation, or similar uses; and

(B) Land utilized for the production of horticultural crops should be assigned to a land classification grade based on productivity of the land if used for agricultural crops. Horticultural crops include fruits, ornamental trees and shrubs, flowers, vegetables, nuts, Christmas trees, and similar crops which are produced in orchards, nurseries, gardens, or cleared fields.

AUTHORITY: section 137.021, RSMo Supp. [2021] 2023. Original rule filed Dec. 13, 1983, effective March 12, 1984. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 29, 2023.

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

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 Stacey Jacobs, Administrative Secretary, State Tax Commission, PO Box 146, Jefferson City, MO 65102, (573) 751-2414, stc@stc.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 2165 – Board of Examiners for Hearing Instrument Specialists Chapter 2 – Licensure Requirements

PROPOSED AMENDMENT

20 CSR 2165-2.050 Continuing Education Requirements. The board is adding new sections (1) and (2), amending new sections (4) and (5), and renumbering as necessary.

PURPOSE: This amendment updates the continuing education requirements.

- (1) The following guidelines govern the attendance and approval of educational programs for biennial license renewal:
- (A) The licensee shall provide certificates of completion upon request of the board. Every licensee shall maintain full and complete records of all approved continuing education hours earned for the two (2) previous reporting periods in addition to the current reporting period. Such records shall include all certificates of completion of approved continuing education hours. The board may conduct an audit of licensees to verify compliance with the continuing education requirements. Licensees shall provide all approved continuing education certificates to the board within fifteen (15) days of the board's request of

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such documentation;

- (B) Certificates of completion must demonstrate that the licensee attended a minimum of twenty-four (24) hours of approved educational hearing instrument programs during the current reporting period; and
- (C) The continuing education reporting period shall consist of a two- (2-) year period. It shall begin on January 1 of even-numbered years and end on December 31 of the following year.
- (2) The first twelve (12) hours of the continuing education requirements will be waived during the initial year of licensure as a hearing instrument specialist. The new licensee will be required to obtain the remaining twelve (12) hours of the twenty-four- (24-) hour continuing education requirement should the licensee become licensed in the first year of the continuing education reporting period. If the new licensee becomes licensed in the second year of the continuing education reporting period, the continuing education requirement shall be waived for that reporting period.
- [(1) The following guidelines govern the attendance and approval of educational programs for license renewal:]
- *[(A)]*(3) The board may approve individual educational programs whose curriculum provides training which enhances the licensee's ability to dispense hearing instruments and which benefits the hearing impaired. Documentation supporting the educational program's relevance is required. The board will automatically approve continuing education programs that are approved by the following organizations without requiring documentation supporting the educational program's relevance:
- [1.](A) International Institute for Hearing Instrument Studies (IIHIS);
- [2.](B) American Speech and Hearing Association (ASHA); and
 - [3.](C) American Academy of Audiology (AAA);
- *[(B)]*(4) Any group or individual that wishes to sponsor an educational program to meet the standard for annual license renewal in Missouri that is not approved by the organizations listed in *[subsection (1)(A)]* section (3) of this rule[,] shall submit a copy of the program schedule and outline to the board. The outline shall indicate the program subject, the number of hours required for its presentation, and the identity and qualifications of the speakers and instructors and shall be submitted to the board no less than thirty (30) days prior to the presentation of the program[; and].
- [(C)](5) The licensee may submit the information outlined in 20 CSR 2165-2.050[(1)(B)](4) to the board for review and approval of a particular class.
- [(2)](6) The board, for good cause shown, may approve continuing education hours or waive continuing education hours required for an individual licensee in lieu of satisfying the requirements of 20 CSR 2165-2.050[(1)](3) and 20 CSR 2165-2.060. The board may make such approval or waiver conditional. A request for approval or waiver of continuing education hours shall be submitted in writing to the board no less than thirty (30) days prior to the continuing education requirement deadline for which the approval or waiver is sought.

[(3)](7) Each licensee shall be provided with evidence of attendance from the sponsoring organization. This evidence shall be in the form of documentation received from the sponsoring organization, showing the name of the course, date, place, and hours of attendance. All licensees shall maintain full and complete records of all approved continuing education hours earned for the two (2) previous reporting periods in addition to the current reporting period.

AUTHORITY: sections 346.095 and 346.115, RSMo [Supp. 2011] 2016. This rule originally filed as 4 CSR 165-2.050. Original rule filed Oct. 16, 1996, effective May 30, 1997. For intervening history, please consult the Code of State Regulations. Amended: Filed Dec. 26, 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 Board of Examiners for Hearing Instrument Specialists, PO Box 1335, Jefferson City, MO 65102, by facsimile transmission to (573) 526-3856, or via email at behis@pr.mo.gov. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2231 – Division of Professional Registration Chapter 2 – Designation of License Renewal Dates and Related *Application and* Renewal Information

PROPOSED AMENDMENT

20 CSR 2231-2.010 Designation of License Renewal Dates and Related *Application and* Renewal Information. The division is amending the chapter title, rule title, and section (3).

PURPOSE: This amendment adds a convenience fee.

- (3) For the purpose of paying license renewal fees, the following shall apply:
- (A) The division will accept cashier's checks, money orders, and personal checks. Negotiable instruments should be made payable to the appropriate licensing board **and drawn on a United States bank or financial institution**. Individuals who use money orders should retain receipt of proof of purchase for at least six (6) months;
- (B) The division will accept payment by credit card, as defined by section 407.432(4), RSMo, for the purpose of renewing licenses via the Internet. Payment of license renewal fees by credit card shall be restricted to renewal submitted via the Internet only[:].
- 1. Payment of license fees submitted via the Internet shall include a convenience fee in the amount of seven dollars (\$7).
 - 2. Applications for initial licensure and renewal

submitted via paper shall not be assessed the convenience fee.

- 3. The division shall, on an annual basis, assess the fund and determine if the convenience fee is generating sufficient revenue to support the reasonable costs of maintaining the system or if it results in excess revenue beyond the need of supporting the system, and adjust the convenience fee as appropriate to ensure the revenues raised by the convenience fee do not exceed the reasonable costs of supporting the system;
- (E) [Renewal f]Fees are [generally] nonrefundable. Overpayments may be refundable; and

AUTHORITY: section 324.001, RSMo Supp. [2022] 2023. This rule originally filed as 4 CSR 231-2.010. Emergency rule filed Feb. 9, 1982, effective Feb. 19, 1982, expired May 12, 1982. Original rule filed Feb. 9, 1982, effective May 13, 1982. For intervening history, please consult the Code of State Regulations. Emergency filed Dec. 27, 2023, becomes effective Feb. 15, 2024, and expires Aug. 12, 2024. Amended: Filed Dec. 27, 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 three hundred forty-six thousand five hundred dollars (\$346,500) annually, one million nine hundred six thousand two hundred thirty-three dollars (\$1,906,233) biennially beginning in FY25, and one million six hundred thousand six hundred ninety dollars (\$1,600,690) biennially beginning in FY26. It is anticipated that the costs will recur for the life of the rule, may vary with inflation, and are expected to increase at the rate projected by the Legislative Oversight Committee.

NOTICE TO SUBMIT COMMENTS: Anyone may file a statement in support of or in opposition to this proposed amendment with the Missouri Division of Professional Registration, Sheila Solon, Division Director, PO Box 1335, Jefferson City, MO 65102, or via email at profreg@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 2231—Division of Professional Registration
Chapter 2—Designation of License Renewal Dates and Related Application and Renewal
Information
Proposed Amendment to 20 CSR 2231-2.010 Designation of License Renewal Dates and
Related Application and Renewal Information

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:
49,500	Online Fee - Application	\$346,500
	(Convenince Fee @ \$7)	
	Estimated Cost Beginning in FY24 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:
272,319	Online Fee - Renewal	\$1,906,233
	(Convenince Fee @ \$7)	
	Estimated Cost Beginning in FY25 and Biennially 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:
228,670	Online Fee - Renewal	\$1,600,690
	(Convenince Fee @ \$7)	
	Estimated Cost Beginning in FY26 and Biennially Thereafter	I :

III. WORKSHEET

See Table Above

IV. ASSUMPTION

- 1. The figures reported above are based upon historical data on the number of applications and renewal applications received by the various boards under the Division of Professional Registration.
- Actual cost may vary based on the number of online applications and online renewal applications
 received. The cost are based upon 90% of the average annual applications received will apply
 online.
- 3. The convenience fee does not result in any revenue to the Division of Professional Registration or any of the boards.
- 4. 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 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.010 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1596-1598). 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 Economic Development received five (5) comments on the proposed amendment.

COMMENT #1: The department received one (1) comment that 4 CSR 85-5.010(2)(N), the definition of "Incurred," refers to 26 CFR 1.461-1(a)(2)(i) and notes that section 536.031.4, RSMo,

requires the full regulation be incorporated by reference. RESPONSE AND EXPLANATION OF CHANGE: The department agrees to add the language required by section 536.031.4, RSMo.

COMMENT #2: The department received one (1) comment requesting to combine the definitions of (2)(B), "Certified Historic Structure," and (2)(DD), "Structure in a Certified Historic District," and to modify the language in a manner that would expand eligible structures.

RESPONSE: These are statutory definitions under section 253.545, RSMo, and the department cannot expand the eligible structures beyond the scope allowed by statute. It is the department's position, as conveyed throughout the extensive pre-rulemaking stakeholder engagement process, that such definition expansion would require a legislative change. No changes have been made to the rule as a result of this comment.

COMMENT #3: The department received one (1) comment requesting the definition in (2)(U), "Project," be changed to "Rehabilitation of a Certified Historic Structure."

RESPONSE: The commenter's suggestion proposes to incorporate other changes that are based on the authorizing statute (see comment #2) and is expressed as a preference. The department is concerned about changing the definition without ensuring there are no unintended consequences of such a change, as it is frequently used throughout the regulations. The final rulemaking process does not give the department the time it would need to undertake this review. No changes have been made to the rule as a result of this comment.

COMMENT #4: The department received one (1) comment noting the transposition of letters in an acronym used in definition (2)(CC), "Statewide Tax Credit Cap."

RESPONSE AND EXPLANATION OF CHANGE: The department is changing the erroneous acronym used for Qualified Census Tract, as defined in (2)(W), from "QTC" to "QCT."

COMMENT #5: The department received one (1) comment about the applicability of the definition in (2)(EE), "Substantial Completion," with respect to certain "rural area" projects. RESPONSE: The standard set forth in the proposed definition has been used for several years in this program. The department must have substantial evidence for rules and a finding by the agency that the rule is necessary (section 536.016, RSMo). The commenter provides no evidence that a separate definition for rural areas is needed. No similar issue was identified or raised during the extensive pre-rulemaking stakeholder engagement process, which included draft exchanges of the proposed rule language. No changes have been made to the rule as a result of this comment.

4 CSR 85-5.010 Overview and Definitions

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

(2) As used in this chapter, the following terms mean –

(N) Incurred. Has the same meaning as set forth in Title 26, *Code of Federal Regulations*, section 1.461-1(a)(2)(i), published November 26, 1960, which is hereby incorporated by reference and made a part of this rule, as published by the Office of the Federal Register, National Archives and Records Administration, United States Government Publishing Office, 732 N. Capital Street NW, Washington, DC 20402-0001, phone: toll free (866) 512-1800, website: http://bookstore.gpo.gov. This rule does not incorporate any subsequent amendments or additions;

(CC) Statewide Tax Credit Cap. The maximum amount of tax credits the department may authorize for projects located in the state, as set forth in subdivision (1) of subsection 2 of section 253.550, RSMo, adjusted as authorized in subdivision (3) of subsection 2 of section 253.550, RSMo. The statewide tax credit cap and the QCT tax credit cap are separate caps;

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 - Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.020 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1599-1601). 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 Economic Development received fourteen (14) comments on the proposed amendment and noted one (1) error in its own review of the proposed rulemaking, which is included as a comment.

COMMENT #1: The department received one (1) comment questioning whether the checklist referenced in the proposed rule is a statement of general applicability that should be included in this rulemaking.

RESPONSE AND EXPLANATION OF CHANGE: The referenced checklists are a customer service tool provided by the department to assist the applicant in preparing to submit information required by the regulations or various statutes, including — but not limited to — the program statutes. Using the checklist is not a requirement for any applicant, and the checklist is not a submitted document. Notable is that the stakeholder organization commenter specifically requests that the details of checklists not be included in the rule. The department has identified language in (1)(J) that could be understood as stating the checklist is required from an applicant and is changing the language from "required by" to "described in" to ensure understanding.

COMMENT #2: The department received one (1) comment

requesting changes in (1)(C)1., to reflect separate changes the commenter requested be made to 4 CSR 85-5.010, Overview and Definitions (see comment #2 to that rulemaking) to combine two (2) definitions and expand eligible structures. RESPONSE: The definitions are from the statute. The department believes the expansion of eligible structures would exceed the department's statutory authority. No changes have been made to the rule as a result of this comment.

COMMENT #3: The department received one (1) comment requesting that the signed letter of support in paragraph (1) (E)1. be allowed to come from any local elected official of the jurisdiction in which the project is located, instead of requiring it to be from the chief local elected official.

RESPONSE AND EXPLANATION OF CHANGE: The applicable statute, section 253.559.3(1)(d), RSMo, requires "Input from the local elected officials in the local municipality in which the proposed project is located." The department is changing the rule language to track the statutory language.

COMMENT #4: One (1) commenter requested, in reference to subsection (1)(H), that excess tax credits applications receive preferential treatment over preliminary applications, instead of being considered together in date-and-time submitted order.

RESPONSE: Section 253.559.10, RSMo, requires that applicants submit a separate application for excess tax credits and that such applications are subject to the provisions regarding priority in section 253.559.1, RSMo. There is no statutory authority to prioritize excess tax credits applications over other applications. No changes have been made to the rule as a result of this comment.

COMMENT #5: One (1) commenter requested, in reference to subsections (3)(D) and (F), that applications for excess tax credits not be subject to the requirements in section 253.559.3, RSMo.

RESPONSE: The department believes there is no statutory authority to exclude excess tax credits applications from the requirements for "applications" in section 253.559.3, RSMo. No changes have been made to the rule as a result of this comment.

COMMENT #6: One (1) commenter requested that the department not use a proprietary model in calculating the economic impact of a project, as outlined in paragraph (I)(E)5. RESPONSE: The rule does not specify what type of model will be used. The department uses a proprietary model for multiple programs as well as for program evaluations required by the General Assembly during the budget process. The department cannot grant applicants access to this model under the terms of the department's contract with the model's owner. The department understands that applicants want to predict their score and has made the process as transparent as possible. No changes have been made to the rule as a result of this comment.

COMMENT #7: Also in reference to paragraph (1)(E)5., one (1) commenter asked whether there is a fiscal impact of more than five hundred dollars (\$500) in the aggregate for requiring applicants to provide their own local economic impact analysis.

RESPONSE AND EXPLANATION OF CHANGE: The department did not intend to make applicants pay fees to a consultant, hire an economic expert, or pay for some other type of economic analysis tool but understands that the rule could be construed as requiring such a financial investment to generate the analysis. The department is changing the language to allow

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the applicant to choose between submitting the local impact statement itself and requesting that the department conduct the analysis, based on information provided by the applicant. This change eliminates any additional cost on private entities.

COMMENT #8: One (1) commenter requested that the department be required in the rule to post things such as scorecards, checklists, program guidelines, etc., to its website no less than sixty (60) days before an application cycle.

RESPONSE: The department has not received any complaints about the timing in which materials are posted during application cycles, and this issue was not raised during the extensive pre-rulemaking stakeholder engagement process. No changes have been made to the rule as a result of this comment.

COMMENT #9: One (1) commenter requested that the language in subsection (1)(M) be modified to be limited to apply only when it is the original applicant (or an owner related to the original applicant) submitting a second preliminary application on the same property.

RESPONSE: The language in subsection (1)(M) has been in place since 2019. Section 536.016, RSMo, requires substantial evidence for rules, and in the department's view, it would need a basis for treating similarly situated applicants differently. The department is not prepared to justify the requested change, accordingly. No changes have been made to the rule as a result of this comment.

COMMENT #10: One (1) commenter requested clarification of the applicability of subparagraphs (2)(G)1.B. and C. with respect to expenses being QREs.

RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the commenter that subparagraphs (2)(G)1.B. and C. only apply to costs incurred prior to the department receiving the preliminary application and not to all hard costs, even when incurred after the preliminary application is received by the department. As such, the department has revised the applicable subparagraphs to clarify the timing distinction.

COMMENT #11: One (1) commenter suggested that having only one (1) opportunity to cure an application (specifically noting subsection (3)(B)) is too limiting and that multiple opportunities should be allowed.

RESPONSE: The department provides applicants with multiple tools and clearly outlines various steps to help them avoid application problems from the outset. The department also provides a checklist as an aid to applicants so that they can be prepared when actually submitting an application. The order in which complete applications are received is the order in which successful applications will eventually be awarded tax credits from the cap. This is the prioritization set forth in statute. Applicants whose application is incomplete and not timely cured can reapply. The department does not want to encourage people submitting incomplete applications to secure a priority for receiving tax credits over those that have complete applications. In the extensive pre-rulemaking stakeholder engagement process, the only change requested regarding the opportunity to cure was to lengthen the time period, and that request is reflected in the proposed rulemaking. No changes have been made to the rule as a result of this comment.

COMMENT #12: One commenter requested that "other statutory requirements" in paragraph (3)(C)1. be clarified or be stricken.

RESPONSE: Statutory requirements apply to the program

regardless of whether they are set forth in a rule at all. The inclusion of "other statutory requirements" puts readers on notice that there are other statutory requirements, and that is the sole intention here. The department addresses such requirements in its guidelines so that potential applicants are aware of them. The department does not wish to list in the rule all statutes that may apply, as those can change frequently and would require repeatedly amending the rule, so as not to be misleading. Striking this language, as suggested by the commenter, could be equally misleading to an applicant not having known there were other statutory requirements to the program not referenced in the rule. Some, but not all, of the "other statutory requirements" are enumerated in 4 CSR 85-5.070, Compliance with Other Provisions of Law. No changes have been made to the rule as a result of this comment.

COMMENT #13: One (1) commenter remarked that the explanation of apportionment to the tax credit caps in subsection (3)(K) should reference subsection (1)(L), not (1)(M). RESPONSE AND EXPLANATION OF CHANGE: The department agrees with the commenter and is correcting the rule language.

COMMENT #14: One (1) commenter remarked positively toward several improvements in the rule and asked non-substantive follow-up questions.

RESPONSE: The department appreciates the supportive statements. Answering questions for which there is no evident change requested through the final order of rulemaking is outside the purview of rulemaking process and therefore cannot be addressed in these amendment changes. No changes have been made to the rule as a result of these comments.

COMMENT #15: A department team member identified duplicate language in subsections (3)(B) and (3)(G) regarding the department posting a checklist on its website prior to an application cycle.

RESPONSE AND EXPLANATION OF CHANGE: The department is removing the duplicate language in subsection (3)(B). The requirement on the department to provide and post a checklist remains in subsection (3)(G).

4 CSR 85-5.020 Applications

- (1) Preliminary Application.
 - (E) The preliminary application shall include the following:
- 1. Signed letters of support for the project from the local elected officials in the local municipality in which the project is located, as set forth in 4 CSR 85-5.060(1)(B);
- 2. The type and amount of local incentives or public financing committed to the project;
 - 3. Private financing and developer equity;
- 4. The estimated number of net new jobs created in the state as a result of the project;
- 5. The amount of projected net fiscal benefit of the project to the municipality, which may be provided by the applicant, or if the applicant so chooses, determined by the department, based on information provided by the applicant. The projected net fiscal benefit to the municipality shall include the potential multiplier effect for the project and shall clearly state the period in which the municipality would realize such net fiscal benefit;
- 6. Information regarding the vacancy or underutilization prior to rehabilitation; and
- 7. A statement of whether the project's address is located in an economically distressed area as set forth in 4 CSR 85-5.050(1)(A) through (E), and if so, which type of area, as well as

evidence of same.

- (J) Prior to an application cycle, the department shall post on its website the program guidelines, the checklist described in subsection (1)(B) of this rule, scoring criteria, and a scorecard for the cycle.
- 1. The scoring criteria and scorecard shall set forth the maximum points assigned to the required criteria in section 253.559.3, RSMo.
- 2. The program guidelines, scoring criteria, and scorecard shall state the minimum amount of points necessary for a project to be authorized tax credits. Projects scoring below that threshold will be denied.

(2) Final Application.

- (G) The following applies in determining whether a cost is a ORE:
- 1. An applicant's hard costs set forth in a preliminary application will be QREs only if such costs are —
- A. Incurred on or after the date on which the department receives the preliminary application, except that certain hard costs incurred no earlier than one (1) year prior to the date on which the department receives the preliminary application will be QRE if such costs are —
- (I) Limited to costs necessary for stabilization of the structure that are cost-mitigating (delaying stabilization would result in higher QRE) or to make the structure suitable for safe entry and inspection; and
- (II) Not in an amount in excess of ten percent (10%) of the QRE amount sought in the preliminary application. The amount up to ten percent (10%) may be QRE, but amounts exceeding ten percent (10%) shall not be QRE;
- 2. An applicant's soft costs set forth in a preliminary application will be QREs only if such costs are incurred no earlier than one (1) year prior to the date on which the department receives the preliminary application;
- 3. To be a QRE, all sources of funds for payment of project costs, invoices for project costs, and other documentation relating to the project must be in applicant's name and authorized by applicant.
- A. Project costs shall not be QREs if paid by the third party on behalf of the applicant, regardless of whether applicant reimburses the third party.
- B. A title company paying on behalf of an applicant shall not be considered a third party for purposes of this paragraph;
- 4. All loans related to the project must be made to applicant, provided that loans may be made to applicant's owner if applicant is a single member limited liability company where the single member is an individual. Project costs paid with proceeds of loans not as described in this paragraph shall be considered costs paid by a third party, and shall not be QREs; and
- 5. Additional limitations on QREs are in 4 CSR 85-5.080, Phased Projects, 4 CSR 85-5.090, Developer Fees and General Contractor Overhead and Profit, and 4 CSR 85-5.100, Not-for-Profits.

(3) Excess Tax Credits Application.

- (B) If an excess tax credits application submitted to the department is incomplete, the department will give an applicant one (1) opportunity to provide information or documents to cure any deficiencies within fifteen (15) business days of being notified by the department. The department will reject all excess tax credits applications that remain incomplete after one (1) opportunity to cure.
- (K) Excess tax credits applications will be apportioned to the QCT tax credit cap or statewide tax credit cap in the manner set forth in subsection (1)(L) of this rule.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.030 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1601-1602). 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 Economic Development received one (1) comment on the proposed amendment.

COMMENT #1: This amendment contains the same issue as identified and addressed by the one (1) comment received for 4 CSR 85-5.020(1)(E)5. Applications – specifically, whether there is a fiscal impact of more than five hundred dollars (\$500) in the aggregate for requiring applicants to provide their own local economic impact analysis as set forth in the rule.

RESPONSE AND EXPLANATION OF CHANGE: The department is changing the language in 4 CSR 85-5.030 to allow the

is changing the language in 4 CSR 85-5.030 to allow the applicant to choose between submitting the local economic impact statement itself and requesting that the department conduct the analysis, based on information provided by the applicant. This change eliminates a required additional cost on private entities.

4 CSR 85-5.030 Preliminary and Excess Tax Credits Application Evaluation – Projected Net Fiscal Benefit

For purposes of evaluating a preliminary application for authorization of tax credits and an excess tax credits application for issuance of tax credits pursuant to section 253.559.3(1) (a), RSMo, the projected net fiscal benefit to the state shall be reasonably determined by the department. The projected net fiscal benefit to the municipality may be provided by the applicant, or if the applicant so chooses, determined by the department, based on information provided by the applicant.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.040 Preliminary and Excess Tax Credits Application Evaluation – Overall Size and Quality of the Project

is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1602). 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 Department of Economic Development received one (1) comment on the proposed amendment.

COMMENT #1: One (1) commenter requested that excess tax credits applications not have to provide the information in subsection (1)(E) and that excess tax credits applications be given priority status over preliminary applications.

RESPONSE: The department believes that the process for excess tax credits applications is clearly supported by the statutes. Section 253.559.10, RSMo, requires that applicants submit a separate application for excess tax credits and that such applications are subject to the provisions regarding priority in section 253.559.1, RSMo. There is no statutory authority to prioritize excess tax credits applications over other applications. The department also believes there is no statutory authority to exclude excess credits applications from the requirements for "applications" in section 253.559.3, RSMo. No changes have been made to the rule as a result of this comment.

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ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.050 Preliminary and Excess Tax Credits Application Evaluation – Level of Economic Distress **is amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1602). 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 Department of Economic Development received one (1) comment on the proposed amendment.

COMMENT #1: One (1) commenter remarked that the proposed

amendment is a significant improvement.

RESPONSE: The department appreciates the supportive statement. No changes have been made to the rule as a result of this comment.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

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ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.060 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1603). 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 Economic Development received one (1) comment on the proposed amendment.

COMMENT #1: This amendment contains the same issue as identified and addressed by one (1) comment received for 4 CSR 85-5.020(1)(E)1., requesting the signed letter of support be required from any local elected official of the jurisdiction where the project is located instead of requiring it to come from the chief local elected official.

RESPONSE AND EXPLANATION OF CHANGE: The applicable statute, section 253.559.3(1)(d), RSMo, requires "Input from the local elected officials in the local municipality in which the proposed project is located." The department is changing the rule language to track the statutory language.

4 CSR 85-5.060 Preliminary and Excess Tax Credits Application Evaluation – Input from Local Elected Officials

(1) For purposes of evaluating a preliminary application for authorization of tax credits and an excess tax credits application for issuance of tax credits pursuant to section 253.559.3(1)(d), RSMo, the department shall evaluate the following criteria:

(B) Signed letters of support for the project from the local elected officials in the local municipality in which the project is located. For any project in any city not within a county, an applicant shall also include a letter of support from the president of the board of aldermen, if one can be obtained.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 – Historic Preservation Tax Credit Program

ORDERS OF RULEMAKING

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.070 Compliance with Other Provisions of Law is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2023 (48 MoReg 1603). 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 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community **Solutions**

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.080 Phased Projects is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2023 (48 MoReg 1603-1604). 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 Department of Economic Development received three (3) comments on the proposed amendment.

COMMENT #1: One (1) commenter questioned when the nine-(9-) month commencement of rehabilitation period began for phased projects.

RESPONSE: Section 253.559.8, RSMo, controls when the nine-(9-) month period begins, stating "all taxpayers with applications receiving approval shall commence rehabilitation within nine months of the date of issuance of the letter from the department of economic development granting the approval for tax credits." The department has no authority to deviate from this statutory requirement via rulemaking. No changes have been made to the rule as a result of this comment.

COMMENT #2: One (1) commenter asked from which fiscal year cap are phased projects authorized and whether they can be authorized from future fiscal year caps.

RESPONSE: This request is outside the purview of the amendment changes and therefore cannot be addressed at this point. No changes have been made to the rule as a result of this comment.

COMMENT #3: One (1) commenter asked for tax credits to be able to be drawn down by phases.

RESPONSE: Section (5) of the current rule remains unchanged by this amendment and therefore was not published in the Missouri Register. It treats each phase as a project. A final application (for issuance of tax credits) may be made when a project (in this case, any phase) is complete. No changes have been made to the rule as a result of this comment.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community **Solutions**

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.090 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the Missouri Register on September 1, 2023 (48 MoReg 1604-1605). 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 Economic Development received two (2) comments on the proposed amendment.

COMMENT #1: One (1) commenter suggested that "initial closing on federal tax credits" be changed to "initial closing on federal tax credit equity" in subsection (2)(D). RESPONSE AND EXPLANATION OF CHANGE: The department

agrees and makes this change to the amendment.

COMMENT #2: One (1) commenter requested that the mandatory restriction in subsection (2)(E), which reads "does not include" be changed to "should not include."

RESPONSE AND EXPLANATION OF CHANGE: The department is amenable to this change so long as it is clear that when the developer fee agreement includes ineligible activities (which are not QREs), as well as eligible activities (which are QREs), the applicant will have to submit a breakdown of the ineligible and eligible costs before being issued tax credits. The department is making this change and clarification.

4 CSR 85-5.090 Developer Fees; General Contractor Overhead and Profit

(2) A developer fee shall be deemed a QRE only if –

(D) The developer fee agreement is submitted to the department by the later of the project's initial closing on construction financing, or initial closing on federal historic tax credit equity, if applicable. If no developer fee agreement has been submitted to the department for review by the later to occur of either event in the preceding sentence, no developer fees will be eligible as a QRE for the project; and

(E) It is preferred that the developer fee agreement does not include activities that are in support of costs that are ineligible as QRE, such as syndication, organization, property acquisition, obtaining permanent financing, rent-up/lease-up of the property, and ongoing property management (non-QRE activities). If, however, the developer fee agreement includes both QRE and non-QRE activities, the applicant must submit a breakdown of the portions of the developer fee that are for QRE activities and non-QRE activities before being issued tax credits.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department withdraws a proposed amendment as follows:

4 CSR 85-5.100 Not-for-Profits is withdrawn.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1605-1606). This proposed amendment is withdrawn.

SUMMARY OF COMMENTS: The department received one (1) on the proposed amendment.

COMMENT #1: One (1) commenter expressed concern about the effects of this proposed amendment.

RESPONSE: This proposed amendment was included in prerulemaking drafts shared with stakeholders and received no comments during that process. It is the only change proposed to the body of the rule. The department believes this provision does not need to be in a rule to be applied, and was proposing removing it as part of cleaning up the regulations. Because the inclusion or removal of this provision is not a significant matter for the department, and because a commenter which is a stakeholder group expressed concern, the department is withdrawing this rulemaking.

TITLE 4 – DEPARTMENT OF ECONOMIC DEVELOPMENT

Division 85 – Division of Business and Community Solutions

Chapter 5 – Historic Preservation Tax Credit Program

ORDER OF RULEMAKING

By the authority vested in the Missouri Department of Economic Development under section 135.487, RSMo 2016, and sections 135.802 and 620.010, RSMo Supp. 2023, the department amends a rule as follows:

4 CSR 85-5.110 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1606). 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 Economic Development received three (3) comments on the proposed amendment.

COMMENT #1: One (1) commenter requested the department to define the time frame for determining a project is "inactive." RESPONSE: "Inactive Project" is defined in 4 CSR 85-5.010(2)(M). The definition has been in that regulation since 2019 and is not changed by this amendment (as renumbered). The definition includes the time frame of nine (9) months. No changes have been made to the rule as a result of this comment.

COMMENT #2: One (1) commenter requested that a written notification of administrative closure be sent to the applicant and the project contact thirty (30) to sixty (60) days prior to closure.

RESPONSE AND EXPLANATION OF CHANGE: The department is amenable to this change and is adding to the rule thirty (30) days' notice to the applicant and the project contact (who may or may not be the applicant).

COMMENT #3: One (1) commenter questioned whether rescinded tax credits go back into the cap.

RESPONSE: This inquiry is outside the purview of the amendment changes and therefore cannot be addressed in this rulemaking. No changes have been made to the rule as a result of this comment.

4 CSR 85-5.110 Administrative Closure

The department may administratively close any inactive project upon at least thirty (30) days' notice sent to the applicant and the project contact, and shall rescind any tax credits authorized for the project. The department may send such notice by U.S. Mail or email.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 30 – Certification Standards Chapter 3 – Substance Use Disorder Prevention and Treatment Programs

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 amends a rule as follows:

9 CSR 30-3.192 Comprehensive Substance Treatment and Rehabilitation (CSTAR) Program for Adolescents **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 1820-1823). 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.

ORDERS OF RULEMAKING

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 40 – Licensing Rules Chapter 4 – Behavioral Health Community Residential Programs

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 amends a rule as follows:

9 CSR 40-4.001 Program and Staffing Requirements 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 1823-1824). 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 department received three (3) comments on the proposed amendment.

COMMENT #1: Amanda Allen, Human Resources Director, Vantage Supported Living Center, California, MO, commented that the rule is missing subsections (3)(D), (4)(A) and (C), and (5) (B)-(D). Are these sections being deleted or was this an error? RESPONSE: State statute requires the complete section or subsection being amended to be printed. Since there are no changes to the subsections referenced in the comment, they are not included in the proposed amendment because they were not open for public comment. Those sections are still part of the rule and will remain in the rule.

COMMENT #2: Sarah Kaiser, MSW, CSW, Director of Residential Housing, University Health, Kansas City, MO, commented that the addition of "at the residential setting" in paragraphs (5) (A)1.-2. will result in increased cost (in excess of \$500) due to having to staff above and beyond ratio due to staff calling out. Currently, if a staff calls out and we have ten (10) clients and have another group home nearby, we will float staff back and forth and operate in ratio fractions, which is how the group homes that DMH operated were run. This happens rarely and it doesn't last for long, as we are attempting to get PRNs in to cover the shifts. However, this change would require our two (2) group homes to have five (5) staff instead of four (4) staff for a day/evening shift, which is burdensome financially.

RESPONSE: The programs specified in this rule, Intensive Residential Treatment Settings (IRTS) and Psychiatric Individualized Supported Living (PISL), serve individuals who are experiencing severe psychiatric conditions. Subsection (5) (A) of the rule currently states "Twenty-four (24) hour protective oversight shall be provided." The addition of "at the residential setting" does not change the department's original intent of protective oversight and was added for clarification purposes only. There should be no additional cost to the agency because the staff required for this level of coverage should already have been budgeted when the program was implemented. When the department operated the group homes referenced in the comment, they were part of a state facility (Center for Behavioral Medicine) and were not considered IRTS or PISL programs. Agencies should not be using any prior department group home procedures to operate an IRTS or PISL. No changes will be made.

COMMENT #3: Sarah Kaiser, MSW, LCSW, Director of Residential Housing, University Health, Kansas City, MO, commented they like the addition of the LPN. That is very helpful for us given how difficult and expensive it is to hire RNs.

RESPONSE: The department appreciates the feedback.

TITLE 9 – DEPARTMENT OF MENTAL HEALTH Division 40 – Licensing Rules Chapter 6 – Family Living Arrangements

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 amends a rule as follows:

9 CSR 40-6.001 Provider Requirements and Program Structure 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 1824-1825). 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 4 – State Use Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 144.705, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-4.015 Sale Consummation is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1606). 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 4 – State Use Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 144.705, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-4.100 Tax Paid to Another State is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1606). 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 7 – Special Motor Fuel Use Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 414.142, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-7.190 Fuel Inspection Fee is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1607). 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 7 – Special Motor Fuel Use Tax

ORDER OF RULEMAKING

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

12 CSR 10-7.300 Motor Fuel and Special Fuel Transporters is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1607-1608). 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 7 – Special Motor Fuel Use Tax

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 136.120 and 144.705, RSMo 2016, the director amends a rule as follows:

Allocated Pursuant to Article IV, Section 30(a) of the *Missouri*Constitution as Referenced in Section 142.345, RSMo

is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1608). 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 10 – Financial Institutions

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under, section 148.100, RSMo 2016, the director amends a rule as follows:

12 CSR 10-10.020 Allocation of Bank Tax is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1608). 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 10 – Financial Institutions

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under sections 148.100, 148.200, and 148.700, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-10.030 Statute of Limitations for Bank Tax is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1608). 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 10 – Financial Institutions

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 148.100, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-10.160 Neighborhood Assistance Credit (NAC) is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1609). 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 10 – Financial Institutions

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 148.100, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-10.175 Personal Property Tax Credits – Definition, Calculation and Refund Agreement **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1609). 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 10 – Financial Institutions

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 148.100, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-10.180 Interest Earned by Banking Institutions From the Resolution Funding Corporation and the Financial Corporation **is rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1609). 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 39 – Collections for State Hospitals and Institutions

ORDER OF RULEMAKING

By the authority vested in the Director of Revenue under section 31.040, RSMo 2016, the director rescinds a rule as follows:

12 CSR 10-39.010 Statements of Account is rescinded.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1609-1610). 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 103 – Sales/Use Tax – Imposition of Tax

ORDER OF RULEMAKING

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

12 CSR 10-103.170 Aggregate Amount Defined is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1607). 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 107 – Sales/Use Tax – Exemption Certificates

ORDER OF RULEMAKING

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

12 CSR 10-107.100 is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1610-1611). 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 Revenue received one (1) comment on the proposed amendment.

COMMENT #1: Ray McCarty, with Associated Industries of Missouri, made the following request. We understand the main purpose of this change is to eliminate references to expiring exemption certificates and we do not object to clarifying that exemption certificates do not expire. However, the republication of the existing language that is not being changed in (3) should be amended to state the fact that taxpayers may prove exempt sales at any time and through alternate means. There are very few sales and use tax exemption statutes that actually require the seller to obtain an exemption certificate in order for the sale to be exempt. This proposed amendment fails to alert sellers that, unless the exemption statute indicates otherwise, sellers also have the ability to prove, by alternate means, that a sale qualifies for an exemption.

RESPONSE AND EXPLANATION OF CHANGE: To eliminate this concern the department is no longer removing the reference to 12 CSR 10-101.500(2)(B) and the comment maker was agreeable to this change.

12 CSR 10-107.100 Use of and Reliance on Exemption Certificates

- (2) Definition of Terms.
- (B) Good faith—Honesty of intention and freedom from knowledge of circumstances which ought to put the holder upon inquiry. Also see 12 CSR 10-101.500(2)(B), Burden of Proof.

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030 – Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 14 – Definitions

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-14.020 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 1832-1833). The title of the rule was changed and is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

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

COMMENT #1: Board staff commented that the statutory reference in the title is not correct for the changes effective January 1, 2024. The correct reference should be to 327.314.2(1) (a).

RESPONSE AND EXPLANATION OF CHANGE: The board concurs and has amended the title.

20 CSR 2030-14.020 Definition of Baccalaureate Degree From Approved Curriculum as Used in Section 327.314.2(1) (a), RSMo

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030 – Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 14 – Definitions

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-14.030 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 1833-1834). The title of the rule was changed and is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

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

COMMENT #1: Board staff commented that the number of semester hours and the statutory reference in the title were not correct for the changes effective January 1, 2024. The title should be changed from twenty to sixty semester hours. The correct statutory reference should be to 327.314.2(1)(b). RESPONSE AND EXPLANATION OF CHANGE: The board concurs and has amended the title.

20 CSR 2030-14.030 Definition of Sixty Semester Hours from Approved Curriculum as Used in Section 327.314.2(1)(b), RSMo

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 2030 – Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects Chapter 14 – Definitions

ORDER OF RULEMAKING

By the authority vested in the Missouri Board for Architects, Professional Engineers, Professional Land Surveyors, and Professional Landscape Architects under section 327.041, RSMo 2016, the board amends a rule as follows:

20 CSR 2030-14.040 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 1834). The title of the rule was changed and is reprinted here. This proposed amendment becomes effective thirty (30) days after publication in the *Code of State Regulations*.

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

COMMENT #1: Board staff commented that the statutory

reference in the title is not correct for the changes effective January 1, 2024. The correct reference should be to 327.314.2(1) (c).

RESPONSE AND EXPLANATION OF CHANGE: The board concurs and has amended the title.

20 CSR 2030-14.040 Definition of Fifteen Semester Hours of Approved Surveying Course Work as Used in Section 327.314.2(1)(c), RSMo

TITLE 20 – DEPARTMENT OF COMMERCE AND INSURANCE

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

ORDER OF RULEMAKING

By the authority vested in the State Board of Pharmacy under section 338.140, RSMo Supp. 2023, and section 338.280, RSMo 2016, the board amends a rule as follows:

20 CSR 2220-2.900 Class N: Health Care Facility Automated Dispensing Systems **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* October 16, 2023 (48 MoReg 1834-1840). 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 2220 – State Board of Pharmacy Chapter 2 – General Rules

ORDER OF RULEMAKING

By the authority vested in the State Board of Pharmacy under section 338.140, RSMo Supp. 2023, and section 338.280, RSMo 2016, the board adopts a rule as follows:

20 CSR 2220-2.910 Class O: Automated Dispensing Systems (Ambulatory Care) **is adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* October 16, 2023 (48 MoReg 1841-1846). 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 20 – DEPARTMENT OF COMMERCE AND INSURANCE

Division 4240 – Public Service Commission Chapter 40 – Gas Utilities and Gas Safety Standards

ORDER OF RULEMAKING

By the authority vested in the Public Service Commission under section 386.250, RSMo 2016, the commission amends a rule as follows:

20 CSR 4240-40.030 is amended.

A notice of proposed rulemaking containing the proposed amendment was published in the *Missouri Register* on September 1, 2023 (48 MoReg 1619-1645). 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 public comment period ended October 1, 2023, and the commission held a public hearing on the proposed amendment on October 4, 2023. No comments were received at the hearing. The commission received timely written comments in support of the amendment with certain changes from J. Scott Stacey, Legal Counsel, on behalf of the staff of the commission.

COMMENT #1: Staff filed written comments supporting the amendment with certain changes. Staff noted that on May 16, 2023, the U.S. Court of Appeals for the District of Columbia Circuit vacated the final rule "Pipeline Safety: Requirement of Valve Installation and Minimum Rupture Detection Standards" as it applies to gathering lines. On August 1, 2023, PHMSA published technical corrections to remove the gathering linespecific amendments introduced in the final rule, clarified that the final rule amendments do not apply to gathering lines, and made additional editorial changes and clarifications. RESPONSE AND EXPLANATION OF CHANGE: The commission agrees that the proposed amendment should be amended as suggested by the staff of the commission. Subsections (1)(B), (1) (E), (4)(U), (12)(W), (12)(X), and (12)(Z) will be amended.

20 CSR 4240-40.030 Safety Standards – Transportation of Gas by Pipeline

- (1) General.
 - (B) Definitions. (192.3) As used in this rule
 - 1. Abandoned means permanently removed from service;
- 2. Active corrosion means continuing corrosion that, unless controlled, could result in a condition that is detrimental to public safety:
- 3. Administrator means the Administrator of the Pipeline and Hazardous Materials Safety Administration of the United States Department of Transportation to whom authority in the matters of pipeline safety have been delegated by the Secretary of the United States Department of Transportation, or his or her delegate;
- 4. Alarm means an audible or visible means of indicating to the controller that equipment or processes are outside operator-defined, safety-related parameters;
- 5. Building means any structure that is regularly or periodically occupied by people;
- 6. Close interval survey means a series of closely and properly spaced pipe-to-electrolyte potential measurements taken over the pipe to assess the adequacy of cathodic protection or to identify locations where a current may be leaving the pipeline that may cause corrosion and for the purpose of quantifying voltage (IR) drops other than those across the structure electrolyte boundary, such as when performed as a current interrupted, depolarized, or native survey:
- 7. Commission means the Missouri Public Service Commission;

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- 8. Composite materials means materials used to make pipe or components manufactured with a combination of either steel and/or plastic and with a reinforcing material to maintain its circumferential or longitudinal strength;
- 9. Control room means an operations center staffed by personnel charged with the responsibility for remotely monitoring and controlling a pipeline facility;
- 10. Controller means a qualified individual who remotely monitors and controls the safety-related operations of a pipeline facility via a supervisory control and data acquisition (SCADA) system from a control room, and who has operational authority and accountability for the remote operational functions of the pipeline facility;
- 11. Customer meter means the meter that measures the transfer of gas from an operator to a consumer;
- 12. Designated commission personnel means the pipeline safety program manager at the address contained in 20 CSR 4240-40.020(5)(E) for correspondence;
- 13. Distribution center means the initial point where gas enters piping used primarily to deliver gas to customers who purchase it for consumption, as opposed to customers who purchase it for resale, for example
 - A. At a metering location;
 - B. A pressure reduction location; or
- C. Where there is a reduction in the volume of gas, such as a lateral off a transmission line;
- 14. Distribution line means a pipeline other than a gathering or transmission line;
- 15. Dry gas or dry natural gas means gas above its dew point and without condensed liquids;
- 16. Electrical survey means a series of closely spaced pipe-to-soil readings over pipelines which are subsequently analyzed to identify locations where a corrosive current is leaving the pipeline, except that other indirect examination tools/methods can be used for an electrical survey included in the federal regulations in 49 CFR part 192, subpart O and appendix E (incorporated by reference in section (16));
- 17. Engineering critical assessment (ECA) means a documented analytical procedure based on fracture mechanics principles, relevant material properties (mechanical and fracture resistance properties), operating history, operational environment, in-service degradation, possible failure mechanisms, initial and final defect sizes, and usage of future operating and maintenance procedures to determine the maximum tolerable sizes for imperfections based upon the pipeline segment maximum allowable operating pressure;
- 18. Entirely replaced transmission pipeline segments means, for the purposes of subsections (4)(U) and (12)(X), where two (2) or more miles, in the aggregate, of transmission pipeline have been replaced within any five (5) contiguous miles of pipeline within any twenty-four- (24-) month period. This definition does not apply to any gathering line;
- 19. Feeder line means a distribution line that has a maximum allowable operating pressure (MAOP) greater than 100 psi (689 kPa) gauge that produces hoop stresses less than twenty percent (20%) of specified minimum yield strength (SMYS);
- 20. Follow-up inspection means an inspection performed after a repair procedure has been completed in order to determine the effectiveness of the repair and to ensure that all hazardous leaks in the area are corrected;
- 21. Fuel line means the customer-owned gas piping downstream from the outlet of the customer meter or operator-owned pipeline, whichever is farther downstream;
- 22. Gas means natural gas, flammable gas, manufactured gas, or gas which is toxic or corrosive;
- 23. Gathering line means a pipeline that transports gas from a current production facility to a transmission line or

main

- 24. Hard spot means an area on steel pipe material with a minimum dimension greater than two inches (2") (50.8 mm) in any direction and hardness greater than or equal to Rockwell 35 HRC (Brinell 327 HB or Vickers 345 HV₁₀);
- 25. High-pressure distribution system means a distribution system in which the gas pressure in the main is higher than an equivalent to fourteen inches (14") water column;
- 26. Hoop stress means the stress in a pipe wall acting circumferentially in a plane perpendicular to the longitudinal axis of the pipe produced by the pressure in the pipe;
- 27. In-line inspection (ILI) means an inspection of a pipeline from the interior of the pipe using an inspection tool also called intelligent or smart pigging. This definition includes tethered and self-propelled inspection tools;
- 28. In-line inspection tool or instrumented internal inspection device means an instrumented device or vehicle that uses a non-destructive testing technique to inspect the pipeline from the inside in order to identify and characterize flaws to analyze pipeline integrity; also known as an intelligent or smart pig;
- 29. Listed specification means a specification listed in subsection I. of Appendix B, which is included herein (at the end of this rule);
- 30. Low-pressure distribution system means a distribution system in which the gas pressure in the main is less than or equal to an equivalent of fourteen inches (14") water column;
- 31. Main means a distribution line that serves as a common source of supply for more than one (1) service line;
- 32. Maximum actual operating pressure means the maximum pressure that occurs during normal operations over a period of one (1) year;
- 33. Maximum allowable operating pressure (MAOP) means the maximum pressure at which a pipeline or segment of a pipeline may be operated under this rule;
 - 34. Moderate consequence area means -
- A. An onshore area that is within a "potential impact circle" as defined in 49 CFR 192.903 (incorporated by reference in section (16)), containing either -
- (I) Five (5) or more buildings intended for human occupancy; or
- (II) Any portion of the paved surface (including shoulders) of a designated "interstate," "other freeway or expressway," as well as any "other principal arterial" roadway with four (4) or more lanes, as defined in the Federal Highway Administration's Highway Functional Classification Concepts, Criteria and Procedures, Section 3.1 (see: https://www.fhwa.dot.gov/planning/processes/statewide/related/highway_functional_classifications/fcauab.pdf), and that does not meet the definition of "high consequence area" in 49 CFR 192.903 (incorporated by reference in section (16)); and
- B. The length of the moderate consequence area extends axially along the length of the pipeline from the outermost edge of the first potential impact circle containing either five (5) or more buildings intended for human occupancy; or any portion of the paved surface, including shoulders, of any designated interstate, freeway, or expressway, as well as any other principal arterial roadway with four (4) or more lanes, to the outermost edge of the last contiguous potential impact circle that contains either five (5) or more buildings intended for human occupancy, or any portion of the paved surface, including shoulders, of any designated interstate, freeway, or expressway, as well as any other principal arterial roadway with four (4) or more lanes;
 - 35. Municipality means a city, village, or town;
- 36. Notification of potential rupture means the notification to, or observation by, an operator of indicia identified in subsection (12)(Y) of a potential unintentional or uncontrolled

release of a large volume of gas from a pipeline. This definition does not apply to any gathering line;

- 37. Operator means a person who engages in the transportation of gas;
- 38. Person means any individual, firm, joint venture, partnership, corporation, association, county, state, municipality, political subdivision, cooperative association, or joint stock association, and including any trustee, receiver, assignee, or personal representative of them;
- 39. Petroleum gas means propane, propylene, butane (normal butane or isobutanes), and butylene (including isomers), or mixtures composed predominantly of these gases, having a vapor pressure not exceeding 208 psi (1434 kPa) gauge at 100°F (38°C);
- 40. PHMSA means the Pipeline and Hazardous Materials Safety Administration of the United States Department of Transportation;
- 41. Pipe means any pipe or tubing used in the transportation of gas, including pipe-type holders;
- 42. Pipeline means all parts of those physical facilities through which gas moves in transportation, including pipe, valves, and other appurtenances attached to pipe, compressor units, metering stations, regulator stations, delivery stations, holders, and fabricated assemblies;
- 43. Pipeline environment includes soil resistivity (high or low), soil moisture (wet or dry), soil contaminants that may promote corrosive activity, and other known conditions that could affect the probability of active corrosion;
- 44. Pipeline facility means new and existing pipelines, rights-of-way, and any equipment, facility, or building used in the transportation of gas or in the treatment of gas during the course of transportation;
- 45. Reading means the highest sustained reading when testing in a bar hole or opening without induced ventilation;
- 46. Rupture-mitigation valve (RMV) means an automatic shut-off valve (ASV) or a remote-control valve (RCV) that a pipeline operator uses to minimize the volume of gas released from the pipeline and to mitigate the consequences of a rupture. This definition does not apply to any gathering line;
- 47. Service line means a distribution line that transports gas from a common source of supply to an individual customer, to two (2) adjacent or adjoining residential or small commercial customers, or to multiple residential or small commercial customers served through a meter header or manifold. A service line ends at the outlet of the customer meter or at the connection to a customer's piping, whichever is further downstream, or at the connection to customer piping if there is no meter;
- 48. Service regulator means the device on a service line that controls the pressure of gas delivered from a higher pressure to the pressure provided to the customer. A service regulator may serve one (1) customer or multiple customers through a meter header or manifold;
 - 49. SMYS means specified minimum yield strength is –
- A. For steel pipe manufactured in accordance with a listed specification, the yield strength specified as a minimum in that specification; or
- B. For steel pipe manufactured in accordance with an unknown or unlisted specification, the yield strength determined in accordance with paragraph (3)(D)2. (192.107(b));
- 50. Supervisory control and data acquisition (SCADA) system means a computer-based system or systems used by a controller in a control room that collects and displays information about a pipeline facility and may have the ability to send commands back to the pipeline facility;
- 51. Sustained reading means the reading taken on a combustible gas indicator unit after adequately venting the test hole or opening;

- 52. Transmission line means a pipeline or connected series of pipelines, other than a gathering line, that —
- A. Transports gas from a gathering pipeline or storage facility to a distribution center, storage facility, or large volume customer that is not downstream from a distribution center (A large volume customer may receive similar volumes of gas as a distribution center, and includes factories, power plants, and institutional users of gas.);
 - B. Has an MAOP of twenty percent (20%) or more of SMYS;
 - C. Transports gas within a storage field; or
- D. Is voluntarily designated by the operator as a transmission pipeline;
- 53. Transportation of gas means the gathering, transmission, or distribution of gas by pipeline or the storage of gas, in or affecting intrastate, interstate, or foreign commerce;
- 54. Tunnel means a subsurface passageway large enough for a man to enter;
- 55. Vault or manhole means a subsurface structure that a man can enter:
- 56. Weak link means a device or method used when pulling polyethylene pipe, typically through methods such as horizontal directional drilling, to ensure that damage will not occur to the pipeline by exceeding the maximum tensile stresses allowed;
- 57. Welder means a person who performs manual or semiautomatic welding;
- 58. Welding operator means a person who operates machine or automatic welding equipment;
 - 59. Wrinkle bend means a bend in the pipe that –
- A. Was formed in the field during construction such that the inside radius of the bend has one or more ripples with —
- (I) An amplitude greater than or equal to one and onehalf (1.5) times the wall thickness of the pipe, measured from peak to valley of the ripple; or
- (II) With ripples less than one and one-half (1.5) times the wall thickness of the pipe and with a wrinkle length (peak to peak) to wrinkle height (peak to valley) ratio under twelve (12); and
- B. If the length of the wrinkle bend cannot be reliably determined, then wrinkle bend means a bend in the pipe where (h/D)*100 exceeds 2 when S is less than 37,000 psi (255 MPa), where (h/D)*100 exceeds (47,000-S)/10,000 + 1 for psi [(324-S)/69 + 1 for MPa] when S is greater than 37,000 psi (255 MPa) but less than 47,000 psi (324 MPa), and where (h/D)*100 exceeds 1 when S is 47,000 psi (324 MPa) or more. Where
 - (I) D = Outside diameter of the pipe, in. (mm);
- (II) h = Crest-to-trough height of the ripple, in. (mm); and (III) S = Maximum operating hoop stress, psi (S/145, MPa);
- 60. Yard line means an underground fuel line that transports gas from the service line to the customer's building. If multiple buildings are being served, building means the building nearest to the connection to the service line. For purposes of this definition, if aboveground fuel line piping at the meter location is located within five feet (5') of a building being served by that meter, it will be considered to the customer's building and no yard line exists. At meter locations where aboveground fuel line piping is located greater than five feet (5') from the building(s) being served, the underground fuel line from the meter to the entrance into the nearest building served by that meter will be considered the yard line and any other lines are not considered yard lines.
 - (E) Gathering Lines.
- 1. How are Gathering Pipelines and Regulated Gathering Pipelines Determined? (192.8)
- A. An operator must use API RP 80 (incorporated by reference in 49 CFR 192.7 and adopted in (1)(D)), to determine if a pipeline (or part of a connected series of pipelines) is a

gathering line. The determination is subject to the limitations listed below. After making this determination, an operator must determine if the gathering line is a regulated gathering line under paragraph (1)(E)1.

(I) The beginning of gathering, under section 2.2(a) (1) of API RP 80, may not extend beyond the furthermost downstream point in a production operation as defined in section 2.3 of API RP 80. This furthermost downstream point does not include equipment that can be used in either production or transportation, such as separators or dehydrators, unless that equipment is involved in the processes of "production and preparation for transportation or delivery of hydrocarbon gas" within the meaning of "production operation."

(II) The endpoint of gathering, under section 2.2(a)(1)(A) of API RP 80, may not extend beyond the first downstream natural gas processing plant, unless the operator can demonstrate, using sound engineering principles, that gathering extends to a further downstream plant.

(III) If the endpoint of gathering, under section 2.2(a) (1)(C) of API RP 80, is determined by the commingling of gas from separate production fields, the fields may not be more than fifty (50) miles from each other, unless the Administrator finds a longer separation distance is justified in a particular case (see 49 CFR 190.9).

(IV) The endpoint of gathering, under section 2.2(a) (1)(D) of API RP 80, may not extend beyond the furthermost downstream compressor used to increase gathering line pressure for delivery to another pipeline.

(V) For new, replaced, relocated, or otherwise changed gas gathering pipelines installed after May 16, 2022, the endpoint of gathering under sections 2.2(a)(1)(E) and 2.2.1.2.6 of API RP 80 — also known as "incidental gathering" — may not be used if the pipeline terminates ten (10) or more miles downstream from the furthermost downstream endpoint as defined in paragraphs 2.2(a)(1)(A) through (a)(1)(D) of API RP 80 and this paragraph. If an "incidental gathering" pipeline is ten (10) miles or more in length, the entire portion of the pipeline that is designated as an incidental gathering line under 2.2(a)(1)(E) and 2.2.1.2.6 of API RP 80 shall be classified as a transmission pipeline subject to rules 20 CSR 4240-40.020, 20 CSR 4240-40.030, 20 CSR 4240-40.033, and 20 CSR 4240-40.080.

B. Each operator must determine and maintain for the life of the pipeline records documenting the methodology by which it calculated the beginning and end points of each gathering pipeline it operates, as described in the second column of table 1 to part (1)(E)1.C.(II), by —

(I) November 16, 2022, or before the pipeline is placed into operation, whichever is later; or

(II) An alternative deadline approved by the Pipeline and Hazardous Materials Safety Administration (PHMSA). The operator must notify PHMSA and designated commission personnel no later than ninety (90) days in advance of the deadline in part (1)(E)1.B.(I). The notification must be made in accordance with subsection (1)(M) and must include the following information:

(a) Description of the affected facilities and operating environment;

(b) Justification for an alternative compliance deadline; and

(c) Proposed alternative deadline.

C. For purposes of 20 CSR 4240-40.020 and paragraph (1)(E)2., the term "regulated gathering pipeline" means –

(I) Each Type A, Type B, or Type C gathering pipeline (or segment of gathering pipeline) with a feature described in the second column of table 1 to part (1)(E)1.C.(II) that lies in an area described in the third column; and

(II) As applicable, additional lengths of pipeline

described in the fourth column to provide a safety buffer.

Table 1 to Part (1)(E)1.C.(II)

Туре	Fea	ture	Area	Safety Buffer
А	•	Metallic and the	Class 2, 3, or 4	None.
		MAOP produces	location (see	
		a hoop stress of	subsection (1)(C)).	
		twenty percent		
		(20%) or more of		
		SYMS.		
	•	If the stress level		
		is unknown, an		
		operator must		
		determine the		
		stress level		
		according to		
		the applicable		
		provision in		
		section (3)		
	•	Non-metallic		
		and the MAOP is		
		more than one		
		hundred twenty-		
		five (125) psig		
		(862 kPa).		

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В		Metallic and the	Area 1. Class 3 or 4	If the
		MAOP produces	location.	gathering
		a hoop stress of	Area 2. An	pipeline is
		less than twenty	area within a	in Area 2(b)
		percent (20%) of	Class 2 location	or 2(c), the
		SMYS. If the stress	the operator	additional
		level is unknown,	determines by	lengths of
		an operator	using any of the	line extended
		must determine		upstream and
		the stress level	following three methods:	downstream
		according to		from the area
		the applicable	(a) A Class 2	to a point
		provisions in	location;	where the
		section (3).	(b) An area	line is at least
		Non metallic and	extending one	one hundred
	•	Non-metallic and	hundred fifty feet	fifty feet (150')
		the MAOP is one	(150') (45.7 m) on	(45.7 m) from
		hundred twenty-	each side of the	the nearest
		five (125) psig	centerline of any	dwelling in
		(862 kPa) or less.	continuous one	the area.
			(1) mile (1.6 km)	However, if
			of pipeline and	a cluster of
			including more	dwellings in
			than ten (10) but	Area 2(b) or
			fewer than forty-	2(c) qualifies
			six (46) dwellings;	a pipeline
			or	as Type B,
			(c) An area	the Type B
			extending one	classification
			hundred fifty feet	ends one
			(150') (45.7 m) on	hundred fifty
			each side of the	feet (150')
			centerline of any	(45.7 m) from
			continuous one	the nearest
			thousand feet	dwelling in
			(1000') (305 m)	the cluster.
			of pipeline and	
			including five (5)	
			or more dwellings.	

С		Outside diameter	Class 1 location.	None.
		greater than or		
		equal to 8.625		
		inches and any of		
		the following:		
	-	Metallic and the		
		MAOP produces		
		a hoop stress of		
		twenty percent		
		(20%) or more of		
		SMYS;		
	_	If the stress level		
		is unknown,		
		segment is		
		metallic and		
		the MAOP is		
		more than one		
		hundred twenty-		
		five (125) psig		
		(862 kPA); or		
	-	Non-metallic		
		and the MAOP is		
		more than one		
		hundred twenty-		
		five (125) psig		
		(862 kPa).		
R	All	other gathering	Class 1 and Class 2	None.
	line	es.	locations.	

(III) A Type R gathering line is subject to reporting requirements under 20 CSR 4240-40.020 but is not a regulated gathering line under this rule.

(IV) For the purpose of identifying Type C lines in table 1 to part (1)(E)1.C.(II), if an operator has not calculated MAOP consistent with the methods at paragraph (12)(M)1. or subparagraph (12)(M)3.A., the operator must either -

(a) Calculate MAOP consistent with the methods at paragraph (12)(M)1. or subparagraph (12)(M)3.A.; or

(b) Use as a substitute for MAOP the highest operating pressure to which the segment was subjected during the preceding five (5) operating years.

2. What Requirements Apply to Gathering Pipelines? 192.9)

A. Requirements. An operator of a gathering line must follow the safety requirements of this rule as prescribed by this paragraph.

B. Type A lines. An operator of a Type A regulated gathering line must comply with the requirements of this rule applicable to transmission lines, except the requirements in (1)(G)4., (4)(HH), (6)(H)5., (7)(J)3.–6., (9)(G)6.–9., (9)(I)4. and 6., (9)(M)3., (9)(S)3., (9)(X), (9)(Y), (10)(K), (12)(E), (12)(H)3., (12)(M)5., (12)(U), (13)(DD), (13)(EE), (13)(GG), and section (16) – Pipeline Integrity Management for Transmission Lines (Subpart O). However, an operator of a Type A regulated gathering line in a Class 2 location may demonstrate compliance with

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subsection (12)(D) by describing the processes it uses to determine the qualification of persons performing operations and maintenance tasks. Further, operators of Type A regulated gathering lines are exempt from the requirements of (4)(U)4.–6., (12)(W), (12)(L)2.–4., (12)(X), (12)(Y), (12)(Z), and (13)(U)3. Lastly, operators of Type A regulated gathering lines are exempt from the requirements of subsection (12)(J) (but an operator of a Type A regulated gathering line must comply with the requirements of subsection (12)(J), effective February 28, 2023).

- C. Type B lines. An operator of a Type B regulated gathering line must comply with the following requirements:
- (I) If a line is new, replaced, relocated, or otherwise changed, the design, installation, construction, initial inspection, and initial testing must be in accordance with requirements of this rule applicable to transmission lines. Compliance with (2)(G), (3)(M), (4)(U)4. and 5., (4)(II), (5)(D)3., (6) (H)5., (7)(J)3.-6., (10)(K), (12)(X), and (12)(Z) is not required;
- (II) If the pipeline is metallic, control corrosion according to requirements of section (9) applicable to transmission lines, except the requirements in (9)(G)6.–9., (9) (I)4. and 6., (9)(M)3., (9)(S)3., (9)(X), and (9)(Y);
- (III) If the pipeline contains plastic pipe or components, the operator must comply with all applicable requirements of this rule for plastic pipe components;
- (IV) Carry out a damage prevention program under subsection (12)(I);
- (V) Establish a public education program under subsection (12)(K);
- (VI) Establish the MAOP of the line under paragraphs (12)(M)1., 2., and 3.;
- (VII) Install and maintain line markers according to the requirements for transmission lines in subsection (13)(E); and
- (VIII) Conduct leakage surveys in accordance with the requirements for transmission lines in subsection (13)(D), using leak-detection equipment, and promptly repair hazardous leaks in accordance with paragraph (13)(B)3.
- D. Type C lines. The requirements for Type C gathering lines are as follows:
- (I) An operator of a Type C gathering line with an outside diameter greater than or equal to eight and five-eighths inches (8.625") must comply with the following requirements:
- (a) Except as provided in subparagraph (1)(E)2.G. for pipe and components made with composite materials, the design, installation, construction, initial inspection, and initial testing of a new, replaced, relocated, or otherwise changed Type C gathering line, must be done in accordance with the requirements in sections (2)–(7) and (10) applicable to transmission lines. Compliance with (2)(G), (3)(M), (4)(U)4. and 5., (4)(II), (5)(D)3., (6)(H)5., (7)(J)3.–6., (10)(K), (12)(X), and (12)(Z) is not required;
- (b) If the pipeline is metallic, control corrosion according to requirements of section (9) applicable to transmission lines, except the requirements in (9)(G)6.-9., (9) (I)4. and 6., (9)(M)3., (9)(S)3., (9)(X), and (9)(Y);
- (c) Carry out a damage prevention program under subsection (12)(I);
- (d) Develop and implement procedures for emergency plans in accordance with the requirements of subsection (12)(J), effective February 28, 2023;
- (e) Develop and implement a written public awareness program in accordance with subsection (12)(K);
- (f) Install and maintain line markers according to the requirements for transmission lines in subsection (13)(E); and
- (g) Conduct leakage surveys in accordance with the requirements for transmission lines in subsection (13)(D) using

- leak-detection equipment, and promptly repair hazardous leaks in accordance with paragraph (13)(B)3.; and
- (II) An operator of a Type C gathering line with an outside diameter greater than twelve and three-quarters inches (12.75") must comply with the requirements in part (1) (E)2.D.(I) and the following:
- (a) If the pipeline contains plastic pipe, the operator must comply with all applicable requirements of this rule for plastic pipe or components. This does not include pipe and components made of composite materials that incorporate plastic in the design; and
- (b) Establish the MAOP of the pipeline under paragraph (12)(M)1. or 3. and maintain records used to establish the MAOP for the life of the pipeline.

E. Exceptions.

- (I) Compliance with subparts (1)(E)2.D.(I)(b), (e), (f), and (g) and subparts (1)(E)2.D.(II)(a) and (b) is not required for pipeline segments that are sixteen inches (16") or less in outside diameter if one (1) of the following criteria are met:
- (a) Method 1. The segment is not located within a potential impact circle containing a building intended for human occupancy or other impacted site. The potential impact circle must be calculated as specified in 49 CFR 192.903 (incorporated by reference in section (16)), except that a factor of 0.73 must be used instead of 0.69. The MAOP used in this calculation must be determined and documented in accordance with subpart (1)(E)2.D.(II)(b); and
- (b) Method 2. The segment is not located within a class location unit (see subsection (1)(C)) containing a building intended for human occupancy or other impacted site.
- (II) Subpart (1)(E)2.D.(I)(a) is not applicable to pipeline segments forty feet (40') or shorter in length that are replaced, relocated, or changed on a pipeline existing on or before May 16, 2022.
- (III) For purposes of this paragraph, the term "building intended for human occupancy or other impacted site" means any of the following:
- (a) Any building that may be occupied by humans, including homes, office buildings, factories, outside recreation areas, plant facilities, etc.;
- (b) A small, well-defined outside area (such as a playground, recreation area, outdoor theater, or other place of public assembly) that is occupied by twenty (20) or more persons on at least five (5) days a week for ten (10) weeks in any twelve- (12-) month period (the days and weeks need not be consecutive); or
- (c) Any portion of the paved surface, including shoulders, of a designated interstate, other freeway, or expressway, as well as any other principal arterial roadway with four (4) or more lanes.
- F. Compliance deadlines. An operator of a regulated gathering line must comply with the following deadlines, as applicable.
- (I) An operator of a new, replaced, relocated, or otherwise changed line must be in compliance with the applicable requirements of this paragraph by the date the line goes into service, unless an exception in subsection (1)(G) applies.
- (II) If a Type A or Type B regulated gathering pipeline existing on April 14, 2006, was not previously subject to this rule, an operator has until the date stated in the second column to comply with the applicable requirement for the pipeline listed in the first column, unless the Administrator finds a later deadline is justified in a particular case:

Requi	rement	Compliance Deadline
(i)	Control corrosion according to requirements for transmission lines in section (9).	April 15, 2009.
(ii)	Carry out a damage prevention program under subsection (12)(I).	October 15, 2007.
(iii)	Establish MAOP under subsection (12)(M).	October 15, 2007.
(iv)	Install and maintain line markers under subsection (13)(E).	April 15, 2008.
(v)	Establish a public education program under subsection (12)(K).	April 15, 2008.
(vi)	Other provisions of this rule as required by subparagraph (1)(E)2.B. for Type A lines.	April 15, 2009.

- (III) If, after April 14, 2006, a change in class location or increase in dwelling density causes a gathering pipeline to become a Type A or Type B regulated gathering line, the operator has one (1) year for Type B lines and two (2) years for Type A lines after the pipeline becomes a regulated gathering pipeline to comply with this paragraph.
- (IV) If a Type C gathering pipeline existing on or before May 16, 2022, was not previously subject to this rule, an operator must comply with the applicable requirements of this paragraph, except for subparagraph (1)(E)2.G., on or before
 - (a) May 16, 2023; or
- (b) An alternative deadline approved by PHMSA. The operator must notify PHMSA and designated commission personnel no later than ninety (90) days in advance of the deadline in part (1)(E)1.B.(I). The notification must be made in accordance with subsection (1)(M) and must include a description of the affected facilities and operating environment, the proposed alternative deadline for each affected requirement, the justification for each alternative compliance deadline, and actions the operator will take to ensure the safety of affected facilities.
- (V) If, after May 16, 2022, a change in class location, an increase in dwelling density, or an increase in MAOP causes a pipeline to become a Type C gathering pipeline, or causes a Type C gathering pipeline to become subject to additional Type C requirements (see subparagraph (1)(E)2.E.), the operator has one (1) year after the pipeline becomes subject to the additional requirements to comply with this paragraph.
- G. Composite materials. Pipe and components made with composite materials not otherwise authorized for use under this rule may be used on Type C gathering pipelines if the following requirements are met:
- (I) Steel and plastic pipe and components must meet the installation, construction, initial inspection, and initial testing requirements in sections (2)–(7) and (10) applicable to transmission lines;
- (II) Operators must notify PHMSA in accordance with subsection (1)(M) at least ninety (90) days prior to installing new or replacement pipe or components made of composite

- materials otherwise not authorized for use under this rule in a Type C gathering pipeline. The notifications required by this paragraph must include a detailed description of the pipeline facilities in which pipe or components made of composite materials would be used, including —
- (a) The beginning and end points (stationing by footage and mileage with latitude and longitude coordinates) of the pipeline segment containing composite pipeline material and the counties and states in which it is located;
- (b) A general description of the right-of-way including high consequence areas, as defined in 49 CFR 192.905 (incorporated by reference in section (16));
- (c) Relevant pipeline design and construction information including the year of installation, the specific composite material, diameter, wall thickness, and any manufacturing and construction specifications for the pipeline;
- (d) Relevant operating information, including MAOP, leak and failure history, and the most recent pressure test (identification of the actual pipe tested, minimum and maximum test pressure, duration of test, any leaks and any test logs and charts) or assessment results;
- (e) An explanation of the circumstances that the operator believes make the use of composite pipeline material appropriate and how the design, construction, operations, and maintenance will mitigate safety and environmental risks;
- (f) An explanation of procedures and tests that will be conducted periodically over the life of the composite pipeline material to document that its strength is being maintained;
- (g) Operations and maintenance procedures that will be applied to the alternative materials. These include procedures that will be used to evaluate and remediate anomalies and how the operator will determine safe operating pressures for composite pipe when defects are found;
- (h) An explanation of how the use of composite pipeline material would be in the public interest; and
- (i) A certification signed by a vice president (or equivalent or higher officer) of the operator's company that operation of the applicant's pipeline using composite pipeline material would be consistent with pipeline safety; and
- (III) Repairs or replacements using materials authorized under this rule do not require notification under this paragraph.
- (4) Design of Pipeline Components.
 - (U) Transmission Line Valves. (192.179)
- 1. Each transmission line must have sectionalizing block valves spaced as follows, unless in a particular case the administrator finds that alternative spacing would provide an equivalent level of safety:
- A. Each point on the pipeline in a Class 4 location must be within two and one-half (2 1/2) miles (4 kilometers) of a valve;
- B. Each point on the pipeline in a Class 3 location must be within four (4) miles (6.4 kilometers) of a valve;
- C. Each point on the pipeline in a Class 2 location must be within seven and one-half (7 1/2) miles (12 kilometers) of a valve; and
- D. Each point on the pipeline in a Class 1 location must be within ten (10) miles (16 kilometers) of a valve.
- 2. Each sectionalizing block valve on a transmission line must comply with the following:
- A. The valve and the operating device to open or close the valve must be readily accessible and protected from tampering and damage; and
- B. The valve must be supported to prevent settling of the valve or movement of the pipe to which it is attached.

- 3. Each section of a transmission line between main line valves must have a blowdown valve with enough capacity to allow the transmission line to be blown down as rapidly as practicable. Each blowdown discharge must be located so the gas can be blown to the atmosphere without hazard and, if the transmission line is adjacent to an overhead electric line, so that the gas is directed away from the electrical conductors
- 4. For transmission pipeline segments with diameters greater than or equal to six inches (6") that are constructed after April 10, 2023, the operator must install rupturemitigation valves (RMV) or an alternative equivalent technology whenever a valve must be installed to meet the appropriate valve spacing requirements of this subsection. An operator seeking to use alternative equivalent technology must notify PHMSA in accordance with the procedures set forth in paragraph (4)(U)6. All RMVs and alternative equivalent technologies installed pursuant to this paragraph must meet the requirements of subsection (12)(Z). The installation requirements in this paragraph do not apply to pipe segments with a potential impact radius (PIR), as defined in 49 CFR 192.903 (incorporated by reference in section (16)), that is less than or equal to one hundred fifty feet (150') in either Class 1 or Class 2 locations. An operator may request an extension of the installation compliance deadline requirements of this paragraph if it can demonstrate to PHMSA, in accordance with the notification procedures in subsection (1)(M), that those installation compliance deadlines would be economically, technically, or operationally infeasible for a particular new
- 5. For entirely replaced transmission pipeline segments, as defined in subsection (1)(B), with diameters greater than or equal to six inches (6") and that are installed after April 10, 2023, the operator must install RMVs or an alternative equivalent technology whenever a valve must be installed to meet the appropriate valve spacing requirements of this subsection. An operator seeking to use alternative equivalent technology must notify PHMSA in accordance with the procedures set forth in paragraph (4)(U)6. All RMVs and alternative equivalent technologies installed pursuant to this paragraph must meet the requirements of subsection (12)(Z). The requirements of this paragraph apply when the applicable pipeline replacement project involves a valve, either through addition, replacement, or removal. The installation requirements in this paragraph do not apply to pipe segments with a PIR, as defined in 49 CFR 192.903 (incorporated by reference in section (16)), that is less than or equal to one hundred fifty feet (150') in either Class 1 or Class 2 locations. An operator may request an extension of the installation compliance deadline requirements of this paragraph if it can demonstrate to PHMSA, in accordance with the notification procedures in subsection (1)(M), that those installation compliance deadlines would be economically, technically, or operationally infeasible for a particular pipeline replacement project.
- 6. If an operator elects to use alternative equivalent technology in accordance with paragraph (4)(U)4. or (4)(U)5., the operator must notify PHMSA in accordance with the procedures in subsection (1)(M). The operator must include a technical and safety evaluation in its notice to PHMSA. Valves that are installed as alternative equivalent technology must comply with subsections (12)(X) and (12)(Z). An operator requesting use of manual valves as an alternative equivalent technology must also include within the notification submitted to PHMSA a demonstration that installation of an RMV as otherwise required would be economically, technically, or operationally infeasible. An operator may use a manual compressor station valve at a continuously manned station as an alternative equivalent technology, and use of such valve would not require a notification to PHMSA in accordance with

- subsection (1)(M), but it must comply with subsection (12)(Z).
- 7. The valve spacing requirements of paragraph (4)(U)1. do not apply to pipe replacements on a pipeline if the distance between each point on the pipeline and the nearest valve does not exceed -
- A. Four (4) miles in Class 4 locations, with a total spacing between valves no greater than eight (8) miles;
- B. Seven and one-half (7 1/2) miles in Class 3 locations, with a total spacing between valves no greater than fifteen (15) miles; or
- C. Ten (10) miles in Class 1 or 2 locations, with a total spacing between valves no greater than twenty (20) miles.

(12) Operations.

- (W) Change in Class Location Change in Valve Spacing.
- 1. If a class location change on a transmission pipeline occurs after October 5, 2022, and results in pipe replacement, of two (2) or more miles, in the aggregate, within any five (5) contiguous miles within a twenty-four- (24-) month period, to meet the maximum allowable operating pressure (MAOP) requirements in subsections (12)(G) or (12)(M), then the requirements in subsections (4)(U), (12)(X), and (12)(Z), as applicable, apply to the new class location, and the operator must install valves, including rupture-mitigation valves (RMV) or alternative equivalent technologies, as necessary, to comply with those subsections. Such valves must be installed within twenty-four (24) months of the class location change in accordance with the timing requirement in paragraph (12) (G)6. for compliance after a class location change.
- 2. If a class location change on a gas transmission pipeline occurs after October 5, 2022, and results in pipe replacement of less than two (2) miles within five (5) contiguous miles during a twenty-four- (24-) month period, to meet the MAOP requirements in subsection (12)(G) or (12)(M), then within twenty-four (24) months of the class location change, in accordance with paragraph (12)(G)6., the operator must either —
- A. Comply with the valve spacing requirements of paragraph (4)(U)1. for the replaced pipeline segment; or
- B. Install or use existing RMVs or alternative equivalent technologies so that the entirety of the replaced pipeline segments are between at least two (2) RMVs or alternative equivalent technologies. The distance between RMVs and alternative equivalent technologies for the replaced segment must not exceed twenty (20) miles. The RMVs and alternative equivalent technologies must comply with the applicable requirements of subsection (12)(Z).
- 3. The provisions of paragraph (12)(W)2. do not apply to pipeline replacements that amount to less than one thousand feet (1,000') within any one (1) contiguous mile during any twenty-four- (24-) month period.
- (X) Transmission Lines Valve Shut-Off for Rupture Mitigation.
- 1. Applicability. For new or entirely replaced transmission pipeline segments with diameters of six inches (6") or greater that are located in high-consequence areas (HCA) or Class 3 or Class 4 locations and that are installed after April 10, 2023, an operator must install or use existing rupture mitigation valves (RMV), or an alternative equivalent technology, according to the requirements of this subsection and subsections (4) (U) and (12)(Z). RMVs and alternative equivalent technologies must be operational within fourteen (14) days of placing the new or replaced pipeline segment into service. An operator may request an extension of this fourteen- (14-) day operation requirement if it can demonstrate to PHMSA, in accordance with the notification procedures in subsection (1)(M), that application of that requirement would be economically, technically, or operationally infeasible. The requirements

of this subsection apply to all applicable pipe replacement projects, even those that do not otherwise involve the addition or replacement of a valve. This subsection does not apply to pipe segments in Class 1 or Class 2 locations that have a potential impact radius (PIR), as defined in 49 CFR 192.903 (incorporated by reference in section (16)), that is less than or equal to one hundred fifty feet (150').

2. Maximum spacing between valves. RMVs, or alternative equivalent technology, must be installed in accordance with the following requirements:

A. Shut-off segment. For purposes of this subsection, a "shut-off segment" means the segment of pipe located between the upstream valve closest to the upstream endpoint of the new or replaced Class 3 or Class 4 or HCA pipeline segment and the downstream valve closest to the downstream endpoint of the new or replaced Class 3 or Class 4 or HCA pipeline segment so that the entirety of the segment that is within the HCA or the Class 3 or Class 4 location is between at least two (2) RMVs or alternative equivalent technologies. If any crossover or lateral pipe for gas receipts or deliveries connects to the shut-off segment between the upstream and downstream valves, the shut-off segment also must extend to a valve on the crossover connection(s) or lateral(s), such that, when all valves are closed, there is no flow path for gas to be transported to the rupture site (except for residual gas already in the shut-off segment). Multiple Class 3 or Class 4 locations or HCA segments may be contained within a single shut-off segment. The operator is not required to select the closest valve to the shut-off segment as the RMV, as that term is defined in subsection (1)(B), or the alternative equivalent technology. An operator may use a manual compressor station valve at a continuously manned station as an alternative equivalent technology, but it must be able to be closed within thirty (30) minutes following rupture identification, as that term is defined in subsection (1)(B). Such a valve used as an alternative equivalent technology would not require a notification to PHMSA in accordance with subsection (1)(M);

B. Shut-off segment valve spacing. A pipeline subject to paragraph (12)(X)1. must have RMVs or alternative equivalent technology on the upstream and downstream side of the pipeline segment. The distance between RMVs or alternative equivalent technologies must not exceed –

(I) Eight (8) miles for any Class 4 location;

(II) Fifteen (15) miles for any Class 3 location; or

(III) Twenty (20) miles for all other locations;

C. Laterals. Laterals extending from shut-off segments that contribute less than five percent (5%) of the total shut-off segment volume may have RMVs or alternative equivalent technologies that meet the actuation requirements of this section at locations other than mainline receipt/delivery points, as long as all of the laterals contributing gas volumes to the shut-off segment do not contribute more than five percent (5%) of the total shut-off segment gas volume based upon maximum flow volume at the operating pressure. For laterals that are twelve inches (12") in diameter or less, a check valve that allows gas to flow freely in one (1) direction and contains a mechanism to automatically prevent flow in the other direction may be used as an alternative equivalent technology where it is positioned to stop flow into the shutoff segment. Such check valves that are used as an alternative equivalent technology in accordance with this subparagraph are not subject to subsection (12)(Z), but they must be inspected, operated, and remediated in accordance with subsection (13)(U), including for closure and leakage to ensure operational reliability. An operator using such a check valve as an alternative equivalent technology must notify PHMSA in accordance with subsections (1)(M) and (4)(U), and develop and implement maintenance procedures for such equipment that meet subsection (13)(U); and

D. Crossovers. An operator may use a manual valve as an alternative equivalent technology in lieu of an RMV for a crossover connection if, during normal operations, the valve is closed to prevent the flow of gas by the use of a locking device or other means designed to prevent the opening of the valve by persons other than those authorized by the operator. The operator must develop and implement operating procedures and document that the valve has been closed and locked in accordance with the operator's lock-out and tag-out procedures to prevent the flow of gas. An operator using such a manual valve as an alternative equivalent technology must notify PHMSA in accordance with subsections (1)(M) and (4)(U).

(Z) Transmission Lines – Response to a Rupture; Capabilities of Rupture-Mitigation Valves (RMVs) or Alternative Equivalent Technologies. (192.636)

- 1. Scope. The requirements in this subsection apply to rupture-mitigation valves (RMVs), as defined in subsection (1) (B), or alternative equivalent technologies, installed pursuant to paragraphs (4)(U)4.–6. and subsection (12)(X).
- 2. Rupture identification and valve shut-off time. An operator must, as soon as practicable but within thirty (30) minutes of rupture identification (see subparagraph (12)(J)1.L.), fully close any RMVs or alternative equivalent technologies necessary to minimize the volume of gas released from a pipeline and mitigate the consequences of a rupture.
- 3. Open valves. An operator may leave an RMV or alternative equivalent technology open for more than thirty (30) minutes, as required by paragraph (12)(Z)2., if the operator has previously established in its operating procedures and demonstrated within a notice submitted under subsection (1)(M) for PHMSA review, that closing the RMV or alternative equivalent technology would be detrimental to public safety. The request must have been coordinated with appropriate local emergency responders, and the operator and emergency responders must determine that it is safe to leave the valve open. Operators must have written procedures for determining whether to leave an RMV or alternative equivalent technology open, including plans to communicate with local emergency responders and minimize environmental impacts, which must be submitted as part of its notification to PHMSA.
- 4. Valve monitoring and operation capabilities. An RMV, as defined in subsection (1)(B), or alternative equivalent technology, must be capable of being monitored or controlled either remotely or by on-site personnel as follows:
- A. Operated during normal, abnormal, and emergency operating conditions;
- B. Monitored for valve status (i.e., open, closed, or partial closed/open), upstream pressure, and downstream pressure. For automatic shut-off valves (ASV), an operator does not need to monitor remotely a valve's status if the operator has the capability to monitor pressures or gas flow rate within each pipeline segment located between RMVs or alternative equivalent technologies to identify and locate a rupture. Pipeline segments that use manual valves or other alternative equivalent technologies must have the capability to monitor pressures or gas flow rates on the pipeline to identify and locate a rupture; and
- C. Have a back-up power source to maintain SCADA systems or other remote communications for remote-control valve (RCV) or automatic shutoff valve (ASV) operational status, or be monitored and controlled by on-site personnel.
- 5. Monitoring of valve shut-off response status. The position and operational status of an RMV must be appropriately monitored through electronic communication with remote instrumentation or other equivalent means. An operator does not need to monitor remotely an ASV's status if the operator has the capability to monitor pressures or gas

flow rate on the pipeline to identify and locate a rupture.

6. Flow modeling for automatic shutoff valves. Prior to using an ASV as an RMV, an operator must conduct flow modeling for the shut-off segment and any laterals that feed the shut-off segment, so that the valve will close within thirty (30) minutes or less following rupture identification, consistent with the operator's procedures, and in accordance with subsection (1)(B) and this subsection. The flow modeling must include the anticipated maximum, normal, or any other flow volumes, pressures, or other operating conditions that may be encountered during the year, not exceeding a period of fifteen (15) months, and it must be modeled for the flow between the RMVs or alternative equivalent technologies, and any looped pipelines or gas receipt tie-ins. If operating conditions change that could affect the ASV set pressures and the thirty- (30-) minute valve closure time after notification of potential rupture, as defined in subsection (1)(B), an operator must conduct a new flow model and reset the ASV set pressures prior to the next review for ASV set pressures in accordance with subsection (13)(U). The flow model must include a time/ pressure chart for the segment containing the ASV if a rupture occurs. An operator must conduct this flow modeling prior to making flow condition changes in a manner that could render the thirty- (30-) minute valve closure time unachievable.

7. Manual valves in non-HCA, Class 1 locations. For pipeline segments in a Class 1 location that do not meet the definition of a high consequence area (HCA), an operator submitting a notification pursuant to subsections (1)(M) and (4)(U) for use of manual valves as an alternative equivalent technology may also request an exemption from the requirements of paragraph (12)(Z)2.

8. Manual operation upon identification of a rupture. Operators using a manual valve as an alternative equivalent technology as authorized pursuant to subsections (1)(M), (4) (U), (12)(X), and this subsection must develop and implement operating procedures that appropriately designate and locate nearby personnel to ensure valve shutoff in accordance with this subsection and subsection (12)(X). Manual operation of valves must include time for the assembly of necessary operating personnel, the acquisition of necessary tools and equipment, driving time under heavy traffic conditions and at the posted speed limit, walking time to access the valve, and time to shut off all valves manually, not to exceed the maximum response time allowed under paragraph (12)(Z)2. or (12)(Z)3.

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Construction Transient Employer Listing

The following is a list of all construction contractors performing work on construction projects in Missouri who are known by the Department of Revenue to be transient employers pursuant to Section 285.230, RSMo. This list is provided as a guideline to assist public bodies with their responsibilities under this section that states, "any county, city, town, village or any other political subdivision which requires a building permit for a person to perform certain construction projects shall require a transient employer to show proof that the employer has been issued a tax clearance and has filed a financial assurance instrument as required by Section 285.230 before such entity issues a building permit to the transient employer."

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
1ST INTERIORS INC	1100 SE WESTBROOKE DR		WAUKEE	IA	50263- 8371
2H&V CONSTRUCTION SERVICES LLC	PO BOX 1301		BONIFAY	FL	32425- 4301
4MC CORPORATION	8040 JORDAN RD		OAKLEY	IL	62501- 6999
4X INDUSTRIAL LLC	800 8TH AVE STE 300		GREELEY	СО	80631- 1190
7B BUILDING DEVELOPMENT LLC	13105 COUNTY ROAD 1820		LUBBOCK	TX	79424- 8531
A & K CONSTRUCTION SERVICES INC	100 CALLOWAY CT		PADUCAH	KY	42001- 9035
A AND M ENGINEERING AND ENVIRONMENTAL SERVICES INC	10010 E 16TH ST		TULSA	OK	74128- 4611
A EPSTEIN & SONS INTERNATIONAL INC	600 W FULTON ST STE 800		CHICAGO	IL	60661- 1254
A I INTERNATIONAL INC	8055A NATIONAL TPKE		LOUISVILLE	KY	40214- 5201
A.J. VENEKLASEN INCORPORATED	5000 KENDRICK ST SE		GRAND RAPIDS	MI	49512- 9648
A.W. OAKES AND SON INCORPORATED	2000 OAKES RD		RACINE	WI	53406- 4681
AAD CONTRACTING INC	PO BOX 14287		YOUNGSTOWN	ОН	44514- 7287
ABSOLUTE CONSTRUCTION NW INC	954 KENNEDY AVE		SCHERERVILLE	IN	46375- 7100
ACADEMY ROOFING & SHEET METAL OF THE MIDWEST INC	6361 NE 14TH ST		DES MOINES	IA	50313- 1212
ACCEL CONSTRUCTION LLC	4015 N WOODLAWN CT STE 1		BEL AIRE	KS	67220- 3877
ACCESS RIGGING LLC	514 ANCLOTE RD		TARPON SPGS	FL	34689- 6701
ACE AIR CONDITIONING INC	2985 ENTERPRISE RD STE A		DEBARY	FL	32713- 2710
ACE AVANT CONCRETE CONSTRUCTION CO INC	PO BOX 14006		ARCHDALE	NC	27263- 7006

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ACE SIGN COMPANY	2540 S 1ST ST		SPRINGFIELD	IL	62704- 4700
A-CORE CONCRETE CUTTING INC	5360 S RILEY LN		MURRAY	UT	84107- 5820
ACRONYM MEDIA INC	350 5TH AVE STE 6500		NEW YORK	NY	10118- 6500
ADT SOLAR LLC	1501 W YAMATO RD		BOCA RATON	FL	33431- 4438
ADVANCE ELECTRIC INC	353 N INDIANA AVE		WICHITA	KS	67214- 4034
ADVANCED PROJECT SOLUTIONS LLC	PO BOX 1770		HIGH SPRINGS	FL	32655- 1770
ADVANCED SYSTEMS INC	6627 COMMERCE PKWY		WOODSTOCK	GA	30189- 1438
AE MFG INC	6468 N YALE AVE		TULSA	OK	74117- 2411
AES MECHANICAL SERVICES GROUP INC	PO BOX 780115		TALLASSEE	AL	36078- 0014
AG PROPERTY SOLUTIONS	3826 460TH AVE		EMMETSBURG	IA	50536- 8582
AH BECK FOUNDATION CO	9014 GREEN RD		CONVERSE	TX	78109- 3356
AHTNA DESIGN-BUILD INC	110 W 38TH AVE STE 100H		ANCHORAGE	AK	99503- 5677
AIR QUALITY SYSTEMS LLC	207 W MAIN STREET #202		ALLEN	TX	75013
AIRCO SERVICE COMPANY INC	3131 STARLIGHT LN		EDWARDSVILLE	IL	62025- 6950
ALDRIDGE ELECTRIC INC	844 E ROCKLAND RD		LIBERTYVILLE	IL	60048- 3358
ALL AMERICAN SCAFFOLD LLC	1325 COBB INTERNATIONAL DR NW STE A1		KENNESAW	GA	30152- 8243
ALL AMERICAN TRACK INC	PO BOX 186		ASH FORK	AZ	86320- 0186
ALL PURPOSE ERECTORS	1112 STARLIFTER DR		LEBANON	IL	62254- 2724
ALL SERVICE CONTRACTING CORP	2024 E DAMON AVE		DECATUR	IL	62526- 4749
ALLENS PAINTING LLC	12784 HIGHWAY 45		MARTIN	TN	38237- 5877
ALLIANCE GLAZING TECHNOLOGIES INC.	646 FORESTWOOD DR		ROMEOVILLE	IL	60446- 1378
ALLIANCE RESTORATION LLC	5251 W 116TH PL STE 200		LEAWOOD	KS	66211- 2011

CONSTRUCTION TRANSIENT EMPLOYERS

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ALLIANCE RETAIL CONSTRUCTION INC	5952 CLARK CENTER AVE		SARASOTA	FL	34238- 2715
ALLIED CORROSION INDUSTRIES INC	1550 COBB INDUSTRIAL DR		MARIETTA	GA	30066- 6625
ALSTON CONSTRUCTION COMPANY INC	400 CAPITOL MALL STE 2060		SACRAMENTO	CA	95814- 4436
ALTERED GROUNDS OUTDOOR SERVICES LLC	4937 REDWOOD LN		GRANITE CITY	IL	62040- 2651
AMARBOR SERVICES INC	8500 WHITE TAIL TRL		CHESTER	IL	62233- 2838
AMC INSPECTION & LOCATORS LLC	PO BOX 592		BEEBE	AR	72012- 0592
AMERICAN CIVIL CONSTRUCTORS WEST COAST LLC	6325 DIGITAL WAY STE 460		INDIANAPOLIS	IN	46278- 1679
AMERICAN INDUSTRIAL GROUP LLC	9746 PFLUMM RD		LENEXA	KS	66215- 1206
AMERICAN ROOFING	2500 S 2ND ST		LEAVENWORTH	KS	66048- 4542
AMERICAN SEALANTS INC	2483 RIVERSIDE PKWY		GRAND JCT	CO	81505- 1319
AMERICOM WEST INC	2910 WATERS RD STE 170		EAGAN	MN	55121- 1587
AMES CONSTRUCTION INC	2500 COUNTY ROAD 42 W		BURNSVILLE	MN	55337- 6911
ANAYA RACK INSTALLATIONS INC	96 FERNWOOD RD		MONTGOMERY	IL	60538- 2055
ANCHOR SIGN INC	PO BOX 22737		CHARLESTON	SC	29413- 2737
ANDREW'S ELECTRIC CO	PO BOX 273		GENEVA	NE	68361- 0273
ANDRITZ HYDRO CORP.	10735 DAVID TAYLOR DR STE 500		CHARLOTTE	NC	28262- 1289
AP FABRICATIONS LLC	801 E 2ND ST		STUTTGART	AR	72160- 3836
AP PROFESSIONALS OF PHOENIX LLC	350 LINDEN OAKS		ROCHESTER	NY	14625- 2807
APEX FIRE SPRINKLER COMPANY LLC.	1027 JUNCTION CIR		SPRINGFIELD	IL	62704- 5898
APPLE ELECTRIC INTEGRATED SOLUTIONS INC	PO BOX 998		LOUISBURG	KS	66053- 0998
APPLIED KEYSTONE TECHNOLOGIES INC.	820 OLD MOUNT GRETNA RD		LEBANON	PA	17042- 4848

BACON FARMER

& TESTING INC

WORKMAN ENGINEERING

500 S 17TH ST

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Contractor Name Street Address Street Address 2 Zip Code State APPLIED POLYMERICS INC 131 SAINT JAMES WAY MOUNT AIRY NC 27030-6068 ARACREBS1 LLC PO BOX 1670 **SPRINGDALE** AR 72765-1670 ARCHITECTURAL 2100 E RICHMOND AVE FORT WORTH TΧ 76104-**FABRICATION INC** 6304 ARCHON CONSTRUCTION 563 S ROUTE 53 **ADDISON** IL 60101-CO. INC. 4236 ARCHWALL LLC PO BOX 38 STRAWBERRY 52076-РΤ 0038 ARENA PRODUCTS AND PO BOX 2230 **ELIZABETH** CO 80107-SERVICES LLC 2230 ARNDT ENTERPRISES INC 2579 195TH ST DE WITT IΑ 52742-9114 ARVOS LJUNGSTROM LLC 3020 TRUAX RD WELLSVILLE NY 14895-9531 ASA CARLTON INC 100 HIGHPOINT PARK WAY **BRASELTON** GA 30517-3326 ASPHALT STONE **JACKSONVILLE** PO BOX 1060 IL 62651-**COMPANY** 1060 ASSOCIATED FIRE 4905 S 97TH ST NF 68127-OMAHA **PROTECTION** 2202 71854-ATLANTIC TRACK 2903 ARKANSAS BLVD **TEXARKANA** AR RUNWAY SERVICES LLC 2535 ATLAS LAND CONSULTING 14500 PARALLEL RD STE R **BASEHOR** KS 66007-3001 ATWOOD ELECTRIC INC PO BOX 311 SIGOURNEY 52591-IΑ 0311 AUTOBUILDERS GENERAL 5715 CORPORATE WAY WEST PALM BCH FL 33407-CONTRACTING SERVICES 2003 INC **AUTOMATION &** PO BOX 2670 **CASPER** WY 82602-**ELECTRONICS INC** 2670 AYARS & AYARS INC 2436 N 48TH ST LINCOLN NE 68504-3627 1717 S BOULDER AVE STE 300 TULSA B T GROUP HOLDINGS OK 74119-INC 4843 MORNING SUN B & S STEEL CO. LLC 1604 S AVE IΑ 52640-9698 B D WELCH 120 INDUSTRIAL STATION RD STEELE AL 35987-CONSTRUCTION LLC 0017

42003-

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KY

PADUCAH

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
BAILEY CONSTRUCTION AND CONSULTING LLC	2200 N RODNEY PARHAM RD STE 206		LITTLE ROCK	AR	72212- 4155
BAJA CONSTRUCTION CO INC	223 FOSTER ST		MARTINEZ	CA	94553- 1029
BAKER ROOFING COMPANY LLC	517 MERCURY ST		RALEIGH	NC	27603- 2341
BANYAN CONSTRUCTION SERVICES LLC	650 PATRICK PL		BROWNSBURG	IN	46112- 2110
BARKER CONTRACTING INC.	2127 E SPEEDWAY BLVD STE 101		TUCSON	AZ	85719- 4751
BARRIER TECHNOLOGIES	8245 NIEMAN RD		LENEXA	KS	66214- 1508
BARTON ELECTRIC CONTRACTING INC	247 STATE ROUTE 160		TRENTON	IL	62293- 4667
BASLER ELECTRIC COMPANY	12570 STATE ROUTE 143		HIGHLAND	IL	62249- 1074
BAUER DESIGN BUILD LLC	14030 21ST AVE N		PLYMOUTH	MN	55447- 4686
BAZIN SAWING & DRILLING LLC	30790 SWITZER RD		LOUISBURG	KS	66053- 5903
BCI ELECTRICAL INC	PO BOX 546		GARDNER	KS	66030- 0546
BEAM TEAM CONSTRUCTION INC	1350 BLUEGRASS LAKES PKWY		ALPHARETTA	GA	30004- 3395
BEAR ENERGY SERVICES INC	PO BOX 20554		CHEYENNE	WY	82003
BEL O COOLING & HEATING INC	8478 US HIGHWAY 50		LEBANON	IL	62254- 2524
BELL CONSTRUCTION COMPANY INC.	PO BOX 9041		NORTH LITTLE ROCK	AR	72119- 9041
BETTIS ASPHALT & CONSTRUCTION INC	PO BOX 1694		TOPEKA	KS	66601- 1694
BEUMER CORPORATION	800 APGAR DR		SOMERSET	NJ	08873- 1152
BIERMAN CONTRACTING INC	PO BOX 1887		COLUMBUS	NE	68602- 1887
BIG BOX ERECTORS LLC	8403 E US HIGHWAY 36 STE B		AVON	IN	46123- 7961
BLACKROCK MASONRY LLC	N1906 N LAKESHORE DR		FONTANA	WI	53125- 1178
BLAHNIK CONSTRUCTION COMPANY	150 50TH AVENUE DR SW		CEDAR RAPIDS	IA	52404- 5038
BLANKENSHIP CONSTRUCTION CO	1824 IL ROUTE 140		MULBERRY GRV	IL	62262- 3303

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BLATTNER ENERGY LLC	392 COUNTY ROAD 50		AVON	MN	56310- 8684
BLCKLN CORPORATION	1902 15TH ST STE 101		GULFPORT	MS	39501- 2111
BLD SERVICES LLC	2424 TYLER ST		KENNER	LA	70062- 4845
BLUE SKY CONSTRUCTION OF IDAHO LLC	2365 E COLUMBIA RD		MERIDIAN	ID	83642- 7211
BLUESTONE LLC	21660 W FIELD PKWY STE 118		DEER PARK	IL	60010- 7266
BLUEWATER CONSTRUCTORS INC	PO BOX 55482		HOUSTON	TX	77255- 5482
BLUSKY RESTORATION CONTRACTORS LLC	9767 E EASTER AVE		CENTENNIAL	СО	80112- 3747
BOB BERGKAMP CONSTRUCTION CO INC	3709 S WEST ST		WICHITA	KS	67217- 3898
BOCO CONTRACTING & CONSTRUCTION LLC	PO BOX 638		BRIGHTON	IL	62012- 0638
BODINE ELECTRIC OF DECATUR	PO BOX 976		DECATUR	IL	62525- 1810
BORTON CONSTRUCTION INC	2 COPELAND AVE STE 201		LA CROSSE	WI	54603- 3419
BORTON LC	PO BOX 2108		HUTCHINSON	KS	67504- 2108
BOUMA CONSTRUCTION INC	4101 ROGER B CHAFFEE MEM DR SE		GRAND RAPIDS	MI	49548- 3443
BOUMA FIRE INC	2212 E 39TH ST N		SIOUX FALLS	SD	57104- 5409
BRAD MOELLER ELECTRIC INC	461 NW 57TH PLACE		DES MOINES	IA	50313
BRAMSON HOUSE INC	151 ALBANY AVE		FREEPORT	NY	11520- 4710
BRANCH BUILDING GROUP LLC	324 MEADOWLAWN DR		FRANKLIN	TN	37064- 3206
BRANTLEY CONSTRUCTION LLC	7227 W 162ND TER		STILWELL	KS	66085- 8238
BRETT FRITZEL BUILDERS	2201 MALLARD CIR		EUDORA	KS	66025- 2101
BREWSTER COMPANIES INC	6321 E MAIN ST		MARYVILLE	IL	62062- 2014
BROOKS DIRECTIONAL DRILLING LLC	24531 102ND DR		BURDEN	KS	67019- 9202
BROOKS ELECTRICAL	1107 N 1712 RD		LAWRENCE	KS	66049- 9714

CARPORT STRUCTURES

CAS CONSTRUCTORS LLC

CASEWORK SOLUTIONS

CORPORATION

INC

1825 METAMORA RD

200

STE B

3500 SW FAIRLAWN RD STE

100 NEW CENTURY PKWY

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name Street Address Street Address 2 Zip Code State **BROWN ELECTRIC INC** PO BOX 220 **GOREVILLE** IL 62939-0220 **BROWN TANK LLC** 6995 55TH ST N STE A SAINT PAUL MN 55128-1726 **BRUNAUGH** PO BOX 394 ALTON IL 62002-CONSTRUCTION AND 0394 **DESIGN LLC** BRYAN-OHLMEIER CONST 911 N PEARL ST **PAOLA** KS 66071-1139 **BUDGET MAINTENANCE** 800 INDUSTRIAL HWY POTTSTOWN PA 19464-CONCRETE SERVICES INC 6039 **BUFFALO GAP** 2532 AYMOND ST **EUNICE** LA 70535-**INSTRUMENTATION &** 6843 ELECTRICAL COMPANY I **BUILT RIGHT** PO BOX 366 SAVANNA OK 74565-CONSTRUCTION OF 0366 OKLAHOMA LLC **BULLEY & ANDREWS** 1755 W ARMITAGE AVE **CHICAGO** IL 60622-MASONRY RESTORATION 1189 LLC **BUTT CONSTRUCTION** DAYTON 45437-PO BOX 31306 OH COMPANY 0306 **INCORPORATED CADY AQUASTORE** 383 IL HWY 92 **TAMPICO** IL 61283 47202-CALEB R WHITE PO BOX 1881 COLUMBUS IN 1881 CAM DEVELOPMENT 1999 BUCKTAIL LN STE 2 SUGAR GROVE 60554-IL **GROUP INC** 9835 **CANNON UTILITY** 62220-1320 E STATE ROUTE 15 **BELLEVILLE** IL SERVICES LLC 4803 CAPITAL INSULATION INC 3113 SW VAN BUREN ST STE **TOPEKA** KS 66611-2467 CAPITOL CONSTRUCTION 11051 VILLAGE SQUARE LN **FISHERS** IN 46038-SERVICES OF INDIANA INC 4552 CARDINAL PO BOX 450 CONSHOHOCKE PA 19428-INTERNATIONAL 0450 **GROOVING & GRINDING** LLC

48371-

66614-

66031-

2419

3979

1107

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OXFORD

TOPEKA

NEW CENTURY

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
CASEY INDUSTRIAL INC	890 W CHERRY ST		LOUISVILLE	СО	80027- 3050
CASH DEPOT LIMITED WISCONSIN	1740 COFRIN DR STE 2		GREEN BAY	WI	54302- 2086
CATALYST AIR MANAGEMENT INC	2505 BYINGTON SOLWAY RD		KNOXVILLE	TN	37931- 3854
CB INDUSTRIES INC	17250 NEW LENOX RD		JOLIET	IL	60433- 9758
CB RECOVERY GROUP INC	1821 WALDEN OFFICE SQ STE 395		SCHAUMBURG	IL	60173- 4285
CCC GROUP INC	PO BOX 200350		SAN ANTONIO	TX	78220- 0350
CDM CONSTRUCTORS INC	75 STATE ST STE 701		BOSTON	MA	02109- 1940
CELLSITE SOLUTIONS LLC	4150 C ST SW		CEDAR RAPIDS	IA	52404- 7451
CEMROCK LANDSCAPES INC	4790 S JULIAN AVE		TUCSON	AZ	85714- 2123
CENTRAL BUILDING & PRESERVATION LP	1071 W FRY ST		CHICAGO	IL	60642- 5422
CENTRAL PLAINS ELECTRIC LLC	PO BOX 322		BROOKLAND	AR	72417- 0322
CENTRIC SECURITY & AUTOMATION INC	1 REGENCY PLAZA DR STE 300		COLLINSVILLE	IL	62234- 6127
CERAM ENVIRONMENTAL INC	7304 W 130TH ST STE 140		OVERLAND PARK	KS	66213- 2644
CFE INC	35 INDUSTRIAL PARK BLVD	BOX 1255	ELMIRA	NY	14901- 1723
CHAMPAIGN ASPHALT COMPANY LLC	1414 W ANTHONY DR		URBANA	IL	61802- 7299
CHAPMAN CANOPY INC	PO BOX 3527		HUEYTOWN	AL	35023- 0527
CHARLES F EVANS CO INC	PO BOX 228		ELMIRA	NY	14902- 0228
CHARPS LLC	453 TOWER ST NW		CLEARBROOK	MN	56634- 4289
CHATTANOOGA BOILER & TANK CO INC	1011 E MAIN STREET		CHATTANOOGA	TN	37408
CHEMPRO SERVICES INC	3311 GULF BREEZE PKWY # 350		GULF BREEZE	FL	32563- 3351
CHERNE CONTRACTING CORPORATION	3555 FARNAM ST		ОМАНА	NE	68131- 3311
CHICAGO L&P SANDBLASTING INC	23758 S HIGHLAND DR		MANHATTAN	IL	60442- 9407

CONSTRUCTION TRANSIENT EMPLOYERS

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
C-HILL CIVIL CONTRACTORS INC	PO BOX 58		CAMPBELL HILL	IL	62916- 0058
CJ DRILLING INC	19N041 GALLIGAN RD		DUNDEE	IL	60118- 9536
CL CONSTRUCTION LLC	1927 COUNTY ROAD I		WAHOO	NE	68066- 4074
CLASSIC PROTECTIVE COATINGS INC	N7670 STATE RD 25		MENOMONIE	WI	54751
CLOVER CONSTRUCTION MANAGEMENT WEST CORP	348 HARRIS HILL RD		WILLIAMSVILLE	NY	14221- 7407
CM CONCRETE INC	211 E CROSSROAD STE 301		OLATHE	KS	66062
CM3 CONSTRUCTION GROUP LLC	610 UPTOWN BLVD STE 2000		CEDAR HILL	TX	75104- 3528
CMC ELECTRIC INC	PO BOX 938		MARYVILLE	IL	62062- 0938
COACH HOUSE INC	PO BOX 320		ARTHUR	IL	61911
COASTAL ENVIRONMENTAL GROUP INC	7 POLICE PLZ		POTOSI	МО	63664- 1877
CODE USA LP	19785 W 12 MILE RD # 335		SOUTHFIELD	MI	48076- 2584
COLCON INDUSTRIES CORPORATION	PO BOX 647		SULLIVAN	IL	61951- 0647
COLUMBIA CONSTRUCTION INC	PO BOX 445		SPRING HILL	KS	66083- 0445
COMBES CONSTRUCTION LLC	6946 W 207TH ST		BUCYRUS	KS	66013- 9264
COMMERCIAL IRRIGATION INC	109 COMMERCIAL DR		EAST PEORIA	IL	61611- 7002
COMMERCIAL LAWN MANAGEMENT OF WICHITA INC	3215 E 9TH ST N		WICHITA	KS	67208- 3024
COMMONWEALTH ELECTRIC COMPANY OF THE MIDWEST	3910 SOUTH ST		LINCOLN	NE	68506- 5220
CONCORD TANK CORPORATION	PO BOX 5207		CONCORD	NC	28027- 1503
CONCRETE ASPHALT PAVING INC	10709 GOODNIGHT LN		DALLAS	TX	75220- 2408
CONCRETE EXPRESSIONS LLC	291 E GLENN MILLER DR		CLARINDA	IA	51632- 2736
CONCRETE SYSTEMS COMPANY LLC	121 EDWARDS DR		JACKSON	TN	38301- 7716

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CONLEY SITEWORK & UTILITIES INC	PO BOX 715		EUDORA	KS	66025- 0715
CONSOLIDATED CONSTRUCTION OF MO CO INC	4300 N RICHMOND ST		APPLETON	WI	54913- 9704
CONSOR ENGINEERS LLC	12596 W BAYAUD AVE STE 300		LAKEWOOD	СО	80228- 2031
CONSTRUCTION AHEAD EXTERIORS INC	251 OCONNOR DR		ELKHORN	WI	53121- 4269
CONSTRUCTION ENTERPRISES INC	2179 EDWARD CURD LN STE 100		FRANKLIN	TN	37067- 5789
CONSTRUCTION ONE INC	101 E TOWN ST STE 401		COLUMBUS	ОН	43215- 5247
CONTEGRA SERVICES LLC	22 GTWAY COMM CTR W 110		EDWARDSVILLE	IL	62025
CONTINENTAL CONSTRUCTION COMPANY OF TENN	5646 SHELBY OAKS DR		MEMPHIS	TN	38134- 7315
CONTINENTAL POOLS INC	404 W WILSON ST		OTTAWA	KS	66067- 1900
CONTOUR FABRICATION & MECHANICAL INC	PO BOX 4406		EVANSVILLE	IN	47724- 0406
CONTROLLED COMFORT LLC	11701 CENTENNIAL RD STE 1		LA VISTA	NE	68128- 5578
CONWAY PHILLIPS HOLDING LLC	13A TALBOT AVE		BRADDOCK	PA	15104- 1113
COOPER RAIL SERVICE INC	PO BOX 199		HUNTINGBURG	IN	47542- 0199
COOPERS STEEL FABRICATORS	PO BOX 149		SHELBYVILLE	TN	37162- 0149
CORRECTIVE ASPHALT MATERIALS LLC	PO BOX 87129		SOUTH ROXANA	IL	62087- 7129
CORROTEC INC	1125 W NORTH ST		SPRINGFIELD	ОН	45504- 2713
CORYELL ROOFING & CONSTRUCTION INC.	14220 S MERIDIAN AVE		OKLAHOMA CITY	OK	73173- 8807
COWIN & CO INC MINING ENGINEERS AND CONTRACTORS	PO BOX 19009		BIRMINGHAM	AL	35219- 9009
CRADER CONSTRUCTION INC	102 CAVINS RUN		LEBANON	IL	62254- 1965
CREEK ELECTRIC INCORPORATED	2811 W PAWNEE ST		WICHITA	KS	67213- 1819
CROMWELL ENVIRONMENTAL INC	615 VERMONT ST		LAWRENCE	KS	66044- 2251

CONSTRUCTION TRANSIENT EMPLOYERS

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CROOKHAM CONSTRUCTION LLC	PO BOX 339		TONGANOXIE	KS	66086- 0339	
CROWDERGULF LLC	5629 COMMERCE BLVD E		MOBILE	AL	36619- 9225	
CROWN CORR INC	7100 W 21ST AVE		GARY	IN	46406- 2499	
CRUX SUBSURFACE INC	4308 N BARKER RD		SPOKANE VALLEY	WA	99027- 9600	
CSD ENVIRONMENTAL SERVICES INC	2220 YALE BLVD		SPRINGFIELD	IL	62703- 3516	
CTK INVESTMENTS LLC	10340 W 79TH ST		SHAWNEE	KS	66214	
CURRENT ELECTRICAL CO	3811 SW SOUTH PARK AVE		TOPEKA	KS	66609- 1482	
CUSTOM POOL LLC	32 HOWARD DR		BELLEVILLE	IL	62223- 4016	
CWPMO INC	1682 LANGLEY AVE		IRVINE	CA	92614- 5620	
D & D INDUSTRIAL CONTRACTING INC	101 MULLEN DR		WALTON	KY	41094- 9607	
D & L EXCAVATING INC	1958 HIGHWAY 104		LIBERTY	IL	62347- 2141	
D T READ STEEL CO. INC.	1751 WEST RD		CHESAPEAKE	VA	23323- 6430	
D5 IRON WORKS INC	18000 JEFFERSON ST		UNION	IL	60180- 9440	
DADE CONSTRUCTION LLC	6430 OAK GROVE RD		KANSAS CITY	KS	66106- 5434	
DAHMES STAINLESS INC	526 4TH AVE SW		NEW LONDON	MN	56273	
DATA CLEAN CORPORATION	1033 GRACELAND AVE		DES PLAINES	IL	60016- 6511	
DAVACO LP	4050 VALLEY VIEW LANE	STE 150	IRVING	TX	75038	
DAVIS CONSTRUCTION	2143 NE HIGHWAY 7		COLUMBUS	KS	66725- 2093	
DBK CONSTRUCTION AND SERVICE SOLUTIONS INC	398 S SHELL RD		DEBARY	FL	32713- 1822	
DBS GROUP LLC	2700 NATIONAL DR STE 101		ONALASKA	WI	54650- 6709	
DEAN SNYDER CONSTRUCTION CO	PO BOX 181		CLEAR LAKE	IA	50428- 0181	
DEFINITIVE HOME AND DESIGN INCORPORATED	1820 ORR LN		O FALLON	IL	62269- 6220	
DEJAGER CONSTRUCTION INC	75 60TH ST SW		WYOMING	MI	49548- 5771	

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DELAWARE ELEVATOR INC	2210 ALLEN DR		SALISBURY	MD	21801- 8059
DELTA CONCRETE AND INDUSTRIAL CONTRACTING INC	51825 GRATIOT AVE		CHESTERFIELD	MI	48051- 2014
DENHAM BLYTHE COMPANY INC	PO BOX 11636		LEXINGTON	KY	40576- 1636
DENISON DRYWALL CONTRACTING INC	PO BOX 453		DENISON	IA	51442- 0453
DEXTERIORS CONTRACTING LLC	1525 LEBANON AVE		BELLEVILLE	IL	62221- 4077
DF CHASE INC	3001 ARMORY DR STE 200		NASHVILLE	TN	37204- 3711
DIAMOND CONSTRUCTION COMPANY	2000 N 18TH ST		QUINCY	IL	62301- 1435
DIECKER-TERRY MASONRY INC	11327 EIFF RD		MARISSA	IL	62257- 1409
DIGI SECURITY SYSTEMS LLC	PO BOX 470708		TULSA	OK	74147- 0708
DIVERSIFIED TRACK WORKS LLC	17671 US HIGHWAY 6		GENESEO	IL	61254- 8620
DL SMITH ELECTRICAL CONSTRUCTION INC	1405 SW 41ST ST		TOPEKA	KS	66609- 1295
DM2 LLC	1209 COUNTY HIGHWAY J23		CLEARFIELD	IA	50840- 8814
DN TANKS OF MISSOURI LLC	11 TEAL RD		WAKEFIELD	MA	01880- 1223
DNP PLUMBING SERVICES INC	9384 SCHAEFER RD		STAUNTON	IL	62088- 2536
DON ERBERT LLC	220 N HOLIDAY LN		IOLA	KS	66749- 1522
DON JULIAN BUILDERS INC	15521 W 110TH ST		LENEXA	KS	66219- 1317
DONDLINGER AND SONS CONSTRUCTION CO INC	2656 S SHERIDAN AVE		WICHITA	KS	67217- 1341
DONE RITE CONSTRUCTION CO INC	10277 IL ROUTE 101		LITTLETON	IL	61452- 4924
DONISOLUTIONSS INC	4720 FOLEY LN		ST. CHARLES	IL	60175- 5821
DOOLEY MACK CONSTRUCTORS OF SOUTH CAROLINA LLC	620 DOBBIN RD		CHARLESTON	SC	29414- 5585
DORMARK CONSTRUCTION CO	PO BOX 530		GRIMES	IA	50111- 0530

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DOSTER CONSTRUCTION COMPANY INC	2100 INTERNATIONAL PARK DR		BIRMINGHAM	AL	35243- 4209
DOTSON ELECTRIC COMPANY INC	551 CAL BATSEL RD		BOWLING GREEN	KY	42104- 8520
DRC EMERGENCY SERVICES LLC	PO BOX 17017		GALVESTON	TX	77552- 7017
DRILLED SHAFT CO	4119 SW SOUTHGATE DR		TOPEKA	KS	66609- 1227
DSB DOCK SERVICES LLC	2200 FM 1192		PILOT POINT	TX	76258- 2307
DTLS INCORPORATED	PO BOX 1615		BERNALILLO	NM	87004- 1615
DUBUQUE BARGE AND FLEETING SERVICE COMPANY	5 JONES ST		DUBUQUE	IA	52001- 7674
DUERSON INC	601 1ST AVE N		ALTOONA	IA	50009- 1431
DUN TRANSPORTATION & STRINGING INC	304 REYNOLDS LN		SHERMAN	TX	75092- 6839
DUNK FIRE & SECURITY INC	3446 WAGON WHEEL RD		SPRINGDALE	AR	72762- 0115
DYCKMAN & SCHOMAKER PLUMBING LLC	9311 BODE RD		WORDEN	IL	62097- 1627
DYKON BLASTING CORP	8120 W 81ST ST		TULSA	OK	74131- 2876
DYNAGRID CONSTRUCTION GROUP LLC	725 E JONES ST		LEWISVILLE	TX	75057- 2608
DYWIDAG SYSTEMS INTERNATIONAL USA INC	320 MARMON DR		BOLINGBROOK	IL	60440- 3078
E LIGHT ELECTRIC SERVICES INC.	361 INVERNESS DR S STE B		ENGLEWOOD	СО	80112- 5861
E80 PLUS CONSTRUCTORS LLC	7120 PATTON RD		DEFOREST	WI	53532- 1836
EAST MUSKEGON ROOFING AND SHEET METAL CO INC	1665 HOLTON RD		MUSKEGON	MI	49445- 1450
EBERHART SIGN & LIGHTING CO	104 1ST AVE		EDWARDSVILLE	IL	62025- 2574
EBERT CONSTRUCTION CO INC	PO BOX 198		WAMEGO	KS	66547- 0198
EBM CONSTRUCTION INC	1014 SHERWOOD RD		NORFOLK	NE	68701- 9060
ECI SPECIALTIES INC	311 N MARKET ST		GRAFTON	IL	62037- 1177

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EDNA LUMBER CO INC	PO BOX 820		EDNA	TX	77957- 0820
EJ SIGN CO LLC	1309 S 204TH ST STE 330		ELKHORN	NE	68022- 2880
ELDER JONES INC	1120 E 80TH ST STE 102		MINNEAPOLIS	MN	55420- 1498
ELECTRICAL BUILDERS INC	2720 1 1/2 ST S		SAINT CLOUD	MN	56301- 3805
ELECTRICO INC	7706 WAGNER RD		MILLSTADT	IL	62260- 2910
ELECTRO DOOR SYSTEMS INC	610 S MAIN ST		COLUMBIA	IL	62236- 2427
ELEVATOR SAFETY INSPECTION SERVICES INC	415 N MCKINLEY ST STE 685		LITTLE ROCK	AR	72205- 3010
ELLIOTT ELECTRICAL INC	22095 INTERSTATE 30 S		BRYANT	AR	72022- 8581
ELLSWORTH ELECTRIC INC	4425 N HIGHWAY 81		DUNCAN	OK	73533- 8950
EMBREE CONSTRUCTION GROUP INC OF TEXAS	4747 WILLIAMS DR		GEORGETOWN	TX	78633- 3799
EMCO CHEMICAL DISTRIBUTORS INC	8601 95TH ST		PLEASANT PRAIRIE	WI	53158- 2205
EMERALD TRANSFORMER PPM LLC	7850 COLLIN MCKINNEY PKWY STE 200		MCKINNEY	TX	75070- 2141
ENERGY ERECTORS INC	31588 PROGRESS RD		LEESBURG	FL	34748- 8781
ENGINEERED AIR BALANCE CO INC	3309 MATRIX DR		RICHARDSON	TX	75082- 2736
ENGINEERED FLUID INC	PO BOX 723		CENTRALIA	IL	62801- 9111
ENGINEERED STRUCTURES INC	3330 E LOUISE DR STE 300		MERIDIAN	ID	83642- 5123
ENGLEWOOD CONSTRUCTION INC	80 MAIN ST		LEMONT	IL	60439- 3622
ENVIROCON INC	PO BOX 16655		MISSOULA	MT	59808- 6655
ENVIRONMENTAL ACTION INC	PO BOX 1029		JENKS	OK	74037- 1029
ENVIRONMENTAL FIELD SERVICES INC	PO BOX 590		BAY SPRINGS	MS	39422- 0590
EPOXY KC LLC	PO BOX 861253		SHAWNEE	KS	66286- 1253
ERV SMITH SERVICES INC	1225 TRUAX BLVD		EAU CLAIRE	WI	54703- 1468

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ESSI LLC	1400 W SHADY GROVE RD		GRAND PRAIRIE	TX	75050- 7117
EVCO NATIONAL	PO BOX 407		EAST ALTON	IL	62024- 0407
EVERGREEN CAISSONS INC.	PO BOX 172109		DENVER	СО	80217- 2109
EVRARD COMPANY INCORPORATED	1703 E DEYOUNG ST		MARION	IL	62959- 5017
EXCEL CONTRACTORS LLC	8641 UNITED PLAZA BLVD STE 102		BATON ROUGE	LA	70809- 7033
EXPLOSIVE PROFESSIONALS LLC	22 AUDREY PLACE		FAIRFIELD	NJ	07004
F & M CONTRACTORS INC	PO BOX 149		CLAYTON	ОН	45315- 0149
F L CRANE & SONS INC	PO BOX 428		FULTON	MS	38843- 0428
FAHRNER ASPHALT SEALERS L.L.C.	2800 MECCA DR		PLOVER	WI	54467- 3224
FARABEE MECHANICAL INC	PO BOX 1748		HICKMAN	NE	68372- 1748
FARIST INSTALLATION COMPANY LLC	1452 OLD HART RD		LEXINGTON	TN	38351- 7986
FARMER EXCAVATING INC	15440 94TH ST		OSKALOOSA	KS	66066- 4122
FCL BUILDERS LLC	1150 Spring Lake Dr		Itasca	IL	60143- 2066
FEDERAL FIRE AND SECURITY LLC	PO BOX 1782		OWENSBORO	KY	42302- 1782
FEDERAL STEEL & ERECTION CO	206 E ALTON AVE		EAST ALTON	IL	62024- 1464
FERGUSON GLASS LLC	773 W SPRING ST		SOUTH ELGIN	IL	60177- 1407
FICKETT STRUCTURAL SOLUTIONS INC	3148 DEMING WAY STE 160		MIDDLETON	WI	53562- 1486
FIRE & SECURITY SOLUTIONS GROUP INC	11240 STRANG LINE RD		LENEXA	KS	66215- 4039
FIRE PROTECTION PROFESSIONALS LLC	1031 OFFICE PARK RD STE 4		WEST DES MOINES	IA	50265- 2582
FIRELAKE CONSTRUCTION INC	1011 E 31ST ST		LAWRENCE	KS	66046- 5103
FIRELINE SPRINKLER LLC	5036 CLAIREMONT DRIVE		APPLETON	WI	54913
FISHER SMITH INC	1564 HILL TOP RD		COLUMBIA	IL	62236- 4536

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Construction Transient Employer Listing Contractor Name Street Address Street Address 2 City Zip Code State FLAME ON INC 12632 WAGNER RD **MONROE** WA 98272-9732 FLEETWOOD SERVICES 4311 WILLOW ST **DALLAS** TΧ 75226-LLC 1131 FLINT ROCK ELECTRIC 14945 CREE RD WESTMORELAN KS 66549-9456 FLORIAN V. MILLWRIGHT PO BOX 353 **GRAND ISLAND** NE 68802-0353 LLC FLORIDA INSTITUTE OF 150 W UNIVERSITY BLVD **MELBOURNE** FL 32901-TECHNOLOGY INC 6975 FLUENT SOLAR LLC 808 E UTAH VALLEY DR AMERICAN FORK UT 84003-9707 FORD AUDIO VIDEO 4800 W I 40 SERVICE RD OKLAHOMA CITY OK 73128-SYSTEMS LLC 1208 FORD CONSTRUCTION **PO BOX 527 DYERSBURG** TN 38025-0527 **COMPANY** FORT SMITH STRUCTURAL PO BOX 180249 FORT SMITH AR 72918-0249 INC 3357 WAGON WHEEL RD **SPRINGDALE** 72762-FOSTER ROOFING INC AR 0106 FOUNDATION SERVICE PO BOX 120 50643-HUDSON IΑ CORP 0120 74103-FRANCIS ENERGY 15 E 5TH ST STE 821 **TULSA** OK MANAGEMENT CO LLC 4346 FRANK W SCHAEFER INC 1300 GRANGE HALL RD BEAVERCREEK OH 45430-1013 FREEDOM CONCRETE LLC PO BOX 731 DE SOTO 66018-0731 FREEDOM FIRE PRO LLC 811 LESTER LN **ROGERS** AR 72756-9814 FRONTIER MECHANICAL PO BOX 71487 SALT LAKE CTY UT 84171-0487 FSG FACILITY SOLUTIONS 4401 W GATE BLVD STE 310 **AUSTIN** TX 78745-**GROUP INC** 1494 FULCRUM EXPRESS INC 1945 THE EXCHANGE SE STE ATLANTA GΑ 30339-400 2090 **FULSOM BROTHERS INC** PO BOX 522 CEDAR VALE KS 67024-0522 G & L TANK 2101 HIGHWAY 64 W **SHELBYVILLE** 37160-TN SANDBLASTING AND 6328 COATINGS LLC G.A. RICH & SONS INC PO BOX 50 **DEER CREEK** IL 61733-0050 G4CM LLC 5424 SHORELINE DR MOUND MN 55364-1631

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GALA SYSTEMS INC	3185 FIRST STREET		ST HUBERT CANADA	QC	J3Y 8Y6
GALLANT CONSTRUCTION COMPANY INC	345 MEMORIAL DR STE B		CRYSTAL LAKE	IL	60014- 6226
GARRISON PLUMBING INC	15430 S MAHAFFIE ST		OLATHE	KS	66062- 2755
GATOR SIGN COMPANY INC	1027 KAREY ANDREWS RD		МССОМВ	MS	39648- 9446
GAYLOR ELECTRIC INC	5750 CASTLE CREEK PARKWAY NORTH DR STE 400		INDIANAPOLIS	IN	46250- 4337
GELLY EXCAVATING & CONSTRUCTION INC	13297 PLOCHER WAY		HIGHLAND	IL	62249- 4543
GEMCO CONSTRUCTORS LLC	6525 GUION RD		INDIANAPOLIS	IN	46268- 4808
GEO CELL SOLUTIONS INC	2668 N FORDHAM AVE		FRESNO	CA	93727- 8603
GEORGE H PASTOR & SONS INC	34018 BEACON ST		LIVONIA	MI	48150- 1533
GERALD N CANDITO CONSTRUCTION CORP	3580 CANTRELL INDUSTRIAL CT NW		ACWORTH	GA	30101- 6401
GERARD TANK & STEEL INC	PO BOX 513		CONCORDIA	KS	66901- 0513
GERARDO OLAGUE- MARTINEZ	2241 S TERRACE DR		WICHITA	KS	67218- 5027
GIBRALTAR CONSTRUCTION COMPANY INC	42 HUDSON ST STE A207		ANNAPOLIS	MD	21401- 8537
GIBSON TECHNICAL SERVICES INC	230 MOUNTAIN BROOK CT		CANTON	GA	30115- 9019
GIFFIN INC	1900 BROWN RD		AUBURN HILLS	MI	48326- 1701
GINGERICH STRUCTURES LLC	1903 HIGHWAY 30		MISSOURI VALLEY	IA	51555- 5007
GLASS DESIGN INCORPORATED OF MISSOURI	PO BOX 568		SAPULPA	OK	74067- 0568
GLEESON ASPHALT INC	2800 W MAIN ST		BELLEVILLE	IL	62226- 6612
GLOBAL METALIZING CORPORATION	1125 OLD DIXIE HWY STE 8		LAKE PARK	FL	33403- 2348
GLOBAL SCAFFOLDING & INSULATION LLC	14115 E APACHE ST		TULSA	OK	74116- 1410
GOAL 1 ROOF RESPONSE	14217 W 141ST ST		OLATHE	KS	66062- 6599

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GOETTLE EQUIPMENT COMPANY	12071 HAMILTON AVE		CINCINNATI	ОН	45231- 1032
GOODART CONSTRUCTION INC	26685 WAVERLY RD		PAOLA	KS	66071- 4135
GORDON ENERGY AND DRAINAGE COMPANY	15735 S MAHAFFIE ST		OLATHE	KS	66062- 4038
GOSS FOUNDATIONS INC	1057 BLACKWOOD ST		ALTAMONTE SPG	FL	32701- 7705
GRACE CONSTRUCTION COMPANY INC	5100 WHEELIS DRIVE STE 210		MEMPHIS	TN	38117
GRANITE TRANSFORMATIONS	14125 MARSHALL DR		LENEXA	KS	66215- 1300
GRAYWOLF INTEGRATED CONSTRUCTION COMPANY	2205 RAGU DR		OWENSBORO	KY	42303- 1437
GRAZZINI BROTHERS & COMPANY	1175 EAGAN INDUSTRIAL RD		EAGAN	MN	55121- 1205
GREAT LAKES CONCRETE PRODUCTS LLC	4555 134TH AVE		HAMILTON	MI	49419- 8579
GREEN SERVICES INC	8550 FOREST BLVD		CASEYVILLE	IL	62232- 1212
GREENSCAPE POOLS AND LANDSCAPING LLC	4180 CANAL RD		EDWARDSVILLE	IL	62025- 7322
GREINER CONSTRUCTION INC	121 S 8TH ST STE 1200		MINNEAPOLIS	MN	55402- 2239
GREYTHON CONSTRUCTION LLC	31 WATER ST		MYSTIC	СТ	06355- 2568
GRIBBINS INSULATION COMPANY INC	1400 E COLUMBIA ST		EVANSVILLE	IN	47711- 5222
GRIFFIN CONTRACT DEWATERING LLC	5306 CLINTON DR		HOUSTON	TX	77020- 7912
GROOM CONSTRUCTION CO INC	96 SWAMPSCOTT RD		SALEM	MA	01970- 1795
GRUS INC	3209 E 3RD AVE		TAMPA	FL	33605- 5711
GUS CONST CO INC	PO BOX 77		CASEY	IA	50048- 0077
GUTHRIE INDUSTRIAL COATING INC	1400 POLK ST		GREAT BEND	KS	67530- 3619
GUY HOPKINS CONSTRUCTION INC	13855 W AMBER AVE		BATON ROUGE	LA	70809- 5440
H & H SYSTEMS & DESIGN INC	135 W MARKET ST		NEW ALBANY	IN	47150- 3561
H AND M CONSTRUCTION CO INC	PO BOX 200		JACKSON	TN	38302- 0200

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HABASIT AMERICA INC	2670 LEISCZS BRIDGE RD UNIT 200		LEESPORT	PA	19533- 9433
HABCO INC	248 E BERG RD		SALINA	KS	67401- 8907
HAIER PLUMBING & HEATING INC	301 N ELKTON ST		OKAWVILLE	IL	62271- 1896
HALEY CONSTRUCTION INC	9 AVIATOR WAY		ORMOND BEACH	FL	32174- 2983
HALEY DEAN LLC	4645 S 1575 E		OGDEN	UT	84403- 4392
HALL CONTRACTING OF KENTUCKY INC	PO BOX 37270		LOUISVILLE	KY	40233- 7270
HANNA DESIGN GROUP INC	1955 W DOWNER PL		AURORA	IL	60506- 4384
HANSEN RICE INC	1717 E CHISHOLM DR		NAMPA	ID	83687- 6846
HANSON LANDSCAPE DESIGN & INSTALL INC	PO BOX 307		BIG ROCK	IL	60511- 0307
HARBOUR CONSTRUCTION INC	2717 S 88TH ST		KANSAS CITY	KS	66111- 1757
HARCO SERVICES LLC	PO BOX 2347		KENNESAW	GA	30156- 9105
HAROLD COFFEY CONSTRUCTION CO INC	P.O. BOX 300		HICKMAN	KY	42050
HARPER MINING LLC	101 SW ADAMS ST STE 230		PEORIA	IL	61602- 1335
HARRISON WESTERN CONSTRUCTION CORPORATION	1208 QUAIL STREET		LAKEWOOD	СО	80215
HARVEY NASH INC	1700 STATE ROUTE 23 STE 100		WAYNE	NJ	07470- 7529
HASTCO INC	2801 NW BUTTON RD		TOPEKA	KS	66618- 1457
HAWKEYE INSULATION SPECIALISTS INC	755 64TH AVENUE CT SW STE A		CEDAR RAPIDS	IA	52404- 7001
HD PAINTING AND STAIN LLC	1201 STATE STREET RD		BELLEVILLE	IL	62220- 2855
HEALY CONSTRUCTION SERVICES INC	14000 KEELER AVE		CRESTWOOD	IL	60418- 2352
HEARTLAND CONTRACTING SERVICES INC	PO BOX 119		WELLSTON	OK	74881- 0119
HEARTLAND FINISHES INC.	1305 NE BROADWAY AVE		DES MOINES	IA	50313- 2437

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
HEARTLAND WINDOW TREATMENTS INC	1305 NE 46TH AVE		DES MOINES	IA	50313- 2669
HEARTSTONE INC	2707 W DOUGLAS AVE		WICHITA	KS	67213- 2606
HEIDELBERG ENGINEERING INC	10 FORGE PKWY STE 1		FRANKLIN	MA	02038- 3137
HEINEN CUSTOM OPERATIONS INC	PO BOX 182		VALLEY FALLS	KS	66088- 0182
HELFRICH PAINTING COMPANY	2014 STATE ST STE 215		GRANITE CITY	IL	62040- 4642
HENDRICKSON TRANSPORTATION LLC	2762 310TH ST		HAMBURG	IA	51640- 5069
HICKEY CONTRACTING COMPANY	PO BOX 68		KEOKUK	IA	52632- 0068
HIGHLAND STEEL ERECTORS INC	PO BOX 590		HELENWOOD	TN	37755- 0590
HILLARD ELECTRIC INC	11855 WHITE CREEK AVE NE		CEDAR SPRINGS	MI	49319- 9417
HINDERLITER CONSTRUCTION INC	3601 N SAINT JOSEPH AVE		EVANSVILLE	IN	47720- 1351
HOFFMANN SILO CORPORATION	6001 49TH ST S		MUSCATINE	IA	52761- 1153
HOLDER CONSTRUCTION GROUP LLC	3300 RIVERWOOD PKWY SE STE 1200		ATLANTA	GA	30339- 3967
HOLLAND CONSTRUCTION SERVICES INC.	4495 N ILLINOIS ST STE E		SWANSEA	IL	62226- 1005
HOME CENTER CONSTRUCTION INC	420 W ATKINSON RD		PITTSBURG	KS	66762- 8634
HOOPER CONSTRUCTION CORPORATION	PO BOX 7455		MADISON	WI	53707- 7455
HOPCO CONSTRUCTION	PO BOX 9008		ОМАНА	NE	68109- 0008
HORIZON GENERAL CONTRACTORS INC	7315 W ELIZABETH LN		FT WORTH	TX	76116- 6444
HORIZONTAL BORING & TUNNELING CO	PO BOX 429		EXETER	NE	68351- 0429
HOWARD IMMEL INC	PO BOX 8525		GREEN BAY	WI	54308- 8525
HOWARD W. PENCE INC.	342 E DIXIE AVE		ELIZABETHTOW N	KY	42701- 1106
HPI TURBINE SERVICES LLC	15503 W HARDY RD		HOUSTON	TX	77060- 3603
HUGHES NELSON PAINTING INC	720 INDIGO CT		POMONA	CA	91767- 2262

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
HUTTON CONTRACTING CO INC	1600 CLIFTY HWY		HINDSVILLE	AR	72738- 9167
HUTTON CORPORATION	111 N SYCAMORE ST		WICHITA	KS	67203- 6121
HYDRA-LUBE	PO BOX 16565		LAKE CHARLES	LA	70616- 6565
HYDRO TECHNOLOGIES INC	6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILL E	IN	47130- 8769
I S COMPANY INC	1150 W MARLEY RD		OLATHE	KS	66061- 7208
ICON INDUSTRIAL SERVICES LLC	50 50TH AVENUE DR SW		CEDAR RAPIDS	IA	52404- 5033
ICONICA	901 DEMING WAY STE 102		MADISON	WI	53717
IDEAL BUSINESS SOLUTIONS LLC	31 BOLAND CT		GREENVILLE	sc	29615- 5730
IES COMMUNICATIONS LLC	5433 WESTHEIMER RD STE 500		HOUSTON	TX	77056- 5339
ILLINI DRILLED FOUNDATIONS INC	PO BOX 1351		DANVILLE	IL	61834- 1351
IMPERIAL CRANE SERVICES INC	7500 IMPERIAL DR		BRIDGEVIEW	IL	60455- 2395
IMPERIAL ROOF SYSTEMS	PO BOX 522		WEST UNION	IA	52175- 0522
IN AND OUT WELDERS INCORPORATED	568 MCCAIG RD		LINCOLN	AL	35096- 4855
INDIAN NATION FIRE SPRINKLER LLC	8166 E 44TH ST		TULSA	OK	74145- 4831
INDIANAPOLIS CONSTRUCTION SERVICES INC.	PO BOX 768		LEBANON	IN	46052- 0768
INDUSTRIAL INSULATION SERVICES INC	2200 W 6TH AVE		EL DORADO	KS	67042- 3166
INDUSTRIAL MAINTENANCE OF TOPEKA INC	4501 NW US HIGHWAY 24		ТОРЕКА	KS	66618- 3809
INDUSTRIAL PLANT SERVICES NATIONAL LLC	5460 GATEWOOD DR		STERLING HEIGHTS	MI	48310- 2224
INDUSTRIAL ROOFING & CONSTRUCTION LLC	1128 HIGHWAY 2		STERLINGTON	LA	71280- 3066
INDUSTRIAL STEEL ERECTORS INC	2728 N CLARK ST		DAVENPORT	IA	52804- 1300
INDUSTRIAL TANK SERVICES LLC	PO BOX 1685		WAUSAU	WI	54402- 1685
INDUSTRY SERVICES CO INC	6265 RANGELINE RD		THEODORE	AL	36582- 5245

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
INGRAM CONSTRUCTION COMPANY INC OF MADISON MISSISS	PO BOX 1609		MADISON	MS	39130- 1609
INNOVATIVE COMBUSTION TECHNOLOGIES INC	10 COMMERCE DR		PELHAM	AL	35124- 1847
INNOVATIVE CONSTRUCTION INC	295 MAIN ROAD		TIVERTON	RI	02878
INSULATED PANEL COMPANY	421 N PAULINA ST		CHICAGO	IL	60622- 6684
INSULATING SERVICES INC	PO BOX 410722		CHARLOTTE	NC	28241- 0722
INSULATION TECHNOLOGIES INC	2007 BUTTON LN		LA GRANGE	KY	40031- 8726
INTEGRATED ENVIRONMENTAL SERVICES INC	PO BOX 490815		BLAINE	MN	55449- 0815
INTEGRATED POWER CO	PO BOX 1743		NORTH PLATTE	NE	69103- 1743
INTEGRITY INFRASTRUCTURE LLC	13565 SW TUALATIN SHERWOOD RD STE 800		SHERWOOD	OR	97140
INTERNATIONAL STRAIGHTENING INC	1218 HORSEMAN PL		BISMARCK	ND	58501- 7789
INTERSTATE GRINDING LLC	5505 E EL DELMO ST		GARDEN CITY	KS	67846- 9632
INTERSTATE RESTORATION MISSOURI LLC	3401 QUORUM DR STE 300		FORT WORTH	TX	76137- 3621
INTEX CONSTRUCTION LLC	3802 N 135TH ST W		MAIZE	KS	67101- 9535
IOWA CIVIL CONTRACTING INC	PO BOX Q		VICTOR	IA	52347- 0916
IOWA TRENCHLESS LC	PO BOX 846		PANORA	IA	50216- 0846
ISLAND EXTERIOR FABRICATORS LLC	1101 SCOTT AVE		CALVERTON	NY	11933- 3056
IVS HYDRO INC	PO BOX 245		WAVERLY	WV	26184- 0245
J & D CONSTRUCTION INC	PO BOX 446		MONTEVIDEO	MN	56265- 0446
J & H MATERIALS HANDLING LLC	PO BOX 530251		GRAND PRAIRIE	TX	75053
J & S INDUSTRIAL SERVICES LLC	197 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095- 1434
J F BRENNAN COMPANY INC	PO BOX 2557		LA CROSSE	WI	54602- 2557

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J P CULLEN & SONS INC	PO BOX 5957		JANESVILLE	WI	53547- 5957
JACK A FARRIOR INC	PO BOX 839		FARMVILLE	NC	27828- 0839
JACKSON DEAN CONSTRUCTION INC	19835 SE 248TH ST		MAPLE VALLEY	WA	98038- 8769
JACOBS GROUP GENERAL CONTRACTORS INC	3515 MATTINGLY RD		BUCKNER	KY	40010- 8801
JACOBS LADDER INC	2325 COBDEN SCHOOL RD		COBDEN	IL	62920- 3489
JAKES ELECTRIC LLC	207 ALLEN ST		CLINTON	WI	53525- 9498
JAMES AGRESTA CARPENTRY	150 ENGLISH ST		HACKENSACK	NJ	07601- 3937
JAMES HUNT CONSTRUCTION CO INC	1865 SUMMIT RD		CINCINNATI	ОН	45237- 2803
JAMES N GRAY CONSTRUCTION CO INC	PO BOX 8330		LEXINGTON	KY	40533- 8330
JANSEN ELECTRIC COMPANY	4421 N 60TH ST		QUINCY	IL	62305- 0640
JARRETT INDUSTRIES INC	PO BOX 87189		SOUTH ROXANA	IL	62087- 7189
JASON TANKING CONSTRUCTION LLC	PO BOX 3969		LAWRENCE	KS	66046- 0969
JAYEFF CONSTRUCTION CORPORATION	1800 STATE ROUTE 34 STE 403		WALL TOWNSHIP	NJ	07719- 9167
JB HOLLAND CONSTRUCTION INC.	2092 HWY 9 W		DECORAH	IA	52101
JD DREDGING & EXCAVATING INC	N5192 635TH ST		ELLSWORTH	WI	54011- 5049
JED INSTALLATION LLC	2722 N 155TH ST		BASEHOR	KS	66007- 9253
JEN MECHANICAL INC	2813 W DELMAR AVE		GODFREY	IL	62035- 1221
JESCO INC	2020 MCCULLOUGH BLVD		TUPELO	MS	38801- 7108
JETTON GENERAL CONTRACTING INC	215 UNION ST # 400		JONESBORO	AR	72401- 2814
JETT'S MECHANICAL LLC	913 PARK AVE		PADUCAH	KY	42001- 7056
JF EDWARDS CONSTRUCTION COMPANY	220 S CHICAGO ST		GENESEO	IL	61254- 1456
J-HAWK PLUMBING INC	416 S MCCOMAS ST		WICHITA	KS	67213- 2336

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JIM RIVER FENCING LLC	45275 299TH ST		IRENE	SD	57037- 6002
JJJ CONTRACTING LLC	6844 BURKITT RD		ANTIOCH	TN	37013- 4701
JOE MARTIN STEEL LLC	PO BOX 89		BERRYVILLE	МО	42616
JOE R JONES CONSTRUCTION INC	PO BOX 873		WEATHERFORD	TX	76086- 0873
JOHN A PAPALAS & CO INC	1187 EMPIRE AVE		LINCOLN PARK	MI	48146- 2099
JOHN E GREEN COMPANY	220 VICTOR ST		HIGHLAND PARK	MI	48203- 3116
JOHN P DUFFY CONSTRUCTION COMPANY INC	13220 METCALF AVE STE 365		OVERLAND PARK	KS	66213- 2844
JONES COVEY GROUP INCORPORATED	9595 Lucas Ranch Rd Ste 100		Rch Cucamonga	CA	91730- 5725
JORDY & COMPANY	1212 S BROADWAY STE 100		DENVER	СО	80210- 1584
JOSHUA A FLOYD	18595 OXFORD RD		STAUNTON	IL	62088- 2326
JRCT INCORPORATED	2098 TOM AUSTIN HWY		GREENBRIER	TN	37073- 5192
JT BUILD LLC	12707 DRIVE IN RD		BREESE	IL	62230
K2 LANDSCAPES LLP	2911 VISTA ST		KANSAS CITY	KS	66106- 4461
K2W UTILITIES LLC	3007 STATE ROUTE 7		FOWLER	ОН	44418- 9774
KAISER ELECTRICAL CONTRACTORS INC	340 ERIE AVE		MORTON	IL	61550- 9600
KAMADULSKI EXCAVATING & GRADING CO INC	4336 HIGHWAY 162		GRANITE CITY	IL	62040- 6409
KANE FIRE PROTECTION INC	170 E ALTON AVE		EAST ALTON	IL	62024- 1443
KANSAS DUSTROL INC	PO BOX 309		TOWANDA	KS	67144- 0309
KAROVI CONCRETE SERVICES LLC	21425 W 180TH STREET		OLATHE	KS	66062
KARR TUCKPOINTING LLC	PO BOX 417		VINTON	IA	52349- 0417
KASPARIE CONSTRUCTION COMPANY	4707 HIDDEN COVE ROAD		QUINCY	IL	62305- 0436

COMPANY INC

CONSTRUCTION TRANSIENT EMPLOYERS

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Contractor Name Street Address Street Address 2 Zip Code City State KBS CONSTRUCTORS INC 1701 SW 41ST ST **TOPEKA** KS 66609-1252 KC ELECTRICAL 7312 LEISURELY DR **EFFINGHAM** KS 66023-CONTRACTORS LLC 5041 KEA CONSTRUCTORS LLC PO BOX M **MILFORD** NE 68405-0623 E SAINT LOUIS **KEELEY & SONS INC** 6303 COLLINSVILLE RD IL 62201-2523 3001 SE CONVENIENCE BLVD **KEEN PROJECT** ANKENY IΑ 50021-SOLUTIONS LLC STE 101 8503 KEENMO INC 1934 N ILLINOIS ST **INDIANAPOLIS** ΙN 46202-1319 KENDALL CONSTRUCTION 2551 NW BUTTON RD **TOPEKA** KS 66618-INC 1411 KENDREK ELECTRIC INC PO BOX 9411 **WICHITA** KS 67277-0411 KEOKUK CONTRACTORS 853 JOHNSON STREET RD KEOKUK IΑ 52632-INC 2213 KERRICOOK 17999 FOLTZ PKWY STRONGSVILLE 44149-OH CONSTRUCTION INC 5565 52625-KEYSTONE 1723 145TH ST DONNELLSON IΑ CONSTRUCTION 9301 SERVICES LLC KIMCO USA INC 118 E TREFZ DR MARSHALL IL 62441-3974 4300 STONE STATION RD KING AUTOMATION INC **ROEBUCK** SC 29376-3626 KING MECHANICAL PO BOX 16608 CHATTANOOGA TN 37416-CONTRACTORS INC 0608 KING OF TEXAS ROOFING 307 GILBERT CIR **GRAND PRAIRIE** TX 75050-**COMPANY LP** 6579 KINLEY CONSTRUCTION 7301 COMMERCIAL BLVD E ARLINGTON TΧ 76001-**GROUP LP** 7149 KINZLER CONSTRUCTION 700 SE ORALABOR RD ANKENY 50021-IΑ SERVICES INC 5616 KIRBY SPECIALTIES RUSSELLVILLE 2401 E 16TH ST AR 72802-CORPORTATION 2631 KIRK GROSS COMPANY PO BOX 2097 **WATERLOO** IΑ 50704-2097 KLM ENGINEERING 1976 WOODDALE DR STE 4 WOODBURY MN 55125-INCORPORATED 4359 KNUTSON BROTHERS INC PO BOX 353 REDWOOD MN 56283-**FALLS** 0353 KOONTZ ELECTRIC **PO BOX 501 MORRILTON** AR 72110-

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KORTE & LUITJOHAN CONTRACTORS INC	12052 HIGHLAND RD		HIGHLAND	IL	62249- 1342
KOSS CONSTRUCTION COMPANY	PO BOX 751263		TOPEKA	KS	66675- 1263
KOVILIC CONSTRUCTION COMPANY INC.	PO BOX 939		FRANKLIN PARK	IL	60131- 0939
KR COMMERCIAL INTERIORS	302 WEST	US HWY 92	SEFFNER	FL	33584
KRAEMER NORTH AMERICA LLC	PO BOX 220		PLAIN	WI	53577- 0220
KRUSE CONTRACTING INC	4374 G RD		WATERLOO	IL	62298- 3806
KRUSE CORPORATION	8971 GREEN VALLEY DR UNIT 1		MANHATTAN	KS	66502- 9008
KUHLMAN REFRIGERATION INC	N56W16865 RIDGEWOOD DR # 100		MENOMONEE FLS	WI	53051- 5656
KVK CONTRACTING INC	727 WESLEY AVE STE 1		TARPON SPGS	FL	34689- 6757
L PETERS CONSTRUCTION INC	PO BOX 223		COLUMBIA	IL	62236- 0223
L6 INC	PO BOX 1957		BROKEN ARROW	OK	74013- 1957
LAFORGE & BUDD CONSTRUCTION COMPANY INC	PO BOX 833		PARSONS	KS	67357- 0833
LAKEVIEW CONSTRUCTION LLC	10505 CORPORATE DR STE 200		PLEASANT PRAIRIE	WI	53158- 1605
LAND ART LANDSCAPING INC	12429 HOWE DR		LEAWOOD	KS	66209- 1451
LANHAM INSULATION INC	40 KINGBROOK PKWY STE 4		SIMPSONVILLE	KY	40067
LARSON HARVESTING INC	447 SUNFLOWER RD		WATERVILLE	KS	66548- 8904
LAVEN ELECTRIC LLC	836 SPRUCE ST		LEAVENWORTH	KS	66048- 2581
LAVERDIERE CONSTRUCTION INC.	4055 W JACKSON ST		MACOMB	IL	61455- 7723
LE DAVIS CONSTRUCTION	212 COY ST		HARRISON	AR	72601- 4004
LEE MACHINERY MOVERS	675 CESAR E CHAVEZ AVE		PONTIAC	МІ	48340- 2459
LEICK CONSTRUCTION INC	22027 221ST ST		GLENWOOD	IA	51534- 5389
LEJAS CORPORATION	6202 S MAPLE AVE		TEMPE	AZ	85283- 2861

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LEOPARDO COMPANIES INC	5200 PRAIRIE STONE PKWY		HOFFMAN ESTATES	IL	60192- 3709
LEROY C BOWMAN	308 FAWN PARK CIR		COUNCIL BLFS	IA	51503- 5465
LEXICON INC	PO BOX 16390		LITTLE ROCK	AR	72231- 6390
LIBERTY MAINTENANCE INC	777 N MERIDIAN RD		YOUNGSTOWN	ОН	44509- 1006
LIGHTNING FOUNDATIONS INC	1209 COUNTY HIGHWAY J23		CLEARFIELD	IA	50840- 8814
LIGHTNING PROTECTION SYSTEMS LLC	PO BOX 540445E		N SALT LAKE	UT	84054- 0445
LILJA CORP	229 RICKENBACKER CIR		LIVERMORE	CA	94551- 7616
LINCOLN HANCOCK RESTORATION LLC	860 BLUE GENTIAN RD STE 200		SAINT PAUL	MN	55121- 1567
LINE CONSTRUCTION SERVICES LLC	2220 FAIR RD		ABILENE	KS	67410- 6940
LINTZ LAWN & LANDSCAPING INC	8638 Le Pere School Rd		Millstadt	IL	62260- 3232
LIPSMEYER DEMOLITION INC	PO BOX 70		BIGELOW	AR	72016
LOCKE AMI LLC	8802 N MERIDIAN ST		INDIANAPOLIS	IN	46260- 5380
LOELLKE PLUMBING INC	22974 E COUNTY RD		JERSEYVILLE	IL	62052- 3174
LONE STAR RAILROAD CONTRACTORS LLC	PO BOX 1150		ENNIS	TX	75120- 1150
LONGS DRILLING SERVICE INC	10554 HIGHWAY 392 W		HARRISON	AR	72601- 7771
LOTEMP EQUIPMENT COMPANY	8707 N 29TH ST		ОМАНА	NE	68112- 1848
LOVEGREEN INDUSTRIAL SERVICES	2280 SIBLEY CT		EAGAN	MN	55122- 1998
LOYD BUILDERS INC	PO BOX 266		OTTAWA	KS	66067- 0266
LR MOURNING CO	2230 COTTONDALE LN STE 5		LITTLE ROCK	AR	72202- 2048
LSX CONSTRUCTION LLC	РО ВОХ 5		PAOLA	KS	66071- 0005
LYNN ELECTRIC & COMMUNICATIONS INC.	725 N 2ND ST STE K		LAWRENCE	KS	66044- 1442
M & J ELECTRIC OF WICHITA LLC	1444 S SAINT CLAIR AVE BLDG D		WICHITA	KS	67213- 2938

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M & L ELECTRICAL INC	6060 SCOTTSVILLE RD		BOWLING GREEN	KY	42104- 0388
M & W CONTRACTORS INC	PO BOX 2510		EAST PEORIA	IL	61611- 0510
M&C WILLIAMS CONSTRUCTION LLC	2353 HIGHWAY 69A		PRYOR	OK	74361- 4501
MAC INDUSTRIAL SERVICES INC.	604 N MAIN ST	STE 1	ROCHELLE	IL	61068
MACC CONTRACTING INC.	668 N RIVER RD		NAPERVILLE	IL	60563- 8940
MACHINE REPAIR INTERNATIONAL	1300 OLIVER RD STE 240		FAIRFIELD	CA	94534- 3428
MACON GC LLC	201 BONITA AVE		BRADFORD	IL	61421- 5305
MAHANEY A TECTA AMERICA COMPANY LLC	2214 S LINCOLN ST # 2750		AMARILLO	TX	79109- 2750
MAJOR CONCRETE INC	1449 S OSAGE ST		WICHITA	KS	67213- 4324
MAJOR REFRIGERATION CO INC	314 W NORTHWESTERN AVE		NORFOLK	NE	68701- 6404
MALCOLM DRILLING COMPANY INC	92 NATOMA ST STE 400		SAN FRANCISCO	CA	94105- 2685
MANAGEMENT RESOURCE SYSTEMS INC	1907 BAKER RD		HIGH POINT	NC	27263- 2007
MANATTS INC	PO BOX 535		BROOKLYN	IA	52211- 0535
MARCUS CONSTRUCTION CO INC	2580 HIGHWAY 12 E		WILLMAR	MN	56201- 5826
MARINE SOLUTIONS OF KENTUCKY INC	225 INDUSTRY PKWY		NICHOLASVILLE	KY	40356- 9110
MARKET & JOHNSON INC	PO BOX 630		EAU CLAIRE	WI	54702- 0630
MATHIS EXCAVATING INC	527 QUILLMAN RD		DU QUOIN	IL	62832- 4102
MATRIX HOLDINGS LLC	5503 S LA GRANGE RD		COUNTRYSIDE	IL	60525- 3669
MAX ALLEY CONSTRUCTION LLC	6500 SUMMERHILL RD STE 2E		TEXARKANA	TX	75503- 1743
MAX TRUE FIREPROOFING	PO BOX 1029		JENKS	ОК	74037- 1029
MAXXUS WELL CONTROL OF ILLINOIS INC	PO BOX 274		ALTAMONT	IL	62411- 0274
MC BUILDERS LLC	203 W PIANKISHAW ST		PAOLA	KS	66071- 1430

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MC ELECTRIC INC	7648 LL RD		RED BUD	IL	62278- 2522
MC5 CONSTRUCTION INC.	1186 TEXAS AVE		LU VERNE	IA	50560- 8805
MCAFEE HENDERSON SOLUTIONS INC	15700 COLLEGE BLVD STE 202		LENEXA	KS	66219- 1473
MCGOUGH CONSTRUCTION CO LLC	2737 FAIRVIEW AVE N		SAINT PAUL	MN	55113- 1372
MCMILLEN INC	1471 W SHORELINE DR STE 100		BOISE	ID	83702- 9104
MCP BUSINESS SOLUTIONS INC	3501 SW FAIRLAWN RD STE 100		TOPEKA	KS	66614- 3975
MCSHANE CONSTRUCTION COMPANY LLC	9550 W HIGGINS RD STE 200		ROSEMONT	IL	60018- 4906
MDR CONSTRUCTION INC	621 E BAYLIS CHAPEL RD		COLUMBIA	MS	39429- 8089
ME MECHANICAL INC	2501 ELLINGTON RD		QUINCY	IL	62305- 8828
MECHANICAL CONSTRUCTION SERVICES INC	PO BOX 335		NEWARK	AR	72562- 0335
MECHANICAL SYSTEMS INC	500 COUNTY ROAD 1 E		DUNDAS	MN	55019- 4136
MERCHCO SERVICES INC	140 HEIMER RD STE 500		SAN ANTONIO	TX	78232- 5031
MEYER CONTRACTING AND CONSTRUCTION INC	11000 93RD AVE N		MAPLE GROVE	MN	55369- 4113
MEYLAN INDUSTRIAL SERVICES INC	3919 S 147TH ST STE 124		ОМАНА	NE	68144- 5579
MICHIGAN COMMERCIAL CONTRACTORS INC	16745 COMSTOCK ST		GRAND HAVEN	MI	49417- 7949
MICROWAVE TRANSMISSION SERVICES	1751 JAY ELL DR		RICHARDSON	TX	75081- 1835
MID AMERICA MILLING COMPANY LLC	6200 E HIGHWAY 62 UNIT 100		JEFFERSONVILL E	IN	47130- 8769
MID AMERICA PIPELINE CONSTRUCTION INC	PO BOX 1830		CATOOSA	OK	74015- 1830
MID STATES INDUSTRIAL INC	519 SHIPYARD RD		SENECA	IL	61360- 9203
MID-CONTINENTAL CARPENTRY LLC	PO BOX 591		BROOKLAND	AR	72417- 0591
MIDDENDORF AND REUSS CONSTRUCTION INC	800 S BREEZE STREET STE 1		MILLSTADT	IL	62260

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MIDLAND RESTORATION COMPANY INC	PO BOX 247		FORT SCOTT	KS	66701- 0247
MIDWEST COATING INC	3830 NW 16TH ST		TOPEKA	KS	66618- 2846
MIDWEST COOLING TOWERS INC	1156 E HIGHWAY 19		CHICKASHA	OK	73018- 6347
MIDWEST CUSTOM POOLS LLC	600 LINCOLN ST		LAWRENCE	KS	66044- 5349
MIDWEST INFRASTRUCTURE INC	5320 N 148TH ST		LINCOLN	NE	68527- 7000
MIDWEST LIQUID SYSTEMS INC	1414 21ST AVE	PO BOX 71	ELDORA	IA	50627- 1914
MIDWEST MECHANICAL INDUSTRIAL SERVICES	PO BOX 164		LOGAN	IA	51546- 0164
MIDWEST MOLE INC	6814 W 350 N		GREENFIELD	IN	46140- 9617
MIDWEST MOWING INC	PO BOX 22		BRIGHTON	IL	62012- 0022
MIDWEST SOLAR SOLUTIONS LLC	PO BOX 1192		GRANITE CITY	IL	62040
MILESTONE CONSTRUCTION CO LLC	2002 S 48TH ST		SPRINGDALE	AR	72762- 5772
MINERAL FABRICATION & MACHINE CO INC	PO BOX 21		KEYSER	WV	26726- 0021
MIRA ENTERPRISES	1117 N SEAMAN ST		EASTLAND	TX	76448- 1805
MIXER SYSTEMS INC	PO BOX 10		PEWAUKEE	WI	53072- 0010
MJ PAINTING CONTRACTOR CORP	291 HOMER ST		OLEAN	NY	14760- 1131
MJM SERVICES CONSTRUCTION INC	PO BOX 24006		BELLEVILLE	IL	62223- 9006
MKD ELECTRIC LLC	2590 ALFT LN STE A		ELGIN	IL	60124- 7820
MODERN PIPING OF IOWA	500 WALFORD RD		CEDAR RAPIDS	IA	52404- 8921
MODIFIED CONCRETE SUPPLIES LLC	6200 E HIGHWAY 62 BLDG 2501		JEFFERSONVILL E	IN	47130- 8769
MODULAR CONNECTIONS LLC	1090 INDUSTRIAL BLVD		BESSEMER	AL	35022- 6009
MOLIN CONCRETE PRODUCTS CO INC	415 LILAC ST		LINO LAKES	MN	55014- 1098
MOLLERS NORTH AMERICA INC	PO BOX 888820		GRAND RAPIDS	MI	49588- 8820

Missouri Department of Revenue

Taxation Division Construction Transient Employer Listing

Run Date: 1/1/2024 6:02:05 AM

EI0130

Show Secretary of State Cover: Yes

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
MOMENTUM GLASS KANSAS CITY LLC	25825 ALDINE WESTFIELD RD		SPRING	TX	77373- 5918
MONARCH BUILD LLC	8100 NEWTON ST STE 300		OVERLAND PARK	KS	66204- 3669
MONGAN PAINTING LLC	720 SLEEZER RD	PO BOX 515	CHEROKEE	IA	51012- 7247
MOPPING MAN LLC	7970 FREDERICKSBURG RD STE 101-591		SAN ANTONIO	TX	78229- 3890
MORRISON BROS CONSTRUCTION COMPANY	2134 N 81ST ST		CASEYVILLE	IL	62232- 1604
MOUNT FARM DRAINAGE LLC	3313 260TH ST		RIVERTON	IA	51650- 6002
MTD ELECTRIC LLC	22004 S WAVERLY RD		SPRING HILL	KS	66083- 4548
MTT CO	PO BOX 161		DENISON	IA	51442- 0161
MULTATECH ENGINEERING INC	2821 W 7TH ST STE 400		FORT WORTH	TX	76107- 8913
MUNICIPAL AND CONTRACTORS SEALING PRODUCTS INC	7740 REINHOLD DR		CINCINNATI	OH	45237- 2806
MUNICIPAL PIPE SERVICES INC	1550 NE 51ST AVE		DES MOINES	IA	50313- 2123
MUNICIPAL PIPE TOOL COMPANY LLC	515 5TH ST		HUDSON	IA	50643- 7773
MURPHY EXCAVATION AND CONTRACTING LLC	399 E 4TH ST		AVISTON	IL	62216- 3834
MYLES LORENTZ INC	48822 OLD RIVER BLUFF RD		SAINT PETER	MN	56082- 5059
NATHANIEL ROOFING AND MORE INC	6121 STATE ST		EAST SAINT LOUIS	IL	62203- 1406
NATIONAL BRIDGE	514 ANCLOTE RD		TARPON SPGS	FL	34689- 6701
NATIONAL CONDUCTOR CONSTRUCTORS LLC	18119 STATE HIGHWAY 371		BRAINERD	MN	56401- 6822
NATIONAL ERECTORS & BUILDERS INC	13739 KAYSER RD		HIGHLAND	IL	62249- 4619
NATIONAL ROOFING AND SHEET METAL COMPANY	G4130 FLINT ASPHALT DRIVE		BURTON	MI	48529
NATIONAL WELDING CORPORATION	7025 S COMMERCE PARK DR		MIDVALE	UT	84047- 1090
NATIONWIDE FENCE AND SUPPLY COMPANY	69951 LOWE PLANK RD		RICHMOND	MI	48062- 5365

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NBMC INC	PO BOX 300		GREENBRIER	AR	72058- 0300
NEBRASKA MIDWEST CONSTRUCTION COMPANY	PO BOX 610		NEBRASKA CITY	NE	68410- 0610
NELSON INDUSTRIAL SERVICES INC	6021 MELROSE LN		OKLAHOMA CITY	OK	73127- 5527
NEMAHA LANDSCAPE CONSTRUCTION INC	541 S 1ST ST STE 1		LINCOLN	NE	68508- 2909
NEUMANN COMPANY CONTRACTORS INC	W9450 STATE ROAD 95		MERRILLAN	WI	54754- 7900
NEW RIVER ELECTRICAL CORPORATION	PO BOX 70		CLOVERDALE	VA	24077- 0070
NEW TECH CONSTRUCTION INC	PO BOX 39		NEBRASKA CITY	NE	68410- 0039
NEW WAVE POOLS & SPAS INC	13312 GILES RD		ОМАНА	NE	68138- 3467
NEXT FIBER LLC	24504 W 86TH TER		LENEXA	KS	66227- 3257
NEXT LEVEL UTILITIES & EXCAVATING INC	PO BOX 26		BALDWIN CITY	KS	66006- 0026
NOBIS TECHNOLOGY LLC	316 STATE HIGHWAY 21 W # A		CEDAR CREEK	TX	78612- 3547
NOHAVA CONSTRUCTION INC	51 ST ANDREWS WAY		SIOUX CENTER	IA	51250- 2955
NORTH AMERICAN ROOFING SERVICES LLC	14025 RIVEREDGE DR STE 600		TAMPA	FL	33637- 2088
NORTH CENTRAL SERVICE INC	PO BOX 310		BEMIDJI	MN	56619- 0310
NORTHERN CLEARING INC	28190 STATE HIGHWAY 137		ASHLAND	WI	54806- 4601
NORTHERN HORIZONS SOLWAY INC	15545 CARIBOU FOOTED DR NW		SOLWAY	MN	56678- 4657
NOVAK CONSTRUCTION COMPANY	3423 N Drake Ave Fl 2		Chicago	IL	60618- 5449
NUTRI-JECT SYSTEMS INC	PO BOX 398		HUDSON	IA	50643- 0398
NY&O CONTRACTORS INC	236A 6TH ST		BROOKLYN	NY	11215- 3204
NYMAN CONSTRUCTION CO	23209 MILES RD FL 2		CLEVELAND	ОН	44128- 5467
OLGOONIK SPECIALTY CONTRACTORS LLC	3201 C ST STE 700		ANCHORAGE	AK	99503- 3934
OLYMPUS CONSTRUCTION INC	2506 W WASHINGTON AVE		JONESBORO	AR	72401- 9258

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OLYMPUS PAINTING CONTRACTORS INC	556 ANCLOTE RD		TARPON SPGS	FL	34689- 6701
OMNI COMMERCIAL LLC	PO BOX 34065		LEXINGTON	KY	40588- 4065
ONE WAY WIRELESS CONSTRUCTION INC.	8700 13TH AVE E		SHAKOPEE	MN	55379- 8806
ONEALS ELECTRIC HEATING & COOLING INC	2700 BAUGHMAN CUTOFF RD		HARRISON	AR	72601- 6720
OSMENT ROOFING SYSTEMS INC	4201 E NETTLETON AVE		JONESBORO	AR	72401- 5560
OTC SERVICES INC	PO BOX 188		LOUISVILLE	ОН	44641- 0188
OUTDOOR DIMENSIONS LLC	5325 E HUNTER AVE		ANAHEIM	CA	92807- 2054
OUTDOOR SYSTEMS INC	660 STATE ROUTE 158		COLUMBIA	IL	62236- 3232
OVERHEAD CONVEYOR COMPANY	1330 HILTON RD		FERNDALE	MI	48220- 2837
OZONE ROOFING INC	2300 W WYATT EARP BLVD		DODGE CITY	KS	67801- 3040
PADGETT BUILDING & REMODELING CO	4200 SMELTING WORKS RD		SWANSEA	IL	62226- 2023
PAR RESTORATION SERVICES INC	1934 N 81ST ST		CASEYVILLE	IL	62232- 1656
PARK CONSTRUCTION MIDWEST INC	1481 81ST AVE NE		MINNEAPOLIS	MN	55432- 1795
PARK DEROCHIE COATINGS AND LININGS LLC	11835 - 28 STREET NE		EDMONTON	AB	T6S 1C8
PATRIOT CRANE AND RIGGING LLC	11102 BLONDO ST STE 100		ОМАНА	NE	68164- 3888
PAULON CONSTRUCTION MANAGEMENT CORP	13189 OYSTER LAKE RD		HOLLY	MI	48442- 7903
PAVEWAY SYSTEMS INC	114 INDIAN LAKES LN		FLORAHOME	FL	32140- 3614
PAXON ENERGY & INFRASTRUCTURE LLC	4695 CHABOT DR STE 115		PLEASANTON	CA	94588- 2756
PAYNE CONSTRUCTION SERVICES LLC	10565 DOWNTHA LN		BUNKER HILL	IL	62014- 2855
PEPPER PIKE STAFFING LLC	200 PARK AVE STE 410		BEACHWOOD	ОН	44122- 4297
PERFECT PLAY FIELDS AND LINKS INC	PO BOX 24006		BELLEVILLE	IL	62223- 9006
PERFECTION ELECTRIC INC	8333 MAPLE GROVE RD		TROY	IL	62294- 3219

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PERFORMANCE CONTRACTORS INC	PO BOX 83630		BATON ROUGE	LA	70884- 3630
PETREE CONSTRUCTION	1100 S D ST		FORT SMITH	AR	72901- 4510
PETTUS PLUMBING & PIPING INC	PO BOX 1048		ROGERSVILLE	AL	35652- 1048
PFUND CONSTRUCTION INC	3925 BLACKBURN RD		EDWARDSVILLE	IL	62025- 6755
PHOENIX MODULAR ELEVATOR	4800 PHOENIX DR		MOUNT VERNON	IL	62864- 4212
PILLAR INNOVATIONS LLC	92 CORPORATE DR		GRANTSVILLE	MD	21536- 1259
PINNACLE BOILER COMPANY LLC	PO BOX 2407		MISSION	KS	66201- 2407
PINNACLE CONSTRUCTION OF IOWA INC	PO BOX 368		GLENWOOD	IA	51534- 0368
PINNACLE GRINDING & GROOVING LLC	275 HILL ST STE 220		RENO	NV	89501- 2033
PIONEER RESTORATION PLUMBING AND CONTRACTING LLC	3235 GROTEFENDT RD		MARINE	IL	62061- 1719
PIPES UTILITY CONTRACTORS LLC	2220 FAIR RD		ABILENE	KS	67410- 6940
PIPING CONTRACTORS OF KANSAS INC	4141 NW 25TH ST		TOPEKA	KS	66618- 3747
PISHNY REAL ESTATE SERVICES LLC	12202 W 88TH ST		LENEXA	KS	66215- 4607
PITRE CONSTRUCTION INC	6835 TOWN HALL RD		BELLEVILLE	IL	62223- 8623
PJ HOERR INC	107 N COMMERCE PL		PEORIA	IL	61604- 5285
PLYLERS AT YOUR SERVICE INC	10 CREEK ST		BROOKVILLE	PA	15825- 1401
POLY VINYL ROOFING INC	785 ELBOW CREEK RD		MOUNT VERNON	IA	52314- 9732
POWER GRID COMPANY INC	201 COUNTY LINE RD		FAYETTEVILLE	GA	30215- 4606
POWERHOUSE RESOURCES LLC	260 TERRACE VIEW WAY		SENECA	SC	29678- 1274
POWERSECURE INC	4068 STIRRUP CREEK DR		DURHAM	NC	27703- 9000
PRAIRIE CENTER PLUMBING HEATING & AIR CONDITIONING	242 N MARION ST		OLATHE	KS	66061- 3105

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PRAIRIE CONTRACTORS INC	9318 GULFSTREAM RD STE C		FRANKFORT	IL	60423- 2538
PRECISION CONCRETE CUTTING OF KY LLC	1020 PROGRESS DR		CLARKSVILLE	TN	37040- 5329
PRECISION INFRASTRUCTURE LLC	3314 56TH ST		EAU CLAIRE	WI	54703- 6332
PRECISION UTILITIES GROUP INC	5916 E STATE BLVD		FORT WAYNE	IN	46815- 7637
PREFERRED GLOBAL INC	1360 S 10TH ST		NOBLESVILLE	IN	46060- 3828
PREMIER STEEL INC	3248 MARTIN LUTHER KING		ANDERSON	IN	46013
PRETEC DIRECTIONAL DRILLING LLC	3314 56TH ST		EAU CLAIRE	WI	54703- 6332
PRICE GREGORY INTERNATIONAL LLC	24275 KATY FWY STE 500		KATY	TX	77494- 7269
PRIMARY ELECTRIC LLC	5102 HWY 412B		HUNTSVILLE	AR	72740
PRIME CONNECTED INC	PO BOX 852		ELKHORN	NE	68022- 0852
PRIME LOGIC INC	264 S VETERANS MEMORIAL BLVD		TUPELO	MS	38804
PRO ALARM LLC	130 N DUNCAN ST		MARINE	IL	62061
PRODYN LLC	100 CATHEDRAL ST STE 5		ANNAPOLIS	MD	21401- 2702
PROGRESSIVE CONSTRUCTORS INC	11300 FINANCIAL CENTRE PKWY STE 500		LITTLE ROCK	AR	72211- 3753
PROSHOT CONCRETE INC	4158 MUSGROVE DR		FLORENCE	AL	35630- 6396
PROSSER WILBERT CONSTRUCTION INC	13730 W 108TH ST		LENEXA	KS	66215- 2026
PRO-X BUILDERS INC	PO BOX 91310		SIOUX FALLS	SD	57109- 1310
PRS KANSAS LLC	5809 MERRIAM DR		MERRIAM	KS	66203- 2525
PWI CONSTRUCTION INC	3903 W MARTIN AVE		LAS VEGAS	NV	89118- 4500
PYRAMID ETC COMPANIES	275 N FRANKLIN TPKE		RAMSEY	NJ	07446- 2812
QCI THERMAL SYSTEMS INC	PO BOX 2432		DAVENPORT	IA	52809- 2432
QUALITY STRIPING INC	1704 E EUCLID AVE		DES MOINES	IA	50313- 4730
QUICK ELECTRICAL CONTRACTORS INC.	445 CARTER ST	PO BOX 49	FAIRVIEW	IL	61432- 5021

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R & P CONTRACTING INC	5101 COTTMAN AVE SIDE A		PHILADELPHIA	PA	19135- 1543
R L BRINK CORPORATION	4400 N 24TH ST		QUINCY	IL	62305- 7775
RABA KISTNER INC	12821 W GOLDEN LN		SAN ANTONIO	TX	78249- 2298
RAGAN MECHANICAL INC	702 W 76TH ST		DAVENPORT	IA	52806- 1317
RAGNAR BENSON LLC	PO BOX 2071		LOVES PARK	IL	61130- 0071
RAM CONSTRUCTION SERVICES OF MICHIGAN INC	13800 ECKLES RD		LIVONIA	MI	48150- 1041
RAM ELECTRIC CO. LLC	1709 ELM ST		FLOWOOD	MS	39232
RAM GENERAL CONTRACTING AND DEVELOPMENT INC	204 E TERRACE DR UNIT B		PLANT CITY	FL	33563- 9028
RAMAPO COMMUNICATION CORP	20 ROMANELLI AVE		SOUTH HACKENSACK	NJ	07606- 1315
RAMON GARCIA CONSTRUCTION LLC	PO BOX 12743		KANSAS CITY	KS	66112- 0743
RAWLINGS INDUSTRIAL INC	PO BOX 1438		HAMILTON	MT	59840- 1438
RB12 CONSTRUCTION LLC	12867 LAMAR AVE		LEAWOOD	KS	66209- 3239
RE CON COMPANY A TEXAS CORP	12 NE 52ND ST		OKLAHOMA CITY	OK	73105- 1888
RECTENWALD BROTHERS CONSTRUCTION INC	16 LEONBERG RD		CRANBERRY TWP	PA	16066- 3602
REDNOUR STEEL ERECTORS INC	PO BOX 116		CUTLER	IL	62238- 0116
REED DILLON & ASSOCIATES LLC	1213 E 24TH ST		LAWRENCE	KS	66046- 5128
REEL BROADBAND LLC	1371 W NEWPORT CENTER DR STE 103		DEERFIELD BEACH	FL	33442
REINER CONSTRUCTION CORP	2164 CITYGATE DR		COLUMBUS	ОН	43219- 3556
REM PIPELINE SERVICES INC	PO BOX 17		BOLIGEE	AL	35443- 0017
REMBCO GEOTECHNICAL CONTRACTORS INC	PO BOX 23009		KNOXVILLE	TN	37933- 1009
RENEWABLE CONCEPTS LLC	26 FOREST ST STE 300		MARLBOROUGH	MA	01752- 3068
RETAIL CONSTRUCTION SERVICES INC	11343 39TH ST N		LAKE ELMO	MN	55042- 9586

CONSTRUCTION INC

AND SHEET METAL INC

ROOFMASTERS ROOFING PO BOX 664

CONSTRUCTION TRANSIENT EMPLOYERS

Missouri Department of Revenue

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RETAIL STOREFRONT GROUP INC	PO BOX 1070		LEEDS	AL	35094- 0020
RFB CONSTRUCTION CO INC	565 E 520TH AVE		PITTSBURG	KS	66762- 6829
RGC GLASS INC.	2213 HAWKS LNDG		FAYETTEVILLE	AR	72704- 5294
RICH PLUMBING INC	702 N WALNUT ST	P O BOX 407	WAPELLA	IL	61777- 0407
RICHARD GOETTLE INC	12071 HAMILTON AVE		CINCINNATI	ОН	45231- 1032
RICHARD NACHBAR PLUMBING INC	9053 COTTONWOOD CANYON PL		LENEXA	KS	66219- 8174
RICHARD TURNER CONSTRUCTION COMPANY INC	10425 COGDILL RD STE 100		KNOXVILLE	TN	37932- 3391
RICKY JONES	1797 N 4TH AVE		PIGGOTT	AR	72454- 8242
RIGHT WAY FACILITY SERVICES OF TEXAS LLC	503 MERCEDES ST STE B		BENBROOK	TX	76126- 2572
RIGHT WAY TRAFFIC CONTROL INC	8 INDUSTRIAL DR		FREEBURG	IL	62243- 3229
RIVER CITIES ENGINEERING INC	125 W 76th St		Davenport	IA	52806- 1340
RJ MARTIN NATIONAL CONTRACTING INC	22841 AURORA RD		BEDFORD HTS	ОН	44146- 1244
RL BISHOP & ASSOCIATES NC	PO BOX 703		MANCHESTER	GA	31816- 0703
RL COOLSAET CONSTRUCTION COMPANY	PO BOX 279		TAYLOR	MI	48180- 0279
ROCK REMOVAL RESOURCES LLC	1125 N MILITARY AVE		GREEN BAY	WI	54303- 4413
ROCK SUPREMACY LLC	65147 N HIGHWAY 97		BEND	OR	97701- 8029
ROCKFORD CONSTRUCTION CO	601 1ST ST NW		GRAND RAPIDS	MI	49504- 5517
ROCKWATER DRILLING COMPANY	2031 MILLERSBURG RD		WOOSTER	ОН	44691- 9460
ROLLING PLAINS CONSTRUCTION INC	12331 PEORIA ST		HENDERSON	СО	80640- 9650
RON WEERS	20765 FOSTER CT		BUCYRUS	KS	66013-

9080

67601-

0664

KS

HAYS

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ROSCO RESOURCES LLC	2675 PHILLIPS WAY		PORT ALLEN	LA	70767- 6012
ROSS & BARR INC	11800 E 9 MILE RD		WARREN	MI	48089- 2588
ROYAL ROOFING COMPANY INC	2445 BROWN RD		ORION	MI	48359- 1810
ROYALTY COMPANIES OF INDIANA INC	2099 E TIPTON ST		SEYMOUR	IN	47274- 3567
RP COATINGS INC	330 BARGRAVES BLVD		TROY	IL	62294- 2304
RSS NASHVILLE INC	7119 COCKRILL BEND BLVD		NASHVILLE	TN	37209- 1005
RWS ENTERPRISES LLC	8725 ROSEHILL RD STE 119		LENEXA	KS	66215- 4611
RYAN INCORPORATED CENTRAL	PO BOX 206		JANESVILLE	WI	53547- 0206
RYCON CONSTRUCTION INC	2501 SMALLMAN ST STE 100		PITTSBURGH	PA	15222- 4694
S & W CONSTRUCTION LLC OF IOWA	109 MOODY DR		HAMBURG	IA	51640- 1803
S H KITE COMPANY LLC	3409 N 155TH ST		BASEHOR	KS	66007- 9519
SACHSE CONSTRUCTION AND DEVELOPMENT COMPANY LLC	3663 WOODWARD AVE	SUITE 500	DETROIT	MI	48201- 2400
SAF MISSOURI INC	130 E VORIS ST STE A		AKRON	ОН	44311- 1536
SALISBURY & MOORE CONSTRUCTION INC	8320 LITCHFORD RD STE 124		RALEIGH	NC	27615- 3860
SAMRON MIDWEST CONTRACTING INC	PO BOX 1555		MURPHYSBORO	IL	62966- 5055
SAPPHIRE COMPANIES LLC	790 HOWARD AVE STE A		BILOXI	MS	39530- 3822
SASCO	2750 MOORE AVE		FULLERTON	CA	92833- 2563
SATELLITE SERVICES INC	309 S FRONT ST		MARQUETTE	MI	49855- 4600
SCG FIELDS LLC	10303 BRECKSVILLE RD		BRECKSVILLE	ОН	44141- 3335
SCHEIDT & BACHMANN USA INC	1001 PAWTUCKET BLVD		LOWELL	MA	01854- 1040
SCHLEIS FLOOR COVERING INC	998 GLORY RD		GREEN BAY	WI	54304- 5631
SCHREIBER CORPORATION	29945 BECK RD		WIXOM	MI	48393- 2836

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SCHULTZ BROTHERS ELECTRIC CO INC	3030 S 24TH ST # A		KANSAS CITY	KS	66106- 4707
SCHUMACHER ELEVATOR COMPANY	1 SCHUMACHER WAY		DENVER	IA	50622- 7729
SCHWICKERTS TECTA AMERICA LLC	330 POPLAR ST		MANKATO	MN	56001- 2312
SCM LLC	PO BOX 122		MONROVIA	IN	46157- 0122
SCOTT ANDREWS INC	PO BOX 661		WINNSBORO	TX	75494- 0661
SDB CONTRACTING SERVICES INC	1001 S EDWARD DR		TEMPE	AZ	85281- 5223
SEAMLESS SOLUTIONS LLC	12602 SANTA FE TRAIL DR		LENEXA	KS	66215- 3507
SEATON CONSTRUCTION GROUP LLC	4506 W HARRY ST		WICHITA	KS	67209- 2736
SECURITY FIRE SPRINKLER LLC	1 INDUSTRIAL BLVD		SAUK RAPIDS	MN	56379- 1229
SEELE INC	4301 22ND ST		LONG ISLAND CITY	NY	11101- 5029
SEITHER & CHERRY QUAD CITIES INC	611 E 59TH ST		DAVENPORT	IA	52807- 2626
SEK HEAT & AIR INC	422 W ATKINSON RD		PITTSBURG	KS	66762- 8634
SEMINOLE EQUIPMENT INC	204 TARPON INDUSTRIAL DR		TARPON SPGS	FL	34689- 6801
SERVICE & INDUSTRIAL REPAIR INC	18097 VAIL RD		PLEASANTON	KS	66075- 7503
SG CONSTRUCTION SERVICES LLC	111 E COURT ST STE 1A		FLINT	MI	48502- 1649
SHEET PILING SERVICES LLC	6872 STATE HIGHWAY 66		CUSTER	WI	54423- 9608
SHELLEY ELECTRIC INC	3619 W 29TH ST S		WICHITA	KS	67217- 1003
SHELTON & SHELTON LLC DBA RELIABLE GLASS	PO BOX 729		PADUCAH	KY	42002- 0729
SHERMCO INDUSTRIES INC	PO BOX 540545		DALLAS	TX	75354- 0545
SHORES BUILDERS INC	2222 E MCCORD ST		CENTRALIA	IL	62801- 6731
SHORTRIDGE CONSTRUCTION COMPANY INC	3908 N 24TH ST		QUINCY	IL	62305- 9628
SIGN CRAFTERS INC	1508 STRINGTOWN RD		EVANSVILLE	IN	47711- 4593

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SIMBECK & ASSOCIATES INC	38256 HIGHWAY 160		MANCOS	СО	81328- 8967
SIMON ROOFING AND SHEET METAL CORP	70 KARAGO AVE		YOUNGSTOWN	ОН	44512- 5949
SINGLE PLY SYSTEMS INC	10951 NESBITT AVE S		MINNEAPOLIS	MN	55437- 3125
SKILLED TRADE SERVICES INC	612 PAXTON AVE		LOVELAND	ОН	45140- 3153
SKYTOP TOWERS INC	13503 W US HIGHWAY 34		MALCOLM	NE	68402- 9783
SLAYDEN GLASS INC	239 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095- 1437
SMART ENVIRONMENTAL SERVICES LLC	4440 OLIVER ST		KANSAS CITY	KS	66106- 3763
SMITH TANK & STEEL INC	PO BOX 2370		GONZALES	LA	70707- 2370
SNELL NORTHCUTT ELECTRIC INC	P O BOX 24601		LITTLE ROCK	AR	72221
SNI COMPANIES	PO BOX 367		NORWALK	IA	50211- 0367
SOLARIS ROOFING SOLUTIONS INC	1N050 LINLAR DR		ELBURN	IL	60119- 7911
SOLID PLATFORMS INC	6610 MELTON RD		PORTAGE	IN	46368- 1236
SOUTHEAST DIRECTIONAL DRILLING LLC	1760 S STEMMONS FWY STE 300		LEWISVILLE	TX	75067- 6413
SOUTHEASTERN FIRE PROTECTION LABOR SERVICES LLC	1356 RICH HILL RD		CENTERBURG	ОН	43011- 9765
SOUTHERN MARINE CONSTRUCTION CO	PO BOX 4539		CHATTANOOGA	TN	37405- 0539
SOUTHFORK CONSTRUCTION INC	144 GREENLAWN DR		SAN ANTONIO	TX	78201- 2809
SOUTHWIND CONSTRUCTION SERVICES LLC	1701 S STATE ST		EDMOND	OK	73013- 3633
SOVEREIGN STAFFING GROUP INC	1041 E 151ST ST		OLATHE	KS	66062- 3417
SOWARDS GLASS INC	2600 NW TOPEKA BLVD STE C		TOPEKA	KS	66617- 1160
SPAN SYSTEMS INC	PO BOX 4105		MANCHESTER	NH	03108- 4105
SPARROW PLUMBING & HEATING INC	313 DELAWARE ST		QUINCY	IL	62301- 4823

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SPECIALIZED CONSTRUCTION & UTILITY CORP	206 MULBERRY ST		COLETA	IL	61081- 5116		
SPECPRO NCORPORATED OF NEBRASKA	309 E 2ND ST STE 4		PAPILLION	NE	68046- 2469		
SPECTRA TECH LLC	10340 PLEASANT ST STE 100		NOBLESVILLE	IN	46060- 3947		
SQUARE B LLC	PO BOX 81847		LINCOLN	NE	68501- 1847		
SS HOME IMPROVEMENTS	PO BOX 1264		PITTSBURG	KS	66762- 1264		
SSI INCORPORATED OF NW ARKANSAS	2817 YUMA ST		FORT SMITH	AR	72901- 8778		
ST COTTER TURBINE SERVICES INC	2135 196TH ST E		CLEARWATER	MN	55320- 1660		
STANDARD ELECTRIC TOO LLC	2006 E PRAIRIE CIR		OLATHE	KS	66062- 1268		
STEEL REBAR MANUFACTURING LLC	4926 CHURCH RD		CENTREVILLE	IL	62207- 1392		
STEPHEN MCFALLS ELECTRIC LLC	809 LINWOOD DR		PARAGOULD	AR	72450- 4853		
STEPHENS & SMITH CONSTRUCTION CO INC	1542 S 1ST ST		LINCOLN	NE	68502- 1999		
STEVE BEAM CONSTRUCTION INC	7201 S 28TH ST		FORT SMITH	AR	72908- 7810		
STEVE HOEGGER & ASSOCIATES INC	2630 N HIGHWAY 78		WYLIE	TX	75098- 6055		
STILL CONTRACTORS LLC	15740 S MAHAFFIE ST		OLATHE	KS	66062- 4038		
STONEBRIDGE CONSTRUCTION LLC	PO BOX 16787		JONESBORO	AR	72403- 6712		
STORY CONSTRUCTION CO	2810 WAKEFIELD CIR		AMES	IA	50010- 7725		
STORY CONSTRUCTION COMPANY LLC	901 HARPETH VALLEY PL		NASHVILLE	TN	37221- 1141		
STR GROUP USA LLC	751 N MAIN ST #2118		MANSFIELD	TX	76063		
STRINGER CONSTRUCTION COMPANY INC	6141 LUCILLE LN		SHAWNEE	KS	66203- 2609		
STRUCTURES UNLIMITED OF NH INC	PO BOX 4105		MANCHESTER	NH	03108- 4105		
STRUKEL ELECTRIC INC	PO BOX 267		GIRARD	KS	66743- 0267		

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
STUTZ EXCAVATING INC.	3837 FOSTERBURG RD		ALTON	IL	62002- 7323
SUBSTATIONS INC	PO BOX 1945		COLSTRIP	MT	59323- 1945
SUMMIT HEARTLAND LLC	3823 W 1800 S		REMINGTON	IN	47977- 8831
SUN STOPPERS WINDOW TINTING LLC	825 S KOSCIUSKO ST		JACKSONVILLE	IL	62650- 2839
SUNLAND CONSTRUCTION INC	PO BOX 1087		EUNICE	LA	70535- 1087
SUPERIOR ERECTORS LLC	7500 BOONE AVE N STE 104		MINNEAPOLIS	MN	55428- 1026
SUPREME ELECTRIC CO	PO BOX 114		QUINCY	IL	62306- 0114
SURF PREP INC	PO BOX 470		PEWAUKEE	WI	53072- 0470
SURFACE AMERICA INC	PO BOX 157		WILLIAMSVILLE	NY	14231- 0157
SURFACE PREPARATION TECHNOLOGIES LLC	PO BOX 834		NEW KINGSTOWN	PA	17072- 0834
SURVEYS LAND AND CONSTRUCTION INC	PO BOX 29		LINDSBORG	KS	67456- 0029
SUSTAINABLE ENERGY SYSTEMS LLC	12304 PERRY ST		OVERLAND PARK	KS	66213- 1811
SUTTERFIELD ELECTRIC CONTRACTING CORP	339 N OLD SAINT LOUIS RD		WOOD RIVER	IL	62095- 1165
SWIFT ROOFING INC	PO BOX 1102		MURRAY	KY	42071- 0020
SYSTEMS PLANT SERVICES INC	214 N WASHINGTON AVE STE 700		EL DORADO	AR	71730- 5659
T & G CONSTRUCTION OF STILLWATER INC	5865 NEAL AVE N # 259		STILLWATER	MN	55082- 2177
T STEELE CONSTRUCTION INC	8300 42ND ST W		ROCK ISLAND	IL	61201- 7337
TAILORED FOAM INCORPORATED	PO BOX 4186		HICKORY	NC	28603- 4186
TANCO ENGINEERING INC	1400 TAURUS CT		LOVELAND	СО	80537- 3297
TANK BUILDERS INC	PO BOX 187		HASLET	TX	76052- 0187
TANK FOUNDATIONS INC	3035 SIOUX AVE		FOREST CITY	IA	50436- 8039
TARGET CONTRACTORS LLC OF MISSOURI	9797 HIGHWAY 78		LADSON	SC	29456- 3801

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
TAYLOR BROS CONSTRUCTION CO INC	4555 MIDDLE RD		COLUMBUS	IN	47203- 1834
TDR CONTRACTORS INC	PO BOX 1003		GILMER	TX	75644- 1003
TDW US INC	6120 S YALE AVE STE 1700		TULSA	OK	74136- 4235
TELLUS LLC	829 NANCY LYNN LN		ARNOLD	MD	21012- 3025
TEN TWO INC	8206 ANTIOCH RD		OVERLAND PARK	KS	66204- 3536
TERRAZZO USA AND ASSOCIATES INC	9532 TOWRY CT		OKLAHOMA CITY	OK	73165- 4629
TERWISSCHA CONSTRUCTION INC	1550 WILLMAR AVE SE		WILLMAR	MN	56201- 4762
TEXAS ALLIANCE GROUP INC	11288 WEST RD		HOUSTON	TX	77065- 4493
TEXOMA INDUSTRIAL INSULATION ASSOCIATION	PO BOX 497		DENISON	TX	75021- 0497
TFR ENTERPRISES INC	601 LEANDER DR		LEANDER	TX	78641- 2026
TGS FIBER LLC	4401 S TECHNOLOGY DR STE 3		SIOUX FALLS	SD	57106- 4249
THE DRILLER LLC	5125 E UNIVERSITY AVE		PLEASANT HILL	IA	50327- 7007
THE FISHEL COMPANY	1366 DUBLIN RD		COLUMBUS	ОН	43215- 1093
THE FLEMING CONSTRUCTION GROUP LLC	5405 S 125TH EAST AVE		TULSA	OK	74146- 6214
THE FRED CHRISTEN & SONS COMPANY	PO BOX 547		TOLEDO	ОН	43697- 0547
THE HAIRE CORPORATION	1747 STEVENS ST		BELLEVILLE	IL	62226- 6482
THE HANSEN COMPANY INC	5665 GREENDALE RD STE A		JOHNSTON	IA	50131- 1592
THE HYDAKER- WHEATLAKE COMPANY	420 S ROTH ST		REED CITY	MI	49677- 9114
THE KILIAN CORPORATION	PO BOX A		MASCOUTAH	IL	62258- 0187
THE MAXIS GROUP INC	8225 E DEL CAMINO DR # 100		SCOTTSDALE	AZ	85258- 2330
THE NASSAL COMPANY	415 W KALEY ST		ORLANDO	FL	32806- 3942
THE ROBINS & MORTON GROUP	400 SHADES CREEK PKWY		BIRMINGHAM	AL	35209- 4454

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
THIELSCH ENGINEERING INC	195 FRANCES AVE		CRANSTON	RI	02910- 2211
THOMAS GRACE CONSTRUCTION INC	5605 MEMORIAL AVE N		STILLWATER	MN	55082- 1092
THOMPSON ELECTRIC COMPANY OF OMAHA	3505 S 61ST AVENUE CIR		ОМАНА	NE	68106- 4306
THOMPSON ELECTRONICS COMPANY	905 S BOSCH RD		PEORIA	IL	61607- 1120
THOMPSON THRIFT CONSTRUCTION INC	901 WABASH AVE STE 300		TERRE HAUTE	IN	47807- 3233
THREECORE LLC	3601 RIGBY RD STE 300		MIAMISBURG	ОН	45342- 5047
THUNDER VOLTS ELECTRIC LLC	4550 WASMAN RD		ROXANA	IL	62084- 2726
TIDWELL CONSTRUCTION LTD	630 BONNIE LN		ELK GROVE VLG	IL	60007- 1912
TINDALL CONTRACTOR INC	5240 NAMEOKI RD		PONTOON BEACH	IL	62040- 2656
TMG CONSTRUCTION MANAGEMENT INC	15420 ENDEAVOR DR		NOBLESVILLE	IN	46060- 4921
TMI COATINGS INC	3291 TERMINAL DR		EAGAN	MN	55121- 1610
TOMS TUCKPOINTING LLC	202 W BROADWAY ST		POCAHONTAS	AR	72455- 3419
TOP LINE HANDS LLC	15382 SANGAMAW RD		DILLSBORO	IN	47018- 9191
TOTAL CONSTRUCTION SOLUTIONS CO	7630 LOUIS RICH CT		DAVENPORT	IA	52804- 2269
TOTAL ELECTRIC CONTRACTORS INC	PO BOX 13247		EDWARDSVILLE	KS	66113- 0247
TOUCH UP PLUS	14703 RANZ RD		AVISTON	IL	62216- 3831
TOURNEAR ROOFING CO	2605 SPRING LAKE RD		QUINCY	IL	62305- 0523
TOWER TECHNOLOGIES GROUP LLC	PO BOX 266		EDGERTON	WI	53534- 0266
TRAC WORK INC	PO BOX 550		ENNIS	TX	75120- 0550
TRANSFLUID SERVICES	20405 STATE HIGHWAY 249 STE 150		HOUSTON	TX	77070- 2699
TRI CITY ELECTRIC COMPANY OF IOWA	6225 N BRADY ST		DAVENPORT	IA	52806- 0002
TRI COUNTY WELDING & FABRICATION	PO BOX 137		ARTHUR	IL	61911- 0137

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Contractor Name	Street Address	Street Address 2	City	State	Zip Code
TRI NORTH BUILDERS INC	PO BOX 259568		MADISON	WI	53725- 9568
TRI STATE CONCRETE CORRECTION CO	3215 CORONA RD		QUINCY	IL	62305- 8131
TROST PLASTICS INC	8610 HANOVER INDUSTRIAL DR		COLUMBIA	IL	62236- 4632
TUFF WRAP INSTALLATIONS INC	2080 DETWILER RD STE 2		HARLEYSVILLE	PA	19438- 2911
TUTTLE INC	110 PAGE ST		FRIEND	NE	68359- 1147
TWC CONCRETE LLC	10737 MEDALLION DR		CINCINNATI	ОН	45241- 4837
U S ELECTRICAL CONSTRUCTION CO INC	79 S MAIN ST		MULLICA HILL	NJ	08062- 9711
U S INSPECTION & CONSULTING LLC	2810 S 24TH STREET STE 119		PHOENIX	AZ	85034
ULTIMATE THERMAL INC	PO BOX 34818		ОМАНА	NE	68134- 0818
UNITED GOLF LLC	2108 N 129TH EAST AVE		TULSA	OK	74116- 1729
UNITED INK ENTERPRISES LTD	5901 COOL SPORTS RD		BELLEVILLE	IL	62223- 6848
UNITED PIPING INC	4510 AIRPORT RD		DULUTH	MN	55811- 1523
UNITED STATES CONSTRUCTION LLC	5845 HORTON ST STE 203		MISSION	KS	66202- 2610
UNITED STEEL ERECTORS CORPORATION	800 PARK DR		ATLANTIC	IA	50022- 1953
UNIVERSAL COMMUNICATIONS LLC	1905 E 123RD ST		OLATHE	KS	66061- 5887
UPHILL CONSTRUCTION LLC	402 IONE ST		GREENWOOD	MS	38930- 3714
UPPER CUT TREE SERVICE LLC	10251 SE HIGHWAY 166		GALENA	KS	66739- 5262
URETEK USA INC	PO BOX 1929		TOMBALL	TX	77377- 1929
USC LLC	2320 124TH RD		SABETHA	KS	66534- 9459
V V CONSTRUCTION LLC	1313 THISTLE LN		MANSFIELD	TX	76063- 5598
VAUGHN ELECTRIC CO INC	313 E FLORIDA AVE		UNION CITY	TN	38261- 3957
VAVAK BUILDING SERVICES INC	10935 KAW DR STE 1		KANSAS CITY	KS	66111- 1117

Taxation Division

Construction Transient Employer Listing

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Contractor Name Street Address Street Address 2 State Zip Code VCC LLC PO BOX 2558 LITTLE ROCK AR 72203-2558 VECTOR CONSTRUCTION 2504 MAIN AVE W WEST FARGO ND 58078-1310 **VECTOR ENVIRONMENTAL PO BOX 468 ROCKVILLE** MN 56369-SERVICES LLC 0468 COTTONWOOD VERITAS CONSTRUCTION 3511 E SUMMERHILL DR UT 84121-**GROUP LLC HEIGHTS** 5539 **VESTA INDUSTRIAL** 3375 CORPORATE WOODS **VESTAVIA** ΑL 35242 CONTRACTORS INC. DRIVE VIACON INC 70 BANKS RD **STOCKBRIDGE** GΑ 30281-4362 VICS CRANE AND HEAVY 3000 145TH ST E ROSEMOUNT MN 55068-HAUL INC 5916 VIKING ERECTORS CORP PO BOX 1336 MC MURRAY PA 15317-4336 VIRGINIA TRANSFORMER 220 GLADE VIEW DR NE ROANOKE VA 24012-CORP 6470 VISION INDUDTRIAL 1451 HIGHWAY 12 70633-DEQUINCY LA SERVICES LLC 4803 VISTA INSTALLS LLC 4306 YOAKUM BLVD STE 600 HOUSTON TX 77006-5883

Missouri Department of Revenue

Taxation Division Construction Transient Employer Listing

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Show Secretary of State Cover: Yes

Contractor Name Street Address Street Address 2 Zip Code State WAYNE BUILDING PO BOX 934 **EDMOND** OK 73083-COMPANY LLC 0934 WEIGEL CONSTRUCTION 19015 MADISON ST STE A SPRING HILL KS 66083-INC 7573 WESTERN OILFIELDS PO BOX 2248 **BAKERSFIELD** CA 93303-SUPPLY COMPANY 2248 6204 246TH RD WHEATLAND **EFFINGHAM** KS 66023-CONTRACTING LLC 5151 WHITING SYSTEMS INC 9000 HIGHWAY 5 N **ALEXANDER** AR 72002-8526 WILLIAM E. GROVES 3135 GRAPEVINE RD **MADISONVILLE** KY 42431-CONSTRUCTION LLC 9308 WILLIAM G CURTH INC PO BOX 3463 SHAWNEE KS 66203-0463 WILLIAMS DIVERSIFIED PO BOX 660 **BAXTER SPGS** KS 66713-MATERIALS INC 0660 WILSONS POOLS PLUS 843 SCOTT TROY RD LEBANON IL 62254-INC 1911 WINGER CONTRACTING **OTTUMWA** 52501-PO BOX 637 IΑ **COMPANY** 0637 WOLF CONSTRUCTION 5630 SW RANDOLPH AVE TOPEKA KS 66609-INC 1158 WOOD GROUP PRATT AND 1460 BLUE HILLS AVE **BLOOMFIELD** CT 06002-WHITNEY INDUSTRIAL 1348 TURBINE SERVICES LLC WOODS BASEMENT 524 VANDALIA ST COLLINSVILLE IL 62234-SYSTEMS INC 4041 WORLDWIDE TURBINES **BOCA RATON** 33487-6770 E ROGERS CIR FL LLC 2649 WR NEWMAN & 2854 LOGAN ST NASHVILLE ΤN 37211-ASSOCIATES INC 2409 XL INDUSTRIAL SERVICES 1920 N 400 W LA PORTE IN 46350-INC 2131 YOKOGAWA 2 DART RD NEWNAN 30265-GΑ **CORPORATION OF** 1094 **AMERICA** ZEAMERS WELDING LLC 2772 BLAKE RD E DE PERE WI 54115-8720 ZEECO INC PO BOX 1387 ANDERSON SC 29622-1387 ZENITH TECH INC N6W23673 BLUEMOUND RD WAUKESHA WI 53188-1741 ZERNCO INC 2800 N REGENCY PARK WICHITA KS 67226-4635

Missouri Department of Revenue

Taxation Division

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Construction Transient Employer Listing

Contractor Name	Street Address	Street Address 2	City	State	Zip Code
ZIMMERMAN CONSTRUCTION COMPANY INC	12509 HEMLOCK ST		OVERLAND PARK	KS	66213- 1453

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 DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST GOOD-ONE MANUFACTURING, LLC

On December 5, 2023, GOOD-ONE MANUFACTURING, LLC, a Missouri limited liability company (the "Company"), filed its Notice of Winding Up for a Limited Liability Company with the Secretary of State of Missouri. The Company requests that any and all claims against the Company be presented by letter to the Company in care of:

Kelly Gray 28100 Quick Avenue Gallatin, MO 64640

Each claim against the Company must include the following information:

- 1) The name, the address and telephone number of the claimant;
- 2) The amount of the claim;
- 3) The date on which the claim arose; a brief description of the nature of or the basis for the claim; and
- 4) Any documentation related to the claim.

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

NOTICE OF WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST PEARLE PROPERTIES, LLC

On December 1, 2023, Pearle Properties, 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 Frank C. Carnahan, 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 Pearle Properties, L.L.C. 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 WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST JRW FAMILY PROPERTIES, LLC

On December 1, 2023, JRW Family Properties, 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 Frank C. Carnahan, 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 WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST SUSAN KEHR HOLDINGS, LC

On December 8, 2023, Susan Kehr Holdings, LC, 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 Frank C. Carnahan, 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 WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST 3016 N. KENTWOOD, LLC

On December 8, 2023, 3016 N. Kentwood, 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 Frank C. Carnahan, 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 TO ALL CREDITORS OF AND CLAIMANTS AGAINST WHITTAKER GOLF, INC.

On December 20, 2023, Whittaker Golf, Inc, a Missouri Corporation, filed its Notice 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. Written claims should include the creditor's or claimant's name, contact information, amount of claim, and supporting documentation and be mailed to:

SA Agent Missouri, Inc c/o Lisa Johnson 120 S Central Ave, Ste 700 Clayton, MO 63105 All claims of unknown creditors and claimants against the Corporation for which an action is not commenced within two (2) years of the first publication date of this Notice will be barred under RSMo 355.701.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST JR&M, LLC

On December 20, 2023, JR&M, LLC, a Missouri limited liability company, filed its Notice of Winding Up with the Missouri Secretary of State. Said limited liability company requests that all persons and organizations who have claims against it present them immediately by letter to the corporation at:

JR&M, LLC c/o Bhavik R. Patel, Esq Sandberg, Phoenix & von Gontard, PC 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 JR&M, LLC, ANY CLAIMS AGAINST IT WILL BE BARRED UNLESS A PROCEEDING TO ENFORCE THE CLAIM IS COMMENCED WITHIN THE STATUTORILY AUTHORIZED TIME FRAME AFTER THE PUBLICATION OF THE LAST OF THE TWO NOTICES.

NOTICE OF CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST IC CORPORATE MANAGEMENT, INC

On December 20, 2023, JC Corporate Management, 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:

JC Corporate Management, Inc c/o Bhavik R. Patel, Esq Sandberg, Phoenix & von Gontard, PC 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 JC CORPORATE MANAGEMENT, 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 CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST IMAGE CONCEPTS, INC

On December 20, 2023, Image Concepts, 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:

Image Concepts, Inc c/o Bhavik R. Patel, Esq Sandberg, Phoenix & von Gontard, PC 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 IMAGE CONCEPTS, 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 CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST AVIAGE, INC

On December 20, 2023, AVIAGE, 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:

AVIAGE, INC c/o Bhavik R. Patel, Esq Sandberg, Phoenix & von Gontard, PC 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 AVIAGE, 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 DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST PET PRODUCTS LLC.

On December 12, 2023, Pet Products LLC, a Missouri limited liability company filed its Articles of Dissolution with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Pet Products LLC, you must submit a summary in writing of the circumstances surrounding your claim to:

Pet Products LLC c/o Kevin Clark Lees Summit, MO 64064

The summary of your claim must include the following information:

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

All claims against Pet Products LLC will be barred unless the proceeding to enforce the claim is commenced within 3 years after the publication of this Notice.

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMS AGAINST PERFECT PET PRODUCTS INC

On December 19, 2023, Perfect Pet Products Inc., a Missouri corporation filed its Articles of Dissolution with the Missouri Secretary of State. You are hereby notified that if you believe you have a claim against Perfect Pet Products Inc., you must submit a summary in writing of the circumstances surrounding your claim to:

Perfect Pet Products Inc. c/o Kevin Clark Lees Summit, MO 64064

The summary of your claim must include the following information:

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

All claims against Perfect Pet Products Inc. will be barred unless the proceeding to enforce the claim is commenced within 2 years after the publication of this Notice

NOTICE OF DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST HOBKIRK HOMES, LLC

On December 15, 2023, Hobkirk Homes, LLC., a Missouri Limited Liability Corporation, filed its Articles of Dissolution with the Missouri Secretary of State. Hobkirk Homes, LLC. requests that all persons and organizations who have claims against it present them immediately by letter to:

Hobkirk Homes, LLC c/o Chantal Methot 4613 Chippewa Way St. Charles, MO 63304 All claims must include the following information:

- (1) name and address of claimant,
- (2) the amount claimed,
- (3) date on which the claim arose,
- (4) basis for the claim and documentation thereof, and
- (5) whether or not the claim was secured and, if so, the collateral used as security.

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

NOTICE OF DISSOLUTION AND WINDING UP OF LIMITED LIABILITY COMPANY TO ALL CREDITORS OF AND CLAIMANTS AGAINST JPH H & C, LLC

You are hereby notified that JPH H & C, 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 27th 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:

JPH H & C, 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 CORPORATE DISSOLUTION TO ALL CREDITORS OF AND CLAIMANTS AGAINST O & O INVESTMENTS, INC

Notice is given that O & O Investments, Inc., with its registered office at 1010 Walnut Street, Ste. 500, Kansas City, MO 64106, has been dissolved as of December 29, 2023 in accordance with the Missouri general corporate code. O & O Investments, Inc. requests that persons with claims against the corporation present the claims in accordance with the Missouri general corporate code. The claim must include:

- 1) The name of the claimant,
- 2) The claimant's mailing address, and
- 3) Information describing the claim with specificity.

The claim must be sent to:

Stan C. Johnston Lewis Rice LLC 1010 Walnut, Suite 500 Kansas City, Missouri 64106

A claim against O & O Investments, Inc., not otherwise barred, will be barred unless a proceeding to enforce the claim is commenced within two (2) years after the publication of this notice.

RULE CHANGES SINCE UPDATE TO CODE OF STATE REGULATIONS

MISSOURI REGISTER

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*. Citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year – 48 (2023) and 49 (2024). 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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22 CSR 10-3.070 22 CSR 10-3.075	Coordination of Benefits			

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		
24-02	Declares a State of Emergency and directs the Missouri State Emergency Operations Plan be activated due to forecasted winter storm systems	January 11, 2024	Next Issue
24-01	Orders the Dept. of Agriculture to establish rules regarding acquisitions of agricultural land by foreign businesses	January 2, 2024	This 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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"The welfare of the people shall be the supreme law."



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