

**DEPARTMENT OF HEALTH AND SENIOR SERVICES**  
**RULES POTENTIALLY AFFECTING SMALL BUSINESSES - 2011**

**DIVISION OF COMMUNITY AND PUBLIC HEALTH**

<b>RULE NUMBER</b>	<b>RULE NAME</b>	<b>PURPOSE OF RULE/JUSTIFICATION FOR CONTINUANCE</b>
19 CSR 10-10.050	Death Certificate Form	Establishes the content of the death certificate for each death in this state to be filed with DHSS. Allows for consistency of collected information and reporting to National Center for Health Statistics.
19 CSR 10-10.100	Authorization for Cremation	Establishes procedures required prior to cremation of a human body. Allows for statewide consistency in procedures required prior to cremation of human bodies.
19 CSR 10-10.110	Amending Vital Records	Identifies the process for correcting or amending a vital record. Allows for consistency in correcting and amending vital records.
19 CSR 10-15.010	Report of Induced Termination of Pregnancy	The Department of Health under sections 188.052 and 188.055, RSMo 1986 is given the responsibility to provide abortion forms to health facilities and physicians. This rule establishes the content of the report of induced termination of pregnancy to be filed with the Department of Health for statistical purposes.
19 CSR 10-15.020	Complication Report for Post-Abortion Care	The Department of Health under sections 188.052 and 188.055, RSMo 1986 is given the responsibility to provide abortion forms to health facilities and physicians. This rule establishes the content of the complication report for post-abortion care to be filed with the Department of Health for statistical purposes.
19 CSR 10-15.030	Content and Filing of Tissue Report	The Department of Health under sections 188.047 and 188.055, RSMo 1986 is given the responsibility to provide forms relating to abortion to health facilities and physicians. This rule establishes the content of the tissue report and filing requirements for tissue reports.
19 CSR 10-15.040	Induced Termination of Pregnancy Consent Form	The Department of Health is given the responsibility to provide physicians with consent forms for abortions. This rule establishes the content of the form.
19 CSR 10-33.010	Reporting Patient Abstract Data by Hospitals and Ambulatory Surgical Centers	Establishes procedures for reporting patient abstract data for inpatients and outpatients by hospitals and ambulatory surgical centers to the Department of Health and Senior Services. Data are needed to understand patterns/trends and the burden of illness and injury in Missouri and to understand what subpopulations are at particular risk of disease and injury.
19 CSR 10-33.020	Reporting Charges for Leading Diagnoses and Procedures by Hospitals and Ambulatory Surgical Centers	Establishes procedures for reporting charges for leading diagnoses and procedures by hospitals and Ambulatory Surgical Centers to the Department of Health and Senior Services. Allows us to understand the burden and relative costs of particular diagnoses and procedures.
19 CSR 10-33.050	Reporting of Healthcare-Associated Infection Rates by Hospitals and Ambulatory Surgical Centers	Establishes procedures for reporting hospital and ambulatory surgical center healthcare-associated infection incidence data to the Department of Health and Senior Services. In the United States, Nosocomial infections account for 90,000 deaths and \$4.5 billion dollars in extra healthcare costs each year.
19 CSR 20-1.025	Sanitation of Food Establishments	Establishes up-to-date sanitation standards for food-service establishments designed in Chapter 196, RSMo using the Federal Food and Drug Administration 1999 Food Code. This rule is necessary for administering the statutes related to food protection.

19 CSR 20-1.030	Sanitation and Production Standards for Frozen Desserts	Defines and establishes sanitary and production standards for frozen desserts as they relate to public health. This is necessary to allow businesses to meet the requirements of Section 196.872, RSMo.
19 CSR 20-1.040	Inspection of the Manufacture and Sale of Foods	Establishes food labeling and sanitation standards of public health significance, which are conducive to good manufacturing practices and techniques. This serves to protect the public related to food manufactured in Missouri.
19 CSR 20-1.050	Sanitation Standards for the Manufacture of Soft Drinks and Beverages	Defines and establishes sanitation standards for non-intoxicating beverage and soft drink manufacturers. Protects the public related to beverage products manufactured in Missouri.
19 CSR 20-2.020	Inspection of the Manufacture and Sale of Cosmetics	Establishes manufacturing and labeling standards for cosmetics as their products relate to public health. This is necessary to protect the public related to the manufacturing and labeling of cosmetics.
19 CSR 20-3.015	The Operation of On-Site Sewage Treatment and Disposal Systems	Implements the provisions of Sections 701.025 - 701.039, RSMo relating to the regulation of certain sewage disposal systems. This is necessary to ensure compliance with sections 701.025 - 701.039, RSMo.
19 CSR 20-3.020	Sanitation of Public Bathing Places	Provides public bathing places standards, which will assure sanitary conditions and water quality that is satisfactory for bathing purposes. Protects members of the public who visit public bathing places.
19 CSR 20-3.040	Environmental Health Standards for the Control of Communicable Diseases	Provides general sanitation rules, which will help assure conditions that are not injurious to the health of the public. Protects the public from unsanitary conditions.
19 CSR 20-3.050	Sanitation and Safety Standards for Lodging Establishments	Establishes sanitation and safety standards pertaining to life safety, fire safety, electrical wiring, fuel-burning appliances, plumbing, and swimming pools/spas for lodging establishments. This protects the public that visits lodging facilities.
19 CSR 20-3.060	Minimum Construction Standards for On-Site Sewage Disposal Systems	Establishes minimum construction standards for on-site sewage disposal systems. In accordance with the authority granted in Section 701.040, RSMo, this rule establishes the minimum standards and criteria for the design, location, installation and repair of individual, on-site sewage disposal systems to promote the public health and general welfare and to protect the surface and ground waters of the state. Minimum standards must be established in accordance with Section 701.040, RSMo for on-site sewage disposal systems in order to protect human health and the environment.
19 CSR 20-3.070	Fees Charged by Department of Health for Inspection of Existing On-Site Sewage Disposal System Requested by a Lending Institution	Establishes a fee to be charged by the Department of Health and Senior Services for inspecting an existing on-site sewage disposal system pursuant to a request by a lending institution. This fee is authorized by Section 701.051 RSMo and provides funding for DHSS to conduct these inspections.
19 CSR 20-3.080	Requirements for Percolation Testers or On-Site Soil Evaluators and Registered On-Site Wastewater Treatment System Installers	Establishes the criteria for inclusion on the lists of those individuals qualified to perform percolation tests and/or soils morphology evaluations in determining soil properties for on-site wastewater treatment systems and for inclusion on the registered on-site wastewater system installers list in accordance with Sections 701.025 through 701.059, RSMo. Minimum standards must be set for qualifications for the list of registered on-site wastewater professionals, in accordance with Sections 701.025 through 701.059, RSMo.
19 CSR 20-8.030	Lead Poisoning Assessment, Testing, Follow-up and Reporting; and Blood Lead Testing Fees	The rule helps assure that children who are living in an area of the state determined to be at high risk for lead poisoning are getting a blood lead test as required by Section 701.314, RSMo. Also, this rule establishes a fee to support the cost of blood lead testing. The rule is necessary to protect Missouri children from the hazards posed by lead.
19 CSR 20-20.020	Reporting Communicable, Environmental and Occupational Diseases	Designates the diseases, disabilities, conditions and findings that must be reported to the local health authority or DHSS, and when they must be reported. This rule is necessary to determine the burden of public health conditions within the state to provide appropriate controls and interventions.

19 CSR 20-20.040	Measures for the Control of Communicable, Environmental and Occupational Diseases	Defines investigative and control measures for reportable diseases and establishes who is responsible for them. This is necessary to control diseases of public health significance.
19 CSR 20-20.100	Tuberculosis Testing for Residents and Workers in Long-Term Care Facilities and State Correctional Facilities	Establishes tuberculosis-testing requirements for residents and workers in long-term care facilities and state correctional centers. This is necessary to control tuberculosis in said facilities.
19 CSR 20-22.010	Supervision of Typhoid Carriers	Establishes procedures for the supervision of typhoid carriers necessary to protect the public from typhoid exposure.
19 CSR 20-28.010	Immunization Requirements for School Children	Establishes minimum immunization requirements for all school children in accordance with recommendations of the Advisory Committee on Immunization Practices and helps assure that appropriate actions are taken by schools to enforce Section 167.181, RSMo. This helps safeguard children from preventable diseases.
19 CSR 20-28.040	Day Care Immunization Rule	Establishes immunization requirements in accordance with recommendations of the Advisory Committee on Immunization Practices for all children attending public, private or parochial day care, preschool or nursery schools caring for ten or more children, and describes actions to be taken to ensure compliance with Section 210.003, RSMo. This provides guidance to parents and other parties to safeguard children from preventable diseases.
19 CSR 20-28.060	Minimum Immunization Coverage to be Provided by Individual and Group Health Insurance Policies	Identifies the immunizations which individual and group health insurance policies must provide for children from birth to five years of age as required by Section 376.1215, RSMo. This helps safeguard children from preventable diseases.
19 CSR 20-44.010	Volunteer Dispensing of Strategic National Stockpile Medications During Governor-Declared Disasters	Establishes authority to the Department of Health and Senior Services to recruit, train and accept volunteers to dispense medications through the Strategic National Stockpile Plan during a governor-declared emergency.
19 CSR 25-30.050	Approved Breath Analyzers	This rule designates breath alcohol analyzers that are approved to be used in Missouri.
19 CSR 25-36.010	Testing for Metabolic and Genetic Disorders	State law requires all infants be tested for a number of metabolic diseases by the State Public Health Lab and authorizes the department to establish a fee for the testing. This rule describes the specimen collection and submission procedures for the health care providers, and establishes the fee to support the cost of this testing program. This rule is necessary to ensure samples for metabolic disease testing are taken correctly.
19 CSR 25-38.010	Handling Fee for Laboratory Testing	This rule establishes a handling fee to support the cost of various laboratory testing.
19 CSR 25-38.020	Fee for Tuberculosis Testing	This rule establishes a fee to support the cost of tuberculosis testing.
19 CSR 30-33.030	Reporting Financial Data by Hospitals	Establishes procedures for reporting financial data by hospitals to DHSS. Hospitals must be informed of such requirements if they are to comply with them. The information provided is useful to healthcare consumers.
19 CSR 30-70.110	Definitions and Abbreviations for Lead Abatement and Assessment Licensing	Provides definitions and abbreviations to be used in the interpretation and enforcement of 19 CSR 30-70.110 through 19 CSR 30-70.200. This is necessary for understanding lead abatement and licensing rules.
19 CSR 30-70.120	General	Outlines specific responsibilities that apply to all applications of a lead occupation license and all licensed individuals. This is necessary for understanding requirements for lead licensure.
19 CSR 30-70.130	Application Process and Requirements for the Licensure of Lead Inspectors	Provides the requirements to be licensed as a lead inspector. This is necessary to provide small businesses with requirements to meet lead inspector requirements established in Section 701.316, RSMo.
19 CSR 30-70.140	Application Process and Requirements for the Licensure of Risk Assessors	Provides the requirements to be licensed as a risk assessor. This is necessary to provide small businesses with requirements to meet lead assessor requirements established in Section 701.316, RSMo.
19 CSR 30-70.150	Application Process and Requirements for the Licensure of Lead Abatement Workers	Provides the requirements to be licensed as a lead abatement worker. This is necessary to provide small businesses with requirements to meet Lead Abatement Worker requirements established in Section 701.316, RSMo.

19 CSR 30-70.160	Application Process and Requirements for the Licensure of Lead Abatement Supervisors	Provides the requirements to be licensed as a lead abatement supervisor. This is necessary to provide small businesses with requirements to meet Lead Abatement Supervisor requirements established in Section 701.316, RSMo.
19 CSR 30-70.170	Application Process and Requirements for the Licensure of Project Designers	Provides the requirements to be licensed as a project designer. This is necessary to provide small businesses with requirements to meet project designer requirements as established in Section 701.316, RSMo.
19 CSR 30-70.180	Application Process and Licensure Renewal Requirements for Lead Abatement Contractors	Provides the requirements to be licensed—and renewal requirements—as a lead abatement contractor. This is necessary to provide small businesses with requirements to meet lead contractor requirements established in Section 701.316, RSMo and requirements for license renewal.
19 CSR 30-70.190	Renewal of Lead Occupation Licenses	Provides the requirements for renewal licensure for lead inspector, risk assessor, lead abatement worker, lead abatement supervisor and project designer. This is necessary to provide small businesses with requirements to renew lead occupation licenses.
19 CSR 30-70.195	Application Process and Requirements for Reapplication after License Expiration	Provides the requirements for reapplication of a lead inspector, risk assessor, lead abatement worker, lead abatement supervisor and project designer after a license has expired. This is necessary to provide small businesses with requirements to obtain a lead occupation license after allowing the license to expire.
19 CSR 30-70.200	Application Process and Requirements for the Licensure of Risk Assessors Who Possessed a Valid Missouri Lead Inspector License on August 28, 1998	Provides the requirements for a temporary risk assessor license. The program intends to rescind this rule.
19 CSR 30-70.310	Definitions and Abbreviations for the Accreditation of Training Providers	Provides definitions and abbreviations to be used in the interpretation and enforcement of 19 CSR 30-70.310 through 19 CSR 30-70.400. This is necessary to provide information to small businesses wanting to become training providers as required by Section 701.314, RSMo.
19 CSR 30-70.320	Accreditation of Training Providers for Training Courses Related to Lead Abatement Licensure	Provides the procedure and requirements for the accreditation of training providers for training courses. This is necessary to provide information to small businesses wanting to become training providers as required by Section 701.314, RSMo.
19 CSR 30-70.330	Requirements for a Training Provider of a Lead Inspector Training Course	Delineates the curriculum requirements for a lead inspector-training course. This is necessary to provide information to small businesses wanting to become lead inspector training providers as required by Section 701.314, RSMo.
19 CSR 30-70.340	Requirements for a Training Provider of a Risk Assessor Training Course	Delineates the curriculum requirements for a risk assessor-training course. This is necessary to provide information to small businesses wanting to become Lead Risk Assessor training providers as required by Section 701.314, RSMo.
19 CSR 30-70.350	Requirements for a Training Provider of a Lead Abatement Worker Training Course	Delineates the curriculum requirements for a lead abatement worker-training course. This is necessary to provide information to small businesses wanting to become lead abatement worker training providers as required by Section 701.314, RSMo.
19 CSR 30-70.360	Requirements for a Training Provider of a Lead Abatement Supervisor Training Course	Delineates the curriculum requirements for a lead abatement supervisor-training course. This is necessary to provide information to small businesses wanting to become Lead Abatement Supervisor training providers as required by Section 701.314, RSMo.
19 CSR 30-70.370	Requirements for a Training Provider of a Project Designer Training Course	Delineates the curriculum requirements for a project designer training course. This is necessary to provide information to small businesses wanting to become Project Designer training providers as required by Section 701.314, RSMo.

19 CSR 30-70.380	Requirements for a Training Provider of a Project Designer Training Course	Delineates the requirements for lead inspector, risk assessor, lead abatement worker, lead abatement supervisor and/or project designer refresher training courses. This is necessary to provide information to small businesses wanting to become Project Designer training providers as required by Section 701.314, RSMo.
19 CSR 30-70.390	Reaccreditation of a Training Course or Refresher Course	Provides the processes and requirements for the reaccreditations of a training course or refresher course. This is necessary to provide information to small businesses wanting to become training providers as required by Section 701.314, RSMo.
19 CSR 30-70.400	Suspension, Revocation, and Restriction of Accredited Training Providers	Provides the processes and reasons for suspension, revocation and restriction of an accredited training provider. This is necessary to allow DHSS to take action against training providers not meeting legal requirements.
19 CSR 30-70.510	Standard of Professional Conduct	Establishes a professional standard of conduct for licensed lead abatement workers, licensed lead abatement supervisors, licensed project designers, licensed lead inspectors, licensed risk assessors, licensed lead abatement contractors and training instructors and training managers of accredited lead training providers. This is necessary to maintain a professional workforce related to lead abatement, training and licensure.
19 CSR 30-70.520	Public Complaint Handling and Disposition Procedure	Establishes procedures for the handling and disposition of public complaints received by the Office of Lead Licensing and Accreditation concerning alleged violations of Sections 701.300 through 701.338, RSMo. This is necessary to establish a process to allow for complaints against lead occupation licenses.
19 CSR 30-70.600	Definitions Pertaining to the Work Practice Standards for Conducting Lead-Bearing Substance Activity	Provides definitions and acronyms to be used in the interpretation and enforcement of 19 CSR 30-70.600 through 19 CSR 30-70.640. This is necessary to provide definitions related to work practice standards for lead occupation licensure.
19 CSR 30-70.610	Work Practice Standards for a Lead Inspection	Delineates the standards to be followed by licensed lead inspectors and licensed risk assessors to conduct lead inspections in target housing and child-occupied facilities in accordance with standards set forth in Sections 701.300 through 701.338, RSMo, and 19 CSR 30-70.600 through 19 CSR 30-70.630. This is necessary to provide work practice standards for lead occupation licensees to meet Federal Environmental Protection Agency requirements.
19 CSR 30-70.620	Work Practice Standards for a Lead Risk Assessment	Delineates the standards to be followed by licensed risk assessors to conduct risk assessments in target housing and child-occupied facilities in accordance with standards set forth in Sections 701.300 through 701.338, RSMo, and 19 CSR 30-70.600 through 19 CSR 30-70.630. This is necessary to provide work practice standards for lead occupation licensees to meet Federal Environmental Protection Agency requirements.
19 CSR 30-70.630	Lead Abatement Work Practice Standards	Delineates the criteria for conducting lead abatement projects in target housing and child-occupied facilities in accordance with standards set forth in Sections 701.300 through 701.338, RSMo, and 19 CSR 30-70.600 through 19 CSR 30-70.630. This is necessary to provide work practice standards for lead occupation licensees to meet Federal Environmental Protection agency requirements.
19 CSR 30-70.640	Project Notification for Industrial Lead Abatement Projects	Delineates the procedure for filing an industrial lead abatement project notification with the DHSS Office of Lead Licensing and Accreditation. This is necessary to provide industrial lead abatement companies procedures to notify DHSS of projects as required by Section 701.309, RSMo.
19 CSR 30-70-650	Administrative Penalties	Establishes the procedure for issuance and methods for the calculation of administrative penalties by the department. This rule is a necessary enforcement tool applied to any licensed lead professional violating the provisions of 19 CSR 30-70.630 (lead abatement work practice standards).
19-CSR 40-1.010	Definitions Relating to Crippled Children's Services	This rule defines terminology used throughout this chapter.

19-CSR 40-1.020	Program Eligibility	This rule establishes the criteria by which Crippled Children's Services accepts clients for service.
19-CSR 40-1.030	Categories of Care	This rule defines the medical condition for which Missouri Crippled Children's Services will provide service and funding.
19-CSR 40-1.040	Crippled Children's Services Financial Eligibility	This rule establishes guidelines for determining financial eligibility for enrollment in Crippled Children's Service.
19-CSR 40-1.050	Client Responsibilities	This rule establishes the way in which clients maintain their program eligibility.
19-CSR 40-1.060	Organization and Management	This rule establishes the components of Crippled Children's Services. It also delineates central office and district and subdistrict office roles in the components of the program.
19-CSR 40-1.070	Service Providers	This rule establishes the responsibilities of service providers and outlines the framework of who is eligible to provide care. This includes hospitals and clinics, as well as individual providers of care.
19-CSR 40-1.080	Sanctions	This rule establishes the violations for which providers and clients will be penalized.
19 CSR 40-2.010	Requirements for Participating in the Hemophilia Program	This rule establishes the requirements for participation in the Missouri Hemophilia Program as a patient and as a provider of diagnosis, treatment or blood products for patients in the program.
19 CSR 40-7.040	Metabolic Formula Program	This rule defines terms used in chapter 7, Metabolic Formula Program. It needs to be continued for support of the two rules following it which deal with metabolic formula.
19 CSR 40-7.050	Metabolic Formula Program	This rule establishes the criteria by which the Metabolic Formula Program accepts clients for service. The program provides low-protein food products necessary for individuals having a metabolic condition approved for coverage by the department. The rule is necessary to establish eligibility for the program and to explain how funding for formula coverage is determined.
19 CSR 40-7.060	Metabolic Formula Program	This rule establishes how individuals make application for the Metabolic Formula Program. The program provides low-protein food products necessary for individuals having a metabolic condition approved for coverage by the department. The rule is necessary to establish how the application process works for the program.
19 CSR 40-8.010	Missouri Genetics Disease Program	This rule defines the terms used in this chapter.
19 CSR 40-8.020	Tertiary Genetic Center Responsibilities	This rule states the department may contract with qualifying tertiary genetic centers to provide genetic services for residents of Missouri. This rule sets forth the requirements for becoming a contractor and the reimbursement criteria to receive funding for tertiary genetic centers awarded contracts pursuant to this program.
19 CSR 40-9.010	Definitions – Universal Newborn Hearing Screening Program	Defines terms used in Chapter 9 — Universal Newborn Hearing Screening Program. This rule is necessary to ensure readers understand standards for newborn hearing screening.
19 CSR 40-9.020	Screening Methodologies and Procedures – Universal Newborn Hearing Screening Program	Establishes the screening methodologies and procedures that a facility, audiologist, and/or other person that performs hearing screenings outside of a facility must use to operate a newborn hearing screening program and/or perform diagnostic audiological assessments. This rule is necessary to ensure screening programs are of high quality and are successful in identifying newborns with possible permanent hearing loss.
19 CSR 40-9.040	Information to be Reported to the Department of Health – Universal Newborn Hearing Screening Program	Establishes the information management, reporting and tracking system used by facilities, primary care providers, and audiologists to report newborn hearing screening data to DHSS. This rule is necessary to assure the provision of early diagnostic and intervention services and to provide for the ongoing and systematic collection, analysis, and interpretation of data.

19 CSR 40-10.010	Payments for Sexual Assault Forensic Examinations	The Department of Health and Senior Services made payments to medical providers for forensic examination of persons who might be a victim of a sexual offense. This rule established the criteria by which forensic examination charges were paid. NOTE: DHSS no longer pays for forensic examinations, as the program was transferred to Department of Public Safety. DHSS intends to delete the rule.
19 CSR 40-11.010	Payments for Vision Examinations	The Department of Health and Senior Services made payments to medical providers for comprehensive eye examinations of first and third grade children not covered by insurance who failed public school vision screenings. This rule established the criteria by which comprehensive eye examination costs were paid. NOTE: DHSS no longer pays for vision examinations, as the program was transferred to Department of Social Services. DHSS intends to delete the rule.
19 CSR 45-5.010	Special Supplemental Food Program for Women, Infants and Children (WIC)	Incorporates the federal regulations 7 CFR 246.1-246.28 for the Special Supplemental Food Program for Women, Infants and Children (WIC) into state rules. It makes plain that local WIC providers and WIC approved vendors must administer the program following the federal regulations.
19 CSR 45-5.020	State Funding for Extended Hours of the Special Supplemental Food Program for Women, Infants and Children (WIC) Clinics	Establishes the procedures to be used by DHSS to award grants to local health units for extending clinic hours.
19 CSR 45-5.050	Child and Adult Care Food Program	Incorporates the federal regulations at 7 CFR 226 for the Child and Adult Care Food Program into state rules and outlines the state's criteria for issuing advance payments to sponsoring organizations. This is necessary to incorporate federal regulations governing the Child and Adult Care Food Program into Missouri rules.
19 CSR 45-5.060	Summer Food Service Program	This rule establishes the requirements for agencies participating in the Summer Food Service Program. Through this program, nutritious food service is provided to children from needy areas during periods when area schools are closed for the summer months and at other approved times. This rule is necessary to incorporate federal regulations at 7 CFR 225 into state rules.
19-CSR 50-20.010	Service Providers	This rule establishes the eligibility requirements and responsibilities of head injury service providers.
19 CSR 70-21.010	Reporting of Cancer Cases	Establishes a method of mandatory reporting of all cancer cases of inpatients and outpatients in order to conduct cancer incidence surveillance and epidemiologic studies and to facilitate development, implementation and evaluation of cancer prevention and control measures in Missouri.

## DIVISION OF SENIOR AND DISABILITY SERVICES

RULE NUMBER	RULE NAME	PURPOSE OF RULE/JUSTIFICATION FOR CONTINUANCE
19 CSR 15-2.010	Alzheimer's Pilot Project Grants	Describes general requirements for applicants to receive a grant in compliance with Section 660.069, RSMo. This is necessary to continue ensuring accessibility to state funds appropriated for the program.
		Justification for Continuation of 19 CSR 15-4.010 through 19 CSR 15-7.060 (Chapters 4, 6 & 7) – These Chapters contain requirements to be met by the division, area agencies on aging, and in-home service providers in order to receive state and/or federal funds to operate programs. Additionally, further requirements are delineated for distributing funds, monitoring, development of plans and amendments, operation of senior/nutrition centers, and other items pertinent to the operation of programs designated under Title III of the Older Americans Act for individuals 60+ and those individuals handicapped 18-59 to ensure requirements are met enabling receipt of Older Americans Act funding. Programs are ongoing.
19 CSR 15-4.010	Definition of Terms	Defines terms utilized in the Older Americans Act.
19 CSR 15-4.020	Administration of The Older Americans Act	Describes the organizational structure of the state administration of Title III of the Older Americans Act (OAA).
19 CSR 15-4.040	State Plan	Describes the process for development of the Title III state plan that is submitted to the Administration on Aging (AoA).
19 CSR 15-4.050	Funding Formula & Fiscal Management	Describes fiscal management responsibilities under Title III – gives DHSS authorization to disburse money to the area agencies on aging.
19 CSR 15-4.060	State Long Term Care Ombudsman Program	Describes how DHSS operates the statewide program.
19 CSR 15-4.070	Designation of Area Agencies on Aging	Describes process used to designate an area agency on aging (AAA), eligibility and criteria used by DHSS to make such a designation.
19 CSR 15-4.080	Withdrawal of Designation	Identifies circumstances that an AAA would have its designation withdrawn, notification to AoA and how to continue services.
19 CSR 15-4.090	Appeal to the Assistant Secretary	Describes action the division takes when an application for designation as a planning and service area has been denied.
19 CSR 15-4.100	Area Agency Governing Body	Requires each AAA to have a governing body, specifies composition, responsibilities and requirements.
19 CSR 15-4.105	Area Agency Election Procedures for Governing Body Membership	Establishes and describes election procedures for those AAAs not a part of a political subdivision, council of government or unit of local government.
19 CSR 15-4.110	Area Agency Advisory Council	Requires AAAs to have an advisory council and establishes requirements of such.
19 CSR 15-4.120	Affirmative Action/Equal Employment Opportunity/Preference in Hiring	Requires AAAs receiving federal or state funds to comply with Affirmative Action/Equal Employment Opportunity and give preference in hiring to those 60 and above.
19 CSR 15-4.130	Area Agency Staff	Requires AAAs to have a written staffing plan, employ a full-time director and adequate staff.
19 CSR 15-4.135	Area Agency Director	Establishes and describes procedures that AAAs must follow in hiring a director.
19 CSR 15-4.140	Area Agency Plan	Establishes requirements AAAs must meet to develop, amend and/or submit an area plan.
19 CSR 15-4.150	Waivers	Allows AAAs to request waivers from meeting specific requirements.
19 CSR 15-4.160	Review, Submission and Approval of Area Agency Area Plans and Plan Amendments	Describes requirements for review, submission and criteria for approval of an AAA's area plan and any amendments.

19 CSR 15-4.170	Area Agency Fiscal Management	Describes requirements AAA shall meet in managing all funds related to programs funded in whole or in part by state or federal funds.
19 CSR 15-4.175	Funding Acquisition or Construction of Multipurpose Senior Centers	Sets forth procedures and guidance mandated by 42 USC 3030b and AoA PL-91-04 for financing multipurpose senior centers, building acquisition, construction and/or improvements.
19 CSR 15-4.180	Area Agency Advocacy Responsibility	Requires AAAs to carry out activities to advocate in the interest of seniors.
19 CSR 15-4.190	Area Agency Development of a Comprehensive and Coordinated Service Delivery System	Describes requirements AAAs shall meet to develop a service delivery system within their planning and service area.
19 CSR 15-4.200	Area Agency Subgrants or Contracts	Sets up requirements AAAs have to follow when awarding contracts and subgrants.
19 CSR 15-4.210	Area Agency Grievance Procedures	Requires AAA to establish written grievance procedures.
19 CSR 15-4.220	Area Agency Technical Assistance, Monitoring & Evaluation Responsibilities	Requires AAA to provide technical assistance to providers and other organizations, monitor and assess provider performance.
19 CSR 15-4.230	Multipurpose Senior Centers	Establishes requirements AAAs must meet when constructing, renovating, acquiring a senior center.
19 CSR 15-4.240	Nutrition Service Requirements	Establishes requirements AAAs must meet to fund, establish and operate nutrition services programs.
19 CSR 15-4.250	Area Agency USDA	Requires AAA participation in US Department of Agriculture commodity/cash program.
19 CSR 15-4.260	Outreach	Establishes requirements for outreach services.
19 CSR 15-4.270	Legal Assistance	Sets up requirements for legal assistance and requirements a provider must meet.
19 CSR 15-4.280	Ombudsman Services	Requires AAAs to support the statewide program and establishes criteria for funding local programs.
19 CSR 15-4.290	Information and Assistance	Requires AAAs to provide information and assistance, and establishes requirements for program operation.
19 CSR 15-4.300	Record Keeping & Confidentiality	Establishes the length of time the division, AAA and service providers must keep records and standards by which confidentiality will be maintained.
19 CSR 15-4.310	Corporate Eldercare	Establishes mandatory guidelines for AAAs regarding development and implementation of programs.
19 CSR 15-6.020	Division Medication Procedures	Establishes procedures to resolve disagreements regarding the awarding of subgrants/contracts between AAAs and a service provider, describes circumstances under which medication may be requested and procedures to be followed.
19 CSR 15-6.025	Division Formal Hearings	Requires the division to provide an opportunity for a formal hearing, describes when a hearing may be requested and procedures to be used.
19 CSR 15-7.005	Definitions	Defines terms used in Chapter 7.
19 CSR 15-7.010	General Requirements for All Service Providers	Describes general requirements that all service providers shall meet in order to receive grants or subgrants to provide services to the elderly or low income, handicapped persons.
19 CSR 15-7.021	In-Home Service Standards	Establishes standards to be met by an agency that contracts with DHSS to provide in-home services.
19 CSR 15-7.040	Transportation Service Standards	Sets forth minimum requirements to be met by a transportation provider receiving state or federal funds to provide service to persons age 60+ and handicapped individuals ages 18-59.
19 CSR 15-7.050	Information and Assistance Service Standards	Sets minimum requirements to be met by information and assistance providers to assure that all older persons in the planning and service area have reasonable access to services.
19 CSR 15-7.060	Nutrition Service Standards	Sets minimum requirements for providing nutrition services utilizing state or federal funds.
		Justification for Continuation of 19 CSR 15-8.100 through 19 CSR 15-8.500 – Chapter 8 establishes eligibility requirements that an individual must meet in order to participate in consumer directed services, as well as the right to a hearing, if dissatisfied with a determination. It further establishes the criteria and procedures whereby a vendor may provide those services to eligible individuals. These requirements are in place to assure receipt of state and/or federal funds for this important, ongoing program.

19 CSR 15-8.100	Definitions	Defines terms used when establishing procedures for provision of consumer directed services to eligible consumers through eligible vendors.
19 CSR 15-8.200	Eligibility	Establishes criteria and procedures for determining an applicant's eligibility to participate in the program.
19 CSR 15-8.300	Eligibility for Non-Medicaid Eligible Programs	Establishes eligibility for services through the non-Medicaid eligible program as mandated by Section 208.930, RSMo.
19 CSR 15-8.400	Vendors	Establishes criteria, procedures and responsibilities for entities eligible to be vendors for consumer directed services.
19 CSR 15-8.500	Hearing Rights	Establishes procedures by which an applicant or a consumer dissatisfied with a determination may request a hearing.

## DIVISION OF REGULATION AND LICENSURE

RULE NUMBER	RULE NAME	PURPOSE OF RULE/JUSTIFICATION FOR CONTINUANCE
19 CSR 60-50.200	Purpose and Structure	Describes the mission and conceptual process for the certificate of need activities. These goals are necessary to promote the health, safety and welfare of residents of these facilities operated both by small businesses and the health care industry at large.
19 CSR 60-50.300	Definitions for the Certificate of Need Process	Defines terms used throughout the section on certificate of need regulation. It is necessary so that both small businesses and the health care industry at large understand the terms used in the substantive rules.
19 CSR 60-50.400	Letter of Intent Process	Describes the first step in the certificate of need regulatory process—public notification of the intended proposal. It is necessary so that both small businesses and the health care industry at large understand the terms used in the substantive rules.
19 CSR 60-50.410	Letter of Intent Package	Describes the content of the first step of the certificate of need regulatory process. It is necessary so that both small businesses and the health care industry at large understand the terms used in the substantive rules.
19 CSR 60-50.420	Review Process	Describes the second step in the certificate of need regulatory process—submission of an application detailing the intended proposal. It is necessary so that both small businesses and the health care industry at large understand the terms used in the substantive rules.
19 CSR 60-50.430	Application Package	Describes the content of this second step of the certificate of need regulatory process. It is necessary so that both small businesses and the health care industry at large understand what is to be submitted.
19 CSR 60-50.440	Criteria and Standards for Equipment and New Hospitals	Describes the general criteria and specific standards that are the basis for review of major medical equipment and new hospital applications. It is necessary so that both small businesses and the health care industry at large understand the criteria used by the Health Facilities Review Committee.
19 CSR 60-50.450	Criteria and Standards for Long-Term Care	Describes the general criteria and specific standards that are the basis for review of long-term care applications. It is necessary so that both small businesses and the health care industry at large understand the criteria used by the Health Facilities Review Committee.
19 CSR 60-50.460	Criteria and Standards Evolving Technology	Describes the general criteria and specific standards that are the basis for review of evolving technology applications not otherwise covered in earlier rules. It is necessary so that both small businesses and the health care industry at large understand the criteria used by the Health Facilities Review Committee.
19 CSR 60-50.470	Criteria and Standards for Financial Feasibility	Describes the general criteria and specific standards that are the basis for review of the financing, construction/renovation/acquisitions costs, and fees for applications. It is necessary so that both small businesses and the health care industry at large understand the criteria used by the Health Facilities Review Committee.
19 CSR 60-50.500	Additional Information	Describes how more information can be provided to fully describe all aspects and considerations of applications. It is necessary so that both small businesses and the health care industry at large understand the process to submit additional information.
19 CSR 60-50.600	Certificate of Need Decisions	Specifies how the Missouri Health Facilities Review Committee makes decisions about certificate of need applications. It is necessary so that both small businesses and the health care industry at large understand the process used by the Health Facilities Review Committee.
19 CSR 60-50.700	Post-Decision Activity	Explains how applicants must submit periodic progress reports and assurances describing how they are implementing approved applications. It is necessary so that both small businesses and the health care industry at large understand the requirements, which follow an approved certificate of need.

19 CSR 60-50.800	Meeting Procedures	Specifies how the Missouri Health Facilities Review Committee manages its meetings to consider certificate of need applications. It is necessary so that both small businesses and the health care industry at large understand the process at meetings.
19 CSR 60-50.900	Administration	Explains how the Certificate of Need Program supports the activities of the Missouri Health Facilities Review Committee. It is necessary so that both small businesses and the health care industry at large understand the role of the Certificate of Need Program.
19 CSR 30-80.010	Definition of Terms	Defines terms used throughout the family care safety registry. It is necessary so that both small businesses and the child-care and long-term care industries at large understand the terms used in the substantive rules.
19 CSR 30-80.020	General	Provides sources to contact to obtain registration forms and outlines specific responsibilities that apply to all registrants in the Family Care Safety Registry. It is necessary so that both small businesses and the child-care and long-term care industries at large have the information available to access the services provided by the Family Care Safety Registry.
19 CSR 30-80.030	Child Care and Elder Care Worker Registration	Establishes procedures for submitting completed applications for registration in the Family Care Safety Registry. It is necessary so that both small businesses and the child-care and long-term care industry at large may access the Family Care Safety Registry to obtain background screening information.
19 CSR 30-80.040	Updates and Appeals of Registry information	Establishes guidelines pertaining to the updating of information contained in the Family Care Safety Registry and sets forth the process for the appeal required in Section 210.912, RSMo. It is necessary so that both the employees of small businesses and the child-care and long-term care industries at large have an appeal process to follow as a provision for due process.
19CSR 30-61.010	Definitions	Defines terms used in the licensing rules for family day care homes. It is necessary so that both small businesses and the child-care industry at large understand the terms used in the substantive rules.
19CSR 30-61.015	Exemption of Day Care Facilities	Defines the basis on which a family day care home may qualify for exemption from licensure. It is necessary so that both small businesses and the child-care industry at large understand when an individual is required by statute to be licensed.
19CSR 30-61.025	Organization and Administration	Defines the requirements for the organization and administration of family day care homes. It is necessary so that both small businesses and the child-care industry at large understand how a family day care home is to be organized.
19CSR 30-61.045	Initial Licensing Information	Describes the procedures for application for licensure, the licensing investigation and provisions for continued licensing investigations after the initial license is granted. It is necessary so that both small businesses and the child-care industry at large understand the licensing process.
19CSR 30-61.055	License Renewal	Defines the procedures for license renewal. It is necessary so that both small businesses and the child-care industry at large understand the licensing renewal process.
19CSR 30-61.085	Physical Requirements of Family Day Care	Sets the requirements for the physical plant and indoor and outdoor space. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.086	Fire Safety	Establishes the fire safety requirements for family day care homes. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.095	Furniture, Equipment and Materials	Sets the requirements for the furniture, equipment and materials needed in a family day care home. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.

19CSR 30-61.105	Day Care Provider and Other Day Care Personnel	Sets the requirements for the day care provider and assistants, and number and age limitations of children and staff training. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.115	Day Care Family and Household	Contains the requirements for family members and others sharing the home with day care children. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.125	Medical Examination Reports	Sets the requirements for medical examinations for caregivers and children in care. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.135	Admission Policies and Procedures	Defines admission policies and procedures for children in care. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.145	Nighttime Care	Sets requirements for facilities providing nighttime care for children. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the industry at large if nighttime care is provided.
19CSR 30-61.155	Overlap Care of Children	Defines overlap care and sets forth the requirements for overlap care. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the industry at large if overlap care is provided.
19CSR 30-61.165	Emergency School Closings Child Care	Allows one-third additional attendance of school-age children on unscheduled days of school closings. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.175	Child Care Program	Sets the requirements for the care of children, including supervision, emergency drills, discipline, diapering and toileting, and daily activities. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.185	Health Care	Sets the requirements for reporting communicable diseases, caring for a child when ill, medication, emergency care and hand washing. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.190	Nutrition and food Service	Provides the requirements for nutritious meals, snacks and methods of food service. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.200	Transportation and Field Trips	Sets the requirements of a day care provider when transporting children and on field trips. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.210	Records and Reports	Lists records and reports that must be on file at the facility. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19CSR 30-61.220	Variance Request	Explains how a provider may request a variance from the rules of this chapter. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.010	Definitions Relating to Child Care Facilities	Defines the terms used throughout this chapter. It is necessary so that both small businesses and the child-care industry at large understand the terms used in the substantive rules.

19 CSR 30-60.020	Application for Annual Fire Safety and Health and Sanitation Inspections and Inspection Procedures.	Establishes how a facility director may apply for annual fire safety and health sanitation inspections and how the inspections are conducted. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.030	Local Inspections	Establishes criteria for local health departments to conduct health and safety inspections and for local fire districts to conduct safety inspections of license-exempt child care facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.040	Variance Inspections	Establishes the procedure for a facility director to request a variance from any portion of the rules of this chapter. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.050	Staffing Requirements	Establishes staffing requirements for license-exempt facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.060	Health Requirements	Establishes health requirements for child care providers and children in license-exempt child care facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.070	Responsibilities of Caregivers	Establishes the responsibilities of caregivers in license-exempt facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.080	Fire Safety Requirements	Establishes the fire safety requirements for all license-exempt child-care facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.090	Sanitation Requirements	Establishes the requirements for maintaining proper sanitation in license-exempt child care facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.100	Physical Plant, Space, Supplies, and Equipment	Sets the requirements for the physical plant, indoor and outdoor space, supplies and equipment for license-exempt child care facilities. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60-110	Transportation and Field Trip Requirements	Identifies requirements the provider in a license-exempt childcare facility is responsible for when transporting children and taking field trips. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 30-60.120	Admission Procedures and Required Reports and Records	Establishes admission procedures, records and reports that facility directors are required to keep for children and caregivers. These standards are necessary to safeguard the health and safety of children in these facilities operated both by small businesses and the child-care industry at large.
19 CSR 20-10.010	Definitions Relating to Ionizing Radiation	Defines technical terms that are used throughout this chapter. This is necessary for a proper understanding of the associated rules.
19 CSR 20-10.020	Exemptions from Requirements of this Chapter	Lists exemptions from the requirements of this chapter. It avoids unnecessary regulation and duplication of regulatory authority.
19 CSR 20-10.030	Registration of Sources of Ionizing Radiation	States the conditions under which sources of ionizing radiation must be registered with the department. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.

19 CSR 20-10.040	Maximum Permissible Exposure Limits	Establishes maximum permissible radiation exposure limits. Maximum permissible doses are established for both external and internal exposures for persons within or outside controlled areas. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.050	Personnel Monitoring and Radiation Surveys	Lists requirements for personnel monitoring and radiation surveys. Conditions under which routine monitoring of individuals occupationally exposed to radiation shall not be required are also listed. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.060	Radiation Exposure Records and Reports	Requires the user of radiation sources to keep records of personnel exposures, radiation measurements and the receipt and disposal of radioactive materials. It also states the conditions under which personnel exposures and radiation incidents must be reported. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.070	Storage of Radioactive Materials	Requires the safe storage of radioactive materials. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.080	Control of Radioactive Contamination	Limits personnel exposure by requiring the control of removal of radioactive contamination. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.090	Disposal of Radioactive Wastes	Lists the conditions under which radioactive material may be released into the air or water or may be disposed of by burial in soil or discharged into a sanitary sewer. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.100	Radiation Labeling	Establishes requirements for labeling radiation machines, radiation areas and containers in which radioactive materials are transferred, stored or used and lists exemptions from posting or labeling requirements. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.110	Relative Biological Effectiveness Values	Lists relative biological effectiveness values that are referred to in other rules of 19 CSR 20-10. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.120	General Requirements for Diagnostic X-ray Equipment	Establishes general requirements for diagnostic X-ray equipment. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.130	Special Requirements for Medical Fluoroscopic Installations	Establishes special requirements for medical fluoroscopic installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.140	Special Requirements for Medical Radiographic Installations	Establishes special requirements for medical radiographic X-ray installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.150	Special Requirements for Dental Radiographic Installations	Establishes special requirements for dental radiographic installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.160	Special Requirements for Mobile Medical Radiographic Installations	Establishes special requirements for mobile medical radiographic installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.170	Special Requirements for Photofluorographic Installations	Establishes special requirements for photofluorography installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.180	Requirements for Radiation Therapy Installations	Establishes requirements for radiation therapy installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.

19 CSR 20-10.190	Requirements for Room Shielding	Provides information regarding requirements for room shielding for diagnostic and therapeutic installations. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-10.200	Shoe-Fitting Devices	Prohibits the use of radiation for the purpose of selling footwear. It helps assure the public, facility staff, and patients of safe operating conditions in medical and industrial facilities that use radiation sources.
19 CSR 20-11.010	Mammography Authorization	Establishes requirements for mammography authorization and payment of fees by mammography suppliers. Minimal professional standards are maintained, both for small practices and for the healthcare industry as a whole. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.020	Requirements for Suppliers of Mammography Services	Establishes requirements for suppliers of mammography services, including responsibility for the quality of mammography examinations. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.030	Requirements and Responsibilities for Physician Consultants	Establishes requirements for physician consultants including qualifications and supervisory responsibilities. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.040	Requirements and Responsibilities for Interpreting Physicians	Establishes requirements for interpreting physicians including qualifications, the mammography reporting process and responsibility to the patient. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.050	Requirements for Operators of Mammography Equipment	Establishes requirements for operators of mammography equipment including qualifications, certification and continuing education. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.060	Requirements for Individuals Who Provide X-ray Physics Support	Establishes requirements for radiation physicists including qualifications and responsibilities for quality assurance. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.070	Mammography Equipment Requirements	Establishes requirements for mammography equipment, including radiation machines and other components of mammography systems. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.080	Quality Assurance	Establishes requirements for calibration of mammography equipment and monitoring of the mammography system. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.090	Maintenance of Mammography Records	Establishes requirements for maintenance of quality assurance records by the supplier. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 20-11.100	Right of Entry to Mammography Suppliers for Enforcement	Authorizes the right of entry by agents of the DHSS. The rule helps protect the health of women in Missouri through assurance of access to quality mammography exams.
19 CSR 30-81.010	General Certification Requirements	Establishes requirements and procedures for certifying skilled nursing facilities and intermediate care facilities for participation in the federal Medicare and Medicaid programs and procedures to be followed by facilities when requesting a nurse staffing waiver. This rule is necessary to ensure that Medicare and Medicaid facilities operated both by small business and the long-term care industry at large comply with federal rules for enrollment as providers in the Medicaid and Medicare programs.

19 CSR 30-81.015	Resident Assessment Instrument	Defines the resident assessment instrument used to evaluate nursing home residents to ensure appropriate placement and care in both Medicare and Medicaid certified facilities. This assessment is necessary to ensure that the needs of residents placed in Medicare and Medicaid facilities operated both by small business and the long-term care industry at large are met.
19 CSR 30-81.030	Evaluation and Assessment Measures for Title XIX Recipients and Applicants in Long-Term Care Facilities	Provides standards for periodic evaluation and assessment of Medicaid eligible individuals and determination of level of care for placement in a Medicaid certified facility. This rule is necessary to ensure Medicaid eligible individuals are assessed and properly placed in Medicaid certified facilities operated both by small business and the long-term care industry at large.
19 CSR 30-82.010	General Licensure Requirements	Establishes the application and licensing requirements and procedures for operators of skilled nursing facilities, intermediate care facilities, assisted living facilities and residential care facilities. This rule is necessary to ensure that licensed long-term care facilities operated both by small business and the long-term care industry at large comply with state licensing laws, rules, and regulations.
19 CSR 30-82.015	Long-Term Care Receiverships	Establishes guidelines for the determination of qualified receivers, maintenance of a list of receivers, and selection and removal of receivers. This rule includes selection criteria for individuals qualified for and capable of acting as a receiver in enforcement situations involving the appointment of a receiver. It provides safeguards to the health, safety, and welfare of residents who reside in facilities operated both by small business and the long-term care industry at large impacted by receivership.
19 CSR 30-82.020	Classification of Rules	Establishes the methodology for classification of standards applicable to the licensure of long-term care facilities into three categories as required by state law under Section 198.085, RSMo. Under this rule, the standards applied to licensed long-term care facilities operated both by small business and the long-term care industry at large are classified in a consistent format to ensure that facilities meet licensing requirements established by state law.
19 CSR 30-82.030	Assessment of Availability of Beds	Establishes procedures used in determining whether a need exists for additional licensed facilities and beds for consideration by the Missouri Health Facilities Review Committee. This rule establishes parameters for determining if need exists for either new facilities or for additional beds in facilities operated both by small business and the long-term care industry at large.
19 CSR 30-82.050	Transfer and Discharge Procedures	Provides instructions regarding the transfer and discharge of residents from licensed long-term care facilities. This rule is necessary to ensure that procedures are in place including notice requirements and appeal rights for proper transfer and discharge of residents from long-term care facilities operated both by small business and the long-term care industry at large.
19 CSR 30-82.060	Hiring Restrictions-Good Cause Waiver	Establishes the procedure by which persons disqualified from employment due to background screening findings may seek a waiver allowing them to be employed by health care providers, despite the hiring restrictions found in Section 660.317, RSMo. The rule is necessary to ensure procedures are in place for determining if a waiver can be granted to an individual so that both small businesses and other regulated health care providers are provided with an opportunity to consider an individual for employment whose background screening findings are determined to no longer pose a risk or threat to the health and safety of others.
19 CSR 30-82.070	Alzheimer's Demonstration Projects	Describes the general requirements and process by which project participants would be selected in order to implement Alzheimer's Demonstration Projects in accordance with Section 198.086, RSMo. Since this demonstration project has come to a conclusion, the rule is no longer needed. DHSS intends to rescind the rule, but in the meantime its continued existence poses no burden on small businesses.

19 CSR 30-82.080	Nursing Facility Quality of Care Improvement Project	Defines the terms “qualified facility” and “Quality Improvement Project for Missouri (QIPMO)” and contains the requirements for receiving funding from the Nursing Facility Quality of Care Fund to improve the quality of service the facility provides to its residents. The rule is necessary to ensure that procedures are in place to allow facilities to receive funds for improving care to residents in facilities operated both by small business and the long-term care industry at large.
19 CSR 30-83.010	Definition of Terms	Defines terms used throughout the section for long-term care regulation. It is necessary so that both small business and the long-term care industry at large understand the terms used in the substantive rules.
19 CSR 30-84.010	Nurse Assistant Training Program	Describes the purpose of the staff training program mandated by Section 198.082, RSMo, including required objectives and curriculum content, and indicates training locations and testing that are required for a program to be considered approved. These standards are necessary to ensure at least minimal knowledge and proficiency of nursing assistants hired to provide assistance to the elderly and disabled individuals in these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-84.020	Certified Medication Technician Training Program	Sets the requirements for the approval of a medication technician training program designating the required course curriculum content, outlining the qualifications required of students and instructors, designating approved training facilities and outlining the testing and certification requirements. These standards are necessary to ensure at least minimal knowledge and proficiency of individuals who administer medications in intermediate and skilled nursing facilities operated both by small businesses and the industry at large, and to ensure the individuals have successfully completed a medication administration-training program approved by the department (unless otherwise licensed to administer medications).
19 CSR 30-84.030	Level I Medication Aide	Sets the requirements for approval of a Level I Medication Aide Training Program designating the required course curriculum content, outlining the qualifications required of students and instructors, designating approved training facilities and outlining the testing and certification requirements. These standards are necessary to ensure at least minimal knowledge and proficiency of individuals who administer medications in assisted living facilities and residential care facilities operated both by small business and the industry at large, and to ensure the individuals have successfully completed the medication administration training program approved by the department for these facilities (unless otherwise licensed to administer medications).
19 CSR 30-84.040	Insulin Administration Training Program	Sets the requirements for approval of an insulin administration training program, designates the required course curriculum content, outlines the qualifications required of students and instructors and outlines the testing and records requirements. These standards are necessary to ensure at least minimal knowledge and proficiency of individuals who administer insulin to the elderly and disabled in long-term care facilities and to ensure the individuals have successfully completed the insulin administration training program approved by the department for facilities (unless otherwise licensed to administer insulin).
19 CSR 30-87.010	Definitions	Defines terms used throughout Chapter 87 Sanitation Requirements for Long-Term Care Facilities. It is necessary so that both small businesses and the long-term care industry at large understand the terms used in the substantive rules.
19 CSR 30-87.020	General Sanitation Requirements for New and Existing Long-Term Care Facilities	Establishes standards related to general sanitation and housekeeping in a long-term care facility to protect the health and safety of the residents. These standards are necessary to safeguard elderly and disabled individuals in all levels of long-term care facilities operated both by small businesses and the long-term care industry at large.

19 CSR 30-87.030	Sanitation Requirements for Food Service	Establishes standards related to food supplies, food protection and storage, food preparation and handling, food service, food equipment and utensils, dishwashing methods and other general requirements related to the food preparation and service area. These standards are necessary to ensure safety of elderly and disabled individuals in all levels of long-term care facilities operated both by small business and the long-term care industry at large.
19 CSR 30-88.010	Resident Rights	Establishes requirements for protection of resident rights in long-term care facilities licensed by the department. These standards are necessary to safeguard the individual rights of elderly and disabled persons living in residential care facilities, assisted living facilities, intermediate care facilities and skilled nursing facilities. These standards also parallel federal regulations on resident rights and makes such resident rights consistent between state-licensed only facilities and facilities that are certified to receive Medicare and/or Medicaid funds.
19 CSR 30-88.020	Resident's Funds and Property	Establishes standards for protecting a resident's personal funds and property in all long-term care facilities licensed by the department. These standards are necessary to safeguard the property and funds of elderly and disabled individuals living in residential care facilities, assisted living facilities, intermediate care facilities and skilled nursing facilities.
19 CSR 30-90.010	Definitions	Defines terms as applied to Chapter 90, Adult Day Care Program Licensure. It is necessary so that both small business and the long-term care industry at large understand the terms used in the substantive rules.
19 CSR 30-90.020	Licensure Requirements	Sets the general licensure and application procedures, fees and rights of applicants for licensure of adult day care programs. Also establishes the minimum dementia-specific training requirements for employees involved in the delivery of care to persons with Alzheimer's disease or related dementia as required by section 660.050, RSMo. These standards are necessary to ensure that licensed adult day care programs operated both by small businesses and the industry at large comply with state licensing laws and rules.
19 CSR 30-90.040	Staffing Requirements	Sets the minimum requirements for adult day care program staff, ratio of numbers of staff to participants and staff training. This rule establishes the criminal background check requirements and employee disqualification list inquiry as required by section 660.317, RSMo. These standards are necessary to ensure at least minimal numbers of qualified staff are available to the elderly and disabled individuals using the services of licensed adult day care programs operated both by small business and the long-term care industry at large.
19 CSR 30-90.050	Program Policies and Participant Care Requirements and Rights	Establishes the minimum requirements for operating a licensed adult day care program and providing care to participants. The rule sets forth certain rights of participants and requires licensed adult day care providers to have written policies. These standards are necessary to ensure that licensed day care programs operated both by small businesses and the industry at large do not accept individuals whose needs cannot be met, provide needed care and services and have policies in place to meet participants' needs, access emergency assistance and ensure the rights of those elderly or disabled participants utilizing the program's services.
19 CSR 30-90.060	Record Keeping Requirements	Describes the minimum requirements for administrative, personnel, participant and program records that licensed adult day care providers must maintain, including an emergency medical plan and a fire safety plan. The rule sets timeframes for maintaining records and requires confidentiality of participants' records. These standards are necessary to ensure the safety and welfare of the elderly and disabled participants in licensed adult day care programs operated both by small businesses and the long-term care industry at large.
19 CSR 30-90.070	Fire Safety and Facility Physical Requirements	Establishes the minimum physical and maintenance requirements and fire safety requirements for licensed adult day care program structures. These standards are necessary to ensure the safety and welfare of the elderly and disabled individuals using the services of licensed adult day care programs operated both by small businesses and the long-term care industry at large.

19 CSR 30-85.012	Construction Standards for New Intermediate Care and Skilled Nursing Facilities and Additions to and Major Remodeling of Intermediate Care and Skilled Nursing Facilities	Defines construction standards for Intermediate Care and Skilled Nursing Facilities. These standards are necessary to safeguard the health, safety and welfare of residents of these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-85.022	Fire Safety Standards for New and Existing Intermediate Care and Skilled Facilities	Sets standards for fire protection requirements including fire alarm system and sprinkler requirements, fire drill requirements, and exit requirements for new and existing Intermediate Care and Skilled Nursing Facilities. These standards are necessary to ensure the safety of elderly and disabled residents in these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-85.032	Physical Plant Requirements of New and Existing Intermediate Care and Skilled Nursing Facilities	Establishes standards for the physical environment of new and existing Intermediate Care and Skilled Nursing Facilities. These standards are necessary to provide a safe, clean, comfortable and home-like environment for the elderly and disabled residents of these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-85.042	Administration and Resident Care Requirements for New and Existing Intermediate Care and Skilled Nursing Facilities	Establishes standards for administration, personnel and resident care requirements for new and existing Intermediate Care and Skilled Nursing Facilities operated by both small businesses and the industry at large. Also sets requirements in the areas of administration, training, staffing, resident care and maintenance of records. These standards are necessary to ensure the health, safety and welfare of elderly and disabled residents in these facilities and to ensure those elderly and disabled residents receive care and services to meet their needs.
19 CSR 30-85.052	Dietary Requirements for New and Existing Intermediate Care and Skilled Nursing Facilities	Establishes standards for meeting dietary needs of residents in new and existing Intermediate Care and Skilled Nursing Facilities. These standards are necessary to ensure proper nutrition of elderly and disabled residents in these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-86.012	Construction Standards for Assisted Living Facilities and Residential Care Facilities	Establishes construction standards for new and existing residential care facilities and assisted living facilities. These standards are necessary to ensure safe and homelike construction of residential care facilities and assisted living facilities operated by small businesses and the long-term care industry at large.
19 CSR 30-86.022	Fire Safety Standards for Residential Care Facilities and Assisted Living Facilities	Establishes fire safety standards for new and existing residential care facilities and assisted living facilities. Also sets fire protection requirements including fire alarm system and sprinkler requirements, fire drill requirements, and exit requirements. These standards are necessary to ensure the safety of elderly and disabled residents in these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-86.032	Physical Plant Requirements for Residential Care Facilities and Assisted Living Facilities	Establishes physical plant standards for new or existing residential care facilities and assisted living facilities including standards to address the physical environment of these facilities. These standards are necessary to ensure a safe, comfortable and home-like environment for elderly and disabled residents in these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-86.042	Administrative, Personnel and Resident Care Requirements for New and Existing Residential Care Facilities	Establishes standards for administration, personnel and resident care requirements in residential care facilities operated by both small businesses and the industry at large. Also sets requirements in the areas of administration, training, staffing, resident care and maintenance of records. These standards are necessary to ensure the health, safety and welfare of elderly and disabled residents in these facilities and to ensure those residents receive care and services to meet their needs.
19 CSR 30-86.043	Administrative, Personnel and Resident Care Requirements for Facilities Licensed as a Residential Care Facility II on August 27, 2006 that Will Comply with Residential Care Facility II Standards	Establishes standards for administration, personnel and resident care in residential care II facilities operated by both small businesses and the industry at large. Also sets requirements in the areas of administration, training, staffing, resident care and maintenance of records. These standards are necessary to ensure the health, safety and welfare of elderly and disabled residents in these facilities and to ensure those residents receive care and services to meet their needs.

19 CSR 30-86.045	Standards and Requirements for Assisted Living Facilities Which Provide Services to Residents with a Physical, Cognitive, or Other Impairment that Prevents the Individual from Safely Evacuating the Facility with Minimal Assistance	Establishes additional standards for assisted living facilities that choose to admit or retain residents who require more than minimal assistance. Also sets additional requirements in the areas of fire safety, physical design, staffing, and documentation. These standards are necessary to ensure the health, safety and welfare of elderly and disabled residents who require more than minimal assistance to evacuate these facilities operated by both small businesses and the long-term care industry at large.
19 CSR 30-86.047	Administrative, Personnel and Resident Care Requirements for Assisted Living Facilities	Establishes standards for all assisted living facilities operated by small businesses and the industry at large pursuant to Sections 198.005, 198.073, and 198.076 RSMo. Also sets requirements in the areas of administration, training, staffing, resident care, assessment, documentation and maintenance of records. These standards are necessary to ensure the health, safety and welfare of elderly and disabled residents in these facilities and to ensure those residents receive care and services to meet their needs.
19 CSR 30-86.052	Dietary Requirements for Residential Care Facilities and Assisted Living Facilities	Establishes standards for meeting dietary needs of residents in residential care facilities and assisted living facilities. These standards are necessary to ensure proper nutrition of elderly and disabled residents in these facilities operated both by small businesses and the long-term care industry at large.
19 CSR 30-62.010	Definitions	Defines the terms used in the licensing rules for group day care homes and child day care centers. It is necessary so that both small businesses and the child care industry at large understand the terms used in the substantive rules.
19 CSR 30-62.022	Exemption of Day Care Facilities	Defines the basis on which a group day care home or a child day care center may qualify for exemption from licensure. It is necessary so that both small businesses and the child care industry at large understand when an entity is required by statute to be licensed.
19 CSR 30-62.032	Organization and Administration	Defines the requirements for the organization and administration of group day care homes and child day care centers. It is necessary so that both small businesses and the child care industry at large understand how a group childcare home or a childcare center is to be organized.
19 CSR 30-62.042	Initial Licensing Information	Describes the procedures for application for licensure, the licensing investigation and provisions for continued licensing investigations after the initial license is granted. It is necessary so that both small businesses and the child care industry at large understand the licensing process.
19 CSR 30-62.052	License Renewal	Defines the procedures for license renewal. It is necessary so that both small businesses and the child care industry at large understand the licensing renewal process.
19 CSR 30-62.082	Physical Requirements of Group Day Care Homes and Child Day Care Centers	Sets the requirements for the physical plant and indoor and outdoor space. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.087	Fire Safety	Establishes the fire safety requirements for group day care homes and child day care centers. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.092	Furniture, Equipment and Materials	Sets requirements for the furniture, equipment and materials needed in a group day care home or child day care center. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.102	Personnel	Sets general educational and training requirements for staff. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.112	Staff/Child Ratios	Provides the number of staff required for specific ages and numbers of children in care. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small business and the child care industry at large.

19 CSR 30-62.122	Medical Examination Reports	Sets the requirements for medical examinations for caregivers and children. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.132	Admission Policies and Procedures	Defines admission policies and procedures for children in care. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.142	Nighttime Care	Sets requirements for facilities providing nighttime care for children. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large if nighttime care is provided.
19 CSR 30-62.152	Hourly Care Facilities	Sets requirements for facilities providing irregular, intermittent, hourly care for children. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.162	Overlap Care of Children	Defines overlap care and sets forth the requirements for overlap care. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large if overlap care is provided.
19 CSR 30-62.172	Emergency School Closings	Allows one-third additional attendance of school-age children on unscheduled days of school closings. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.182	Child Care Program	Sets the requirements for the care of children, including supervision, emergency drills, discipline, diapering and toileting, and daily activities. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small business and the child care industry at large.
19 CSR 30-62.192	Health Care	Sets the requirements for reporting communicable diseases, caring for a child when ill, medication, emergency care and hand washing. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.202	Nutrition Food Service	Provides the requirements for nutritious meals, snacks and methods of food service. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.212	Transportation and Field Trips	Sets the requirements of a day care provider when transporting children and on field trips. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.222	Records and Reports	Lists records and reports which must be on file at the facility. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-62.230	Variance Request	Explains how a provider may request a variance from the rules of this chapter. These standards are necessary to safeguard the health, safety and welfare of children in these facilities operated both by small businesses and the child care industry at large.
19 CSR 30-26.010	Home Health Licensure Rule	Defines the minimum requirements for the provision of home health services by state licensed home health programs, regardless of the size of the agency. This is important because the state must clearly communicate its expectations to affected entities.
19 CSR 30-35.010	Hospice Program Operations	Defines the minimum requirements for the provision of hospice services by state certified hospice programs, regardless of the size of the agency. This is important because the state must clearly communicate its expectations to affected entities.

19 CSR 30-35.020	Hospice Providing Direct Care in a Hospice Facility	This rule defines the minimum requirements necessary for the construction and operation of hospice inpatient facilities in order to be certified as part of the hospice program, regardless of the size of the agency. This is important because the state must clearly communicate its expectations to affected entities.
19 CSR 30-35.030	State Certification Management	This rule defines the state activities related to the inspection, complaint investigation, and issuance of the certificate for state-certified hospice programs, regardless of the size of the agency. This is important because the state must clearly communicate its expectations to affected entities.
19 CSR 30-24.010	General Design and Construction Standards for Psychiatric Hospitals	Provides standards for facilities to ensure functional, sanitary and fire-safe facilities. These standards are necessary to safeguard the health, safety, and welfare of patients of these facilities operated both by small businesses and the health care facility industry at large.
19 CSR 30-24.020	Administration Standards for Psychiatric Hospitals	Establishes standards for the operation of psychiatric hospitals to meet the needs of mentally ill patients. These standards are necessary to provide minimum standards in the areas of administration, medical staff, nursing care medical records, etc., in facilities operated both by small businesses and the health care facility industry at large.
19 CSR 30-24.030	Preparation of Plans and Specifications for Psychiatric Hospitals	Provides procedures to follow in the submission of plans and specifications for new construction. It is necessary so that minimum construction and design standards are followed when new facilities are built or when existing facilities are substantially remodeled regardless of the size of the health care facility.
19 CSR 30-24.040	Standards for Registration as a Hospital Infectious Waste Generator	Establishes standards and procedures for the registration of psychiatric hospitals as generators of infectious waste. This is necessary to ensure a high level of public safety in the handling and disposal of infectious waste regardless of the size of the health care facility.
19 CSR 30-30.010	Definitions and Procedures for Licensing Ambulatory Surgical Centers	Defines specific terms and presents procedures to follow in making application for a license. It is necessary for small businesses and the industry at large to be aware of and follow the licensing process regardless of the size of the health care facility.
19 CSR 30-30.020	Administration Standards for Ambulatory Surgical Centers	Provides standards for the administration, medical staff, nursing staff and supporting services to ensure quality services to users of ambulatory surgical centers. It is necessary to provide a baseline for small business and the industry at large upon which to expand.
19 CSR 30-30.030	General Design and Construction Standards for Ambulatory Surgical Centers	Provides standards for facilities to ensure sanitary and fire-safe facilities. It is necessary to safeguard the health and safety of patients of these facilities regardless of the size of the health care facility.
19 CSR 30-30.040	Preparation of Plans and Specifications for Ambulatory Surgical Centers	Provides procedures to follow in the submission of plans and specifications for new construction. It is necessary so that potential providers (small businesses for the most part) have the construction standards available for the design phase of the facility.
19 CSR 30-30.050	Definitions and Procedures for Licensing Abortion Facilities	Defines terms used in 19 CSR 30-30.060 and 19 CSR 30-30.070, and presents procedures to follow in making application for a license. It is necessary so that providers understand the licensing process and the terms used.
19 CSR 30-30.060	Organization and Management for Abortion Facilities	Establishes standards for the operation of abortion facilities in order to provide acceptable care in a safe environment. This rule is necessary to provide minimum operational standards in the areas of administration, medical staff, records, and patient care. These apply to small business and the health care industry at large.
19 CSR 30-30.070	Physical Standards for Abortion Facilities	Establishes physical standards for abortion facilities in order to provide acceptable care in a safe environment. This is necessary to safeguard the health and safety of patients.
19 CSR 30-30.080	Definitions Relating to Birthing Centers and Procedures for Licensing Birthing Centers	Defines terms used in this chapter and establishes procedures for licensing birthing centers. It is necessary so that small businesses and the industry at large understand the terms used in the rules and how to apply for a license.

19 CSR 30-30.090	Organization and Management Standards for Birthing Centers	Establishes standards for the operation of birthing centers in the areas of administration, clinical practice, medical records, patient care, and quality assurance. This rule is necessary for small businesses and large operations so that a minimum baseline for patient care is provided.
19 CSR 30-30.100	General Design and New Construction Standards for Birthing Centers	Establishes up-to-date construction requirements for new birthing center construction to help ensure accessible, functional, fire-safe and sanitary facilities. The rule is necessary to ensure that these minimum standards are provided to large and small businesses alike.
19 CSR 30-30.110	General Design and Construction Standards for Existing Birthing Centers	Establishes physical plant requirements for licensing existing birthing centers and is necessary to provide a minimum standard for existing birthing centers (mostly small businesses) to follow.
19 CSR 30-20.001	Anesthesiologist Assistants in Hospitals	Allows for the use of anesthesiologist assistants in hospitals. This rule is necessary to allow hospitals classified as a small business the opportunity to utilize anesthesiologist assistants within their facilities.
19 CSR 30-20.011	Definitions Relating to Hospitals	Defines terms used throughout this chapter. This is necessary so that small businesses can understand the terms used in the substantive rules.
19 CSR 30-20.015	Administration of the Hospital Licensing Program	Formalizes the hospital licensing policies being carried out by the Department of Health and Senior Services. It prescribes the procedures for the review of hospital records, acceptance of plans of deficiency correction and suspension of a hospital license. This is necessary for hospitals (both small businesses and the industry at large) to help them better understand the regulatory process.
19 CSR 30-20.030	Construction Standards for New Hospitals	Establishes up-to-date construction standards for new hospitals to ensure accessible, functional, fire-safe and sanitary facilities. It provides a baseline for small businesses and the industry at large.
19 CSR 30-20.040	Definitions Relating to Long-Term Care Units in Hospitals	Defines terms used throughout 19 CSR 30-20.050 and 19 CSR 30-20.060. This is necessary so that providers of these services (small businesses and the industry at large) can understand the prescriptive requirements of the substantive rules.
19 CSR 30-20.050	Standards for the Operation of Long-Term Care Units in Hospitals	Establishes standards for the administration, nursing staff and overall operation of long-term care units in hospitals to provide a high level of care. It is needed to ensure quality services continue to be provided by small businesses and the industry at large.
19 CSR 30-20.060	Construction Standards for Long-Term Care Units in Hospitals	Establishes up-to-date construction standards for new long-term care units in hospitals to ensure accessible, functional, fire-safe and sanitary facilities. This rule needs to be continued so that minimum standards are provided to small businesses and the industry at large.
19 CSR 30-20.070	Standards for Registration as a Hospital Infectious Waste Generator	Establishes standards and procedures for the registration of hospitals to ensure a high level of public safety in the handling and disposal of infectious waste.
19 CSR 30-20.080	Governing Body of Hospitals	Defines "governing body" and establishes standards for the governing bodies of hospitals. It is necessary to ensure the proper level of administrative oversight is in place for hospitals.
19 CSR 30-20.082	Chief Executive Officer in Hospitals	Specifies the duties of the chief executive officer of a hospital. The rule provides the duties necessary for a chief executive officer to perform at all hospitals, including those categorized as a small business.
19 CSR 30-20.084	Patients' Rights in Hospitals	Establishes the minimum requirements necessary to assure patients' rights are protected in all hospitals. This rule needs to be continued so that minimum standards are provided to small businesses and the industry at large.
19 CSR 30-20.086	Medical Staff in Hospitals	Lists the requirements for the organization of the medical staff in all hospitals. This provides consistency between all hospital facilities.
19 CSR 30-20.088	Central Services in Hospitals	Specifies the manner in which central services shall be organized and integrated in all hospitals regardless of size. This rule needs to be continued so that minimum standards are provided to small businesses and the industry at large.

19 CSR 30-20.090	Dietary Services in Hospitals	Specifies the manner in which dietary services shall be organized and integrated in all licensed hospitals. This rule needs to be continued so that minimum standards are provided to small businesses and the industry at large.
19 CSR 30-20.092	Emergency Services in Hospitals	Establishes the requirement for emergency services in a hospital. This rule provides consistency between hospitals.
19 CSR 30-20.094	Medical Records in Hospitals	Lists minimum requirements for hospital medical records. This provides consistency between hospitals.
19 CSR 30-20.096	Nursing Services in Hospitals	Establishes the requirements for nursing services in hospitals. This rule needs to be continued so that minimum standards are provided to small businesses and the industry at large.
19 CSR 30-20.098	Pathology and Medical Laboratory Services in Hospitals	Lists the requirements for pathology and medical laboratory services required for hospitals. The rule helps ensure such services are performed appropriately.
19 CSR 30-20.100	Pharmacy Services and Medication Management in Hospitals	Establishes the requirements for pharmacy services and medication management in hospitals. It provides consistent standards for hospitals to follow.
19 CSR 30-20.102	Radiology Services in Hospitals	Lists the requirements for radiology services in hospitals. This rule provides a minimum standard for hospitals to follow.
19 CSR 30-20.104	Social Work Services in Hospitals	Establishes the requirements for social work services in hospitals. It helps small businesses and the industry at large ensure quality services are provided to the public.
19 CSR 30-20.106	Inpatient Care Units in Hospitals	Establishes classification of inpatient care units for hospitals. This provides consistency for hospitals.
19 CSR 30-20.108	Fire Safety, General Safety and Operating Features for Hospitals	Specifies the requirements for fire safety, general safety and operating features in hospitals. These standards represent minimums for all hospitals, regardless of size.
19 CSR 30-20.110	Orientation and Continuing Education in Hospitals	Lists the requirements for orientation and continuing education programs in hospitals. This rule provides a minimum standard for hospitals to follow.
19 CSR 30-20.112	Quality Improvement Programs in Hospitals	Specifies the requirements for quality improvement programs in hospitals. Quality improvement is essential to ensuring good outcomes for patients.
19 CSR 30-20.114	Environmental and Support Services in Hospitals	Defines the requirements for environmental and support services provided by hospitals regardless of size. This is necessary so that small businesses can understand the terms used in the substantive rules.
19 CSR 30-20.116	Infection Control in Hospitals	Specifies the requirements for infection control practices in hospitals. This rule promotes patient safety.
19 CSR 30-20.118	Ambulatory Care Services in Hospitals	Lists the requirements for ambulatory care services provided by hospitals. It provides a minimum standard for hospitals to follow.
19 CSR 30-20.120	Anesthesia Services in Hospitals	Defines the requirements for anesthesia services in hospitals. It is needed to ensure that the level of public safety is maintained for hospitals.
19 CSR 30-20.122	Home-Care Services in Hospitals	Specifies the requirements for home care services provided by hospitals. It establishes minimum standards for those hospitals providing this service.
19 CSR 30-20.124	Medical Services in Hospitals	Lists the requirements for medical services in hospitals. This provides consistency for all Missouri hospitals.
19 CSR 30-20.125	Unlicensed Assistive Personnel Training Program	Requires hospitals to have a personnel training policy that requires unlicensed health care personnel who provide directed patient care under the delegation and supervision of a registered nurse to complete the Unlicensed Assistive Personnel Training Program, which shall be used to prepare individuals for employment in hospitals. This rule establishes minimum standards for those hospitals providing this service.
19 CSR 30-20.126	Obstetrical and Newborn Services in Hospitals	Specifies the requirements for obstetrical and newborn services in hospitals. It provides a minimum standard for hospitals to follow.
19 CSR 30-20.128	Pediatric Services in Hospitals	Defines the requirements for pediatric services in hospitals. It establishes minimum standards for hospitals providing this service.

19 CSR 30-20.130	Post-Anesthesia Recovery Services in Hospitals	Defines requirements for post-anesthesia recovery services in hospitals. It provides a minimum standard for hospitals to follow.
19 CSR 30-20.132	Psychiatric Services in Hospitals	Specifies the requirements for psychiatric services in hospitals. It establishes minimum standards for hospitals providing this service.
19 CSR 30-20.134	Rehabilitative Services in Hospitals	Specifies the requirements for rehabilitative services in hospitals. It establishes minimum standards for hospitals providing this service.
19 CSR 30-20.136	Respiratory Care Services in Hospitals	Specifies the requirements for respiratory care services in hospitals. It provides a minimum standard for hospitals to follow.
19 CSR 30-20.138	Special Patient Care Services in Hospitals	Defines the requirements for special patient care services in hospitals. This provides a standard for hospitals to follow.
19 CSR 30-20.140	Surgical Services in Hospitals	Specifies the requirements for surgical services in hospitals. This rule provides a minimum standard for hospitals to follow.
19 CSR 30-20.142	Variance Requests by Hospitals	Specifies the manner through which hospitals may request a variance from 19 CSR 30-20.001 through 19 CSR 30-20.140. The rule provides a minimum standard for hospitals to follow.
19 CSR 30-22.010	General Design and Construction Standards for Rehabilitation Hospitals	Provides standards for facilities to ensure functional, sanitary and fire-safe facilities. It helps safeguard the health and safety of patients in these facilities (small businesses and the industry at large).
19 CSR 30-22.020	Administration Standards for Rehabilitation Hospitals	Provides standards for the administration, medical staff, nursing staff and supporting departments to assist in the restoration of individuals to maximum physical, mental, social, vocational and economic usefulness. It helps small businesses and the industry at large ensure quality services are provided to the public.
19 CSR 30-22.030	Standards for Registration as Hospital Infectious Waste Generator	Establishes standards and procedures for the registration of rehabilitation hospitals to ensure a minimum level of public safety in the handling and disposal of infectious waste. It is needed to ensure that public safety is maintained.
19 CSR 30-1.002	Schedules of Controlled Substances	Lists all drugs defined as controlled substances (CS) as required by Section 195.015.6, RSMo, which is updated annually. This allows new drugs found to be addictive to be added to the list.
19 CSR 30-1.004	List of Excepted Substances	Lists CS excepted/exempted from administrative but not criminal provisions based on federal Drug Enforcement Agency (DEA) exemptions. This benefits businesses by avoiding differences between state and federal regulations.
19 CSR 30-1.006	List of Exempted Anabolic Steroid Products	Lists anabolic steroid products exempt from administrative but not criminal provisions based on DEA exemptions. This benefits businesses by avoiding differences between state and federal regulations.
19 CSR 30-1.008	List of Excluded Veterinary Anabolic Steroid Implant Products	Lists veterinary anabolic steroid products excluded from all schedules due to limited potential for abuse. This is based on DEA's list. It benefits businesses by avoiding differences between state and federal regulations.
19 CSR 30-1.011	Definitions	Defines terms used in CS rules. This clarifies meanings that may be unclear and supplements statutory definitions for the ease of use by businesses and individuals.
19 CSR 30-1.013	Miscellaneous Fees	Establishes fees for CS registrations. These fees help pay for the cost of state efforts to protect citizens from the dangers posed by CS.
19 CSR 30-1.015	Registrations and Fees	Establishes fees for various registrations, activities, late registration penalty, manners of payment and exemptions from fees and implements a 36-month registration period. These fees help pay for the cost of state efforts to protect citizens from the dangers posed by CS and allows for verification/review of registrant information on a 36-month cycle.

19 CSR 30-1.017	Registration Process	Establishes registration period, application procedure and required information that is necessary for the registration program of the Bureau of Narcotics and Dangerous Drugs (BNDD). This protects the public by allowing for the regulation of CS prescribers.
19 CSR 30-1.019	Registration Location	Establishes requirements for physical location of a registration, which is necessary to provide consistency regarding where a registration is required and allowed. This protects the citizens of the state by allowing BNDD to know locations where CS are stored and prevent diversion.
19 CSR 30-1.023	Registration Changes	Describes procedures for modifying and terminating a registration, and prohibits transfer. This protects Missourians by allowing BNDD to know if a registrant's status has changed and if a registrant's CS authority is still acceptable.
19 CSR 30-1.026	Separate Registrations	Lists requirements for registrations for separate activities and separate sites. It aids in the prevention of any diversion of CS.
19 CSR 30.1.027	Investigative and Administrative Procedures	Allows a representative of other state and federal administrative agencies to attend and participate in BNDD conferences. BNDD administrative processes occur more efficiently when all interested parties can participate.
19 CSR 30-1.031	Physical Security Requirements	Requires physical security controls and procedures for CS. This protects citizens by preventing CS diversion.
19 CSR 30-1.032	Security for Non-practitioners	Specifies requirements for CS security for non-practitioners. Procedures for registrants such as manufacturers and distributors are significantly different than for registrants such as physicians or pharmacies. This is necessary to protect non-practitioners in any size business dealing with CS in the state.
19 CSR 30-1.034	Security for Practitioners	Specifies requirements for CS security for practitioners. Procedures for registrants such as physicians and pharmacies are significantly different than for registrants such as manufacturers and distributors. This is necessary to protect practitioners in any size business dealing with CS in the state.
19 CSR 30-1.041	Records Requirements	Lists record keeping and inventory requirements for various classes of registrations. General record keeping requirements are necessary to prevent and detect CS diversion, which protects citizens.
19 CSR 30-1.042	Inventory Requirements	Lists requirements for the form and maintenance of CS inventories. General inventory standards are necessary to prevent and detect CD diversion, which protects citizens.
19 CSR 30-1.044	Continuing Records General Requirements	Lists requirements for maintenance of ongoing CS records. These are necessary to prevent and detect CD diversion, which protects citizens.
19 CSR 30-1.046	Records for Manufacturers, Distributors, Importers and Exporters	Specifies requirements for records for manufacturers, distributors, importers and exporters. Procedures for these registrants differ significantly from those of other classes of registrants. This aids in protecting businesses and the public from CS diversion.
19 CSR 30-1.048	Records for Practitioners and Researchers	Specifies requirements for records for practitioners and researchers. Procedures for these registrants differ significantly from those of other classes of registrants. This aids in protecting businesses and the public from CS diversion.
19 CSR 30-1.050	Records for Chemical Analysts	Specifies requirements for records for chemical analysts. Procedures for these registrants differ significantly from those of other classes of registrants. This aids in protecting businesses and the public from CS diversion.
19 CSR 30-1.052	Records for Long-Term Care Facilities	Specifies requirements for records for long-term care facilities. Procedures for these registrants differ significantly from those of other classes of registrants. This aids in protecting businesses and the public from CS diversion.
19 CSR 30-1.060	Determining Lawful Prescribing, Dispensing and Administering of Controlled Substances	Defines the statutory and regulatory basis for determining lawful prescribing, dispensing and administering of CS. Authority is given to enforce specific federal and state statutes and regulations related to CS. Review of registrant records by BNDD enables it to protect citizens from improper dispensing, prescribing and use of CS.

19 CSR 30-1.062	Transmission of Prescriptions	Lists requirements for transmission of CS prescription information from the prescriber to the pharmacy. Restrictions on how prescriptions can be transmitted are necessary to prevent CS diversion and protect the public.
19 CSR 30-1.064	Partial Filling of Schedule II Prescriptions	Lists requirements for when the remainder of a Schedule II prescription may be filled after an initial filling. In certain circumstances, partial filling may be in the best interest of patient care. This allows for smaller amounts of CS to be dispensed and protecting against possible CS diversion if not all the prescription is necessary.
19 CSR 30-1.066	Dispensing by Individual Practitioners	Lists requirements for individual practitioners who dispense CS from their practice sites. Restrictions on persons who assist or dispense on behalf of the practitioner are necessary to prevent diversion and to protect the public.
19 CSR 30-1.068	Administering in Emergency Rooms	Sets requirements for administering CS in hospital emergency rooms. This protects the public from CS diversion.
19 CSR 30-1.070	Emergency Dispensing of Schedule II Substances	Provides for prescribing and dispensing of Schedule II drugs in an emergency situation. Suspending certain prescribing restrictions in emergencies is sometimes in the best interest of patient care. This is necessary to aid in proper treatment during emergency situations and a benefit for the patient.
19 CSR 30-1.072	Dispensing of Schedule V Substances	Lists procedures for prescribing, administering and dispensing Schedule V CS. Clarifies restrictions on Schedule V prescriptions for drugs that might otherwise be available without a prescription. This aids in the control of CS and eliminates the diversion of drugs that could be harmful to citizens.
19 CSR 30-1.074	Dispensing Without a Prescription	Provides for dispensing of Schedule V CS without a prescription. It is necessary to place restrictions on the quantities of Schedule V CS sold without a prescription to decrease the frequency of abuse. This aids in the control of CS and their diversion.
19 CSR 30-1.076	Emergency Distribution by a Pharmacy	Allows a pharmacy to distribute a CS in an emergency without being registered as a distributor. This makes the CS available more quickly and is in the best interest of patient care. This aids in the care of patients and provides a benefit to citizens.
19 CSR 30-1.078	Disposing of Unwanted Controlled Substances	Establishes procedures for disposing of unwanted CS. It is necessary to place restrictions on disposal methods in order to prevent CS diversion. This protects businesses and the public by creating processes to properly dispose of CS and lessen the chance for diversion.
19 CSR 30-40.302	Emergency Medical Services Regions and Committees	Identifies the area of the state, and gathers input from the EMS industry for the betterment of a statewide EMS system. These standards are necessary to safeguard the health, safety and welfare of Missourians.
19 CSR 30-40.303	Medical Director Required	Identifies the responsibilities and requirements for a physician to provide oversight for all Basic Life Support and Advanced Life Support Services and Training entities. This oversight is necessary to provide prudent, correct and necessary medical care and treatment to safeguard the health, safety and welfare of residents.
19 CSR 30-40.308	Application and Licensure Requirements Standards for the Licensure and Relicensure of Air Ambulance Services	Identifies requirements for air ambulance services. These standards are necessary to establish uniform guidelines to ensure compliance and protection of the public that are cared for and transported by air ambulances.
19 CSR 30-40.309	Application and Licensure Requirements Standards for the Licensure and Relicensure of Ground Ambulance Services	Lists standards necessary to establish uniform guidelines to ensure compliance and protection of the public that are cared for and transported by ground ambulances. These standards are necessary to safeguard the health, safety and welfare of Missourians.
19 CSR 30-40.331	Application and Accreditation or Certification Requirements for Training Entities that Conduct Training for First Responders, Emergency Medical Dispatchers, Emergency Medical Technicians-Basic and Emergency Medical Technicians-Paramedic	Identifies the requirements for training programs. It outlines the standards used for training all levels of emergency responders to ensure compliance with National Curricula for Emergency Medical training. It establishes a review of pass rates for all EMS programs that are tested under the National Registry of EMTs; identifies minimum hours of all EMS training; improved instructor requirements to include requiring college hours for newly employed Paramedic instructors; developed a process for out of state applicants to test at the EMT-Basic practical examinations. This provides consistency for training entities, which markedly differ in size.

19 CSR 30-40.333	Application and Licensure Requirements for the Licensure and Relicensure of Emergency Medical Response Agencies That Provide Advanced Life Support	Identifies the requirements for non-transporting Advance Life Support Emergency Medical Response Agencies. These standards are necessary to establish uniform guidelines to ensure compliance and protection of the public that are cared for by non-transporting Advanced Life Support Emergency Medical Response Agencies.
19 CSR 30-40.342	Application and Licensure Requirements for the Initial Licensure and Relicensure of Emergency Medical Technician-Basics and Emergency Medical Technician-Paramedics	Establishes uniform guidelines for continuing education of all levels of Emergency Medical Technicians. Establishes licensing and relicensing of EMT-Intermediates, requires the applicant to submit a criminal background check, and establishes scopes of practice for the EMT-Basic and the EMT-Intermediate. This ensures that trained personnel care for the public, and that all licensed personnel statewide are trained to the same level.
19 CSR 30-40.365	Reasons and Methods the Department Can Use to Take Administrative Licensure Actions	Provides the reasons and methods the state can use to take administrative licensure actions. These standards allow licensure actions to be taken to protect the citizens of Missouri.
19 CSR 30-40.375	Uniform Data Collection System and Ambulance Reporting Requirements and Ambulance Services	Provides the requirements for an ambulance service to report certain information on each ambulance run and to submit certain data to the department. These standards are necessary to safeguard the health, safety and welfare of residents.
19 CSR 30-40.420	Trauma Center Designation Requirements	Establishes the requirements for participation in Missouri's trauma center program. It is necessary to be continued so that both small business and the industry at large will know the requirements for participation in the trauma center program.
19 CSR 30-40.430	Standards for Trauma Center Designation	Establishes the standards for level I, level II and level III trauma center designation. It is necessary so that both small business and the industry at large will know the standards for trauma center designation.
19 CSR 30-40.440	Standards for Pediatric Trauma Center Designation	Establishes standards for pediatric trauma center designation. It is necessary so that both small business and the industry at large will know the standards for pediatric trauma center designation.
19CSR 30-40.600	Out of Hospital Do Not Resuscitate	Establishes a statewide form to be used by nursing homes, hospices and other health care facilities that provide liability protection for Emergency Medical Services providers and other health care providers in an out-of-hospital setting. This provides liability protection for EMS workers/services.
19 CSR 73-2.015	Fees	Establishes the various fees and charges authorized by Chapter 344, RSMo. Revenues generated from these fees help finance the Division of Regulation and Licensure and its efforts to safeguard residents in long-term care facilities.
19 CSR 73-2.060	Registration of Training Agencies and Single Offering Providers	Sets the requirements for registration with the Board of Nursing Home Administrators for training agencies and single offering providers offering courses of study and training intended to qualify applicants for initial licensure or license renewal as nursing home administrators. This provides important information to interested parties and ensures consistency.