FIRST REGULAR SESSION HOUSE BILL NO. 67

95TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES BIVINS (Sponsor), WALLACE, SATER AND NANCE (Co-sponsors).

0279L.01I

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 236.400, 236.410, 236.415, 236.420, 236.425, 236.435, 236.440, 236.445, 236.460, 236.465, and 236.500, RSMo, and to enact in lieu thereof eleven new sections relating to dam and reservoir safety, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 236.400, 236.410, 236.415, 236.420, 236.425, 236.435, 236.440, 2 236.445, 236.460, 236.465, and 236.500, RSMo, are repealed and eleven new sections enacted in lieu thereof, to be known as sections 236.400, 236.410, 236.415, 236.420, 236.425, 236.435, 3 236.440, 236.445, 236.460, 236.465, and 236.500, to read as follows: 4 236.400. As used in sections 236.400 to 236.500, standards, rules and regulations promulgated hereunder, unless the context otherwise requires the following words and terms 2 3 mean: 4 (1) "Agricultural dam", any dam constructed to impound water for use in irrigation, 5 livestock watering, or commercial fish rearing and sale; 6 (2) "Alterations", "repairs", or either of them, such alterations or repairs as affect the 7 safety of a dam or reservoir, or public safety, life or property; 8 (3) "Chief engineer", the head of the dam and reservoir safety program of the department 9 of natural resources or his representative; 10 (4) "Construction permit", a written authorization issued by the council giving the owner of a high hazard dam the right to construct, alter, enlarge, reduce, repair or remove a dam or 11 reservoir or appurtenances thereto, with such conditions as are necessary to adequately protect 12

13 the public safety, life, property, the dam or reservoir;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

14 (5) "Dam", any artificial or manmade barrier, including appurtenant works, which 15 does or may impound water, and [which impoundment has or may have a surface area of fifteen or more acres of water at the water storage elevation, or which is thirty-five feet or more in 16 17 height from the natural bed of the stream or watercourse measured at the downstream toe of the barrier or dam, if it is not across a streambed or watercourse, together with appurtenant works. 18 19 Sections 236.400 to 236.500 shall not apply to any dam which is not or will not be in excess of 20 thirty-five feet in height or to any dam or reservoir licensed and operated under the Federal 21 Power Act] is twenty-five feet or more in height with a storage volume of at least fifty acre-22 feet of water. For purposes of this definition, the height of the dam is measured either from 23 the natural bed of the stream or watercourse at the downstream toe of the barrier or dam 24 or the lowest point on the downstream toe of the dam, whichever is lower, up to the dam 25 crest elevation. The storage volume is the amount of water stored in the reservoir below 26 the dam crest elevation; 27 (6) "Dam and reservoir safety council", as designated by sections 236.400 to 236.500 and 28 referred to as the "council" shall consist of seven members appointed by the governor according 29 to the provisions of sections 236.400 to 236.500;

(7) "Dam crest elevation", the lowest elevation of the top surface of the dam
 exclusive of the spillway;

32 (8) "Director", the director of the department of natural resources of the state of33 Missouri;

(9) "Downstream environment zone", the area downstream of a dam that would
be affected by inundation in the event the dam failed with the water level in the lake being
at the dam crest level. Inundation is water two feet or more deep around the impacted
structure;

[(8)] (10) "Enlargement", any change in or addition to an existing dam or reservoir which
raises the height of a dam, increases the watershed for a reservoir, or raises the water storage
elevation of the water impounded by a dam or reservoir;

41 [(9)] (11) "Experienced professional engineer", an engineer registered in the state of 42 Missouri and experienced in hydraulics, hydrology and civil engineering as applied to dam 43 design and construction;

[(10)] (12) "High hazard", loss of human life is probable or expected if the dam were to fail. Loss of life is assumed to occur if the dam fails and permanent dwellings or any public building, campground with permanent water and electrical services, or industrial buildings exist within the downstream environment zone;

(13) "Industrial building", a permanent, enclosed structure used by groups of
 workers usually involved in some type of manufacturing, processing, or industrial related
 process;

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(14) "Low hazard", any dam that is not high hazard;

52 (15) "Maintenance", the proper keeping of all aspects of a dam or reservoir and 53 appurtenances thereto, that pertain to safety, in a state of repair and working order as necessary 54 to comply with sections 236.400 to 236.500, any permit hereunder, and protect public safety, life 55 and property;

56 [(11)] (16) "Natural physical changes", those changes not directly or indirectly caused 57 by man which affect the safety of the dam or reservoir;

[(12)] (17) "Operation", the physical changes, natural or manmade that occur or are made
to a dam or reservoir, or operation of the mechanisms or appurtenances of the dam or reservoir,
which affect or may affect public safety, life or property;

61 [(13)] (18) "Operation or operating permit", a written authorization issued by the 62 council giving the owner the right to operate and maintain a high hazard dam for a period 63 of up to five years and indicating that the dam meets the requirements of sections 236.400 64 to 236.500 and the guidelines, standards, rules, and regulations issued under sections 65 236.400 to 236.500. The permit shall contain such conditions as to operations, 66 maintenance, and repair as are necessary to protect public safety, life, and the dam or 67 reservoir adequately;

68 (19) "Owner", a person who owns, controls, operates, maintains, manages, or proposes
69 to construct a dam or reservoir including:

(a) The state and its departments, institutions, agencies, and political subdivisions, but
not the United States government;

- 72 (b) A municipal or quasi-municipal corporation;
- 73 (c) A district;
- 74 (d) A public utility;

(e) A natural person, firm, partnership, association, corporation, political subdivision,or legal entity;

(f) The duly authorized agents, lessees, or trustees of any of the foregoing;

- 78 (g) Receivers or trustees appointed by any court for any of the foregoing;
- 79 (20) "Permanent dwelling", a dwelling occupied at least ninety days a year;
- 80 [(14)] (21) "Permit", a construction[, safety or registration] or operating permit;

81 [(15)] (22) "Permit applicant", an owner who applies for a construction[, safety or 82 registration] or operating permit;

83 (23) "Public building", a permanent, enclosed structure used by the general public 84 but not necessarily owned by the public;

85 (24) "Public utility", a drinking water reservoir, drinking water and wastewater treatment facilities, and electrical power plants; 86

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[(16)] (25) "Reduction", any decrease in the height of a dam, watershed size, or water 88 storage elevation of the water impounded by a dam or reservoir;

89 [(17) "Registration permit", a permit issued for a period not to exceed five years by the 90 council to the owner of a dam or reservoir in existence on September 28, 1979, or which becomes subject to the provisions of sections 236.400 to 236.500 for such dams and reservoirs 91 92 which are in a properly maintained condition or which have made and complied with 93 recommendations for corrections of observed defects of the dam or reservoir and have been 94 examined and approved in accordance with sections 236.400 to 236.500 and standards, rules and regulations and guidelines issued pursuant to sections 236.400 to 236.500; 95

96 (18)] (26) "Registration", a written statement submitted to the chief engineer on 97 forms provided by the department, by the owner of a dam or reservoir, including the name of the legal owner, a contact person, the address of the legal owner and contact person, the 98 99 telephone number of the legal owner and contact person, the height of the dam, the 100 estimated reservoir storage volume at the dam crest elevation, and the general location of the dam; 101

102 (27) "Reservoir", any impoundment which results from a dam as defined in sections 103 236.400 to 236.500;

104 [(19) "Safety permit", a permit issued to the owner for a period of five years, or less if 105 safety considerations so require, by the council indicating that the dam meets the requirements 106 of sections 236.400 to 236.500 and the guidelines, standards, rules and regulations issued 107 pursuant to sections 236.400 to 236.500, and containing such conditions as to operations, 108 maintenance and repair as are necessary to adequately protect public safety, life and the dam or 109 reservoir;

110 (20)] (28) "Water", water, other liquid or tailings;

111 [(21)] (29) "Water storage elevation", that elevation [of] or water surface at the principal spillway which could be obtained by the dam or reservoir were there no outflow and were the 112 113 reservoir full of water;

114 [(22)] (30) "Watershed", the area, usually expressed in acres of square miles, that 115 contributes or may contribute surface water to a reservoir.

236.410. 1. There is hereby created a "Dam and Reservoir Safety Council", whose domicile for the purposes of sections 236.400 to 236.500 shall be the department of natural 2 3 resources of the state of Missouri, for the regulation of dam and reservoir safety. The council

4 shall consist of seven members, no more than four of whom shall be members of the same5 political party, appointed by the governor with the advice and consent of the senate.

6 2. The members of the council shall have a background of academic training or 7 professional experience directly related to the design of dams and reservoirs. At least two members of the council shall be professional engineers registered in the state of Missouri, one 8 9 of whom shall represent the general public; at least one member shall be [an engineering] a 10 geologist registered in the state of Missouri whom also has professional geological practice 11 experience relating to dam safety; at least one member, in addition to the professional 12 engineer, shall be a representative of the general public; two members shall be from industry, one 13 of whom shall be earthmoving contractors; and one member shall be the owner of a regulated 14 high hazard dam or reservoir. The members shall serve for a term of two years; except, of the first appointments three shall be appointed for one year. The governor shall fill any vacancy on 15 the council and may remove any appointed member for cause. The council shall annually elect 16 17 a chairman and vice chairman from among its members. The council shall meet regularly but 18 not less than quarterly. Special meetings and hearings may be called upon delivery of written notice to each member of the council signed by the director, the chief engineer, the council 19 20 chairman or four of the council members. Four members of the council shall constitute a quorum 21 to transact the business of the council. The council shall decide all questions by a majority vote 22 of those present and constituting a quorum. The members of this council shall not receive any 23 compensations other than for actual travel and subsistence when acting officially as members of 24 the council.

236.415. 1. The council considering recommendations of the chief engineer shall, subsequent to a public meeting, adopt, subject to the approval of the director, the general 2 technological guidelines and the standards, guidelines, rules and regulations applicable to 3 permits, hazard classification, the design, construction, maintenance, operation, alteration, 4 repair, enlargement, reduction, removal or natural physical changes that may occur to a dam or 5 reservoir. Violations of guidelines, standards, rules and regulations are violations of sections 6 236.400 to 236.500 permitting the revocation, suspension, or refusal to issue any permit required 7 by sections 236.400 to 236.500. No standards, guidelines, rules, or regulations shall be adopted, 8 or any amendment or repeal thereof shall be effective, except after a public hearing to be held 9 after thirty days' prior notice by advertisement or press release, and publication as required in 10 chapter 536, RSMo, of the date, time and place of the hearing and opportunity given to the public 11 12 to be heard.

2. At the hearing, opportunity to be heard by the council with respect to the subject
thereof shall be afforded any interested person upon written request to the council, addressed to
the chief engineer, received not later than seven days prior to the hearing and may be afforded

16 to other persons if convenient. In addition, any interested person, whether or not heard, may 17 submit, within seven days subsequent to the hearings, a written statement of his views. The 18 council may solicit the views, in writing, of persons who may be affected by, or interested in, 19 proposed rules and regulations, standards or guidelines. Any person heard or represented at the 18 hearing or making written request for notice shall be given written notice of the action of the 20 council with respect to the subject thereof.

3. The council upon hearing the recommendations of the chief engineer and reviewing the application for a construction or [registration] **operating** permit shall approve or deny the permit application. The council may delegate authority to approve or deny permit applications to the chief engineer, whose actions shall be subject to appeal to the council as provided in subsection 2 of section 236.425.

4. No standard, rule or regulation or guideline, or amendment or repeal thereof, adopted by the council shall be in force and effect until it has been approved in writing by the director and the requirements of chapter 536, RSMo, are satisfied. The affirmative vote of at least four members of the council shall be required for adoption.

31 5. The inspection fee for dams not licensed and operated under the Federal Power 32 Act shall be four hundred fifty dollars per dam per year for high hazard dams. An 33 application fee for new high hazard dams constructed after August 28, 2009, and not 34 licensed or operated under the Federal Power Act shall be assessed a permit application 35 review fee of three thousand dollars or one percent of the actual total cost for construction of the dam, whichever is lower. Inspection fees and construction permit application review 36 37 fees for dams licensed and operated under the Federal Power Act shall be established by 38 the council. All of the above fees shall be adjusted on July first of every year according to the Engineering News Record inflation factor index for professional engineering services. 39 40 Inspection fees and construction permit application renewal fees will be due to the department within ninety days of receipt of an invoice, but no later than the thirtieth of 41 42 June of each year. The state treasurer shall deposit all fees related to dam inspection and 43 construction permits in the state treasury and moneys received by gifts, bequests, or 44 contributions, to the credit of the Dam & Reservoir Fee subaccount in the Natural Resources Protection Fund established by section 640.220, RSMo. Moneys in the 45 46 subaccount shall, subject to appropriation, be expended for the administration and enforcement of sections 236.400 to 236.500 by the department of natural resources. Any 47 48 balance in the subaccount at the end of the biennium shall remain in the fund and shall not 49 be subject to the provisions of section 33.080, RSMo. Notwithstanding any other provision 50 of law, the Taum Sauk dam shall be continuously monitored twenty four hours a day by 51 an operator who shall take all appropriate measures to monitor the dam and its pumps.

52 All agricultural dams shall be exempt from the inspection fee. If the council with the

53 advice of the chief engineer determines that the dam or reservoir is no longer used for

54 agricultural services, it shall become subject to the inspection fee.

236.420. The council, with the advice and assistance of the chief engineer, shall carry out a state program of inspection of dams and reservoirs in accordance with regulations adopted by the council. All **high hazard** dams and reservoirs in this state shall be inspected [on a periodic basis] **at least every three years** to determine if they constitute a threat to public safety, life or property. **Dams licensed and operated under the Federal Power Act shall be inspected yearly.** The chief engineer shall submit reports to the director and the council concerning the condition of each dam or reservoir inspected, and recommendations as to any alterations or repairs needed.

236.425. 1. The chief engineer shall administer the provisions of sections 236.400 to 2 236.500 by:

3 (1) Recommending [general] technological guidelines that pertain to the design, 4 construction, maintenance, operation, use, alteration, repair, enlargement, reduction, or natural 5 physical changes of, or that may occur to, a dam or reservoir including their removal [; except 6 that, detailed technical specifications shall not be promulgated to regulate the design, construction, operation, maintenance, use, alteration, repair or removal of a dam or reservoir]. 7 8 Such guidelines shall not be effective until adopted by the council and approved by the director at a public meeting, after notice requirements set forth in subsection 1 of section 236.415 herein 9 10 have been satisfied:

11 (2) Making recommendations concerning the issuing, continuing in effect, revoking, modifying, suspending, or denying, under such conditions as prescribed by sections 236.400 to 12 13 236.500 and such rules as may be adopted to protect public safety, life, property, dams and 14 reservoirs, construction permits for the construction, alteration, enlargement, reduction, repair 15 or removal of high hazard dams or appurtenances thereto, and [safety and registration] 16 operating permits to [insure] ensure continuing protection of public safety, life, property, dams 17 and reservoirs, for all high hazard dams subject to the provisions of sections 236.400 to 236.500; 18

(3) Making such investigations, including hearings, as are proper to protect public safety,
life and property from an unsafe dam or reservoir, and to determine whether any permits should
be issued, continued, revoked, modified, suspended, or denied or whether any violations of
sections 236.400 to 236.500, standards, or rules or regulations have occurred or are occurring;
(4) Entering, at any reasonable time, any private or public premises as necessary to make
an investigation or inspection of a dam or reservoir, or records kept, pertaining thereto, and such
inspection shall follow reasonable notice to the owner given prior to such investigation or

inspection except in the case of an emergency threatening public safety, life or property, in which case such inspection or investigation may be made without prior notice. A suitably restricted search warrant, upon a showing of probable cause in writing and upon oath, shall be issued by any judge having jurisdiction, to the chief engineer or his representative for the purpose of enabling him to make the inspection.

2. The council shall meet with or hear the appeal of a permit applicant and his representative upon request of the permit applicant if the chief engineer has rejected the application for a construction[, safety or registration] **or operating** permit.

236.435. 1. Prior to the commencement of the construction, alteration, enlargement,
reduction or removal of a high hazard dam or reservoir, the owner shall apply to the council and
upon satisfying the requirements of sections 236.400 to 236.500 and the rules, regulations and
standards promulgated pursuant hereto, obtain a construction permit.

5 2. The application for a construction permit shall bear the seal and signature of an 6 experienced professional engineer registered in Missouri [or employed by a qualified engineering 7 division of a state or federal agency regularly engaged in dam construction for soil and water 8 conservation, or irrigation or relating to wildlife conservation] and shall be accompanied by the 9 design report and plans and [specification] **specifications** of the proposed design, alteration, 10 enlargement, reduction, repair or removal of the dam or reservoir. **A geologic report shall** 11 **accompany an application for a construction permit.**

3. Any person constructing or owning a dam or reservoir, or living or owning property
in an area affected, or whose safety may be affected by such dam or reservoir may consult with
the chief engineer concerning such dam or reservoir.

4. The council upon hearing the recommendation of the chief engineer shall approve or deny an application for a construction permit within forty-five days after its receipt or the completion of any hearings in connection with such application, whichever is later. The permit shall be issued upon the receipt of the application if, in the judgment of the council, requirements of sections 236.400 to 236.500 and all standards, rules and regulations hereunder are satisfied and the design will be adequate to protect the public safety, life and property.

5. The council upon hearing the recommendation of the chief engineer may reject the application if it decides that there is insufficient information to determine the safety of the proposed construction, alteration, enlargement, reduction or removal of the dam or reservoir or that the construction, alteration, enlargement, reduction or removal of the dam or reservoir would endanger public safety, life or property, or otherwise not comply with sections 236.400 to 236.500 and any rules, standards, guidelines and regulations adopted hereunder.

6. A landowner who now owns or proposes to construct an agricultural dam or reservoirwhich will be used primarily for agricultural purposes will be exempt from all provisions of

sections 236.400 to 236.500. If the council with the advice of the chief engineer, determines that
the dam or reservoir is no longer used primarily for agricultural services or is a high hazard
dam or reservoir, it shall become subject to the provisions of sections 236.400 to 236.500.

32 7. [Dams or their construction, alterations, enlargements, reductions or removals 33 designed by, and their construction, alteration, enlargement, reduction or repair or removal 34 monitored by, a qualified engineer regularly engaged in dam construction for soil and water 35 conservation or irrigation or relating to wildlife conservation are for the purposes of such 36 construction or other listed actions exempt from the provisions of this section except that the 37 plans for the dam shall be filed with the chief engineer prior to construction, or other listed 38 action. Amended plans shall be filed at the completion of construction or other listed action if 39 there have been significant deviations from the previously filed plans.] Any dam or reservoir 40 with a surface area of five acres or less at the water storage elevation that will be used primarily for fireclay quarry reclamation under the provisions of the land reclamation 41 42 commission shall be exempt from all provisions of sections 236.400 to 236.500;

8. Any dam or reservoir providing thirty or less megawatts that, in the event of
catastrophic failure, would emit water that is fully contained on federal property where
no permanent structures are located shall be exempt from all provisions of sections 236.400
to 236.500.

236.440. 1. The owner shall notify the council upon completion of construction,
alteration, enlargement, or reduction of the high hazard dam or reservoir. This notification shall
bear the seal and signature of an experienced professional engineer and shall be accompanied by
an application for [a safety] an operating permit. The owner of any high hazard dam or
reservoir subject to the provisions of sections 236.400 to 236.500 shall obtain [a safety] an
operating permit following completion of construction.

7 2. Upon receipt of complete and proper application for [a safety] an operating permit, 8 including notification of completion by the owner and certification by an experienced 9 professional engineer that the new construction, alteration, enlargement or reduction has been 10 completed in accordance with the provisions of the construction permit and sections 236.400 to 11 236.500, the council shall upon receipt of the application issue [a safety] an operating permit. 12 The council upon advice of the chief engineer may deny the application if it determines that violations of the construction permit or sections 236.400 to 236.500 exist. If revisions have been 13 14 made which vary substantially from the provisions of the construction permit, it must be shown that the revisions do not endanger public safety, life or property. The [safety] operating permit 15 16 for dams constructed pursuant to a construction permit issued under sections 236.400 to 236.500, 17 may contain conditions the council upon advice of the chief engineer determines are necessary 18 for the protection of public safety, life and property and a schedule and timetable for the dam and

19 reservoir to achieve compliance with the construction permit and provisions of sections 236.400

20 to 236.500, standards, rules and regulations promulgated hereunder, but such conditions shall

21 not be more stringent or restrictive than those contained in the construction permit.

22 3. [Owners of dams and reservoirs in existence on September 28, 1979, shall obtain 23 registration permits for dams of fifty to seventy feet in height within four years, and for dams up 24 to fifty feet in height within six years of September 28, 1979, or as otherwise required by the 25 provisions of sections 236.400 to 236.500 and rules and regulations adopted hereunder. A 26 registration] An operating permit shall be issued by the council upon the advice of the chief 27 engineer for dams and reservoirs only after it is determined that the high hazard dam meets the 28 standards of sections 236.400 to 236.500 and rules and regulations hereunder, and any 29 recommendations made by the inspecting engineer pursuant thereto.

4. Owners of all dams in existence on or constructed after August 28, 2009, who do not have a current registration or safety permit issued prior to August 28, 2009, shall register the existence of their dam with the chief engineer no later than six months after August 28, 2009, and the owners of high hazard dams shall apply for an operating permit no later than one year after August 28, 2009, or at such other future time as the council shall adopt by rule.

5. Owners of a dam or reservoir licensed and operating under the Federal Power
Act, 16 U.S.C. Section 791a, et seq., as amended, shall apply for an operating permit no
later than three months after August 28, 2008.

39 6. Upon complete and proper application for [a registration] an operating permit, on forms provided by the department of natural resources, by the owner of a high hazard dam [in 40 41 existence upon September 28, 1979, including a certification by an experienced professional 42 engineer or an engineering division of a state or federal agency regularly engaged in dam 43 construction for soil or water conservation, irrigation, or relating to wildlife conservation,] that the dam has been inspected in accordance with sections 236.400 to 236.500, standards, rules and 44 45 regulations and guidelines promulgated hereunder, and that the owner has complied with the 46 inspecting engineer's [or agency's] recommendations necessary to correct observed defects of the 47 dam or reservoir, the council shall, upon receipt of the application, issue [a registration] an 48 operating permit. The council upon hearing the recommendations of the chief engineer may deny the application if it determines that the owner has not complied with the inspecting 49 50 engineer's [or agency's] recommendations.

51 [5.] **7.** For **high hazard** dams for which construction was completed prior to the 52 effective date of the construction permit requirements hereunder, the [registration] **operating** 53 permit may contain conditions the council upon hearing recommendations of the chief engineer

determines to be necessary to bring the dam and reservoir into compliance with sections 236.400
 to 236.500 and standards, rules and regulations promulgated hereunder.

[6.] **8.** If a **high hazard** dam or reservoir has been removed by the owner, the council shall issue a final approval upon notification by the owner and receipt of certification by an experienced professional engineer that the removal has been carried out in accordance with the provisions of the construction permit issued for such removal. Failure to obtain final approval shall be a violation of sections 236.400 to 236.500.

61 [7. The council shall issue safety permits for dams or their construction, alterations, 62 enlargements, reductions or removals designed by, and their construction or other listed actions 63 monitored by, a state or federal agency engaged in dam construction for soil and water 64 conservation, irrigation or relating to wildlife conservation provided the owners obtain from such 65 agency and file with the chief engineer a statement upon completion of the construction or other listed actions and at not greater than five year intervals, and with every application for renewal 66 of a safety permit, that the dam conforms to the plans on file with the chief engineer and is in a 67 68 safe, properly maintained condition.

69 8.]9. The owner shall apply for renewal of [a safety or registration] an operating permit not less than sixty days prior to expiration of the previously issued permit. The chief engineer 70 71 shall determine if the dam and reservoir are essentially as described in the latest permit issued 72 for that dam and reservoir, whether they satisfy the requirements of sections 236.400 to 236.500 73 and any rules, regulations, standards and guidelines adopted pursuant to sections 236.400 to 74 236.500 and whether any inspection conducted in connection with the permit renewal reveals 75 any defect in the dam or reservoir which would threaten public safety, life or property. Unless 76 the chief engineer determines that the dam and reservoir are not properly maintained, do not 77 satisfy the requirements of the permit, act or rules, regulations, standards and guidelines 78 promulgated hereunder, or that defects revealed by the inspection are not corrected, the council 79 upon hearing the recommendations of the chief engineer shall issue or renew the [safety or 80 registration] operating permit upon forty-five days of the receipt of a complete and proper application. The council may require the owner to furnish a certification, as a part of an 81 82 application to renew a permit hereunder, by an experienced professional engineer [or a qualified 83 engineering division of a state or federal agency regularly engaged in dam construction for water conservation, irrigation or relating to wildlife conservation] that the dam is in a properly 84 85 maintained condition and that any recommendation for correction of defects which violate sections 236.400 to 236.500, guidelines, rules, regulations and standards hereunder or which 86 87 threaten public safety, life or property have been complied with and that the engineer detected 88 no other such defects which have not been corrected.

[9.] 10. If a barrier or water impoundment becomes a dam or reservoir through alteration
or enlargement as defined herein, it shall be subject to the provisions of sections 236.400 to
236.500, and the owner shall register the dam with the council immediately.

11. If downstream conditions change the hazard classification of any dam or
reservoir, it shall be immediately subject to the provisions of sections 236.400 to 236.500
for that new class.

95 [10.] **12.** Failure to obtain and comply with a permit as required in this section is a 96 violation of sections 236.400 to 236.500.

236.445. 1. If it is found that a high hazard dam or reservoir presents a threat to public safety, life or property, or that the safety of the dam or reservoir is threatened, the permit for the 2 3 dam or reservoir shall be suspended and shall be reinstated only when the owner at his expense has completed the necessary alteration or has established such operational procedures as the 4 council upon hearing the recommendations of the chief engineer deems necessary for protection 5 of the public safety, life, property, the dam or reservoir. If necessary for such protection, the 6 7 council may require the owner at his expense to remove the dam or reservoir, or if the owner 8 refuses or neglects to act, the state may alter or remove the dam or reservoir, and the chief 9 engineer may recover the costs of such action as provided in section 236.450.

2. If the owner refuses to alter or remove a dam or reservoir as directed when found to be a threat as set forth in sections 236.400 to 236.500, he shall be in violation of sections 236.400 to 236.500 and the permit requirements hereunder, and such action shall subject the owner to the enforcement provisions contained herein and revocation of the permit.

236.460. 1. The owner shall notify the chief engineer upon the sale or other transfer of
interest in a dam or reservoir, either existing or under construction, alteration or removal. The
construction[, safety or registration] or operating permit shall be transferred to the successive
owner, along with notification of the current hazard classification of the dam, upon receipt
of this notification and upon determination that such transfer will not endanger public safety, life,
property, the dam or reservoir.

2. Failure to notify the chief engineer of the transfer shall result in the prior owner
retaining the obligations imposed by sections 236.400 to 236.500 until such time as the chief
engineer is notified. In the event that the prior owner is a corporation and the corporation
fails to transfer ownership or interest because of the dissolution or bankruptcy of the
corporation, then the officers, directors, and stockholders, if any, individually shall have
all obligations imposed by sections 236.400 to 236.500.
236.465. Irrespective of any other provisions of sections 236.400 to 236.500, the

2 following provisions shall apply to the construction, alteration or enlargement of tailing, slime

3 and settling ponds and to other similar industrial water retention structures included within the

4 definitions of dam or reservoir in section 236.400:

5 (1) Applications for construction[, safety or registration] **and operating** permits shall 6 be submitted as provided in section 236.435 and section 236.440 except that design plans and 7 specifications which outline any anticipated enlargement of the industrial water retention 8 structure shall be included;

9 (2) It shall not be necessary to reapply for a permit each time the structure is enlarged 10 if the enlargement plans have been submitted in and approved with the original application, and 11 the provisions of subdivision (3) of this section have been satisfied;

12 (3) Upon notification of the chief engineer, bearing the seal and signature of an 13 experienced professional engineer, that the initial phase of construction has been completed in 14 accordance with the provisions of the construction permit and sections 236.400 to 236.500, or if [a registration] an operating permit has been issued as provided in subdivision (1) of this 15 section, and before any enlargement is begun, and if no violation of sections 236.400 to 236.500 16 17 can be shown, [a safety permit or a registration] an operating permit with special provisions that 18 authorize the planned enlargement to the initially constructed structure shall be issued, on 19 application, if enlargement plans were included and approved in the original application; 20 (4) It is not necessary to retain continuously a professional engineer after the initial stage

21 of construction;

(5) The dam shall be inspected by an experienced professional engineer registered in the
 state of Missouri as required to renew the [safety permit or registration] operating permit at
 five-year intervals unless safety of the public, life and property require a shorter period of time;

(6) The chief engineer shall make inspections of these structures as necessary to insureadequate protection for public safety, life and property[;

(7) Where it is shown that a tailings, slime and settling pond, or other similar water
retention structure is subject to inspection for safety, using standards at least as stringent as those
required under sections 236.400 to 236.500, by a federal or state agency and the owner notifies
the council that the structure is subject to such inspection, such structures shall be exempt from
the provisions of sections 236.400 to 236.500].

236.500. 1. Any person who willfully violates any of the provisions of sections 236.400
to 236.500 is guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not
less than five hundred dollars nor more than ten thousand dollars, or by confinement in the
county jail for a term of not less than thirty days nor more than one year, or by both such fine and
confinement.

6 2. In the event of a continuing violation, each day that the violation continues shall 7 constitute a separate and distinct offense.

3. Any person who willfully obstructs, hinders or prevents the council, the chief engineer
or his agents or employees from performing the duties imposed by sections 236.400 to 236.500
and rules and regulations promulgated hereunder or who willfully resists the council, the chief
engineer or his agents in the performance of the duties imposed on them by sections 236.400 to
236.500 and rules and regulations promulgated hereunder is guilty of a misdemeanor and, upon
conviction, shall be punished as provided in subsection 1 of this section.
4. Any owner who willfully engages in the construction, repair, alteration or removal of

14 4. Any owner who wintury engages in the construction, repair, alteration of removal of
15 any high hazard dam or reservoir without a construction permit or in violation of a construction
16 permit or willfully violates the requirements of or for [a safety or registration] an operating
17 permit is guilty of a misdemeanor and, upon conviction, shall be punished as provided in
18 subsection 1 of this section.

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