

support of or in opposition to this proposed amendment with the Office of Administration, PO Box 809, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 1—OFFICE OF ADMINISTRATION**  
**Division 10—Commissioner of Administration**  
**Chapter 4—Vendor Payroll Deduction Regulations**

**PROPOSED RECISSION**

**1 CSR 10-4.010 State of Missouri Vendor Payroll Deductions.** This rule established criteria for vendors and procedures which must be fulfilled prior to receiving payroll deduction authority.

*PURPOSE:* This rule is being rescinded and combined with 1 CSR 10-3.010 Preapproval of Claims and Accounts: Definitions/Examples to streamline the rules.

*AUTHORITY:* sections 33.103, 536.010, and 536.023, RSMo Supp. 2014, and section 370.395, RSMo 2000. Original rule filed May 15, 1990, effective Sept. 28, 1990. For intervening history, please consult the Code of State Regulations. Rescinded: Filed Oct. 3, 2018.

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

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

*NOTICE TO SUBMIT COMMENTS:* Anyone may file a statement in support of or in opposition to this proposed rescission with the Office of Administration, PO Box 809, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 1—OFFICE OF ADMINISTRATION**  
**Division 10—Commissioner of Administration**  
**Chapter 5—Parking Regulations**

**PROPOSED AMENDMENT**

**1 CSR 10-5.010 [Parking] Traffic Regulations for [the State Capitol Grounds] State Property.** The Office of Administration is amending sections (1) through (5) of this regulation, as well as the title and purpose statement.

*PURPOSE:* The purpose of amending this rule is to update and clarify the facilities and property that this regulation applies to, to clarify the authority of Missouri Capitol Police, the commissioner of administration, and the facility manager, and to improve the readability of the regulation. The amendment also removes the amounts of the fines for violation of this regulation, which are set by statute.

*PURPOSE:* This regulation promulgates rules for the regulation of traffic and parking upon [the state capitol grounds and upon] the grounds of [other] state buildings located at the seat of government. [This rule was adopted pursuant to section 8.172, RSMo (1986).]

(1) Definitions. For the purpose of this rule—

(A) [Capitol grounds] State property means all state-owned or

leased real property, improved or unimproved, located within the City of Jefferson [and Cole County], Missouri [including, but not limited to the State Capitol Building, the Truman Building, the State Information Center Building, the Jefferson Building, the Broadway Building, the Supreme Court Building, the Electronic Data Processing Building, the Health Laboratory Building, the Highway Department Building, Lohman's Landing, the Chiller Building and the Governor's Mansion. It shall not mean property leased by Missouri];

(B) Missouri Capitol [p]Police officers means [Missouri Capitol police] officers employed and commissioned by the Missouri Capitol Police pursuant to the provisions of section 8.177, RSMo [O] [(Supp. 1995)];

(C) Over-parking [on capitol grounds] means[, for the purposes of sections 8.172, 8.177 and 8.178, RSMo (Supp. 1995)]—

1. Stopping, standing, or parking [of] a motor vehicle on a sidewalk or pedestrian crosswalk; at any place where the curb is painted yellow; in any space if stopping, standing, or parking a vehicle in that space would create an especially hazardous condition or cause unusual delay to traffic; or at any other place where official signs [as designated by the Office of Administration] prohibit stopping, standing, or parking;

2. Stopping, standing, or parking [of] a motor vehicle in any areas restricted to handicapped parking [only] unless the vehicle involved is marked by distinctive plates, placards, or hangtags issued to handicapped persons;

3. Stopping, standing, or parking [of] a motor vehicle in any area designated by appropriate signs as a restricted parking area, in violation of any such sign;

4. Stopping, standing, or parking [of] a motor vehicle by a state employee who works in a facility [on the capitol grounds] subject to this rule in an area designated as visitor parking on a weekday between the hours of 7:00 a.m. and 5:00 p.m.; and

5. Stopping, standing, or parking [of] a motor vehicle in an area designated as visitor parking on a weekday between the hours of 7:00 a.m. and 5:00 p.m. for a time period exceeding three (3) hours;

(D) Double-parking [on capitol grounds] means stopping, standing, or parking on the roadside of any vehicle stopped or parked at the edge or curb of a street; and

(E) Speeding means the operation of a motor vehicle at a speed exceeding twenty miles per hour (20 mph) [on capitol grounds].

(2) Traffic and Parking Restrictions. Except when necessary to avoid conflict with other traffic, or in compliance with law at the directions of a guard [or], police officer, or official traffic control device, no person operating a motor vehicle shall do any of the following on [capitol grounds] state property:

(A) Over-park;

(B) Speed;

(C) Double-park; [and] or

(D) Fail to yield the right-of-way to a pedestrian in a crosswalk.

(3) Fines. The fine for traffic violations [pursuant to] shall not exceed the amounts set forth in section 8.178, RSMo [(Supp. 1995)] shall not exceed five dollars (\$5) for over-parking, fifteen dollars (\$15) for double-parking and fifty dollars (\$50) for speeding, and]. [a]Any tickets issued by a Missouri Capitol [p]Police officer for violations of over-parking, speeding, or double-parking shall be referred to the circuit court of Cole County, which has authority under section 8.178, RSMo [(Supp. 1995)] to enforce this [law] regulation. [The spirit of the enforcement of these traffic rules shall recognizes that t]The ultimate goal of imposing fines for violations of this regulation is to achieve compliance with the regulation/s] rather than the generation of parking revenue.

(4) Towing of Over-Parked or Double-Parked Vehicles. Missouri Capitol [p]Police officers [appointed under the provisions of

section (1)) are authorized to remove a vehicle [which] that is over-parked or double-parked on any [capitol grounds from the capitol grounds] state property to the nearest garage or other place of safety or to a garage designated or maintained by the state. The owner or operator of the vehicle [who caused it to be] illegally over-parked or double-parked in violation of this regulation [shall be] is responsible for all cost incurred in the towing and storage of the illegally [over-/]parked vehicle. Whenever possible, the Missouri Capitol [p]Police officer [may] will notify the owner of the vehicle as to the action s/he has taken and the location of the vehicle.

(5) The director of the Division of Facilities Management, Design and Construction, with guidance from the [c]Commissioner of [a]Administration, may select the garage to which vehicles are to be towed under the provisions of this regulation/. The commissioner also/ and may prescribe the form of the ticket to be issued to persons violating the provisions of this regulation.

(6) Designation of No Parking and Restricted Parking Areas. The [c]Commissioner of [a]Administration [shall] determines those spaces where the parking, standing, or stopping of a motor vehicle [would cause a hazardous condition] is not permitted. Those spaces shall be [marked] identified with a suitable sign or by marking the curb adjacent to the spaces [shall be plainly marked in an appropriate fashion.] as follows: [Y]yellow curb markings [shall] designate no parking zones, [while] diagonal stripes [shall] mark pedestrian crossings and restricted parking areas [shall be] are designated by an appropriate symbol or legend/; for example, Reserved Parking 10).

(7) In any prosecution for a violation of [any of the provisions of] this regulation, proof that the vehicle described in the complaint was [over-parked] in violation of any provisions of this regulation, together with proof that the defendant named in the complaint was, at the time of the [over-parking] violation, the owner of the vehicle, shall constitute [in evidence] a prima facie presumption that the owner of the vehicle was the person who [parked the vehicle at the point where, and for the time during which, the violation occurred] committed the violation.

**AUTHORITY:** section 8.172, RSMo [(Supp. 1995)] 2016. Emergency rule filed March 15, 1979, effective March 26, 1979, expired June 15, 1979. Original rule filed March 15, 1979, effective Aug. 11, 1979. For intervening history, please consult the Code of State Regulations. Amended: Filed Oct. 11, 2018.

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

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

**NOTICE TO SUBMIT COMMENTS:** Anyone may file a statement in support of or in opposition to this proposed amendment with the Office of Administration, PO Box 809, Jefferson City, MO 65102. To be considered, comments must be received within thirty (30) days after publication of this notice in the Missouri Register. No public hearing is scheduled.

**Title 1—OFFICE OF ADMINISTRATION  
Division 10—Commissioner of Administration  
Chapter 7—Missouri Accountability Portal**

**PROPOSED AMENDMENT**

1 CSR 10-7.010 Missouri Accountability Portal. The Division of

Accounting is amending the purpose and sections (1)–(5), (7), (9), and (10).

**PURPOSE:** This amendment replaces who provides the requirements in section (4).

**PURPOSE:** This rule describes the requirements for reporting information on the Missouri Accountability Portal [required by] in accordance with the Senate Substitute #2 for Senate Committee Substitute for House Bill No. 116 (2013).

(1) [As used in this section] **Definitions.** For the purposes of this rule, terms and their meanings, unless the content clearly indicates otherwise, [the following terms shall mean:] are—

(B) Bond: A debt security which represents an obligation for the issuer to pay principal and often interest to a bondholder with a period of repayment longer than one (1) year. Bonds do not include revolving lines of credit, loans that are not securitized, or short-term indebtedness having an original maturity less than one (1) year (such as revenue anticipation notes);

(E) Federal Grant: Any grant awarded to a state agency by any agency of the federal government which, at the time of the award, is expected to result in the receipt of one (1) million dollars or more in the aggregate, exclusive of any [required] mandatory state match, program income, rebates, and/or maintenance of effort;

(J) Transfer: A transfer occurs when one (1) state department/division receives the federal grant award and another state department/division spends the federal grant money; and

(2) The Missouri Accountability Portal [shall] will contain the following expenditure information as reported in Missouri's SAMII accounting system, or any successor system:

(3) Expenditure information [shall] will be updated daily.

(4) The Missouri Accountability Portal [shall] will contain the following budget restriction information:

(B) Restriction and release information [shall] will be updated as soon as practical following the governor's reporting pursuant to section 37.850.4, RSMo; and

(C) Additional reporting is allowed but not [required] mandatory.

(5) The Office of Administration will provide a web-based, password protected data entry system for those entities [required] mandated to report bond or debt issuances pursuant to section 37.850.2, RSMo, beginning on November 30, 2013. The data entry system [shall] will have such security measures as the commissioner may prescribe to insure the integrity and security of state information systems and the integrity, security, consistency, and accuracy of the Missouri Accountability Portal.

(7) The Office of Administration assumes no responsibility for the correctness or completeness of the bond and debt information reported and displayed on the Missouri Accountability Portal. Reporting entities [shall] will review all information as it appears on the Missouri Accountability Portal for completeness and accuracy.

(9) Each department of state government [shall] will report to the Office of Administration, in a form prescribed by the commissioner of the Office of Administration, a report of the original federal grants, as defined in 1 CSR 10-7.010(1)(E), awarded in its name or in the name of a division assigned to it for budgetary purposes as defined in 1 CSR 10-7.010(1)(D);

(10) In case of a transfer, defined in 1 CSR 10-7.010(1)(J), the department or division from which the funds were transferred [shall] will report to the Office of Administration, in a form prescribed by the commissioner of the Office of Administration, an accounting of