## Rules of Department of Transportation
### Division 10—Missouri Highways and Transportation Commission
#### Chapter 17—Supplemental Guide Sign Program

<table>
<thead>
<tr>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>7 CSR 10-17.010 Signs for Traffic Generators (Rescinded June 30, 2015)</td>
<td>3</td>
</tr>
<tr>
<td>7 CSR 10-17.020 Definitions</td>
<td>3</td>
</tr>
<tr>
<td>7 CSR 10-17.030 Administration</td>
<td>5</td>
</tr>
<tr>
<td>7 CSR 10-17.040 Requirements for Tourist Oriented Directional Signing</td>
<td>6</td>
</tr>
<tr>
<td>7 CSR 10-17.050 Logo Signing</td>
<td>6</td>
</tr>
<tr>
<td>7 CSR 10-17.060 Traffic Generators</td>
<td>8</td>
</tr>
</tbody>
</table>
Title 7—DEPARTMENT OF TRANSPORTATION
Division 10—Missouri Highways and Transportation Commission
Chapter 17—Supplemental Guide Sign Program

7 CSR 10-17.010 Signs for Traffic Generators
(Rescinded June 30, 2015)


7 CSR 10-17.020 Definitions

PURPOSE: This rule provides definitions of terms.

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

(1) “Advance TODS Sign” – a Tourist Oriented Directional Signing (TODS) sign placed in advance of the normal TODS sign.

(2) “Alternate fuel” – a fuel type other than gasoline or diesel that can be used to power a vehicle on the highway and includes, but is not limited to, ethanol blended gasoline (E-85), biodiesel (B-20), Compressed Natural Gas (CNG), propane, or electric vehicle charging (EV).

(3) “Cave” – a state approved cave which has complied with all necessary requirements of the Division of Labor Standards’ Mine Inspection Section and possesses a current certificate of annual inspection furnished and approved by that division.

(4) “College Emblem Sign” – a supplemental guide sign displaying emblem panels of up to six (6) colleges or universities meeting the criteria in this rule on emblem panels. Up to two (2), three (3), or six (6) college emblem panels may be displayed on a sign with the sign size being based solely on the potential number of schools that may request signs at a given interchange.

(5) “College Traffic Generator Sign” – a supplemental guide sign displaying the name and logo of up to three (3) colleges or universities meeting the criteria in this rule.

(6) “Commercial Activity” – any business or service activity generally recognized as commercial by zoning authorities in this state.

(7) “Commission” – the Missouri Highways and Transportation Commission.

(8) “Crossroad” – the roadway that intersects the main roadway.

(9) “Department” – the Missouri Department of Transportation.

(10) “Emblem Panel” – a panel which may display the name, logo, or a combination of both for a college or university meeting the criteria in this rule which is attached to a mainline sign or ramp sign or on a stand-alone trailblazer sign.

(11) “Exit Ramp” or “Ramp” – the connector roadway between the mainline and the crossroad at an interchange.

(12) “Expressway” – a divided highway with limited numbers of at-grade accesses.

(13) “Fee” – the amount of money assessed a qualified entity for participation in one (1) of the signing programs, which is paid prior to signs being installed.

(14) “First Connection” – the sign location in advance of the intersection where motorists turn off of the state highway system to arrive at the destination being signed for.

(15) “Freeway” – a divided highway where access is fully controlled by interchanges.

(16) “General Service Sign” – a sign with white legend on blue background depicting the standard symbol for an alternate fuel that meets the department’s standards.

(17) “Gore” – the area immediately beyond the divergence point of the mainline highway and the exit ramp bounded by the edges of those traveled ways.

(18) “Interchange” – an intersection that connects two (2) or more interconnecting roadways through the use of one (1) or more grade separations that provides for the movement of traffic between the interconnecting roadways on different elevations allowing uninterrupted flow of the mainline highway.

(19) “Intersection” – the at-grade crossing of two (2) public roadways where the intersecting roadways are at the same elevations and are controlled by regulatory signs or traffic signals.

(20) “Interstate” – the national system of interstate and defense highways located in Missouri as officially designated by the Missouri Highways and Transportation Commission in accordance with Title 23 of the United States Code, Sections 101 and 103, which is incorporated by reference and made a part of this rule as published by the United States Government Publishing Office, 732 North Capitol Street, NW, Washington, DC 20401-0001, effective October 1, 2016. This rule does not incorporate any later amendments or additions.

(21) “Logo Panel” – a panel which may display the name, brand, symbol, trademark, or a combination of these of a qualified entity which is attached to a mainline sign or ramp sign or serves as a stand-alone trailblazer sign when a directional arrow is installed below it.

(22) “Logo Program” or “Logos” – a specific service signing program that provides directional signing to businesses which offer motorist services (gas, food, lodging, camping, and twenty-four- (24-) hour pharmacy) and tourist attractions.

(23) “Mainline Highway” or “mainline” – the primary travel lanes of the interstate, freeway, or expressway.

(24) “Mainline Sign” – the sign installed in advance of an interchange along the mainline of an interstate, freeway, or expressway informing motorists what services or attractions are accessible from that particular interchange.

(25) “Motorist Services” – a business which provides one (1) or more of the following services: gas, food, lodging, camping, or twenty-four- (24-) hour pharmacy. Signing for motorist services is limited to the Logo and TODS programs and meets the following criteria:

(26) Gas and diesel vehicular service stations shall provide fuel, oil, water, air, restroom facilities, drinking water, a telephone available to the public for emergencies, and be in continuous operation at least twelve (12) hours a day, seven (7) days per week.
Alternate vehicle fuels availability at these sites can be displayed as a secondary message at the bottom of a Logo panel or within the TODS sign legend. If this information cannot be displayed as part of the Logo or TODS sign, it may be displayed as a general service sign placed below the gas logo mainline and ramp signs or below the TODS sign for the facility offering the alternate fuel. A maximum of two (2) signs may be displayed below a TODS sign, one (1) attached to each of the TODS sign posts. When general service signs are used, the fuel station shall be within three (3) miles of the interchange, located along the crossroad of the interchange, be clearly visible from the crossroad, with the availability of the alternate fuel clearly identified on the on-premise signing of the fuel station. The distance to the service fuel station will be displayed along with the general service logo where the distance is greater than one (1) mile.

(B) Electric Vehicle Charging (EV) sites shall be equipped with level two (2) or level (3) systems compatible with all electric vehicles, have the capacity to charge a minimum of two (2) vehicles at the same time, and be available to any user regardless if the user is a patron of the site offering the EV charging station. EV availability may be displayed as a supplemental message at the bottom of a Logo panel or within a TODS sign legend for any of the program categories as long as the site meets all the minimum qualifications for the category.

(C) Food and restaurant facilities shall be approved and/or licensed by the state or political entity having jurisdiction and be in continuous operation to serve a minimum of two (2) meals a day (breakfast, lunch, and/or dinner), six (6) days a week, to open to the public a minimum of ten (10) hours per day, have accommodations to seat a minimum of twenty (20) guests at tables indoors or a minimum of ten (10) drive-up ordering/eating stations, and provide restroom facilities and a telephone available to the public for emergencies;

(D) Lodging, motel, and hotel facilities shall be approved and/or licensed by the state agency or political entity having jurisdiction, have a minimum of ten (10) rooms and sufficient off street parking, have telephones available for public use, and be open twenty-four (24) hours a day, seven (7) days a week;

(E) Camping and campground facilities shall be approved and/or licensed by the state agency or political entity having jurisdiction, provide modern sanitary facilities and drinking water, provide a minimum of twenty (20) camping and parking spaces, and be open twenty-four (24) hours a day, seven (7) days a week for a minimum of six (6) consecutive months per year. Signing for campgrounds operated on a seasonal basis will be covered with a blue background aluminum panel of appropriate size or removed from the sign during the off season;

(F) Twenty-four (24-) hour pharmacies shall be continuously operated twenty-four (24) hours per day, seven (7) days per week, and have a state-licensed pharmacist on duty at all times.

(26) “Owner” – the holder of a fee title or the holder of a leasehold estate from the owner of real property representing the qualified entity.

(27) “Participation Agreement” – a contract between the program manager and each eligible entity participating in the programs outlined in this rule.

(28) “Primary College/University Site” – the site that represents the institutional home of a college/university located in the state of Missouri, but not meeting the definition of the traditional college campus.

(29) “Program Manager” – a person representing the company awarded the administrative services contract for the purpose of operating the Logo, TODS, and Traffic Generator Programs and is authorized by the department to sign a participation agreement for marketing, management, installation, and maintenance of signs for these programs in accordance with these rules.

(30) “Qualified Entity” – a site that meets one (1) of the following categories and meets all of the criteria listed in this rule:

(A) A tourist oriented activity;

(B) A motorist service;

(C) A state or federal agency which owns and operates a site offering recreational activities, sites of historical significance, or manages public lands open to the public;

(D) A state-operated correctional facility;

(E) A Welcome Center Affiliate; and

(F) A college or university, satellite campus, or community college which offers face-to-face classroom education as the primary purpose of the site.

(31) “Ramp Sign” – the supplemental guide for the Logo or Traffic Generator Program installed along the interchange ramp providing directional information for each service or attraction accessible from that particular interchange.

(32) “Ramp Terminal” – the intersection of the exit ramp and the crossroad.

(33) “Rural Area” – an area in which the population is equal to or less than five thousand (5,000) persons.

(34) “Satellite College/University Site” – a branch site of a college/university that is physically located at a distance from the primary university or college. The primary campus may be located in a different city or state from the traditional college/university campus or the primary college/university site.

(35) “Second Connection” – the sign location in advance of the intersection or interchange where motorists turn to access the state highway where first connection signing is provided.

(36) “Specific Service Sign” – a supplemental guide sign displaying Logo panels for specific businesses that provide eligible motorist services or tourist attractions as outlined in this rule.

(37) “Standard” – the department’s Standard Plans for Highway Construction and/or Standard Specifications for Highway Construction and/or policies found in the Engineering Policy Guide.

(38) “Third Connection” – the sign location in advance of the intersection or interchange where motorists turn to access the state highway where second connection signing is provided.

(39) “TODS Program” or “TODS” – Tourist Oriented Directional Signing, a signing program, which provides directional signs to tourist oriented activities and motorist services in the state of Missouri meeting the criteria of this rule.

(40) “TODS Sign” – a sign displaying the name of qualified entities that provide eligible tourist attractions or motorist services as outlined in this rule displayed as a stand-alone sign or as part of a TODS sign assembly.

(41) “Tourist Attraction” – a tourist oriented activity where the site’s primary function, or offering, is as a natural phenomenon, historic site, cultural site, museum, educational site, area of natural beauty, recreational site, or memorial monument as defined below, and a major portion of whose income or visitors are derived during the normal business season from motorists. Attendance in any consecutive twelve- (12-) month period shall meet or exceed the minimum requirements established in this rule for the Logo, TODS, or Traffic Generator programs and be open for
Chapter 17—Supplemental Guide Sign Program

PURPOSE: This rule provides information concerning obtaining, maintaining, and cost for signing.

(1) This rule outlines the eligibility requirements to participate in the various signing programs.

(2) Signs covered in this rule only apply to commission roadways and sites located within the State of Missouri unless otherwise specified in this rule.

(3) Requests for participation in the Logo, Tourist Oriented Directional Signing (TODS), or Traffic Generator Programs are to be submitted to the program manager by the owner.
or authorized representative of a qualified entity.

(4) Before any qualified entity is permitted to participate in the Logo, TODS, or Traffic Generator Programs, any existing illegal advertising devices pertaining to that qualified entity shall be removed.

(5) No qualified entity may discriminate or be discriminated against with regard to race, color, religion, sex, age, handicap, or national origin. Each qualified entity identified by a Logo, TODS, or Traffic Generator sign shall have furnished written and notarized certification to the program manager of its conformity with all applicable federal, state, and local laws, ordinances, rules, and regulations, and not be in breach of that certification.

(6) A qualified entity will enter into a participation agreement with the program manager.

(7) Signs may be removed after notification by certified mail a minimum of thirty (30) days in advance of permanent removal of a qualified entity’s sign for any of the following reasons:

(A) Failure to pay fee;
(B) Failure to meet the minimum requirements set forth by these rules for each program type;
(C) Delinquency as to any of the previously mentioned violations; and
(D) A sign removed for any of the reasons in subsections (7)(A)–(7)(C) will be charged a department approved fee for reinstalltion. All fees paid by the qualified entity are not subject to refund.

(8) If a business is closed due to fire, accident, remodeling, or other emergency for more than seven (7) days, but not more than ninety (90) days, the sign will be covered to prevent inconveniencing the traveling public. The sign owner will not lose their priority or need to reapply prior to the normal expiration of its contract. Extensions of time beyond ninety (90) days may be granted; however, an owner who, due to his/her own negligence, fails to open within the ninety-(90-) day period, may lose his/her priority to occupy the space on the right-of-way. The participation agreement will not be extended due to fire, accident, remodeling, or other emergency.

(9) The fee to be paid will be equal to the fees established by the department. A participation agreement with the qualified entity will be executed for a term specified in each program. If an applicant chooses to not pay the fees agreed upon in the participation agreement, all signs will be removed from the commission right-of-way.

(10) At the end of their business season, a qualified entity not open year round will have their sign taken out of service with a “Closed” panel placed on their traffic generator sign(s), place a “Closed” panel and cover with a blue panel, or the program manager will have the authority to remove their TODS or Logo sign.

(A) A qualified entity which has not received a sign(s) due to insufficent space will not utilize the space made available by a qualified entity’s sign which has been removed during the off-season.

(B) A fee, approved by the commission, will be assessed to take a sign in and out of service.

(11) No reimbursement is allowed to any participating qualified entity due to road closures or detours established for any reason.

(12) The commission reserves the right to approve all sign installation locations, modify said sign(s) when necessary to comply with changed standards that might be promulgated or adopted, and/or permanently remove the sign(s) at any time, in its sole discretion, for any reason whatsoever, including for the convenience of the commission or if the commission determines removal is necessary for a highway or transportation project. In the event the commission removes the sign pursuant to the terms of this rule, the commission will not refund any portion of the original payment from the qualified entity.


7 CSR 10-17.040 Requirements for Tourist Oriented Directional Signing

**PURPOSE:** This rule defines the requirements necessary for an entity to qualify for Tourist Oriented Directional Signing (TODS) signign.

1. A qualified entity eligible for Tourist Oriented Directional Signing (TODS) signs shall meet the criteria as a tourist attraction or a motorist service (not including twenty-four-(24)- hour pharmacies) as defined in this rule, have a minimum annual attendance of two thousand (2,000) visitors in a consecutive twelve- (12-) month period, and signing will be limited to the following distances from the site:

(A) Gas, food, and lodging services—three (3) miles; and
(B) Camping services and tourist attractions—fifteen (15) miles.

2. If the installation of a TODS sign directing traffic onto a non-state route at an intersection is determined to be necessary by the program manager, the program manager will contact the appropriate local jurisdiction who owns the roadway and obtain written consent for such TODS installation. If permission for erecting trailblazing signs cannot be obtained from the appropriate local authorities, the qualified entity shall not be eligible for TODS at that intersection.

3. Where both TODS and Logo trailblazer signing would be authorized at the same intersection, the TODS signs will incorporate the information from, and be used in place of, the Logo trailblazer sign.

4. Whenever an intersection on an expressway is upgraded to an interchange, all TODS located at that interchange and any associated trailblazing signs shall be removed by the program manager.

5. Only those qualified entities not plainly visible to the driver proceeding on the crossroad will be considered for trailblazing signs. When the program manager determines trailblazer signs are needed, all trailblazing signs will be erected prior to the intersection signs.


7 CSR 10-17.050 Logo Signing

**PURPOSE:** This rule defines the requirements necessary for an entity to qualify for Logo signign.

1. To participate in the Logo signing program, a qualified entity must be a tourist
attraction or provide one (1) or more of the following services: gas, food, lodging, camping, twenty-four- (24-) hour pharmacy, and have a minimum annual attendance of five thousand (5,000) visitors in a consecutive twelve- (12-) month period.

(A) Specific service signs shall be erected only for a qualified entity located within three (3) miles of the interchange as measured along the path from the interchange to the qualified entity. The measurement starting from the intersecting centerlines of the freeway and crossroad at the interchange to the nearest edge of the business structure projected at a right angle to the roadway centerline. If the capacity of the existing individual service sign for a specific business is not fully utilized, a successive three- (3-) mile increment may be considered for that specific type business on a temporary basis until the space is requested by a qualified entity within the initial three- (3-) mile distance. The qualified entity occupying the space on a temporary basis will remain in place to the end of its annual participation agreement. Existing signs shall not be made larger or new signs installed to make room for qualified entities beyond the initial three- (3-) mile distance. The maximum distance allowed for each category from the interchange is equal to—

1. Gas, food, and lodging services - six (6) miles;
2. Camping services or tourist attractions - fifteen (15) miles; and
3. Twenty-four- (24-) hour pharmacies - three (3) miles.

(B) Locations for mainline, ramp, and trailblazer signs will be approved by the department.

(C) Messages, symbols, and trademarks which resemble any official traffic control device are not to be used.

(D) If Logo spaces for any of the service categories mentioned in this rule remain available, then the department, at its discretion, may permit other qualifying entities in the same service category meeting the majority of the criteria to utilize the otherwise unused spaces. Those qualified entities that participate, but do not fully qualify for the program, will be reevaluated on an annual basis. At that time, should there be a request from a fully qualifying entity to participate, the fully qualifying entity will be given priority over a less than fully qualifying entity when considering renewal of contracts.

(E) A business may have Logo panels installed at a second interchange, provided it meets all the requirements as set forth in these regulations and its participation at the second interchange does not prevent another eligible business from participating in the Logo Program at that interchange. Should a qualified entity choose to participate in the Logo program at the second interchange location, the business occupying space at the second interchange will be removed when its participation agreement has expired.

(F) In the event that a business provides more than one (1) motorist service, it may be eligible to display a Logo panel for each service it provides on the proper specific service sign, provided the following conditions are met:

1. It meets all minimum criteria for the service;
2. It does not prevent participation by another business which offers a sole service and would otherwise qualify for placement on the specific service sign. Should a qualified entity choose to participate in the Logo program at one (1) of the locations the business is displaying a secondary motorist service, the secondary Logo panel will be removed when its participation agreement expires; and
3. Space is available on the specific service sign.

(2) When more than six (6) qualified entities of the same motorist service type wish to participate in the Logo program at the same interchange, up to six (6) Logo panels for this motorist service type may be installed, or roll over, onto a second specific service sign if the second specific service sign is empty or can be subdivided as stated in the supplemental signing program rules. No more than twelve (12) Logo panels for one (1) type of motorist service will be displayed at a single interchange on a maximum of two (2) specific service signs. The qualified entities occupying space on the second specific service sign may remain in place until such time as the space is needed by other qualified entities of other motor service types not currently displayed at the interchange choose to participate in the Logo program at that interchange. When this occurs, the qualified entities which rolled over onto the second specific service will remain in place until their participation agreement expires.

(3) If the requests to place Logo panels on specific service signs exceed the available space, the following criteria will be used to determine the allocation of spaces:

(A) Businesses nearest to the interchange will be given priority;
(B) The first six (6) qualified applicants for gas, food, lodging, camping, tourist attractions, and pharmacies will be selected to place their Logo panels on the specific service sign. When a tourist attraction and another motor service type are combined on a single specific service sign, the first three (3) qualified tourist attractions and first three (3) of the other motor service type that share the same specific service sign will be selected;

(C) Once all allowed similar type businesses are posted on the specific service sign at an interchange, other similar type businesses that are on the waiting list that are closer to the interchange will have priority over the business furthest from the interchange that is also on the waiting list; and

(D) Changes in the Logo panels displayed on the specific service sign which result from the previous rules will take place when the participation agreement for the business in question on the specific service sign expires.

(4) If trailblazer signs are needed for qualified entities, they will be installed at the same time or prior to the installation of the Logo panel on the mainline and ramp signs. The program manager will determine if trailblazer signs are necessary, and the department will approve locations, if appropriate.

(5) Where both Tourist Oriented Directional Signing (TODS) and Logo trailblazer signing would be needed at the same intersection, the TODS signs will incorporate the needed information from, and be used in place of, the Logo trailblazer sign.

(6) Mainline Logo signs will be located on the freeway mainline between the first advanced guide sign and the exit guide sign.

(7) Ramp signs will be located along the freeway interchange ramp after the gore and before the ramp terminal.

(8) Logo panels will be constructed and installed as follows:

(A) Only a qualified entity’s name, brand name, trademark, corporate logo, or commercial symbol shall be used. Logo and word messages shall not both be displayed on the Logo unless otherwise permitted in this rule. If a nationally, regionally, or locally recognized commercial symbol, corporate logo, or trademark is available, it should be used in preference to any other form of business identification. The department has the right to review and approve or deny the requested design.

1. The logo panel for a gas station/convenience store may display names, brand names, trademarks, corporate logos, commercial symbols, or other words, signs or symbols representing the brand of motor fuel and the convenience store name so long as the same or substantially similar words, signs, or symbols...
are permanently displayed on the business and are the same or substantially similar to the business name, business entity, or the doing business as “dba” name as registered with the Missouri Secretary of State’s office. If the fuel brand name is different than the convenience store name, the fuel brand shall be displayed in the predominate position (top or left of the logo panel) and represent no less than fifty percent (50%) of the logo area; and

2. The federal regulation on this issue, as interpreted by Federal Highway Administration (FHWA) guidance, suggests that blended logo panels are not allowed; however, the language of the federal regulation appears to allow this compromise so long as both logos are contained in the business name, business entity, or “dba.”

(B) Logo panels cannot display a message which advertises a product rather than identifying a business. Any exception must be approved by the department. On gas Logo panels, diesel or E-85, Biodiesel or B20, Compressed Natural Gas or CNG, Propane, or Food Mart text may be included as a secondary message in the lower portion of the Logo panel; and

(C) Messages, corporate logos, symbols, or trademarks which interfere with, imitate, or resemble any official warning or regulatory sign, signal, or traffic control device or which attempt, or appear to attempt, to direct movement of traffic are prohibited.


7 CSR 10-17.060 Traffic Generators

PURPOSE: This rule defines the requirements necessary for an entity to qualify for traffic generator signing.

(1) A traffic generator is eligible to have signs up to the third connection, however, signing cannot extend beyond the first interchange encountered regardless if the interchange is the first, second, or third connection.

(2) Traffic generator signing cannot be installed at an interchange which connects to another freeway. No interchange to interchange signing is permitted.

(3) Traffic generator signs cannot be erected at an interchange where one (1) exit ramp splits into two (2) or more ramps before connecting to the crossroad.

(4) Traffic generator signs cannot be erected in an area where there is less than three-quarters (3/4) of a mile between interchange gore points when measured in one (1) direction or as approved by the department.

(5) Signs may be provided on each freeway located within twenty (20) miles of the traffic generator in a rural area or within five (5) miles in an urban area as measured along the path from the interchange/intersection to the traffic generator. The distance is measured along the path starting from the intersecting centerlines of the interchange/intersection and the crossroad and ends at the nearest edge of the traffic generator projected at a right angle to the roadway centerline.

(6) The qualified entity is responsible for working with the local jurisdiction to install any additional trailblazer signs that may be needed off of the state system before the signs are installed on the state highway.

(7) Tourist Oriented Traffic Generator. To be considered eligible as a tourist oriented traffic generator a qualified entity must meet the definition of a tourist oriented attraction in this rule as well as meet the following criteria:

(A) Have a minimum annual attendance of two hundred thousand (200,000) in rural areas, two hundred and fifty thousand (250,000) in urban areas, and three hundred thousand (300,000) in the St. Louis and Kansas City metropolitan areas; and

(B) Be open for business at least four (4) hours per day, at least five (5) days per week with one (1) day being a Saturday or Sunday, be fully operative and open to the traveling public for a minimum of three (3) months each year unless otherwise indicated in this rule, have public restroom facilities, and have sufficient on premise parking to accommodate all visitors.

(8) College Generator. To qualify for college generator signs a qualified school shall meet all the definitions of this rule as well as the following criteria:

(A) Be a traditional college/university campus;

(B) The qualifying school site and the courses taught at the school are accredited by an organization recognized by the U.S. Department of Education or by the Council for Higher Education. The department will determine the eligibility of each school;

(C) Have a minimum of fifty (50) percent (50%) of the logo area; and

(D) The logo for the school is only to be displayed on the mainline sign.

(K) No qualified school may participate in more than one (1) type of college signing program off of a given state highway.

(9) College Emblem Signing. To qualify for college emblem signs a qualified school shall meet all the definitions of this rule as well as the following criteria:

(A) Be a primary college/university site or a satellite college or university site;

(B) The qualifying school site and the courses taught at the school are accredited by an organization recognized by the U.S. Department of Education or by the Council for Higher Education. The department will determine the eligibility of each school;

(C) Be a primary college/university site or a satellite college or university site;

(D) Face-to-face classroom settings between students and faculty is the primary source of education. Web-based or telecommunication centers does not meet this requirement;

(E) College emblem signs only provide guidance to the primary school campus. Individual schools on or off campus (i.e. school of engineering, nursing, etc.), research parks, or research farms do not qualify for signs;

(F) If third connection does not reach an
interchange, the signing will begin at the third connection. The type of signing used to mark the path will consist of college emblem style trailblazer sign only;

(G) Have a minimum of one hundred (100) registered students attending face-to-face classes on campus. The department may acquire the three- (3-) year average attendance from the U.S. Department of Higher Education or the school may provide a notarized letter attesting to their average face-to-face enrollment for the specific site being signed for;

(H) No qualified school may participate in more than one (1) type of college signing program off of a given state highway; and

(I) If only one (1) school is displayed on a college emblem sign, that school has the option to display their school name in text, with no logo, instead of being displayed on an emblem panel. The college emblem sign size will remain the same size in either case. If additional schools need to be displayed on the college emblem sign, the original school display will revert to the emblem format in order to accommodate the display of additional schools.

(10) State and Federal Agency. State and federal agency traffic generators are required to meet the criteria in this rule for traffic generators, but do not have a minimum annual attendance requirement. State and federal agency traffic generators are limited to—

(A) Missouri conservation areas operated by the Missouri Department of Conservation;

(B) Missouri state parks and state historic sites operated by the Missouri Department of Natural Resources; and

(C) Federal agency traffic generators include, but are not limited to, recreational sites, historic sites, forests, river accesses, campgrounds, and lakes, which are operated by U.S. Corp of Engineers, U.S. Forest Service, U.S. Fish and Wildlife, or National Park Service.

(11) State Correction Centers. Correction centers operated by the Missouri Department of Corrections are eligible for traffic generator signs at the first connection only. If the first connection is at an interchange, the first connection may include both the mainline and ramp sign. Before signing will be considered, approval from the local government where the correctional facility is located must be obtained. Minimum attendance requirements do not apply.

(12) Welcome Center Affiliate. Welcome center affiliates, approved by the Division of Tourism, are eligible for traffic generator signs and are required to meet the criteria in this rule, but do not have a minimum annual attendance requirement. Signs will be allowed up to a maximum of six (6) miles from the affiliate in a rural area and two (2) miles in an urban area. Before the participation agreement can be executed, the potential affiliate must first receive their certification letter from the Division of Tourism.
