House	Amendment NO
	Offered By
	titute for Senate Substitute for Senate Committee Substitute for ion 37.1098, Line 9, by inserting after all of said section and line
"37.1190. As used in secti	ions 37.1190 to 37.1198, the following terms mean:
(1) "Expenditure", any mo	onetary payment from a municipality or county to any vendor
including, but not limited to, a pay	yment, distribution, loan, advance, reimbursement, deposit, or gift
	town, or village that is incorporated in accordance with the laws
of this state;	
	eral assembly; the supreme court of Missouri; the office of an
	y, board, commission, department, institution, instrumentality,
	ty of this state, excluding municipalities, counties, institutions of
higher education, and any public e	
	partnership, corporation, association, organization, state entity, or
other party that:	
	vise provides equipment, materials, goods, supplies, or services to
a municipality or county; or (b) Paggings reimburgane	ent from a municipality or county for any expense.
	Local Government CARES Act Expenditure Database" is hereby
	n the Missouri accountability portal, established under section
	ation. The database shall be available on the office of
	nclude information about expenditures made with funds received
	ef, and Economic Security (CARES) Act of 2020, Pub. L. 116-136
The database shall be publicly acc	
	liture made with funds received under the Coronavirus Aid,
	CARES) Act of 2020, Pub. L. 116-136, the Missouri local
government CARES Act expendit	ture database shall include the following information:
(1) The amount of the exp	penditure;
(2) The date the expenditu	ure was paid;
	the expenditure was paid, unless the disclosure of the vendor's
	lity requirement, in which case the vendor may be listed as
confidential;	
(4) The purpose of the exp	
	ounty that made the expenditure or requested the expenditure be
<u>made.</u>	
3/.1193. 1. Every munici	ipality and county shall provide electronically transmitted
A .: T. 1	D .
Action Taken	Date

- information to the office of administration, in a format the office requires, for inclusion in the
 Missouri local government CARES Act expenditure database regarding each of the municipality's
 or county's expenditures made with funds received under the Coronavirus Aid, Relief, and
 Economic Security (CARES) Act of 2020, Pub. L. 116-136 biannually. Information regarding the
 first half of the calendar year shall be submitted before July thirty-first of such year. Information
 regarding the second half of the calendar year shall be submitted before January thirty-first of the
 year immediately following such year.
 - 2. The office of administration shall provide each municipality and county with a template in the format described under section 37.1192 for the purpose of uploading the data. The office of administration shall have the authority to grant the municipality or county access for the purpose of uploading data.
 - 5. Upon appropriation, the office of administration shall provide financial reimbursement to any participating municipality or county for actual expenditures incurred for participating in the database.
 - 37.1195. No later than one year after the Missouri local government CARES Act expenditure database is implemented, the office of administration shall provide, on the office of administration website, an opportunity for public comment on the utility of the database.
 - 37.1196. The Missouri local government CARES Act expenditure database shall not include any confidential information or any information that is not a public record under the laws of this state. However, the state shall not be liable for the disclosure of a record in the Missouri local government CARES Act expenditure database that is confidential information or is not a public record under the laws of this state.
 - <u>37.1197</u>. Each municipality or county that has a website shall display on its website a prominent internet link to the Missouri local government CARES Act expenditure database.
 - 37.1198. The office of administration may adopt rules to implement the provisions of sections 37.1190 to 37.1198. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2020, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.