PUBLICATION NOTE: All deleted text appears in STRIKEOUT text and all additions to the text appear in red or red CAPITALIZED font.

DEPARTMENT OF PUBLIC SAFETY DIVISION OF STATE PATROL

RULES AND REGULATIONS CONCERNING MINIMUM STANDARDS FOR THE OPERATION OF COMMERCIAL VEHICLES

STATEMENT OF BASIS, STATUTORY AUTHORITY, AND PURPOSE

Pursuant to §42-4-235 (4) (a) (I), CRS, the Chief of the Colorado State Patrol has the authority to promulgate rules and regulations establishing minimum standards for the operation of commercial vehicles within Colorado.

Amendments are being proposed to 8 CCR 1507-1:

- Updating references to state statutes, the CFR, and CVSA OOS Criteria;
- Updating references to the current Memorandum of Understanding between the Colorado State Patrol and the CVSA;
- Updating website references and related document information; and to
- Reconcile minor grammatical and formatting errors.

It has been declared by the General Assembly that the safe operation of commercial vehicles is a matter of statewide concern. The absence of rules implemented to carry out the purpose of these statutes would be contrary to public health, peace, safety, and the welfare of the state of Colorado. For these reasons, it is necessary that these rules, inclusive of the amendments proposed, be adopted.

Colonel Matthew C. Packard	Date of Adoption
Chief, Colorado State Patrol.	

DEPARTMENT OF PUBLIC SAFETY DIVISION OF STATE PATROL

RULES AND REGULATIONS CONCERNING MINIMUM STANDARDS FOR THE OPERATION OF COMMERCIAL VEHICLES

- MCS 1: <u>AUTHORITY TO ADOPT STANDARDS AND SPECIFICATIONS</u>. The Chief of the Colorado State Patrol is authorized by the provisions of §42-4-235 (4) (a) (I), CRS, to adopt rules and regulations for safety standards and specifications for the operation of all commercial vehicles in Colorado, both in interstate and intrastate transportation.
- MCS 2: <u>APPLICABILITY.</u> These rules and regulations apply to individuals, corporations, Colorado government or governmental subdivisions or agencies, or other legal entities who operate commercial vehicles as they are defined in §42-4-235 (1) (a), CRS.
 - 2.1. COMPLIANCE WITH 8 CCR 1507-25 AS APPROPRIATE. In addition to this rule, any person who transports hazardous materials as defined in 49 CFR 171.8 and §42-20-103 (3), CRS, and/or nuclear materials, as defined in §42-20-402 (3) (a) (c), CRS, must operate consistent with 8 CCR 1507-25, the CSP Rules and Regulations Concerning the Permitting, Routing, and Safe Transportation of Hazardous and Nuclear Materials and the Intrastate Transportation of Agricultural Products in the state of Colorado.
 - **2.2. APPROVAL OF TEMPORARY RULE VARIANCE(S).** Provided a variance is not in violation of §42-4-235, CRS, the CSP Motor Carrier Safety Section (MCSS) may consider and grant requests of intrastate commercial motor carriers for temporary variances from these rules.
- MCS 3: GENERAL DEFINITIONS. The following definitions apply throughout these rules unless otherwise specified. Definitions relevant to these rules are found in Title 49 of the Code of Federal Regulations. These definitions are amended, where necessary, to conform to the Colorado Revised Statutes (CRS). Those definitions controlled by the CRS that are generally applicable to these rules are set forth herein.
 - **3.1. CDL:** Commercial Driver's License.
 - **3.2. CDOR:** Colorado Department of Revenue.
 - **3.3. CDOT:** Colorado Department of Transportation.
 - **3.4. CDPS:** Colorado Department of Public Safety.

- **3.5. CFR:** Code of Federal Regulations.
- **3.6. Chief:** Means the Chief of the Colorado State Patrol, or his or her designee as appropriate, unless otherwise specified.
- **3.7. Commercial Vehicle:** The definition of A commercial vehicle will be as set forth OUTLINED in §42-4-235 (1) (a), CRS.
- **3.8. CRS:** Colorado Revised Statutes.
- **3.9. CRU:** Colorado State Patrol Central Records Unit.
- **3.10. CSP:** Colorado State Patrol.
- **3.11. CVSA:** Commercial Vehicle Safety Alliance.
- **3.12. Enforcement Official:** The definition of AN enforcement official will be as it was defined by §§16-2.5-101, 16-2.5-114, 16-2.5-115, and 16-2.5-143, and also as set forth OUTLINED in §42-20-103 (2), CRS.
- **3.13. FMCSA:** Federal Motor Carrier Safety Administration.
- **3.14. FMCSR:** Federal Motor Carrier Safety Regulations, AKA 49 CFR 40 399 and its appendices.
- **3.15. GCWR:** Gross Combined Weight Rating.
- **3.16. GVWR:** Gross Vehicle Weight Rating.
- **3.17. LLC:** Limited Liability Company or Limited Liability Corporation.
- **3.18.** MCSS: Colorado State Patrol Motor Carrier Safety Section.
- **3.19. Motor Carrier:** The definition of A motor carrier will be as it is set forth OUTLINED in §42-4-235 (1) (c), CRS.
- **3.20. MOU:** Memorandum of Understanding.
- **3.21. OOS:** Out-of-Service.
- **3.22. PUC:** Public Utilities Commission.
- **3.23. UFA:** Uniform Fine Assessment.

3.24. USDOT Number: The number assigned to a motor carrier by the FMCSA. This number can be for intrastate or interstate use, depending upon the information provided by the motor carrier to the FMCSA at the time of application submission or the biannual update.

MCS 4: <u>AUTHORITY TO INSPECT VEHICLES, DRIVERS, CARGO, BOOKS, AND RECORDS.</u> Authorized eEnforcement Officials will at times have the authority to inspect commercial vehicles, commercial vehicle drivers, cargo, and any required documents consistent with Part MCS 4 of these rules.

- **4.1. SAFETY INSPECTIONS.** Enforcement officials who are authorized to perform motor vehicle safety inspections on commercial motor vehicles and drivers, are required to meet the inspector qualifications set forth-OUTLINED in §42-4-235 (4) (a) (I), CRS, while performing a Level I-CVSA North American Standard Safety InspectionS.
 - **4.1.1.** All eEnforcement eOfficials performing Level I VI-North American Standard Safety Inspections must maintain the certifications-requirements prescribed in the current published CVSA Operations Manual, EFFECTIVE APRIL 1, 2023.
- **4.2. AUTHORITY TO INSPECT.** Authorized eEnforcement eOfficials have the authority to inspect commercial vehicles, commercial vehicle drivers, cargo, and any required documents, as such documents are applicable to transport by 8 CCR 1507-25 and/or as are set forth-OUTLINED in 49 CFR, Subchapter B, Parts 383, 387, 390, 391, 392, 393, 395, 396, 397, and 399, as revised October 1, 2021-2022.
- **4.3. AUTHORITY TO CONDUCT COMPLIANCE REVIEWS AND SAFETY AUDITS.** CSP **e**Enforcement **e**Officials who are certified by the FMCSA pursuant to UNDER 49 CFR 385, Subpart C, to perform compliance reviews and safety audits have the authority to enter the facilities **ef** and inspection any motor carrier, as defined in §42-4-235 (1) (c), CRS. Inspection includes the review of any required records and supporting documents as may be applicable through 8 CCR 1507-25 and/or as they are identified and defined in 49 CFR, Subchapter B, Parts 40, 380, 382, 383, 385, 387, 390, 391, 392, 393, 395, 397, 399, and Appendix **GA**, revised October 1, 2021-2022.

MCS 5: INSPECTIONS-STANDARDS AND REPORTS. Through an MOU with the CVSA, dated October 21, 2019-2022, the CSP adopts the standards and procedures established for the inspection of commercial vehicles, collectively known as the North American Uniform Driver/Vehicle Inspection.

5.1. CVSA BYLAWS AS GENERAL INSPECTION GUIDELINES. Authorized eEnforcement eOfficials performing safety inspections on commercial vehicles, drivers, and cargo will use as general guidelines the levels, methods of inspections, and the OOS criteria found in the CVSA bylaws, as they are revised and effective April 1, 2022-2023.

5.2. MINIMUM INFORMATION AND REPORT DISPOSITION. Authorized **e**Enforcement **e**Officials will, upon the completion of each inspection, prepare a report which, at a minimum, identifies the inspector, the inspector's agency, the name and address of the motor carrier, the date and time of the inspection, the location of the inspection, the vehicle, and the driver, any defects or violations found, and the disposition of the vehicle. A copy of the inspection report will be provided to the driver or motor carrier.

MCS 6: <u>STATE ADOPTION OF FMCSR.</u> All intrastate and interstate motor carriers, commercial vehicles, and drivers thereof, operating within Colorado must operate consistent with the safety regulations detailed within:

49 CFR 40	Procedures for Transportation Workplace Drug and Alcohol Testing Programs
49 CFR 380	Special Training Requirements
49 CFR 382	Controlled Substances and Alcohol Use and Testing
49 CFR 385 Subparts C & D	Safety Fitness Procedures
49 CFR 387	Minimum Levels of Financial Responsibility for Motor Carriers
49 CFR 390	Federal Motor Carrier Safety Regulations: General
49 CFR 391	Qualifications of Drivers and Longer Combination Vehicle (LCV) Driver Instructors
49 CFR 392	Driving of Commercial Motor Vehicles
49 CFR 393	Parts & Accessories Necessary for Safe Operation
49 CFR 395	Hours of Service of Drivers
49 CFR 396	Inspections, Repair, and Maintenance
49 CFR 397	Transportation of Hazardous Materials; Driving and Parking Rules
49 CFR 399	Employee Safety and Health Standards
49 CFR 396 Appendix GA to Subchapter B of Chapter III	Minimum PeriodiCng-Inspection Standards

of the FMCSR as the same were in effectIVE on October 1, 2021–2022, and published in Title 49 of the CFR, Subtitle B, Chapter III, Parts 200 through 399, with references therein, with modifications as are necessitated by state law and set forth by these rules:

- **6.1. INTRASTATE COMMERCE INCLUDED.** Unless otherwise specified, all references to interstate commerce by the FMCSR also include intrastate commerce for the purposes of these rules.
- **6.2. ENTRY-LEVEL DRIVER TRAINING.** 49 CFR 380.509 (a) is amended to read: "Each employer must ensure each entry-level driver, who first begins operating a commercial motor vehicle requiring a CDL under §42-2-404, CRS, receives the training required by 49 CFR 380.503."
- **6.3. NEW ENTRANT SAFETY PROGRAM.** 49 CFR 385.301 (b) and (c), through 385.305, and 385.319 (b) through 385.337 are not applicable.

- **6.3.1.** 49 CFR 385.309 through 385.319 (a), hereafter referred to collectively as the Colorado Intrastate New Entrant Safety Assurance Program, applies to intrastate motor carriers who are beginning in intrastate operations and are required to obtain an intrastate USDOT number from the FMCSA.
- **6.3.2.** Intrastate motor carriers can confirm if they need a USDOT number and complete an intrastate application online by going to HTTPS://WWW.FMCSA.DOT.GOV/REGISTRATION/DO-I-NEED-USDOT-NUMBER.
- **6.3.3.** All interstate motor carriers beginning operations in Colorado must submit to a safety audit as defined in 49 CFR 385.3. Interstate carriers beginning operations in Colorado must submit to a safety audit consistent with 49 CFR 385.3.
- **6.3.4.** All intrastate motor carriers beginning operations in Colorado are eligible for the Colorado Intrastate New Entrant Safety Assurance Program. New intrastate carriers may schedule training by contacting the MCSS. A prior interstate safety audit or compliance review will meet the requirement for an intrastate safety audit.
- 6.4. FINANCIAL RESPONSIBILITY (INSURANCE) OF MOTOR CARRIERS. Pursuant to-UNDER §42-4-235 (4) (a) (I), CRS, the financial responsibility and insurance provisions of these rules do not apply to commercial vehicles regulated by the PUC. These provisions do not apply to those commercial vehicles operated by river outfitters regulated by the Colorado Department of Natural Resources, Division of Wildlife, under 2 CCR 405-3. These noted exceptions aside, 49 CFR 387.1 through 387.17, 387.303, 387.305, and 387.309 are applicable APPLY to the operation of commercial vehicles in Colorado with the following exceptions:
 - **6.4.1.** 49 CFR 387.7 (e) and (g) do not apply.
 - **6.4.2.** 49 CFR 387.9 (4) applies only to interstate and foreign commerce.
 - **6.4.3.** Transportation carriers may obtain a certificate of self insurance issued pursuant to-UNDER §42-7-501, CRS, or 49 CFR 387.
 - **6.4.4.** Motor carriers subject to these rules must carry a minimum level of cargo liability coverage of \$10,000 for loss or damage to property carried on any one motor vehicle, or an amount adequate to cover the value of the property being transported, whichever is less, unless the shipper and the property carrier otherwise agree by written contract to a lesser amount.
- **6.5. AMENDED GENERAL APPLICABILITY OF THE FMCSR.** 49 CFR 390.3 \mp (f), (1) (2), and (6) do not apply.

- **6.6. AMENDED APPLICABILITY OF FMCSR DEFINITIONS.** The following definitions set forth within 49 CFR 390.5T—are hereby amended by these rules:
 - **6.6.1.** The definitions of "Commercial Motor Vehicle" and "Motor Carrier" do not apply.
 - **6.6.2.** The definition of an "Emergency" is amended through the addition of the following: "A governmental agency has determined that a local emergency requires relief from the maximum driving time in 49 CFR 395.3 or 395.5."
- **6.7. AMENDED MOTOR CARRIER IDENTIFICATION REQUIREMENTS.** 49 CFR 390.19∓(a) is amended to read: "Each motor carrier that conducts operations in intrastate commerce must apply for and receive an intrastate USDOT Number BEFORE prior to-beginning operations within the state. The motor carrier is required to update this information every 24 months."
 - **6.7.1.** USDOT numbers for intrastate motor carriers are processed by the FMCSA.
 - **6.7.2.** 49 CFR 390.21T(b) is amended through the addition of the following: "Intrastate carriers must mark their vehicles with the assigned intrastate USDOT number, preceded by the letters "USDOT" and followed by the suffix "CO" (e.g.: USDOT 1234567 CO)."
 - 6.7.2.1. Motor carriers operating in intrastate commerce, not transporting 16 or more passengers (including the driver) or transporting placarded hazardous materials and having a GVWR or GCWR equal to or in excess of 16,001 lbs., but not in excess of 26,000 lbs., may meet the marking requirements of 49 CFR 390.21—by marking the trailer or secondary unit, if the GVWR of the self-propelled unit itself is less than 16,001 lbs.
 - 6.7.2.2. In the interests of public safety, intrastate motor carriers who operate as repossessors as defined within §42-6-146 (4), CRS, operating INTRASTATE interstate, are not subject to the marking requirements of 49 CFR 390.21∓.
- **6.8. AGE OF CDL DRIVERS OPERATING IN INTERSTATE COMMERCE.** 49 CFR 391.11 (b) (1) is amended to read: "Is at least 21 years old if engaged in interstate commerce or transporting hazardous materials of a type or quantity that would require the vehicle to be marked or placarded under 49 CFR 177.823, with the exception of EXCEPT drivers operating interstate pursuant to UNDER a waiver issued through the FMCSA Military Pilot Program, or any other approved non-military extension thereof and as recognized

- consistent with §42-2-404 (4) (b), CRS. All other drivers operating intrastate only must be at least 18 years of age."
- **6.9. AMENDING HOURS-OF-SERVICE AND APPLICABILITY THEREOF.** The Hours-of-Service regulations set forth within 49 CFR 395 are amended as follows:
 - **6.9.1.** Public transit agency carriers and their drivers operating in intrastate commerce may satisfy the requirements of 49 CFR 395.1 (e) (1) (ii) by either meeting the existing regulation, or by replacing 49 CFR 395.1 (e) (1) AND (2) with "the driver is released from work within 12 consecutive hours."
 - **6.9.2.** 49 CFR 395.3 and 395.5 do not apply to drivers of either Colorado governmental vehicles or tow trucks working an emergency, as defined in 49 CFR 390.
 - **6.9.3.** 49 CFR 395.3 does not apply to tow drivers who are towing a vehicle from a public roadway at the request of a public officer or FOR other law enforcement purposeS.
 - **6.9.4.** Drivers transporting livestock, poultry, slaughtered animals, or the grain, corn feed, hay, etc., used to feed animals are eligible to use the agricultural operations exception in 49 CFR 395.1 (k).
 - **6.9.5.** 49 CFR 395.1 (k) is amended to read: "Is conducted during the planting and harvesting seasons within Colorado as determined by the Department of Agriculture to be from January 1 to December 31."
- **6.10. REFERENCES TO FEDERAL AGENCIES TO INCLUDE STATE AGENCIES.** All references to federal agencies and authorized personnel are to be construed to include the CSP, PUC, and other state or local enforcement agencies WHO HAVE having a signed MOU with the CSP and their authorized personnel.
- **6.11. FILING OF INFORMATION RELATED TO FMCSR REPORTING REQUIREMENTS.** All motor carrier and driving requirements adopted by 8 CCR 1507-25 and/or referred to in 49 CFR 40, 368, 380, 382, 383, 385, 387, 390, 391, 392, 393, 395, 396, 397, and 399 must be filed with or delivered by mutually agreed upon methods upon request to the MCSS at 15075 S. Golden Rd., Golden, CO., 80401.
- **6.12. CDL MEDICAL QUALIFICATIONSOTHER GENERAL EXCEPTIONS.** These rules and regulations apply to all vehicles meeting the definition of a commercial vehicle **OUTLINED** set forth in §42-4-235 (1) (a), CRS, and drivers who meet the definition of "Driver" as described in 49 CFR 390.5, with the following exceptions:

- **6.12.1.** Drivers of intrastate vehicles and vehicle combinations having a GVWR or GCWR of not more than 26,000 lbs., not requiring a CDL to operate, are not subject to 49 CFR 391, Subpart E, Physical Qualifications and Examinations.
- **6.12.2.** Vehicles owned and operated by the Federal Government or state government or political subdivision thereof not domiciled in Colorado, not transporting hazardous materials of a type and quantity requiring the vehicle to be marked or placarded under 49 CFR 172.504.
- **6.12.3.** The operation of authorized emergency vehicles, as defined in §42-1-102 (6), CRS, while in emergency and related operations.
- **6.12.4.** The operations of snowplows, as defined in §42-1-102 (91), CRS, and all other vehicles engaged in supporting the use thereof when snowplows are removing snow/ice from the roadway or engaged in related snow/ice removal operations.
- MCS 7. TRACTION DEVICES ARE REQUIRED. Drivers operating a commercial vehicle as defined in CDOT rule 2 CCR 601-14, with the exception of EXCEPT mobile cranes, operatINGed on Interstate 70 between mileposts 133 and 259 from September 1st to May 31st inclusive, must carry tire chains consistent with the requirements set forth within §42-4-106 (5) (a) (I), CRS. Alternative Traction Devices (ATDs), including tire cables, may also be used as are-defined and as use is consistent with 2 CCR 601-14.
- MCS 8. <u>INTRASTATE MEDICAL WAIVERS.</u> MCSS may grant variances/waivers to drivers unable to satisfy the requirements of 49 CFR 391, Subpart E, consistent with these rules.
 - **8.1. APPROVAL OF MEDICAL WAIVERS.** Individual applications requesting a variance/waiver of specific requirements may be approved when the approval of a variance/waiver is supported by the decisions of a certified medical examiner and the documented determination of an appropriate medical professional, combined with the satisfaction of any applicable performance standards, supporting a decision that a medical condition has no adverse impact on safety.
 - **8.2. MEDICAL WAIVER APPLICATION ONLINE.** Medical waiver requirements, submission information, and documents are available online at HTTP://WWW.COLORADO.GOV/PACIFIC/CSP/MEDICAL-WAIVERS. Medical waiver applications may also be requested in person, by fax, or by mail from the MCSS office at 15075 S. Golden Rd., Golden, CO., 80401.
 - **8.3. WRITTEN NOTICE OF TERMS AND CONDITIONS.** Medical waiver cardholders are provided written notice of relevant program terms and conditions at the time of card approval and subsequent renewal(s).
 - **8.4. DENIAL OF MEDICAL WAIVER APPLICATION.** An application for a medical waiver may be denied if:

- **8.4.1.** The applicant does not currently possess or is not in the process of attaining a state of Colorado CDL.
- **8.4.2.** The applicant has a medical condition for which a waiver or variance is not available; or
- **8.4.3.** Either the certified medical examiner or the medical professional failS to complete or certify the required waiver form(s).
- **8.4.4.** Upon review of relevant motor vehicle operation data available to the CSP at the time of receipt of paperwork to re-issue a medical waiver to an individual having an expired or expiring waiver, the CSP determines that to re-issue a medical waiver to an individual does not promote safety, protect human life, or preserve the highways of this state.
 - **8.4.4.1.** The denial of an application for the re-issue or renewal of a medical waiver to an individual based upon relevant motor vehicle operation data available to the CSP at the time of the receipt of paperwork will be afforded the same appeal rights as a waiver revocation.
- **8.4.5.** Denial of a medical waiver application will be by written notice from the MCSS.
 - **8.4.5.1.** Medical waiver applications denied as a result of incomplete, insufficient, or ineligible information may be resubmitted at the convenience of an applicant upon correction completion, or upon meeting requirements of eligibility without prejudice.
- **8.5. MEDICAL WAIVER REVOCATION.** A medical waiver may be revoked where the CSP determines that its' issue does not promote safety, protect human life, or preserve the highways of this state.
 - **8.5.1.** A medical waiver may be revoked by the CSP when a waiver holder fails to comply with THE applicable terms and conditions of the CSP Medical Waiver Program.
 - **8.5.2.** A medical waiver may be revoked by the CSP when it is determined that based upon relevant motor vehicle operations data available to the CSP, the continued use of the waiver by a holder fails to promote safety, protect human life, or preserve the highways of this state.
 - **8.5.3.** Revocation of any medical waiver will be by written notice from the MCSS consistent with §24-4-104, CRS.

- **8.6. RIGHT TO HEARING UPON MEDICAL WAIVER REVOCATION.** Within 30 days of receiving written notice from the MCSS of a pending waiver revocation, the MCSS will provide the waiver holder an opportunity to attend a hearing consistent with §24-4-104, CRS.
- **8.7. RIGHT TO APPEAL MEDICAL WAIVER REVOCATION SUBSEQUENT INITIAL HEARING.** Within 20 days of the completion of this hearing or the failure of the waiver holder to attend, the Chief will issue a written decision either sustaining or overturning the medical waiver revocation. Within 30 days of receiving written notice from the MCSS revoking a medical waiver, the holder of the waiver may submit an appeal.
 - **8.7.1.** Appeal requests by waiver holders must be made in writing.
 - **8.7.2.** Appeal requests must be addressed to the Chief at the MCSS at 15075 S. Golden Rd., Golden, CO., 80401.
 - **8.7.3.** The Chief will hold a hearing upon the appeal consistent with §24-4-105, CRS.
 - **8.7.3.1.** The scope of any hearing or appeal will be limited to whether the applicant or waiver card holder complied with THE terms and conditions applicable to the medical waiver program.
 - **8.7.4.** The Chief will issue a written decision within 20 business days of the completed hearing.
 - **8.7.4.1.** If the Chief finds that evidence of non-compliance and/or ineligibility is sufficient, the medical waiver revocation will be sustained.
 - **8.7.4.2.** If the Chief finds that evidence of non-compliance and/or ineligibility is insufficient, the medical waiver revocation will be immediately overturned and the medical waiver reinstated.
 - **8.7.5.** The decision of the Chief upon appeal will constitute a final agency action and is subject to judicial review as described by §24-4-106, CRS.
- MCS 9. <u>INTRASTATE SAFETY FITNESS RATINGS AND CIVIL PENALTIES.</u> The CDPS is authorized by the provisions of §42-4-235 (2) (a), CRS, to collect civil penalties levied against intrastate carriers found in violation of the rules adopted by the CDPS pursuant to UNDER §42-4-235 (4) (a), CRS. The procedure established by these rules applies to the determination and issuance of these civil penalties.

- **9.1. INTRASTATE CARRIER SAFETY RATINGS.** The CSP will establish a Safety Fitness Rating for each motor carrier upon which it conducts a Compliance Review. The CSP will use as general guidelines the procedures and definitions contained in 49 CFR 385.
- **9.2. SCOPE, AUTHORITY, AND APPLICATION.** §42-4-235 (2) (a), CRS, regarding the minimum standards for commercial vehicles, provides that no person will operate a commercial vehicle on a public highway of this state unless such vehicle is in compliance-COMPLIES with the rules adopted by the CSP. Any person who violates such rules will be subject to the civil penalties authorized pursuant ACCORDING to 40 CFR 386, Subpart G.
- 9.3. 49 CFR 386, SUBPART G NOT APPLICABLE TO INTRASTATE MOTOR CARRIERS.
 Intrastate motor carriers will not be subject to any of the provisions in 49 CFR 386,
 Subpart G, that relate the amount of a penalty to a violator's ability to pay. Civil
 penalties will be based upon the nature and gravity of the violation(s), the degree of
 culpability, and such other matters as justice and public safety may require.
- **9.4. EXCLUSIVE AUTHORITY TO CONDUCT COMPLIANCE REVIEWS.** AUTHORIZED ENFORCEMENT OFFICIALS OF The CSP will have the exclusive authority to conduct Compliance Reviews, as defined in 49 CFR 385.3, and to impose civil penalties UNDER pursuant to-such rules.
- **9.5. APPLICATION OF CIVIL PENALTY.** The Civil Penalty will be applied at UPON the completion of a Compliance Review by an MCSS Investigator certified by the FMCSA as a Compliance Review Investigator.
- **9.6. CIVIL PENALTY DEFINITIONS.** Unless otherwise specified, the following definitions are applicable APPLY to this MCS 9.
 - **9.6.1.** Civil Penalty Process: The process and proceedings-PROCEDURES to collect civil penalties by the CSP for violations of §42-4-235 (4) (a), CRS.
 - **9.6.2. Notice of Claim Letter (NOC):** The written order informing the motor carrier of their penalty, the rights associated with the penalty, and the process for responding to the penalty.
 - **9.6.3. Commercial Vehicle:** Will have the same meaning as described in §42-4-235 (1) (a), CRS.
 - **9.6.4. Compliance Review:** An examination of motor carrier operations, such as driver's hours-of-service, maintenance and inspection, driver qualifications, CDL requirements, financial responsibility, accidents, hazardous materials, and other safety and transportation records to determine whether a motor carrier meets the safety fitness standard.

- **9.6.5.** Conditional Safety Rating: Indicates that a motor carrier does not have adequate safety management controls in place to ensure compliance with the safety fitness standards that could result in the occurrences listed in 49 CFR 385.5.
- **9.6.6. Motor Carrier:** Will have the same meaning as described in §42-4-235 (1) (c), CRS.
- **9.6.7. Served/Service:** Indicates a NOC or other service document was sent by first class mail to the last address furnished to the MCSS by the motor carrier or was personally served upon the motor carrier by a uniformed member of the CSP.
 - **9.6.7.1.** Service of a NOC or document by first class mail is considered complete when it is mailed, not when it is received.
- **9.6.8. Satisfactory Safety Rating:** Indicates a motor carrier has in place and functioning adequate Safety Fitness controls to meet the safety fitness standard prescribed in 49 CFR 385.5. Safety Fitness controls are adequate if they are appropriate for the size and type of operation of the particular motor carrier.
- **9.6.9. Unrated Safety Rating:** Indicates a safety rating has not been assigned to the motor carrier by the CSP.
- **9.6.10. Unsatisfactory Safety Rating:** Indicates a motor carrier does not have adequate safety management controls in place to ensure compliance with the safety fitness standard, resulting in occurrences listed in 49 CFR 385.5.
- **9.7. SAFETY FITNESS RATING ASSIGNMENT.** Upon completion of a Compliance Review, the CSP will assign a proposed Safety Fitness Rating that will be based on the degree of compliance with the federal motor carrier safety fitness standard for motor carriers found in 49 CFR 385.5.
 - **9.7.1.** The Safety Fitness Rating will be determined using the factors prescribed in 49 CFR 395.7. A motor carrier may determine their degree of compliance with the safety fitness standard by reviewing 49 CFR 385.5.
 - **9.7.2.** On the 61st day after the assignment of a proposed Safety Fitness Rating, the motor carrier's Safety Fitness Rating will become a-THE final Safety Fitness Rating.
 - **9.7.3.** The final Safety Fitness Rating for an intrastate motor carrier will be available to the public upon request by contacting the CSP CRU office at:

Colorado State Patrol Central Records Unit 700 Kipling St. Lakewood, CO., 80215 (303)-239 - 4500

- **9.8. ADMINISTRATIVE REVIEW OF SAFETY FITNESS RATING.** If a motor carrier believes the CSP committed an error in assigning its Safety Fitness Rating, they-THE MOTOR CARRIER may request an administrative review. The request must conform to the following provisions:
 - **9.8,1.** The request must be in writing, AND addressed to the Chief within 30 days of the assignment of the proposed Safety Fitness Rating.
 - **9.8.2.** The request must explain the error the motor carrier believes the CSP committed in issuing the Safety Fitness Rating. The motor carrier must include a list of all factual and procedural issues in dispute, and any information or documentation that supports its argument.
 - **9.8.3.** The Chief may request more information and/or require the motor carrier to attend a conference to discuss the rating. If the motor carrier does not provide the information requested or attend the conference, the Chief may dismiss the request.
 - **9.8.4.** The Chief will serve the decision in writing within 30 days of receiving the request.
 - **9.8.5.** The proposed Safety Fitness Rating will remain as a proposed Safety Fitness Rating until the decision of the Chief.
 - **9.8.6.** The decision will include the assignment of a final Safety Fitness Rating. The decision constitutes A final action by the CSP.
- 9.9. MOTOR CARRIER REQUEST TO CHANGE SAFETY FITNESS RATING FOR CORRECTIVE ACTION(S). In the event a Safety Fitness Rating is assigned to an intrastate motor carrier, the motor carrier may request a change to their Safety Fitness Rating based on corrective actions taken by the motor carrier. A request cannot be made by a motor carrier and will not be acted upon by the CSP sooner than 90 days after the assignment of a proposed Safety Fitness Rating. The request must be submitted in writing and addressed to the Chief. The request must INCLUDE THE FOLLOWING INFORMATION AS IT RELATES TO THE SPECIFIC MOTOR CARRIER conform to the following provisions:
 - 9.9.1. The motor carrier must submit a A description of corrective action(s) taken BY THE MOTOR CARRIER SINCE THE ASSIGNMENT OF THE SAFETY RATING. hereinafter referred to as the Cooperative Safety Plan.

- 9.9.2. The Cooperative Safety Plan must A DESCRIPTION OF HOW THE CORRECTIVE ACTION(S) address-ADDRESS(ES) each violation on the most recent Compliance Review that was-IDENTIFIED AS an acute and/or critical violation. IT-THE MOTOR CARRIER must also address factor six (crashes) of the Compliance Review when the rating for factor six is "unsatisfactory."
- **9.9.3.** The Cooperative Safety Plan must identify PROVIDE AN EXPLANATION AS TO why the violation(s) cited as acute and/or critical were permitted to occur.
- **9.9.4.** The Cooperative Safety Plan must discuss the actions to be taken to correct the deficiency or deficiencies that allowed the acute and/or critical violations to occur.
- **9.9.54.** THE CORRECTIVE Aaction(s) taken BY THE MOTOR CARRIER to ensure these critical and/or acute violations do not reoccur in the future.
- 9.9.65. If factor six (crashes) is rated unsatisfactory, an accident countermeasure program must be included as part of the CORRECTIVE ACTION(S) ADDRESSED. Cooperative Safety Plan. The program must include, but not be limited to, defensive driving training.
- **9.9.76.** If the Cooperative Safety Plan-CORRECTIVE ACTION(S) include(S) action(S) TO BE taken in the near future, such as training, reorganization of departments, purchasing of computer programs, etc., a schedule of when the activity CORRECTIVE ACTION(S) is to occur must be included.
- **9.9.87.** Any additional documentation or information that relates to motor carrier safety, ADDITIONAL VOLUNTARY CORRECTIVE ACTION(S), and the prevention of crashes and hazardous materials incidents must be included.
- **9.9.98.** The Cooperative Safety Plan must include a A written statement certifying that the motor carrier will operate in compliance with the motor carrier safety and hazardous materials regulations adopted by the CSP pursuant to-UNDER §§42-4-235 and 42-20-108, CRS, and all applicable state and local laws.
- **9.9.109.** The REQUEST Cooperative Safety Plan-must be signed by a corporate officer in the case of a corporation, a member or manager in the case of an LLC, by the general partner of a limited partnership, or by all the partners or proprietors in the case of a general partnership or proprietorship.
- **9.10. MOTOR CARRIER REQUEST TO CHANGE SAFETY FITNESS RATING THROUGH COMPLIANCE REVIEW.** A motor carrier may request a change in their Safety Fitness Rating by requesting a follow-up Compliance Review, as follows:

- **9.10.1.** The request must be made to the Chief in writing. The request cannot be made by the motor carrier and will not be acted upon by the CSP sooner than threemonths 90 DAYS after the assignment of a proposed Safety Fitness Rating.
- **9.10.2.** The Compliance Review investigator will review the corrective action(s) taken by the motor carrier since the last Compliance Review.
- **9.11. CIVIL PENALTY ASSESSMENT.** A Compliance Review may result in the assessment of a Civil Penalty for violations discovered during the Compliance Review, as prescribed by §42-4-235 (2), CRS.
- **9.12. CIVIL PENALTY AMOUNT DETERMINATION.** The amount of a Civil Penalty Assessment will be determined by considering the following factors:
 - **9.12.1.** The nature and gravity of the violation(s).
 - **9.12.2.** The degree of culpability.
 - **9.12.3.** The history of offenses within the three years preceding the date of the Compliance Review.
 - **9.12.4.** Such other matters as justice and public safety may require, not to include any consideration of a violator's ability to pay the Civil Penalty.
- **9.13. IMPLEMENTS OF HUSBANDRY EXEMPTED.** The intrastate operation of implements of husbandry will not be subject to the civil penalties provided in 49 CFR 386, Subpart G.
- **9.14. APPLICATION OF UFA.** The Compliance Review investigator will use the UFA as it is codified within §42-4-235 (2) (a), CRS, to determine the Civil Penalty to be levied upon a motor carrier.
- **9.15. NOTIFICATION OF PENALTY.** Upon determination of a Civil Penalty, the Compliance Review investigator will serveice written notification of the civil penalty assessment upon a motor carrier in the form of a NOC.
- **9.16. PAYMENT OR ADMINISTRATIVE REVIEW OF PENALTY.** The motor carrier must respond to the MCSS within 30 days of service of the NOC upon the carrier by the CSP in one of the following ways.
 - **9.16.1.** Paying the full amount of the Civil Penalty as instructed in the NOC; or
 - **9.16.2.** Submitting a written request for a payment plan to the Commander of the MCSS; or

- **9.16.3.** If a motor carrier believes the CSP committed an error in determining its Civil Penalty, they-IT may request an administrative review of that penalty. The following provisions govern the administrative review:
 - **9.16.3.1.** The request must be in writing, AND addressed to the Chief within 30 days of the service of the NOC.
 - **9.16.3.2.** The request must explain the error the motor carrier believes the CSP committed in issuing the Civil Penalty. The motor carrier must include a list of issues in dispute, and any supporting information or documentation.
 - 9.16.3.3. The Chief may request additional information and/or require the motor carrier to attend a conference to discuss the penalty. If the motor carrier does not provide the information requested or attend the conference, then the Chief may dismiss this request.
 - 9.16.3.4. The Chief will serve the motor carrier with a written decision within 30 days after the Chief has determined that the administrative record is complete. This decision will constitute a-final agency action.
 - **9.16.3.5.** A motor carrier has 30 days from the date of the service the decision-to pay the penalty, to arrange for a payment plan as described within these rules, or 35 days from the date of a-final agency action, file an action in the appropriate district court pursuant to-UNDER §24-4-106 (4), CRS.
- **9.17.** MOTOR CARRIER FAILURE TO RESPOND TO CIVIL PENALTY AND REGISTRATION REVOCATION. If, after 30 days a MOTOR carrier does not pay the CIVIL pPenalty ASSESSED, request a payment plan, or file an action in the appropriate district court, the carrier will be deemed to have failed to pay.
 - **9.17.1.** The MCSS will forward A notice to the CDOR of any MOTOR carrier deemed to have failed to pay, consistent with §42-4-235 (2) (d) (I), CRS.
 - **9.17.2.** If the MCSS forwards notice to CDOR of a MOTOR carrier which THAT has failed to pay the assessed or adjudicated penalty, the registrations of the vehicle(s) registered to the carrier will be canceled under UNDER §42-3-120, CRS.
- MCS 10. <u>INFORMATION ON THESE RULES.</u> All contact with the CSP regarding these rules or their applicability should be addressed to:

Colorado State Patrol Motor Carrier Safety Section 15075 S. Golden Rd. Golden, CO., 80401-3990 (303)-273 - 1875 (OFFICE) (303)-273 - 1939 (Fax) MCSAP@STATE.CO.US

- MCS 11. INFORMATION MAINTENANCE AND REFERENCE OF PUBLICATIONS, STANDARDS, GUIDELINES, AND RULES. All publications, standards, guidelines, and rules adopted and incorporated by reference in these rules are on file and available upon request for public inspection by contacting the MCSS at 15075 S. Golden Rd., Golden, CO., 80401-3990. These rules are available upon request from the MCSS and online through the CDPS RULEMAKING INFORMATION website at HTTPS://PUBLICSAFETY.COLORADO.GOV/GET-INVOLVED/RULES-AND-REGULATIONS.
 - 11.1. AVAILABLE FOR PUBLIC INSPECTION AND REFERENCED CONSISTENT WITH STATUTE.

 All publications, standards, guidelines, and rules adopted and incorporated by reference in these rules will be provided to and made available for examination at any state publications depository library as required by §24-4-103 (12.5), CRS. The following publications, standards, guidelines, and rules are adopted as amended within these three-rules and consistent with §24-4-103 (12.5), CRS, rReferences are here provided:
 - **11.1.1.** Commercial Vehicle Safety Alliance (20222023). North American Standard Out-of-Service Criteria (OOSC). April 1, 2022-2023. Greenbelt, MD: Author.
 - **11.1.2.** Federal Motor Carrier Safety Regulations, 49 CFR 40, 380, 382, 383, 385, 387, 391-397, 399, and Appendix G-A (October 1, 2021-2022). This information is also available online through the FMCSA Government Publishing Office website at HTTPS://WWW.FMCSA.DOT.GOV/REGULATIONS EFCR.GOV/ CGI-BIN/EFCR?PAGE=BROWSE.
 - **11.2. MAINTENANCE OF COPIES.** The MCSS will maintain copies of the complete texts of each of the publications, standards, AND guidelines referenced herein and these rules. The MCSS will make each available for public inspection during regular business hours.
 - **11.3. AVAILABILITY OF COPIES.** Interested parties may access information about or these documents free of charge online. Interested parties may also inspect the referenced materials and/or obtain copies of the adopted standards for a reasonable fee by contacting the MCSS. Copies of the adopted publications, standards, guidelines, and rules may also be available from the organizations or agencies of origin:
 - **11.3.1.** Commercial Vehicle Safety Alliance (CVSA), 6303 lvy Lane, Suite,-310, Greenbelt, Maryland, 20770-6319. Phone: (301)-830 6143. Email: CVSAHQ@CVSA.ORG.

- **11.3.2.** Federal Motor Carrier Safety Administration (FMCSA), 1200 New Jersey Ave., SE, Room W-65-206, Washington, DC, 20590. Phone: 1-(800)-832 5660. Website: WWW.FMCSA.DOT.GOV.
- **11.4. LATER EDITIONS NOT INCLUDED.** These rules do not include later amendments to or editions of any publications, standards, guidelines, or rules incorporated by reference herein.
- MCS 12. <u>SEVERABILITY.</u> If any provision of these rules or the application thereof to any person or circumstance is determined to be unlawful or invalid, the remaining provisions of these rules will not be affected, absent a specific reference.