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Introduction

The *Colorado Register* is published pursuant to C.R.S. 24-4-103(11) and is the sole official publication for state agency notices of rule-making, proposed rules, attorney general's opinions relating to such rules, and adopted rules. The register may also include other public notices including annual departmental regulatory agendas submitted by principal departments to the secretary of state.

"Rule" means the whole or any part of every agency statement of general applicability and future effect implementing, interpreting, or declaring law or policy or setting forth the procedure or practice requirements of any agency. "Rule" includes "regulation". C.R.S. 24-4-102(15). Adopted rules are effective twenty days after the publication date of this issue unless otherwise specified.

The *Colorado Register* is published by the office of the Colorado Secretary of State twice monthly on the tenth and the twenty-fifth. Notices of rule-making and adopted rules that are filed from the first through the fifteenth are published on the twenty-fifth of the same month, and those that are filed from the sixteenth through the last day of the month are published on the tenth of the following month. All filings are submitted through the secretary of state's electronic filing system.

For questions regarding the content and application of a particular rule, please contact the state agency responsible for promulgating the rule. For questions about this publication, please contact the Administrative Rules Program at rules@coloradosos.gov.

Notice of Proposed Rulemaking

Tracking number

2025-00612

Department

1507 - Department of Public Safety

Agency

1507 - Colorado State Patrol

CCR number

8 CCR 1507-58

Rule title

RULES AND REGULATIONS CONCERNING THE COLORADO STATE PATROL THIRD-PARTY COMMERCIAL VEHICLE VIN VERIFICATION PROGRAM

Rulemaking Hearing**Date**

01/29/2026

Time

09:30 AM

Location

CSP Academy, Building 100 (Carrell Hall), 15165 S. Golden Rd., Golden, CO., 80401 or virtually using Google Meet, <https://meet.google.com/qkt-vfrw-yyf>

Subjects and issues involved

The amendments proposed to the CSP Third-Party CMV VIN Program include:

Document formatting adjustments not affecting the content or interpretation of the rules proposed to comply with the state accessibility standards applicable under Section 24-34-802, CRS. Examples of the adjustments proposed include changing capitalized text to mixed-case or lower-case text; removal of underlined text; use of the word Section instead of the section symbol (and the substitution of words in place of other symbols); enabling of hyperlinked text; and adjustment of document paragraph formatting to support electronic bookmarking and for use with electronic reading software.

Insertion of a Table of Contents to facilitate document navigation.

Correction of website address information; and

Statutory authority

42-1-232(7), CRS

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**Colorado Department of Public Safety
Colorado State Patrol
Rules and Regulations Concerning the
Colorado State Patrol Third-Party
Commercial Vehicle VIN Verification Program
8 CCR 1507-58**

Accessibility Editing Note:

Throughout this document, formatting adjustments that do not change the content or meaning of these rules have been made to meet state accessibility standards under Section 24-34-802, CRS. These adjustments include changing capitalized text to mixed case or lowercase, removing underlining, increasing font size, using words instead of symbols, enabling hyperlink text, and modifying paragraph structure to support electronic bookmarking for readers.

The CSP Hazardous Materials Section is dedicated to supporting effective communication and providing access to these rules for all members of the public. If you have difficulty with or cannot use this document, please visit <https://publicsafety.colorado.gov/accessibility-interpretation-and-translation-support> or contact the CSP Investigative Services Section at (303) 273 -1771 for further assistance.

Disclaimer:

This draft has been filed with the Colorado Department of State and submitted to the Department of Regulatory Agencies in accordance with Sections 24-4-103 (2.5) and (3) (a) of the CRS, as part of the State Administrative Procedure Act. This preliminary draft may be revised before the public rulemaking hearing on Thursday, January 29, 2026. If any changes are made, a revised version of the rules and supporting documents will be made available to the public and posted on the Colorado Department of Public Safety Rulemaking Information website at <https://publicsafety.colorado.gov/cdps-rules-colorado-code-of-regulations>. Any updates or revisions will be provided as required by Sections 24-4-103 (4) (a) of the CRS and posted to the Colorado Department of Public Rulemaking Information website no later than Friday, January 23, 2026.

**Department of Public Safety
Colorado State Patrol
Rules and Regulations Concerning the
Colorado State Patrol Third-Party Vehicle
VIN Verification Program
8 CCR 1507-58**

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TVIN 1: Authority to Adopt Rules

§**Section** 42-1-232(7), CRS, authorizes the Chief of the Colorado State Patrol to promulgate the rules reasonably necessary to implement the Third-Party Commercial Vehicle VIN Verification Inspection Program, as it is described in §**Section** 42-1-232 (2), CRS.

TVIN 2: Applicability

These rules and regulations apply to all individuals, corporations, other legal entities, or Colorado government or governmental subdivisions or agencies engaged in the verification of commercial vehicle information who operate as Transportation Associations, Transportation Organizations, or Third-Party Civilian Verifiers, as each is defined within these rules.

TVIN 3: Definitions

The following definitions apply throughout these rules unless otherwise specified:

- 3.1. **CBI:** Colorado Bureau of Investigation.
- 3.2. **CDPS:** Colorado Department of Public Safety.
- 3.3. **Chief:** Means the Chief of the Colorado State Patrol or his or her designees.
- 3.4. **Civilian Verifier (CV):** An individual employed or contracted by a permitted Transportation Association or Transportation Organization to verify commercial vehicle information, including VINs.
- 3.5. **Civilian Verifier Permit (CVP):** A permit issued by the Chief for a CV to a Transportation Association or Transportation Organization that holds a valid Third-Party VIN Verification Inspection Permit. Transportation Associations or Transportation Organizations can be issued multiple CVPs.
- 3.6. **Civilian VIN Training:** A class provided by the Colorado State Patrol to train individuals on how to perform and document VIN verifications. Certificates are issued upon successful completion of the course.
- 3.7. **Commercial Vehicle:** The definition of a commercial vehicle will be consistent with ~~§~~**Section** 42-4-235 (1) (A), CRS.
- 3.8. **Criminal History Search:** A service ~~having~~**that has** online access and ~~is~~ provided through CBI. The service ~~provides~~**offers** an individual's Colorado criminal history upon request.
- 3.9. **CSP:** Colorado State Patrol.
- 3.10. **CVSA Certified Enforcement Official:** A CSP Enforcement Official certified by the Federal Motor Carrier Safety Administration (FMCSA) according to 49 CFR 385, subpart C, and authorized by ~~§~~**Section** 42-4-235 (2) (C), CRS, to complete compliance reviews and/or safety audits.
- 3.11. **Enforcement Official:** The definition of Enforcement Official will be the same as ~~it is~~ defined in ~~§§~~**Sections** 16-2.5-101, 16-2.5-115, 16-2.5-143, and 42-20-103 (2), CRS.
- 3.12. **Permit Program Compliance Review (PPCR):** An examination of records and/or the inquiry of Third-Party VIN Verification Program participants by a CVSA-certified Enforcement Official as defined in these rules. Examination of any documents or inquiries of Third-Party VIN Verification Program participants will be limited to those records and activities reasonably related to the completion of Third-Party VIN Verification Inspections.
- 3.13. **Regular Business Hours:** For purposes of these rules, regular business hours are defined ~~to be~~**as** between 8:30 **am** and 5:00 pm Monday through Friday, excluding legal holidays or as is otherwise consistent with the hours of operation required of state offices by Colorado law.
- 3.14. **Third-Party VIN Verification Inspection Permit (TVIP):** A permit issued by the Chief to a Transportation Association or a Transportation Organization to employ or contract ~~with~~ Civilian Verifiers approved by the CSP to verify commercial vehicle information, including

VINs. This permit allows the Transportation Association or Transportation Organization to set a fee for the service of commercial vehicle VIN verification not exceeding that set forth by § **Section** 42-1-232 (5), CRS.

- 3.15. **Transportation Association/Transportation Organization (TA/TO):** A legal business entity and membership organization registered and in good standing with the Colorado Secretary of State, operating within the state of Colorado, and focused on transportation issues, transportation regulations, and highway safety. Membership of the TA/TO must consist of legal entities or individuals who are primarily engaged in the operation of commercial vehicles in Colorado.
- 3.16. **TVVP:** Third-Party VIN Verification Program.
- 3.17. **Vehicle Identification Number (VIN):** Any identifying number, serial number, engine number, or other identifying number or mark upon a vehicle as is set forth by § **Section** 42-5-101 (11), CRS.

TVIN 4: Eligibility and Application Requirements

- 4.1. **TA/TO Eligibility for TVIP:** To be eligible to receive a TVIP, TA/TOs must meet minimum requirements.
 - 4.1.1. **Definition.** An applicant for a TVIP must meet the definition of a TA/TO ~~as defined in~~ **under** these rules.
 - 4.1.2. **Financial Responsibility.** TVIP applicants must furnish evidence of a savings account or deposit in a certificate of deposit meeting the requirements of § **Section** 11-35-101, CRS, or a surety bond of at least \$10,000.00. The surety bond must hold harmless **to** any person who suffers loss or damage arising from the issuance of a Certificate of Title, including a VIN verification completed through a TA/TO having a valid TVIP.
 - 4.1.3. **Use of CVs.** TVIP applicants must either employ or contract with; or intend to employ or contract with CVs:
 - 4.1.3.1. Who can demonstrate or successfully acquire knowledge of the process and standards applicable to vehicle information verification, including the VIN verification process.
 - 4.1.3.2. Who has not been convicted of violating Article 4, Title 18, CRS, within 10 years before the submission date of a TVIP application.
 - 4.1.3.3. For which a TA/TO can provide information, including the name, background, experience, operation location, contact information, and any other information required by the Chief.

- 4.1.3.4. Who has received a CVP from the Chief verifying their status as a CV and authority to verify commercial vehicle information, including VINs.
 - 4.1.4. **Application.** TVIP applicants must complete the application as provided by the CSP. Incomplete applications will be returned with instructions to complete the application before resubmission.
 - 4.2. **CV Eligibility for CVP:** To be eligible to apply for and receive a CVP for a CV, a TA/TO submitting a CVP application must meet minimum requirements.
 - 4.2.1. **Valid TVIP.** The TA/TO named in and submitting the CVP for a CV must have a valid TVIP.
 - 4.2.2. **Complete Application.** A CVP application must be completed using the forms available from the CSP. A CVP application must include the name, background experience, operation location, contact information, and any other information- as **that** may be required by the Chief. Incomplete applications will be returned to **the** submitting TA/TO.
 - 4.2.3. **CV Declaration.** The CV ~~for which~~ **that** a TA/TO submits **for** a CVP application must ~~complete~~ **include** a signed declaration stating that he or she has not been convicted of violations of Article 4, Title 18, CRS, within the 10 years before the CVP application submission. An original copy of the signed declaration must be included with the CVP application.
 - 4.2.4. **CV Training Completion.** The CV identified in the CVP application must successfully complete the CSP Civilian VIN Training prior to the Chief issuing a CVP for the CVP to the TA/TO.
 - 4.2.4.1. In the event a TA/TO submits a CVP application for a CVP ~~prior to~~ **before** a CV successfully completes the CSP Civilian VIN Training, an otherwise approved CVP application will remain in a “Pending Course Completion” status. The TA/TO must provide information confirming that the CV named in the CVP application ~~is~~ **has** signed up to attend CSP Civilian VIN Training, and the date of the training must be included with the application.
 - 4.2.4.2. Upon confirmation that a CV identified in a CVP has successfully completed the CSP Civilian VIN Training, the CVP will be issued for the CV to the TA/TO.
 - 4.2.4.3. Upon confirmation that a CV identified in a pending CVP has failed to complete the CSP Civilian VIN Training successfully, the CVP application will be denied. Written notice of the denial will be sent to the TA/TO.

- 4.3. **CV Required:** A TA/TO will not allow or promote that a CV verify commercial vehicle information before successful completion of the CSP Civilian VIN Training by the CV, nor will a TA/TO allow or ~~promote~~ **encourage** a CV to verify commercial vehicle information on behalf of the TA/TO before a CVP is issued to the TA/TO for the CV.

TVIN 5: Authority to Regulate and Inspect

- 5.1. **Authority to Develop and Regulate:** § **Section** 42-1-232 (7), CRS, gives the Chief the authority to promulgate rules reasonably necessary to implement the TVVP as it is outlined in § **Section** 42-1-232 (2), CRS. This authority extends to and includes:
- 5.1.1. **Applications and Eligibility.** The Chief has the authority to establish necessary and reasonable application procedures, develop the required forms, make additional requests for information, and set applicant eligibility requirements for TA/TOs and CVs.
 - 5.1.2. **Program Review.** The Chief has the authority to establish procedures necessary to measure and enforce compliance among TVVP participants. **This** includes the ability of the CSP to review and inquire into the performance of CVs and TA/TOs participating in the TVVP as is consistent with these rules.
 - 5.1.3. **Permit Status and Appeal.** The Chief has the authority to deny, apply conditions to, cancel, or summarily suspend the use of permits pending a cancellation hearing, consistent with these rules. The Chief also has the authority to set the appeal rights of TVVP applicants and participants.
 - 5.1.4. **Delegation of Authority.** Delegation of any authority held by the Chief relevant to the TVVP will occur consistently with applicable CDPS and CSP policies and directives.
- 5.2. **Authority to Inspect:** CSP has exclusive enforcement authority to perform PPCRs and the sole authority to inspect all records relevant to activities regulated by these rules. Records relevant to the performance of a TA/TO or a CV performing VIN verifications pursuant to § **Section** 42-1-232, CRS, and these rules include:
- 5.2.1. **Completed Verifications.** Copies of all commercial vehicle VIN verifications completed by CVs employed by or contracted to a TA/TO.
 - 5.2.2. **Relevant Activity Documentation.** Copies of all documentation and records relevant to the vehicle verification activities of TA/TOs and the CVs employed or contracted thereto.
 - 5.2.2.1. “Relevant Records” include information on current or past CVs employed by or contracted to a TA/TO during the period a TA/TO possesses a valid TVIP.

5.2.2.2. “Relevant Records” do not include any records related to the compensation or benefits that are or were received by a CV from a TA/TO.

5.3. **Authority to Complete PPCRs:** The CSP has the exclusive authority to conduct PPCRs. CSP Enforcement Officials who are certified ~~according to~~ **under** 49 CFR 385, Subpart C, to perform compliance reviews and safety audits on motor carriers operating commercial vehicles within the state of Colorado will also have the authority to complete any PPCRs on TA/TOs and CVs participating in the TVVP according to these rules.

5.3.1. **Agreement to Submit to Permit Review.** All TVIPs and CVPs issued to TA/TOs and for CVs are subject to permit reviews assessing program compliance. Acceptance of any permit issued through the TVVP and participation therein constitutes an agreement to submit to permit reviews consistent with these rules.

5.3.2. **Initial Permit Review.** All TVIPs and CVPs will be subject to at least one permit review by the CSP within 18 months of the date the Chief approves the initial permit issued for any TA/TO or CV.

5.3.3. **Routine Permit Reviews.** Except for the initial permit review outlined in Section 5.3.2 of these rules, all TVIPs and CVPs may be subject to at least one permit review every 36 months. At the discretion of the Chief, this review may occur concurrently with the review of a permit for renewal.

5.3.4. **Additional Permit Reviews.** TVIPs or CVPs issued to TA/TOs and for CVs may be subject to reviews beyond those required by Sections 5.3.2 and 5.3.3 of these rules, where and when it is determined **that** additional review of permit use is necessary or appropriate. ~~Additional~~ **Further** reviews may be determined appropriate or necessary if:

5.3.4.1. The CSP receives complaints about a TA/TO or a CV that raise concerns about the compliance of either with applicable statutes and/or these rules.

5.3.4.2. It is determined that a review of records relevant to an appeal challenging the summary suspension or cancellation of a TVIP or CVP is necessary to facilitate a final agency decision consistent with Sections 6.9 and 7.10 of these rules.

TVIN 6: TVIP Approval, Conditions, Denial, Summary Suspension, Cancellation, and Appeal

6.1. **Written Approval:** Approval of all TVIP applications will be in writing. Approved TVIP applications will include a copy of the TVIP issued to the TA/TO, signed by the Chief.

6.2. **TVIP Conditions:** TVIPs are issued pursuant to compliance with applicable conditions. Conditions applicable to all TVIPs are:

- 6.2.1. **Active Period.** TVIPs will be valid for a period not to exceed 36 months. At the end of 36 months, a TA/TO must renew the TVIP by completing a new TVIP application.
- 6.2.2. **Appropriate Use.** TVIPs must be used in a manner consistent with applicable statutes and these rules.
- 6.2.3. **Permit Review.** TA/TOs holding TVIPs must submit to review at least once every 36 months. The results of a permit review must find that a TA/TO complies with all terms, conditions, statutes, and rules applicable to the use of the TVIP and any CVPs issued thereto.
- 6.2.4. **Additional Reviews.** Satisfactory completion of any review conducted by a CSP CVSA certified Enforcement Official consistent with these rules, as may be applicable.
- 6.2.5. **Additional Conditions.** The Chief reserves the right to attach specific, additional conditions to any TVIP where the Chief determines it is necessary and in the ~~best interests of public safety's~~ **best interests** to do so.
- 6.3. **TVIP Availability:** A TVIP must be available for inspection upon demand by the CSP at the office of the TA/TO during regular business hours.
- 6.4. **Non-Transferrable:** A TVIP is not transferrable.
- 6.5. **Affect Lawful Authority:** Issuance and the subsequent use of a TVIP by a TA/TO does not:
 - 6.5.1. Affect the right of any lawful authority to check for valid state-issued ID and/or operating credentials a TA/TO may issue to a CV.
 - 6.5.2. Affect the right of any lawful authority to confirm with the Chief that a TA/TO has a valid TVIP or CVP(s) for its CV(s).
- 6.6. **TVIP Application Denial:** Denial of a TVIP application will be in writing. The Chief may deny a TVIP when:
 - 6.6.1. **Incomplete.** A TVIP application is incomplete if any required fields are blank; or **if** any required documentation is not included.
 - 6.6.2. **Ineligible Applicant.** An applicant submitting a TVIP application does not meet the definition of a TA/TO as set forth within these rules.
 - 6.6.3. **Financial Responsibility.** If the Chief is unable to verify a TA/TO has a savings account or a certificate of deposit meeting the requirements of ~~§~~**Section** 11-35-101, CRS, or a surety bond, each satisfying the monetary amounts established by ~~§~~**Section** 42-1-232 (3) (C), CRS, and these rules.
 - 6.6.4. **Misrepresentation.** A TVIP application is determined to contain or assert one or more misrepresentations.

- 6.6.5. **Recordkeeping.** A TA/TO does not agree to maintain and provide records upon request as required by these rules.
- 6.6.6. **No or Invalid Permit(s).** It is determined that a TA/TO previously employed/contracted or currently employs/contracts a CV in the absence of a valid TVIP or CVP.
- 6.6.7. **Article 4, Title 18, CRS.** It is determined that a TA/TO previously employed/contracted or currently employs/contracts a CV convicted of offenses of Article 4, Title 18, CRS, in the 10-years ~~period~~ before submission of the TVIP application.
- 6.6.8. **Incompetent.** It is determined that a TA/TO is or has been found incompetent by the Chief for failing to adequately verify commercial vehicle information, including VINs, as a vehicle-related entity.
- 6.6.9. **Misuse.** It is determined that a TA/TO previously misused a TVIP or the authority provided thereby or has otherwise operated in a manner inconsistent with or in violation of applicable statutes or these rules.
- 6.6.10. **Appeal.** A TA/TO may appeal the denial of a TVIP in a manner consistent with Section 6.9 of these rules.
- 6.7. **Summary Suspension:** A TVIP may be summarily suspended for up to 60 days, pending a TVIP cancellation hearing. Summary suspension of a TVIP may occur when the Chief determines that irreparable harm may occur if a TA/TO continues to use their TVIP to complete third-party verifications of commercial vehicle information, including VINs, as a vehicle-related entity.
 - 6.7.1. **Notice.** Notice of the summary suspension of a TVIP will be provided in writing and consistent with § ~~Section~~ 24-4-104, CRS.
 - 6.7.2. **Appeal.** A TA/TO may appeal a summary suspension in writing in a manner consistent with the appeal of a TVIP cancellation set forth within Section 6.9 of these rules.
 - 6.7.3. **Final Decision.** After 60 days; and an opportunity to appeal the decision to the Chief, the decision to summarily suspend a TVIP pending a cancellation hearing will become final.
- 6.8. **Cancellation:** The Chief may cancel a TVIP when:
 - 6.8.1. **Ineligible.** A TVIP holder no longer satisfies the definition of a TA/TO as ~~it is set forth by~~ **in** these rules.
 - 6.8.2. **Compliance.** A TA/TO fails to operate consistently **ly** with § ~~Section~~ 42-1-232, CRS, and these rules.
 - 6.8.3. **Misrepresentation.** It is discovered that a TA/TO asserted or supported a misrepresentation in a TVIP or CVP application.

- 6.8.4. Recordkeeping.** A TA/TO is discovered or determined to have failed to maintain or produce in response to a request from the CSP copies of all relevant documentation related to participation in the TVVP, including:
- 6.8.4.1.** Copies of all commercial vehicle verifications completed.
 - 6.8.4.2.** Copies of all receipts or invoices issued for completed commercial vehicle VIN verifications.
 - 6.8.4.3.** Copies of all related documents for CVs currently or previously employed/contracted by a TA/TO during an active TVIP period, plus 6 months.
- 6.8.5. Notice of Separation.** A TA/TO fails to provide sufficient written notice to the Chief of the separation of employment or termination of contract with a CV for which a CVP has been issued to the TA/TO. To be sufficient, written notice must be provided within 7 days of the date of separation or termination.
- 6.8.5.1. Alleged or Actual CVP Misconduct.** When separation of employment or contractual termination between a TA/TO and a CV involves actual or alleged misconduct directly related to the performance of commercial vehicle VIN verification inspections, the TA/TO must include as part of the written notice of separation a detailed statement. The statement must identify the misconduct alleged. Failure to include this information will result in the written notice being determined insufficient by the Chief.
- 6.8.6. TVIP Cancellation.** Cancellation of a TVIP held by a TA/TO will result in the subsequent cancellation of all CVPs held by the same TA/TO.
- 6.9. Right to Appeal- TVIPs:** Within 60 days of receiving written notice from the Chief denying, summarily suspending, or canceling a TVIP, a TA/TO may request a hearing.
- 6.9.1. Appeal Request.** A request for a hearing on a denied TVIP application, or a cancelled or summarily suspended TVIP must:
 - 6.9.1.1.** Be in writing, addressed to the Chief.
 - 6.9.1.2.** Explain the error asserted to have occurred, resulting in the incorrect denial, cancellation, or summary suspension of a TVIP application or permit.
 - 6.9.2. Appeal Hearing.** The Chief will hold the hearing.
 - 6.9.2.1.** The scope of the hearing will be limited to whether a TA/TO is eligible to hold a TVIP.

- 6.9.2.2. Where the appeal involves the cancellation of an existing TVIP, the scope of the hearing will include a discussion of a TA/TO's compliance with applicable statutes and these rules.
- 6.9.3. **Appeal Decision.** The Chief will issue a written decision within 20 business days of the completed hearing.
 - 6.9.3.1. If the Chief finds evidence of noncompliance or ineligibility sufficient to sustain the denial, summary suspension, or cancellation of a TVIP, the prior decision to deny, summarily suspend, or cancel a TVIP will be sustained.
 - 6.9.3.2. If the Chief finds evidence of noncompliance or ineligibility insufficient to sustain the denial, summary suspension, or cancellation of a TVIP, the prior decision to deny, summarily suspend, or cancel a TVIP will be reversed, and the application approved or the prior permit reinstated.
 - 6.9.3.3. The decision of the Chief in either case will constitute a final agency action subject to judicial review as set forth by §-Section 24-4-106, CRS.

TVIN 7: CVP Approval, Conditions, Denial, Summary Suspension, Cancellation & Appeal

- 7.1. **Written Approval:** Approval of all CVP applications will be in writing from the Chief. All approved CVP applications will include a copy of the CVP issued for the CV to the TA/TO and will be signed by the Chief.
- 7.2. **CVP Conditions:** All CVPs are issued pursuant to compliance with applicable conditions. Conditions applicable to all CVPs are:
 - 7.2.1. **Active Conditions.** CVPs will be issued for a period not to exceed 36 months, at which time the TA/TO must complete a CVP application to renew the permit.
 - 7.2.1.1. **Effect of Separation.** A CVP issued for a CV to a TA/TO will immediately become invalid upon the separation of employment or the termination of a contract between a CV and a TA/TO.
 - 7.2.2. **Compliance.** A TA/TO must comply with the CVP requirements established by §-Section 42-1-232 (2) – (4), CRS. A TA/TO and a CV must use a CVP consistent with these rules.
 - 7.2.3. **Training.** An individual for which **whom** a CVP is issued to a TA/TO must successfully complete the CSP Civilian VIN Training Course.
 - 7.2.4. **Article 4, Title 18, CRS.** Absence of any convictions against the CV identified in a CVP for violations of Article 4, Title 18, CRS, within the 10 years before the submission of the CVP application. Similarly, the CV cannot be convicted of

violations of Article 4, Title 18, CRS, during the active period during which the CVP is issued.

- 7.3. **CVP Availability:** A CVP must be available for inspection by the CSP at the office of the TA/TO during regular business hours.
- 7.4. **Non-Transferrable:** A CVP is not transferable.
- 7.5. **Affect on Lawful Authority:** The issuance and subsequent use of a CVP does not:
 - 7.5.1. Affect the right of any lawful authority to check for valid state-issued ID and/or operating credentials that a TA/TO may issue to a CV.
 - 7.5.2. Affect the right of any lawful authority to confirm with the Chief that a CV is operating pursuant to a valid CVP.
- 7.6. **CVP Specific to TA/TO:** A CVP is valid only when used by a CV operating on behalf of the TA/TO to the **whom the** CVP is issued to.
 - 7.6.1. The Chief may approve CVP applications submitted by more than one TA/TO for a single CV.
 - 7.6.2. If a CV is employed by or contracted with more than one TA/TO, each TA/TO must complete a separate CVP application for the CV.
 - 7.6.3. Prior approval of a CVP application for a CV employed by or contracted with a TA/TO does not guarantee approval of a subsequent CVP application from another TA/TO for the same CV.
- 7.7. **CVP Denial:** The Chief may deny a CVP application in writing when:
 - 7.7.1. **No TVIP.** The TA/TO submitting the CVP application does not have a valid TVIP.
 - 7.7.2. **Ineligible Applicant.** The TA/TO submitting the CVP application fails to meet the definition of a TA/TO as defined in these rules.
 - 7.7.3. **Incomplete.** The CVP application or the required documentation to support the application is determined to be incomplete.
 - 7.7.4. **No Affiliation With TA/TO.** The CV identified in the CVP application is not employed by or contracted with the TA/TO identified within and submitting the application.
 - 7.7.5. **Training.** The CV identified in the CVP application fails to complete the CSP Civilian VIN Training Course successfully.
 - 7.7.6. **Article 4, Title 18, CRS.** The CV identified in a CVP application is determined to have been convicted of violations of Article 4, Title 18, CRS, within 10 years before the date of the CVP application submission.

- 7.7.7. **Written Declaration.** The CV identified in the CVP application fails to complete a written declaration confirming that he or she has not been convicted of **a** violations of Article 4, Title 18, CRS, ~~within~~ **the** 10 years before the date of the CVP application **submission**. An original copy of the signed declaration must be included ~~as part of~~ **with** the application submission.
- 7.7.8. **Misrepresentation.** The CVP application is determined to contain or assert misrepresentations.
- 7.7.9. **Incompetence.** The TA/TO submitting the CVP application or the CV for which the CVP is being submitted ~~for~~ **is** or has been previously determined to be incompetent because of failing to adequately verify commercial vehicle information, including VINs, as a vehicle-related entity.
- 7.7.10. **Misuse.** It is determined that the TA/TO submitting the CVP or the CV for which the CVP is being submitted has been previously determined to have misused the TVIP or CVP, or either otherwise is found to have operated in ~~an~~ **manner** inconsistent **manner**, or in violation of applicable statutes or rules.
- 7.8. **CVP Summary Suspension:** A CVP may be summarily suspended for up to 60 days, pending a cancellation hearing. Summary suspension of a CVP may occur where it is determined **that** irreparable harm will occur if either the TA/TO or the CV for which the CVP is issued continues to verify commercial vehicle information, including VINs.
- 7.8.1. **Notice.** Notice of summary suspension of a CVP will occur in writing and will be addressed to the TA/TO and the CV, consistent with ~~§~~ **Section** 24-4-104, CRS.
- 7.8.2. **Appeal.** Either the TA/TO or the CV may appeal the summary suspension of a CVP in writing, in a manner consistent with the appeal of a cancellation of a CVP by either a TA/TO or a CV ~~as set forth~~ **outlined** in 7.10 of these rules.
- 7.8.3. **Final Decision.** After 60 days, and an opportunity to appeal a summary suspension in writing to the Chief, the decision to summarily suspend a CVP pending a cancellation hearing will become final.
- 7.9. **CVP Cancellation:** A CVP may be cancelled when:
- 7.9.1. **Ineligible TA/TO.** A TA/TO is determined to no longer hold a valid TVIP.
- 7.9.2. **No Affiliation.** A CV is no longer employed or contracted by a TA/TO.
- 7.9.3. **Article 4, Title 18, CRS.** A CV is convicted of an offense of Article 4, Title 18, CRS, while employed or contracted by a TA/TO or within 10 years before the date of the CVP application submission by the TA/TO.
- 7.9.4. **Verification Absent CVP.** It is determined that the CV knowingly completed third-party verifications of commercial vehicle information, including VINs, when employed by a vehicle-related entity, including a TA/TO as defined by these rules.

- 7.9.5. **Incompetence.** The CV is ~~determined~~ **found** incompetent for a ~~failure~~ **failing** to properly verify commercial vehicle information, including VINs, when employed by a vehicle-related entity, including a TA/TO as defined by these rules.
- 7.9.6. **Subsequent Cancellation.** The cancellation of a CVP issued to a TA/TO for a CV will not necessarily result in the cancellation of any other CVP or TVIP issued to a TA/TO or the cancellation of a CVP for the same CV to another TA/TO.
- 7.9.7. **Subsequent Review.** The cancellation of a CVP issued to a TA/TO for a CV may result in the subsequent review of CVPs issued for the same CV to other TA/TOs.
- 7.10. **Right to Appeal:-** Within 60 days of receiving written notice from the Chief denying, summarily suspending, or canceling a CVP, the TA/TO or CV identified within the CVP application or permit may request a hearing appealing the decision.
- 7.10.1. **Appeal Request.** A request appealing a decision by the Chief to deny a CVP application or to ~~summarily~~ suspend or cancel a CVP **summarily** must:
- 7.10.1.1. Be in writing and addressed to the Chief.
- 7.10.1.2. Explain why the TA/TO or CV believes the denial of the application, or summary suspension, or cancellation of a CVP is in error.
- 7.10.2. **Appeal Hearing.** The Chief will hold the hearing.
- 7.10.2.1. The scope of the hearing will be limited to the CVP application or permit appealed, regardless of any other CVPs applied for or held by a TA/TO or that identify a CV.
- 7.10.2.2. Where the appeal involves the cancellation of an existing CVP, the scope of the hearing will include a discussion of compliance with these rules by the TA/TO and/or the CV as may be relevant.
- 7.10.3. **Appeal Decision.** The Chief will issue a written decision within 20 business days of the completed hearing.
- 7.10.3.1. If the Chief finds evidence of noncompliance or ineligibility sufficient to sustain the denial, summary suspension, or cancellation of a CVP, the prior decision will be sustained.
- 7.10.3.2. If the Chief finds the evidence is insufficient to sustain the prior decision of denial, summary suspension, or cancellation of a CVP, the denial, summary suspension, or cancellation will be reversed, and the application will be approved, or the prior permit will be reinstated.
- 7.10.3.3. The decision of the Chief, in either case, will constitute final agency action subject to judicial review consistent with § **Section** 24-4-106, CRS.

TVIN 8: Agency Document Retention, References, and Public Information

- 8.1. **Document Retention:** Copies of all documents received by the CSP from applicants, TA/TOs, or CVs consistent with these rules, and copies of any reviews completed by CSP Enforcement Officials on any TA/TOs or CVs participating in the TVVP will be maintained by the CSP. Documents will be ~~maintained~~ **kept** consistent with **the** state of Colorado document retention guidelines or as specifically set forth by Title 24, Article 80 of the CRS.
- 8.2. **Referenced Publications:** All publications, standards, guidelines, and rules adopted and/or incorporated by reference by these rules are on file and available for examination at any state publications depository library as required by ~~§~~**Section** 24-4-103 (12.5), CRS. These rules reference the following publications, standards, guidelines, and rules, consistent with ~~§~~**Section** 24-4-103 (12.5), CRS.
- 8.2.1. **Alternatives to Surety Bonds Permitted- Requirements- Definition.** ~~§~~**Section** 11-35-101, CRS.
- 8.2.2. **Offenses Against Property.** Article 4, Title 18, CRS.
- 8.2.3. **Judicial Review.** ~~§~~**Section** 24-4-106, CRS.
- 8.2.4. **Vehicles and Traffic.** **Articles** 1 – 6, Title 42, CRS, as applicable.
- 8.3. **Availability of Publications and Other Documents:** All publications, standards, guidelines, and forms generated by the CSP to support the TVVP and these rules are available for public inspection upon request by contacting the Colorado State Patrol Central Records Unit (CRU) at 700 Kipling St., Lakewood, CO., 80215, 303-239-4180 or **CDPS_csprecords@state.co.us** or online at **<https://csp.colorado.gov/talk-with-us/central-records-unit>**. These rules and the referenced materials listed in Section 8.2 of these rules are also available **online** at no charge ~~online~~.
- 8.3.1. The CSP will maintain copies of the complete texts of these rules and references identified in 8.2 of these rules and will make them available for public inspection during regular business hours as defined within these rules. Parties may request copies of these documents for a reasonable fee through the CSP CRU. These rules and the referenced publication listed in Section 8.2 of these rules are also available **online** at no charge ~~online~~.
- 8.3.2. Copies of these rules are accessible online through the CDPS Rulemaking Information website, **<https://publicsafety.colorado.gov/GET-INVOLVED/cdps-rules-and-regulations>**.
- 8.3.3. Copies of the Colorado Revised Statutes are accessible online through a link available on the Colorado General Assembly website at **<https://leg.colorado.gov/laws/colorado-revised-statutes>**.

- 8.4. **Later Amendments:** Except for any amendments to the CRS, these rules do not include later amendments to or editions of any publication, standards, guidelines, or rules incorporated by reference herein.
- 8.5. **Severability:** 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 ~~by~~ **to** the removal or ~~exercise~~ **excision** thereof.
- 8.6. **Inquiries:** Address all inquiries or contact with the CSP concerning these rules, their applicability, or the TVVP to:

Colorado State Patrol
Criminal Investigations Branch
Investigative Services Section
15204 W. 12TH Ave.
Golden, CO., 80401
303-273-1771 (Phone)
303-273-1822 (Fax)

Summary of Proposed Changes
Rules and Regulations Concerning the Colorado State Patrol
Third-Party Commercial Vehicle VIN Verification Program
8 CCR 1507-58

Purpose:

This document is developed as a companion to assist with the reading and understanding of the proposed changes to 8 CCR 1507-58, the Rules and Regulations Concerning the Colorado State Patrol Third-Party Commercial Vehicle VIN Verification Program. Each of the changes proposed in the redlined rules will be filed with the Colorado Secretary of State and the Colorado Department of Regulatory Agencies by December 15, 2025. The changes are presented in the order they appear. Changes are identified by section numbers, and brief descriptions of the proposed changes are provided. As necessary and appropriate, an explanation for the change is also provided.

Accessibility Editing Note:

The redlined rules include formatting updates, corrections, and minor edits that do not change the content or meaning of the rules. However, they are proposed to meet the state accessibility standards under Section 24-34-802, CRS. These changes specifically involve converting capitalized text to mixed-case or lowercase, removing underlining, increasing font size, replacing symbols with words, enabling hyperlink text, and modifying paragraph structure to support electronic bookmarking for readers.

The CSP Investigative Services Section is committed to supporting effective communication and ensuring access to these rules for all members of the public. If you experience difficulty or are unable to use this document, please visit <https://publicsafety.colorado.gov/accessibility-interpretation-and-transpilation-support> or contact the CSP Investigative Services Section at (303)-273-1771 for further assistance.

Disclaimer:

This draft will be filed with the Colorado Department of State and submitted to the Department of Regulatory Agencies in accordance with Sections 24-4-103 (2.5) and (3)(a), CRS, of the Administrative Procedures Act, no later than December 15, 2025. This preliminary draft may be revised before the public rulemaking hearing on Thursday, January 29, 2026. If any changes are made, a revised version of the rules and any supporting documents (such as this companion document) will be available to the public and posted online on the Colorado Department of Public Safety Rulemaking Information website at <https://publicsafety.colorado.gov/cdps-rules-colorado-code-of-regulations>. Any updates or revisions will be provided as required by Sections

24-4-103 (4)(a), CRS, and posted to the Colorado Department of Public Safety rulemaking information website no later than Friday, January 23, 2026.

Description of Changes Proposed, in Order of Appearance:

Page 1, Table of Contents (TOC):

The TOC is a new feature that appears in **red text**. The TOC outlines the rules by section and supports efficient document navigation of the document. Although not mandatory, including a TOC in longer documents is considered a best practice supported by the state accessibility rules and Section 24-34-802, CRS. The TOC benefits all readers viewing the rules electronically and is particularly useful to members of the public using e-reading programs.

Page 3, TVIN 3.8- Updated for grammar and readability:

The sentence is revised to correct grammar and improve readability. Updated, TVIN 3.8 now reads “Criminal History Search: A service **that has** online access and **is** provided through CBI. The service **offers** an individual’s Colorado criminal history upon request” instead of “Criminal History Search: A service having online access and provided through CBI. The service provides an individual’s Colorado criminal history upon request.”

Page 3, TVIN 3.13- Updated for readability and to fix abbreviation capitalization:

The sentence has been revised to improve readability, replacing the phrase “to be” with “as.” Additionally, the abbreviation “AM,” has been changed to lower-case. Updated, TVIN 3.13 now reads in part “For purposes of these rules, regular business hours are defined **as** between 8:30 **am** and 5:00 pm...” instead of “For purposes of these rules, regular business hours are defined to be between 8:30 AM and 5:00 pm...”

Page 3, TVIN 3.14- Updated for better readability and clarity:

The sentence is revised to improve readability by removing the word “with” in the first sentence between “contract” and “Civilian Verifiers,” as it is unnecessary. The updated first sentence now reads “A permit issued by the Chief to a Transportation Association or a Transportation Organization to employ or contract Civilian Verifiers approved by the CSP to verify commercial vehicle information, including VINs” instead of “A permit issued by the Chief to a Transportation Association or a Transportation Organization to employ or contract with Civilian Verifiers approved by the CSP to verify commercial vehicle information, including VINs.”

Page 4, TVIN 4.1.1- Updated for better readability and clarity:

The sentence has been revised for easier understanding by replacing “as defined in” with “under.” Updated, TVIN 4.1.1 reads “An applicant for a TVIP must meet the definition of a TA/TO **under** these rules” instead of “An applicant for a TVIP must meet the definition of a TA/TO as defined in these rules.”

Page 4, TVIN 4.1.2- Updated for readability:

The second sentence of TVIN 4.1.2 has been revised for readability. Now, TVIN 4.1.2 reads “The surety bond must hold harmless **to** any person who suffers loss or damage arising from the issuance of a Certificate of Title, including a VIN verification completed through a TA/TO having a valid TVIP” instead of “The surety bond must hold harmless any person who suffers loss or damage arising from the issuance of a Certificate of Title, including a VIN verification completed through a TA/TO having a valid TVIP.

Page 5, TVIN 4.2.2- Updated for readability:

The first sentence of TVIN 4.2.2 has been revised to enhance readability. Now, TVIN 4.2.2 states “A CVP application must be completed using the forms available from CSP” instead of “A CVP application must be completed using the forms available from the CSP.”

Page 5, TVIN 4.2.2- Corrected for grammar:

The second and third sentences of TVIN 4.2.2 are corrected for grammar. Updated, these sentences now read “A CVP application must include the name, background experience, operation location, contact information, and any other information **that** may be required by the Chief. Incomplete applications will be returned to **the** submitting TA/TO” instead of “A CVP application must include the name, background experience, operation location, contact information, and any other information as may be required by the Chief. Incomplete applications will be returned to submitting TA/TO.”

Page 5, TVIN 4.2.3- Updated for clarity and readability:

The first sentence of TVIN 4.2.3 has been revised for clarity and readability. The new version of TVIN 4.2.3 states “The CV **that** a TA/TO submits **for** a CVP application must **include** a signed declaration stating that he or she has not been convicted of violations of Article 4, Title 18, CRS, within the 10 years before the CVP application submission,” replacing the previous wording, “The CV for which a TA/TO submits a CVP application must complete a signed declaration stating that he or she has not been convicted of violations of Article 4, Title 18, CRS, within the 10 years before the CVP application submission.”

Page 5, TVIN 4.2.4.1, Updated for readability and clarity:

The first sentence of TVIN 4.2.4.1 is revised to enhance readability and clarity. Now, TVIN 4.2.4.1 states, “In the event a TA/TO submits a CVP application for a CVP **before** a CV successfully completes the CSP Civilian VIN Training, an otherwise approved CVP application will remain in a ‘Pending Course Completion’ status” instead of “In the event a TA/TO submits a CVP application for a CVP prior to a CV successfully completes the CSP Civilian VIN Training, an otherwise approved CVP application will remain in a ‘Pending Course Completion’ status.”

Page 5, TVIN 4.2.4.1, updated for grammar:

The second sentence of TVIN 4.2.4.1. has been revised to correct grammar, replacing “is” with “has” and updating the sentence to read, “The TA/TO must provide information confirming that the CV named in the CVP application **has** signed up to attend CSP Civilian VIN Training, and the date of the training must be included with the application” instead of “The TA/TO must provide information confirming that the CV named in the CVP application is signed up to attend CSP Civilian VIN Training, and the date of the training must be included with the application.”

Page 6, TVIN 4.3, updated for clarity:

TVIN 4.3 has been revised to clarify its intent, replacing “promote” with “encourage.” Updated, TVIN 4.3 reads in part “...nor will a TA/TO allow or **encourage** a CV to verify commercial vehicle information on behalf of the TA/TO before a CVP is issued to the TA/TO for the CV” instead of “...nor will a TA/TO allow or promote a CV to verify commercial vehicle information on behalf of the TA/TO before a CVP is issued to the TA/TO for the CV.”

Page 6, TVIN 5.1.4, grammar correction:

TVIN 5.1.4 has been corrected for grammar, so that it reads, “Delegation of any authority held by the Chief relevant to the TVVP will occur consistently with applicable CDPS and CSP policies and directives” instead of “Delegation of any authority held by the Chief relevant to the TVVP will occur consistent with applicable CDPS and CSP policies and directives.”

Page 7, TVIN 5.3, updated for clarity and readability:

TVIN 5.3 has been revised to enhance clarity and readability by removing unnecessary words and phrasing. Now, TVIN 5.3 states in part, “CSP has the exclusive authority to conduct PPCRs. CSP Enforcement Officials who are certified **under** 49 CFR 385, Subpart C, to perform compliance reviews and safety audits on motor carriers operating commercial vehicles within the state of Colorado...” instead of “The CSP has the exclusive authority to conduct PPCRs. CSP Enforcement Officials who are certified according to 49 CFR 385, Subpart C, to perform compliance reviews and safety audits on motor carriers operating commercial vehicles within the state of Colorado...”

Page 7, TVIN 5.3.3, updated from singular to plural:

The acronym for TVIP has been changed to the plural form to fix the verb disagreement in the first sentence. Updated, the first sentence of TVIN 5.3.3. reads “Except for the initial permit review outlined in Section 5.3.2 of these rules, all TVIPs and CVPs may be subject to at least one permit review every 36 months.

Page 7, TVIN 5.3.4, updated for readability:

The latter half of the first sentence and the second sentence have been revised to enhance readability. TVIN 5.3.4 now partially reads “...where and when it is determined **that** additional

review of permit use is necessary or appropriate. **Further** reviews may be determined appropriate or necessary if” instead of “...where and when it is determined additional review of permit use is necessary and appropriate. Additional reviews may be determined appropriate or necessary if:”

Page 8, TVIN 6.2.5, revised for readability:

TVIN 6.2.5 is updated for readability. TVIN 6.2.5 now states “The Chief reserves the right to attach specific, additional conditions to any TVIP where the Chief determines it is necessary and in the public safety’s **best interests**” instead of “The Chief reserves the right to attach specific, additional conditions to any TVIP where the Chief determines it is necessary and in the best interests of public safety to do so.”

Page 8, TVIN 6.4, correct spelling:

Spelling of “Non-Transferable” is corrected from “Non-Transferrable.”

Page 9, TVIN 6.6.7, updated for clarity and readability:

TVIN 6.6.7 is revised to enhance clarity and readability. The new version of TVIN 6.6.7 states, “It is determined that a TA/TO previously employed/contracted or currently employs/contracts a CV convicted of offenses of Article 4, Title 18, CRS, in the 10 years **s** before submission of the TVIP application” instead of “It is determined that a TA/TO previously employed/contracted or currently employs/contracts a CV convicted of offenses of Article 4, Title 18, CRS, in the 10-year period before submission of the TVIP application.”

Page 9, TVIN 6.8.1, grammar correction, clarity, and readability:

TVIN 6.8.1 has been updated to fix grammar and improve clarity and readability. As updated, 6.8.1. reads “A TVIP holder no longer satisfies the definition of a TA/TO as set forth **in** these rules” instead of “A TVIP holder no longer satisfies the definition of a TA/TO as it is set forth by these rules.”

Page 9, TVIN 6.8.2, grammar correction:

The grammar is corrected in TVIN 6.8.2 so that it reads “A TA/TO fails to operate consistently **ly** with Section 42-1-232, CRS, and these rules” instead of “A TA/TO fails to operate consistent with Section 42-1-232, CRS, and these rules.”

Page 10, TVIN 6.9.2, spelling correction:

The spelling of “Hearing” is corrected from “Hearning.”

Page 11, TVIN 7.2.3, grammar correction:

TVIN 7.2.3. is corrected for grammar by replacing “which” with “whom” so that TVIN 7.2.3 reads “An individual for **whom** a CVP is issued to a TA/TO must successfully complete the CSP Civilian VIN Training Course” instead of “An individual for which a CVP is issued to a TA/TO must successfully complete the CSP Civilian VIN Training Course.”

Page 12, TVIN 7.3, updated for readability:

TVIN 7.3 now states that “A CVP must be available for inspection by CSP at the office of the TA/TO during regular business hours” instead of “A CVP must be available for inspection by the CSP at the office of the TA/TO during regular business hours.”

Page 12, TVIN 7.6, updated for grammar, readability, and clarity:

TVIN 7.6 now states, “A CVP is valid only when used by a CV operating on behalf of the TA/TO **whom the** CVP is issued” instead of “A CVP is valid only when used by a CV operating on behalf of the TA/TO the CVP is issued to.”

Page 13, TVIN 7.7.7, updated for readability and clarity:

TVIN 7.7.7 is revised so that it reads “The CV identified in the CVP application fails to complete a written declaration confirming that he or she has not been convicted of **a** violation of Article 4, Title 18, CRS in **the** 10 years before the date of the CVP application **submission**. An original copy of the signed declaration must be included **with** the application submission” instead of “The CV identified in the CVP application fails to complete a written declaration confirming that he or she has not been convicted of violations of Article 4, Title 18, CRS, within 10 years before the date of the CVP application. An original copy of the signed declaration must be included as part of the application submission.”

Page 13, TVIN 7.7.9, updated for readability and clarity:

TVIN 7.7.9 is corrected to replace “for” with “is” and updated to read in part “The TA/TO submitting the CVP application or the CV for which the CVP is being submitted **is** or has been previously determined to be incompetent...” instead of “The TA/TO submitting the CVP application or the CV for which the CVP is being submitted for or has been previously determined to be incompetent...”

Page 13, TVIN 7.7.10, updated for grammar and readability:

TVIN 7.7.10 is revised to correct grammar and enhance readability so that it reads in part “...is found to have operated in **an** inconsistent **manner**, or in violation of applicable statutes or rules” instead of “...is found to have operated in a manner inconsistent or in violation of applicable statutes or rules.”

Page 13, TVIN 7.8, updated for readability:

The second sentence of TVIN 7.8 is revised to read “Summary suspension of a CVP may occur where it is determined **that** irreparable harm will occur if either the TA/TO or the CV for which the CVP is issued continues to verify commercial vehicle information, including VINs” instead of “Summary suspension of a CVP may occur where it is determined irreparable harm will occur if either the TA/TO or the CV for which the CVP is issued continue to verify commercial vehicle information, including VINs.”

Page 13, TVIN 7.8.2, revised for readability and clarity:

The words “set forth” are removed and replaced with “outlined” to improve readability and clarity in TVIN 7.8.2 so that it reads in part “...by either a TA/TO or a CV as **outlined** in 7.10 of these rules” instead of “...by either a TA/TO or a CV as set forth in 7.10 of these rules.”

Page 14, TVIN 7.9.5, revised for grammar and clarity:

TVIN 7.9.5 now states “The CV is **found** incompetent for **failing** to properly verify commercial vehicle information, including VINs, when employed by a vehicle-related entity, including a TA/TO as defined by these rules” instead of “The CV is determined incompetent for a failure to properly verify commercial vehicle information, including VINs, when employed by a vehicle-related entity, including a TA/TO as defined by these rules.”

Page 14, TVIN 7.10, corrected to delete “.”

Remove the “.” after the “.” following “Right to Appeal.”

Page 14, TVIN 7.10.1, updated for readability:

TVIN 7.10.1 now reads “A request appealing a decision by the Chief to deny a CVP application or to suspend or cancel a CVP **summarily** must” instead of “A request appeal a decision by the Chief to deny a CVP application or to summarily suspend or cancel a CVP must.”

Page 15, TVIN 8.1, updated for readability and clarity.

The second sentence of TVIN 8.1 has been revised to improve clarity so that it now reads “Documents will be **kept** consistent with **the** state of Colorado document retention guidelines or as specifically set forth by Title 24, Article 80 of the CRS” instead of “Documents will be maintained consistent with state of Colorado document retention guidelines or as specifically set forth by Title 24, Article 80 of the CRS.”

Page 15, TVIN 8.3, updated for readability.

Unnecessary phrasing has been removed from the second sentence of TVIN 8.3, and the sentence has been revised to improve readability. Updated, TVIN 8.3 now states “These rules and the referenced materials listed in Section 8.2 are also available **online** at no charge” instead of “These rules and the referenced materials listed in Section 8.2 of these rules are also available at no charge online.”

Page 15, TVIN 8.3.1, updated for readability.

The third sentence of TVIN 8.3.1 has been revised to enhance readability. Updated, TVIN 8.3.1 now reads “These rules and the referenced publication listed in Section 8.2 of these rules are also available **online** at no charge” instead of “These rules and the referenced publication listed in Section 8.2 of these rules are also available at no charge online.”

Page 15, TVIN 8.3.2, website address update.

The CDPS Rulemaking Information website is updated to

[https://publicsafety.colorado.gov/cdps-rules-and-regulations.](https://publicsafety.colorado.gov/cdps-rules-and-regulations)

Page 16, TVIN 8.5, updated for readability and clarity:

TVIN 8.5 is revised for better readability and clarity. The latter half of TVIN 8.5 reads in part

“...will not be affected absent a specific reference **to** the removal or **excision** thereof” instead of

“will not be affected absent a specific reference by the removal or excise thereof.”