COLORADO DEPARTMENT OF REGULATORY AGENCIES

Public Utilities Commission

4 CODE OF COLORADO REGULATIONS (CCR) 723-6

PART 6 RULES REGULATING TRANSPORTATION BY MOTOR VEHICLE

*

*

[signifies omission of unaffected rule sections]

6009. Annual Motor Vehicle Identification Fees.

- (a) Every transportation carrier shall pay to the Commission an annual identification fee of five dollars before the first day of January of each calendar year, for each motor vehicle that such transportation carrier owns, controls, operates, or manages within the State of Colorado as set forth in § 40-2-110.5, C.R.S.
- (b)
 The annual identification fee shall be set administratively by the Commission and approved by the

 Executive Director of the Department of Regulatory Agencies, pursuant to § 40-2-110.5(1),

 C.R.S.
 Notice of the annual identification fee provided on the Commission's website,

 transportation carrier registration and application forms, and annual identification fee renewal

 notices, shall constitute sufficient public notice of the applicable annual identification fee.
- (bc) A transportation carrier that obtains an authority or operating right during the calendar year shall, unless the Commission orders otherwise, pay the annual identification fees at the time of obtaining the authority or operating right.
- (ed) A transportation carrier that acquires one or more additional motor vehicles during the calendar year shall pay the annual identification fees prior to placing the additional vehicle(s) into service.
- (de) Annual identification fees shall be valid only for the calendar year for which they are purchased.
- (ef) Proof of payment of each annual identification fee shall be in the form of a vehicle identification stamp issued by the Commission.
- (fg) Except as provided in paragraph (<u>gh</u>) of this rule, a transportation carrier shall not operate a motor vehicle unless it has affixed a valid vehicle identification stamp to the inside lower right-hand corner of the motor vehicle's windshield.
- (<u>gh</u>) For a transportation carrier that is also a UCR registrant, any motor vehicle that was included in the calculation of fees paid under the UCR Agreement is exempt from this rule.

* *