

It is hereby Resolved,

That Paragraph 18(a) of the UCR Agreement is amended to read as follows, effective December 31, 2016:

A registrant is required to preserve the UCR records upon which the annual applications and renewals are based for two (2) years from the due date or filing date, whichever is later, plus any time period included as a result of State decisions or inquiries. The two (2) year period is the current calendar year and the prior calendar year.

It is further Resolved,

That the Unified Carrier Registration Plan Board of Directors hereby directs the Indiana Department of Revenue to change the online registration system to end the registration period for the 2015 UCR Registration Year on December 31, 2016; and for each subsequent UCR Registration Year, to end the registration period on December 31 of the year after the UCR Registration Year, and

That the Unified Carrier Registration Plan Board of Directors hereby directs the states with their own registration systems to change their registration systems to end the registration period for the 2015 UCR Registration Year on December 31, 2016; and for each subsequent UCR Registration Year, to end the registration period on December 31 of the year after the UCR Registration Year.