Current UCR Agreement Section 10 (f):

- (f) Notification of UCRA Compliance
 - (1) The participating State shall provide each registrant documentation of compliance of the UCRA. That documentation may be in the form of a paid invoice, letter, or other document supplied by the Base State or on behalf of the Base State by a national or regional electronic system. This document may not be required by a State to be displayed in or on any commercial motor vehicle.
 - (2) No State shall require any registrant to display any documentation of UCRA compliance in or on any motor vehicle.
 - (3) No State shall consider the failure of the registrant to display any documentation of UCRA compliance in or on the motor vehicle as an indication of noncompliance with UCRA.
 - (4) A participating state shall promptly provide information concerning a registrant's compliance status with the UCR Agreement to the USDOT. This obligation is considered fulfilled if the information is made on behalf of the state by a regional or national system.

Proposed:

- (4) A participating state shall promptly provide information concerning a registrant's compliance status with the UCR Agreement to the USDOT. This obligation is considered fulfilled if the information is made on behalf of the state by a regional or national system.
 - (A) Registration information shall also be provided to the UCR Board via its system or contracted vendor within 15 minutes after completion of the registration. Information sent to the vendor shall include:
 - I. The USDOT number,
 - II. Entity Classification,
 - III. Option A or B,
 - IV. Total number of vehicles from column A, B and C;
 - V. Total number of vehicles subtracted:
 - VI. Total number of vehicles added:
 - VII. Total number of vehicles claimed;
 - VIII. Fee amount paid; and
 - IX. Date paid

(B) Information regarding registrations that a payment was declined must also be sent to UCR Board via its system or contracted vendor.