Colorado Driver License, Record, Identification and Vehicle Enterprise Solution End User License Agreement

Agencies requesting electronic access ("Agency") to the Department of Revenue's Division of Motor Vehicles ("Department") records within the Colorado Driver License, Record, Identification and Vehicle Enterprise Solution (DRIVES) software system shall complete this End User License Agreement ("EULA") form and submit it to the Department. The Agency will not be provided with electronic access to Department records or systems until this EULA has been submitted and approved by the Department.

Ple	ase in	idicate the type of access request	ted					
	Third-	Party Agency (3PA) Portal Access	□ DRIVES Application Progr	amming Ir	nterfaces (API)			
	Other	:						
Age	ncy Nar	me						
Stre	et Addre	ess						
				T-	T			
City			County	State	ZIP Code			
Age	ncy Poi	nt of Contact Name						
Age	ncy Poi	nt of Contact's Phone Number	Agency Point of Contact's Email					
٨٥	oncy (Diggs Chack All That Apply)	<u> </u>					
Agency (Please Check All That Apply) ☐ Government agency (Non-State Agencies must provide authority making the entity a governmental agency) ☐ Private agency contracted by a government agency (must provide agreement with each governmental agency) ☐ Private agency (must provide documentation establishing the entity as a legitimate business permitted to receive the data (i.e., business license)								
REQUIRED : Per §24-74-105 C.R.S., Is this request being completed for the purpose of investigating for, participating in, cooperating with, or assisting in Federal Immigration Enforcement?								
	operat	<u> </u>	Release Permissible Use Disclosure Form					
Pu	rsuant	<u> </u>		Protection	Act 18 USC 8 2721			
Pursuant to § 24-72-204 et seq., 42-1-206, 42-4-2103(3)(b) C.R.S., and the Driver Privacy Protection Act 18 USC § 2721 et seq., the Agency must disclose the specific permissible use. Pursuant to § 24-72-204(7)(b) C.R.S. reference and please check all that apply below:								
	(I)	(I) A government agency, including any court or law enforcement agency, in carrying out its functions, or any private person or entity acting on behalf of a Federal, State, or local agency in carrying out its functions						
		 Private person or entity on beha 	enforcement agency must provide authority mail of a Federal, State, or local government ago s's authority making them a government agency	ency mus	a government agency t provide agreement			
	(II)	advisories, motor vehicle performar	or vehicle safety or theft including: motor vehince monitoring, motor vehicle parts/dealers, motors from original records of motor vehicle ma	otor vehicle	e market research or			
	(III)	For use in the normal course of business by a legitimate business or its agents, employees, or contractors to use the information to verify the accuracy of information submitted by individuals for the purposes of preventing fraud, pursuing legal remedies against, or recovering a debt or security interest						
	(IV)	In connection with a civil, criminal,	administrative, or arbitral proceeding in any c					
	(V)		activities, and for use in producing statistical reclosed, or used to contact the parties in interes		long as the personal			
	(VI)	An insurer or insurance support agor underwriting	gency in connection with claims, investigation	ns, anti-fra	ud activities, rating,			
	(VII)	Tow operators required to provide r	notice to owners of towed or impounded vehic	les				
	(VIII)	An employer/agent or insurer of a 0	Commercial Driver License holder					
	(IX)	In the operation of private toll facilit	ies					
	(X)	A federally-designated organ procu and tissue donor registry authorized	rement organization for the purposes of cread in section § 12-34-120 C.R.S.	ting and m	aintaining the organ			

Affidavit of Intended Use	
Records Data/Information Disclosure (Mandatory) Please provide a brief written narrative generally describing why the data is needed and reference all su	upporting statute(s).
Time Of Decords Date/Information Disclosure (Mandatom)	
Type Of Records Data/Information Disclosure (Mandatory) Please detail the specific data fields needed under each data set listed below. Data releases will be linguistible under state and federal law. Please reference supporting statute(s) that applies to your reference.	nited to only what is equest.
☐ Driver License Data/Information (DLR)	
Data/Information Requested	
☐ Title, Lien, and Registration Data/Information (TLR)	
Data/Information Requested	
Other Data/Information	
Data/Information Requested	
Pursuant to § 24-72-204(7)(b) and 42-1-206(1)(b)(II) C.R.S. and under penalty of perjury, the Agency r DRIVES data, also known as the DMV record, must sign the Affidavit of Intended Use indicating: (1) that it will not obtain, use, transfer, or resell the DRIVES data for any purpose prohibited by law; (2) that the Athat any person obtaining, using, reselling, or transferring the DRIVES data for purposes prohibited by to civil penalties; and (3) that the Agency has filled out the Affidavit of Intended Use stating the Agency resell, or transfer the DRIVES data for any purpose prohibited by law.	t the Agency agrees Agency understands Iaw may be subjec
Signature of Agency Representative Authorized to sign Affidavit of Intended Use	Date

DR 2675 Page 2 of 3

License and Terms: This EULA is a legal agreement by and between the Agency and the Department of Revenue. By signing this EULA, the Agency accepts and agrees to abide by the general terms of use herein, the complete DRIVES Terms and Conditions of Use as amended from time to time, and the State of Colorado's and the Department's Acceptable Use Policy (AUP) as amended. The EULA renewal process will be completed with all agencies every 24 months. Agencies may be required to resubmit a EULA during the annual audit process or anytime a new administrator is assigned by your agency to manage your electronic access.

License Term and Notification: The term of license under this EULA shall commence on the date of approval of this EULA by the Department and will end on the earlier date of either the Agency discontinuing its authority under the permissible use of the DRIVES system or Agency's notification of termination of this EULA to the Department. By signing this EULA, The Agency attests that immediate notification to the Department will be given in the event the Agency no longer needs E-Service Access to the DRIVES system, the Agency point of contact, address or other contact information changes, or in the event of any other changes which would affect the Agency's ability, permissible use, or authorization to access Department records within the DRIVES system.

Termination: This EULA will terminate automatically if the Agency fails to comply with the general terms of use herein, the complete DRIVES Terms and Conditions of Use as amended, or the State and Department AUP as amended. In the event of termination of this EULA, Agency access to the DRIVES system will be immediately suspended.

Audit: By signing this EULA, the Agency understands that at any time, and at their own cost, the Department may require a compliance audit of any and all aspects of the Agency use and access of Department records within the DRIVES system.

Access: If access is approved for Agency use of the DRIVES system, the Department will assign the Agency to a specific Access Group that will limit the Agency's access to Department records within the DRIVES system to only those records necessary for the permissible use the Agency indicated. Any misuse of this access should be reported to the DMV by the Agency Administrator within 24 hours of the incident. The DMV will investigate any misuse of the access granted to the DRIVES system and may at any time terminate that access for an individual or Agency pending the results of the investigation. The DMV will notify the Agency of any termination of access in writing.

Privacy and Confidentiality: By signing this EULA, the Agency attests that it will not obtain, sell, transfer, or use the data and information accessed within the DRIVES system in any manner prohibited by law, the general terms of use herein, the complete DRIVES Terms and Conditions of Use, and the State of Colorado's and the Department's AUP as amended.

Performance Outside of the United States: Contractor shall request written approval from the State, acting through the Office of Information Technology, for Contractor to perform, or subcontractor to perform, Services outside the United States. The State may approve or deny such request within the State's sole discretion, whether or not services outside the United States are prohibited or restricted by the Statement of Work or by any Exhibit attached to this Contract. Following written approval from the State, Contractor shall comply with the notice provisions for performance outside the State of Colorado. Any notice provided to the State by Contractor regarding performance outside the United States shall be deemed ineffective if the State has not granted prior written approval for such performance.

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Signature of Agency Representative	Date					
Printed Name of Authorized Agency Representative						
Name of Agency						
DEPARTMENT USE ONLY						
Reviewed by Printed Name				Date Reviewed		
Use/Disclose box checked	☐ Yes ☐ No					
Agency is (Approved/Denied) access to records data/information for (DLR, TLR,						
Other) records and may only receive that information for the disclosed permissible use and disclosure of use stated above						
and at the specific Department assigned access to the identified records group or groups listed below.						
Records Group Assigned						
Driver License Data/Infor	mation (DLR)					
☐ Date of Birth	☐ Drivers License Status	☐ Address History	☐ Name	History		
☐ Driving History	☐ License History	☐ Print History				
Titles, Lien, and Registra	tion Data/Information (TLR)					
☐ Vehicle Information	☐ Vehicle Owner History					
Other Data/Information						
☐ Lawful Presence § 24-7	76.5-103 C.R.S.	☐ Motor Voter				
Reviewer Signature				Date		

DR 2675 Page 3 of 3

STATE OF COLORADO

THIRD PARTY ENTITY / ORGANIZATION CERTIFICATION FOR ACCESS PII THROUGH A DATABASE OR AUTOMATED NETWORK

I,	, on behalf of	(legal name of entity /					
organization) (the "Organization"), hereby certify under the penalty of perjury that							
the Organizatio	on has not and will not	use or disclose any Personal Identifying					
Information, as defined by § 24-74-102(1), C.R.S., for the purpose of investigating for							
participating in, cooperating with, or assisting Federal Immigration Enforcement							
including the enforcement of civil immigration laws, and the Illegal Immigration and							
	to comply with Federal or	dified at 8 U.S.C. §§ 1325 and 1326, unless State law, or to comply with a court-issued					
	sent and certify that I behalf of the Organization	have full legal authority to execute this					
Signature:		<u> </u>					
Printed Name:							
Title:							
Date:							