

**COLORADO****Department of Transportation**

Office of Policy and Government Relations

HB18-1188**Clarification on using electronic data from connected vehicles
(Rep Jackson/Sen Hill)**

As technology develops vehicles will have the ability to communicate with other connected vehicles on the road.

These vehicles also will communicate with infrastructure (V2I) in a variety of ways allowing for better traffic and safety management.

CDOT wishes to clarify that language in CRS 16-3-303.5 will not hinder CDOT's implementation of V2I technology in the future.

What the bill does:

- Clarifies that connected vehicles may share their location through V2I communications without the need of a warrant.
- Allow CDOT to use this data for better traffic management along the state's highways as connected vehicles become a larger part of the market.

What the bill does not do:

- Allow CDOT to gather personal or proprietary information.
- Allow CDOT to track a vehicle on the road through personal identifying information.
- Change protections in place under CRS 16-3-303.5.
- Create, or give CDOT the authority to create, additional regulations or data reporting requirements on manufacturers.

Please Support HB18-1188

For further information, contact Andy Karsian, 303-883-9381, andy.karsian@state.co.us