# Access and Release of Motor Vehicle Information Policy

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1. Overview

The Government of Alberta (GOA) passed the Access to Motor Vehicle Information Regulation (AMVIR), which came into force on May 1, 2004. This regulation is administered under the authority of Section 8 of the Traffic Safety Act (TSA).

AMVIR governs the use and disclosure of personal driving and motor vehicle information to and by persons and organizations in a manner that recognizes and balances:

- the right of an individual to have his or her personal driving and motor vehicle information protected, and
- the need of organizations to use and disclose personal driving and motor vehicle information for purposes that are recognized in law.

"Personal driving and motor vehicle information" as defined in the TSA means:

(a) any information supplied by an individual under the Act in order for that individual to be issued a motor vehicle document in that individual’s name, or

(b) any information pertaining to the driving record of an individual.

The definition of personal driving and motor vehicle information in TSA is formulated in terms relating to the collection of information.

Personal driving and motor vehicle information is collected, amalgamated, and maintained in a database (MOVES) and is released through different reports or through batch or direct access.

In implementing AMVIR, Service Alberta recognized that information that is collected as personal driving and motor vehicle information is released through specific products targeting specific needs and users. Depending on needs, a report can be customized to include information that would not identify an individual.

To avoid needlessly restricting access to information that would not identify an individual, the Registrar has redefined the
personal driving and motor vehicle information collected, amalgamated and maintained in the Alberta Motor Vehicle Registry (MOVES) in terms relating to the release of information.

In this policy and in the notifications of Registrar’s Decisions, personal driving and motor vehicle information that can be released without identifying an individual is referred as “non-personal motor vehicle information” and personal driving and motor vehicle information that cannot be released without identifying an individual is referred as “personal motor vehicle information.”

Depending on the content of the reports, Service Alberta defines three types of motor vehicle information:

- **Type I** motor vehicle information is released through motor vehicle search reports that contain personal driving and motor vehicle information that if released would identify an individual. The search product reports include both personal motor vehicle information and non-personal motor vehicle information and are customized to serve specific needs of the recipients. The release of Type I information is governed by section 2 of AMVIR.

- **Type II** motor vehicle information is released through a specific Service Alberta motor vehicle product known as “driver’s abstract.” This report includes personal driving information of an individual. The release of Type II information is governed by section 5 of AMVIR.

- **Type III** motor vehicle information is released through motor vehicle search reports that contain personal driving and motor vehicle information that if released would not identify an individual (Vehicle Information Reports) or information contained in a public database (lien search reports).

The access to or the release of motor vehicle information through direct or batch access is restricted to a limited set of users.
(e.g. GOA departments, law enforcement agencies, etc).
2. **Policy**

- The access to and the **release** of the **personal driving and motor vehicle information** of Albertans collected and compiled by Alberta Registries “for the purpose of identifying licensed operators and registered owners of motor vehicles to ensure responsibility and accountability for their actions with respect to motor vehicles” is restricted by specific Alberta legislation.

- On request, the **Registrar** must **release** the **personal driving and motor vehicle information** or an **abstract of the driving record** of a person to that person.

- On request, the **Registrar** may **release** **personal driving and motor vehicle information** or an **abstract of the driving record** only to a person or organization having a valid **purpose** that is recognized through legislation.

- Before releasing **personal motor vehicle information** the **Registrar**, or any person acting on behalf of the **Registrar**, must ensure that the person or the organization receiving information enters into an **agreement** with Service Alberta. The type and form of the **agreement** may vary from case to case and must be acceptable to the **Registrar**.

- Service Alberta monitors and audits the access to and the **release** of **personal motor vehicle information**.
3. **Who Is Affected by this Policy**

The *Access and Release of Motor Vehicle Information Policy* applies to all recipients of personal driving and motor vehicle information:

- Account holder recipients,
- Walk-in clients,
- Third Party recipients.

It is the responsibility of all recipients of personal driving and motor vehicle information to understand and comply with this policy.
4. Confidentiality of Information

- Any original recipient of personal motor vehicle information is responsible for the confidentiality of the information from the moment the information is released until the moment the information is destroyed (in accordance with the agreement signed with Service Alberta.)

- Both the original recipient of personal motor vehicle information and a Third Party recipient are responsible for the confidentiality of any information transferred to a Third Party recipient from the moment the information is released until the moment the information is transferred back and destroyed.

- The recipient must ensure that all users of data and information are required to abide by the current legislation and the applicable guidelines and policies regarding confidentiality of data and information, including, but not limited to the Access to Motor Vehicle Information Regulation and this policy.

- The recipient must ensure that information confidentiality is maintained regardless of the technology used to communicate, store, or destroy information.

- The recipient must ensure that any user of data and information (employee, consultant, or Third Party recipient) granted access to data or information has been properly trained to ensure the security and confidentiality of the data or information he/she uses.
5. **Definitions**

In this policy:

a. “Abstract of a driving record” means a specific compilation of information from a person’s driving record. This information is released by Service Alberta as a product titled “Summary of driving record” also known as a driver's abstract.

b. “Account holder” means a recipient that requires recurrent access to personal motor vehicle information and has signed an agreement with Service Alberta to receive personal motor vehicle information.

c. “Additional motor vehicle search product” means a specific, standardized compilation of motor vehicle information, which does not generate a search report form.

d. “Agreement” means a contractual relationship as described in Section 3 of AMVIR established between Service Alberta and a party requesting access to personal motor vehicle information.

e. “Commissioner” means Commissioner as defined in the Freedom of Information and Protection of Privacy Act (FOIP).

f. “Direct release of information” means a release of information that takes place when Service Alberta transfers personal motor vehicle information to a recipient that is either specifically identified under AMVIR or has an approved purpose under AMVIR.

g. “Indirect release of information” means a release of information that takes place when a party having access to personal motor vehicle information transfers that information to a Third Party who provides a specialized service requiring access to personal motor vehicle information.

h. “Information package” means the personal motor vehicle information bundle for which a recipient is currently approved. The content of an information package depends on:

- the approved purposes,
- the approved products, and
- the type of access.

Depending on the purpose, the recipient may be further limited by current published policies, procedures, and guidelines.

The recipient is responsible for selecting, from the approved information package, the product that provides the least amount of personal motor vehicle information required to accomplish the purpose.

i. “Informed prior consent” means the process by which a fully informed person agrees, in advance, to the release of their personal motor vehicle information.

For consent to be valid the person must be considered competent to make the decision and their consent must be voluntary.

Valid consent must be limited in time and scope. It must clearly identify to whom the information may be released, what information may be released, and the purpose for which the recipient may use the information.

j. “Motor vehicle search” means the process through which motor vehicle information is retrieved from the Service Alberta motor vehicle database (MOVES). Motor vehicle information is released to recipients as a motor vehicle search product or as an additional motor vehicle search product.

k. “Motor vehicle search product” means a specific, standardized compilation of motor vehicle information released by Service Alberta through a registry agent which generates a search report form.

l. “Non-personal motor vehicle information” means information extracted from a public database (lien searches) or from which the personal content was eliminated (Vehicle Information Reports).

m. “Original recipient” means a party that has a valid purpose under AMVIR and receives personal motor vehicle information directly from
n. “Personal motor vehicle information” means recorded driving and motor vehicle information that, if disclosed, would lead to the identification of an individual.

o. Personal Unique Access Number (PUAN) means a unique identifier assigned to a recipient having an agreement for access to personal motor vehicle information in good standing with Service Alberta. Each valid PUAN has attached levels that identify the products for which the Registrar has approved the recipient.

p. “Product” means a specific bundle of motor vehicle information that may contain both personal motor vehicle information and non-personal motor vehicle information.

q. “Purpose” means the purpose as specified in the agreement and sanctioned under Section 2 and Section 5 of AMVIR.

r. “Recipient” means a party that has obtained personal motor vehicle information.

s. “Registrar” means the Registrar of Motor Vehicle Services in accordance with Part 5, Division 1.1 of the Freedom of Information and Protection of Privacy Act.

t. “Release of information” means any process through which one party transfers personal motor vehicle information to another party. This includes, but is not limited to:
   - verbal disclosure of personal motor vehicle information,
   - published disclosure of personal motor vehicle information,
   - direct access to personal motor vehicle information.

u. “Third Party” means a person or organization who is not a party to the agreement for access to personal motor vehicle information signed by a recipient with Service Alberta, and includes, but is not limited to, agents, consultants, subsidiary or parent corporations, affiliates, and...
government entities.

v. “Third Party recipient” means a recipient that receives personal motor vehicle information from a party that has a valid purpose under AMVIR. The Third Party recipient has access to personal motor vehicle information in order to provide a specialized service as requested by the party that transferred the information.

To be able to receive personal motor vehicle information, a Third Party must have an agreement in good standing with Service Alberta, a valid PUAN, and provide a signed and dated “Third Party Recipient Declaration” to the original recipient each time it receives personal motor vehicle information.

w. “Valid walk-in situation” means a special case of release of information in which the party having a valid purpose under AMVIR does not require recurrent access to personal motor vehicle information.

x. “Vehicle Identification Number” (VIN) means a series of digits (numbers and letters) that uniquely identifies a specific motor vehicle.

y. “Walk-in client” means a recipient that receives personal motor vehicle information in a valid walk-in situation, directly from a registry agent, without having to sign an agreement with Service Alberta.
6. **Legal Framework for this Policy**

The *Freedom of Information and Protection of Privacy Act* (FOIP) governs the government's collection of motor vehicle information from Albertans for the purpose of identifying licensed operators and registered owners of motor vehicles. It also governs the review of the decisions of the *Registrar of Motor Vehicle Services*.

The *Access to Motor Vehicle Information Regulation (AMVIR)* and the *Traffic Safety Act (TSA)* govern the release of motor vehicle information collected and compiled by Service Alberta.

The *Civil Enforcement Regulation* allows the Registrar to release personal motor vehicle information to civil enforcement agencies and bailiffs for the purpose of carrying out seizures of personal property under the Act.

The released information may also be subject to other privacy legislation such as the *Personal Information Protection Act (PIPA)* or *Personal Information Protection and Electronic Documents Act (PIPEDA)* which is the applicant's responsibility to ensure compliance.

The *Personal Information Protection Act* governs the means by which private sector organizations collect, use, and disclose personal information.

The *Personal Information Protection and Electronic Documents Act* supports and promotes “electronic commerce by protecting personal information that is collected, used or disclosed in certain circumstances, by providing for the use of electronic means to communicate or record information or transactions.”
7. Application for Access

An applicant, whether a person or an organization, must apply to Service Alberta for access to personal motor vehicle information, in a manner satisfactory to the Registrar. In order to grant access, Service Alberta must be satisfied that applicants meet eligibility requirements.

7.1. Application Form

The applicant must complete an approved application form to provide information about:

a. The business type,

b. A physical and mailing address for their business,

c. The contact person(s) for their business,

d. The person(s) who have signing authority within their business,

e. A detailed description of how the applicant intends to use the personal motor vehicle information,

f. The specific personal motor vehicle information required for each intention identified in subsection (e) above,

g. The AMVIR purpose(s): A list of AMVIR subsections identifying the purposes under which access is being requested.

An application package including an information sheet, the approved application form and the regulation can be downloaded from Service Alberta website at:

http://servicealberta.ca/release-of-motor-vehicle-info.cfm

7.2. Supporting documentation for application

The Registrar has the authority to request any supporting documentation considered relevant for each person or organization applying for access to personal motor vehicle information under AMVIR.

When requested by the Registrar, the applicant must provide supporting documentation regarding the nature of his/her business and professional affiliations or licences, including, but not limited to:

a. Alberta lawyers must be listed in the legal directory or confirm that they are registered
with the **Law Society of Alberta**. Out-of-province lawyers must be registered with the equivalent law society in their home jurisdiction and must provide confirmation of registration.

b. Other Alberta businesses must be in good standing under the *Business Corporations Act*, *Societies Act*, or *Partnership Act*.

c. Out-of-province businesses must be bona fide, registered businesses in their home jurisdiction. An appropriate government official from that jurisdiction must confirm valid registration.

d. Financial institutions must be verified as such when Service Alberta confirms their status with the appropriate government authority.

e. Private investigators and insurance investigators must provide verification of licensing from **Alberta Solicitor General**.

f. Civil enforcement agencies (bailiffs) must be registered with and approved by **Sheriff – Civil Enforcement**, Alberta Justice.

g. Collection agencies and skip tracers must provide verification of licensing from Service Alberta, **Consumer Services Division**.
7.3. Verification of application

Service Alberta may access different databases, directories, and registries including, but not limited to:

- **Corporate Registry System (CORES)** to verify information about businesses,
- **Alberta Motor Vehicle Industry Council (AMVIC)** to verify information about automotive businesses,
- Legal directories or the [Law Society of Alberta](https://www.lsa.ab.ca) to verify information about Alberta lawyers,
- Service Alberta, [Consumer Services Division](https://www.servicealberta.ca) to verify there are no active complaints against the applicant.

If deemed necessary, the Registrar may require the recipient to conduct additional verification steps including, but not limited to, Privacy Impact Assessments or Privacy Audits. These additional verifications must be acceptable to one of any arms-length privacy-auditing organizations recognized by Service Alberta.

All costs associated with conducting the additional required verifications before or after an agreement is received are the responsibility of the recipient.
8. Agreement Conditions

Except for valid walk-in situations, all recipients of personal motor vehicle information must have a valid agreement with Service Alberta.

1. Upon receiving an agreement, the recipient must prepare two copies of the agreement, sign both with original signatures and return both copies by mail to:

   AMVIR Agreements
   Service Alberta
   3rd floor, John E. Brownlee Building
   10365 – 97 Street
   Edmonton, Alberta, Canada
   T5J 3W7

2. If deemed necessary to expedite access, the Registrar may assign and provide a PUAN to the recipient, prior to receiving the signed copies of the agreement. In this situation, the Registrar may suspend access if the signed copies of the agreement are not received within the next ten working days.

3. If access agreements cannot be audited by virtue of the recipient’s location, or if the agreement is not enforceable in the recipient’s jurisdiction, the Registrar has the authority to deny, suspend, or terminate the recipient’s access to personal motor vehicle information.

4. The Registrar may require amendments to the agreement from time to time as a result of, but not limited to, changes in legislation, policies, procedures, types of access, system capability, information and/or product availability.
9. Compliance

Any recipient of personal motor vehicle information has an obligation to maintain the confidentiality of the information and comply with:

- the requirements of the legislation,
- the Registrar’s decisions,
- current Service Alberta published policies and procedures,
- the requirements of their agreement for access to motor vehicle information.
10. Non-Compliance

A recipient who does not comply with or breaches their agreement or any policy of the Registrar may be subject to the immediate suspension or termination of access to personal motor vehicle information.

The Registrar may immediately suspend or terminate access to, and release of personal motor vehicle information when the recipient misrepresents or fails to disclose:

- Any information about itself,
- Any information about its business,
- Any information about the use of the personal motor vehicle information it has been granted access to,
- Any other information pertinent to the exercise of the Registrar's discretion to grant access to the recipient.

In exercising discretionary authority, as it relates to an application for reinstatement of access, the Registrar may conduct a thorough investigation of the conditions that have led to suspension or termination including, but not limited to:

- Consideration of the recipient's prior conduct as it relates to the agreement,
- Any past occasions of non-compliance or breach of contract,
- Any misuse of information and/or abuse of personal privacy by the recipient.

A recipient should also note that personal motor vehicle information might also be subject to the protection of personal information under the Personal Information Protection Act (PIPA), including possible remedies and penalties under that Act.
11. Notification of Registrar’s Decisions and Request for Review Process

The Registrar’s decisions regarding granting or refusal of access to personal motor vehicle information are published by way of notification on the Service Alberta Registrar’s website at http://servicealberta.ca/driving-vehicles.cfm.

Within 60 days of publication, any person or organization may request that the Information and Privacy Commissioner (IPC) review the decision of the Registrar in accordance with Part 5, Division 1.1 of FOIP.

12. **Use of Personal Motor Vehicle Information**

The recipient of personal motor vehicle information must not use or release the personal motor vehicle information except for the purpose, or consistent with the purpose, for which it was requested.

Any Third Party having access to personal motor vehicle information must ensure that the information transferred to them by another party is used only for the purpose, or consistent with the purpose, for which the information was initially released by Service Alberta.
13. Types of Information

In the Registrar’s Decision: Notification 01/2004 three types of information have been declared:

1. Type I: Motor vehicle searches
2. Type II: Driving record (driver’s abstract)
3. Type III: Non-personal motor vehicle information

13.1. Type I: Motor vehicle searches

Type I motor vehicle information includes information released through motor vehicle search products and additional motor vehicle search products.

Section 2 of AMVIR governs the release of personal motor vehicle information in a motor vehicle search product or an additional motor vehicle search product.

13.2. Type II: Driving record (driver’s abstract)

Type II motor vehicle information includes information released through driving records.

The Section 8 of TSA and Section 5 of AMVIR govern the release of personal motor vehicle information in a driving record.

13.3. Type III: Non-personal motor vehicle information

Type III motor vehicle information includes information released through lien searches and Vehicle Information Reports.

The recipient is prohibited to link non-personal motor vehicle information with information obtained from any other sources in order to recreate a link to an identifiable individual.
14. Purpose for Access

AMVIR is purpose driven. The purpose determines the basis on which a person and/or organization is permitted to access personal motor vehicle information. To be valid, a purpose must be specifically authorized by AMVIR.

The purposes authorized by AMVIR are listed, as independent subsections, in Section 2 and Section 5 of the Regulation.

14.1. Valid purpose for access to Type I information

Section 2 of AMVIR lists acceptable purposes for the release of motor vehicle search products or additional motor vehicle search products.

The purposes are described in terms of who is permitted to have access or in what situation the personal motor vehicle information can be released.

The Registrar has discretionary authority to decide whether to grant or refuse access to a person/organization that has applied to obtain access under a given purpose.

14.2. Valid purpose for access to Type II information

Section 5 of AMVIR lists acceptable purposes for the release of driving records.

The purposes are described in terms of both who is permitted to receive and in what situation a driving record can be released.

The Registrar has discretionary authority to decide the type of driving record to be released (3-year, 5-year, or 10-year driver's abstract).
15. Consent

The Registrar may release personal motor vehicle information to a party that has the informed prior consent of the party whose information is released. Under AMVIR, consent for access to personal motor vehicle information cannot be transferred.

15.1. Valid prior consent for Type I information

Under Section 2(1)(p) of AMVIR, the consent of the individual, to whom the personal motor vehicle information pertains, needs to:

a) Be in writing,

b) Be dated,

c) Be limited in time (e.g. the life of a security agreement, a specific time period, etc),

d) Be signed by the consenting individual,

e) Specify to whom the information may be released,

f) Specify what information may be released,

g) Specify for what purpose the recipient may use the information.

NOTE:

The consent cannot be passed to unidentified agents of the party that is identified in the consent. The personal motor vehicle information can be directly released only to a party that is specifically identified in the consent.

15.2. Valid prior consent for Type II information

Under Section 5(1)(b)(iii) and 5(1)(b)(v) of AMVIR, the consent of the individual, to whom the information pertains, needs to:

a) Be in writing,

b) Be dated,

c) Be limited in time,

d) Be signed by the individual,

e) Specify to whom the information may be released,

f) Specify what information may be released,

g) Specify for what purpose the recipient may use the information.
NOTES:
1. For the purposes of AMVIR Subsection 5(1)(b)(i) consent may be given by the policy holder:
   - in writing,
   - electronically,
   - orally,
   if the Registrar has approved the manner by which consent is given to the insurer.

2. The requirements for consent under Subsection 5(1)(b)(i)(B) apply only for abstracts that are released on or after April 30, 2005.

3. A party having prior consent cannot obtain a driving record if that party’s right to obtain a driving record is not specifically sanctioned in Section 5 of AMVIR.

15.3. Access without consent

Personal motor vehicle information can only be released directly to a party whose right to access personal motor vehicle information is authorized by an AMVIR purpose. AMVIR only recognizes a limited number of situations (purposes) in which personal motor vehicle information can be released without consent (e.g. for law enforcement, for use in court proceedings, to comply with a law or enactment of Alberta or Canada, etc).
16. Content of Information Products

Service Alberta can modify the information content of each product at any time.

New products or changes in the information content of each product will be announced sixty days in advance on the Service Alberta Registrar’s website at http://servicealberta.ca/registrars-decisions-notifications.cfm

Release of specific Type I information is dependent upon:

- The AMVIR purpose under which an individual and/or organization requires access to personal motor vehicle information,
- The motor vehicle search product that is ordered by the recipient, and
- The recipient’s business type.

Information in a motor vehicle search product (Type I) falls into four eligible search information categories:

- A. Demographic information,
- B. Operator (driver) information,
- C. Ownership and vehicle information,
- D. Court products.

These categories include the following details:

A. Demographic Information:

1. Name,
2. Address,
3. Date of birth,
4. Physical description,
5. Returned mail indicator,¹
6. Alias and joint ownership information

B. Operator (Driver) Information:

1. Name,
2. Date of birth,
3. Operator's licence number,
4. Operator's licence class,
5. Operator's licence conditions,

¹ Returned Mail Indicator, a logical value used in demographic products to indicate if there has been returned (undeliverable) mail from the current listed address.
6. Operator's licence expiry date,

C. Ownership and Vehicle Information:

1. Registered owner information,
2. List of licence plates registered to a person or organization,
3. List of vehicles registered to a person or organization,
4. Vehicle details

D. Court Products

1. Confirmation of vehicle registration for a specific date,
2. Confirmation of operator licence for a specific date.

A number of MOVES services are described as search products. All these services produce a search report form.

The current motor vehicle search products released by Service Alberta through registry agents include: Limited Demographics (LD), Locator Demographics (LB), Full Demographics (CL), Plate Index (PI), Vehicle Index (VI), Vehicle Registration (VR), Operator Search (OP), and Pre-Court Search (PC).

A number of MOVES services are described as additional searches. These services do not generate a search report form.

The current additional motor vehicle search products released by Service Alberta through registry agents include: suspension verification, historical searches (HS), court certificates (CC), confirmation letters, photocopies and certified copies of documents.

Upon request, a registry agent can generate a Suspension Verification form to substitute for an original Suspension Notice when a client has lost or did not receive it.

A historical search or archive search is a search of MOVES records that have been purged from the system and are stored off line.

A registry agent can provide a standard
confirmation letter on the registry agent’s letterhead. Each standard letter is associated with a specific MOVES product. The letter may confirm information that the client has requested or it may confirm that the information requested has not been found. Either letter (confirmation or “no record”) is considered a search and must be purchased.

The Registrar may issue to the legal profession or to other pre-approved users a court certificate confirming vehicle registration or operator licences for a specific date or time period.

Some vehicle documents (e.g. medical forms, operator or vehicle registration documents) are microfilmed and kept on file at Alberta Registries. Photocopies are copies made from the microfilm record.

Certified copies are photocopies that have been stamped on the reverse with the message "Certified Copy". A client may require certified copies for legal proceedings.

Certified copies of medical records based on microfilm can only be released with prior consent or a court order requesting the release.

As a walk-in client, anyone may request a historical search, court certificate or photocopy/certified copy of his or her own personal motor vehicle information.

Only an account holder in good standing may request a historical search, a photocopy/certified copy, a confirmation letter or a court certificate pertaining to another person.

An account holder may request only additional motor vehicle search products that are available within their authority level.

The release of standard confirmation letters that do not contain personal motor vehicle information does not require an agreement.
16.2. Type II information (driving record)  
A driving record (driver's abstract) contains the following:

1. Name,
2. Address,
3. Date of birth,
4. Physical description,
5. Operator licence number and class,
6. Demerits,
7. Suspension information,
8. 3-year, 5-year or 10-year driving record,
9. Date abstract was printed.

16.3. Type III information (non-personal motor vehicle information)  
Lien searches and Vehicle Information Reports are deemed to be public information, which may be needed to assist potential buyers of vehicles.

A Vehicle Information Report includes the following information:

a. Vehicle Description:
   1. Year,
   2. Make (e.g. Chrysler, Ford, etc),
   3. Model (e.g. Voyager, Aerostar, etc),
   4. Style (e.g. 2-door, 4-door, etc),
   5. Color,
   6. Fuel type (e.g. gasoline, propane, etc).

b. Vehicle Status:
   1. Current status of the vehicle (e.g. salvage/oop-salvage, rebuilt/oop-rebuilt, unsafe/oop-unsafe, etc)

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2 Salvage = A damaged vehicle that was deemed a total loss by an insurer and branded as salvage must be inspected and certified in a licensed salvage inspection facility, and can then only be registered with a status of rebuilt.
3 Rebuilt/oop-rebuilt = A vehicle that was given a salvage status by the insurer then repaired and subsequently certified by a licensed salvage inspection facility. A vehicle with a rebuilt status can be registered permanently retaining the rebuilt status.
4 Unsafe/oop-unsafe = A vehicle that is deemed unfit for continued road use by a peace officer. A vehicle with this status must be inspected in a licensed inspection facility and certified before the peace officer will release the unsafe status to allow the vehicle to be registered.
5 Out of Province (oop) = indicates that a vehicle is not currently registered in Alberta. OOP vehicles must be inspected and certified in a licensed out of province inspection facility prior to registration.
2. If applicable, the last date that an insurer declared the vehicle to be a salvage,

c. Vehicle Registration Information:
   1. Date the vehicle was first registered in Alberta,
   2. Latest registration date and the municipality where the registrant resided, to a maximum of seven registrations, from December 1993 to present.

d. Licence Plate Classification:
   1. Latest licence plate classification (e.g. passenger, commercial, farm or rental, etc),
   2. Last seven licence plate classifications, from December 1993 to present.

e. Lien Information:
   1. Number of liens and other related instruments associated with the vehicle identification number (VIN) as registered in Alberta's Personal Property Registry.

A lien search provides information from the Alberta Registries personal property database. It reports liens or encumbrances that have been registered in Alberta against a specific vehicle.

Non-Repairsable = A damaged vehicle that is deemed a total loss by an insurer and branded non-repairable cannot be registered and must be dismantled for parts.

Unsafe-R = A rebuilt vehicle that is deemed unsafe by a peace officer. A vehicle with this status must be subjected to a joint inspection with a peace officer in a licensed inspection facility before it can be registered as a rebuilt vehicle.
17. Release of Information

Release of information is deemed to occur each time a party transfers personal motor vehicle information.

The release of information can be either direct or indirect.

17.1. Direct release of Type I information (motor vehicle search products)

Search information and current available products that can be directly released under each AMVIR purpose depend on the type of organization requesting the access.

The attached Appendix 1 defines who can request Type I personal motor vehicle information, the conditions to be met by the recipient and what information and products are eligible under each AMVIR purpose.

The recipient is responsible for ensuring they order only the search product, for which their access has been approved, that contains the minimum amount of personal motor vehicle information necessary to accomplish the recipient's purpose.

17.2. Direct release of Type II information (driving record)

A driver's abstract can be directly released only for a purpose and only under the conditions specified in Section 5 of AMVIR and Section 8 of TSA.
18. **Responsibilities of the Original Recipient**

To facilitate auditing, the **original recipient** must maintain a separate file for each access to **personal motor vehicle information** including all relevant documents justifying the access.

Before transferring any **personal motor vehicle information** to a **Third Party** providing a service based on **personal motor vehicle information**, the **original recipient** must enter in a contractual relationship with that **Third Party**.

**Personal motor vehicle information** can be transferred only to a **Third Party recipient** that has an **agreement** in good standing with Service Alberta and a valid **Personal Unique Access Number (PUAN)**.

For each transfer of **personal motor vehicle information** the **original recipient** must request and maintain on file a signed and dated “**Third Party Recipient Declaration**”. The form, used for auditing purposes, can be downloaded from the Service Alberta **Motor Vehicle website**.
19. Responsibilities of Third Parties

The Third Party recipient must provide a signed and dated “Third Party Recipient Declaration” to the original recipient for each transfer of personal motor vehicle information.

The Third Party recipient is legally responsible for the truthfulness and accuracy of all information provided in the “Third Party Recipient Declaration”.

Upon suspension of access or termination of its agreement with Service Alberta, a Third Party recipient must provide notification about its suspension of access or termination status to the recipients from which it receives personal motor vehicle information as well as to any parties who request a service from them based on personal motor vehicle information.
20. **Release of Information in Walk-in Situations**

A recipient who needs personal motor vehicle information on a non-recurrent basis and who does not have an agreement with Service Alberta but has a valid purpose for direct release of personal motor vehicle information under AMVIR may be permitted to access the information directly from a registry agent.

The release of information by a registry agent, in valid walk-in situations, must be conducted in strict accordance with the Service Alberta policies for registry agents. This process requires the completion of an auditable statement of intent, which the registry agent must retain in their records.
21. **Reselling Personal Motor Vehicle Information**

Reselling [personal motor vehicle information](#) or obtaining [personal motor vehicle information](#) on behalf of a [recipient](#) having a valid [purpose](#) under [AMVIR](#) is prohibited.
22. Public Disclosure of Personal Motor Vehicle Information

AMVIR recognizes that some purposes may require the public disclosure of personal motor vehicle information (e.g. in court proceedings).

The recipient must ensure that the public disclosure is legal and further, has the duty to limit the public disclosure of personal motor vehicle information to the absolute minimum required for that purpose.
### Table: Direct Release of Type I Information

<table>
<thead>
<tr>
<th>AMVIR purpose</th>
<th>Approved registrar sub-purpose</th>
<th>Eligible information</th>
<th>Eligible products</th>
<th>Who can request information</th>
<th>Conditions to be met</th>
</tr>
</thead>
</table>
| 2(1)(a)       | Preparing for legal proceedings where it is necessary to identify operators or registered owners and to establish legal responsibility for motor vehicle related actions. (Account holders) | A,B,C,D | CL, LB, LD, VI, VR, PI, OP, PC | Law firm | • Signed agreement with SA, and  
• valid PUAN, and  
• represents the interests of an insurer, owner, operator, person involved in a collision or whose property was damaged in a vehicle collision, and  
• pertinent police report and witness declarations, and  
• documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access. |
| • A,B,C,D     | • CL, LB, LD, VI, VR, PI, OP, PC | • Regulatory GOA body,  
• Regulatory federal government body, | • Signed MOU/agreement with SA, and  
• valid PUAN, and  
• public property was damaged in a collision, and  
• pertinent police report and witness declarations, and  
• documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access. |
### Access and Release of Motor Vehicle Information Policy

<table>
<thead>
<tr>
<th>Access Type</th>
<th>Account Holders</th>
<th>Accessability</th>
<th>Access Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Access to Motor Vehicle Information Regulation (AMVIR)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insurance investigation</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Signed MOU/agreement with SA, and valid PUAN, and public property was damaged in a collision, and pertinent police report and witness declarations, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td>(Account holders)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Insurance company</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Signed agreement with SA, and valid PUAN, and insured person/property was injured/damaged in a collision, and pertinent police report and witness declarations, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td>Law enforcement</td>
<td>A,B,C,D</td>
<td>CL, LB, LD, VI, VR, PI, OP, PC, CC</td>
<td>Signed agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access, and pertinent police report and witness declarations, or complaint of reckless driving, or investigation of a driving or motor vehicle related incident.</td>
</tr>
<tr>
<td>(Account holders)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Collision towing</td>
<td>A</td>
<td>LD</td>
<td>Signed agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access, and pertinent police report, and the driver/owner of a vehicle involved in a collision could not be contacted without access to personal motor vehicle information.</td>
</tr>
<tr>
<td>(Account holders)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>2(1)(b)</strong></td>
<td>Complying with an enactment of Alberta or Canada (Account holders)</td>
</tr>
<tr>
<td><strong>A,B,C</strong></td>
<td><strong>CL, LB, LD, VI, VR, PI, OP</strong></td>
</tr>
<tr>
<td></td>
<td>Federal government department, GOA department, Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td>Provided the invoked enactment is clearly specified in the MOU/agreement signed with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td><strong>A,B,C,D</strong></td>
<td><strong>CL, LB, LD, VI, VR, PI, OP, PC, CC</strong></td>
</tr>
<tr>
<td></td>
<td>Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td></td>
<td>Provided the invoked enactment is clearly specified in the MOU/agreement signed with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td><strong>2(1)(c)</strong></td>
<td>For a purpose in accordance with an enactment of Alberta or Canada that authorizes or requires the release (Account holders)</td>
</tr>
<tr>
<td><strong>A,B,C</strong></td>
<td><strong>CL, LB, LD, VI, VR, PI, OP</strong></td>
</tr>
<tr>
<td></td>
<td>Federal government department, GOA department, Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td>Provided the invoked enactment is clearly specified in the MOU/agreement signed with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td><strong>A,B,C,D</strong></td>
<td><strong>CL, LB, LD, VI, VR, PI, OP, PC, CC</strong></td>
</tr>
<tr>
<td></td>
<td>Regulatory GOA body, Regulatory federal government Body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td></td>
<td>Provided the invoked enactment is clearly specified in the MOU/agreement signed with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td></td>
<td>Civil enforcement for debt collection and recovery of property (Account holders)</td>
</tr>
<tr>
<td><strong>A,C</strong></td>
<td><strong>CL, LB, LD, VI, VR, PI</strong></td>
</tr>
<tr>
<td></td>
<td>Civil enforcement agency</td>
</tr>
<tr>
<td></td>
<td>Signed agreement with SA, and valid PUAN, and civil enforcement agency as defined in the Civil Enforcement Act and licensed by Alberta Ministry of Justice; and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td>2(1)(d)</td>
<td>Complying with a subpoena, warrant, or order (Account holders)</td>
</tr>
<tr>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
</tr>
<tr>
<td>A,C</td>
<td>LD, VI, VR, PI</td>
</tr>
<tr>
<td>A,C</td>
<td>CL, LB, LD, VI, VR, PI</td>
</tr>
<tr>
<td>A</td>
<td>LB, LD</td>
</tr>
<tr>
<td>A</td>
<td>LD</td>
</tr>
</tbody>
</table>

- Signed MOU/agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access, and the person and/or organization requesting the direct release of information is clearly nominated in the order issued or made by a court, and the type and source of personal information to be released is clearly defined in the invoked decision, and the document communicating the decision (subpoena, warrant, or order) is dated and current.
### Access to Motor Vehicle Information Regulation (AMVIR)

**Access and Release of Motor Vehicle Information Policy**

<table>
<thead>
<tr>
<th>Clause</th>
<th>Description</th>
<th>Requesters</th>
<th>Information Released</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>2(1)(d)</td>
<td>Complying with a subpoena, warrant, or order (Walk-in clients)</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Walk-in client</td>
</tr>
<tr>
<td>2(1)(e)</td>
<td>Performance of duties by an officer or employee of a public body (Account holders)</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A,B,C,D</td>
<td>CL, LB, LD, VI, VR, PI, OP, PC</td>
<td>Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td></td>
<td>Delivery of a program or service (Account holders)</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A,B,C,D</td>
<td>CL, LB, LD, VI, VR, PI, OP, PC</td>
<td>Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td>2(1)(f)</td>
<td>Enforcing a legal right of GOA (Account holders)</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td>2(1)(g)(i)</td>
<td>Collecting a fine or debt owing by an individual to GOA (Account holders)</td>
<td>A, C, D</td>
<td>CL, LB, LD, VI, VR, PI, PC, CC</td>
<td>GOA department</td>
</tr>
<tr>
<td>2(1)(g)(ii)</td>
<td>Collecting a fine or debt owing by an individual to a public body (Account holders)</td>
<td>A, C, D</td>
<td>CL, LB, LD, VI, VR, PI, PC, CC</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td>2(1)(h)</td>
<td>Making a payment owing by GOA to an individual (Account holders)</td>
<td>A</td>
<td>LB, LD</td>
<td>GOA department</td>
</tr>
<tr>
<td></td>
<td>Making a payment owing by a public body to an individual (Account holders)</td>
<td>A</td>
<td>LB, LD</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td>2(1)(h)</td>
<td>Determining or verifying an individual's suitability or eligibility for a program or benefit (Account holders)</td>
<td>A, B, C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A, B, C, D</td>
<td>CL, LB, LD, VI, VR, PI, OP, PC</td>
<td>Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td>Clause</td>
<td>Access Type</td>
<td>Access Holders</td>
<td>Access Information</td>
<td>Access Type Details</td>
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<tr>
<td></td>
<td></td>
<td>A, B, C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td>2(1)(j)(i)</td>
<td>Law enforcement proceedings (Account holders)</td>
<td>A, B, C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A, B, C, D</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td>2(1)(j)(ii)</td>
<td>Assist in a law enforcement investigation (Account holders)</td>
<td>A, B, C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A, B, C, D</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
</tr>
<tr>
<td>2(1)(k)</td>
<td>Contacting a spouse, relative, or friend in emergency situations (Walk-in clients)</td>
<td>A</td>
<td>LD</td>
<td>Any person</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A, B, C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Public body as defined in FOIP, Research organization</td>
</tr>
</tbody>
</table>

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Access and Release of Motor Vehicle Information Policy

<table>
<thead>
<tr>
<th>2(1)(m)</th>
<th>Proceedings before a court or quasi-judicial body (Walk-in clients)</th>
<th>A,B,C</th>
<th>CL, LB, LD, VI, VR, PI, OP</th>
<th>Any person/organization</th>
<th>Signed Statement of Intent, and the person and/or organization requesting the direct release of information is clearly nominated in a court document, and the type and source of personal information to be released is clearly defined in the court document, the court document is dated and current, and documents pertaining to each access are securely kept on file by the Registry Agent, for auditing purposes, for one year after the access.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2(1)(m)</td>
<td>Preparing for proceedings before a court or quasi-judicial body (Account holders)</td>
<td>A,B,C,D</td>
<td>CL, LB, LD, VI, VR, PI, OP, PC</td>
<td>Law firm, Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP)</td>
<td>Signed MOU/agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access, the lawyer is member of Alberta Bar, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
</tr>
<tr>
<td>Access and Release of Motor Vehicle Information Policy</td>
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<td>-------------------------------------------------------</td>
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<tr>
<td><strong>Procedures</strong></td>
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<tr>
<td>• Proceedings before a court or quasi-judicial body (Account holders)</td>
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<tr>
<td>• A,B,C,D</td>
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<td></td>
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<tr>
<td>• CL, LB, LD, VI, VR, PI, OP, PC, CC</td>
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</tr>
<tr>
<td>• Law firm, Regulatory GOA body, Regulatory federal government body, Law enforcement agency (as defined by FOIP), Alberta municipality, Alberta parking authority</td>
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</tr>
<tr>
<td>• Signed MOU/agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access, the person and/or organization requesting the direct release of information is clearly nominated in a court or quasi-judicial body document, and the type and source of personal information to be released is clearly defined in the court document or quasi-judicial body document, and the court or quasi-judicial body document, document is dated and current.</td>
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<tr>
<td>• Performance of the duties of the Chief Electoral Officer (Account holders)</td>
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<td></td>
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</tr>
<tr>
<td>• 2(1)(n)</td>
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<td>• A</td>
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<tr>
<td>• CL, LB, LD</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Chief Electoral Officer</td>
<td></td>
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</tr>
<tr>
<td>• The information is necessary for the performance of the duties of the Chief Electoral Officer, and signed MOU/agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access.</td>
<td></td>
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</tr>
</tbody>
</table>

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<p>| 2(1)(o) | • Imminent danger to the health or safety of any person (Account holders) | • A,B,C | • CL, LB, LD, VI, VR, PI, OP | • Public body | • Signed MOU/agreement with SA, and valid PUAN, and documents pertaining to each access are kept on file by the recipient, for auditing purposes, one year after the access. |
| 2(1)(o.1) | • Parking control (Account holders) | • A | • LD | • Commercial parking lot owner | • Signed agreement with SA, and valid PUAN, and vehicle was parked in the commercial parking lot without proof of payment of the required fee, and there are notices clearly and conspicuously placed at the entrance to and at several other places in the commercial parking lot (implied consent). |
| 2(1)(p) | • Own personal use (Walk-in clients) | • A,B,C | • CL, LB, LD, VI, VR, PI, OP, PC, CC | • Any person | • Information released pertains to the person requesting the release, personal identification, and documents pertaining to each access are securely kept on file by the Registry Agent, for auditing purposes, for one year after the access. |
| 2(1)(p) | • Legal representation (Account holders) | • A,B,C,D | • CL, LB, LD, VI, VR, PI, OP, PC, CC | • Law firms, | • Signed agreement with SA, and valid PUAN, and valid prior consent of the person whose information is requested. |
| Paralegals | • Paralegals | • A | • LD | • Paralegals | • Signed agreement with SA, and valid PUAN, and Registered (as paralegals) in CORES, and valid prior consent of the person whose information is requested. |</p>
<table>
<thead>
<tr>
<th>Purpose</th>
<th>Access</th>
<th>Verification</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Verification of collateral (Account holders)</td>
<td>A,C</td>
<td>LD, VR, VI, PI</td>
<td>Financial institution (bank, credit union, leaser, etc)</td>
</tr>
<tr>
<td>Recovery of property (Account holders)</td>
<td>A,C</td>
<td>LD, VR, VI, PI</td>
<td>Financial institution, Civil enforcement agency, Auto dealership, Small business, Retailer</td>
</tr>
<tr>
<td>Debt collection (Account holders)</td>
<td>A,C</td>
<td>LD, VR, VI, PI</td>
<td>Financial institution (bank, credit union, leaser, etc)</td>
</tr>
<tr>
<td>Debt collection (Account holders)</td>
<td>A</td>
<td>LD</td>
<td>SA licensed collection agency</td>
</tr>
<tr>
<td>Bankruptcy and/or Receivership (Account holders)</td>
<td>A,C</td>
<td>LD, VR, VI, PI</td>
<td>Bankruptcy trustee, Law firm, Financial institution</td>
</tr>
<tr>
<td>Insurance claims and/or insurance investigation (Account holders)</td>
<td>A,B,C</td>
<td>CL, LB, LD, VI, VR, PI, OP</td>
<td>Insurance adjustor, SG licensed insurance investigator</td>
</tr>
<tr>
<td>Service processing (court documents) (Account holders)</td>
<td>A</td>
<td>LB, LD</td>
<td>Process server, Court agents</td>
</tr>
<tr>
<td>Parking Control (Account holders)</td>
<td>A</td>
<td>LD</td>
<td>Commercial parking management company</td>
</tr>
</tbody>
</table>
## Access to Motor Vehicle Information Regulation (AMVIR)

### Access and Release of Motor Vehicle Information Policy

<table>
<thead>
<tr>
<th>Category</th>
<th>Information Requested</th>
<th>Type of Requestor</th>
<th>Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vehicle information (Account holders)</td>
<td>A, C</td>
<td>LD, VR, VI, PI</td>
<td>Auction house, Automotive dealer, Signed agreement with SA, and valid PUAN, and valid prior consent of the person/organization whose information is requested.</td>
</tr>
<tr>
<td>Fleet Management (Account holders)</td>
<td>A, B, C</td>
<td>LD, VR, VI, PI, OP</td>
<td>Fleet management company, Signed agreement with SA, and valid PUAN, and valid prior consent of the person/organization whose information is requested.</td>
</tr>
</tbody>
</table>

### Abbreviations:

SA = Service Alberta  
GOA = Government of Alberta  
MOU = Memorandum of Understanding  
PUAN = Personal Unique Access Number  
SG = Alberta Solicitor General
**General requirements:**

**A.**
The auditing procedures for lawyers are subject to legal privilege.

**B.**
In all walk-in situations, under 2(1)(d), 2(1)(k), and (2)(1)(m), and in the cases of personal use (personal motor vehicle information of the person requesting the release) under 2(1)(p), the Registry Agent will ensure that:

1. Documents and information about each access are secured and maintained on file for one year. This information includes: the name of the agent that provided the service, the name of the person whose information was accessed, the name of the person requesting the access, proof of identification of the person requesting the access, the date of access, the reason of access, the purpose according to AMVIR (subsection of the Regulation), the Statement of Intent of the person requesting the access, the type of information that was accessed, the products that were provided, and the proof of payment.

**C.**
In all non-walk-in situations (account holders), the recipient will ensure that:

1. A list of all employees, collaborators, or subcontractors having access to personal motor vehicle information, the type of information, and the type of access is updated, maintained, and kept on file by the contact person of the recipient;
2. Each employee, collaborator, or subcontractor having access to personal motor vehicle information signs a declaration agreeing to maintain, subject to specific legal or process requirements, the confidentiality of the information accessed;
3. Documents and information about each access are secured and maintained on file for one year after each access or until the information is destroyed, whichever is longer. This information includes: the name of the person whose information was accessed, the date of access, the reason of access, the purpose according to AMVIR (subsection of the Regulation), the name of the employee requesting the access, the names of all people having access to the personal motor vehicle information of that person (employees or third parties), the type of access, the type of information that was accessed the reason for accessing that information, and the Third Party Recipient Declaration (REG3391) whenever information was passed to a Third Party recipient.