

**Frank M. O'Connell**  
State Revenue Commissioner



**Chester Cook**  
Deputy State Revenue Commissioner

**Georgia Department of Revenue**  
2595 Century Parkway, NE | Atlanta, Georgia 30345

**NOTICE MVD-2025-001**

**RE: Proposal to repeal Rules 560-10-30-.01 through 560-10-30-.06 and adopt Rules 560-10-2-.01 through 560-10-2-.05.**

**TO ALL INTERESTED PERSONS AND PARTIES:**

In compliance with O.C.G.A. § 50-13-4, the Georgia Department of Revenue gives notice that it proposes to repeal Rules 560-10-30-.01 through 560-10-30-.06 and adopt Rules 560-10-2-.01 through 560-10-2-.05.

Attached to this notice are an exact copy and synopsis of the proposed Rules. The proposed Rules are being adopted under the authority of O.C.G.A. §§ 40-2-11, 40-2-130, 40-3-3, 40-3-23, and 48-2-12.

The Department of Revenue will consider the proposed repeal and adoption of the above Rules at a remote regulation hearing held at 9:30 AM on February 18, 2025, which can be accessed through the following link: <https://meet.goto.com/790470421> or via telephone at +1 (646) 749-3129 (local) or +1 (877) 309-2073 (toll-free) with the access code: 790-470-421. At the beginning of the hearing, attendees will be required to announce themselves and notify the Department if they plan to make oral comments during the hearing.

The Department must receive all comments regarding the above-referenced Rules from interested persons and parties no later than 9:30 AM on February 18, 2025. Electronic comments must be sent to [regcomments@dor.ga.gov](mailto:regcomments@dor.ga.gov). Please reference "MVD-2025-001" on all comments.

Dated: 01/06/2025

A handwritten signature in blue ink that reads "Frank M. O'Connell".

Frank M. O'Connell  
State Revenue Commissioner

## SYNOPSIS

### GEORGIA DEPARTMENT OF REVENUE MOTOR VEHICLE DIVISION

#### SUBJECT 560-10-30 REPEAL OF SUBSTANTIVE RULES AND REGULATIONS

##### **560-10-30 TITLE AND REGISTRATION RECORD PROVISIONS**

This subject would be retitled “ASSEMBLED, SALVAGE, AND UNCONVENTIONAL VEHICLES; MISCELLANEOUS REGISTRATION AND TITLING RULES” to better reflect this subject’s composition after this proposed rulemaking action.

##### **560-10-30-.01 Access to Certificate of Title and Registration Confidential Information - General**

Rule 560-10-30-.01 describes the general guidelines for accessing motor vehicle records held by the Georgia Department of Revenue (“DOR”).

- DOR proposes to repeal Rule 560-10-30-.01 in its entirety.
- DOR proposes to adopt the substance of this rule in revised form at Rule 560-10-2-.02. The revisions align the rule with DOR’s current processes for reviewing requests for access to motor vehicle records.

##### **560-10-30-.02 Cost to and Indemnity of Department; Use of Certificate of Title and Registration Records – General**

Rule 560-10-30-.02 describes the fees that DOR may charge in exchange for access to motor vehicle records, the invoicing for such fees, and liability for the use of motor vehicle records.

- DOR proposes to repeal Rule 560-10-30-.02 in its entirety.
- DOR proposes to adopt the substance of this rule in revised form at Rules 560-10-2-.03 and 560-10-2-.05. The revisions will align the rules with DOR’s current practices for charging fees for access to motor vehicle records.

##### **560-10-30-.03 Application for Access – General**

Rule 560-10-30-.03 describes the process by which external stakeholders may apply for access to motor vehicle records, the grounds upon which DOR may deny such applications, and DOR’s duty to notify applicants of denial.

- DOR proposes to repeal Rule 560-10-30-.03 in its entirety.
- DOR proposes to adopt the substance of this rule in revised form at Rule 560-10-2-.04, which will also gather relevant provisions from current Rules 560-10-30-.03, 560-10-30-.05, and 560-10-30-.06. The revisions will align the rule with DOR’s current processes and requirements for external stakeholders to apply for access to motor vehicle records.

#### **560-10-30-.04 Agreement and License – General**

Rule 560-10-30-.04 describes the process by which external stakeholders may enter into a data agreement with DOR for access to motor vehicle records.

- DOR proposes to repeal Rule 560-10-30-.04 in its entirety.
- DOR proposes to adopt the substance of this rule in revised form at Rule 560-10-2-.05, which will also gather relevant provisions from current Rules 560-10-30-.04, 560-10-30-.05, and 560-10-30-.06. The revisions will align the rule with DOR's current processes and requirements for entering into motor vehicle data agreements.

#### **560-10-30-.05 Application for Access - Governmental Entities**

Rule 560-10-30-.05 describes the process by which government entities may apply for access to motor vehicle records.

- DOR proposes to repeal Rule 560-10-30-.05 in its entirety.
- DOR proposes to take the relevant portions from this rule and adopt them in revised form at Rules 560-10-2-.04 and 560-10-2-.05. The revisions will align the rules with DOR's current processes and requirements for entering into motor vehicle data agreements.

#### **560-10-30-.06 Application for Access - Non-Governmental Entities**

Rule 560-10-30-.06 describes the process by which non-government entities may apply for access to motor vehicle records.

- DOR proposes to repeal Rule 560-10-30-.06 in its entirety.
- DOR proposes to take the relevant portions from this rule and adopt them in revised form at Rules 560-10-2-.04 and 560-10-2-.05. The revisions will align the rules with DOR's current processes and requirements for entering into motor vehicle data agreements.

**RULES OF DEPARTMENT OF REVENUE  
MOTOR VEHICLE DIVISION**

**CHAPTER 560-10  
MOTOR VEHICLE DIVISION**

**SUBJECT 560-10-30  
ASSEMBLED, SALVAGE, AND UNCONVENTIONAL VEHICLES; MISCELLANEOUS  
REGISTRATION AND TITLING RULES TITLE AND REGISTRATION RECORD  
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10

11 **Rule 560-10-30-.01 ~~Access to Certificate of Title and Registration Confidential Information—~~**  
12 **~~General~~Repealed**

13 (1) ~~Access to or dissemination of information contained in the Department's Motor Vehicle~~  
14 ~~Division certificate of title and registration records is governed by O.C.G.A. §§ 40-2-130 and~~  
15 ~~40-3-23, the Driver's Privacy Protection Act (18 U.S.C. § 2721, et seq.), and other provisions~~  
16 ~~of state and federal law. "Access" means the ability to view or use motor vehicle records held~~  
17 ~~by the Department regardless of how such records are stored or by what means they are viewed~~  
18 ~~or used.~~

19 (2) ~~Electronic access to motor vehicle certificate of title and registration records and/or portions~~  
20 ~~thereof may be granted at the sole discretion of the Commissioner.~~

21 (3) ~~All information disclosed by the Department to non-governmental entities shall be effected by~~  
22 ~~written agreement with the Department and is limited to the information deemed absolutely~~  
23 ~~necessary to meet the specific terms of the agreement. Upon approval and acceptance of the~~  
24 ~~agreement by the Department, the Commissioner shall issue a license in accordance with the~~  
25 ~~agreement.~~

26 (4) ~~Any information disclosed by the Department to governmental agencies, including a court of~~  
27 ~~law or law enforcement agency, or by a private person or entity acting on behalf of a~~  
28 ~~governmental entity, is limited to the information deemed necessary to allow a local agency to~~  
29 ~~perform its duties.~~

30 Authority: O.C.G.A. §§ 40-2-1130, 40-3-3, 40-3-21.1, 40-16-2, 40-3-23, 48-2-12.

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31 **Rule 560-10-30-.02 ~~Cost to and Indemnity of Department; Use of Certificate of Title and~~**  
32 **~~Registration Records – General~~Repealed**

33 ~~(1) The cost of electronic access to the Department's Motor Vehicle Division certificate of title~~  
34 ~~and registration records and/or portions thereof shall be determined by the Department.~~

35 ~~(2) Remittance of the invoice amount due to the Department for use of the Department's data shall~~  
36 ~~be paid no later than thirty (30) days from the date of the invoice. Failure to pay the total~~  
37 ~~amount due may, among other things, result in suspension of the license and denial of access~~  
38 ~~to data.~~

39 ~~(3) Based upon the use of information provided by the Department, all applicants shall be~~  
40 ~~responsible to the Department for all injury or damage of any kind to the Department as a result~~  
41 ~~of any negligent act, omission, breach, failure, or default.~~

42 Authority: O.C.G.A. §§ 40-2-1130, 40-3-3, ~~40-3-21.1, 40-16-2, 40-3-23, 48-2-12.~~

43 **Rule 560-10-30-.03 ~~Application for Access – General~~Repealed**

44 ~~(1) An application for access shall be submitted on forms provided for that purpose by the~~  
45 ~~Commissioner. The application must be completed in its entirety.~~

46 ~~(2) Any untrue, misleading, or omitted statement in an application shall constitute cause for the~~  
47 ~~denial thereof. If any agreement has been entered into with a non-governmental entity or with~~  
48 ~~a governmental entity and a license issued therefrom, then such action shall constitute cause~~  
49 ~~for revocation of the agreement.~~

50 ~~(3) Upon submission of the application, the Commissioner shall review the application. If it is~~  
51 ~~determined by the Commissioner that an agreement and issuance of a license is deemed~~  
52 ~~contrary to the public interest and welfare, that no agreement shall be entered into or license~~  
53 ~~issued. Such a determination may result from one or all of the following:~~

54 ~~(a) Based upon such entity's financial standing, trade associations, or reputation in any~~  
55 ~~community in which it resides, it is deemed not likely to maintain the operation for~~  
56 ~~which an agreement and permit in conformity with federal, state, or local laws is being~~  
57 ~~sought.~~

58 ~~(b) Based upon the failure of applicant, or any person, firm, corporation, legal entity, or~~  
59 ~~organization having any interest in any operation for which an application has been~~  
60 ~~submitted, to meet any obligations imposed by the tax laws or other laws or regulations~~  
61 ~~of the State of Georgia.~~

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62           ~~(e) The governmental entity application is not related to the performance of its official~~  
63           ~~duties~~

64   ~~(4) If the Commissioner has reason to believe that the applicant is not entitled to the agreement~~  
65       ~~and license for which an application has been submitted, the Commissioner shall notify the~~  
66       ~~applicant of his or her denial in writing.~~

67   Authority: O.C.G.A. §§ 40-2-1130, 40-3-3, 40-3-21.1, 40-16-2, 40-3-23, 48-2-12.

68   **Rule 560-10-30-.04 Agreement and License – General Repealed**

69   ~~(1) Upon approval of the application, the Commissioner shall deliver to the applicant an agreement~~  
70       ~~setting forth the terms and conditions for use of all information provided by the Department.~~

71   ~~(2) Applicant shall have no later than forty five (45) days from the date of mailing of the agreement~~  
72       ~~by the Department to respond. Failure to respond later than forty five (45) days from the date~~  
73       ~~of mailing may be deemed a withdrawal of the application. Should the applicant wish to~~  
74       ~~reapply for a license, a new application will have to be submitted.~~

75   ~~(3) Upon receipt of a signed agreement from the applicant and approval by the Commissioner, the~~  
76       ~~Department shall issue a license along with a fully executed copy of the agreement to the~~  
77       ~~applicant.~~

78   Authority: O.C.G.A. §§ 40-2-1130, 40-3-3, 40-3-21.1, 40-16-2, 40-3-23, 48-2-12.

79   **Rule 560-10-30-.05 Application for Access – Governmental Entities Repealed**

80   ~~(1) In addition to the general licensing regulations, an application and agreement shall be~~  
81       ~~completed by any governmental entity wishing to obtain vehicle registration records for the~~  
82       ~~purposes of carrying out official governmental duties related to the collection of civil fines~~  
83       ~~resulting from the violation of:~~

84       ~~(a) Municipal codes or ordinances;~~

85       ~~(b) Parking tickets;~~

86       ~~(c) Traffic violations recorded via traffic control signal monitoring devices.~~

87   ~~(2) Information provided to local agencies in the enforcement of local codes and traffic violations~~  
88       ~~shall consist of the registrant's name and address.~~

89   ~~(3) All governmental applicants who utilize third party vendors for handling, processing, or~~  
90       ~~development of information that is subsequently released pursuant to an agreement and license~~

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91 with the Department, shall provide with its application a copy of any contract or agreement  
92 with such third party vendor.

93 (4) A governmental entity shall require any private non governmental person or entity, acting as  
94 agent for such entity, to provide and keep in force during the term of the license, with an  
95 insurance company licensed to do business in the State of Georgia, a commercial general  
96 liability insurance policy in a form and amount satisfactory to the Department. It must  
97 indemnify the Department against claims:

98 (1) For personal injury and bodily injury (including death) arising out of the provision or  
99 use of information obtained pursuant to this Agreement with limits of not less than One  
100 Million Dollars (\$1,000,000.00) per person and Three Million Dollars (\$3,000,000.00)  
101 per occurrence with an aggregate annual limit of not less than Ten Million Dollars  
102 (\$10,000,000.00); and

103 (2) For damage to or loss of property with aggregate annual limits of at least One Hundred  
104 Thousand Dollars (\$100,000.00) per person and per occurrence. Such policy of  
105 insurance shall name the Department, its officers, members, and employees as  
106 additional insureds and further contain a rider stating that the policies cannot be  
107 cancelled without a minimum of twenty (20) days prior written notice to the  
108 Department. Certificates of insurance shall be delivered to the Department upon  
109 request.

110 Authority: O.C.G.A. §§ 40-2-1130, 40-3-3, 40-3-23, 48-2-12.

111 **Rule 560-10-30-.06 Application for Access – Governmental Entities Repealed**

112 (1) In addition to the general licensing regulations, an application and agreement shall be  
113 completed by any non governmental entity seeking to obtain vehicle registration records for  
114 the purposes of making the information available for specific types of vehicle reports and  
115 statistical reports.

116 (2) All non governmental applicants who utilize third party vendors for handling, processing, or  
117 development of Georgia information that is subsequently released pursuant to an agreement  
118 and license with the Department, shall provide with its application a summary of its contract  
119 or agreement with such third party vendor.

120 (3) All non governmental entities shall, among other requirements, indemnify and hold harmless  
121 the Department, the State of Georgia, its departments and agencies, and their respective  
122 employees and directors, from any losses, claims, demands, liabilities, and expenses incurred  
123 in defending same.

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124 ~~(4) Any private non-governmental person or entity shall provide and keep in force during the term~~  
125 ~~of the license, with an insurance company licensed to do business in the State of Georgia, a~~  
126 ~~commercial general liability insurance policy in a form and amount satisfactory to the~~  
127 ~~Department. It must indemnify the Department against claims:~~

128 ~~(1) For personal injury and bodily injury (including death) arising out of the provision or~~  
129 ~~use of information obtained pursuant to this Agreement with limits of not less than One~~  
130 ~~Million Dollars (\$1,000,000.00) per person and Three Million Dollars (\$3,000,000.00)~~  
131 ~~per occurrence with an aggregate annual limit of not less than Ten Million Dollars~~  
132 ~~(\$10,000,000.00); and~~

133 ~~(2) For damage to or loss of property with aggregate annual limits of at least One Hundred~~  
134 ~~Thousand Dollars (\$100,000.00) per person and per occurrence. Such policy of~~  
135 ~~insurance shall name the Department, its officers, members, and employees as~~  
136 ~~additional insureds and further contain a rider stating that the policies cannot be~~  
137 ~~cancelled without a minimum of twenty (20) days prior written notice to the~~  
138 ~~Department. Certificates of insurance shall be delivered to the Department upon~~  
139 ~~request.~~

140 Authority: O.C.G.A. §§ 40-2-11~~30~~, 40-3-3, 40-3-23, 48-2-12.



## SYNOPSIS

### GEORGIA DEPARTMENT OF REVENUE MOTOR VEHICLE DIVISION

#### SUBJECT 560-10-2 SUBSTANTIVE RULES AND REGULATIONS

#### **560-10-2 REPEALED**

This subject, which currently does not contain any active rules, would be retitled “TITLE AND REGISTRATION RECORD PROVISIONS” to reflect the adoption of the proposed rules described below.

#### **560-10-2-.01 Definitions**

Proposed Rule 560-10-2-.01 defines several terms used throughout the proposed rules in Subject 560-10-2.

- The Georgia Department of Revenue (“DOR”) proposes to adopt Rule 560-10-2-.01 as a new rule.
- This proposed rule defines the following terms: “access,” “data agreement,” “Department,” “motor vehicle records,” and “ongoing access.”

#### **560-10-2-.02 Access to Motor Vehicle Records in General**

Proposed Rule 560-10-2-.02 describes the general process by which external stakeholders may gain access to motor vehicle records held by DOR.

- DOR proposes to adopt Rule 560-10-2-.02 as a new rule.
- This proposed rule updates and clarifies the substance of current Rule 560-10-30-.01 by defining separate procedural pathways for one-time access and ongoing access to motor vehicle records.

#### **560-10-2-.03 Cost of Access to Motor Vehicle Records**

Proposed Rule 560-10-2-.03 describes the fees that DOR may charge in exchange for access to motor vehicle records and the invoicing for such fees.

- DOR proposes to adopt Rule 560-10-2-.03 as a new rule.
- The proposed rule makes minor clarifying changes to the substance of current Rule 560-10-30-.02. Further, a redundant provision related to liability is removed and incorporated into the text of proposed Rule 560-10-2-.05.

#### **560-10-2-.04 Application for Ongoing Access to Motor Vehicle Records**

Proposed Rule 560-10-2-.04 describes the process by which external stakeholders may apply for ongoing access to motor vehicle records.

- DOR proposes to adopt Rule 560-10-2-.04 as a new rule.
- This proposed rule consolidates existing provisions pertaining to applications for ongoing access to motor vehicle records that appear under current Rules 560-10-30-.03, 560-10-30-.05, and 560-10-30-.06. The proposed rule clarifies and updates those provisions to reflect DOR's current processes for analyzing such applications, including expanding the basis upon which DOR may deny such applications and modifying the extent to which applicants must disclose their relationships with third-party data processors.

#### **560-10-2-.05      Data Agreement for Ongoing Access to Motor Vehicle Records**

Proposed Rule 560-10-2-.05 describes the process and requirements by which external stakeholders may enter into a data agreement with DOR for ongoing access to motor vehicle records.

- DOR proposes to adopt Rule 560-10-2-.05 as a new rule.
- This proposed rule consolidates existing provisions pertaining to agreements for ongoing access to motor vehicle records that appear under current Rules 560-10-30-.04, 560-10-30-.05, and 560-10-30-.06. The proposed rule updates and clarifies those provisions to reflect DOR's current processes and requirements for motor vehicle data agreements, including clarifying indemnity and insurance obligations and adding an ongoing duty to disclose relationships with third-party data processors.

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**SUBJECT 560-10-2  
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6 Rule 560-10-2-.05 ~~Repealed~~ Data Agreement for Ongoing Access to Motor Vehicle Records

7

8 **Rule 560-10-2-.01 ~~Repealed~~ Definitions**

9 (1) As used in this Subject, the term:

- 10 (a) “Access” means the ability to view or use motor vehicle records held by the Department  
11 regardless of how such records are stored or by what means they are viewed or used.
- 12 (b) “Data agreement” means a contract between the Department and another party establishing  
13 the terms of ongoing access to motor vehicle records.
- 14 (c) “Department” means the Georgia Department of Revenue.
- 15 (d) “Motor vehicle records” means all information held by the Department regarding motor  
16 vehicle titling and registration, motor vehicle descriptions, motor vehicle owners or lessees,  
17 lienholders and security interest holders, and motor vehicle sellers and transferees.
- 18 (e) “Ongoing access” means repeated, continuous, or regular access to motor vehicle records.

19 Authority: O.C.G.A. §§ 40-2-23, 40-2-11, 40-2-130, 40-3-3, 40-3-23, 48-2-12.

20 **Rule 560-10-2-.02 ~~Repealed~~ Access to Motor Vehicle Records in General**

- 21 (1) The Department may, in its discretion, permit persons or entities outside the Department to  
22 access motor vehicle records in accordance with O.C.G.A. §§ 40-2-130 and 40-3-23, the  
23 Driver’s Privacy Protection Act (“DPPA”) (18 U.S.C. § 2721, *et seq.*), and other provisions of  
24 state and federal law. Access to such records must be for a permissible use as defined by the  
25 DPPA and state law.
- 26 (2) All persons or entities who wish to gain one-time access to motor vehicle records must submit  
27 a request for such access through a form or an online portal provided by the Department for  
28 that purpose.
- 29 (3) All persons or entities who wish to gain ongoing access to motor vehicle records must complete  
30 an application and enter into a data agreement with the Department pursuant to the provisions  
31 of this Subject.

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REPEALED TITLE AND REGISTRATION RECORD PROVISIONS**

- 32 (4) If the Department grants access to motor vehicle records pursuant to a legal process including  
33 a subpoena, warrant, or non-party request for production of documents, such access shall be  
34 limited to the information necessary to respond.

35 Authority: O.C.G.A. §§ 40-2-23, 40-2-11, 40-2-130, 40-3-3, 40-3-23, 48-2-12.

36 **Rule 560-10-2-.03 Repealed Cost of Access to Motor Vehicle Records**

- 37 (1) The cost of access to motor vehicle records shall be determined by the Department.  
38 (2) Remittance of the amount due to the Department for access to motor vehicle records shall be  
39 paid no later than 30 days from the date of the invoice. Failure to pay the total amount due  
40 shall be grounds for suspension or termination of access.

41 Authority: O.C.G.A. §§ 40-2-23, 40-2-11, 140-2-130, 40-3-3, 40-3-23, 48-2-12.

42 **Rule 560-10-2-.04 Repealed Application for Ongoing Access to Motor Vehicle Records**

- 43 (1) All persons or entities who wish to enter into a data agreement for ongoing access to motor  
44 vehicle records must complete and submit an application on a form designated by the  
45 Department.  
46 (2) If an applicant for ongoing access to motor vehicle records will utilize third-party vendors to  
47 handle, process, or develop motor vehicle records, the applicant shall, prior to entering into a  
48 data agreement with the Department, disclose the identity of such third-party vendors. Further,  
49 if requested by the Department, the applicant shall provide the Department with copies of  
50 contracts and other documents pertaining to the applicant's relationship with such vendors.  
51 (3) The Department may deny an application for ongoing access to motor vehicle records if it  
52 contains any untrue, misleading, or omitted statements. Further, the Department may terminate  
53 a data agreement if it determines that the application that formed the basis for the data  
54 agreement contains any untrue, misleading, or omitted statements.  
55 (4) The Department may deny an application for ongoing access to motor vehicle records if it  
56 determines that granting such access would be contrary to the public interest. In making this  
57 determination, the Department may consider any factor that it considers relevant, including  
58 whether:  
59 (a) The applicant's financial standing, membership in trade associations, or commercial  
60 reputation makes it unlikely that the applicant will be able to maintain the operation for  
61 which it is seeking a data agreement;

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REPEALED TITLE AND REGISTRATION RECORD PROVISIONS**

- 62 (b) The applicant, or any person or entity having any interest in any operation for which an  
63 application has been submitted, has failed to meet any obligations imposed by the tax laws  
64 or other laws or regulations of the State of Georgia;
- 65 (c) The applicant, if a government entity, lacks statutory authority for the requested access or  
66 intends to use motor vehicle records in a manner that is not related to the performance of  
67 the applicant's official duties;
- 68 (d) The applicant intends to use motor vehicle records in a manner that is prohibited by law;  
69 or
- 70 (e) The applicant is unable or unwilling to meet the Department's security requirements for  
71 the storage and use of motor vehicle records.
- 72 (5) If the Department denies an application for ongoing access to motor vehicle records, the  
73 Department shall notify the applicant of the denial in writing, which shall include electronic  
74 mail.

75 Authority: O.C.G.A. §§ ~~40-2-23~~, 40-2-11, 40-2-130, 40-3-3, 40-3-23, 48-2-12.

76 **Rule 560-10-2-.05 Repealed Data Agreement for Ongoing Access to Motor Vehicle Records**

- 77 (1) If the Department approves an application for ongoing access to motor vehicle records, the  
78 Department shall prepare a data agreement setting forth the terms for such access.
- 79 (2) If an applicant for ongoing access to motor vehicle records does not respond to the Department  
80 within 60 days of delivery of the data agreement via electronic mail, the Department may deem  
81 the application withdrawn. The applicant may submit a new application if their initial  
82 application is deemed withdrawn.
- 83 (3) If a person or entity initiates a relationship with a third-party vendor to handle, process, or  
84 develop motor vehicle records after the person or entity has obtained ongoing access to such  
85 records, the person or entity shall disclose the existence and identity of such third-party vendor.  
86 Further, if requested by the Department, the person or entity shall provide the Department with  
87 copies of contracts and other documents pertaining to the person or entity's relationship with  
88 such vendor.
- 89 (4) Nongovernmental persons or entities with ongoing access to motor vehicle records shall:
- 90 (a) Indemnify and hold harmless the State Revenue Commissioner, the Department, the State  
91 of Georgia, its departments and agencies, and their respective employees and directors,  
92 from any losses, claims, demands, liabilities, or expenses incurred in connection with the  
93 use of motor vehicle records; and

**RULES OF DEPARTMENT OF REVENUE  
MOTOR VEHICLE DIVISION**

**CHAPTER 560-10  
MOTOR VEHICLE DIVISION**

**SUBJECT 560-10-2  
REPEALED TITLE AND REGISTRATION RECORD PROVISIONS**

94 (b) Maintain appropriate insurance policies, including commercial general liability insurance  
95 and cyber insurance policies, in sufficient forms and amounts satisfactory to the  
96 Department during the term of the data agreement.

97 (5) Government entities with ongoing access to motor vehicle records who engage a third-party  
98 vendor to handle, process, or develop motor vehicle records shall require such vendor to:

99 (a) Indemnify and hold harmless the State Revenue Commissioner, the Department, the  
100 State of Georgia, its departments and agencies, and their respective employees and  
101 directors, from any losses, claims, demands, liabilities, or expenses incurred in  
102 connection with the use of motor vehicle records; and

103 (b) Maintain appropriate insurance policies, including commercial general liability  
104 insurance and cyber insurance policies, in sufficient forms and amounts satisfactory to  
105 the Department during the term of the data agreement.

106 (6) All persons or entities with ongoing access to motor vehicle records shall deliver certificates  
107 of insurance for all insurance policies required under this Section to the Department upon  
108 request.

109 Authority: O.C.G.A. §§ 40-2-23, 40-2-11, 40-2-130, 40-3-3, 40-3-23, 48-2-12.