



## **REGISTRAR RECONSIDERATION**

### **TERMS AND CONDITIONS**

#### **Additional Program Details**

The Government of Alberta has made every effort to make this website accessible and easy to use for everyone. Please use the current Chrome web browser if possible to access its contents.

All applications and corresponding documents are subject to a potential audit by the Government of Alberta, or their authorized representatives, upon reasonable notice to the recipient.

The personal information provided for the Transportation Registrar Reconsideration Process is collected under the authority of section 33(c) of the *Freedom of Information and Protection of Privacy Act*. It will be used in the administration of Alberta Transportation policies and programs, including the purposes indicated below. Any questions regarding the collection and use of this information can be directed to the program at [trans.registrarreconsideration@gov.ab.ca](mailto:trans.registrarreconsideration@gov.ab.ca).

The information that may be shared is limited to your name, organization name, contact information, geographic location, business activity, product or service. All information will be managed in accordance with the *FOIP Act*.

The Authorization to Disclose Information in the application form allows the Government of Alberta (GOA) to provide your organization's information to other GOA ministries or agencies and Statistics Canada. Information may be shared for the purposes of:

- Research and statistical analysis in program evaluation
- Program integration with Service Alberta Registrar of Motor Vehicle Services, SafeRoads Alberta, or other ministries, boards or agencies
- Program promotion

Disclosure of information may be made for public awareness, on government websites for information and analysis, in response to inquiries from the media or the public, for reporting to interested MLAs, or other government ministries or agencies. Authorization for promotional use is voluntary and refusal will not impact the status of your application.

1. I hereby acknowledge and agree that:
  - a) I have reviewed and understand there may be procedures and requirements for remedial training or reinstatement activity as set out in COVID-19 procedures or requirements by the Government of Alberta or any education, training or testing provider;
  - b) If I have any concerns about COVID-19 procedures or requirements, I take sole responsibility for asking all questions and investigating all concerns to my satisfaction prior to scheduling and participating in remedial training or reinstatement activity;

#### **RELEASE AND INDEMNITY**

In consideration of being able to schedule and participate in a Registrar Reconsideration Process:

- a) I hereby release and forever discharge Her Majesty the Queen in Right of Alberta, as represented by the Ministry of Transportation and all of her ministries, departments, members, officers, directors, employees, subsidiaries and agents thereof (“hereinafter referred to as the “Government of Alberta” or “GOA”) from all liability and do hereby waive as against the GOA all recourse, claims, legal proceedings or causes of action of any kind whatsoever in respect of all loss, damages, personal injuries or death, which I may suffer arising out of, or connected with, my or my minor child’s participation in the Registrar Reconsideration Process, notwithstanding that such injuries or losses may have been caused solely or partly by the negligence of the GOA; and
- b) I agree to fully indemnify and hold harmless the GOA against any loss, liability, damages, costs and expenses suffered or incurred in connection with any loss, injury, damage or claim related to my participation in the Registrar Reconsideration process.

### **OTHER MATTERS**

2. I acknowledge and agree to the:
  - a) Non-applicability of the *Insurance Act*. Any exposure to or infection by an infectious agent does not constitute an “accident” pursuant to Section 549 of the *Insurance Act*, RSA 2000, c I-3.
  - b) Term: This Assumption and Release applies to all application and supporting materials submitted to the Registrar Reconsideration Process for myself or my minor child and need not be brought to my attention each time I or my minor child is contacted for participation in the Registrar Reconsideration Process.
  - c) Forum and Law: This Assumption and Release shall be governed by the laws of the Province of Alberta, and any and all litigation or claims arising from or connected to my participation or the participation of my minor child in the Registrar Reconsideration Process shall be brought solely in the Province of Alberta.
  - d) Severability: If part of this Assumption and Release is found to be invalid or unenforceable, that will not affect the validity of enforceability of any other part of this Assumption and Release.