

Representative **Kristen Chevrier** proposes the following amendments:

1. Line 474 through 482:

474 license plate reader system or captured plate data otherwise authorized by this part.]

475 (5) A { ~~governmental entity~~ } law enforcement agency may obtain, receive, or use [captured  
plate data from] data

476 captured from an automatic license plate reader system operated by a nongovernmental  
477 entity only:

478 (a) (i) to identify a vehicle of interest, if:

(A) the nongovernmental entity that operates the automatic license plate reader system  
consents to provide the data; and

(B) the law enforcement agency has reasonable suspicion that the nongovernmental entity's  
automatic license plate reader contains data that may identify a vehicle of interest;

(ii) to locate a known vehicle, or track a known vehicle, only pursuant to a warrant issued  
using the procedures described in the Utah Rules

479 of Criminal Procedure or an equivalent federal warrant; or

480 { ~~(ii)~~ } (iii) using the procedure described in Subsection [~~(2)~~](4); and

481 (b) for the [purposes] uses authorized in [~~Subsection 41-6a-2003(2)~~] Section  
{ ~~41-6a-2003.4~~ } 41-6a-2003.1.

482 [~~(6)~~ (a) A law enforcement agency shall preserve a record of:]