



PERMISSION TO RIDE IN AN IDAHO STATE POLICE VEHICLE WAIVER OF LIABILITY

I request permission to ride as a passenger in a vehicle owned or operated by the Idaho State Police. I understand that dangers inherent in police work may occur while I am a passenger in an Idaho State Police vehicle, such as high-speed pursuit, traffic control and enforcement, road blocks, transporting prisoners, and situations during which firearms are discharged by or against the operator of the Idaho State Police vehicle. These examples are intended only as representative and not all-inclusive.

I am at least 18 years-old and agree to follow orders from law enforcement and emergency personnel.

I agree to make no claims against the State of Idaho, Idaho State Police, any of its employees or agents thereof by reason of any injuries which may arise out of the grant of permission to ride in a vehicle owned by the Idaho State Police, State of Idaho.

By my signature I release the State of Idaho, Idaho State Police, its agents or employees, jointly and individually from any and all civil liability. I, for myself, my assigns, heirs, executors and administrators, generally and specifically waive, revise and forever discharge and release the State of Idaho, Idaho State Police, its agents and employees, from all claims (including court costs and attorney fees), several or otherwise, past, present, or future, which can ever be asserted arising out of any injuries or damage, mental or physical (including death), sustained by me, within or without the vehicle, while participating as a voluntary rider in an Idaho State Police vehicle.

Rider's Signature

Assigned Trooper Name/Serial Number

Rider's Full Printed Name
(Including middle initial)

Supervisor Approval

Rider's Date of Birth

Date/Contact number

Date of Scheduled Ride

Reason for Ride-Along:

- | | |
|---|---|
| <input type="checkbox"/> Media | <input type="checkbox"/> Prosecutor's Office |
| <input type="checkbox"/> RCO | <input type="checkbox"/> Elected/Appointed Official |
| <input type="checkbox"/> ISP hire candidate | <input type="checkbox"/> Student enrolled in college level LE program |
| <input type="checkbox"/> ISP employee (not RCO) | <input type="checkbox"/> ISP employee spouse |
| <input type="checkbox"/> Other (describe) | |

Rider must name a contact in case of an emergency.

Name	Address	Daytime phone	Cell phone	Nighttime phone

- FAX to RCC before scheduled ride
 Criminal History Check completed before scheduled ride

RCCS 208-846-7520 RCCN 208-209-8613



IDAHO PUBLIC SAFETY AND SECURITY INFORMATION SYSTEM
STATEMENT OF CRIMINAL HISTORY RECORD INFORMATION (CHRI)
CONFIDENTIALITY

AUTHORIZED USAGE AND DISSEMINATION OF CRIMINAL HISTORY RECORD INFORMATION OBTAINED THROUGH THE NCIC INTERSTATE IDENTIFICATION INDEX (III) FILES.

Idaho Code 67-3009 states "It is unlawful for a person for personal gain to request, obtain, or attempt to obtain criminal history records under false pretenses or willfully communicate or attempt to communicate criminal history records to any agency or person not authorized to receive the information by law."

The United States Department of Justice and federal courts have interpreted Title 28, United States Code (U.S.C.) Section 534 (the basic and fundamental authorization for the collection, acquisition, exchange and dissemination of CHRI) to restrict access to FBI CHRI to criminal justice agencies for criminal justice purposes and to federal agencies authorized to receive it pursuant to a federal statute or executive order.

Title 28 code of federal regulations, Part 20, 3(g), defines "criminal justice agency" as "(1) courts: [or] (2) a government agency or any subunit thereof which performs the administration of criminal justice pursuant to a statute or executive order, and which allocates a substantial part of its annual budget to the administration of criminal justice." Section 20.3(b) defines the term "administration of criminal justice" by stating that "the administration of criminal justice means performance of any of the following activities; detection, apprehension, detention, pretrial release, post-trial release, prosecution, adjudication, correctional supervision, or rehabilitation of accused persons or criminal offenders."

The privacy Act of 1974 and the Computer and Abuse Act of 1986 are two federal statutes affording criminal and civil liability for violations of privacy and security provisions relating to the use of CHRI. Additionally, 28 U.S.C., section 534, contains provisions calling for the cancellation of access rights by criminal justice agencies if the dissemination of CHRI is made outside the receiving department or a related agency. Furthermore most (if not all) states have laws which criminalize or provide civil liability for misuse/unauthorized dissemination of their CHRI.

CHRI recipients are again reminded that, with the exception of federally approved uses, the III may only be accessed and used by criminal justice agencies for criminal justice purposes. Users are also reminded that III may be used for a criminal justice employment background, but that such inquiry should be followed up with fingerprint submission.

I have read and understand the above information. And by affixing my name to this document, agree to abide by all of the laws, rules and regulations cited within this document.

Signature

Date