MARIETTA POLICE RIDE-ALONG APPLICATION

Name:		
Full Home Address:		
Date of Birth:	Sex:	Race:
Phone #1:	Phone #2: _	
Name & Address of Employ	yer:	
List any Criminal or Traffic	c Convictions Outside of th	ne State of Georgia:
		1.0
State Your Reason for Wisl		lide-Along Program:
Which four hour block do y		y not receive it):
7 a.m. – 11 a.m.	11 a.m. – 3 p.m.	(Day Watch)
3 p.m. – 7 p.m.	7 p.m. – 11 p.m.	(Evening Watch)
11 p.m	– 3 a.m.	(Morning Watch)

Policing With A Vision

GUIDELINES OF RIDE-ALONG PROGRAM

- Applicants must be at least 18 years of age unless they are an approved member of the Marietta Police Department Explorers Program.
- 2. Applicants must have no felony or narcotics convictions and must be free of any misdemeanor convictions which are considered unacceptable by the Marietta Police Department.
- 3. The applicant must complete and sign a criminal history authorization form.
- 4. The applicant must complete and sign this ride-along request application.
- 5. The applicant must complete a waiver of liability form, sign the form in the presence of a notary and have the form notarized.
- 6. No participant will act as a police official in any manner.
- 7. While participating in the ride-along, no participant is allowed entry into a residence or any other location where a reasonable expectation of privacy exists.
- 8. No weapons such as firearms, batons, O.C. Spray, etc. will be carried by a ride-along participant including representatives from other law enforcement agencies.
- 9. Audio and Video recordings will not be allowed during the ride-along. No cameras or recording devices of any type will be carried by a ride-along participant.
- Ride-along participants must be dressed in appropriate business casual attire (no blue jeans, shorts, sandals, etc). Participants wearing inappropriate attire will not be allowed to participate that day.
- 11. Ride-along participants will not wear clothing items or accessories which bear a law enforcement affiliation or symbols/logos, etc. which are considered objectionable by the Marietta Police Department.

By signing below I acknowledge the rules listed above and promise that I will abide by them when participating in this program. I realize that my failure to follow any of the aforementioned rules, or providing false or misleading information on this or any other Marietta Police Department form will result in the immediate cancellation of my present and future privilege to participate in this program.

Participant's Signature	Date
Deputy Chief of Uniform Patrol or Designee	Date

STATE OF GEORGIA COUNTY OF COBB

WAIVER OF LIABILITY

WHEREAS, the undersigned,	desires	to	ride
with a member of the City of Marietta Police Department in order to observe	the activit	ties	of the
City of Marietta police;			

NOW, THEREFORE, for and in consideration of the use of the premises, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the undersigned does hereby declare and agree to the following:

- (a) agree and warrant that they do hereby release, defend, indemnify and save harmless the City of Marietta, its officers, directors, employees, and any other person, firm or corporation charged or chargeable with responsibility or liability, their heirs, administrators, executors, successors and assigns and agents from any and all costs, expenses, restrictions, claims, demands, suits, actions, proceedings, damages, liabilities, deficiencies, judgments, levies, costs or expenses, including, but not limited to, attorney's fees and expenses of any kind and nature, including, but not by way of limitation, any claim for damages to property or injuries to or death of any person or persons relating to or arising from riding with a member of the City of Marietta Police Department or arising out of any activities in connection with the ride-along with the City of Marietta police, regardless of whether arising from the negligence or wrongful acts, errors or omissions of the City of Marietta;
- (b) agree and warrants that they shall reimburse the City of Marietta for legal fees and other costs incurred in the City of Marietta's defense of such claims of litigation. The City of Marietta shall have the right to participate in the defense of any claims or litigation and shall have the right to approve any settlement;
- (c) agrees that this release extends and applies to, and also covers and includes, all unknown, unforeseen unanticipated and unsuspected injuries, damages, loss and liability, and the consequences thereof, as well as those now disclosed and known to exist. The provisions of any state, federal, local or territorial law or statute providing in substance that releases shall not extend to claims, demands, injuries or damages which are unknown or unsuspected to exist at the time, to the person executing such release, are hereby expressly waived;
- (d) acknowledge that the waiver hereby releases and discharges the City of Marietta, its officers, directors, employees and agents, of any and all claims, relating to any bodily and personal injuries or damages to property and the consequences thereof resulting from their participation in the ride-along with the City of Marietta Police Department. The undersigned further covenants with the City of Marietta that they, their heirs, executors, assigns and transferees will never at any future time sue the City for or on account of any claim for damages arising out of their participation in the ride-along with the City of Marietta Police Department

(e) agrees and understands that the agreement by undersigned to ride with a member of the City of Marietta construed as an admission of liability and acceptance of assur of Marietta, its officers and members.	a Police Department, is not to be
WITNESS the hand and seal of the undersigned, this, 201	day of
"Undersigned": _	
	(sign here)
Signed, sworn to, and subscribed before the undersigned notary public	
Notary Public	

Commission Date:

whether such claims arise by the negligence of the City of Marietta, its employees or agents, or by the negligence of any other participant;

MARIETTA POLICE DEPARTMENT 240 LEMON ST. MARIETTA, GA. 30060 PHONE: 770-794-5334 FAX: 770-794-5301 CHIEF OF POLICE - DAN FLYNN

Georgia Crime Information Center Criminal History Consent Form

I hereby authorize the <u>MARIETTA POLICE DEPARTMENT</u> to receive any Georgia criminal history record information pertaining to me which may be in the files of any state or local criminal justice agency in Georgia.

The Criminal History application must be completed and submitted to GCIC for clearance for every person participating in the following programs.

Full Na	ll Name: (PRINT) LAST FIRST		MIDDLE		(MAIDEN)	
ADDRI	ESS		CITY	STATE	ZIP CODE	
SEX	RACE	DATE OF BIRTH	PLACE OF B	SIRTH SOCIAL	SECURITY NUMBER	
SIGNA	TURE			ī	DATE	
Specia	l provisions	(check if applicable):				
	Ride Along F	Program (Purpose code	'C')			
	Citizen's Aca	ademy (Purpose code ' (C')			
	Intern Progr (Purpose co	am, PAL Program, Volu ode 'C')	inteers – <u>NOT</u> in	volved in the admir	nistration of the agency	
	Intern Progr 'J')	am, Volunteers – <u>ARE</u> i	nvolved in the ac	dministration of the	agency (Purpose code	
One of	the followin	g must be checked:				
	This authoriz	zation is valid for 90 / 180	days (<u>circle one</u>) from date of signat	ture.	
		DO NOT WE	RITE BELOWP	OLICE USE ONLY		
		DRGIA RECORD FOUNI GEORGIA RECORD FO	•	ED)		
EMPLO	OYEE SIGNA	TURE		1	DATE	

GEORGIA CRIME INFORMATION CENTER AWARENESS STATEMENT

Access to Criminal Justice Information, as defined in GCIC Council Rule 140-1-.02 (amended), and dissemination of such information are governed by state and federal laws and GCIC Council Rules. Criminal Justice Information cannot be accessed or disseminated by any employee except as directed by superiors and as authorized by approved standard operating procedures which are based on controlling state and federal laws, relevant federal regulations, and the Rules of the GCIC Council.

O.C.G.A. §35-3-38 establishes criminal penalties for specific offenses involving obtaining, using, or disseminating criminal history record information except as permitted by law. The same statute establishes criminal penalties for disclosing or attempting to disclose techniques or methods employed to ensure the security and privacy of information or data contained in Georgia criminal justice information systems.

The Georgia Computer Systems Protection Act (O.C.G.A. §16-9-90 et seq) provides for the protection of public and private sector computer systems, including communications links to such computer systems. The Act establishes four criminal offenses, all major felonies, for violations of the Act:: Computer Theft, Computer Trespass, Computer Invasion of Privacy, and Computer Forgery. The criminal penalties for each offense carries maximum sentences of fifteen (15) years in prison and/or fines up to \$50,000.00, as well as possible civil ramifications. The Act also establishes Computer Password Disclosure as a criminal offense with penalties of one (1) year in prison and/or a \$5000.00 fine.

The Georgia Criminal Justice Information System Network is operated by the Georgia Crime Information Center in compliance with O.C.G.A. §35-3-31. All data bases accessible via CJIS Network terminals are protected by the Computer Systems Protection Act. Similar communications and computer systems operated by municipal/county governments are also protected by the Act.

Statement.
Print Name:
Signed:_Date:
Witnessed: Date: