Special Load Limit Permit

As provided for in the Idaho Highway Code 49-1005, the Commissioners or authorized representative of the Worley Highway District may issue the following permit, subject to the following provisions. This permit MUST BE CARRIED IN THE VEHICLE TO WHICH IT IS ISSUED AND MUST BE OPEN TO INSPECTION OF ANY LAW ENFORCEMENT OFFICER OR ANY EMPLOYEE OF ANY HIGHWAY DISTRICT. THIS PERMIT IS NOT TRANSFERABLE, AND MAY BE REVOKED AT ANY TIME. ******PERMITS ARE NOT VALID UNTIL SIGNED BY WHD AUTHORIZED AGENT. ******

Permit Issued to:	Ph. #	
Applicant Address:		
Vehicle Description (make & year):	Truck #	License Plate #
Route to be used:		
Date Permit is Valid:		
Hours Permit is Valid:		
Special Conditions: 25 m.p.h. max speed limit load for two days without thawing in daytime.	ed or empty	. Minimum 20 degrees or lower
If the road is posted the following LOAD LIMIT REST 10,000 lbs max on steering axle with a 9" minimum 300 lbs max per inch of tire width all other axels 25 m.p.h. max speed limit loaded or empty (EVEN *Road status and calculation tools are available on our web	tire width with a Permit)	
This program is for your benefit. Any abuse may cause the	district to stop	p ALL hauling during breakup.
This permit is issued for <u>hauling.</u> Overweight, over width, State of Idaho and Federal laws regarding such vehicles.	or over length	vehicles must comply with all local,
The undersigned certifies that they are the owner or authorizagrees to comply with the rules and regulations of the World all terms, conditions and provisions shown on this form or Permittee to move this vehicle described above. Email con	ley Highway D attachment, pe	District and State of Idaho. Subject to rmission is hereby granted to the
Applicant signature:	Date:	
WHD Authorized Agent Signature:	Date:	

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General Provisions

The Highway District may revoke, annul, change, amend, amplify, or terminate this permit or any of the conditions herein enumerated if Grantee fails to comply with any or all of its provisions, requirements, or regulations as herein set forth or through willful or unreasonable neglect, fails to heed or comply with notices given.

In accepting this permit, the Grantee, his successors and assigns agree that any damage or injury done to the property of the Grantee or any expense incurred by him through the operation of a contractor, working for the Highway District or any District employee shall be at the sole expense of the Grantee, his successors or assigns.

Neither the acceptance of this permit nor anything herein contained shall be construed as a waiver by the Grantee of any rights given it by the Constitution or laws of the State of Idaho or the United States.

In accepting this permit, the Grantee, its successors and assigns agrees to protect the Highway District, or its agents, and save it harmless from all claims, actions or damages of every kind any description which may accrue to or be suffered by any person or persons, corporation or property, and in case any suit or action is brought against said Highway District, its officers, or agents, for damages arising out of or by reason of any of the above causes, the Grantee, its successors or assigns will upon notice to it of commencement of such action, defend the same at its own sole cost and expense, and will satisfy any judgment after said suit or action shall have finally been determined if adverse to the Highway District, its officers or agents.

Except herein authorized, no vehicle shall be moved within the limits of the Highway in such manner to interfere with the travel over said road.

This permit does not constitute a vested right, but rather a privilege which may be revoked at any time by said Highway District.

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