

Clearwater River Shuttles LLC

Shuttle Request Form

971-409-4781 | shuttles@wcafish.com

PLEASE CONTACT US THE NIGHT BEFORE BY 10PM

Vehicles are moved between 10am and 4pm

OWNER/RENTER INFO:

Name: _____

Address: _____

Phone Number: _____

VEHICLE INFORMATION:

Make: _____ Model: _____

Color: _____ Year: _____

License Number: _____ State: _____

Insurance Provider and Policy #: _____

Registration Expiration: _____

VEHICLE SHUTTLE INFORMATION:

Key Location: _____

Where Do you want your keys left? _____

If your vehicle should break down what procedure should we follow? (leave it or tow it)

Do you have any other special instruction? _____

BOAT INFORMATION:

Make/Model: _____ Color: _____

TRIP INFORMATION:

Launching Location: _____ Date: _____ Time: _____

Take out location: _____ Date: _____ Time: _____

Options:

Kooksia Bridge (Mile 73.9 Hwy 12)

Button Beach (Mile 71.8 Hwy 12)

Kamiah Bridge (Mile 66.8 Hwy 12)

Long Camp (Mile 61 Hwy 12)

Note: Boating Hazards at Mile 60.3 and 58.2

Five Mile (Mile 54.3 Hwy 12)

Gift Shop (Mile 49.2 Hwy 12)

AKA: Zans

Maintenance Lot (Mile 43.2 Hwy 12)

Down River of Orofino Bridge

Pink House (Mile 39.1 Hwy 12)

Peck (Mile 34.65 Hwy 12)

When Hatchery in use ramp is closed check before using

Harpers Bend (Mile 33.85 Hwy 12)

Upper Lenore (Mile 28.2 Hwy 12)

Across and upriver of Lenore Bridge

Lenore Rest Stop (Mile 27.7 Hwy 12)

Highway side, down river of Lenore Bridge

Cherry Lane (Mile 20.85 Hwy 12)

Gibbs (Mile 16.2 Hwy 12)

If you want to launch or take out at any locations not listed above check with us first.

Use a taxi service from Lewiston for lower river shuttles. The Guide Shop and Dale's also provide shuttle services.

TURN OVER

READ AND SIGN RELEASE FORM
NO SIGNATURE = NO SHUTTLE

**RELEASE OF LIABILITY, HOLD HARMLESS AGREEMENT AND
CONVENANT NOT TO SUE**

This is a release. Read it carefully before signing. I, the owner/renter of vehicle being shuttled, understand that I cannot indemnify, make claim, sue, or expect CLEARWATER RIVER SHUTTLES LLC, its owners, officers, agents, employees, or associates to be legally responsible or pay for any damages.

I certify I am the owner/renter of vehicle, am responsible for enough gas for shuttle, proper operation of vehicle being shuttled and certify that my insurance is current.

AGREEMENT SCOPE, TERRITORY AND DEFINITIONS – This agreement will be legally binding upon me, the registered Member (owner/renter of described vehicle above), my heirs, estate, assigns and personal representatives; and it will be interpreted according to the laws of the state and county in which Clearwater River Shuttles LLC is physically located. Any dispute under this agreement will be litigated in, and venue will be proper in, the county in which Clearwater River Shuttles LLC is physically located. If any clause, phrase or word is in conflict with any applicable law, then that single part is null and void and the rest of this Application will be unaffected. The terms “I”, “ME” and “MY” will herein refer to the above registered Member.

LIABILITY RELEASE – I AGREE THAT: In consideration of Clearwater River Shuttles LLC providing a vehicle shuttle upon the terms set forth herein, I, the Member, for myself and for my heirs, administrators, personal representatives and assigns, or on behalf of my child and/or legal ward, and the heirs, administrators, personal representatives and assigns thereof, do agree to hold harmless, release and discharge Clearwater River Shuttles LLC, their respective owners, agents, employees, officers, directors, representatives, assigns, members, trustees, owners of premises and trails, affiliated organizations, insurers, and others acting on their behalf (hereinafter collectively referred to as “RELEASEES”), of and from, and hereby waive, all claims, demands, causes of action and legal liability, whether the same be known or unknown, anticipated or unanticipated, occurring when Clearwater River Shuttles LLC shuttles MY vehicle or caused by or arising from any act or failure to act of any RELEASEE, whether or not due to any RELEASEE’S negligence, including, but NOT LIMITED to, provision of faulty or defective equipment, failure to make reasonable and prudent efforts to determine the participant’s ability to safely engage in the shuttle service or dangerous latent conditions of the land and road; and I do further agree that I shall not bring any claims, demands, legal actions or causes of action against any RELEASEE for any losses, whether economic or non-economic, due to bodily injury, death, or property damage sustained by me and/or my minor child and/or legal ward in relation to the premises, operations and activities of any RELEASEE. I agree to waive the protection afforded by any statute or law in any jurisdiction whose purpose, substance and/or effect is to provide that a general release shall not extend to claims, material or otherwise, which do not exist or which the person giving the release does not know or suspect to exist at the time of executing the release.

ASSUMPTION OF RISK – I EXPRESSLY ASSUME RESPONSIBILITY FOR ALL RISKS INVOLVED IN OR ARISING FROM ALLOWING MY VEHICLE TO BE SHUTTLED, including, but NOT LIMITED to: death, bodily injury, property damage, drowning, falls, collision with vehicles, animals or stationary objects, fire or explosion, the unavailability of emergency medical care, and/or the negligence and/or deliberate act of another person.

INDEMNIFICATION – I AGREE THAT: I will indemnify, hold harmless and defend Clearwater River Shuttles LLC, their respective owners, agents, employees, officers, directors, representatives, assigns, members, trustees, owners of premises and trails, affiliated organizations, insurers, and others acting on their behalf (hereinafter collectively referred to as “INDEMNITEES”) from and against all claims, actions, causes of action, demands, damages, injuries, death, losses, liabilities, expenses, judgments, awards and suits arising directly or indirectly from, as a result of or in connection with my actions or failure to act, and shall pay all costs (including, without limitation, attorney and accountant fees) incurred by any INDEMNITEE in defending against and/or responding to them.

I, THE UNDERSIGNED MEMBER, HAVE FILLED OUT PAGE ONE; HAVE READ AND UNDERSTOOD THE AGREEMENT SCOPE, TERRITORY AND DEFINITIONS, LIABILITY RELEASE, ASSUMPTION OF RISK AND INDEMNIFICATION. I CERTIFY THAT ALL FACTS RELATING TO MY VEHICLE ARE TRUE AND ACCURATE.

Signature of Member (Vehicle Owner/Renter)

Date