COM-22 (1/99) MICHIGAN STATE POLICE

APPLICATION FOR SHORT WAVE PERMIT IN A VEHICLE TO MONITOR POLICE FREQUENCIES

False information on this application renders the application and any permit subsequently issued invalid. See penalties for violations on reverse side before completing the application.

According to the provisions of MCL 750.508, I hereby make application to equip a vehicle with a short wave radio receiving set capable of receiving Police frequencies.

AUTHORITY: MCL 750.508

Voluntary, but vehicle may not be equipped without approval. COMPLIANCE:

MSP COMMUNICATIONS USE ONLY

EXPIRATION DATE

Return Application To:

PERMIT NUMBER

MICHIGAN STATE POLICE - COMMUNICATIONS 4000 COLLINS ROAD • PO BOX 30631 LANSING • MI • 48909-8131

f you have any questions, you	ou may call MSP Communication	is at (517) 336-6613	l I		
NAME (First, Middle, Last)			DATE OF	DATE OF BIRTH	
MAILING ADDRESS (Number and Street)		CITY	STATE	ZIP CODE	
BUSINESS PHONE	HOME PHONE	DRIVER'S LICENSE NUMBER		EXPIRATION DATE	
HAVE YOU EVER BEEN CONVIC	TED OF ANY MISDEMEANORS OR FEI	ONIES			
☐ YES ☐ NO					
SPECIFIC REASONS FOR DESIR	ING A PERMIT				
FCC LICENSE HELD					
□ NOVICE □ TECHN	IICIAN 🗌 GENERAL [☐ ADVANCED ☐ EXTRA CLASS	;		
☐ COMMERCIAL TECHNIC	IAN NONE				
FCC LICENSE NUMBER		CALL LETTERS	EYDIDAT	ION DATE	
FCC LICENSE NOWIBER		CALL LETTERS	EXFINAL	ION DATE	
RECEIVER EQUIPMENT YOU ARI	E REQUESTING PERMISSION TO INST	ALL			
□ PORTABLE □ PERMA	ANENTLY INSTALLED				
ARE YOU CONNECTED WITH A R	POLICE SHERIFF OR OTHER LAW FI	NFORCEMENT AGENCY OR FIRE DEPARTMENT	(If YES Name of De	epartment)	
☐ YES ☐ NO	ocioc, onemi, on omen em en	WORDEN AGENCY ON TIME DELYMENT	(ii 120, Namo or Bo	, partitionity	
POSITION HELD		TYPE OF POSITION	NUMBER	NUMBER OF YEARS EMPLOYED	
		☐ PAID ☐ VOLUNTEER			
ARE YOU CONNECTED WITH AN	ORGANIZATION OPERATING A MOBIL	LE SHORT WAVE RADIO SYSTEM LICENSED BY	/ FCC CALL LE	TTERS OF BASE	
□ YES □ NO					
		lio receiving set in the commission of a cr			
		ing radio dispatches if a permit is approv			
		Act of 1934 concerning unauthorized p			
foregoing statements are tr	ue.	-			
APPLICANT'S SIGNATURE			DATE		

VEHICLES EQUIPPED WITH SHORT WAVE LENGTH RADIO RECEIVING SETS

(MCL 750.508)

Sec. 508. Any person who shall equip a vehicle with a radio receiving set that will receive signals sent on frequencies assigned by the Federal Communications Commission of the United States of America for police purposes, or use the same in this state unless such vehicle is used or owned by a peace officer or a bona fide amateur radio operator holding a technician class, general, advanced, or extra class amateur license issued by the federal communications commission, without first securing a permit to do so from the director of the department of state police upon application as he or she may prescribe, shall be guilty of a misdemeanor, punishable by imprisonment in the county jail for not more than 1 year, or by a fine of not more than \$500.00, or by both fine and imprisonment in the discretion of the court.

(2) This section shall not be construed as restricting the use of radar detectors.

UNAUTHORIZED PUBLICATION OR USE OF COMMUNICATIONS Federal Communications Act of 1934

Sec. 605. Unauthorized Publication or Use of Communications.

(a) Practices Prohibited.

Except as authorized by chapter 119, Title 18, no person receiving, assisting in receiving, transmitting, or assisting in transmitting, any interstate or foreign communication by wire or radio shall divulge or publish the existence, contents, substance, purport, effect, or meaning thereof, except through authorized channels of transmission or reception, (1) to any person other than the addressee, his agent, or attorney, (2) to a person employed or authorized to forward such communication to its destination, (3) to proper accounting or distributing officers of the various communicating centers over which the communication may be passed, (4) to the master of a ship under whom he is serving, (5) in response to a subpoena issued by a court of competent jurisdiction, or (6) on demand of other lawful authority. No person not being authorized by the sender shall intercept any radio communication and divulge or publish the existence, contents, substance, purport, effect, or meaning of such intercepted communication to any person. No person not being entitled thereto shall receive or assist in receiving any interstate or foreign communication by radio and use such communication (or any information therein contained) for his own benefit or for the benefit of another not entitled thereto. No person having received any intercepted radio communication or having become acquainted with the contents, substance, purport, effect, or meaning of such communication (or any part thereof) or use such communication (or any information therein contained) for his own benefit or for the benefit of another not entitled thereto. This section shall also apply to the receiving, divulging, publishing, or utilizing the contents of any radio communication which is transmitted by any station for the use of the general public, which relates to ships, aircraft, vehicles, or person in distress, or which is transmitted by an amateur radio station operator or by a citizens band radio operator.

(d) Penalties

- (1) Any person who willfully violates subsection (a) of this section shall be fined not more than \$1,000 or imprisoned for not more than 6 months, or both.
- (2) Any person who violates subsection (a) of this section willfully and for purposes of direct or indirect commercial advantage or private financial gain shall be fined not more than \$25,000 or imprisoned for not more than 1 year, or both, for the first such conviction and shall be fined not more than \$50,000 or imprisoned for not more than 2 years, or both, for any such subsequent conviction.