AUTHORIZATION FOR RELEASE OF CHILD ABUSE INFORMATION

This form must be used to authorize release of child abuse information when the person requesting the information does not have independent access to it under Iowa law.

Part A: To be completed by the person requesting information.					
1.	Requestor				
	Mitchell Hoyer, Child Protection Coordinator, Iowa 4-H Youth Development				
	Address OCOO Fister pion 4 II Ventle Plate				
	City	extension 4-H Youth Bldg	State	Zip Code	Phone Number
	Ames		IA	50011-3630	(515) 294-1531
2.	The information concerns			00011 0000	Fax Number
					(515) 294-4443
	Name (first, middle initial, last)				
	Maiden Name or Alias (if applicable) Birth Date			Social Security Number	
	The second of th				Section Sections (1 tables)
•	Address				
•	City		State	Zip Code	County
	City		State	Zip Code	County
3.	What is the purpose of your request for child abuse information? Background screening of volunteer applicant for the Iowa 4-H Youth Program				
4.	I have read and understand the legal provisions for handling child abuse information which are printed or				
	the back of this form.				
	Constant				
Signature Mithell & Hoyer					
PART B: To be completed by the person authorizing the Department of Human Services abuse information.					uman Services to release child
I understand that my signature authorizes the requester to received information to verify whether I am named on the Chil-					
Abuse Registry in a child abuse report as having abused a child (Iowa Code 235A.15). To the best of my knowledge, all					
or part of the information contained in Part A of this form is correct.					
Signature					Date
PART C: To be completed by the Central Abuse Registry or designee.					
1. The person named in item A-2 is listed on the Child Abuse Registry as having abused a child.					
2. \square The person named in item A-2 is not listed on the Child Abuse Registry as having abused a child.					
3. Until This request for information is denied because the form is incomplete.					
Signature					Date
-					
Comments					

LEGAL PROVISIONS FOR THE HANDLING OF CHILD ABUSE INFORMTION

Redissemination of Child Abuse Information (Iowa Code 235A.17)

- ◆ A person, agency, or other recipient of child abuse information shall not redisseminate this information. However, redissemination is permitted when all of the following conditions apply:
- ◆ The redissemination is for official purposes in connection with prescribed duties or, in the case of a heal practitioner, pursuant to professional responsibilities.
- ♦ The person to whom the information would be redisseminated would have independent access to the same information under Iowa Code Section 235A.15.
- A written record is forwarded to the Registry within 30 days of the redissemination.

Criminal Penalties (Iowa Code 235A.21)

- Any person is guilty of a criminal offense when the person:
 - Willfully requests, obtains, or seeks to obtain child abuse information under false pretense.
 - Willfully communicates or seeks to communicate child abuse information to any agency or person except in accordance with Iowa Code Sections 235A.15 and 235A.17.
 - Is connected with any research authorized pursuant to Iowa Code Section 235A.15 and willfully falsifies child abuse information or any records relating to child abuse.
- Upon conviction for each offense, the person shall be punished by a fine of up to \$1,000 or imprisonment for not more than two years, or by both fine and imprisonment.
- ♦ Any person who knowingly, but without criminal purposes, communicates or seeks to communicate child abuse information except in accordance with Iowa Code Sections 235A.15 and 235A.17 shall be fined not more than \$100 or be imprisoned not more than ten days for each such offense.
- ♦ Any reasonable grounds for belief that a person has violated any provision of Iowa Code Chapter 235A shall be grounds for the immediate withdrawal of any authorized access that the person might otherwise have to child abuse information.