

25th Annual
Cruzin' to Colby
MEMORIAL DAY WEEKEND • MAY 25-26

Full Release of Liability-Must Be Signed

THE UNDERSIGNED, in consideration of acceptance to participate in the "Cruzin to Colby" Car Show (the "Event") hosted by Cruzin' to Colby, hereby fully release and holds harmless Cruzin' to Colby, the City of Everett (the "City"), and C2C's and the City's respective officers, directors, members, agents, representatives, guest, and volunteers from all claims for bodily injury to myself or my vehicle, or indirect incidents to my participation in the Event.

THE UNDERSIGNED, acknowledges that this is a public event and images, photographs and/or videos, of my vehicle, myself and others in attendance with me may be used on social media, the internet, websites and/or print advertising. I hereby fully grant permission to the Event, Cruzin' to Colby and City and any person or organization associated with the Event, Cruzin' to Colby and City to take and use images, photographs and/or videos, of my vehicle, myself and others in attendance with me.

THE UNDERSIGNED, hereby attest and verifies that I am lawfully licensed to operate a motor vehicle in the State of Washington, (or the State I reside In), and I possess liability insurance to cover bodily injury or property damage, that might arise from either my participation in the Event, or in participation of those authorized by me to so participate in the Event. I am aware of the risks involved in the participation in the Event, and fully assume such risks for myself and my authorized representatives.

THE UNDERSIGNED, agrees to participate under the rules of the event, as well as abide by the laws, codes and ordinances of the City of Everett and the State of Washington

RCW 46.61.500 Reckless driving—Penalty.

- (1) Any person who drives any vehicle in willful or wanton disregard for the safety of persons or property is guilty of reckless driving. Violation of the provisions of this section is a gross misdemeanor punishable by imprisonment for up to three hundred sixty-four days and by a fine of not more than five thousand dollars.
- (2)(a) Subject to (b) of this subsection, the license or permit to drive or any nonresident privilege of any person convicted of reckless driving shall be suspended by the department for not less than thirty days.
- (b) When a reckless driving conviction is a result of a charge that was originally filed as a violation of RCW 46.61.502 or 46.61.504, or an equivalent local ordinance, the department shall grant credit on a day-for-day basis for any portion of a suspension, revocation, or denial already served under an administrative action arising out of the same incident. In the case of a person whose day-for-day credit is for a period equal to or greater than the period of suspension required under this section, the department shall provide notice of full credit, shall provide for no further suspension under this section, and shall impose no additional reissue fees for this credit. During any period of suspension, revocation, or denial due to a conviction for reckless driving as the result of a charge originally filed as a violation of RCW 46.61.502 or 46.61.504, any person who has obtained an ignition interlock driver's license under RCW 46.20.385 may continue to drive a motor vehicle pursuant to the provision of the ignition interlock driver's license without obtaining a separate temporary restricted driver's license under RCW 46.20.391.
- (3)(a) Except as provided under (b) of this subsection, a person convicted of reckless driving who has one or more prior offenses as defined in RCW 46.61.5055(14) within seven years shall be required, under RCW 46.20.720, to install an ignition interlock device on all vehicles operated by the person if the conviction is the result of a charge that was originally filed as a violation of RCW 46.61.502, 46.61.504, or an equivalent local ordinance.

and

RCW 46.61.530 Racing of vehicles on highways—Reckless driving—Exception. (Effective January 1, 2024.)

- (1) It shall be unlawful for any person or persons to race any motor vehicle or motor vehicles upon any public highway of this state as defined in RCW 46.04.197, or upon any off-street facility as defined in RCW 46.04.367. Any person or persons who willfully compare or contest relative speeds by operation of one or more motor vehicles or who willfully demonstrates, exhibits, or compares speed, maneuverability, or the power of one or more motor vehicles, including "drifting," shall be guilty of racing, which shall constitute reckless driving under RCW 46.61.500 subjecting the violator to the penalties provided for under RCW 46.61.500 unless otherwise provided for in this section, whether or not such speed is in excess of the maximum speed prescribed by law: PROVIDED HOWEVER, That any comparison or contest of the accuracy with which motor vehicles may be operated in terms of relative speeds not in excess of the posted maximum speed does not constitute racing. Nothing in this section prohibits a person from being charged under other provisions of the law for other acts, results, incidents, damages, injuries, or deaths that occur as a result of, or in addition to, their participation in racing.

Some

RCW 46.61.500: Reckless driving—Penalty.

- (2) Any person who knowingly aids and abets racing under subsection (1) of this section may be charged and prosecuted as an accomplice in accordance with RCW 46.64.048.
- (3) The offenses described in this section may be deemed to have been committed either at the time and location from which the person charged initiated his or her efforts, or at the time and location where the completed traffic infraction or crime occurred regardless of whether the person charged under this section was ever actually present at the time and location of the completed traffic infraction or crime.

Everett Municipal Code- 46.76.020 Unlawful race attendance—Prohibited—Penalty.

- A. It is unlawful for any person to be present in an area where an unlawful race event is occurring, has occurred or is about to occur, in a manner and under circumstances manifesting the purpose to participate in, support or encourage the unlawful race event.
- B. Among the circumstances which may be considered in determining whether such purpose is manifested, but not limited thereto, are:
 1. Such person engages in words or conduct that raises a reasonable suspicion that he or she is supporting or encouraging the unlawful race event;
 2. Such person engages in words or conduct that raises a reasonable suspicion that he or she is about to engage in or is engaged in an unlawful race event;
 3. Such person's conduct demonstrates that he or she is acting as a lookout;
 4. Such person possesses, on his or her person or in his or her vehicle, equipment such as a two-way radio or scanner that can be used to alert race participants to law enforcement;
 5. Such person has within the past two years been convicted in any court within this state of any violation involving racing, unlawful race attendance, reckless driving associated with racing, or trespass associated with race activity;
 6. Such person is currently subject to a Stay Out of Areas of Racing order;
 7. Such person takes flight upon the appearance of a police officer;
 8. The area involved is known to the arresting officer(s) as an area frequently used for unlawful race events.
- C. Any person who violates the provisions of this section is guilty of a misdemeanor. (Ord. 2585-02 § 2, 2002.)

25th Annual
Cruzin' to Colby
MEMORIAL DAY WEEKEND • MAY 25-26

DOWNTOWN CAR SHOW, EVERETT, WA

YOU NEED TO KNOW!

**Only registered vehicles will be allowed to participate in the Controlled Cruise on Colby, Sunday May 25, 2025.
Only registered vehicles will be permitted within the Show N Shine Car Show on Monday May 26, 2025.**

All vehicles driven to the Cruise and the Show N Shine must be street legal, licensed and insured. If participating in the Show N Shine, please have a half a tank of gas in your car to prevent boil overs.

Window cards must be visible on your windshield for verification of registration for both the Cruise and Show N Shine.

Alcohol consumption is not allowed in and or around vehicles or outside of licensed serving establishments at anytime during the weekend.

Operation: Event management reserves the right to restrict entrants to acceptable behavior during any and all events of the "Cruzin' to Colby" Car show. Open headers, tire spinning or conduct deemed objectionable by the event management, will result in entrant and vehicle being evicted from the premises. Any poor behavior off the grounds will be reason for denying admittance of car and entrant to the grounds. This reservation includes person, things conduct, printed matter or any act or item of poor character which the management considers objectionable to the event's well being. In case of eviction or restriction, Cruzin' to Colby is not liable for refunding entry fees, except at their own discretion.

Any questions or concerns may be addressed at the Registration Booth, located in the Marriott Hotel.

CRUISE CHECK-IN
SUNDAY MAY 25TH - 2 pm
Courtyard Marriott

HOST HOTEL
COURTYARD[®]
Marriott

SHOW 'N SHINE
MONDAY MAY 26TH- 6am
Courtyard Marriott

3003 Colby Ave. 425-259-2200

THE UNDERSIGNED, hereby accepts all of the terms of the Full Release, as evidenced by my signature below.

Printed Name: _____ Phone Number: _____

e-mail address: _____

Signature _____ Date: _____