GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 183

Begin Modernizing Ignition Interlock Laws.	(Public)
Senators Britt, Sawyer, and Daniel (Primary Sponsors).	
Rules and Operations of the Senate	
5	enators Britt, Sawyer, and Daniel (Primary Sponsors).

March 8, 2021

A BILL TO BE ENTITLED

2 AN ACT TO ELIMINATE THE MANDATORY WAITING PERIODS FOR DRIVERS 3 LICENSE RESTORATION OR LIMITED DRIVING PRIVILEGES IF THE PERSON IS 4 OPERATING A MOTOR VEHICLE THAT HAS A FUNCTIONING IGNITION 5 INTERLOCK SYSTEM INSTALLED ON IT; TO REQUIRE FOR THE RESTORATION 6 OF LICENSES AFTER CERTAIN DRIVING WHILE IMPAIRED CONVICTIONS, OR 7 THE ISSUANCE OF LIMITED DRIVING PRIVILEGES, AN IGNITION INTERLOCK 8 SYSTEM BE INSTALLED ON ONLY THE MOTOR VEHICLES THE PERSON WILL 9 DRIVE; TO ELIMINATE THE RESTRICTIONS ON THE PURPOSES FOR DRIVING 10 AND THE HOURS DURING WHICH A PERSON MAY OPERATE A MOTOR VEHICLE 11 IF THE PERSON IS OPERATING A MOTOR VEHICLE WITH A FUNCTIONING 12 IGNITION INTERLOCK SYSTEM INSTALLED ON IT; TO ALLOW THE WAIVER OR 13 REDUCTION OF COSTS FOR CERTAIN PERSONS REQUIRED TO INSTALL AN IGNITION INTERLOCK SYSTEM; TO REVISE THE MAXIMUM BLOOD ALCOHOL 14 CONCENTRATION LEVEL FOR THE OPERATION OF A MOTOR VEHICLE IN 15 CERTAIN CIRCUMSTANCES TO THE IGNITION INTERLOCK SYSTEM PRE-SET 16 17 FAIL LEVEL; AND TO REQUIRE THE COURTS COMMISSION TO STUDY WHETHER TO EXPAND THE USE OF IGNITION INTERLOCK SYSTEMS. 18 19 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 20-179.3 reads as rewritten:

21 "§ 20-179.3. Limited driving privilege.

(b) Eligibility. –

- (1) A person convicted of the offense of impaired driving under G.S. 20-138.1 is eligible for a limited driving privilege if: if all of the following requirements are met:
 - a. At the time of the offense the person held either a valid driver's license or a license that had been expired for less than one year; year.
 - b. At the time of the offense the person had not within the preceding seven years been convicted of an offense involving impaired driving;driving.
 - c. Punishment Level Three, Four, or Five was imposed for the offense of impaired driving;driving.
- 34d.Subsequent to the offense the person has not been convicted of, or had35an unresolved charge lodged against the person for, an offense36involving impaired driving; and driving.



e. The person has obtained and filed with the court a substance abuse assessment of the type required by G.S. 20-17.6 for the restoration of
a drivers license.
A person whose North Carolina driver's license is revoked because of a
conviction in another jurisdiction substantially similar to impaired driving
under G.S. 20-138.1 is eligible for a limited driving privilege if the person
would be eligible for it had the conviction occurred in North Carolina.
Eligibility for a limited driving privilege following a revocation under
G.S. 20-16.2(d) is governed by G.S. 20-16.2(e1).
Any person whose licensing privileges are forfeited pursuant to
G.S. 15A-1331.1 is eligible for a limited driving privilege if the court finds
that at the time of the forfeiture, the person held either a valid drivers license
or a drivers license that had been expired for less than one year and either of
the following requirements is met:
a. The person is supporting existing dependents or must have a drivers
license to be gainfully employed; oremployed.
b. The person has an existing dependent who requires serious medical
treatment and the defendant is the only person able to provide
transportation to the dependent to the health care facility where the
dependent can receive the needed medical treatment.
The limited driving privilege granted under this subdivision must restrict the
person to essential driving related to the purposes listed above, and any driving
that is not related to those purposes is unlawful even though done at times and
upon routes that may be authorized by the privilege.
lege Restrictions for High-Risk Drivers. Notwithstanding any other provision
ny limited driving privilege issued to a person convicted of an impaired driving
alcohol concentration of 0.15 or more at the time of the offense shall:
Not become effective until at least 45 days after the final conviction under
G.S. 20-138.1;
Require the applicant to comply with the ignition interlock requirements of subsection (g5) of this section; and
Restrict the applicant to driving only to and from the applicant's place of employment, the place the applicant is enrolled in school, the applicant's place
of religious worship, any court ordered treatment or substance abuse
education, and any ignition interlock service facility.
s of this subsection, the results of a chemical analysis presented at trial or
be sufficient to prove a person's alcohol concentration, shall be conclusive, and
ect to modification by any party, with or without approval by the court.
set to moundation by any party, while of while approval by the court.
on Interlock Allowed. – A judge may include all of the following in a limited
order:
A restriction that the applicant may operate only a designated motor vehicle.
A requirement that the designated motor vehicle be equipped with a
functioning ignition interlock system of a type approved by the
Commissioner. The Commissioner shall not unreasonably withhold approval
commissioner, the commissioner shan not anousonably withhold approva
of an ignition interlock system and shall consult with the Division of Purchase
of an ignition interlock system and shall consult with the Division of Purchase and Contract in the Department of Administration to ensure that potential
and Contract in the Department of Administration to ensure that potential
•

	General Assembly Of North Carolina Session 2021
1	If the limited driving privilege order includes the restrictions set forth in this subsection, then
2	the limitations set forth in subsections (a), (f), (g), (g1), and (g2) of this section do not apply
3	when the person is operating the designated motor vehicle with a functioning ignition interlock
4	system.
5	
6	(g5) Ignition Interlock Required. – If a person's drivers license is revoked for a conviction
7	of G.S. 20-138.1, and the person had an alcohol concentration of 0.15 or more, a judge shall
8	include all of the following in a limited driving privilege order:
9	(1) A restriction that the applicant may operate only a designated motor vehicle.
10	(1) A requirement that the designated motor vehicle be equipped with a
11	functioning ignition interlock system of a type approved by the
12	Commissioner, which is set to prohibit driving with an alcohol concentration
12	of greater than 0.00. The Commissioner shall not unreasonably withhold
13 14	approval of an ignition interlock system and shall consult with the Division of
14	Purchase and Contract in the Department of Administration to ensure that
15 16	potential vendors are not discriminated against.
10	· · ·
17	(3) A requirement that the applicant personally activate the ignition interlock system before driving the motor vehicle.
19	If the limited driving privilege order includes the restrictions set forth in this subsection, then
20	the limitations set forth in subsections (a), (f), (g), (g1), and (g2) of this section do not apply
21	when the person is operating the designated motor vehicle with a functioning ignition interlock
22	system. For purposes of this subsection, the results of a chemical analysis presented at trial or
23	sentencing shall be sufficient to prove a person's alcohol concentration, shall be conclusive, and
24	shall not be subject to modification by any party, with or without approval by the court.
25	
26	(1) Any judge granting limited driving privileges under this section shall, prior to
27	granting such privileges, be furnished proof and be satisfied that the person being granted such
28	privileges is financially responsible. Proof of financial responsibility shall be in one of the
29	following forms:
30	(1) A written certificate or electronically-transmitted facsimile thereof from any
31	insurance carrier duly authorized to do business in this State certifying that
32	there is in effect a nonfleet private passenger motor vehicle liability policy for
33	the benefit of the person required to furnish proof of financial responsibility.
34	The certificate or facsimile shall state the effective date and expiration date of
35	the nonfleet private passenger motor vehicle liability policy and shall state the
36	date that the certificate or facsimile is issued. The certificate or facsimile shall
37	remain effective proof of financial responsibility for a period of 30
38	consecutive days following the date the certificate or facsimile is issued but
39	shall not in and of itself constitute a binder or policy of insurance or insurance.
40	(2) A binder for or policy of nonfleet private passenger motor vehicle liability
41	insurance under which the applicant is insured, provided that the binder or
42	policy states the effective date and expiration date of the nonfleet private
43	passenger motor vehicle liability policy.
44	The preceding provisions of this subsection do not apply to applicants who do not own
45	currently registered motor vehicles and who do not operate nonfleet private passenger motor
46	vehicles that are owned by other persons and that are not insured under commercial motor vehicle
47	liability insurance policies. In such cases, the applicant shall sign a written certificate to that
48	effect. Such certificate shall be furnished by the Division. Any material misrepresentation made
49	by such person on such certificate shall be grounds for suspension of that person's license for a
50	period of 90 days.

	General Assembly Of N		North Carolina	Session 2021
1 2 2	definition ascri	For the purpose of this subsection "nonfleet private passenger motor vel definition ascribed to it in Article 40 of General Statute Chapter 58.		
3		The Commissioner may require that certificates required by this subsection be on a form approved by the Commissioner. Such granting of limited driving privileges shall be conditioned		
4			0 0	0
5	1		f such financial responsibility during the point of a subsection preserved as any person from	0
6 7			is subsection precludes any person from a	
8			er manner authorized by Articles 9A and 13 $C = \sum_{n=1}^{\infty} 20, 17, 8$ reads as requiritten:	of this Chapter.
o 9			G.S. 20-17.8 reads as rewritten:	ile impeired convictions.
9		tion inter	on of a license after certain driving wh	me impaired convictions;
1	-		s section applies to a person whose license	was revoked as a result of a
2		-	ile impaired, G.S. 20-138.1, and: and any of	
3	met:	iiving wi	ine imparted, 0.5. 20-158.1, and any of	the following conditions is
3 4	<u>met.</u> (1)	The n	erson had an alcohol concentration of 0.15 of	or more more
5	(1) (2)	-	erson has been convicted of another offense	
6	(2)	-	offense occurred within seven years immed	0 1 0
7			fense for which the person's license has been	• •
8	(3)		erson was sentenced pursuant to G.S. 20-17	
9		-	ivision (1) of this subsection, the results of a	
0			its executed pursuant to G.S. $20-16.2(c1)$, s	•
1	•		s alcohol concentration.	han be used by the Division
2		ar person		
3		tion Inter	lock Required. – Except as provided in su	bsection (l) of this section.
4			res the license of a person who is subject to	
5			ondition, it shall require the person to agree	
6	•		he following restrictions for the period desig	
7	. (1)		riction that the person may operate only a v	
8		a fur	actioning ignition interlock system of	a type approved by the
)			nissioner. The Commissioner shall not unre	
)		of an i	gnition interlock system and shall consult w	vith the Division of Purchase
		and C	Contract in the Department of Administrati	ion to ensure that potential
2		vendo	rs are not discriminated against.	
	(2)	A req	uirement that the person personally activate t	the ignition interlock system
		before	e driving the motor vehicle.	
	(3)	An ale	cohol concentration restriction as follows: A	requirement that the person
		<u>not dr</u>	ive with an alcohol concentration of 0.02 or	<u>greater.</u>
		a.	If the ignition interlock system is required	pursuant only to subdivision
			(a)(1) of this section, a requirement that t	he person not drive with an
			alcohol concentration of 0.04 or greater;	
		b.	If the ignition interlock system is requir	ed pursuant to subdivision
			(a)(2) or (a)(3) of this section, or subsec	ction (a1) of this section, a
2			requirement that the person not drive with	an alcohol concentration of
3			greater than 0.00; or	
1		e.	If the ignition interlock system is requir	
5			(a)(1) of this section, and the person has al	
5			the same set of circumstances, of: (i) d	
7			commercial vehicle, G.S. 20-138.2, (ii)	-
3			years old after consuming alcohol or di	-
)			violation of G.S. 20-141.4, or (iv) manslau	
)			resulting from the operation of a motor	vehicle when the offense

General Assembly Of North CarolinaSession 202
involved impaired driving, a requirement that the person not drive with an alcohol concentration of greater than 0.00.
(c) Length of Requirement. – The requirements of subsection (b) shall remain in effec
for: for one of the following:
(1) One year from the date of restoration if the original revocation period was one
year; year.
(2) Three years from the date of restoration if the original revocation period was
four years; or<u>y</u>ears.
(3) Seven years from the date of restoration if the original revocation was a
permanent revocation.
(c1) Vehicles Subject to Requirement. – A person subject to this section shall have al
designate in accordance with the policies of the Division any registered vehicles owned by that
person that the person operates or intends to operate and have the designated vehicles equipped
with a functioning ignition interlock system of a type approved by the Commissioner. The
Commissioner shall not issue a license to a person subject to this section until presented with
proof of the installation of an ignition interlock system in all registered vehicles owned by the
person. In order to avoid an undue financial hardship, a person subject to this section may seek
waiver from the Division for any vehicle registered to that person that is relied upon by anothe
member of that person's family for transportation and that the vehicle is not in the possession o
the person subject to this section. The Division shall determine such waiver on a case-by-cas
basis following an assessment of financial hardship to the person subject to this restriction.
least one of the person's designated vehicles. The Commissioner shall cancel the drivers licens
of any person subject to this section for registration of a motor vehicle owned by the person
without an installed ignition interlock system operating a vehicle that has not been designated in
accordance with this subsection or removal of the ignition interlock system from a any designate
motor vehicle owned by the person, other than when changing ignition interlock providers o upon sale of the designated vehicle.
upon sale of the <u>designated</u> vehicle.
(j) Right to Hearing Before Division; Issues. – If the person's license is revoked pursuan
to subsection (g) of this section, before the effective date of the order issued under subsection (i
of this section, the person may request in writing a hearing before the Division. Except for th
time referred to in G.S. 20-16.5, if the person shows to the satisfaction of the Division that th
person's license was surrendered to the court and remained in the court's possession, then th
Division shall credit the amount of time for which the license was in the possession of the court
against the revocation period required by subsection (g) of this section. If the person properl
requests a hearing, the person retains the person's license, unless it is revoked under some other
provision of law, until the hearing is held, the person withdraws the request, or the person fail
to appear at a scheduled hearing. The hearing officer may subpoena any witnesses or document
that the hearing officer deems necessary. The person may request the hearing officer to subpoen
the charging officer, the chemical analyst, or both to appear at the hearing if the person make
the request in writing at least three days before the hearing. The person may subpoena any other
witness whom the person deems necessary, and the provisions of G.S. 1A-1, Rule 45, apply t
the issuance and service of all subpoenas issued under the authority of this section. The hearin
officer is authorized to administer oaths to witnesses appearing at the hearing. The hearing must
be conducted in the county where the charge was brought, except when the evidence of the
violation is an alcohol concentration report from an ignition interlock system, the hearing ma
be conducted in the county where the person resides. The hearing must be limited to consideration
of whether: whether both of the following conditions were met:

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- (1) The drivers license of the person had an ignition interlock requirement; and requirement.
 - (2) The person: Any of the following conditions occurred:

General Assem	bly Of North Carolina	Session 2021
	a. Was-The person was driving a veh	nicle that was not equipped with a
	functioning ignition interlock system	m; or <u>system.</u>
	b. Did-The person did not personal	ly activate the ignition interlock
	system before driving the vehicle; o	rvehicle.
	c. Drove the vehicle in violation of an	n applicable alcohol concentration
	restriction prescribed by subdivision	n(b)(3) of this section.
	<u>d.</u> <u>The person was driving a vehic</u>	cle that was not designated in
	accordance with subsection (c1) of	this section.
	If the Division finds that the condition	ns specified in this subsection are
	met, it must order the revocation sustain	ed. If the Division finds that the
	condition of subdivision (1) is not met,	
	subdivision (2) are met, it must rescind the	
	sustained, the person must surrender the p	• 1
	notification by the Division. If the revoca	
	appeal the decision of the Division pursuar	nt to G.S. 20-25.
"		
	TION 3. G.S. 20-19 reads as rewritten:	
§ 20-19. Perio	d of suspension or revocation; conditions o	f restoration.
	iction; Revocations. – When the Division r	1
	xed pursuant to G.S. 20-13.2(a), G.S. 20-23 w	-
-	-23.2, subdivision (2) of G.S. 20-17(a), subd	
	e involved impaired driving, G.S. 20-138.5(d	
•	tion or condition, it shall place the applicable	e restriction on the person's drivers
icense as follow		for a noncon convicted of driving
(1)	For the first restoration of a drivers license while impaired, G.S. 20-138.1, or a driv	
	G.S. 20-23 or G.S. 20-23.2 when the offer	*
	was revoked prohibits substantially similar	
	State would result in a conviction of	
	G.S. 20-138.1, that the person not ope	
	concentration of 0.04 or more at any releva	
(2)	For the second or subsequent restoration	<u> </u>
(2)	convicted of driving while impaired, G.	-
	revoked pursuant to G.S. 20-23 or G.S. 20	
	the person's license was revoked prohibits s	
	if committed in this State would result	5
	impaired under G.S. 20-138.1, that the per	
	alcohol concentration greater than 0.00	
	driving;driving.	
(3)	For any restoration of a drivers license for a	a person convicted of driving while
	impaired in a commercial motor vehicle,	
	driving, G.S. 20-138.5, driving while less	
	alcohol or drugs, G.S. 20-138.3, felony de	
	manslaughter or negligent homicide result	
		•
	venicle when the offense involved impaired	i univing, of a revocation under tins
	vehicle when the offense involved impaired subsection, that the person not operate a vel	
	subsection, that the person not operate a vel	hicle with an alcohol concentration
(3a)	subsection, that the person not operate a vel of greater than 0.00 0.02 at any relevant tim	hicle with an alcohol concentration ne after the driving;driving.
<u>(3a)</u>	subsection, that the person not operate a vel	hicle with an alcohol concentration ne after the driving;driving. for a person convicted of driving

	General Assembly Of North Carolina	Session 2021
1	which the person's license was revoked prohibits substar	ntially similar conduct
2	which if committed in this State would result in a convi	
3	less than 21 years old after consuming alcohol or drug	-
4	the person not operate a vehicle with an alcohol concen	
5	0.00 at any relevant time after the driving.	
6	(4) For any restoration of a drivers license revoked pursu	ant to G.S. 20-23 or
7	G.S. 20-23.2 when the offense for which the person's	
8	prohibits substantially similar conduct which if commit	
9	result in a conviction of driving while impaired in a com	
10	G.S. 20-138.2, driving while less than 21 years old aft	
11	or drugs, G.S. 20-138.3, a violation of G.S. 20-141.4	0
12	negligent homicide resulting from the operation of a m	-
13	offense involved impaired driving, that the person not	
14	an alcohol concentration of greater than 0.00 at any r	
15	driving.	
16	In addition, the person seeking restoration of a license must agree to	submit to a chemical
17	analysis in accordance with G.S. 20-16.2 at the request of a law enforce	
18	reasonable grounds to believe the person is operating a motor vehicle on	
19	vehicular area in violation of the restriction specified in this subsection. wh	
20	or at any time while the person has remaining in the person's body any	
21	substance previously consumed. The person must also agree that, when	
22	enforcement officer, the person will agree to be transported by the law enfor	
23	place where chemical analysis is to be administered.	
24	The restrictions placed on a license under this subsection shall be in	effect (i) seven years
25	from the date of restoration if the person's license was permanently revoked	· · · ·
26	twenty-first birthday if the revocation was for a conviction under G.S. 20	· · · -
27	years in all other cases.	
28	A law enforcement officer who has reasonable grounds to believe that	a person has violated
29	a restriction placed on the person's drivers license shall complete an	1
30	G.S. 20-16.2(c1). On the basis of information reported pursuant to G.S.	-
31	shall revoke the drivers license of any person who violates a condition of r	
32	under this subsection. An alcohol concentration report from an ignition inte	_
33	be used as the basis for revocation under this subsection. A violation of	•
34	under this subsection or the willful refusal to submit to a chemical ana	-
35	one-year revocation. If the period of revocation was imposed pursuant to	•
36	or G.S. 20-138.5(d), any remaining period of the original revocation, prior	
37	be reinstated and the one-year revocation begins after all other period	
38	terminated.	
39		
40	(c5) Right to Hearing Before Division; Issues Upon receipt of	a properly executed
41	affidavit required by G.S. 20-16.2(c1), the Division must expeditiously not	
42	that the person's license to drive is revoked for the period of time spec	• • •
43	effective on the tenth calendar day after the mailing of the revocation or	
44	effective date of the order, the person requests in writing a hearing before	
45	for the time referred to in G.S. 20-16.5, if the person shows to the satisfa	
46	that the person's license was surrendered to the court and remained in the co	
47	the Division shall credit the amount of time for which the license was in	-
48	court against the revocation period required by this section. If the perso	-
49	hearing, the person retains the person's license, unless it is revoked under	
50	of law, until the hearing is held, the person withdraws the request, or the	-
51	at a scheduled hearing. The hearing officer may subpoena any witnesses	

General Assembly Of North Carolina

1 hearing officer deems necessary. The person may request the hearing officer to subpoen the 2 charging officer, the chemical analyst, or both to appear at the hearing if the person makes the 3 request in writing at least three days before the hearing. The person may subpoen any other 4 witness whom the person deems necessary, and the provisions of G.S. 1A-1, Rule 45, apply to 5 the issuance and service of all subpoenas issued under the authority of this section. The hearing 6 officer is authorized to administer oaths to witnesses appearing at the hearing. The hearing must 7 be conducted in the county where the charge was brought, and must be limited to consideration 8 of whether: whether all of the following conditions exist: 9 The charging officer had reasonable grounds to believe that the person had (1)10 violated the alcohol concentration restriction; restriction. 11 (2)The person was notified of the person's rights as required by G.S. 20-16.2(a);G.S. 20-16.2(a). 12 The drivers license of the person had an alcohol concentration restriction; 13 (3)14 and restriction. 15 (4) The person submitted to a chemical analysis upon the request of the charging 16 officer, and the analysis revealed an alcohol concentration in excess of the 17 restriction on the person's drivers license. If the Division finds that the conditions specified in this subsection are met, it must order the 18 19 revocation sustained. If the Division finds that any of the conditions (1), (2), (3), or (4) is not 20 met, it must rescind the revocation. If the revocation is sustained, the person must surrender the 21 person's license immediately upon notification by the Division. 22 . . . 23 (d) When a person's license is revoked under (i) G.S. 20-17(a)(2) and the person has 24 another offense involving impaired driving for which he the person has been convicted, which 25 offense occurred within three years immediately preceding the date of the offense for which his 26 the person's license is being revoked, or (ii) G.S. 20-17(a)(9) due to a violation of 27 G.S. 20-141.4(a3), the period of revocation is four years, and this period may be reduced only as 28 provided in this section. The Division may conditionally restore the person's license after it has 29 been revoked for at least two years under this subsection if he the person provides the Division 30 with satisfactory proof that: that both of the following requirements are met: He-The person has not in the period of revocation been convicted in North 31 (1)32 Carolina or any other state or federal jurisdiction of a motor vehicle offense, 33 an alcoholic beverage control law offense, a drug law offense, or any other 34 criminal offense involving the possession or consumption of alcohol or drugs; 35 anddrugs. 36 He-The person is not currently an excessive user of alcohol, drugs, or (2)37 prescription drugs, or unlawfully using any controlled substance. The person 38 may voluntarily submit themselves to continuous alcohol monitoring for the 39 purpose of proving abstinence from alcohol consumption during a period of 40 revocation immediately prior to the restoration consideration. All of the following requirements apply when providing proof that the requirement set 41 42 forth in this subdivision has been met: 43 a. Monitoring periods of 120 days or longer shall be accepted by the Division as evidence of abstinence if the Division receives sufficient 44 45 documentation that reflects that the person abstained from alcohol use 46 during the monitoring period. The continuous alcohol monitoring system shall be a system approved 47 b. 48 under G.S. 15A-1343.3. 49 The Division may establish guidelines for the acceptance of evidence c. of abstinence under this subdivision. 50

General Assen	nbly Of North Carolina Sess	sion 2021
	restores the person's license, it may place reasonable conditions or restri- he duration of the original revocation period.	ctions on
the license of a	withstanding subsection (e) of this section, the Division may conditional person to whom subsection (e) applies after it has been revoked for at le osection (e) if the person provides the Division with satisfactory proof of	east three
(1)	In the three years immediately preceding the person's application for a license, the person has not been convicted in North Carolina or in a state or federal court of a motor vehicle offense, an alcohol beverag law offense, a drug law offense, or any criminal offense invol consumption of alcohol or drugs.	any other ge control
(2)	The person is not currently an excessive user of alcohol, drugs, or predrugs, or unlawfully using any controlled substance. The per- voluntarily submit themselves to continuous alcohol monitoring purpose of proving abstinence from alcohol consumption during a revocation immediately prior to the restoration consideration. <u>A</u> following requirements apply when providing proof that the require	son may g for the period of <u>all of the</u>
	 <u>forth in this subdivision has been met:</u> a. Monitoring periods of 120 days or longer shall be accepted Division as evidence of abstinence if the Division receives a documentation that reflects that the person abstained from all during the monitoring period. 	sufficient
	b. The continuous alcohol monitoring system shall be a system a under G.S. 15A-1343.3.	
	c. The Division may establish guidelines for the acceptance of of abstinence under this subdivision.	evidence
the offense is of Division may, l least five years	en a person's license is revoked under G.S. $20-17(a)(1)$ or G.S. $20-17(a)$ one involving impaired driving and a fatality, the revocation is permar however, conditionally restore the person's license after it has been revol s under this subsection if <u>he the person</u> provides the Division with sat both of the following requirements are met:	nent. The ked for at
(1)	In the five years immediately preceding the person's application for a license, he the person has not been convicted in North Carolina or in state or federal court of a motor vehicle offense, an alcohol beverag law offense, a drug law offense, or any criminal offense invol consumption of alcohol or drugs; anddrugs.	any other ge control
	He <u>The person</u> is not currently an excessive user of alcohol or drugs restores the person's license, it may place reasonable conditions or restri	
the person for a	any period up to seven years from the date of restoration.	
under G.S. 20- person seeking notified his ins	ore the Division restores a driver's license that has been suspended or 138.5(d), or under any provision of this Article, other than G.S. 20- to have his driver's license restored shall submit to the Division proof the urance agent or company of his seeking the restoration and that he is fi	24.1, the has
responsible. Pro (1)	oof of financial responsibility shall be in one of the following forms: A written certificate or electronically-transmitted facsimile thereof insurance carrier duly authorized to do business in this State certif	-
	there is in effect a nonfleet private passenger motor vehicle liability p the benefit of the person required to furnish proof of financial respo	policy for

	General Assembly Of North CarolinaSession 2021
1 2	The certificate or facsimile shall state the effective date and expiration date of the nonfleet private passenger motor vehicle liability policy and shall state the
3 4	date that the certificate or facsimile is issued. The certificate or facsimile shall
5	remain effective proof of financial responsibility for a period of 30 consecutive days following the date the certificate or facsimile is issued but
6	shall not in and of itself constitute a binder or policy of insurance or insurance.
7	(2) A binder for or policy of nonfleet private passenger motor vehicle liability
8	insurance under which the applicant is insured, provided that the binder or
9	policy states the effective date and expiration date of the nonfleet private
0	passenger motor vehicle liability policy.
1	The preceding provisions Subdivisions (1) and (2) of this subsection do not apply to
2	applicants who do not own currently registered motor vehicles and who do not operate nonfleet
3	private passenger motor vehicles that are owned by other persons and that are not insured under
4	commercial motor vehicle liability insurance policies. In such cases, the applicant shall sign a
5	written certificate to that effect. Such certificate shall be furnished by the Division and may be
6	incorporated into the restoration application form. Any material misrepresentation made by such
7 8	person on such certificate shall be grounds for suspension of that person's license for a period of
o 9	90 days. For the purposes of this subsection, the term "nonfleet private passenger motor vehicle" has
20	the definition ascribed to it in Article 40 of General Statute Chapter 58.
1	The Commissioner may require that certificates required by this subsection be on a form
2	approved by the Commissioner. The financial responsibility required by this subsection shall be
3	kept in effect for not less than three years after the date that the license is restored. Failure to
4	maintain financial responsibility as required by this subsection shall be grounds for suspending
5	the restored driver's license for a period of thirty (30)-30 days. Nothing in this subsection
6	precludes any person from showing proof of financial responsibility in any other manner
7	authorized by Articles 9A and 13 of this Chapter."
8	SECTION 4.(a) Article 3 of Chapter 20 of the General Statutes is amended by adding
9	a new section to read:
0	" <u>§ 20-179.5. Affordability of ignition interlock system.</u>
12	(a) <u>Payment of Costs. – The costs incurred in order to comply with the ignition interlock</u> requirements imposed by the court or the Division pursuant to this Article, including costs for
3	installation and monitoring of the ignition interlock system, shall be paid by the person ordered
4	to install the system. Costs for installation and monitoring of the ignition interlock system shall
5	be collected under terms agreed upon by the ignition interlock system vendor and the person
6	required to install the ignition interlock system.
7	(b) Waiver. – A person who is ordered by a court, or required by statute, to install an
8	ignition interlock system in order to lawfully operate a motor vehicle, but who is unable to afford
9	the cost of an ignition interlock system, may apply to an authorized vendor for a waiver of a
0	portion of the costs of an ignition interlock system.
.1	(c) <u>Affidavit. – A person who applies for a waiver of a portion of the costs of an ignition</u>
2	interlock system under subsection (b) of this section shall provide to the vendor on a form
.3	affidavit created by the Division a statement (i) that the person's income is at or below one hundred fifty persons (ii) that the persons is encoded in one
.4 .5	hundred fifty percent (150%) of the federal poverty line or (ii) that the person is enrolled in any of the following public assistance programs:
.5 .6	(1) <u>Temporary Assistance for Needy Families (TANF).</u>
	(2) Supplemental Social Security Income (SSI).
.7 .8	(3) Supplemental Nutrition Assistance Program (SNAP).
7	 (3) Supplemental Nutrition Assistance Program (SNAP). (4) Low Income Home Energy Assistance Program (LIHEAP).

	General Assembly Of North Carolina Se	ession 2021
1	(d) Supporting Documentation. – A person who submits an affidavit under su	bsection (c)
2	of this section shall provide to the vendor documentation confirming the statement s	et out in the
3	affidavit. A person may establish the person's income for purposes of this subsection b	y providing
4	any of the following:	
5	(1) A copy of the person's federal tax return for the previous year.	
6	(2) A copy of the person's IRS Form W-2 for the previous year.	
7	(3) <u>A copy of the person's pay stubs or monthly income statements f</u>	or the three
8	months immediately preceding the date of application under subse	ection (b) of
9	this section.	
10	(4) <u>A verification of unemployment benefits paid to the person for</u>	or the three
11	months immediately preceding the date of application under subse	ection (b) of
12	this section.	
13	(e) <u>Reduction of Costs. – A vendor who receives a waiver under subsection</u>	
14	section that complies with the requirements of subsections (c) and (d) of this section	<u>shall install</u>
15	the ignition interlock system in accordance with both of the following terms:	
16	(1) The applicant shall not be required to pay for installation or rem	noval of the
17	ignition interlock system or systems.	
18	(2) The applicant shall receive a fifty percent (50%) discount on t	
19	service rate charged to persons who are not granted a waiver	<u>under</u> this
20	section.	
21	(f) <u>Review of Denial. – An applicant denied a waiver of ignition interlock s</u>	
22	under this section may seek review by the Division of the vendor's determination. T	he Division
23	shall adopt rules to govern its review under this subsection."	
24	SECTION 4.(b) The Division of Motor Vehicles shall adopt tempor	•
25 26	implement the provisions of G.S. 20-179.5, as enacted by subsection (a) of the	
26	Temporary rules adopted in accordance with this subsection shall remain in	effect until
27 28	permanent rules that replace the temporary rules become effective.	hall davialar
28 29	SECTION 4.(c) By December 1, 2021, the Division of Motor Vehicles sl the form required under G.S. 20-179.5(c), as enacted by subsection (a) of this section	-
29 30	it available on the Division's website.	I, and make
30 31	SECTION 5. The Joint Legislative Oversight Committee on Justice	and Public
32	Safety (Committee) shall study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of an ignition interlock system as a committee of a study whether the use of a study	
33	a limited driving privilege should be expanded to include additional convictions a	
33 34	ignition interlock requirements should apply to limited driving privileges granted	
35	granted to permit driving during the period of a revocation for refusal to submit	-
36	testing. The Committee shall also study whether the Division of Motor Vehicles, rat	
30 37	courts, should be authorized to grant limited driving privileges and to supervise the use	
38	interlocks pursuant to that authority. The Committee shall report its findings, ind	-
39	proposed legislation, prior to the convening of the 2022 Regular Session of the 20	•••
40	Assembly.	
41	SECTION 6. Prosecutions for offenses committed before the effective	date of this
42	act are not abated or affected by this act, and the statutes that would be applicable but	
43	remain applicable to those prosecutions.	
44	SECTION 7. Sections 4(c) through 7 of this act are effective when they b	become law.
45	The remainder of this act becomes effective December 1, 2021, and applies to lim	
46	privileges issued on or after that date.	0