



(under Part 3A.2 of the Road Transport (Driver Licensing) Regulation 2000)

Only complete Section 1 and 3 if you want to transfer an existing interlock condition to another vehicle.

SECTION 1

Personal Details

Surname	Given name		Other names	
Residential address	J L			
Postal address				
E-mail address				
ACT licence number	Date of birth	Gender	Contact number	
SECTION 2 Indicate which of the following	you are applying for:			
Mandatory interlock licen		Voluntary	interlock licence condition:	
More information on the interlock application options can be found on page 2 of this application				
SECTION 3				
Vehicle Details				
Vehicle in which interlock is to			Madal	
Registration Number	Make		Model	
Year of Manufacture	Vehicle Identific	cation Number (VIN)		
Note: If there is more than one registered operator for the nominated vehicle, all registered operators must sign below				

Registered operator(s) agreement to nomination of vehicle

agreeing to an interlock being installed in the vehicle.

I/We the registered operator(s) of the nominated vehicle consent to the installation of an interlock in the vehicle. Name Date

Name	Signature	Date

Office use only

Conviction start date	Conviction end date]
Offence Description	Bench file	Charge number
Interlock period start date	Interlock period end date	

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Road Transport Authority | PO Box 582 Dickson ACT 2602 | Phone: 13 22 81



Application for a Probationary Licence with an Alcohol Ignition Interlock Condition

(under Part 3A.2 of the Road Transport (Driver Licensing) Regulation 2000)

Mandatory/ Voluntary Interlock Device Information

Mandatory interlock licence condition

You are required to have an interlock condition on your probationary licence if, on or after 17 June 2014 you are convicted or found guilty of an alcohol related disqualifying offence:

- of exceeding a prescribed concentration of alcohol (a BAC offence) and your BAC was 0.15 grams or more; or
- of refusing to provide a breath or blood sample in relation to alcohol; or
- you have convictions for two or more alcohol-related disqualifying offences in the previous 5 years; and
- your licence is disqualified.

A probationary licence with a mandatory interlock condition cannot be issued until half your disqualification period has been served.

A probationary licence with an interlock condition cannot be issued if you are otherwise disqualified from holding or obtaining a driver licence.

I understand that if I am subject to a mandatory interlock licence condition, in addition to demonstrated compliance for a three month period, I must have complied with any court-ordered therapeutic program under section 73U of the Regulation, in order to be issued a driver licence without an interlock condition.

Voluntary interlock licence condition

If you are convicted of a BAC offence on or after 17 June 2014, but are not a person to whom the mandatory **interlock** licence condition applies, you can apply to be issued with a probationary licence with an interlock condition immediately the court imposes a disqualification period provided you are not otherwise disqualified from holding or obtaining a driver licence. You must also complete an Alcohol or Drug Awareness Course (ADAC) before you can be issued with a Probationary Licence.

A probationary licence with an interlock condition cannot be issued if you are otherwise disqualified from holding or obtaining a driver licence.

I understand that demonstrated compliance for a three month period is a requirement to end my interlock period, whether I am subject to a mandatory or voluntary interlock licence condition.

I understand that the interlock period ends 6 months from the date the interlock condition is imposed or at the end of the disqualification period, whichever is the later.

Interlock Program Conditions and Breaches

I understand that my interlock period will be extended if the Road Transport Authority (RTA) receives advice that, I have:

- driven a nominated vehicle fitted with an interlock without first providing a sample of my breath;
- driven a nominated vehicle when I knew, or ought reasonably to have known, that the vehicle's interlock
 was not operating properly or had been interfered with eg. at a time when the battery was disconnected;
- driven a nominated motor vehicle with an interlock which has been fitted by other than an approved **interlock** installer;
- driven a vehicle other than my nominated vehicle fitted with an interlock.

I understand that my interlock period will be extended if, during the last three months of my interlock period, any of the following breaches are recorded on my interlock record:

- failure to take a running re-test;
- a start-up breath sample BAC of 0.02 or more; or
- more than one start-up breath sample BAC with any level of alcohol detected.

I understand that if my interlock period is extended due to a breach in the last three months of my interlock period, that the extension will continue until I demonstrate compliance with the requirements of the Regulation, including the requirement for my interlock record to show no breaches for a three month period.

Approved alcohol interlock providers

The alcohol ignition interlock device installed in your nominated vehicle must be an interlock device approved by the RTA and installed by an approved alcohol interlock installer. Details of suppliers of approved interlock devices can be obtained from the Access Canberra website at http://accesscanberra.act.gov.au



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SECTION 4

Licence questionnaire

Note: All questions must be answered.				
1.	Do you have epilepsy?	Yes 🗌 No 🗌		
2.	Do you have diabetes?	Yes 🗌 No 🗌		
3.	Do you have a heart condition / disease or paralysis?	Yes 🗌 No 🗌		
4.	Do you have any long term disability to either hand, arm, foot, leg or eye?	Yes 🗌 No 🗌		
5.	Have you ever had a head injury or stroke?	Yes 🗌 No 🗌		
6.	Are you taking any medication that may impact your ability to drive?	Yes 🗌 No 🗌		
7.	Are you taking any illicit drugs?	Yes 🗌 No 🗌		
8.	Do you have any long term illness, injury or condition that could affect your ability to drive safely?	Yes 🗌 No 🗌		
If you answered YES to any of questions 1 to 8 you are required to provide a Driver Licence Medical form completed by your own doctor stating that you are a medically fit person to drive a motor vehicle before renewal of your licence.				
If you answered Yes to any of these questions please provide details here				

Privacy Statement: The information you provide on this form is being collected for driver licensing purposes. The information may be used by the Road Transport Authority for the purpose of any of its statutory functions. The information may be disclosed to Commonwealth, Territory or State law enforcement agencies; transport authorities; government agencies authorised by law; Compulsory Third Party Insurers; and individuals, their agents or insurers following a motor vehicle accident. The Road Transport Authority is authorised to retain a digital copy of your photograph and signature under Part 4 of the *Road Transport (Driver Licensing) Act 1999.* Retained images may be used to assist in addressing identity fraud and disclosed to law enforcement and court agencies, interstate road authorities, or when authorised by law. The *Information Privacy Act 2014* prevents the ACT Government from using your information and retained images for any unauthorised purpose and require it to implement safeguards to protect the information and retained images from unauthorised access.

Declaration

This is a document required by law under the Road Transport Driver Licensing Act 1999. If you knowingly provide false information on this application, you may be prosecuted.				
I have read and understood the interlock conditions and breaches as explained on page 2 of this application form.				
By signing this application you agree that, if at any time, you have any long term illnesses, injury or incapacity that may impair your ability to drive safely, you will notify the RTA within 7 days.				
Applicants signature	Date			