This document outlines the conditions of holding an interlock driver licence and must be completed as part of an application for an interlock driver licence.

In order to participate in the NSW Mandatory Alcohol Interlock Program, you must sign and submit this form along with a completed Medical Consultation Certificate signed by a medical practitioner and a completed Interlock Installation Certificate signed by an accredited interlock service provider.

To complete this document:

**STEP 1** Carefully read each requirement for interlock driver licence holders and initial each requirement.

**STEP 2** Ask a Service NSW centre or motor registry officer to complete the required information and dates on the back of this form.

**STEP 3** Sign the declaration and give the completed form to the Service NSW centre or motor registry officer, together with your completed Medical Consultation Certificate and completed Interlock Installation Certificate.

### Participant to initial each statement in the column on the right

<table>
<thead>
<tr>
<th>Initial</th>
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<td>I acknowledge that I have received and read the Mandatory Alcohol Interlock Program Participant Guide. I agree to comply with the conditions of the program. In particular:</td>
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1. I can only drive a motor vehicle when I have a zero blood alcohol concentration.

2. I must only drive a motor vehicle that has fitted to it an approved interlock device installed by an accredited interlock service provider.

3. I understand that if I drink and drive I may be charged with an offence punishable by a fine and/or a term of imprisonment.

4. I understand that, regardless of the blood alcohol reading on my interlock device, it is an offence for me to drive with a blood alcohol concentration above zero.

5. I must not drive a motor vehicle loaded or partly loaded with a placard load within the meaning of the Dangerous Goods (Road and Rail Transport) Regulation 2014.

6. I must submit a form to Roads and Maritime to nominate a vehicle suitable for the licence class(es) and licence type that I hold.

7. I must ensure that an interlock device is installed in at least one vehicle that I have nominated at all times.

8. I must ensure that the interlock device installed in any motor vehicle nominated by me is maintained in accordance with the servicing requirements of Roads and Maritime.

9. I must not drive any motor vehicle in which an approved interlock device is installed if the device is not functioning properly, or if any features of the device (including any driver identification features) have been circumvented or interfered with.

10. I must not drive any motor vehicle in which an approved interlock device is installed if any breath sample required to start or operate the vehicle is provided by another person.

11. I must not interfere with, or cause or permit any person (other than an agent of an accredited interlock service provider installing, maintaining or removing the interlock device) to interfere with the proper operation of the interlock device.

12. I must not refuse to allow a police officer to inspect an interlock device fitted to a motor vehicle.

13. I must bear all costs associated with installing, servicing, maintaining and removing the interlock device unless Roads and Maritime provides me with written confirmation that financial assistance will be provided to me for a limited period.

14. I understand that the approved interlock device is programmed to electronically record all information, including blood alcohol levels, attempts to start or tamper with the vehicle, running retests and personal information, including photographic images of the person providing any breath samples and driving the vehicle.

15. I give permission for Roads and Maritime (or such persons as may be nominated by it) or Transport for NSW to use data or information recorded in the NSW driver licence register for the purposes of researching or evaluating the Mandatory Alcohol Interlock Program.

16. I give permission for Roads and Maritime (or such persons as may be nominated by it) to collect data or information in respect of an interlock driver licence holder from an accredited interlock service provider, including information collected by an approved interlock device, for the purposes of administering the Mandatory Alcohol Interlock Program.

17. I acknowledge that Roads and Maritime may provide my personal information held by it in relation to the Mandatory Alcohol Interlock Program to accredited interlock service providers to enable them to exercise functions with respect to the provision of interlock services.

18. I am aware that, throughout my participation in the Mandatory Alcohol Interlock Program, my personal information may be electronically stored by the accredited interlock service providers in jurisdictions outside of Australia.
19. I am aware that Roads and Maritime may consider any relevant data or other information collected by an approved interlock device installed in the motor vehicle nominated by me when considering whether to require me to undergo a medical assessment before varying my interlock driver licence.

20. I am aware that, if my driver licence is suspended during the interlock period, the interlock condition on my driver licence will be extended for a period of time equal to the period of the suspension.

21. I am aware that Roads and Maritime may take licensing action if I remove the interlock device before completing the Mandatory Alcohol Interlock Program or if I fail to complete the program.

22. I am aware that Roads and Maritime may retain the interlock condition on my driver licence if recommended by a medical practitioner following an assessment of my fitness to drive.

23. I understand that if I do not renew my interlock driver licence before it expires my participation in the Mandatory Alcohol Interlock Program for the period during which my licence was expired will not be counted towards my interlock period.

24. If I cease to hold an interlock driver licence before completing my interlock period:
   • I may be disqualified from holding a driver licence, other than a learner licence or interlock driver licence, until five years have passed since the date of my conviction, or
   • If I received a Disqualification Suspension Order for an offence committed before 1 February, 2015, I will be required to serve the remainder of the full disqualification period (that is, the original disqualification period for this offence minus any period of disqualification I have served to date), and
   • Roads and Maritime may refuse an application for any licence without an interlock condition.

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**Declaration to participate in the Mandatory Alcohol Interlock Program**

I acknowledge that I will participate in the Mandatory Alcohol Interlock Program for the applicable interlock period, plus any time during which my interlock period is extended.

Full name of applicant

NSW residential address and postcode:

NSW licence/customer number:

Signature: Date:

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**PRIVACY DECLARATION**

The personal information provided by you is collected and held by Roads and Maritime Services, 20-44 Ennis Road, Milsons Point NSW 2061.

The personal information held by Roads and Maritime is recorded in the NSW driver licence register. It may be disclosed to Transport for NSW, accredited interlock service providers and persons who provide services to accredited interlock service providers. The personal information may be used to verify the contents of the application, for the administration of driver licensing and vehicle registration legislation, and to research and evaluate the Mandatory Alcohol Interlock Program.

You have the right to access or correct your personal information in accordance with relevant privacy legislation. Information about how you can access your personal information is available at [www.rms.nsw.gov.au](http://www.rms.nsw.gov.au).