## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE BILL 926 Committee Substitute Favorable 4/28/09 PROPOSED COMMITTEE SUBSTITUTE H926-PCS11034-RK-93

Short Title:	Continu	ious Alcohol Monitoring Systems.	(Public)
Sponsors:			
Referred to:			
		April 1, 2009	
TO MEE LICENSI PROMULTO THE SYSTEM. The General SI "(d) W another offer occurred with is being revorevocation is Division may	T REQUE, AND LGATION USE OF US	A BILL TO BE ENTITLED THE USE OF CONTINUOUS ALCOHOL MONITEMENTS FOR THE RESTORATION OF A R TO AUTHORIZE THE USE OF CERTAIN N OF DIVISION OF MOTOR VEHICLES GUID F THE RESULTS OF CONTINUOUS ALCOH IDENCE. To for North Carolina enacts:  1. G.S. 20-19(d)(2) reads as rewritten: Trson's license is revoked under (i) G.S. 20-17(a)(2) Tying impaired driving for which he has been continuous immediately preceding the date of the offense To G.S. 20-17(a)(9) due to a violation of G.S. 20-14 Tes, and this period may be reduced only as provide The nally restore the person's license after it has been rection if he provides the Division with satisfactory proposed the period of revocation been convicted other state or federal jurisdiction of a motor vehicle erage control law offense, a drug law offense, onse involving the possession or consumption of alcoholes.	EVOKED DRIVERS FUNDS FOR THE ELINES RELATING HOL MONITORING  2) and the person has victed, which offense for which his license 41.4(a3), the period of ed in this section. The evoked for at least two coof that: I in North Carolina or e offense, an alcoholic or any other criminal
(2) He is not cur		is not currently an excessive user of alcohol, drugs,	or prescription drugs,
or unlawfully using any controlled substance. The person may volusubmit themselves to continuous alcohol monitoring for the purpoving abstinence from alcohol consumption during a period of revenue.			g for the purpose of
			a period of revocation
	<u>imn</u>	nediately prior to the restoration consideration.	
	<u>a.</u>	Monitoring periods of 120 days or longer sha	
		Division as evidence of abstinence if the Division	
		documentation that reflects that the person ab	istained from alcohol
	h	use during the monitoring period.  The continuous alcohol monitoring system	chall ha a avetam
	<u>b.</u>	approved under G.S. 15A-1343.3.	snan be a system
	<u>c.</u>	The Division may establish guidelines for the a	ccentance of evidence
	<u>c.</u>	of abetinance under this subdivision	ecoptance of evidence



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If the Division restores the person's license, it may place reasonable conditions or restrictions on the person for the duration of the original revocation period."

## **SECTION 2.** G.S. 20-19(e1)(2) reads as rewritten:

- "(e1) Notwithstanding subsection (e) of this section, the Division may conditionally restore the license of a person to whom subsection (e) applies after it has been revoked for at least three years under subsection (e) if the person provides the Division with satisfactory proof of all of the following:

  (1) In the three years immediately preceding the person's application for a

 (1) In the three years immediately preceding the person's application for a restored license, the person has not been convicted in North Carolina or in any other state or federal court of a motor vehicle offense, an alcohol beverage control law offense, a drug law offense, or any criminal offense involving the consumption of alcohol or drugs.

(2) The person is not currently an excessive user of alcohol, drugs, or prescription drugs, or unlawfully using any controlled substance. The person may voluntarily submit themselves to continuous alcohol monitoring for the purpose of proving abstinence from alcohol consumption during a period of revocation immediately prior to the restoration consideration.

a. Monitoring periods of 120 days or longer shall be accepted by the Division as evidence of abstinence if the Division receives sufficient documentation that reflects that the person abstained from alcohol use during the monitoring period.

b. The continuous alcohol monitoring system shall be a system approved under G.S. 15A-1343.3.

<u>c.</u> The Division may establish guidelines for the acceptance of evidence of abstinence under this subdivision."

**SECTION 3.** Of the funds appropriated to the Division of Motor Vehicles of the Department of Transportation for the 2009-2010 fiscal year, up to the sum of ten thousand dollars (\$10,000) may be expended for the development and promulgation of guidelines to implement this act.

**SECTION 4.** Section 3 of this act becomes effective July 1, 2009. Section 4 of this act is effective when it becomes law, and the remainder of this act is effective for hearings or proceedings occurring on or after December 1, 2009.