

Licence Suspension Appeal Board 200-301 Weston Street, Winnipeg MB R3E 3H4 T 204-945-7350 F 204-948-2682

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Commission d'appel des suspensions de permis 301, rue Weston, pièce 200, Winnipeg (Manitoba) R3E 3H4 **Tél** : 204-945-7350 **Téléc** : 204-948-2682

## REQUEST FOR IGNITION INTERLOCK EXEMPTION IN COMPANY VEHICLE

Name:		
Last Name	First Name	Middle Initial
Driver's Licence Number:	Date of Birth:	/ / Month Day Year
Pursuant to section 279(22) of <i>The Highway Traffic Act</i> , when the Board is satisfied that an exemption from the requirement of an Ignition Interlock Device (II) is <b>necessary</b> for an appellant to be employed, they may authorize the appellant, during the course of employment to drive a motor vehicle that is <b>owned</b> , <b>leased or rented by the employer</b> and is not equipped with an approved II device.		
This exemption can <b>only</b> be granted <b>after</b> the end of any court ordered prohibition, for the duration of any further suspension imposed by Manitoba Public Insurance, typically during a 5-year, 10-year, or lifetime suspension.		
Pursuant section 279(32) of <i>The Highway Traffic Act</i> , the Board cannot vary an order or remove a requirement for the II Device unless, it is satisfied that the variation or removal is not contrary to the public interest after consulting with the Registrar of Motor Vehicles.		
I am hereby requesting that the Board consider an exemption from the II device requirement while driving in the course of employment. I understand that any exemption only applies to work vehicles driven in the course of employment.		
Appellant's Signature:	Date:	

## YOU MUST INCLUDE THE FOLLOWING WITH THIS REQUEST:

- A detailed letter from your employer explaining why it is necessary for you to be exempt from the II program while driving during the course of employment. Please include how you have been managing while under the current requirement of the II device and why that cannot continue.
- A detailed letter from yourself, explaining why the removal of the II device is not contrary to the public interest.