District   Superior Court Div   Name Of Defendant   State   State   Non-DEFENDANT OWNER'S     PETITION/APPLICATION FOR RELEAS   OF SEIZED MOTOR VEHICLE     ACKNOWLEDGMENT - IMPAIRED DRIVING     Vehicle Identification No.	STATE OF NOR	TH CAROLI	NA	File No.		
NON-DEFENDANT OWNER'S   PETITION/APPLICATION FOR RELEAS OF SEIZED MOTOR VEHICLE   ACKNOWLEDGMENT -   IMPAIRED DRIVING		Cou	unty		In The General Court Of Justice ☐ District ☐ Superior Court Division	
Vehicle License No.   State   State   Date Of Seizure   Date Of Offense	Name Of Defendant			NON-DEFEN	DANT OWNER'S	
Vehicle Identification No.   State   G.S. 20-28.2(e), 20-28.3(e), 20-28.3(e)	Vehicle Identification No.		State			
Vehicle Type				ACKNOW	ACKNOWLEDGMENT -	
The motor vehicle described above was seized on the date shown above while being driven by the defendant named above. The defendant was charged with committing an impaired driving offense and it is alleged that at the time of the violation (1) the defend drivers license was revoked pursuant to a prior impaired driving offense and it is alleged that at the time of the violation (1) the defend drivers license was revoked pursuant to a prior impaired driving license revocation or (2) the defendant was driving without a valid license and was not covered by an automobile liability insurance, policy. The petitioner named on the reverse side applies for the rof that motor vehicle and any funds paid into this Court as a result of any damage to or sale of the vehicle incident to its seizure. Fix requested:  (check all that apply)    Temporarily pending a proceeding before the Clerk on this Petition or pending a hearing on the forfeiture of the vehicle.    NOTE: Check this option if you want immediate temporary release of your vehicle. You must execute and file a bond. Use "Bond To Secure Temporary Pretital Release Of Motor Vehicle - Impaired Driving," AOC-67-8-31A.    Permanently after a proceeding before the Clerk on this Petition to be held as soon as may be feasible after the filing of this Permanently after a hearing conducted by the court on the forfeiture of the vehicle.  1 states:  1			State			
defendant was charged with committing an impaired driving offense and it is alleged that at the time of the violation (1) the defend drivers license was revoked pursuant to a prior impaired driving license revocation or (2) the defendant was driving without a valid license and was not covered by an automobile liability insurance policy. The petitioner named on the reverse side applies for the r of that motor vehicle and any funds paid into this Court as a result of any damage to or sale of the vehicle incident to its seizure. Fi is requested:  (check all that apply)    Temporarily pending a proceeding before the Clerk on this Petition or pending a hearing on the forfeiture of the vehicle.  NOTE: Check his option if you want immediate temporary release of your vehicle. You must execute and file a bond. Use "Bond To Secure Temporary Pretrals Release Of Motor Vehicle - Impaired Driving," AGO-CR-3131.    Permanently after a proceeding before the Clerk on this Petition to be held as soon as may be feasible after the filing of this Permanently after a hearing conducted by the court on the forfeiture of the vehicle.  1 state:  1. The petitioner is:    a. an individual.   b. a business firm or corporation acting through the undersigned agent.  2. I am a person in whose name a registration card or certificate of title for the motor vehicle was issued at the time the veh was seized.  3. I was not the driver at the time of the underlying offense resulting in the seizure.  4. I am an innocent owner because:   (check all that apply) (NOTE: This Item does not apply to temporary release petitions.)   a. I did not know and had no reason to know that   the defendant's drivers license was revoked.   the defendant on thave a valid drivers license and that the defendant had no liability insurance.   b. I knew that   the defendant had no liability insurance, but the defendant drove the motor vehicle without my expressed or in permission, and I filed a police report for unauthorized use of the motor vehicle and have agreed to prosec	Vehicle Type	Make	Year			
G.S. 66-201.  the defendant is listed as an authorized driver on the rental agreement as defined in G.S. 66	defendant was charged we drivers license was revoke license and was not cover of that motor vehicle and its requested:  (check all that apply)  Temporarily pending NOTE: Check this option Temporary Pretrial Rele Permanently after a permanently af	ith committing an inced pursuant to a priced by an automobil any funds paid into a proceeding before to a proceeding before the ase Of Motor Vehicle aroceeding before the earing conducted be al.  firm or corporation whose name a register at the time of the powner because:  (NOTE: This item do now and had no reason and had no reason and the defendant frendant had no liabily, and I filed a police and operator of the movehicle was reported ant is not listed as a sable to offenses contacts.	acting through the tration card or cert underlying offense and that the defense not apply to temp is on to know that a and that the defense not apply to temp is on to know that a and that the defense of the court on the interest of the court on the court of th	ense and it is alleged that at the time license revocation or (2) the defendate policy. The petitioner named on the ult of any damage to or sale of the version of the version of any damage to or sale of the version o	of the violation (1) the defendant's ant was driving without a valid drivers reverse side applies for the release chicle incident to its seizure. Release thicle a bond. Use "Bond To Secure the easible after the filing of this Petition."  The defendant did the servoked.   The defendant did the thicle incompany as defined in the servoked as of renting vehicles, and the excompany as defined in	
but I had no actual knowledge of the revocation of the defendant's license at the time the rental agreement was entered.  © e. I am in the business of leasing motor vehicles, held legal title to the motor vehicle as lessor at the time the vehicle vehicle vehicle, and had no actual knowledge of the revocation of the defendant's drivers license at the time the lease was entered.	G.S. 66 but I ha entered ☐ e. I am in the seized, and	S-201.  the defe d no actual knowled I. business of leasing	endant is listed as dge of the revocati motor vehicles, he	an authorized driver on the rental agr on of the defendant's license at the ti eld legal title to the motor vehicle as le	reement as defined in G.S. 66-201, ime the rental agreement was essor at the time the vehicle was	

5.	5. I acknowledge that:		
	<ul> <li>a. The motor vehicle described above was operated by the involving impaired driving and it is alleged that at the tim result of a prior impaired drivers license revocation. have liability insurance.</li> </ul>	e of the violation $\ \square$ the defendant's licens	se was revoked as a
	b. If the vehicle is again operated by the defendant and the then the vehicle is subject to impoundment and forfeiture revoked as a result of a prior impaired driving license rev and does not have liability insurance.	e if at the time of the violation (i) the defenda	ant's drivers license is
	<ul> <li>A lack of knowledge or consent to the operation will not precautions to prevent the use of the vehicle by the defe use to the appropriate law enforcement agency.</li> </ul>		
6.	6. (check applicable box) (NOTE: This item does not apply to temporary it	elease petitions.)	
	<ul> <li>a. I have not previously executed an acknowledgment name vehicle described on the reverse side.</li> </ul>	ing the defendant named on the reverse sid	de as operator of the
	<ul> <li>b. I have previously executed an acknowledgment naming vehicle described on the reverse side and have taken al defendant named on the reverse side and immediately r appropriate law enforcement agency.</li> </ul>	reasonable precautions to prevent the use	of the vehicle by the
7.	7. (check if you are a <u>lessor</u> ) I agree not to sell, give, or otherwise tr any person acting on the defendant's behalf. <b>NOTE</b> : "A lessor to to the defendant or any person acting on the behalf of the defendant st	vho refuses to sell, give, or transfer possession o	f a seized motor vehicle
8.	<ol> <li>(NOTE: This item does not apply to temporary release petitions.) I have Chapter 20 of the General Statutes, or to the extent required by registered. (NOTE: Form FS-1, which can be obtained from your ins</li> </ol>	the laws of the state outside North Carolina	a in which my vehicle is
9.	<ol> <li>(check if applying for <u>temporary</u> release) The motor vehicle has bee market value of the motor vehicle as evidenced by the attached acknowledgment naming the defendant named on the reverse vehicle has previously been ordered forfeited.</li> </ol>	form AOC-CR-331A, I have not previously	executed an
Name, Add	Address And Telephone No. Of Petitioner/Applicant (Type Or Print)  Date		
	Signature Of Petitioner/Applicant		
	Drive	ers License No. (Individual Petitioner Only)	State
NOTE	E TO CLERK: Immediately upon the filing of this form, report the owner's	s acknowledgment to DMV using STARS.	1