

ASAP IGNITION INTERLOCK AGREEMENT

Client Name: _____ Date: _____

I acknowledge, agree, and understand that I must strictly comply with the following conditions and terms:

1. **I will not consume any alcoholic beverages or be in possession of alcohol at any time. I will not use ANY substance containing alcohol. I will check the ingredients before using or consuming products or substances to be sure they do not contain alcohol.**
2. I will contact my case manager within 24 hours of any failed ignition interlock tests. If a violation occurs on a weekend or holiday, I will notify my case manager the next normal business day. Failure to retest within 15 minutes of a failed test may be considered a violation.
3. If ordered by the Court or DMV, I will only operate a motor vehicle with a functioning, certified, ignition interlock system. I understand that once an ignition interlock device is installed, it is a violation of law to tamper with the ignition interlock, or operate any other vehicle not equipped with an ignition interlock device.
4. I understand that if I have been convicted of a first offense DUI, as a condition of a restricted license, an ignition interlock system must be installed on any vehicle I operate. The Court may order an ignition interlock system to be installed on all vehicles owned by or registered to me, in whole or in part.
5. If I have been convicted of a second offense DUI, an ignition interlock system must be installed on any vehicle owned by or registered to me, in whole or in part.
6. I understand that ignition interlock is a condition of a restricted license and that I must provide the ASAP with verification as required. Failure to comply with licensing requirements may result in a change in the inception date of my ignition interlock monitoring period.
7. I understand that I am solely responsible for any and all activity that is recorded on the interlock device assigned to me. I will, therefore not allow anyone to use this vehicle who has consumed alcohol.
8. I understand that I may not change interlock vendors after the device has been installed, without ASAP approval. If I register another vehicle, I have 10 days to have the interlock device installed on the new vehicle, if required.
9. I understand that I must schedule and report for all installation and calibration appointments (at least every 30 days) with the interlock vendor as required. I understand that the ASAP will receive reports documenting the use of Ignition Interlock and that any violations may be reported to the Court.
10. I will pay all ASAP program monitoring fees and ignition interlock fees, if applicable. I understand that there may be additional fees if interlock is required beyond the initial interlock agreement period. My case will not be completed until all fees are paid.
11. If I pre-qualify for ignition interlock, I am required to notify ASAP and the ignition interlock service provider as soon as I become aware of a change in court date.
12. I will contact ASAP after I have my final calibration (to be completed on or after my compliance date) to request removal. I acknowledge that failure to do so may delay the removal of my interlock system.
13. These conditions and terms will remain in effect until successful completion of all Court ordered and DMV ignition interlock requirements. Failure to comply with all ignition interlock requirements may result in my case being returned to Court and/or termination from the ignition interlock program. I acknowledge that I have received a copy of these conditions.

Client

ASAP Employee/Technician