

Early Reinstatement With IID Installation

New Legislation

Effective July 1, 2010, new legislation provides specific driving under the influence (DUI) violators the option to regain full driving privileges early through the installation and use of an ignition interlock device (IID).

Early Reinstatement Criteria

Vehicle Code (VC) §§13352 (a) (3) and 13352 (a) (5) allows a second or third DUI offender to install an IID and receive an IID restricted license after a mandatory suspension/revocation period, if the most recent violation of VC §23152 occurred on or after July 1, 2010, and did not involve the use of drugs.

Eligible drivers **must** provide the following:

- Verification of Installation Ignition Interlock (DL 920 REV. 7/2010) form (sample attached).
- \$45 administrative service fee (ASF).
- All other established reinstatement requirements and fees.

Second DUI Offenders whose violation involved alcohol only may reinstate after a 90-day suspension with proof of enrollment in a DUI program.

Third DUI Offenders whose violation involved alcohol only may reinstate after a 6-month revocation with proof of enrollment in an 18 or 30-month DUI program.

Conviction Involving the Use of Drugs—Second or third DUI offenders whose most recent DUI conviction included the use of drugs **do not** qualify for early reinstatement with the installation of an IID until 12 months of a suspension/revocation has been completed.

Term of IID Restriction—The term of IID restrictions remain in effect for the remainder of the original suspension/revocation term. Drivers that fail to comply with the IID requirement will be suspended/revoked for the remainder of the original suspension/revocation term.

Notification—A notification of the early reinstatement option will be mailed to second or third DUI offenders convicted of VC §23152 through a Driving Under the Influence (DUI) Reinstatement Requirements New Laws insert (DUI IID Insert) that will be included with their suspension/revocation notice. When programming is in place, the suspension/revocation notices will include the early reinstatement option.

Revised DL 920 Form

The DL 920 has been revised to reflect current fees. Manufacturers will receive a blanket supply of the revised DL 920 in July. Additional copies of the DL 920 may be obtained using existing ordering procedures.

Background

Prior law required a minimum 12-month suspension/revocation period for second or third DUI offenders, pursuant to VC §§13352 (a) (3), and 23152 (a) (5), who opted for the installation of an IID. New legislation allows an earlier reinstatement option for second or third DUI offenders whose convictions do not involve the use of drugs and choose to install an IID.

References

Vehicle Code §§13352, 23152

Distribution

Notification that this memo is available online at www.dmv.ca.gov/pubs/olin/olin.htm was made via California DMVs Automated E-mail Alert Service in July 2010 to the following:

- Ignition Interlock Device Program

Contact

Questions regarding this memo may be directed to the Department of Motor Vehicles Driver Safety Mandatory Actions Unit at (916) 657-6525.

A handwritten signature in black ink, appearing to read "Mary Garcia". The signature is fluid and cursive, with a large initial "M" and "G".

MARY GARCIA, Chief
Occupational Licensing

Attachment



**NOT VALID WITHOUT
MANUFACTURER'S STAMP**

**VERIFICATION OF INSTALLATION
IGNITION INTERLOCK**
(See back for instructions)

DRIVER LICENSE NUMBER

SECTION I DRIVER INFORMATION

DRIVER'S NAME (FIRST, MIDDLE, LAST)		SUFFIX (JR., SR., III)
MAILING ADDRESS (STREET)		APARTMENT/SPACE NUMBER
CITY	STATE	ZIP CODE
RESIDENCE ADDRESS (IF DIFFERENT FROM MAILING ADDRESS)		APARTMENT/SPACE NUMBER
CITY	STATE	ZIP CODE
BIRTH DATE (MONTH, DAY, YEAR) / /	HOME TELEPHONE NUMBER ()	WORK TELEPHONE NUMBER ()

SECTION II MANUFACTURER/FACILITY INFORMATION The following facility installed this device manufactured by:

MANUFACTURER			
FACILITY NAME		BUREAU OF AUTOMOTIVE REPAIR NUMBER	
FACILITY ADDRESS (STREET)	CITY	STATE	ZIP CODE

SECTION III IGNITION INTERLOCK DEVICE INFORMATION

DATE OF INSTALLATION	DATE OF NEXT MONITOR CHECK (OPTIONAL)
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SECTION IV VEHICLE INFORMATION An ignition interlock device was installed on the following vehicle:

VEHICLE MAKE	YEAR	LICENSE PLATE NUMBER	VEHICLE IDENTIFICATION NUMBER
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SECTION V FACILITY USE ONLY

I certify (or declare) under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

INSTALLER'S PRINTED NAME	DAYTIME TELEPHONE NUMBER ()
INSTALLER'S SIGNATURE X	DATE

DISTRIBUTE COPIES AS FOLLOWS:

Original: Mail this original document with the appropriate fee, if required (see "NOTE" on back), to:

Department of Motor Vehicles
Mandatory Actions Unit, M/S J233
P.O. Box 942890
Sacramento, CA 94290-0001,

or submit the original document with the fee to the nearest DMV office.

Photocopy: Driver
Photocopy: Installer
Photocopy: Manufacturer or Manufacturer's Agent

INSTRUCTIONS FOR COMPLETING INSTALLATION VERIFICATION FORM

INSTRUCTIONS TO DRIVER:

Retain a photocopy of this form for your records. Mail the original document with a check or money order for the appropriate fee, if required (see "NOTE" below) to:

Department of Motor Vehicles
Mandatory Actions Unit, M/S J233
P.O. Box 942890
Sacramento, CA 94290-0001

or submit in person to the nearest DMV office.

NOTE: No fee required if the Interlock Ignition Device installation is court ordered.

A one time \$15 fee is required for a voluntary Interlock Ignition Device installation pursuant to Vehicle Code Section 13352, subdivisions (a)(4), (a)(6), (a)(7), (a)(8) and (a)(9). If you install several devices or have one device removed and another installed, a new \$15 fee is not required with this form.

A \$45 administrative service fee is required for voluntary Ignition Interlock Device installation pursuant to Vehicle Code Sections 13352 (a) (3) or (5). If you install several devices or have one device removed and another installed, a new \$45 fee is not required with this form.

Even though you have installed an ignition interlock device on your vehicle, you may not drive without a valid driver license. Be sure you have met all DMV's requirements and have a valid license before you drive.

To retain your driving privilege, you must arrange for each vehicle with an ignition interlock device to be serviced by the installer at least once every sixty (60) days. The installer will check the ignition interlock device to make sure it continues to work properly.

The installer is required by law to report to DMV if the device shows any of the following:

- Evidence of attempts to remove
- Attempts to bypass
- Attempts to tamper with, or
- If you fail three or more times to comply with any requirement for the maintenance or calibration of the ignition interlock device.

If you drive a vehicle without an ignition interlock device installed and are arrested and convicted of this offense, DMV will reimpose the suspension or revocation of your driving privilege. The suspension or revocation will also be reimposed if DMV is notified that you did not comply with any of the four items above, or if you remove the device before your ignition interlock restriction has ended.

If the suspension or revocation of your driving privilege is reimposed, you will not be allowed to reapply for the ignition interlock restricted license.

INSTRUCTIONS TO THE INSTALLER:

Retain a photocopy of this form for your records. Submit a photocopy to the manufacturer or the manufacturer's agent. The original and one (1) photocopy must be given to the driver.

If the driver has devices installed on two or more vehicles, complete a separate installation verification form for each vehicle. Complete each form in its entirety and emboss with the required seal. Information from this form will become part of the driver's DMV record. The form could be used as evidence in court. For this reason, it is very important that the information on this form be easy to read, complete, and accurate.

If you have any questions regarding how to complete this form, call (916) 657-6525.