



VASAP Ignition Interlock Agreement

Updated June 5, 2015

The Commission on Virginia Alcohol Safety Action Program (VASAP)
Your Doorway to Safe & Sober Driving

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

1. If I have been convicted of a DUI 1st offense, I must install an ignition interlock on any vehicle I operate. Failure to do so, will result in a re-start of my ignition interlock requirement.
2. If I have been convicted of a DUI 2nd offense, I must install an ignition interlock on any vehicle I operate and any vehicle registered or titled to me, in whole or in part.
3. If I am registering, or titling, a new vehicle during the time that I have an interlock currently installed on a vehicle, I must notify the ASAP within 24 business hours and install the interlock device within 10 calendar days. If I am under a DUI first interlock requirement, I only need to notify the ASAP if I intend to operate the newly added vehicle. Failure to abide by this requirement will result in a re-start of my ignition interlock requirement.
4. I understand that if I do not own a vehicle and elect to install an interlock in a non-owned vehicle to satisfy the requirement, the owner must sign the "Ignition Interlock Consent to Install Form" and have it notarized.
5. I understand that if the court allows me to operate an employer vehicle without an ignition interlock installed, that I am still required to install an interlock in a personal vehicle to satisfy the outstanding interlock requirement.
6. I understand that the interlock device must be installed within 30 days of the effective date on the DC266 Ignition Interlock Order and that I must have the interlock device calibrated by a Virginia-approved interlock service provider at least every 30 days as required by Virginia Code 18.2-270.1. Failure to abide by either requirement may result in my case being returned to court as non-compliant.
7. If I have a medical condition that negatively impacts my ability to provide a 1.5 liter breath sample into the interlock device, I must provide valid documentation to my local ASAP from a licensed pulmonologist or specialist related to my medical condition. Clients who cannot afford medical services will be evaluated on a case by case basis.
8. I understand, if I am suspended solely due to my recent DUI conviction, that I have 60 days from the date of conviction to obtain my hard-copy license from the Virginia Department of Motor Vehicles (DMV). Failure to do so within the 60 days will result in a re-start of my ignition interlock requirement.
9. I understand, if I am suspended, revoked, or not licensed for any other reason than my current DUI conviction, I will not receive any credit for interlock time before the date that I obtain a valid restricted license.
10. I understand, if I am attempting to satisfy a DMV administrative interlock requirement, I must obtain my hard-copy license from DMV within 60 days of enrollment or my case will be closed.

11. I understand that interlock events where a blood-alcohol concentration (BAC) of 0.02% or higher are recorded, a rolling re-test is skipped, or the person in any way concealed their identity when providing a test will be considered violations. If I provide a .000% BAC within 15 minutes of the 0.02% BAC, or skipped rolling re-test, the interlock event may not be considered a violation.
12. I understand that my final interlock calibration must occur on or after my interlock compliance date and I must contact my local ASAP once completed.
13. I understand, if the court orders removal of my interlock device prior to a minimum of six-consecutive months with no alcohol-related violations, that my ASAP will remove the device but I am still required to abide by this requirement per Virginia Code 18.2-270.1 and my interlock requirement will be reinstated.
14. I understand that I am solely responsible for all activity on the interlock device.
15. I understand that I may not change interlock vendors, after device installation, unless approved by the Commission on Virginia Alcohol Safety Action Program (VASAP).
16. I understand that I am responsible to pay for all ASAP program monitoring fees and that there may be additional fees owed if my interlock requirement is extended due to an interlock violation. My case will not be completed until all fees are paid.
17. 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.
18. I am required to view the Ignition Interlock Orientation Video found at <http://vasap.virginia.gov>. If you do not have internet access, you must contact the ASAP for accommodations. Please have a copy of this agreement available as you watch the video. A copy of this document is available online at the above website address.

(Client Printed Name)

(Date)

(Client Signature)

(Case Manager/Technician Signature)