

**Ignition Interlock Device (IID) Information Sheet
List of Authorized Installers**

Please contact the following companies for information on installation, monthly lease charges, costs for removal of the device, and areas of service. The following installers and devices are approved by the Alaska Department of Corrections (DOC):

ALCOLOCK - Alaska Interlock, LLC	1-888-332-1980
Product: ALCOLOCK WR3	www.alcolockusa.com
Alcohol Detection Services of Alaska, LLC	1-888-332-1980
Product: Determinator DM-904 & DM-909	www.stopdwi.com
Intoxalock - Consumer Safety Technology, LLC	1-888-283-5899
Product: Model #1001A.....	www.intoxalock.com
#1 A LifeSafer, Inc.	1-800-634-3077
Product: Models #FC100 & L250	www.lifesafer.com
Low Cost Interlock, Inc.	1-844-387-0326
Product: Model LCI-777	www.lowcostinterlock.com
RoadGuard-Draeger, Inc.	1-800-332-6858
Product: Draeger Interlock XT.....	www.roadguardinterlock.com
Smart Start, Inc.	1-800-880-3394
Product: Models SSI 20/20, 20/30, 20/35, & Flex.....	www.smartstartinc.com

**For updates to this list, check the DOC website at
<https://doc.alaska.gov/administrative-services/ignition-interlock-device-certification>**

Applying for Limited License to Drive Employer’s Vehicles

If you are required as a condition of employment to drive a motor vehicle owned or leased by your employer, you may ask the court for limited privileges to drive that vehicle without an ignition interlock device under AS 12.55.102(b). You must show the court in writing that (1) driving is required as a condition of employment in a vehicle owned or leased by your employer, (2) such driving will not create a substantial danger, and (3) no commercial motor vehicles, as defined in AS 28.90.990, requiring a commercial driver license will be operated.

An “ignition interlock device” (IID) is equipment that prevents a person who has consumed alcohol from driving a motor vehicle (AS 12.55.102(e)(1)).

Your criminal judgment requires you to use an IID. Starting on the date you regain the privilege to drive, you must have a properly functioning, monitored, and maintained IID on any motor vehicle you drive or operate. You must have the IID for the length of time stated in your criminal judgment (AS 12.55.102(a)).

Exception: You do **not** have to use an IID when you drive or operate a motor vehicle in certain communities (this includes most communities not on the state road system). Exempt communities are listed at <http://doa.alaska.gov/dmv/reg/exempt.htm>. AS 28.22.011(b) and 28.35.030(t).

You must pay up front all costs of the IID, including installation, repair, and monitoring. If your judgment allows IID costs to be credited against the fine in your case, you can reduce your fine by the amount you paid for the IID. To get this credit, save all proof of payment documents (for example, receipts and bills) and bring or mail them to the court clerk by the deadline in your judgment. This is usually the same date that the fine is due.

The specific IID you use must be certified by DOC. The IID must be installed by someone authorized by the IID’s manufacturer. After installation, an authorized installer must also examine the IID from time to time to correct calibration (if necessary) and to check for evidence of tampering or removal. The frequency of this examination is determined by the manufacturer, but must be at least every 90 days. See AS 33.05.020(c) and 22 AAC 15.040 & .045.