

Section: 2. Driver's License Laws

Effective Date: 06/29/2021 **Revised Date:** 03/25/2025

Authority:

R.S. 32:378.2 (M)(N)

Definitions:

Ignition Interlock - An in-car alcohol breath screening device that is connected to the engine's
ignition system used to prevent a vehicle from starting if it detects a blood alcohol level above
a preset limit.

General:

- Effective August 1, 2019, an individual who had an ignition interlock device installed by an
 interlock manufacturer approved by Louisiana State Police, Applied Technology, as a
 requirement of bail, a part of a pre-trial diversion program, or a term of suspended or deferred
 sentence (Article 894), for an offense involving the operation of a motor vehicle while under the
 influence of alcohol, drugs, or a combination of alcohol and drugs and is subsequently
 convicted for such an offense, shall receive credit towards suspension time or any
 reinstatement requirement that may be imposed.
- The following violations may require interlock:
 - o Refusal
 - Submit
 - Driving Under the Influence (DUI)/Driving While Intoxicated (DWI)
 - Underage Driving Under the Influence (UDUI)
 - Underage Submit
 - Vehicular Negligent Injury

Requirements:

- To receive ignition interlock credit, an applicant must provide the following documents to the Office of Motor Vehicles:
 - Completed Application for Ignition Interlock Credit (<u>DPSMV21109</u>) form signed by the applicant and the Violation Information section completed and signed by the court official.
 - A form from the interlock manufacturer, on company letter, which verifies if any interlock violations have been reported.
 - Must indicate the applicant has not had any of the following violations occur once during the period of installation:
 - Tampering with the device.
 - Circumventing the device.

- Must indicate the applicant has not failed to have the ignition interlock device serviced by an approved ignition interlock provider every thirty (30) days more than two times during the period of installation.
- Must indicate the applicant has not had any of the following, or combination of the following, three or more times in a thirty (30) day period:
 - 1) Failure to take or pass an initial breath test.
 - 2) Failure to take or pass a retest breath test.
- Unauthorized removal of the device.

Sample:

Applicant Information								
Last Name	First Na	ame		Middle/Maiden or Suffix				
Date of Birth			Driver's License Number					
Address City		City			State	Zip		
Installation Date of Ignition Interlock Device			Removal Date of Ignition Interlock Device					
Vehicle Information of the Vehicle the Device Was Installed In								
Vehicle Identification Number			License Plate Number					
Violation Information								
I,, am an authorized representative of								
(Name of Ignition Interlock Manufacturer Representative) and have verified and do certify that the individual								
mot had had two or more of the following violations occur within a 30-day period. Note: A 30-day period is a consecutive 30-days. A violation is counted as one occurrence if it is the same violation and the same day. However, if it is different violations the same day or the same violation multiple days, then it is counted as multiple occurrences. If multiple violations did occur within a 30-day period, mark the occurrence and enter the date(s) in the space provided.								
			Occurrence(s	()	Dat	e(s)		
Tampering With the Ignition Interlock Device								
Circumventing the Ignition Inte								
in for Required Service								
Failure to Take or Pass a Re-1								
Failure to Pass a Breath Test								
Unauthorized Removal of the Device								
By my signature affixed below, I certify under penalty of law, that all information submitted above is true and correct.								
Date Signature of Representative					Representative's Title			

Eligibility:

- An applicant may apply for a driver's license with the interlock restriction, provided he/she is eligible for issuance due to reinstatement or for a hardship license in accordance with Section 2, Policy 11.09, Ignition Interlock as a Condition of Reinstatement.
- An applicant may apply for a driver's license with the interlock restriction 57 provided his/her record is a valid status. The following additional documentation will be required:
 - o Interlock installment/lease agreement

- Proof of registration
- Proof of insurance
- Pay a duplicate or renewal license fee to add the restriction

A license with the **57** restriction is not required to be issued, if the credit given will satisfy the interlock time required.

- Credit will not be allowed for any time the applicant had an ignition interlock device installed prior to August 1, 2019.
- Credit will not be given for any disqualification period on commercial driver's license (CDL) privileges.

Exceptions:

If an individual is charged or arrested for any offense involving the operation of a motor vehicle
while under the influence of alcohol, drugs, or a combination of alcohol and drugs, during the
period in which the individual is required to have an ignition interlock device as a requirement
of bail, a part of a pre-trial diversion program, or a term of a suspended or deferred sentence
(Article 894), then credit will **not** be given.

Related Policies:

Section 2, Policy 11.00 Submit-Refusal

Section 2, Policy 11.09, Ignition Interlock as a Condition of Reinstatement

Section 2, Policy 11.10 Violation of Interlock Requirements – Condition of Reinstatement

Section 2, Policy 29.00 Eligibility of Hearing and Hardship by Statutes and Driver's License Class

Section 2, Policy 30.00 Hardship License Requirements