## GENERAL INFORMATION IGNITION INTERLOCK LIMITED LICENSES (AS 28.15.201)

(DRIVING UNDER THE INFLUENCE OR ADMIN PER SE OFFENSES)

The Division of Motor Vehicles (DMV) can issue a limited license for non-commercial driving with the installation of an ignition interlock device (IID). Ignition Interlock Limited Licenses can be issued after:

- The first 30 days for a 1st *misdemeanor* DUI conviction or Admin Per Se. offense.
  A "first time offender" has not been previously criminally convicted, in Alaska or in any other state, of DUI or Refusal within 15 years from the date of the present offense.
- The first 90 days for a 2nd or subsequent *misdemeanor* DUI conviction or Admin Per Se. offense.

## To obtain a limited license, an applicant must:

- Complete an application
- Pass any required tests
- Pay a \$100 processing fee
- Show proof of IID installation
- Satisfy the Alcohol Safety Action Program (ASAP) requirements
- Provide proof of financial responsibility for the future (filing SR-22 or posting a \$125,000 bond)

## Additionally, an applicant must certify that he or she understands the following provisions of the law:

- He or she is subject to the penalties for driving with a revoked license under AS 28.15.291 if the vehicle being driven is not equipped with an ignition interlock device outside of an exempt area.
- Circumventing or tampering with the IID is a class A misdemeanor under AS 11.76.140.
- AS 28.15.201(d) requires that up-to-date service and calibration records for the ignition interlock device must be maintained and carried in the vehicle throughout the period of the limited license.

## The DMV cannot issue a limited license:

- For administrative revocations or court *misdemeanor* convictions for Refusal. [AS 28.15.201(d)(1)]
- For DUI or Refusal felony convictions. [AS 28.15.201(d)(1)]
- For operating commercial motor vehicles. [AS 28.33.140(f)] CFR 383.51
  A CDL holder can obtain a limited license for the base privilege (D) to drive as the vehicle being driven is a non-commercial vehicle.
- If the applicant has been convicted of DUI or Refusal while on probation for a prior DUI or Refusal conviction.
- If the applicant has been convicted of driving in violation of a limitation under AS 28.15.291(a)(2).
- If the applicant is currently revoked, suspended, denied, or cancelled in another state.
- For any other criminal offense following a court conviction. For example, the DMV has no authority to issue a limited license for a Reckless Driving conviction.

The DMV has no authority to waive an Ignition Interlock Requirement for work vehicles. For a misdemeanor DUI, the court may, pursuant to AS 12.55.102, issue an order waiving the IID requirement for drivers operating employer owned vehicles.