

Defendant's Name: _____

Case Number: _____

Notice and Advisal Re: Ignition Interlock Device

I acknowledge, understand and agree that because of my Vehicle Code conviction:

As a condition of my Probation, the Court has ordered me to install a certified Ignition Interlock Device (IID) on every vehicle I own, buy, or operate, pursuant to the Vehicle Code and requirements of the DMV. If I drive any vehicle owned by someone else, I must tell that person about this IID restriction. I must locate, hire, and pay an IID installer within 30 days of my conviction.

As a condition of my Probation, I must submit to the Court my proof of compliance with the IID order by the deadline stated in Court and written on my Probation terms. I must use the Declaration Re: Ignition Interlock Device Compliance form available at court and online at the Shafter Court website.

The Court will notify the DMV of my conviction. The DMV may re-set the length of the IID restriction and/or impose additional requirements.

I shall not remove the IID during the time period specified by the Court, or any later date or term specified by the DMV.

I must directly contact the DMV to complete all necessary forms and fulfill all necessary requirements. The DMV has its own deadlines and requirements, and I must comply with those. I must also provide written proof of compliance to the DMV.

I shall only drive a vehicle that is fitted with an operating IID during the term of the IID restriction.

I must have each vehicle I drive fitted with an IID serviced by the installer at least once every 60 days in order for the installer to recalibrate and monitor the operation of the device.

Installation of an IID on a vehicle does not allow me to drive without a valid driver's license.

I must have a current, valid driver's license and insurance to drive any vehicle.

I shall not operate a motorcycle during the term of the IID restriction.

If I have a medical problem that does not permit me to breathe with sufficient strength to activate an IID, then the DMV shall suspend my driver's license for the term of the IID restriction.

If I fail to comply with the IID order, then the Court shall notify the DMV.

If I fail to comply with the IID order, then the Court may revoke my Probation, issue a warrant for my arrest, and sentence me on the charge for which I was convicted, including possible additional time in custody and fines.

If I fail to comply with the IID order, then the People may file a new case and prosecute me for violating Penal Code 23247(e) as a misdemeanor punishable up to 180 days in custody, or a fine up to \$1000.00, or both, and possible impoundment of my vehicle.

If I fail to comply with the IID order, then the DMV may suspend my driver's license, among other adverse actions.

The Court will find I failed to comply with the IID order: if I fail to install a working IID; if I drive without a functioning IID; if I do not timely show proof of compliance; if I fail to fully comply with the IID maintenance and calibration terms; if I remove or tamper with an IID; if I fail to tell the vehicle owner of the IID restriction; and/or if I allow another person to blow into the IID or start a vehicle, among other grounds.

If I falsely represent or state that I do not own or drive any vehicle, then the People may file a new case and prosecute me for perjury as a felony punishable up to 4 years in custody.

I have received from the Court a modified copy of an IID DMV Fast Facts #31 Information sheet.

I have fully read (or had read to me) and completely understand this Notice and Advisal Re: Ignition Interlock Device.

Signature: _____

Date: _____