CALIFORNIA STATE TRANSPORTATION AGENCY

DEPARTMENT OF MOTOR VEHICLES

LICENSING OPERATIONS DIVISION DRIVER SAFETY BRANCH SEE ENCLOSED LIST FOR OFFICE LOCATIONS AND TELEPHONE NUMBERS

MAR 5, 2019

ORDER OF SUSPENSION



DRIVER LICENSE OR FILE NUMBER:

Your privilege to operate a motor vehicle is suspended effective April 8, 2019, and shall not be reinstated before August 8, 2019 and until you file proof of financial responsibility (see enclosed instructions). Proof may be filed on or after August 7, 2019 and must be kept on file for three (3) years.

This action is taken under the authority of California Vehicle Code (VC) §13353.2 because you were arrested for driving under the influence of alcohol on February 17, 2019 and (1) you completed a test of the alcohol content of your breath with a blood alcohol concentration by weight (BAC) of 0.08 percent or greater, or (2) the officer believed the BAC results of your blood or urine test would be 0.08 percent or greater.

NOTE: If those results show your BAC was less than 0.08 percent, this action will not take effect and your driver license will be returned.

You may request a hearing to show suspension is not justified. A request within 14 days of the date of this order may stay the action. (See enclosed hearing information sheet.)

Administrative review: The documents from the law enforcement agency will be administratively reviewed in Sacramento. You will be notified in writing, if the action will not be taken.

You must surrender any driver license in your possession. Not doing so is a misdemeanor under VC §14610. If you have a driver license in your possession, you may mail it to: Department of Motor Vehicles, P.O. Box 942890, Sacramento, CA 94290-0001, or submit it in person at any field office. You may apply for an identification card at any field office.

Your vehicle can be impounded and may be sold if you drive while unlicensed, suspended, or revoked, in violation of a restriction requiring use of an IID, or after refusing to obey the lawful order of a peace officer, or while attempting to evade a peace officer. A conviction can result in suspension, jail time, a fine, and/or installation of an IID.

Before a driver license can be issued or returned, DMV must be paid a \$125 reissue fee (VC §§14904-14906 and/or §13392). Include your driver license number or file number with your payment. If requesting a hearing, please do not pay now.

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RESTRICTED DRIVER LICENSE ELIGIBILITY OPTIONS

You may immediately apply for the following driver license restriction options:

| 1. | | ting vehicles equipped with an IID, for a period of four months (first offenders) or 12 months (multiple offenders), meet the following requirements: |
|-------------|---------------------|--|
| | | You have cleared all other outstanding actions on your driver record, including any suspensions or revocations. |
| | | You have installed an IID on your vehicle and have provided DMV with a Verification of Installation Ignition Interlock form (DL 920). |
| | | You have enrolled in a DUI program and DMV has received a Proof of Enrollment Certificate (DL 107) from the DUI program provider. If you enroll and fail to participate in the DUI program, the department will immediately suspend your restricted license and re-impose the suspension. |
| | | You have provided proof of financial responsibility (see enclosed Proof Filing Information attachment). |
| | | You have paid all required fees, including a \$125 reissue fee. |
| | operate of the l | If you are required to operate an employer's vehicle during the course and scope of your employment, you may that vehicle without installing an IID if you notify your employer of your restricted driving privilege, and carry proof Notice to Employers Ignition Interlock Restriction (DL 923) form in your vehicle. To obtain the DL 923 form, visit Imv.ca.gov. |
| | The i | nstallation of an IID on a motor vehicle does not allow you to drive without a valid driver license. |
| 2. | Driving required | to and from your place of employment, driving during the course of employment, and driving to and from activities d in the DUI program, for a period of 5 months (first offenders only), if you meet the following requirements: You have served a 30 day suspension period. |
| | П | You have cleared all other outstanding actions on your driver record, including any suspensions or revocations. |
| | | You have enrolled in a DUI program and DMV has received a DL 107 from the DUI program provider. If you enroll and fail to participate in the DUI program, the department will immediately suspend your restricted license and re-impose the suspension. |
| | | You have provided proof of financial responsibility (see enclosed Proof Filing Information attachment). |
| | | You have paid all required fees, including a \$125 reissue fee. |
| | | d a commercial driver license at the time of your violation, then you must downgrade to a non-commercial driver e your driving privilege. |
| All require | ed forms | and fees must be mailed to the above address or submitted in person at any field office. |
| If you hav | e further | questions concerning your eligibility, please call the Mandatory Actions Unit at (916) 657-6525. |

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HEARING INFORMATION

You may request a hearing to show that the suspension or revocation is not justified. If you request a hearing, a telephone hearing will be scheduled unless you specify that you want an in person hearing. Hearings are arranged through the local Driver Safety Office. (See list below for the office nearest you.) Your hearing request must be made within 10 days from the mail date of the enclosed order. A stay may only be granted if the hearing is requested within 10 days of the mail date and the department is unable to make a determination before the effective date of the action.

The hearing issues will be the following: (1) did the peace officer have reasonable cause to believe you had been driving a motor vehicle in violation of §23136, §23140, §23152, §23153, or §23154 of the Vehicle Code. (2) Were you lawfully detained? (3) Were you driving a motor vehicle when you had 0.08% or more by weight of alcohol in your blood, or 0.01% or more while driving on DUI court probation? Your need for a license cannot be considered at the hearing.

You may present oral testimony and other evidence. Testimony is taken under oath or affirmation and the proceedings are recorded. You may be represented by legal counsel, or you may represent yourself. The arresting officer(s) may be subpoenaed in this matter if it is determined that testimony is needed. However, if you wish to question the arresting officer(s), you have the right to have subpoenas issued on your behalf. You may subpoena any other witness you feel may help your case, and you have the right to cross-examine any opposing witness. Subpoenas will be issued by the hearing officer upon request prior to the hearing. You are responsible for service of your subpoena(s) and any witness fees required by law. Before the hearing you may see or obtain copies of the department's evidence. You must request copies of the department's evidence at least 10 days prior to the date set for commencement of the hearing in order to receive the copies prior to the hearing date. If you want copies released to someone else, you must give them signed permission.

You have the right to have a sign or language interpreter present at your hearing. If you require the service of an interpreter and you are requesting a hearing, please notify the department immediately.

After the hearing, the hearing officer shall make findings and render a written decision. You may request a departmental review in writing within 15 days from the effective date of the decision. A request for a departmental review does not stay any action taken against your driving privilege. Effective January 1, 2003, the fee for the departmental review is \$120. You may also request a court review by contacting the Superior Court in your county of residence within 30 days from the effective date of the decision.

Driver Safety Offices

| Bakersfield City of Commerce City of Orange Covina EI Segundo Fresno Oakland Oxnard Redding Sacramento San Bernardino San Diego San Francisco San Jose Santa Rosa | 5800 District Blvd, Ste. 100-B, 93313 5801 E. Slauson Ave., 2nd Flr. Ste. 250 90040 790 The City Dr., Ste 420, 92868 1365 N. Grand Ave., Ste. 101, 91724 390 N. Pacific Coast Hwy., Ste. 2075, 90245 2510 S. East Avenue, Ste. 310, 93706 7677 Oakport St., Ste. 220, 94621 2051 N. Solar Dr., Ste. 125, 93036 2650 Chum Crk. Rd., Ste. 200, 96002 4700 Broadway, 2nd Flr., 95820 1845 Business Center Dr., Ste. 212, 92408 1455 Frazee Rd., Ste. 400, 92108 1377 Fell St., 2nd Flr., 94117 90 Great Oaks Blvd., Ste. 104, 95119 2570 Corby Ave., 95407 710 N. American Ave., 95202 | (661) 833-2103 (323) 724-4000 (714) 703-2511 (626) 974-7137 (310) 615-3500 (559) 445-6399 (510) 563-8900 (805) 988-3050 (530) 224-4755 (916) 227-2970 (909) 383-7413 (619) 220-5300 (415) 557-1170 (408) 229-7100 (707) 576-2710 (209) 948-7715 |
|---|---|--|
| Stockton Van Nuys | 710 N. American Ave., 95202 6150 Van Nuys Blvd., Ste. 205, 91401 | (209) 948-7715 (818) 376-4217 |
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PROOF FILING INFORMATION

The most common method of showing proof of financial responsibility is to provide a California Insurance Proof Certificate (form SR-22/SR-1P) from an insurance company authorized to do business in California. The **types** of coverage on the form SR-22/SR-1P are listed below:

SR-22 - A motor vehicle liability policy may be provided to cover only vehicles registered in your name (owner's policy), only to vehicles you do not own (operator's policy), or all vehicles whether you own them or not (broad coverage). This certificate is acceptable for all DMV actions requiring proof of financial responsibility.

SR-1P - An automobile liability policy or a liability policy may be provided to cover vehicles with less than four wheels. This certificate is used after an accident without insurance, for negligent operator sanctions per §12810.5 VC, or for an application by a minor requiring proof.

To obtain a California Insurance Proof Certificate, contact an insurance agent or broker. **DO NOT SUBMIT** a copy of your policy or application, as neither can be accepted in place of the California Insurance Proof Certificate. If necessary, persons unable to obtain this insurance coverage through their regular insurance company may have any insurance agent or broker make an application to the California Automobile Assigned Risk Plan. The Plan may be contacted directly for information at:

California Automobile Assigned Risk Plan P.O. Box 7917 San Francisco, CA 94120-7917

Proof of financial responsibility may be met by a \$35,000 cash deposit or \$35,000 surety bond. Proof may also be filed by a self-insurer on behalf of an employee to permit driving vehicles owned by the self-insurer within the scope of employment. Bond information must be obtained from a surety bond company authorized in California. For information on the cash deposit or self-insurance, you may call (916) 657-6421, or write:

DMV Financial Responsibility Unit P.O. Box 942884, Mail Station J-237 Sacramento, CA 94284-0884

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CERTIFIED IID MANUFACTURERS

All installation facilities in California must install devices that are authorized by DMV. Contact information for authorized IID manufacturers can be found below.

DUI offenders with limited incomes may qualify for reduced-fee IIDs. To qualify, you must provide verification of your income to allow the IID installer to determine your eligibility for a reduced-fee IID.

Once installed in your vehicle, the IID must be calibrated and inspected by a certified IID installer at intervals not to exceed 60 days. The inspections ensure the IID is working properly and that no violations, such as falling to take random retests, have been logged. Noncompliance with IID requirements will be reported to the court and/or DMV (whichever applies) and you may have your driving privilege suspended or revoked.

Certain violations require DMV to immediately suspend or revoke your driving privilege when you obtain an IID-restricted driver license (for example, an attempt to remove, tamper with, bypass, or failure to comply with any requirement for IID maintenance or calibration).

MANUFACTURERS

| Monitech Ignition Interlock Systems (866) 798-4405 Skyfine USA LLC (888) 260-3368 |
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| Charles GO, CECO. |
| Smart Start, Inc |
| Alco Alert Interlock, Inc |
| Alcohol Detection Systems, Inc |
| Alcolock |
| Best Labs, Inc. (877) 715-2253 |
| Draeger Safety Diagnostics (800) 332-6858 |
| Guardian Interlock Systems(800) 499-0994 |
| Instant Interlock (800) 957-0036 |
| Intoxalock (877) 777-5020 |
| Lifesafer Interlock, Inc. (800) 210-8087 |
| Low Cost Interlock, Inc. (844) 218-5396 |