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| AOC-495.5 Doc. Code: OG<br>Rev. 4-01<br>Page 1 of 1<br>Commonwealth of Kentucky<br>Court of Justice<br>KRS 189A.340 | <br><b>ORDER GRANTING<br/> PERMISSION TO INSTALL<br/> IGNITION INTERLOCK DEVICE (IID)</b> | Case No. _____<br>Court _____<br>County _____<br>Citation No. _____ |
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COMMONWEALTH OF KENTUCKY PLAINTIFF  
VS. DEFENDANT

**The Court finds:**

1. Defendant has been convicted of violating KRS 189A.010, second or subsequent offense.
2. Defendant has completed one (1) year of license suspension without any subsequent conviction for a violation of KRS 189A.010 or KRS 189A.090.
3.  Defendant **is not** required to operate a motor vehicle or motorcycle in the course and scope of employment; **OR**  
 Defendant **is** required to operate an employer-provided motor vehicle/motorcycle in the course and scope of his/her employment.

**Having made the foregoing findings, the Court hereby GRANTS defendant's application for permission to install functioning IID(s) and ORDERS defendant to comply with these conditions:**

1. Defendant shall have a functioning IID installed on **every** vehicle he/she owns or leases.
2.  Defendant **shall NOT** operate a motor vehicle or motorcycle without a functioning IID;  
 Defendant is GRANTED a **WORK EXCEPTION**. Defendant IS permitted to operate an employer-provided motor vehicle or motorcycle which is not equipped with a functioning IID during THESE LIMITED HOURS:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_
3. Defendant shall provide proof of installation of the function IID(s) to the Court and report verification of the proper functioning of the device(s) according to this schedule: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_
4. At least every ninety (90) days, defendant shall have the IID(s) serviced and monitored for proper functioning by an entity approved by the Transportation Cabinet; AND
5. Defendant shall pay the reasonable cost of leasing or buying, installing, servicing, and monitoring the IID(s).
6.  When permission to install IID(s) is granted because the imposed license suspension period has expired and the defendant's license plate(s) were not impounded at final sentencing, the IID(s) shall be installed as follows:  
 First time in five (5) year period = six (6) months;  Second time in five (5) year period = twelve (12) months;  
 Third or subsequent time in five (5) year period = thirty (30) months;

**THE COURT ALSO DIRECTS:**

- (a) Transportation Cabinet records shall reflect required use of functioning IID(s) and any work exception; AND
- (b) Transportation Cabinet shall attach or imprint a notation on the driver's license of the defendant named in this Order reflecting the required use of the IID(s) and any work exception; AND,

**WHEREFORE**, defendant's application for permission to install an IID is GRANTED. The Court further orders defendant be allowed to drive any vehicle registered in his/her name, so long as it is equipped with a functioning IID

Date: \_\_\_\_\_, 2\_\_\_\_\_. \_\_\_\_\_ Judge

**Distribution:** White - Court File                      Yellow - Defendant                      Pink - Division of Driver Licensing