

New Mexico Taxation & Revenue Department, Motor Vehicle Division

AFFIDAVIT for REINSTATEMENT of DRIVER'S LICENSE



Note: In order to qualify to reinstate driving privileges, a driver MUST have an ignition interlock device AND an ignition interlock license (at the same time) for at least 6 months. For example, if an ignition interlock device is installed on your vehicle on 4/10 but you don't get an ignition interlock license until 4/15, the earliest date on which you may be eligible to reinstate your driving privileges is 10/15. If you apply to reinstate your driving privileges before you are eligible, you will be required to reinstall the ignition interlock device at your own expense.

	AFFIDAVIT OF
	ATE OF NEW MEXICO)) ss. UNTY OF
I, _	, affirm that:
1.	I have applied for reinstatement of my driver's license #
2.	I was convicted of DWI on
3.	The court ordered me (or MVD required me as a condition of reinstatement) to install an interlock device and obtain an interlock license for yearsmonths.
4.	I have satisfied the court-ordered requirement.
5.	I installed the interlock device on (date) and had it on my vehicle for years, months, and days.
6.	I obtained the interlock driver's license on (date) and have had it for years, months, and days.
7.	I have had the interlock device AND interlock license simultaneously for a minimum of 6 months.
8.	There have been no instances of tampering with the interlock device.
9.	The interlock device was installed and maintained by
10.	The interlock vendor's/company's phone number is

11. I understand that the reinstatement fee is for the application and that, if it is later determined I have not satisfied all court-ordered and MVD requirements and am not eligible for reinstatement, the fee will not be refunded and I will be solely responsible for any additional interlock device installation costs.

FURTHER, AFFIANT SAYETH NOT.

Signature of Applicant for Reinstatement

Warning: Any person who makes any false affidavit, or knowingly swears or affirms falsely to any matter required by the Motor Vehicle Code is guilty of perjury, which is a fourth degree felony (Sections 66-5-38 and 30-25-1 NMSA 1978).