Second Regular Session Sixty-eighth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 12-0199.01 Michael Dohr x4347

HOUSE BILL 12-1168

HOUSE SPONSORSHIP

Young, Fischer, Kerr A., Levy

Morse,

SENATE SPONSORSHIP

House Committees Judiciary **Senate Committees**

A BILL FOR AN ACT

101 CONCERNING CLARIFICATION OF PROVISIONS AUTHORIZING IGNITION

102 INTERLOCK DEVICES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill repeals and reenacts, with amendments, the statute authorizing the department of revenue to require ignition interlock devices for persons driving with an interlock-restricted license. The bill also relocates statutory provisions regarding crimes related to ignition interlock devices to the interlock statute.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, repeal and reenact, 3 with amendments, 42-2-132.5 as follows: 4 42-2-132.5. Mandatory and voluntary restricted licenses 5 following alcohol convictions - rules. (1) Persons required to hold an 6 interlock-restricted license. The following persons shall be 7 REQUIRED TO HOLD AN INTERLOCK-RESTRICTED LICENSE PURSUANT TO 8 THIS SECTION FOR AT LEAST ONE YEAR FOLLOWING REINSTATEMENT PRIOR 9 TO BEING ELIGIBLE TO OBTAIN ANY OTHER DRIVER'S LICENSE ISSUED 10 UNDER THIS ARTICLE: 11 (a) A PERSON WHOSE PRIVILEGE TO DRIVE WAS REVOKED FOR 12 MULTIPLE CONVICTIONS FOR ANY COMBINATION OF A DUI, DUI PER SE, 13 DWAI, OR HABITUAL USER PURSUANT TO SECTION 42-2-125(1)(g)(I) OR 14 (1)(i);15 (b) A PERSON WHOSE LICENSE HAS BEEN REVOKED FOR EXCESS 16 BAC PURSUANT TO THE PROVISIONS OF SECTION 42-2-126 WHEN THE 17 PERSON'S BAC WAS 0.17 OR MORE AT THE TIME OF DRIVING OR WITHIN 18 TWO HOURS AFTER DRIVING OR WHOSE DRIVING RECORD OTHERWISE 19 INDICATES A DESIGNATION OF PERSISTENT DRUNK DRIVER AS DEFINED IN 20 SECTION 42-1-102 (68.5); 21 (c) A PERSON WHOSE PRIVILEGE TO DRIVE WAS REVOKED AS AN 22 HABITUAL OFFENDER UNDER SECTION 42-2-203 IN WHICH THE 23 REVOCATION WAS DUE IN PART TO A DUI, DUI PER SE, DWAI, OR 24 HABITUAL USER CONVICTION; OR 25

25 (d) A PERSON WHOSE PRIVILEGE TO DRIVE WAS REVOKED FOR
26 INTERLOCK CIRCUMVENTION PURSUANT TO PARAGRAPH (a) OR (b) OF

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1 SUBSECTION (7) OF THIS SECTION.

2 (2) Posting the interlock restriction to driving record prior to 3 reinstatement of driving privileges. As SOON AS A PERSON MEETS THE 4 CONDITIONS OF SUBSECTION (1) OF THIS SECTION, THE DEPARTMENT SHALL 5 NOTE ON THE DRIVING RECORD OF A PERSON REQUIRED TO HOLD AN 6 INTERLOCK-RESTRICTED LICENSE UNDER THIS SECTION THAT THE PERSON 7 IS REQUIRED TO HAVE AN APPROVED IGNITION INTERLOCK DEVICE. A 8 PERSON WHOSE DRIVING RECORD CONTAINS THE NOTATION REQUIRED BY 9 THIS SUBSECTION (2) SHALL NOT OPERATE A MOTOR VEHICLE WITHOUT AN 10 APPROVED IGNITION INTERLOCK DEVICE UNTIL THE RESTRICTION IS 11 REMOVED PURSUANT TO THIS SECTION.

12 (3) Minimum interlock restriction requirement for persistent 13 drunk drivers. A PERSON REQUIRED TO HOLD AN INTERLOCK-RESTRICTED 14 LICENSE PURSUANT TO THIS SECTION WHO IS A PERSISTENT DRUNK DRIVER 15 AS DEFINED IN SECTION 42-1-102 (68.5), BASED ON AN OFFENSE THAT 16 OCCURRED ON OR AFTER JULY 1, 2004, SHALL BE REQUIRED TO HOLD THE 17 INTERLOCK-RESTRICTED LICENSE FOR AT LEAST TWO YEARS FOLLOWING 18 REINSTATEMENT BEFORE BEING ELIGIBLE TO OBTAIN ANY OTHER DRIVER'S 19 LICENSE ISSUED UNDER THIS ARTICLE.

20 (4) Persons who may acquire an interlock-restricted license 21 prior to serving a full-term revocation. (a) (I) A PERSON WHOSE 22 PRIVILEGE TO DRIVE HAS BEEN REVOKED FOR ONE YEAR OR MORE BECAUSE 23 OF A DUI, DUI PER SE, OR DWAI CONVICTION OR HAS BEEN REVOKED FOR 24 ONE YEAR OR MORE FOR EXCESS BAC OR REFUSAL UNDER ANY PROVISION 25 OF SECTION 42-2-126 MAY APPLY FOR AN EARLY REINSTATEMENT WITH AN 26 INTERLOCK-RESTRICTED LICENSE UNDER THE PROVISIONS OF THIS SECTION 27 AFTER THE PERSON'S PRIVILEGE TO DRIVE HAS BEEN REVOKED FOR ONE

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YEAR. EXCEPT FOR FIRST-TIME OFFENDERS AS PROVIDED IN
 SUBPARAGRAPH (II) OF THIS PARAGRAPH (a) OR FOR PERSISTENT DRUNK
 DRIVERS AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, THE
 RESTRICTIONS IMPOSED PURSUANT TO THIS SECTION SHALL REMAIN IN
 EFFECT FOR THE LONGER OF ONE YEAR OR THE TOTAL TIME PERIOD
 REMAINING ON THE LICENSE RESTRAINT PRIOR TO EARLY REINSTATEMENT.

7 (II) (A) First-time offender eligibility. FOR REVOCATIONS FOR 8 CONVICTIONS FOR DUI OR DUI PER SE UNDER SECTION 42-2-125 (1) (b.5) 9 OR FOR EXCESS BAC .08 UNDER SECTION 42-2-126 (3) (a) (I) FOR A FIRST 10 VIOLATION THAT REQUIRES ONLY A NINE-MONTH REVOCATION, A PERSON 11 TWENTY-ONE YEARS OF AGE OR OLDER AT THE TIME OF THE OFFENSE MAY 12 APPLY FOR AN EARLY REINSTATEMENT WITH AN INTERLOCK-RESTRICTED 13 LICENSE UNDER THE PROVISIONS OF THIS SECTION AFTER THE PERSON'S 14 PRIVILEGE TO DRIVE HAS BEEN REVOKED FOR AT LEAST ONE MONTH. 15 EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION AND 16 SUB-SUBPARAGRAPH (B) OF THIS SUBPARAGRAPH (II), THE RESTRICTIONS 17 IMPOSED PURSUANT TO THIS SUBPARAGRAPH (II) SHALL REMAIN IN EFFECT 18 FOR AT LEAST EIGHT MONTHS.

19 (B) First-time offender interlock removal. A PERSON WITH AN 20 INTERLOCK-RESTRICTED LICENSE ISSUED PURSUANT TO 21 SUB-SUBPARAGRAPH (A) OF THIS SUBPARAGRAPH (II) SHALL BE ELIGIBLE 22 FOR A LICENSE WITHOUT THE RESTRICTION REQUIRED BY THIS SECTION IF 23 THE DEPARTMENT'S MONTHLY MONITORING REPORTS REQUIRED IN 24 SUBSECTION (6) OF THIS SECTION SHOW THAT, FOR FOUR CONSECUTIVE 25 MONTHLY REPORTING PERIODS, THE APPROVED IGNITION INTERLOCK 26 DEVICE DID NOT INTERRUPT OR PREVENT THE NORMAL OPERATION OF THE 27 MOTOR VEHICLE DUE TO AN EXCESSIVE BREATH ALCOHOL CONTENT OR DID

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1 NOT DETECT THAT THERE HAS BEEN TAMPERING WITH THE DEVICE, THERE 2 HAVE BEEN NO OTHER REPORTS OF CIRCUMVENTION OR TAMPERING, AND 3 THERE ARE NO GROUNDS TO EXTEND THE RESTRICTION PURSUANT TO 4 PARAGRAPH (d) OF SUBSECTION (7) OF THIS SECTION. IF THE DEPARTMENT 5 DETERMINES THAT A PERSON IS ELIGIBLE FOR A LICENSE WITHOUT THE 6 RESTRICTION REQUIRED BY THIS SECTION PURSUANT TO THIS 7 SUB-SUBPARAGRAPH (B), THE DEPARTMENT SHALL SERVE UPON THE 8 PERSON A NOTICE OF SUCH ELIGIBILITY. A PERSON WHO HAS NOT BEEN 9 SERVED BUT WHO BELIEVES HE OR SHE IS ELIGIBLE FOR A LICENSE 10 WITHOUT THE RESTRICTION REQUIRED BY THIS SECTION PURSUANT TO THIS 11 SUB-SUBPARAGRAPH (B) MAY REQUEST A HEARING ON HIS OR HER 12 ELIGIBILITY. THE PROVISIONS OF THIS SUB-SUBPARAGRAPH (B) DO NOT 13 APPLY TO A PERSON COVERED BY SUBSECTION (3) OF THIS SECTION.

14 (C) First-time offender financial assistance. The DEPARTMENT
15 SHALL ESTABLISH A PROGRAM TO ASSIST PERSONS WHO APPLY FOR AN
16 INTERLOCK-RESTRICTED LICENSE PURSUANT TO THIS SUBPARAGRAPH (II)
17 AND WHO ARE UNABLE TO PAY THE FULL COST OF AN APPROVED IGNITION
18 INTERLOCK DEVICE. THE PROGRAM SHALL BE FUNDED FROM THE FIRST
19 TIME DRUNK DRIVING OFFENDER ACCOUNT IN THE HIGHWAY USERS TAX
20 FUND ESTABLISHED PURSUANT TO SECTION 42-2-132 (4) (b) (II).

(b) Early reinstatement eligibility requirement. (I) TO BE
ELIGIBLE FOR EARLY REINSTATEMENT WITH AN INTERLOCK-RESTRICTED
LICENSE PURSUANT TO THIS SUBSECTION (4), A PERSON SHALL HAVE
SATISFIED ALL CONDITIONS FOR REINSTATEMENT IMPOSED BY LAW
INCLUDING TIME PERIODS FOR NON-ALCOHOL-RELATED RESTRAINTS;
EXCEPT THAT A PERSON WHOSE LICENSE WAS ALSO RESTRAINED FOR
DRIVING UNDER RESTRAINT PURSUANT TO SECTION 42-2-138 MAY BE

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ELIGIBLE FOR EARLY REINSTATEMENT UNDER THIS SECTION SO LONG AS
 THE RESTRAINT WAS CAUSED IN PART BY DRIVING ACTIVITY OCCURRING
 AFTER AN ALCOHOL-RELATED OFFENSE AND THE LENGTH OF ANY LICENSE
 RESTRICTION UNDER THIS SECTION INCLUDES THE PERIOD OF RESTRAINT
 UNDER SECTION 42-2-138.

6 (II) BEFORE BEING ELIGIBLE FOR EARLY REINSTATEMENT WITH AN 7 INTERLOCK-RESTRICTED LICENSE UNDER THIS SECTION, A PERSON SHALL 8 PROVIDE PROOF OF FINANCIAL RESPONSIBILITY TO THE DEPARTMENT 9 PURSUANT TO THE REQUIREMENTS OF THE "MOTOR VEHICLE FINANCIAL 10 RESPONSIBILITY ACT", ARTICLE 7 OF THIS TITLE. THE PERSON SHALL 11 MAINTAIN SUCH PROOF OF FINANCIAL RESPONSIBILITY WITH THE 12 DEPARTMENT FOR THE LONGER OF THREE YEARS OR THE PERIOD THAT THE 13 PERSON'S LICENSE IS RESTRICTED UNDER THIS SECTION; EXCEPT THAT, FOR 14 AN OFFENDER SUBJECT TO SECTION 42-7-408 (1) (c) (I), THE PERIOD OF 15 TIME THAT THE PERSON MUST MAINTAIN SUCH PROOF OF FINANCIAL 16 RESPONSIBILITY IS THE PERIOD OF TIME THAT THE PERSON'S LICENSE IS 17 **RESTRICTED UNDER THIS SECTION.**

18 (c) IN ORDER TO BE ELIGIBLE FOR EARLY REINSTATEMENT 19 PURSUANT TO THIS SUBSECTION (4), A PERSON WHO HAS BEEN 20 DESIGNATED AN HABITUAL OFFENDER UNDER THE PROVISIONS OF SECTION 21 42-2-202 MUST HAVE AT LEAST ONE CONVICTION FOR DUI, DUI PER SE. 22 DWAI, OR HABITUAL USER UNDER SECTION 42-4-1301, AND NO 23 CONTRIBUTING VIOLATIONS OTHER THAN VIOLATIONS FOR DRIVING UNDER 24 RESTRAINT UNDER SECTION 42-2-138 OR RECKLESS DRIVING UNDER 25 SECTION 42-4-1401.

26 (5) Requirements for issuing the interlock-restricted license.
27 (a) (I) THE DEPARTMENT MAY ISSUE AN INTERLOCK-RESTRICTED LICENSE

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UNDER THIS SECTION IF THE DEPARTMENT RECEIVES FROM A PERSON
 DESCRIBED IN THIS SECTION AN AFFIDAVIT STATING THAT THE PERSON HAS
 OBTAINED:

4 (A) A SIGNED LEASE AGREEMENT FOR THE INSTALLATION AND USE
5 OF AN APPROVED IGNITION INTERLOCK DEVICE IN EACH MOTOR VEHICLE
6 ON WHICH THE PERSON'S NAME APPEARS ON THE REGISTRATION AND ANY
7 OTHER VEHICLE THAT THE PERSON MAY DRIVE DURING THE PERIOD OF THE
8 INTERLOCK-RESTRICTED LICENSE; AND

9 (B) THE WRITTEN CONSENT OF ALL OTHER OWNERS, IF ANY, OF
10 EACH MOTOR VEHICLE IN WHICH THE APPROVED IGNITION INTERLOCK
11 DEVICE IS INSTALLED.

12 (b) (I) NOTWITHSTANDING THE REQUIREMENTS OF PARAGRAPH (a) 13 OF THIS SUBSECTION (5), THE DEPARTMENT MAY ISSUE AN 14 INTERLOCK-RESTRICTED LICENSE TO ANY PERSON NOT SEEKING EARLY 15 REINSTATEMENT BUT WHO IS REQUIRED TO HOLD AN 16 INTERLOCK-RESTRICTED LICENSE PURSUANT TO SUBSECTION (1) OF THIS 17 SECTION WHO IS NOT THE REGISTERED OWNER OR CO-OWNER OF A MOTOR 18 VEHICLE IF THE PERSON SUBMITS AN AFFIDAVIT STATING THAT THE PERSON 19 IS NOT THE OWNER OR CO-OWNER OF A MOTOR VEHICLE AND HAS NO 20 ACCESS TO A MOTOR VEHICLE IN WHICH TO INSTALL AN APPROVED 21 IGNITION INTERLOCK DEVICE.

(II) IF A PERSON HOLDING AN INTERLOCK-RESTRICTED LICENSE
ISSUED PURSUANT TO THIS PARAGRAPH (b) BECOMES AN OWNER OR
CO-OWNER OF A MOTOR VEHICLE OR OTHERWISE HAS ACCESS TO A MOTOR
VEHICLE IN WHICH AN APPROVED IGNITION INTERLOCK DEVICE MAY BE
INSTALLED, HE OR SHE SHALL ENTER INTO A LEASE AGREEMENT FOR THE
INSTALLATION AND USE OF AN APPROVED IGNITION INTERLOCK DEVICE ON

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THE VEHICLE FOR A PERIOD EQUAL TO THE REMAINING PERIOD OF THE
 INTERLOCK-RESTRICTED LICENSE AND SUBMIT THE AFFIDAVIT DESCRIBED
 IN PARAGRAPH (a) OF THIS SUBSECTION (5).

4 (c) THE TERMS OF THE INTERLOCK-RESTRICTED LICENSE SHALL
5 PROHIBIT THE PERSON FROM DRIVING A MOTOR VEHICLE OTHER THAN A
6 VEHICLE IN WHICH AN APPROVED IGNITION INTERLOCK DEVICE IS
7 INSTALLED.

8 (d) THE DEPARTMENT SHALL NOT ISSUE A LICENSE UNDER THIS
9 SECTION THAT AUTHORIZES THE OPERATION OF A COMMERCIAL MOTOR
10 VEHICLE AS DEFINED IN SECTION 42-2-402 (4) DURING THE RESTRICTION
11 REQUIRED BY THIS SECTION.

12 (6) Interlock monitoring device - reports. THE LEASING AGENCY 13 FOR ANY APPROVED IGNITION INTERLOCK DEVICE SHALL PROVIDE 14 MONTHLY MONITORING REPORTS FOR THE DEVICE TO THE DEPARTMENT TO 15 MONITOR COMPLIANCE WITH THE PROVISIONS OF THIS SECTION. THE 16 LEASING AGENCY SHALL CHECK THE DEVICE AT LEAST ONCE EVERY SIXTY 17 DAYS TO ENSURE THAT THE DEVICE IS OPERATING AND THAT THERE HAS 18 BEEN NO TAMPERING WITH THE DEVICE. IF THE LEASING AGENCY DETECTS 19 THAT THERE HAS BEEN TAMPERING WITH THE DEVICE, THE LEASING 20 AGENCY SHALL NOTIFY THE DEPARTMENT OF THAT FACT WITHIN FIVE DAYS 21 OF THE DETECTION.

(7) Licensing sanctions for violating the interlock restrictions.
(a) Due to circumvention - conviction. UPON RECEIPT OF NOTICE OF A
CONVICTION UNDER SUBSECTION (10) OF THIS SECTION, THE DEPARTMENT
SHALL REVOKE ANY INTERLOCK-RESTRICTED LICENSE ISSUED TO THE
CONVICTED PERSON PURSUANT TO THIS SECTION. THE DEPARTMENT SHALL
NOT REINSTATE THE INTERLOCK-RESTRICTED LICENSE FOR A PERIOD OF

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ONE YEAR OR THE REMAINING PERIOD OF LICENSE RESTRAINT IMPOSED
 PRIOR TO THE ISSUANCE OF AN INTERLOCK-RESTRICTED LICENSE
 PURSUANT TO THIS SECTION, WHICHEVER IS LONGER. A PERSON IS
 ENTITLED TO A HEARING ON THE QUESTION OF WHETHER THE REVOCATION
 IS SUSTAINED AND THE CALCULATION OF THE LENGTH OF THE
 INELIGIBILITY.

7 (b) **Due to circumvention - administrative record.** UPON 8 RECEIPT OF AN ADMINISTRATIVE RECORD OTHER THAN A NOTICE OF A 9 CONVICTION DESCRIBED IN PARAGRAPH (a) OF THIS SUBSECTION (7) 10 ESTABLISHING THAT A PERSON WHO IS SUBJECT TO THE RESTRICTIONS OF 11 THIS SECTION HAS OPERATED A MOTOR VEHICLE WITHOUT AN APPROVED 12 IGNITION INTERLOCK DEVICE OR HAS CIRCUMVENTED OR ATTEMPTED TO 13 CIRCUMVENT THE PROPER USE OF AN APPROVED IGNITION INTERLOCK 14 DEVICE, THE DEPARTMENT MAY REVOKE ANY LICENSE ISSUED TO THE 15 PERSON PURSUANT TO THIS SECTION AND NOT REINSTATE THE LICENSE FOR 16 A PERIOD OF ONE YEAR OR THE REMAINING PERIOD OF LICENSE RESTRAINT 17 IMPOSED PRIOR TO THE ISSUANCE OF AN INTERLOCK-RESTRICTED LICENSE 18 PURSUANT TO THIS SECTION, WHICHEVER IS LONGER. A PERSON IS 19 ENTITLED TO A HEARING ON THE QUESTION OF WHETHER THE LICENSE 20 SHOULD BE REVOKED AND THE CALCULATION OF THE LENGTH OF THE 21 INELIGIBILITY.

(c) Due to a lease violation. IF A LEASE FOR AN APPROVED
IGNITION INTERLOCK DEVICE IS TERMINATED FOR ANY REASON BEFORE
THE PERIOD OF THE INTERLOCK RESTRICTION EXPIRES AND THE LICENSEE
PROVIDES NO OTHER SUCH LEASE, THE DEPARTMENT SHALL NOTIFY THE
LICENSEE THAT THE DEPARTMENT SHALL SUSPEND THE LICENSE UNTIL THE
LICENSEE ENTERS INTO A NEW SIGNED LEASE AGREEMENT FOR THE

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1 REMAINING PERIOD OF THE INTERLOCK RESTRICTION.

2 (d) **Extending the interlock license restriction.** IF THE MONTHLY 3 MONITORING REPORTS REQUIRED BY SUBSECTION (6) OF THIS SECTION 4 SHOW THAT THE APPROVED IGNITION INTERLOCK DEVICE INTERRUPTED OR 5 PREVENTED THE NORMAL OPERATION OF THE VEHICLE DUE TO EXCESSIVE 6 BREATH ALCOHOL CONTENT IN THREE OF ANY TWELVE CONSECUTIVE 7 REPORTING PERIODS. THE DEPARTMENT SHALL EXTEND THE INTERLOCK 8 RESTRICTION ON THE PERSON'S LICENSE FOR AN ADDITIONAL TWELVE 9 MONTHS AFTER THE EXPIRATION OF THE EXISTING INTERLOCK 10 RESTRICTION. THE DEPARTMENT SHALL NOTIFY THE PERSON THAT THE 11 IGNITION INTERLOCK RESTRICTION IS BEING EXTENDED AND THAT HIS OR 12 HER LICENSE SHALL BE SUSPENDED UNLESS THE PERSON ENTERS INTO A 13 NEW SIGNED LEASE AGREEMENT FOR THE USE OF AN APPROVED IGNITION 14 INTERLOCK DEVICE FOR THE EXTENDED PERIOD. THE PERSON IS ENTITLED 15 TO A HEARING ON THE EXTENSION OF THE RESTRICTION. BASED UPON 16 FINDINGS AT THE HEARING, INCLUDING AGGRAVATING AND MITIGATING 17 FACTORS, THE HEARING OFFICER MAY SUSTAIN THE EXTENSION, RESCIND 18 THE EXTENSION, OR REDUCE THE PERIOD OF EXTENSION.

19 (8) THE DEPARTMENT MAY PROMULGATE RULES TO IMPLEMENT20 THE PROVISIONS OF THIS SECTION.

(9) Approved ignition interlock device definition - rules.
(a) FOR THE PURPOSES OF THIS SECTION, "APPROVED IGNITION INTERLOCK
DEVICE" MEANS A DEVICE APPROVED BY THE DEPARTMENT OF PUBLIC
HEALTH AND ENVIRONMENT THAT IS INSTALLED IN A MOTOR VEHICLE AND
THAT MEASURES THE BREATH ALCOHOL CONTENT OF THE DRIVER BEFORE
A VEHICLE IS STARTED AND THAT PERIODICALLY REQUIRES ADDITIONAL
BREATH SAMPLES DURING VEHICLE OPERATION. THE DEVICE MAY NOT

ALLOW A MOTOR VEHICLE TO BE STARTED OR TO CONTINUE NORMAL
 OPERATION IF THE DEVICE MEASURES AN ALCOHOL LEVEL ABOVE THE
 LEVEL ESTABLISHED BY THE DEPARTMENT OF PUBLIC HEALTH AND
 ENVIRONMENT.

5 (b) THE STATE BOARD OF HEALTH MAY PROMULGATE RULES TO
6 IMPLEMENT THE PROVISIONS OF THIS SUBSECTION (9) CONCERNING
7 APPROVED IGNITION INTERLOCK DEVICES.

8 (10) Operating vehicle after circumventing interlock device. 9 (a) A PERSON WHOSE PRIVILEGE TO DRIVE IS RESTRICTED TO THE 10 OPERATION OF A MOTOR VEHICLE EQUIPPED WITH AN APPROVED IGNITION 11 INTERLOCK DEVICE AND WHO OPERATES A MOTOR VEHICLE OTHER THAN 12 A MOTOR VEHICLE EQUIPPED WITH AN APPROVED IGNITION INTERLOCK 13 DEVICE OR WHO CIRCUMVENTS OR ATTEMPTS TO CIRCUMVENT THE PROPER 14 USE OF AN APPROVED IGNITION INTERLOCK DEVICE COMMITS A CLASS 1 15 TRAFFIC MISDEMEANOR.

16 (b) IF A PEACE OFFICER ISSUES A CITATION PURSUANT TO
17 PARAGRAPH (a) OF THIS SUBSECTION (10), THE PEACE OFFICER SHALL
18 IMMEDIATELY CONFISCATE THE OFFENDING DRIVER'S LICENSE, SHALL FILE
19 AN INCIDENT REPORT ON A FORM PROVIDED BY THE DEPARTMENT, AND
20 SHALL NOT PERMIT THE DRIVER TO CONTINUE TO OPERATE THE MOTOR
21 VEHICLE.

(c) A COURT SHALL NOT ACCEPT A PLEA OF GUILTY TO ANOTHER
OFFENSE FROM A PERSON CHARGED WITH A VIOLATION OF PARAGRAPH (a)
OF THIS SUBSECTION (10); EXCEPT THAT THE COURT MAY ACCEPT A PLEA
OF GUILTY TO ANOTHER OFFENSE UPON A GOOD FAITH REPRESENTATION
BY THE PROSECUTING ATTORNEY THAT THE ATTORNEY COULD NOT
ESTABLISH A PRIMA FACIE CASE IF THE DEFENDANT WERE BROUGHT TO

1 TRIAL ON THE OFFENSE.

2 (11) **Tampering with an approved ignition interlock device.** 3 (a) A PERSON SHALL NOT INTERCEPT, BYPASS, OR INTERFERE WITH OR AID 4 ANY OTHER PERSON IN INTERCEPTING, BYPASSING, OR INTERFERING WITH 5 AN APPROVED IGNITION INTERLOCK DEVICE FOR THE PURPOSE OF 6 PREVENTING OR HINDERING THE LAWFUL OPERATION OR PURPOSE OF THE 7 APPROVED IGNITION INTERLOCK DEVICE REQUIRED UNDER THIS SECTION. 8 (b) A PERSON WHOSE PRIVILEGE TO DRIVE IS RESTRICTED TO THE 9 OPERATION OF A MOTOR VEHICLE EQUIPPED WITH AN APPROVED IGNITION 10 INTERLOCK DEVICE SHALL NOT DRIVE A MOTOR VEHICLE IN WHICH AN 11 APPROVED IGNITION INTERLOCK DEVICE IS INSTALLED PURSUANT TO THIS 12 SECTION IF THE PERSON KNOWS THAT ANY PERSON HAS INTERCEPTED, 13 BYPASSED, OR INTERFERED WITH THE APPROVED IGNITION INTERLOCK 14 DEVICE. 15 (c) A PERSON VIOLATING ANY PROVISION OF THIS SUBSECTION (11) 16 COMMITS A CLASS 1 MISDEMEANOR AND SHALL BE PUNISHED AS PROVIDED 17 IN SECTION 18-1.3-501, C.R.S. 18 19 **SECTION 2.** In Colorado Revised Statutes, 42-2-116, amend (6); 20 and **repeal** (7) and (8) as follows: 21 42-2-116. Restricted license. (6) (a) Except as otherwise 22 provided in paragraph (b) of this subsection (6), any A person who 23 violates any provision of this section commits a class A traffic infraction. 24 (b) Any person whose privilege to drive is restricted to the 25 operation of a motor vehicle equipped with an approved ignition interlock 26 device as defined in section 42-2-132.5 (7) (a), who operates a motor

27 vehicle other than a motor vehicle equipped with an approved ignition

interlock device or who circumvents or attempts to circumvent the proper
 use of an approved ignition interlock device commits a class 1 traffic
 misdemeanor.

4 (7) Whenever a peace officer issues a citation pursuant to 5 paragraph (b) of subsection (6) of this section, the peace officer shall 6 immediately confiscate the license, shall file an incident report on a form 7 provided by the department, and shall not permit the driver to continue to 8 operate the motor vehicle.

9 (8) No court shall accept a plea of guilty to another offense from 10 a person charged with a violation of subsection (6) (b) of this section; 11 except that the court may accept a plea of guilty to another offense upon 12 a good faith representation by the prosecuting attorney that the attorney 13 could not establish a prima facie case if the defendant were brought to 14 trial on the offense.

SECTION 3. In Colorado Revised Statutes, repeal 42-2-126.3.
SECTION 4. In Colorado Revised Statutes, 42-2-126, amend (4)
(d) (II) (A) as follows:

42-2-126. Revocation of license based on administrative 18 determination. (4) Multiple restraints and conditions on driving 19 20 **privileges.** (d) (II) (A) If a person was determined to be driving with 21 excess BAC and the person had a BAC that was 0.17 or more or if the 22 person's driving record otherwise indicates a designation as a persistent 23 drunk driver as defined in section 42-1-102 (68.5), the department shall require the person to complete a level II alcohol and drug education and 24 25 treatment program certified by the unit in the department of human 26 services that administers behavioral health programs and services, 27 including those related to mental health and substance abuse, pursuant to

section 42-4-1301.3 as a condition to restoring driving privileges to the
person and, upon the restoration of driving privileges, shall require the
person to hold a restricted license requiring the use of an ignition
interlock device pursuant to section 42-2-132.5 (1) (b.5) (b).

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SECTION 5. In Colorado Revised Statutes, 42-2-127, **amend** (14) (a) (I) (B) as follows:

7 42-2-127. Authority to suspend license - to deny license - type 8 of conviction - points. (14) (a) (I) If there is no other statutory reason for 9 denial of a probationary license, any individual who has had a license 10 suspended by the department because of, at least in part, a conviction of 11 an offense specified in paragraph (b) of subsection (5) of this section may 12 be entitled to a probationary license pursuant to subsection (12) of this 13 section for the purpose of driving for reasons of employment, education, 14 health, or alcohol and drug education or treatment, but:

15 (B) If the individual is AN INTERLOCK-RESTRICTED DRIVER OR IS 16 a persistent drunk driver, as defined in section 42-1-102 (68.5), any 17 probationary license shall require the use of an approved ignition 18 interlock device, as defined in section 42-2-132.5 (7) (a) (9) (a), and the 19 time that the individual holds a probationary license under this section 20 shall not be credited against the time that the individual may be required 21 to hold a restricted AN INTERLOCK-RESTRICTED license pursuant to section 22 42-2-132.5.

- 23 SECTION 6. In Colorado Revised Statutes, 42-2-132, amend (2)
 24 (a) (IV) and (4) (b) (II) (B) as follows:
- 42-2-132. Period of suspension or revocation. (2) (a) (IV) Any
 person whose license or privilege to drive a motor vehicle on the public
 highways has been revoked under section 42-2-125 (1) (g) (I) or (1) (i) or

1 42-2-203 where the revocation was due in part to a DUI, DUI per se, 2 DWAI, or habitual user conviction shall be required to present an 3 affidavit stating that the person has obtained at the person's own expense 4 a signed lease agreement for the installation and use of an approved 5 ignition interlock device, as defined in section 42-2-132.5 (7) (9) (a), in 6 each motor vehicle on which the person's name appears on the 7 registration and any other vehicle that the person may drive during the 8 period of the restricted INTERLOCK-RESTRICTED license. and a copy of 9 each signed lease agreement.

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(4) (b) All restoration fees collected pursuant to this subsection (4) shall be transmitted to the state treasurer, who shall credit:

12 (II) (B) The moneys in the account shall be subject to annual 13 appropriation by the general assembly on and after January 1, 2009, first 14 to the department of revenue to pay its costs associated with the 15 implementation of House Bill 08-1194, as enacted at the second regular 16 session of the sixty-sixth general assembly; second, to the department of 17 revenue to pay a portion of the costs for an ignition interlock device as 18 required DESCRIBED by section $42-2-132.5 \left(\frac{1.5}{a}\right) \left(\frac{1}{a}\right) \left(\frac{1}{a}$ 19 a first time drunk driving offender who is unable to pay the costs of the 20 device; and then to provide two million dollars to the department of 21 transportation for high visibility drunk driving enforcement pursuant to 22 section 43-4-901, C.R.S. Any moneys in the account not expended for 23 these purposes may be invested by the state treasurer as provided by law. 24 All interest and income derived from the investment and deposit of 25 moneys in the account shall be credited to the account. At the end of each 26 fiscal year, any unexpended and unencumbered moneys remaining in the 27 account shall remain in the account and shall not be credited or

transferred to the general fund, the highway users tax fund, or anotherfund.

3 SECTION 7. In Colorado Revised Statutes, 42-3-303, amend (1)
4 (f) as follows:

42-3-303. Persistent drunk driver cash fund - programs to
deter persistent drunk drivers. (1) There is hereby created in the state
treasury the persistent drunk driver cash fund, which shall be composed
of moneys collected for penalty surcharges under section 42-4-1307 (10)
(b). The moneys in such THE fund are subject to annual appropriation by
the general assembly:

(f) To assist in providing approved ignition interlock devices, as
defined in section 42-2-132.5 (7) (a) (9) (a), for indigent offenders; and
SECTION 8. In Colorado Revised Statutes, 42-4-1307, amend
(7) (b) (V) and (8) as follows:

42-4-1307. Penalties for traffic offenses involving alcohol and
drugs - repeal. (7) Probation-related penalties. When a person is
sentenced to a period of probation pursuant to subparagraph (IV) of
paragraph (a) of subsection (5) of this section or subparagraph (IV) of
paragraph (a) of subsection (6) of this section:

20 (b) The court:

(V) May require the person to use an approved ignition interlock
device, as defined in section 42-2-132.5 (7) (a) (9) (a), during the period
of probation at the person's own expense;

(8) Ignition interlock devices. In sentencing a person pursuant
to this section, courts are encouraged to require the person to use an
approved ignition interlock device, as defined in section 42-2-132.5 (7)
(a) (9) (a), as a condition of bond, probation, and participation in

1 programs pursuant to section 18-1.3-106, C.R.S.

2 **SECTION 9.** Act subject to petition - effective date. This act 3 takes effect at 12:01 a.m. on the day following the expiration of the 4 ninety-day period after final adjournment of the general assembly (August 7, 2012, if adjournment sine die is on May 9, 2012); except that, if a 5 6 referendum petition is filed pursuant to section 1 (3) of article V of the 7 state constitution against this act or an item, section, or part of this act 8 within such period, then the act, item, section, or part will not take effect 9 unless approved by the people at the general election to be held in 10 November 2012 and, in such case, will take effect on the date of the 11 official declaration of the vote thereon by the governor.