

ARIZONA DEPARTMENT OF TRANSPORTATION

MOTOR VEHICLE DIVISION

OFFICE MEMO T6055

August 15, 2013

TO: MVD ORGS
ECD ORGS
MVD T&R/DL THIRD PARTY PROVIDERS
ARIZONA COURTS
ARIZONA LAW ENFORCEMENT AGENCIES

FROM: STACEY K. STANTON
Division Director



SUBJECT: HOUSE BILL 2182: CONTINUOUS ALCOHOL MONITORING PROGRAM
(CAMP) ENDS
Rescinds Policy 16.6.13, Office Memo T5889, T5890, and T5891

Effective September 13, 2013, Laws 2013, Chapter 119, the Motor Vehicle Division (MVD) will no longer allow a person to be placed in the Continuous Alcohol Monitoring Program (CAMP) in lieu of equipping any motor vehicle the person operates with a Certified Ignition Interlock Device (CIID).

Any person who was participating in CAMP, before the effective date, may continue to be in the program and serve out their remaining requirement.

A CAMP device is a transdermal alcohol sensing device that is to be worn 24 hours a day, seven days a week. The device will perform daily monitoring for alcohol use and will record the transdermal alcohol readings every half hour, which will be submitted to the Division.

A person, who is subject to the CIID/CAMP requirement, will have been issued a license that is marked with either the words "Ignition Interlock" in blue or "Restricted Interlock ARS 28-1402" in red inside a box on the front and the restriction verbiage, "Interlock Exempt ARS 28-3319", on the back of the license.

When in the CAMP, the participant shall:

- Pay all costs for the testing, monitoring and enrollment in the program
- Remain in the program for the same amount of time as the CIID requirement
- Attend all required appointments with the device provider
- Be tested at least once a day for the use of alcoholic beverages
- Not test positive twice for a blood alcohol concentration (BAC) above the .03 limit
- Not tamper or circumvent the device

The contracted CAMP provider shall submit electronically by email compliance reports to the Ignition Interlock Unit, who will update the Customer Record accordingly.

- The compliance reports shall be made every 30 days for at least six months

CAMP Violations/Noncompliance

The Division shall *extend* the CIID/CAMP requirement, for an additional six-month period when the person tampers with or circumvents the CAMP device.

When a person tests positive twice with a BAC of .03 or more, the person will be required to remove the CAMP device and to install a CIID, see Policy [16.6.9 Certified Ignition Interlock Device \(CIID\) Requirements](#), and notify the Division of CIID installation within three days of the date of the Alcohol Monitoring Device Discontinuation, form #96-0636.

When a person fails to submit proof of compliance, the Division shall immediately suspend the person's driving privilege and prevent the registration renewal of any vehicles owned by the person (see Policy [11.1.9 Certified Ignition Interlock Device \(CIID\) Prohibited Registration Renewal](#)) until proof of compliance is submitted.

A person whose driving privilege is suspended for noncompliance or the CIID/CAMP requirement has been extended due to tampering/circumvention may submit a written request for a hearing. The written request must be received by the Division within 15 days after the date the Noncompliance Corrective Action Notice or Alcohol Monitoring Device Extension, form #96-0631, was mailed, see Policy [16.6.10 Administrative Hearing Request](#). A timely request for a hearing stays the suspension until the hearing is held, except that the Division shall not return any surrendered license or permit and may only issue a temporary license, see Policy [16.6.7 Temporary Licenses](#).

The Division shall not reinstate the person's driving privilege after noncompliance for failure to install a CAMP device until the person:

- Provides proof of installation of a functioning CAMP device
- Meets all applicable eligibility requirements
- Pays all required reinstatement and reapplication fees, see Policy [16.1.6 Driver and Identification License Fees](#)

CIID/CAMP Deferment

The CIID/CAMP requirement shall be deferred for up to six months if all of the following apply:

- The person is sentenced pursuant to A.R.S. § 28-1381; violations occurring on or after January 1, 2012
- The person successfully completes an alcohol education program consisting of at least 16 hours pursuant to A.R.S. § 28-1381
- The person has maintained a functioning CAMP device
- At the time of the offense, the person was not involved in a motor vehicle accident that resulted in physical injury or property damage
- All necessary compliance information has been provided to the Division by the contracted CAMP provider (the Division must have received at least four compliance checks; the last one within the last 35 days), the alcohol screening program, and the alcohol education program

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Note: If the person is arrested for a violation of A.R.S. § 28-1381, 28-1382, or 28-1383 during the deferment period, the deferment will be revoked and the person must complete the remainder of the CIID time period.

Questions regarding CIID/CAMP requirements may be directed to the Technical Support Unit at (602) 712-4900.

Attachments: CAMP Licenses

