



**STATE OF OKLAHOMA
BOARD OF TESTS FOR ALCOHOL AND DRUG INFLUENCE**

Administrative Office at:

Board of Tests for Alcohol and Drug Influence
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Dr. Kenneth E. Blick, Ph.D.
Chairman

J. Robert Blakeburn
State Director of Tests
for Alcohol and Drug Influence

March 6, 2009

Emmett E. Goodson
Administrative Assistant

**ACTION NO. 09-02 BY THE STATE DIRECTOR OF TESTS
FOR ALCOHOL AND DRUG INFLUENCE**

Under authority of 47 O.S. Section 751-761 and OAC 40:1-1-3 promulgated by the Board of Tests for Alcohol and Drug Influence, the following official **ACTION** is hereby taken by the State Director of Tests for Alcohol and Drug Influence.

**IGNITION INTERLOCK CERTIFICATION
DEFINITIONS AND SPECIFICATIONS**

The State Director of Tests hereby declares the following definitions, specifications and clarifications to the corresponding Oklahoma Administrative Code Rule sections:

- (1) 40:50-1-8 (a) (2) "Satisfactory completion" of the referenced test is defined as answering eighty per-cent (80%) correctly.
- (2) 40:50-1-8 (a) (3) To show compliance with this section for initial certification, the applicant must submit a Criminal History Record Information Request to the Oklahoma State Bureau of Investigation at the time of application. If the applicant has not lived in Oklahoma for the five years next preceding the application, the applicant shall submit a certified criminal history report from the state agency responsible for keeping criminal history records in the prior state(s) of residence, certified within forty-five days prior to the application.
- (3) 40:50-1-7 (c) (2) The reasonable time a service representative candidate may provide services to the public in a training, uncertified capacity is thirty days. After such time, a candidate must have completed the requirements for certification.
- (4) No ignition interlock devices shall be legal for use in the State of Oklahoma without a 2009 or later certification after June 30, 2009. Except individuals in training, uncertified capacity pursuant to OAC 40:50-1-7 (c) (2), no service centers nor service representative shall provide services to the public without 2009 or later certification, pursuant to Board rules (OAC title 40, Chapter 50), after June 30, 2009.

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