

## Ignition Interlock Jurisdictional Comparison

	British Columbia	Alberta	Saskatchewan
<b>Does this province have an Ignition Interlock Program?</b>	Yes	Yes	Yes
<b>Who is eligible?</b>	<p>~Drivers convicted under sections 253 or 254 of the Criminal Code of Canada can apply after prohibition period</p> <p>~Must be a resident of British Columbia and eligible for a Restricted Operator's Licence</p> <p>~3rd and subsequent low BAC suspensions within 5 years</p> <p>~One Immediate 30 day or 90 day administrative driving prohibition</p>	<p>~Drivers convicted under sections under of 253, 254 and 255 of the Criminal Code of Canada may apply after the prohibition period.</p> <p>~Must be a resident of Alberta and eligible for a Restricted Operator's Licence with the Ignition Interlock device.</p>	<p>~First and repeat offenders convicted for impaired driving pursuant to sections 253 and 254 of the Criminal Code</p> <p>Impaired driving convictions involving injuries are not eligible</p>
<b>Does your province have mandatory II?</b>	<p>Yes, a mandatory referral process</p> <p>There is now a review process in place where the customer can request the ignition interlock referral to be reviewed.</p>	Yes	No
<b>If yes to above, is mandatory II a requirement or a suspension?</b>	Requirement - this must be completed to be reinstated in BC	Requirement - The Ignition Interlock program must be completed to be reinstated in the province of AB	N/A
<b>What are the requirements for the II program?</b>	<p>~Criminal offenders must complete the Responsible Driver Program (RDP) before entering the alcohol interlock program</p> <p>~Non-criminal participants must concurrently participate in RDP</p>	<p>~The driver must have served the Court-ordered prohibition period</p> <p>~First time offenders must complete the "Planning Ahead" program</p> <p>~Repeat offenders must complete the "Impact" Program</p> <p>~Driver must complete all reinstatement conditions prior to participation</p> <p>~Attend a hearing with the Alberta Transportation Safety Board</p>	<p>~Completion of addiction screening and prescribed recovery or education program</p> <p>~Court ordered or provincial requirement period must be served before the interlock can be installed, whichever is greater, has been served</p>
<b>What are mandatory suspension periods prior to II installation?</b>	<p>~Must complete the minimum one year suspension period before eligible to participate in the program</p> <p>~Non-criminal participants are immediately eligible as long as no other driving prohibitions are in effect</p>	<p>Must serve their hard prohibition term before being able to participate in the IIP. Prior and post July 1 (Unless otherwise stated on the "Order of Driving Prohibition" provided by the courts):</p> <p>1st Conviction- 3 months prohibition term</p> <p>2nd Conviction: 6 months prohibition term</p> <p>3rd and Subsequent Conviction: 1 year prohibition term</p> <p>If the Order of Driving Prohibition document does not specify a term, the above terms apply.</p>	<p>~First offence (within 10 years) – Three months</p> <p>~Second offence (within 10 years) – Six months</p> <p>~Third and subsequent offences (within 10 years) – 12 months</p>
<b>What are the mandatory minimum II periods?</b>	<p>~First CC offence (within 10 years) - 1 year</p> <p>~Second CC offence (within 10 years) - 2 years</p> <p>~Third CC offence (within 10 years) - 3 years</p>	<p>Before July 1, 2012: Minimum period of 6 months on the program. If suspension is longer than the min 6 months, they may participate on II until the end of suspension term to be able to drive.</p> <p>After July 1, 2012:</p> <p>~First offence (within 10 years) – 1 year</p> <p>~Second offence (within 10 years) – 3 years</p> <p>~Third and subsequent offences- 5 years</p> <p>~Impaired Driving Offences Before July 01, 2012- Min 6 months</p>	<p>Voluntary program</p> <p>~First offence – One year*</p> <p>~Second offence – Two years</p> <p>~Third and subsequent offences – Three years*</p> <p>* less the court ordered or provincial requirement period</p>
<b>Are you part of the Interlock Reciprocity</b>	Yes	Yes	Yes

## Ignition Interlock Jurisdictional Comparison

	Manitoba	Ontario	Quebec
<b>Does this province have an Ignition Interlock Program?</b>	Yes	Yes	Yes. Please note that the answers provided refer to what happens subsequently to a criminal conviction, not to licence suspension prior to that.
<b>Who is eligible?</b>	All offenders who are convicted of impaired driving may apply once they serve the minimum court ordered suspension.	<ul style="list-style-type: none"> <li>• Mandatory condition for all offenders convicted of a motor vehicle related drinking and driving offence. <ul style="list-style-type: none"> <li>• The Conduct Review Reduced Suspension with Ignition Interlock Program, allows first time offenders to reduce their mandatory suspension period with the mandatory installation of an approved ignition interlock device.</li> <li>• Third and subsequent offenders who have a BAC in the warn</li> </ul> </li> </ul>	~Voluntary period: First and subsequent offenders convicted of an impaired driving offence ~Mandatory period: Only if summary assessment is not satisfactory (first conviction) ~Mandatory period: Satisfactory completion of comprehensive assessment (first conviction for refusing a test or blood alcohol level above 160 mg/100ml OR second and subsequent convictions)
<b>Does your province have mandatory II?</b>	Yes	Yes	Yes
<b>If yes to above, is mandatory II a requirement or a suspension?</b>	Requirement	<ul style="list-style-type: none"> <li>• Requirement</li> <li>• For drivers in the Conduct Review Reduced Suspension with Ignition Interlock program, early removal of the device will result in a suspension</li> </ul>	It is a requirement when the person has completed the assessment and the period of revocation has ended (1, 3 or 5 years)
<b>What are the requirements for the II program?</b>	Participation during mandatory suspension period: ~Be granted permission by the court to participate in the Ignition Interlock Program and have your driving prohibition period reduced. ~Serve the minimum prohibition period ordered by the court ~File an approved assessment from the Addictions Foundation of MB ~Successfully appeal to the Licence Suspension Appeal Board (LSAB) for a conditional licence on grounds of exceptional hardship Participation during post suspension mandatory period: ~File an approved assessment from the Addictions Foundation of MB	<ul style="list-style-type: none"> <li>• For drivers who are not in the Conduct Review Reduced Suspension with Ignition Interlock Program, they must serve the full suspension period and upon reinstatement will be subject to the ignition interlock condition</li> <li>• For drivers who are in the Conduct Review Reduced Suspension with Ignition Interlock Program, they must complete the minimum mandatory suspension period, enrol with the Ignition Interlock Service Provider and complete the assessment portion of the remedial measures program "Back on Track"</li> <li>• All drivers must complete the mandatory remedial measures "Back on Track" program</li> <li>• For third and subsequent offenders who have a BAC in the warn range (.05 - .08), they must serve the full 30-day suspension and upon reinstatement will be subject to the ignition interlock condition</li> <li>• Pay reinstatement fee or Administrative</li> </ul>	~First offence – One or two years ~Second offence – Two or three years ~Second conviction for a blood alcohol level above 160mg/100ml or refusal to obey the order of a peace officer - Life (no possibility to obtain a driver's licence again without this condition) ~Third and subsequent offences – Life (no possibility to obtain a driver's licence again without this condition)
<b>What are mandatory suspension periods prior to II installation?</b>		<ul style="list-style-type: none"> <li>• For drivers who are not in the Conduct Review Reduced Suspension with Ignition Interlock Program, they must serve the full suspension period and upon reinstatement will be subject to the ignition interlock condition</li> <li>• For drivers who are in the Conduct Review Reduced Suspension with Ignition Interlock Program, they must complete the minimum mandatory suspension period <ul style="list-style-type: none"> <li>• For third and subsequent offenders who have a BAC in the warn range (.05 - .08), they must serve the full</li> </ul> </li> </ul>	Yes: 1, 3 or 5 years before the mandatory period. A person may drive with the interlock device during the revocation period (voluntary period).
<b>What are the mandatory minimum II periods?</b>	~First offence - one year ~Second offence (within 10 years) – One year ~Third offences (within 10 years) – Three years Fourth and subsequent offences (with 10 years)- Lifetime	<ul style="list-style-type: none"> <li>• First offence – One year</li> <li>• Subsequent offences – 3 or more years</li> <li>• Third or subsequent warn range - 6 months</li> </ul>	~First offence (within 10 years) – None or 1 year ~Second offence (within 10 years) – 2 or 3 years (or life, see above) ~Third and subsequent offences (within 10 years) – 3 or lifetime (see above)
<b>Are you part of the Interlock Reciprocity</b>	No	No	No

## Ignition Interlock Jurisdictional Comparison

	New Brunswick	Nova Scotia	PEI
<b>Does this province have an Ignition Interlock Program?</b>	Yes	Yes	Yes
<b>Who is eligible?</b>	~All drivers who have been convicted of a drinking and driving offence under Section 253 or 254 of the Criminal Code of Canada ~Interlock participation permits the early reinstatement of driving privileges by reducing the prohibition period.	All drivers who have been convicted of a drinking and driving offence under Section 253 or 254 of the Criminal Code of Canada	All drivers who have been convicted of a drinking and driving offence under Section 253 or 254 of the Criminal Code of Canada or administrative cancellation under Section 13 of the Medical Standards for Drivers (Alcoholism)
<b>Does your province have mandatory II?</b>	No	Yes	Yes
<b>If yes to above, is mandatory II a requirement or a suspension?</b>	N/A	Suspension until ignition interlock term has been completed	Mandatory requirement for all driver's licence reinstatements.
<b>What are the requirements for the II program?</b>	~Court has not “disallowed” the use of an alcohol ignition interlock device ~Court-ordered minimum mandatory prohibition period has been served ~All other suspensions have been completed; all outstanding fines have been paid and completion of any required alcohol re-education course ~Must complete an Alcohol Re-education Program before being permitted to enter the program	The program is based on the number of impaired driving convictions you have had. -First Offence - if Addictions services assesses you as low or medium risk then the program is voluntary. -First Offence - if Addictions services assesses you as high risk, the II is mandatory for 1 year -Second Offence - Ignition interlock is mandatory for 2 years in order to be reinstated Third Offence - Ignition interlock is mandatory for 3 years in order to be reinstated. -First Offence causing death or bodily harm - Ignition interlock is mandatory for 2 years once your prohibition period has been served. -Second Offence causing death or bodily harm - Ignition interlock is mandatory for 5 years once your prohibition period has been served.	~Must serve the minimum court ordered prohibition -Deemed eligible by the Registrar's office -no other suspensions in place -all fines and fees paid -all mandatory course or programs completed (Alcohol assessment and/or re-education program) - all minimum times served
<b>What are mandatory suspension periods prior to II installation?</b>	~First offence – Three months ~Second offence – Six months ~Third and subsequent offences – 12 months	~First offence – Three months ~Second offence – Six months ~Third and subsequent offences – 12 months	~First offence – Three months ~Second offence – Six months ~Third and subsequent offences – 12 months
<b>What are the mandatory minimum II periods?</b>	~First offence – 9 months ~Second offence – 30 months ~Third and subsequent offences – 48 months	~First Offence (low,medium risk) - Voluntary remainder of your prohibition period -First Offence (high risk) - Mandatory for a minimum of 1 year -Second Offence - Mandatory for 2 years in order to be reinstated Third Offence - Mandatory for 3 years in order to be reinstated. -First Offence causing death or bodily harm - Ignition interlock is mandatory for 2 years once your prohibition period has been served. -Second Offence causing death or bodily harm - Ignition interlock is mandatory for 5 years once your prohibition period has been served.	1st offence - minimum of 12 months in IIP 2nd offence - minimum of 24 months in IIP 3rd and subsequent offence - minimum of 5 years in IIP 10 Year window - *Additional 1 year added to each minimum time if a passenger below the age of 16 is the vehicle at the time of the offence
<b>Are you part of the Interlock Reciprocity</b>	Yes	Yes	Yes

## Ignition Interlock Jurisdictional Comparison

	Newfoundland	Yukon	NWT
<b>Does this province have an Ignition Interlock Program?</b>	Yes	Yes	Yes
<b>Who is eligible?</b>	~First and repeat offenders can apply to participate in the program	First and subsequent offenders convicted of impaired driving and voluntarily apply for the program are considered, along with those who are directed by a judge to participate as a condition of sentencing. To be eligible for the program, the person must have already served the minimum period of disqualification, and must meet the other program criteria.	Individuals convicted of impaired driving under the Criminal Code of Canada.
<b>Does your province have mandatory II?</b>	No	No	No
<b>If yes to above, is mandatory II a requirement or a suspension?</b>		Mandatory minimum II periods 6 months - 1st offence 30 months - 2nd offence 60 months - 3rd and subsequent	N/A
<b>What are the requirements for the II program?</b>	~Completion of the minimum court ordered prohibition period ~Completion of any required alcohol education program or alcohol assessment/treatment ~First time offenders must complete an alcohol education program prior to installation of interlock device ~Repeat offenders are required to undergo an assessment for alcohol dependency and then seek treatment if deemed necessary ~Payment of fines	~Driver must appeal to the Yukon Driver Control Board to participate in the program and eligibility is determined on a case-by-case basis. ~The driver must complete all reinstatement conditions and obtained verification from the Motor Vehicles Office.	- Individual must apply to the Registrar - To successfully complete the program, individual must remain in the program for the duration of his or her driving prohibition AND show no program violations, including alcohol warns and fails, in the final three months
<b>What are mandatory suspension periods prior to II installation?</b>		~First offence (within 10 years) – Three months ~Second offence (within 10 years) – Six months ~Third and subsequent offences (within 10 years) – 12 months	As legislated by the Criminal Code of Canada, a prescribed period of a mandatory prohibition must first be served:  - at least three months (first offence); - at least six months (second offence) - at least one year (third and subsequent offences)
<b>What are the mandatory minimum II periods?</b>		N/A	N/A
<b>Are you part of the Interlock Reciprocity</b>	No	Yes	N/A

Ignition Interlock Jurisdictional Comparison

	Nunavut
Does this province have an Ignition Interlock Program?	N/A
Who is eligible?	N/A
Does your province have mandatory II?	
If yes to above, is mandatory II a requirement or a suspension?	N/A
What are the requirements for the II program?	
What are mandatory suspension periods prior to II installation?	N/A
What are the mandatory minimum II periods?	N/A
Are you part of the Interlock Reciprocity	N/A