

SMART START IN-HOM® User Instructions

The SMART START IN-HOM® ("IN-HOM®") is a breath-alcohol device with a photo identification feature that requires the user to take a breath test during specified "test windows." The device will indicate to the user when a test is required with the use of an LCD located on top of the IN-HOM® unit. The unit will also beep during the required "test windows". The same LCD is used to inform the user of the breath sample result. An instruction label is located on the left-hand side of the unit. The IN-HOM® unit consists of four parts: the IN-HOM® device, a mouthpiece, a power supply with A/C cord, and a transport case.

SETTING UP THE IN-HOM UNIT:

- 1. Make sure the IN-HOMe unit is sitting on a flat, sturdy surface.
- Connect the power supply cord to the IN-HOM[®] unit and plug it into an electrical outlet. The unit will activate and the LCD will display
 WAIT ####, and then BLOW. Remember to leave the IN-HOM[®] unit connected to power; not doing so may result in a missed test. The power
 may be removed if you plan to transport the device.
- 3. Place the mouthpiece in the nozzle found on top of the IN-HOM® unit.

HOW TO TAKE A TEST:

- 1. Make sure the LCD displays the word BLOW. At this time, drink WATER to eliminate any breath contaminants.
- 2. Take a deep breath and blow steadily into the mouthpiece of the unit while looking straight into the camera for approximately 3-4 seconds. During the test, the LCD will display the word TEST.
- Keep blowing into the mouthpiece until the unit clicks and the sound of the beep changes to a higher tone to let you know when to stop (approximately 4 seconds).
- 4. After testing the LCD will display ABORT or ANALYZING.

ABORT	Test is not complete, wait for the unit to display BLOW and take additional tests until the result is PASS		
ANALYZING	The unit is processing the breath sample followed by a result		
• PASS	Test is complete		
• WARN	Test is not complete, wait for the unit to display BLOW and take additional tests until the result is PASS		
• FAIL	Test is not complete, wait for the unit to display BLOW and take additional tests until the result is PASS		
• VIOL	Test is not complete, wait for the unit to display BLOW and take additional tests until the result is PASS		

REQUIRED "TEST WINDOWS"

You must provide at least one sample with a "PASS" reading during this period. If you miss a "test window," a Violation will be reported. Taking a test after the "test window" WILL NOT reverse this, however the unit will allow a test.

When the IN-HOM^o unit reaches a scheduled "test window", the unit will beep, LED 2 will flash green, and the LCD will display "BLOW" along with a timer indicating how much time you have to take a test. A test MUST be taken during this time. As the "test window" nears the end of the allotted time, THE UNIT WILL BEEP MORE FREQUENTLY. You can voluntarily take a test outside of a "test window" as long as the device displays "BLOW". Be sure to drink WATER prior to each and every test.

SERVICE LOCKOUT

A service lockout is indicated by an LCD display of "LOCKOUT SRVC". Before completely locking out, the LCD will display "SveLock ## hr". This is the number of hours remaining before the device locks out due to missing your service date. Once the grace period time expires, you will not be able to take a test and are required to call your service provider for further instructions on servicing your unit. DO NOT IGNORE THE SERVICE WARNING grace period.

VIOLATION LOCKOUT

A violation lockout is indicated by an LCD display of "LOCKOUT VIOL". Before completely locking out, the LCD will display "ViolLek ## hr". This is the number of hours remaining before the device locks out due to violations. Once the grace period time expires, you will not be able to take a test and are required to call your service provider for further instructions on servicing your unit. A violation is caused by a HIGH LEVEL breath failure OR by missing a test. DO NOT IGNORE THE LOCKOUT WARNING grace period.

SMART START IN-HOM® Quick Reference Information

AFTER HOURS SERVICE

If you need service after normal business hours, call Smart Start's toll free at 1-888-234-0198.

IN-HOM® SERVICE

You will be instructed when to bring the IN-HOM® device for service. The device must always be carried in the transport case. Be sure to make note of your service appointment date.

IN-HOM® LCD STATUS INFORMATION

LCD DISPLAYS	DESCRIPTION
WAIT##	The unit is preparing for a breath test.
BLOW	The unit is ready to accept a breath test.
TEST	The unit is accepting the test.
SvcLock ## hr	A reminder of the number of hours remaining before the unit goes into lockout due to missing your service appointment.
ViolLck ## hr	A reminder of the number of hours remaining before the unit goes into lockout due to violations.
LOCKOUT VIOL	The device is in lockout due to violations. You will not be able to take a test and are required to call your service provider for further instructions on servicing your unit.
LOCKOUT SRVC	The device is in lockout due to missing your service date. You are not able to take a test and are required to call your service provider for further instructions on servicing your unit.
APPT MM/DD	A reminder, your appointment date is approaching. The device starts flashing before your appointment date.
MISSED TEST	A test with the result of "PASS" was not provided during a "test window".

- You must drink WATER prior to each and every breath test. This will eliminate breath contaminants. Remember: always take a DEEP BREATH immediately before taking a test.
- Do not use a breath freshening agent or any contaminants before taking a test; most of these agents contain a high level of alcohol.
- Once the device begins asking for a test, be sure to take the test; NOT doing so will result in a VIOLATION.
- Place the device where you can see the LCD and hear the BEEP TONES. If a test is requested and you are in a loud environment, you may not hear the beeping sound from the unit.
- Do not place the IN-HOM[®] unit on the floor, around extreme temperatures, where it is prone to damage, or where you can't see
 it or hear it. Also, do not expose the unit to moisture from liquids. You are responsible for damages due to negligence or
 abuse of the device.
- Your picture is being taken and viewed. You are required to dress appropriately at all times.

If your IN-HOM[®] unit locks out or is not operating properly, please call Smart Start at 1-888-234-0198 for assistance. We may ask you to bring the unit to the nearest location for service.

Smart Start Michigan IN-HOM Payment Schedule

•	nt performs downloads on the IN-HOM device, you are payments to our corporate office on a monthly basis.
Today's date:	
Smart Mobile is due each month payment by the date listed above	o for the Standard IN-HOM or \$174.90 for the IN-HOM h prior to the date listed above. If we do not receive e, the device will go into a locked state and you will not be ar daily breath tests until payment is
not made by the above date and	le clients will be issued a \$15.00 late fee if their payment is IN-HOM standard clients will be issued a \$50.00 fee for at 24 hour notice Initial
** Failure to return the device to in charges being filed.	o Smart Start is considered Felony Theft and may result Initial
IN-HOM Standard	IN-HOM Smart Mobile
Enrollment= \$65.00	Enrollment= \$75.00
Lease = \$95.40 Downloads = \$10.00	Lease= \$174.90 End of Program =\$0.00
** A \$5.00 Administrative fee wi	ill apply to any reimbursements made.
Payment Options:	
• Call in a credit/debit card	payment. We accept Visa, MasterCard, and Discover.
• Mail in a Money Order	
Make a payment at one of	our service centers
Client Signature	



SMART START IN-HOM®/SMARTMOBILE

Client Checklist

	Please initial each space indicating your unde	erstanding of Smart Start's requirements
1	I understand it is my responsibility to provide my dathe IN-HOM®/SmartMobile Device.	aily breath tests (PBTs) elsewhere if there is an issue with
2	I understand that I CANNOT eat or drink anything exc	cept for water 15 minutes prior to providing a breath sample.
3	alcohol and I CANNOT use any product containing	(Nyquil), medications, breath sprays, and foods contain alcohol. I should always use non-alcoholic versions of ucts and fail a breath test, I must immediately rinse my I receive a PASS.
4	I understand that I must rinse my mouth with water	prior to any test.
5	I understand that I must provide a validating test <u>aft</u> another breath sample. A failed test is any test other	
6	I understand that it will be considered a Violation of another breath sample(s) immediately. If I walk away	my bond/probation if I fail a breath test and do not provide after a failed breath test I am <u>admitting guilt</u> .
7	I understand that my picture is being taken and view times while the device is in use.	ved and that I am required to dress appropriately at all
8	I understand that I must use a supplied mouthpiece	to provide all breath samples.
9	I understand that I must keep my hands away from	the mouthpiece while providing a breath sample.
10	I understand that I must look straight into the camer	ra while providing test.
11	I understand I will not obstruct (hats, sunglasses, etc.	c) or tamper with the camera.
12	I understand that I must have adequate light in the r	oom in which I am testing.
13	I understand that I should not allow or intentionally	permit others to test on the IN-HOM® device.
14	I understand that the Cellular device will function n of my scheduled tests.	ormally regardless of cellular signal, so I must provide all
15	I understand that tampering with the device will be or other monitoring authorities.	released to agents, court authorities, treatment providers
16	I understand that I am responsible for the proper use	e and care of the IN-HOM® device.
17	I understand that I may only use the SmartStart suppreplacement cost of the device.	plied power cord and use of any other will result in full
18	I understand that I must notify SmartStart of any ad	dress or phone number changes immediately.
19	I am comfortable with the preceding and know to cal	ll 1-888-234-0198 with any questions or concerns.
20	I understand that all Smart Start Services require a f	fee that I am responsible for these fees.
	Never contact your P.O. (Probation Officer) regarding y Always contact Smart Sta	
Signatu	ure of Client	Date
Printed	Name of Client	D.O.B.



SMART START

CONTRACT FOR THE PROVISION OF MONITORING SERVICES

(hereinafter "CONTRACT")

COMPANY: SMART CHOICE MONITORING • 42111 IRWIN • HARRISON TWP., MI 48045 (hereinafter "SMART START")

CLIENT (hereinafter "Client") INFOR	slower agent them the action of	Altonomic 22 Aron more and	tan men sett men G. Sten to	888-234-019
First Name	Middle			
	City_			(circle one)
How long have you lived here?	Home Phone (*)	Cell ()	In I the more reserved
Personal E-mail Address (Required)	ATMINISPERIOR SO YES STATE	WARTER TO THE	HARSON BILL ALLY IVE. 27.	telletti saata tiiti sa sii
Driver's License #	State Issued	How d	lid you hear about Smart Sta	art?
Social Security #	field bins and homeomic section between party	Date of Birth	nomin dibiti tan antia	1 X 18 20 1 1 10 2 1
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Nearest relative not living with you_	(Name and Rel	ation)	Phone ()	1200k (200 m 200 m
Englases	Employer Phone		Langth of Em	alaymant
11 次 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	STROKE A BUNEFA TOOL			
	without reservation, any law enforcen nart Start, Inc. to furnish any investigat			
THEFT WARRANTY - IGNITION I	NTERLOCK ONLY (THIS IS <u>NOT</u>	INSURANCE)	ntig stervi er i i sagmand i i i	r Will Red Town I is a
monitoring service if the equipment is provided is stolen AND 2) you su CONTRACT fees on time each mo Effective Date and shall continue in effective immediately upon discover effective Fifteen (15) days after SM START. The cost of the warranty pro-	ead this carefully. This warranty will to it is stolen. The warranty is valid usually a valid hard copy of a police renth and have brought your car in for full force and effect until terminated by that the equipment has been tamped IART start's written notice to Client or or the property with your CONTRACT payments.	nder the following corport with your theft clar all scheduled appointed (1) by court order effered with or misused by issued to Client's last kleemed necessary by Sn	inditions: 1) the entire vehi im AND 3) you have paid ments. Term: This warrant ective as of the date set for client, or (3) by SMART ST known address as reflected	cle for which this service the monthly warranty and by shall commence on the th therein, (2) by the shop TART for any other reason in the records of SMART
(Initial) <u>IACCEPT</u> the wa	irranty.			
(Initial) <u>I DECLINE</u> the w	varranty and accept responsibility fo	or the replacement cos	t of service equipment.	- Dir Kabana Make
RECOVERY COST	in personal designation personal designation of the second	nga, aki kwazi alem a sesaja Linga Digara	grade and first to a series was National Control of the series of the	
Client agrees to pay to SMART STA acknowledges and contracts that i under section 8 RISK OF LOSS of SSI - 20/20 - 30 SSI - 20/20 - 30 Camera SSI - 20/20 - 30 GPS Module SSI - 20/20 - 30 Camera Cable SSI - 20/20 - 30 Curly Cord IID 20/20 - 30 Late Payments Missed/Canceled/	he service purchased where Client's fa RT such sum as may be necessary to n the event the equipment describe this CONTRACT, the recovery cos \$1,750.00 In-Hom Standard \$ 300.00 In-Hom Cellular \$ 500.00 In-Hom Power Supp \$ 50.00 In-Hom Power Cord \$ 50.00 In-Hom Power Cord \$ 50.00 In-Hom Power Cord \$ 15.00 In-Hom Cellular Late Rescheduled Appointment Within 2 yledges these are liquidated damage	cover all damaged, broked in this CONTRACT t of the equipment shall \$1,750.00 \$2,000.00 bly \$100.00 \$50.00 Material \$25.00 Payments \$15.00 44 Hours \$50.00	cen or missing parts of the car with SMART START is libe: In-Hom Smart Mobile In-Hom Smart Mobile Por In-Hom Smart Mobile US In-Hom Smart Mobile Qu In-Hom Smart Mobile Mo	\$2,000.00 wer Supply \$40.00 BB Cable \$25.00 se \$100.00 er Manual \$10.00 cick Reference \$5.00 outh PCS (2) \$5.00
TRAINING ACKNOWLEDGMENT		man remarks a constraint	A CONTRACTOR OF THE PROPERTY OF THE PARTY OF	
I received written instructions, water related equipment by a Smart Start I am required to dress appropriate	ched the training video (ignition intechnician. I know to rinse my mountly at all times while the equipment ons or problems. I know to always practice.	th with water prior to e	ach test. I understand that fortable with the training I	if my unit takes pictures,
	ing service provided by SMART STA e of and care for the equipment provide uipment and CONTRACT conditions alf day fee to be paid by client. The te- on information, and additional conditi- tions of this service agreement at any yuda, entiendo que este contrato de s be applied for any missed/canceled	ART requires my unders ed. I further acknowledge after full inspection the chnician has explained, a ons as outlined by this time without notice. I undervicios esta disponible or rescheduled appoint	e receipt of the equipment de receipt of the equipment de reof as satisfactory for all pand I have read, understand side and the reverse side of anderstand this CONTRACT en Español, para el propós	escribed in this CONTRAC ourposes of the CONTRAC and accept the CONTRAC this document. I understant is available to me in Spanition de interprectación.
SIGNATURE OF CLIENT \mathbf{X}			DATE	
The vehicle's electrical system is not fi			ervice. I have informaed the	client of this situation.

- 1. AGREEMENT: SmartStart (SS) hereby provides to Client the equipment described above (hereinafter, with all replacement parts and repairs, referred to as the "equipment"), on terms and conditions set forth above and below; for the term identified above, commencing on the date (commencement date) that the equipment is accepted by the Client, and continuing thereafter until terminated as provided for herein. All Service payments shall be made to SS at its address or at such other place as SS may designate in writing. Client hereby authorizes SS to insert in this Agreement the serial numbers and other identification data of the equipment when determined by SS.
- 2. TERM: This Agreement shall commence on the Effective Date and shall continue in full force and effect until terminated (1) by Client returning the device to Smart Start, (2) by SS effective immediately upon discovery that the equipment has been tampered with or misused by Client, or (3) by SS for any other reason effective Fifteen (15) days after SS's written notice to Client issued to Client's last known address as reflected in the records of SS.
- 3. SMART START'S OBLIGATIONS; During the term of this Agreement, SS agrees to (1) install the equipment in Client's vehicle; (2) retrieve from the equipment, upon delivery of Client's vehicle to SS, all data pertaining to Client's use of the equipment; (3) recalibrate the equipment, upon completion of each information retrieval, for further use of Client; (4) forward all information retrieved from the equipment to any court or agency to whom SS must provide it: (5) repair or replace the equipment, during SS's normal business hours, if it is not functioning properly; (6) send to any court or supervisory agency a non-compliance report if SS determines that the equipment has been tampered with or removed from Client's vehicle; and (7) remove the equipment from Client's vehicle upon termination of Agreement. EXCEPT AS SHOWN IN ITEMS (1) THROUGH (7) ABOVE, SS DISCLAIMS ALL WARRANTIES, BOTH EXPRESSED AND IMPLIED AND ALL OTHER OBLIGATIONS UNDER THIS AGREEMENT INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANT ABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SS SHALL NOT BE LIABLE TO CLIENT OR TO ANY THIRD PERSON FOR ANY DIRECT, INDIRECT, INCIDENTAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES ARISING FROM CLIENT'S USE, MISUSE, OR NON-USE OF THE EQUIPMENT OR ANY FEATURE OF THE EQUIPMENT EVEN IF SS HAS BEEN ADVISED OF THE POSSIBILITY OF THOSE DAMAGES.
- 4. CLIENT'S OBLIGATIONS; During the term of this Agreement, Client agrees to (1) pay an installation fee, a removal fee and lock out fee as stated under Agreement payments; (2) prepay at installation of the equipment and, at each recalibration period every 30/60 days thereafter, the equipment's rental amount; (3) pay to SS a fee in the amount of the current rate for both SS's service calls to Client and SS's in-house repair services which are attribut-able by SS to Client's altering, modifying or tampering with the equipment;; (4) pay to SS all taxes applicable to payments required under this Agreement; (5) reimburse SS for any loss or damage to the equipment which occurs while the equipment is in Client's possession: and (6) deliver Client's vehicle to SS during SS's normal business hours for information retrieval, recalibration and upon termination of this Agreement removal; (7) make all payments to SS by pre-approved MasterCard/Visa, money order, cashier's check or cash and (8) pay collection fee of 35% of outstanding delinquent balances should we have to turn your account over to an agency. CLIENT ACKNOWLEDGES THAT CLIENT'S SOLE REMEDY UNDER THIS AGREEMENT IS TO CAUSE SS TO REPAIR OR REPLACE ANY EQUIPMENT THAT IS NOT FUNCTIONING PROPERLY.
- 5. TITLE; SS shall at all times retain title to the equipment. Client shall not change or remove an insignia or lettering which is on the Equipment at time of delivery thereof or which is thereafter placed thereon indicating SS's ownership thereof.
- 6. CARE AND USE OF EQUIPMENT; So long as the equipment is not misused by Client, SS shall maintain the equipment in good operating condition, repair and appearance and protect the same from deterioration except for normal wear and tear. If Client is determined by SS to have intentionally or negligently misused or damaged the device. Client shall be responsible for all costs incurred by SS in effecting the repair or replacement of the equipment.
- 7. INDEMNITY: Client Shall and does hereby agree to indemnify and save SS, it's agents, servants, successors, and assigns harmless against and from any liability, damages or loss, including reasonable counsel fees, arising out of the selection, possession, renting, operation (regardless of where, how and by whom operated) control, use, condition (including but not limited to latent and other defects, whether or not discoverable by Client), maintenance, delivery and return of the equipment. The indemnities and obligations herein provided shall continue in full force and effect notwithstanding termination of this Agreement.
- 8. RISK OF LOSS; Client hereby assumes the entire risk of loss damage or destruction of the equipment from any and every cause whatsoever during the term of this Agreement and thereafter until redelivery to SS. In the event of loss, damage, or destruction of the equipment. Client at its expense (except to the extent of any proceeds of any insurance provided by Client which shall have been received by SS as a result of such loss, damage or destruction) shall repair such item, returning it to its previous condition, unless damaged beyond repair whereby the equipment will be replaced by new equipment.
- 9. ASSIGNMENT: NOTICE OF INTENDED ASSIGNMENT; SS may, without Client's consent, assign or transfer this Agreement or any equipment, rent or other sums due or to become due hereunder, and in such event SS's assignee or transferee shall have the rights, powers, and privileges of SS hereunder. Client hereby acknowledges notice of SS's intended assignment of SS's interest in this Agreement, and upon such assignment Client agrees not to assert, as against SS's assignee, any defense, setoff, claim or counterclaim, that it may have against SS whether arising under this Agreement transaction or otherwise.
- 10. RETURN OF THE EQUIPMENT; Upon the termination or expiration of this Agreement, or any extension thereof, the Client shall forthwith deliver the equipment to SS at an address designated by SS complete and in good order and condition, reasonable wear and tear alone accepted. The Client shall also pay to the SS such sum as may be necessary to cover replacement of all damaged, broken or missing parts of the equipment. If upon such expiration or termination the Client does not immediately return the equipment to SS, the equipment shall continue to be held and leased hereunder and this Agreement shall thereupon be extended indefinitely as to the term at the same monthly Agreement payment, subject to the right of either the Client or SS to terminate the Agreement upon thirty (30) days written notice, whereupon the Client shall forthwith deliver the equipment to SS as set forth in this paragraph.
- 11. EFFECTIVE DATE; This Agreement shall become valid when executed and accepted by SS, notice of SS's acceptance of this Agreement being hereby waived by Client.
- 12. GOVERNING LAW: As used in this paragraph "Applicable Jurisdiction" means the state, as the same may change from time to time, where the holder of SS's interest in this Agreement maintains its principal office responsible for administering this Agreement. This Agreement shall be interpreted and construed in accordance with, and governed by, the laws of the applicable Jurisdiction applicable to Agreements made and to be fully performed in the Applicable Jurisdiction.

Additional Conditions

Complete payment is due at time of service in the form of MasterCard, Visa, Discover, Money Order, or Cash.

Client understands that he/she can only operate a vehicle equipped with an Ignition Interlock Device.

Be sure to obtain and KEEP a receipt for ALL service and payment transactions.

You must return on or before your LOCKOUT date for calibration. Failure to return is a violation and may result in a fee to reset the device. Smart Start will notify the appropriate monitoring authority when you are out of compliance.

Smart Start is not responsible for tow fees, unless direct fault is found to be with the device and Smart Start approved the tow.

Any unused portion of your monthly lease is NOT pro-rated at the time of removal. (Removal fees apply on all removals.)

Smart Start reserves the right to collect a refundable security deposit. Deposits cannot be applied to services rendered.

You are responsible for timely lease payments until you return for removal, even if you are not using the device or your car is not operable. Keep in mind that pricing may vary between Smart Start locations.

Failure to return the device to Smart Start is considered Felony THEFT and will result in charges being filed,

Smart Start is not responsible for vehicles left overnight on our premises. Vehicles left over 48 hours may be towed at owner's expense.

Client understands that he/she must rinse his/her mouth with water prior to each and every test and he/she is responsible for all tests.

When using the device, always practice safe driving habits and keep your eyes on the road. Client understands that he/she has several minutes to complete a running retest. (Find a safe place to park before taking a retest).

Smart Start does not give copies of datalog reports to clients.

WARNING: The manufacturer of this device disclaims all warranties expressed or implied as to the safety of any person operating this vehicle after drinking any amount of alcohol, or any passenger in this vehicle. Any individual tampering, circumventing or misusing this device shall be subject to prosecution and/or civil liability.

There will be a mobile service charge of \$150.00 minimum Includes first 2 hours, then \$50 per hour thereafter for non-unit related problems if applicable.

Removal Procedures: Removal Procedures are governed by the state, county, court and monitoring authority. Smart Start does not have the authority to authorize a removal for any reason, without proper authority from the authorized jurisdiction. Regardless of the situation, REMOVALS will be reported to the appropriate monitoring authority.