

IF YOU ARE ARRESTED FOR DRIVING UNDER THE INFLUENCE (DUI) INVOLVING DRUGS

It is unlawful for a person who is under the influence of any drug to drive a vehicle. If you are arrested for DUI and your offense involved **only drugs** (no alcohol), you will be subject to a driver license suspension or revocation upon conviction in court. **Note: Drug-only offenders are not subject to an administrative license suspension taken by the Department of Motor Vehicles (DMV) upon arrest under Administrative Per Se laws.**

IF YOU ARE CONVICTED OF DUI INVOLVING DRUGS

If you are convicted of a DUI that did not cause injury, a DUI that caused injury to any person other than you, or vehicular manslaughter while intoxicated [CVC §§23152, 23153, or PC §191.5(b)], the DMV will suspend or revoke your driving privilege for a time-period that varies by level of offense and the number of prior convictions. You may be subject to fines, penalties, and other restrictions in addition to any suspension or revocation of your driving privilege.

Offender Level	Non-Injury (CVC §23152)	With Injury [CVC §23153 or PC §191.5(b)]
1st Offender	6- or 10-month suspension	1-year suspension
2nd Offender	2-year suspension	3-year revocation
3rd Offender	3-year revocation	5-year revocation
4th Offender	4-year revocation	5-year revocation

Note: A court may also order a 10-year revocation for a driver convicted of three or more DUI offenses within 10 years.

RESTRICTED LICENSE OPTIONS

Employment/Treatment Program	Ignition Interlock Device (IID)
If you are eligible, you may apply for a license that restricts you to driving to and from your employment or your DUI program.	If you are eligible, you may apply for a restricted license that restricts you to operating a vehicle equipped with an IID.
Who is eligible:	Who is eligible
 Non-Injury 1st Offenders Non-Injury 2nd Offenders that have served 1 year of their suspension 	 All non-injury and injury repeat offenders that have served 1 year of their suspension or revocation.
To apply for this restricted license:	To apply for a restricted license, you must:
Visit a DMV office (appointment recommended)	Visit a DMV office (appointment recommended)
Provide proof of enrollment in a DUI program	Provide proof of enrollment in a DUI program
Provide proof of insurance (SR 22)	Provide proof of insurance (SR 22)
Pay a \$55 reissue fee and a \$15 restriction fee	Provide proof of IID installation (DL 920)
	Pay all applicable reissue and restriction fees, including an additional Administrative Service Fee

Note: There are no restricted license options for 1st offenders with injury.

You may also choose to serve your suspension or revocation and not apply for a restricted license.

FULL REINSTATEMENT REQUIREMENTS

To reinstate your driving privilege with no restrictions after serving your suspension, revocation or restriction term, you must provide DMV with proof of completion of a DUI program and proof of insurance (SR 22). You will be required to maintain the SR 22 for 3 years.

Note: you must also clear all outstanding suspensions or revocations on your driving record.

If you held a commercial driver license at the time of your violation, you must downgrade to a non-commercial driver license to obtain any of the above driver license restriction options.

This flyer is for informational purposes and is not intended to provide legal advice. Many factors influence a DUI proceeding. For information on your specific situation, please contact the Mandatory Actions Unit (916) 657-6525.