DRIVER LICENSE REINSTATEMENTS

Permanent revocation following felony DUI or felony refusal conviction

If your license was permanently revoked after you were convicted of felony DUI or felony refusal, the DMV *may* restore your driver's license if all of the following conditions are met: (1) your license has been revoked for a period of at least 10 years; and (2) you have not been convicted of *any* criminal offense since the license was revoked; and (3) you provide proof of financial responsibility (discussed below). Contact the DMV in writing at DMV, 1300 W. Benson Blvd., Ste. 100, Anchorage, AK 99503-3689 for more information. Following a felony DUI, you may also apply to the DMV for a limited driver's license. In order to meet the qualifications of a limited driver's license you must prove eligibility to the court through Court Form CR-741 or CR-742 and meet additional DMV criteria.

Revocation following other action against your driving privilege (not felony DUI or felony refusal)

If your license was revoked after an action against your driving privileges, other than a conviction for felony DUI or felony refusal, the DMV will restore your driver's license if the following conditions are met:

- (1) If your driving privileges were canceled, you must correct the cause for the cancellation.
- (2) You must show proof of financial responsibility for the future. It must be maintained for a period of time specified by Alaska statutes. You may show proof by: (a) Filing a Certification of Insurance (SR-22) from your insurance company, or (b) Filing a \$125,000 surety bond.
- (3) You must pay a reinstatement fee if your driving privileges were revoked, suspended, or limited. The fee is determined by when your license action occurred, and how many and what kind of license actions you have. The reinstatement fee is \$100, \$200, \$250, or \$500.
- (4) You must pass any required test, i.e., written, vision and road. The test you will be required to take will be determined by the length and type of action. Road test fee is \$15 or \$25.
- (5) You must pay a license issuance fee of \$15, \$20, \$50, or \$100. This fee will be determined by the length and type of action, and the class of license to be issued.
- (6) You must meet any other requirements of the Division of Motor Vehicles (for example: clearance letters from other states, statement from doctor, etc.).

No surrendered license will be returned to you. Contact the DMV with questions about your license status at DMV, PO Box 110221, Juneau, AK 99811-0221, or by telephone at 907-465-4361. This information can be found at: http://doa.alaska.gov/dmv/reinst/reintoc.htm.

WARNING: Driving with suspended, revoked, or canceled license

If you are convicted of driving while your license is suspended, revoked, or canceled, or driving in violation of a limit imposed on your driving privilege, or while you are disqualified, you will be subject to a mandatory **jail** sentence. The minimum sentences are as follows:

- (1) If your license was revoked by the court for first offense DUI or refusal to take the breath test: 20 days with 10 days suspended on condition that you complete 80 hours of community work service and a \$500 fine.
- (2) If your license was revoked for second or subsequent DUI offense or refusal to take the breath test: 30 days and a \$1000 fine.
- (3) In all other cases: For first offense, 10 days with 10 days suspended on condition that you complete 80 hours of community work service. For second or subsequent offense: 10 days.
- (4) Alaska law also requires that your driver's license be revoked for an additional period of 90 days (added to any prior revocations). No limited license may be issued during that period.

Proof of financial responsibility

You must show proof of financial responsibility for the future before you will be eligible for a new driver's license. Proof of future financial responsibility may be in the form of a Certificate of Insurance (SR-22), obtained from your insurance company or agent. An SR-22 certificate of insurance differs from an ordinary insurance policy and may take several weeks to obtain. However, a binder from your insurance agent will satisfy the requirement until the actual SR-22 is received from the insurance company. If you prefer not to purchase the SR-22 insurance, you may file a \$125,000 surety bond as an alternate method of showing proof of future financial responsibility.

Proof of financial responsibility for the future must be maintained for a period of three years following the date an *administrative license action* is over. Proof of financial responsibility for the future for *court ordered revocations* must be maintained following the revocation period for the period of time specified by statute for the particular offense. For example, for offenses other than DUI/Refusal, the SR-22 period is 3 years. For DUI/Refusal offenses the length of time depends on how many prior convictions you have, such as five, 10, 20 years, or as long as you are licensed.

Any revocation or suspension imposed will continue beyond the period specified by the court or the Division of Motor Vehicles <u>until proof of future financial responsibility is provided</u>. A period of limitation will terminate on the last day of the specified period of limitation and a revocation will commence until future proof is provided.