

DRIVER LICENSE SUSPENSION CHART 2015

CODE SECTION OFFENSE	AGE	SUSPENSION	REDUCTION OF SUSPENSION PERIOD	NOTIFICATION TO DLD
32B-4-409(1)(a) Minor Purchasing Alcoholic Product 32B-409(1)(b) Minor Attempting to Purchase Alcoholic Product 32B-4-409(1)(c) Minor Soliciting Another to Purchase Alcoholic Product 32B-4-409(1)(d) Minor Possessing an Alcoholic Product 32B-4-409(1)(e) Minor Consuming an Alcoholic Product 32B-4-406(1)(f) Measurable Blood, Breath, Or Urine Alcohol Concentration in Minor's Body 32B-4-409(2)(a) Minor Misrepresenting Age to Purchase Alcoholic Product 32B-4-409(3) Minor Possessing or Consuming Alcohol on Limo or Bus 32B-4-410 Unlawful Admittance to Tavern or Club or Attempt to Gain Admittance by Minor	13+	Court shall suspend: First Offense: 1 year See Utah Code §§ 78A-6-606(2); 53-3-219(2)(a)(i) Second or Subsequent Offense: 2 years See Utah Code §§ 78A-6-606(2); 53-3-219(2)(b)	First Offense: Court may reduce the suspension period if the minor completes an educational series or demonstrates substantial progress in substance abuse treatment. See Utah Code § 78A-6-606(3)(b) Second or Subsequent Offense: Court may reduce the suspension period if the minor or minor's parent or guardian provides a sworn statement to the court certifying that the minor hasn't unlawfully consumed alcohol or drugs for at least a one-year period during the imposed suspension period. See Utah Code § 78A-6-606(3)(c)	"The Court hearing the case shall suspend the minor's driving privileges" See Utah Code § 78A-6-606(3)(a) Procedure: The court fills out an abstract and checks the appropriate "suspension" box. To reduce a suspension, the court sends another abstract, but orders a reduction of suspension in the "Judge's recommendations" section. For Pleas in abeyance* , the court fills out the top portion of the abstract and checks the "held in abeyance" box. Upon receipt of the abstract, DLD will return a cover sheet that acknowledges receipt, but will take no further action. If the minor later violates the terms of the plea in abeyance, the court shall re-send an abstract with the appropriate "suspension" box checked.

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32B-4-411(2)(a)(i) Minor's Unlawful Use of Proof of Age	13+	DLD administratively suspends: First Offense: 1 year See Utah Code §§ 78A-6-606(3)(d)(ii)(A); 53-3-220 Second or Subsequent Offense: 2 years See Utah Code §§ 78A-6-606(3)(d)(ii)(B); 53-3-220	First Offense: Court may reduce the suspension period if the minor completes an educational series or demonstrates substantial progress in substance abuse treatment. See Utah Code § 78A-6-606(3)(e) Second or Subsequent Offense: Court may reduce the suspension period if the minor or minor's parent or guardian provides a sworn statement to the court certifying that the minor hasn't unlawfully consumed alcohol or drugs for at least a one-year period during the imposed suspension period. See Utah Code § 78A-6-606(3)(f)	"The court shall forward a record of adjudication to the DLD." See Utah Code § 78A-6-606(3)(d)(i) Procedure: The court fills out the top portion of the abstract, but does not check any "suspension" box because DLD will administratively suspend the license upon receipt. To reduce a suspension, the court sends another abstract, but orders a reduction of suspension in the "Judge's recommendations" section. For Pleas in abeyance*, the court fills out the top portion of the abstract and checks the "held in abeyance" box. Upon receipt of the abstract, DLD will return a cover sheet that acknowledges receipt, but will take no further action. If the

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				minor later violates the terms of the plea in abeyance, the court shall re-send an abstract with the appropriate "suspension" box checked.
Title 41 Chapter 6A- Traffic Code	0-18	Court may recommend the suspension of the license of any person adjudicated for a reportable traffic or motorboating violation of any law or ordinance. See Utah Code § 53-3-218(2)(a).	N/A	"Court shall submit an abstract of court records for all adjudications of traffic violations to the DLD" See Utah Code § 53-3-218(2)(a) Procedure: The court fills out the top portion of the abstract and sends it to the DLD. If the court decides to recommend suspension, the court would mark the appropriate "suspension" box and would note the reasons for the recommendation in the "Judge's recommendation" section.
41-6a-502 Driving Under the Influence of Alcohol/Drugs see: 41-6a-509(8) 41-6a-517(11) Driving with any Measurable Controlled Substance in the Body	0-18	DLD administratively suspends. See Utah Code §§ 41-6a-509; 41-6a-517	Court may shorten suspension period if the person: <ul style="list-style-type: none"> • Completes at least six months of the suspension; • Completes screening and assessment (if recommended by 	The Court shall notify the DLD of each adjudication entered under these sections. See Utah Code §§ 41-6a-502.5(5); 41-6a-517

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			screening); <ul style="list-style-type: none"> • Completes treatment (if recommended by assessment); • Completes educational series approved by the Division of Substance Abuse and Mental Health (if treatment is not ordered); • Has not been convicted of a violation of any motor-vehicle law during suspension period; • Has complied with terms of probation; AND • The person or person’s parents provide a sworn statement to the court certifying that the person hasn’t unlawfully consumed alcohol for at least a one-year period during the imposed suspension period <p style="text-align: center;">See Utah Code §§ 41-6a-509(8);41-6a-517(11)</p>	<p>Procedure: The court fills out the top portion of the abstract, but does not check any “suspension” box because DLD will administratively suspend the license upon receipt.</p> <p>To reduce a suspension, the court sends another abstract, but orders a reduction of suspension in the “Judge’s recommendations” section.</p>
41-6a-1716 Using a Handheld Wireless Communication Device While Driving	0-18	Court may suspend license for a period of 3 months. <p style="text-align: center;">See Utah Code § 53-3-218(5)</p>	N/A	<p>Procedure: If the court decides to suspend a person’s license for a violation of this section, the court fills out an abstract and checks the appropriate “suspension ” box.</p>

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41-6a-1715 Careless Driving	0-18	Court may suspend license for a period of 1 year if the offense causes or results in the death of another. See Utah Code § 53-3-218(6)		Procedure: If the court decides to suspend a person’s license for a violation of this section, the court fills out an abstract and checks the appropriate “suspension ” box.
58-37-8 Prohibited Acts Under the Utah Controlled Substances Act Title 58, Chapter 37a Utah Drug Paraphernalia Act Title 58, Chapter 37b Imitation Controlled Substances Act	13+	Court shall suspend: First Offense: 1 year See Utah Code §§ 78A-6-606(2); 53-3-219(2)(a)(i) Second or Subsequent Offense: 2 years See Utah Code §§ 78A-6-606(2); 53-3-219(2)(b)(i)	First Offense: Court may reduce the suspension period if the minor completes an educational series or demonstrates substantial progress in substance abuse treatment. See Utah Code § 78A-6-606(3)(b) Second or Subsequent Offense: Court may reduce the suspension period if the minor or minor’s parent or guardian provides a sworn statement to the court certifying that the minor hasn’t unlawfully consumed alcohol or drugs for at least a one-year period during the imposed suspension period. See Utah Code § 78A-6-606(3)(c)	“The Court shall prepare and send to the DLD an order to suspend driving privileges.” See Utah Code § 78A-6-606(2) Procedure: The court fills out an abstract and checks the appropriate “suspension ” box. To reduce a suspension, the court sends another abstract, but orders a reduction of suspension in the “Judge’s recommendations” section. For Pleas in abeyance* , the court fills out the top portion of the abstract and checks the

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				<p>“held in abeyance” box. Upon receipt of the abstract, DLD will administratively suspend the minor’s license for a period of 6 months pursuant to Utah Code 53-3-220(1)(c), even if the court does not mark any “suspension” box.</p> <p style="text-align: right;">See Utah Code § 53-3-220(1)(c)</p>
<p>76-6-404.7 Theft of Motor Vehicle Fuel</p>	0-18	<p>Court may order the suspension, but for no longer than 90 days</p> <p style="text-align: right;">See Utah Code § 76-6-404.7(3)</p>	N/A	<p>Procedure: If the court decides to suspend a person’s license for a violation of this section, the court fills out an abstract and checks the appropriate “suspension” box.</p>
<p>76-9-701(1) Intoxication</p>	13+	<p>Court shall suspend:</p> <p>First Offense: 1 year See Utah Code §§ 78A-6-606(3)(a)(i); 53-3-219(2)(a)(i)</p> <p>Second or Subsequent Offense: 2 years See Utah Code §§ 78A-6-</p>	<p>First Offense: Court may reduce the suspension period if the minor completes an educational series or demonstrates substantial progress in substance abuse treatment. See Utah Code § 78A-6-606(3)(b)</p> <p>Second or Subsequent Offense: Court may reduce the suspension period if the minor or minor’s parent or guardian provides a</p>	<p>“The Court hearing the case shall suspend the minor’s driving privileges”</p> <p style="text-align: right;">See Utah Code § 78A-6-606(3)(a)</p> <p>Procedure: The court fills out an abstract and checks the appropriate “suspension” box. To reduce a suspension, the</p>

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		606(3)(a)(i); 53-3-219(2)(b)(i)	sworn statement to the court certifying that the minor hasn't unlawfully consumed alcohol or drugs for at least a one-year period during the imposed suspension period. See Utah Code § 78A-6-606(3)(c)	court sends another abstract, but orders a reduction of suspension in the "Judge's recommendations" section. For Pleas in abeyance* , the court fills out the top portion of the abstract and checks the "held in abeyance" box. Upon receipt of the abstract, DLD will return a cover sheet that acknowledges receipt, but will take no further action. If the minor later violates the terms of the plea in abeyance, the court shall re-send an abstract with the appropriate "suspension" box checked.

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