DRIVER LICENSE SUSPENSION AMENDMENTS
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: D. Chris Buttars
House Sponsor: Curtis Oda
LONG TITLE
General Description:
This bill modifies the Uniform Driver License Act by amending provisions relating to
the driver license suspension point system.
Highlighted Provisions:
This bill:
 provides that the division may not assess points against a person's driving record for
a conviction of a traffic violation that occurred in another state and that was
committed on or after July 1, 2011; and
 makes technical changes.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
53-3-221, as last amended by Laws of Utah 2008, Chapters 322 and 382
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 53-3-221 is amended to read:
53-3-221. Offenses which may result in denial, suspension, disqualification, or

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28 revocation of license without hearing -- Additional grounds for suspension -- Point system 29 for traffic violations -- Notice and hearing -- Reporting of traffic violation procedures. 30 (1) By following the emergency procedures in Title 63G, Chapter 4, Administrative 31 Procedures Act, the division may immediately deny, suspend, disqualify, or revoke the license of any person without hearing and without receiving a record of the person's conviction of 32 33 crime when the division has been notified or has reason to believe the person: 34 (a) has committed any offenses for which mandatory suspension or revocation of a 35 license is required upon conviction under Section 53-3-220; 36 (b) has, by reckless or unlawful driving of a motor vehicle, caused or contributed to an 37 accident resulting in death or injury to any other person, or serious property damage; (c) is incompetent to drive a motor vehicle or is afflicted with mental or physical 38 39 infirmities or disabilities rendering it unsafe for the person to drive a motor vehicle upon the 40 highways; 41 (d) has committed a serious violation of the motor vehicle laws of this state; 42 (e) has knowingly acquired, used, displayed, or transferred an item that purports to be 43 an authentic driver license certificate issued by a governmental entity if the item is not an 44 authentic driver license certificate or has permitted an unlawful use of the license as prohibited 45 under Section 53-3-229; or 46 (f) has been convicted of serious offenses against traffic laws governing the movement 47 of motor vehicles with a frequency that indicates a disrespect for traffic laws and a disregard for the safety of other persons on the highways. 48 49 (2) (a) The division may suspend the license of a person under Subsection (1) when the 50 person has failed to comply with the terms stated on a traffic citation issued in this state, except 51 this Subsection (2) does not apply to highway weight limit violations or violations of law 52 governing the transportation of hazardous materials. 53 (b) This Subsection (2) applies to parking and standing violations only if a court has 54 issued a warrant for the arrest of a person for failure to post bail, appear, or otherwise satisfy 55 the terms of the citation. 56 (c) (i) This Subsection (2) may not be exercised unless notice of the pending 57 suspension of the driving privilege has been sent at least 10 days previously to the person at the 58 address provided to the division.

59	(ii) After clearance by the division, a report authorized by Section 53-3-104 may not
60	contain any evidence of a suspension that occurred as a result of failure to comply with the
61	terms stated on a traffic citation.
62	(3) (a) The division may suspend the license of a person under Subsection (1) when the
63	division has been notified by a court that the person has an outstanding unpaid fine, an
64	outstanding incomplete restitution requirement, or an outstanding warrant levied by order of a
65	court.
66	(b) The suspension remains in effect until the division is notified by the court that the
67	order has been satisfied.
68	(c) After clearance by the division, a report authorized by Section 53-3-104 may not
69	contain any evidence of the suspension.
70	(4) (a) The division shall make rules establishing a point system as provided for in this
71	Subsection (4).
72	[(a)] (b) (i) The division shall assign a number of points to each type of moving traffic
73	violation as a measure of its seriousness.
74	(ii) The points shall be based upon actual relationships between types of traffic
75	violations and motor vehicle traffic accidents.
76	(iii) The division may not assess points against a person's driving record for a
77	conviction of a traffic violation:
78	(A) that occurred in another state; and
79	(B) that was committed on or after July 1, 2011.
80	[(b)] (c) Every person convicted of a traffic violation shall have assessed against the
81	person's driving record the number of points that the division has assigned to the type of
82	violation of which the person has been convicted, except that the number of points assessed
83	shall be decreased by 10% if on the abstract of the court record of the conviction the court has
84	graded the severity of violation as minimum, and shall be increased by 10% if on the abstract
85	the court has graded the severity of violation as maximum.
86	[(c)] (d) (i) A separate procedure for assessing points for speeding offenses shall be
87	established by the division based upon the severity of the offense.
88	(ii) The severity of a speeding violation shall be graded as:
89	(A) "minimum" for exceeding the posted speed limit by up to 10 miles per hour;

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90 (B) "intermediate" for exceeding the posted speed limit by from 11 to 20 miles per 91 hour; and 92 (C) "maximum" for exceeding the posted speed limit by 21 or more miles per hour. 93 (iii) Consideration shall be made for assessment of no points on minimum speeding 94 violations, except for speeding violations in school zones. 95 [(d)] (e) (i) Points assessed against a person's driving record shall be deleted for 96 violations occurring before a time limit set by the division. 97 (ii) The time limit may not exceed three years. 98 (iii) The division may also delete points to reward violation-free driving for periods of 99 time set by the division. 100 [(e)] (f) (i) By publication in two newspapers having general circulation throughout the 101 state, the division shall give notice of the number of points it has assigned to each type of 102 traffic violation, the time limit set by the division for the deletion of points, and the point level at which the division will generally take action to deny or suspend under this section. 103 104 (ii) The division may not change any of the information provided above regarding 105 points without first giving new notice in the same manner. 106 (5) (a) (i) Upon denying or suspending the license of a person under this section, the 107 division shall immediately notify the licensee in a manner specified by the division and afford 108 him an opportunity for a hearing in the county where the licensee resides. 109 (ii) The hearing shall be documented, and the division or its authorized agent may 110 administer oaths, may issue subpoenas for the attendance of witnesses and the production of 111 relevant books and papers, and may require a reexamination of the licensee. 112 (iii) One or more members of the division may conduct the hearing, and any decision 113 made after a hearing before any number of the members of the division is as valid as if made 114 after a hearing before the full membership of the division. 115 (iv) After the hearing the division shall either rescind its order of denial or suspension, 116 extend the denial or suspension of the license, or revoke the license. 117 (b) The denial or suspension of the license remains in effect pending qualifications 118 determined by the division regarding a person: 119 (i) whose license has been denied or suspended following reexamination; 120 (ii) who is incompetent to drive a motor vehicle;

121 (iii) who is afflicted with mental or physical infirmities that might make him dangerous on the highways; or 122 123 (iv) who may not have the necessary knowledge or skill to drive a motor vehicle safely. 124 (6) (a) Subject to Subsection (6)(d), the division shall suspend a person's license when 125 the division receives notice from the Office of Recovery Services that the Office of Recovery 126 Services has ordered the suspension of the person's license. 127 (b) A suspension under Subsection (6)(a) shall remain in effect until the division 128 receives notice from the Office of Recovery Services that the Office of Recovery Services has 129 rescinded the order of suspension. 130 (c) After an order of suspension is rescinded under Subsection (6)(b), a report 131 authorized by Section 53-3-104 may not contain any evidence of the suspension. 132 (d) (i) If the division suspends a person's license under this Subsection (6), the division 133 shall, upon application, issue a temporary limited driver license to the person if that person 134 needs a driver license for employment, education, or child visitation. 135 (ii) The temporary limited driver license described in this section: 136 (A) shall provide that the person may operate a motor vehicle only for the purpose of 137 driving to or from the person's place of employment, education, or child visitation; 138 (B) shall prohibit the person from driving a motor vehicle for any purpose other than a 139 purpose described in Subsection (6)(d)(ii)(A); and 140 (C) shall expire 90 days after the day on which the temporary limited driver license is 141 issued. 142 (iii) (A) During the period beginning on the day on which a temporary limited driver 143 license is issued under this Subsection (6), and ending on the day that the temporary limited 144 driver license expires, the suspension described in this Subsection (6) only applies if the person 145 who is suspended operates a motor vehicle for a purpose other than employment, education, or 146 child visitation. 147 (B) Upon expiration of a temporary limited driver license described in this Subsection 148 (6)(d): 149 (I) a suspension described in Subsection (6)(a) shall be in full effect until the division 150 receives notice, under Subsection (6)(b), that the order of suspension is rescinded; and 151 (II) a person suspended under Subsection (6)(a) may not drive a motor vehicle for any

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152 reason. 153 (iv) The division is not required to issue a limited driver license to a person under this 154 Subsection (6)(d) if there are other legal grounds for the suspension of the person's driver 155 license. 156 (v) The division shall make rules, in accordance with Title 63G, Chapter 3, Utah 157 Administrative Rulemaking Act, to implement the provisions of this part. 158 (7) (a) The division may suspend or revoke the license of any resident of this state 159 upon receiving notice of the conviction of that person in another state of an offense committed 160 there that, if committed in this state, would be grounds for the suspension or revocation of a 161 license. 162 (b) The division may, upon receiving a record of the conviction in this state of a 163 nonresident driver of a motor vehicle or motorboat of any offense under the motor vehicle laws 164 of this state, forward a certified copy of the record to the motor vehicle administrator in the 165 state where the person convicted is a resident. (8) (a) The division may suspend or revoke the license of any nonresident to drive a 166 167 motor vehicle in this state for any cause for which the license of a resident driver may be 168 suspended or revoked. 169 (b) Any nonresident who drives a motor vehicle upon a highway when the person's 170 license has been suspended or revoked by the division is guilty of a class C misdemeanor. 171 (9) (a) The division may not deny or suspend the license of any person for a period of 172 more than one year except: 173 (i) for failure to comply with the terms of a traffic citation under Subsection (2); 174 (ii) upon receipt of a second or subsequent order suspending juvenile driving privileges 175 under Section 53-3-219; 176 (iii) when extending a denial or suspension upon receiving certain records or reports 177 under Subsection 53-3-220(2); 178 (iv) for failure to give and maintain owner's or operator's security under Section 179 41-12a-411: or 180 (v) when the division suspends the license under Subsection (6). 181 (b) The division may suspend the license of a person under Subsection (2) until the 182 person shows satisfactory evidence of compliance with the terms of the traffic citation.

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(10) (a) By following the emergency procedures in Title 63G, Chapter 4,
Administrative Procedures Act, the division may immediately suspend the license of any
person without hearing and without receiving a record of the person's conviction for a crime
when the division has reason to believe that the person's license was granted by the division
through error or fraud or that the necessary consent for the license has been withdrawn or is
terminated.

(b) The procedure upon suspension is the same as under Subsection (5), except thatafter the hearing the division shall either rescind its order of suspension or cancel the license.

(11) (a) The division, having good cause to believe that a licensed driver is
incompetent or otherwise not qualified to be licensed, may upon notice in a manner specified
by the division of at least five days to the licensee require him to submit to an examination.

(b) Upon the conclusion of the examination the division may suspend or revoke the
person's license, permit him to retain the license, or grant a license subject to a restriction
imposed in accordance with Section 53-3-208.

(c) Refusal or neglect of the licensee to submit to an examination is grounds forsuspension or revocation of the licensee's license.

(12) (a) Except as provided in Subsection (12)(b), a report authorized by Section
53-3-104 may not contain any evidence of a conviction for speeding on an interstate system in
this state if the conviction was for a speed of 10 miles per hour or less, above the posted speed
limit and did not result in an accident, unless authorized in a manner specified by the division
by the individual whose report is being requested.

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(i) a CDL license holder; or

206 (ii) a violation that occurred in a commercial motor vehicle.

207 (13) (a) By following the emergency procedures in Title 63G, Chapter 4,

(b) The provisions of Subsection (12)(a) do not apply for:

Administrative Procedures Act, the division may immediately suspend the license of a person if it has reason to believe that the person is the owner of a motor vehicle for which security is required under Title 41, Chapter 12a, Financial Responsibility of Motor Vehicle Owners and Operators Act, and has driven the motor vehicle or permitted it to be driven within this state without the security being in effect.

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(b) The division may immediately suspend a driving privilege card holder's driving

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214	privilege card if the division receives notification from the Motor Vehicle Division that:
215	(i) the driving privilege card holder is the registered owner of a vehicle; and
216	(ii) the driving privilege card holder's vehicle registration has been revoked under
217	Subsection 41-1a-110(2)(a)(ii)(A).
218	(c) Section 41-12a-411 regarding the requirement of proof of owner's or operator's
219	security applies to persons whose driving privileges are suspended under this Subsection (13).
220	(d) If the division exercises the right of immediate suspension granted under this
221	Subsection (13), the notice and hearing provisions of Subsection (5) apply.
222	(e) A person whose license suspension has been sustained or whose license has been
223	revoked by the division under this Subsection (13) may file a request for agency action
224	requesting a hearing.
225	(14) Any suspension or revocation of a person's license under this section also
226	disqualifies any license issued to that person under Part 4, Uniform Commercial Driver License
227	Act.

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