



Guidelines for Relicensing Drink Drive Offenders in Victoria

Designed & Produced by www.05.com.au ©2008

Ph: (03) 9846 3674 Fax: (03) 9812 8030 P.O.Box 846 Templestowe 3106



	Offence	Requirements	Procedure	Licence Lost	Test Required	New Licence
A	Offender on a bond	Drink Driver Course	Present Certificate to VicRoads	No Loss of Licence		
B	First Offence (5): Under 25 and under 0.10% <u>Offence Before 11.10.2006</u>	Drink Driver Course	Present Certificate to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full Probation Learner
C	First Offence (5): Under 26 <u>or</u> Probationary BAC: 0.070-0.149% <u>Offence from 01.01.2007</u>	Drink Driver Course Court Order (4, 6, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner
D	First Offence (5): BAC: 0.10-0.149% <u>Offence Before 11.10.2006</u>	Drink Driver Course & Court Order (4, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner
E	First Offence (5): 26 or more & Full Licence BAC: 0.070-0.149% <u>Offence After 10.10.2006</u> <u>Or</u> Under 26 <u>or</u> Probationary <u>Offence 11.10.06-31.12.06</u>	Drink Driver Course Court Order (4, 7, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner
F	First Offence (5): 25 or more BAC: under 0.10% <u>Offence Before 11.10.2006</u>	No Requirements	Apply directly to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full Probation Learner
G	First Offence (5): 0.15 or more, DUI, or Refuse / Fail <u>Offence After 10.10.2006</u>	Mandatory Interlock (i) Two Assessments, Course and Court Order (9, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner
H	First Offence (5): 0.15 or more, DUI, or Refuse / Fail <u>Offence Before 11.10.2006</u>	Discretionary Interlock (i) Two Assessments, Course and Court Order (8, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner
I	Multiple Offenders (5) Last Cancellation before 14.05.02	Discretionary Interlock (i) Two Assessments, Course and Court Order (8, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner
J	Multiple Offenders (5) Last Cancellation After 13.05.02	Mandatory Interlock (i) Two Assessments, Course and Court Order (9, 10)	Present Court Order to VicRoads	Full Probation Learner	No Retest (1) No Retest (1) Written Test (3)	Full (2) Probation Learner

1. Those who have held a valid licence within 5 years do not require a retest (proof of identity only).

2. ZERO BAC for three years (z condition).

3. When a Learner permit is cancelled a full retest is required regardless of ban period.

4. In this category, those aged 25 & over are recommended to complete a course by the Court.

5. Multiple offenders (includes Interstate and Bond) where prior convictions are ten years old or older, are regarded as first offenders.

6.(i) Condition in this category is mandatory; an assessment will be required within 28 days of applying for an (i) Condition Removal Order. The recommendation for a 1st assessment is based on a Court requirement. Furthermore, if the offence is after 10.10.06 and before 01.01.07, then the requirement for an interlock is discretionary by the Court; however, offenders are still required to undergo a course.

7.(i) Condition in this category is discretionary. If the Magistrate uses discretion, an assessment will be required within 28 days of applying for an (i) Condition Removal Order. The recommendation for a 1st assessment is based on a Court requirement.

8. Two assessments are required: the 1st report must be issued at least 12 months before & the 2nd within 28 days of applying for a Court Order. There is a provision for the Court to reduce this 12 months period. Interlock (i) Condition in this category is discretionary. If the Magistrate uses discretion, a 3rd assessment will be required within 28 days of applying for an (i) Condition Removal Order.

9. An Interlock (i) Condition is mandatory for a minimum period as per legislation. Two assessments are required, the 1st report must be issued within 28 days of an Application for an Interlock Licence and the 2nd within 28 days of an Interlock Removal Application.

10. For a Licence Restoration Order or Interlock Removal Order, book your date of hearing 28 days in advance at the Court closest to where you live and pay a nominated fee cash. A Police Interview will be required each time you appear in Court.

Are you confused about what to do next after a Drink Drive Offence?

Have you been receiving conflicting advice?

Are you frustrated without your Driver's Licence?

Do you need legal help or advice?

Are you in the market for a cost effective and reliable Breathalyser? Or would you be interested in a chart which helps you estimate your BAC?

www.05.com.au
Access is FREE - No Membership required

The first of its type in Australia, this interactive website is the complete one stop information site on what to do after a Drink Drive Offence. Information within the site is continuously monitored and updated in accordance with changes in legislation.

Answer simple questions online and find out immediately what YOU have to do to get your licence back - then book directly into courses or assessments most conveniently located near you.

Alternatively, call our Hotline

(03) 9846 3674

After Hours Answering Service

**Over 20years experience in Drink Driver Rehabilitation
HELPING YOU GET BACK YOUR LICENCE**



*is an accredited provider of the Victorian
Accredited Driver Education Program (DHS 92/003)*

www.05.com.au

Visit our website for:

- Latest guidelines on relicensing drink drive offenders
- Latest on Interlock Licence Requirements or (i) Condition
- Interlock Removal Assessments
- Times, Dates and Locations of Courses and Assessments throughout Melbourne
- Court Preparation and Assistance
- Expert Reports, Liver Function & Urinary Drug Screen Interpretation

www.05.com.au

(03) 9846 3674

CENTRAL NUMBER FOR ALL AREAS

Disclaimer: The information contained in this pamphlet is current at the time of printing (2006) and may be subject to changes. Consequently, this information must be used as a guide only and no guarantees or assurances can be given that the information applies in all circumstances. Accordingly, no liabilities whatsoever for the information can or will be accepted by any or all of the Academy of Health Education of Victoria P/L & www.05.com.au, its employees, subsidiaries, agents or licensees.

DRINK DRIVER

RELICENSING &

ALCOHOL INTERLOCK*

GUIDELINES

IN VICTORIA

This pamphlet describes simply the current guidelines for relicensing drink drive offenders. Follow the simple chart within to find out the next step in your relicensing procedure ©2008.

**Academy of Health
Education of Victoria**
www.05.com.au

PO Box 846, Templestowe,
Victoria, Australia, 3106

Telephone: **(03) 9846 3674**
Fax: **(03) 9812 8030**

FULLY ACCREDITED BY DHS (92/003)

**Over Twenty Years Experience in
Drink Driver Rehabilitation**

*** Some Drink Drivers in Victoria may be required to have an alcohol interlock fitted to their vehicle when they get their licence back.**