Revocation: Manslaughter and Vehicular Homicide

The Driver License Office charges a minimum fee of $6.25 to access your driver license record – this includes all questions, research, and all transactions.

If you are convicted of manslaughter or vehicular homicide, your driving privilege will be revoked. Standard revocation time periods are listed below; however, a court may rule a longer time period in certain circumstances.

- Manslaughter: 3 years minimum
- DUI Manslaughter: Permanent Revocation
- Vehicular Homicide: 3 years minimum

You will have two options when you have this revocation on your record:

☐ #1 WAIT OUT THE REVOCATION PERIOD – Once the expiration date has passed, you would need to submit the following to our office:
  - If the conviction was related to an alcohol offense, proof of enrollment or completion of DUI School effective after the offense date. The proof will be scanned and subject to verification. (Contact the State College of Florida for information and dates for DUI School: (941) 752-5286 or www.scf.edu.)
  - If convicted of Manslaughter, not related to an alcohol offense, proof of completion of ADI School effective after the offense date. The proof must be submitted electronically to the DHSMV and is subject to verification.
  - Pay the reinstatement fee of $81.25. (The reinstatement fee is charged for each revocation.)

☐ #2 APPLY TO BAR FOR EARLY REINSTATEMENT – If you do not want to wait out the revocation period, you can contact the Bureau of Administrative Review (BAR) to find out if you are eligible for a hardship license and request a hearing. If BAR approves your application for a hardship license you will be issued a driver license with a specific restriction and it will be mailed from Central Issuance in Tallahassee. Our office cannot advise you whether or not you are eligible for a hardship license.

  Note: You must serve least 1 year of the revocation period for manslaughter or vehicular homicide. And, you must serve at least 5 years from the revocation date or release from incarceration for DUI manslaughter. (Note: if you have had a prior DUI conviction, you would not be eligible for a hardship license.

If BAR refers you to our office after they have approved your application for a hardship license, our office can issue the license, provided BAR has indicated on your record that you have been authorized and the specific restriction that must be added. In this case, you would be required to pay the $81.25 reinstatement fee when our office issues the license. (This fee is charged for each revocation.)

Need to replace or renew your license?

You will be required to pay an additional $25 to $48 at the time of reinstatement and you must submit documents that establish your identity pursuant to the Real ID Act (e.g. US birth certificate, US passport, USCIS/INS documents, proof of name change(s), Social Security Card and 2 proofs of residential address) unless you already have a Real ID compliant Florida driver license. For a complete list of acceptable identity documents, visit flhsmv.gov/whattobring.

☑ Check the status of your license at https://services.flhsmv.gov/DLCheck/!

Not a Manatee County resident? Out-of-County residents can only be served at our Driver License Office, located at 904 301 Blvd W, Bradenton. An appointment is required. Visit taxcollector.com to schedule an appointment. You must select the “Non-Manatee County Resident DL/ID Card Transaction” Service in order to be served. Testing services (e.g. road testing, written exams) are provided for Manatee County residents only.