

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
<p>ALABAMA</p> <p>Alabama Department of Public Safety</p> <p>Division Chief: (334) 353-1470</p> <p>Chief Driver License Examiner: (334) 353-1974</p> <p>Driver License: (334) 242-4400 (Menu Option)</p> <p>Crash Reports/Driver Records: (334) 242-4241</p> <p>Reinstatement: (334) 242-4259</p> <p>Safety Responsibility: (334) 242-4222</p>	<p>1st Offense</p> <ul style="list-style-type: none"> Jail up to one (1) year (probation is possible if you qualify); and Fine not less than \$600.00 and up to \$2,100.00 plus court costs; and 90-day driver license suspension OR one year driver license revocation. No “work permit” is available at all. Ignition Interlock device installed on your vehicle for two years if convicted under “Aggravating Circumstances” <p>2nd Offense Within Five Years</p> <ul style="list-style-type: none"> Jail not less than five (5) days and up to one (1) year (mandatory 5 day sentence OR 30 days community service); and Fine not less than \$1,100.00 and up to \$5,100.00 plus court costs; and One year driver license revocation – No “work permit” is available at all. Two-Year Ignition Interlock on your vehicle starts after your driver license revocation period ends. <p>3rd Offense Within Five Years</p> <ul style="list-style-type: none"> Jail not less than sixty (60) days and up to one year (mandatory 60 day sentence; probation is NOT possible); and Fine not less than \$2,100.00 and up to \$10,100.00 plus court costs; and Three year driver license revocation – No “work permit” is available at all. Three-Year Ignition Interlock on your vehicle starts after your driver license revocation period ends. <p>4th or Subsequent Offense Within Five Years (Class C felony) -</p> <ul style="list-style-type: none"> Imprisonment for not less than one year and up to ten (10) years; and 	<p>1st Offense</p> <ul style="list-style-type: none"> 90 day license suspension <p>2nd Offense Within 5 years</p> <ul style="list-style-type: none"> 1 year license suspension <p>3rd Offense Within 5 years</p> <ul style="list-style-type: none"> 3 year license suspension <p>4th or Subsequent Offense Within 5 years</p> <ul style="list-style-type: none"> 5 year license suspension <p>AL ST § 32-5-192. Implied consent; when tests administered; suspension of license or permit to drive, etc., for refusal to submit to test.</p>	<p>If you have a criminal conviction of DUI/DWI in another state, and it is reported to the Alabama Department of Public Safety, they will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense - 90 days 2nd Offense – 1 year 3rd Offense – 3 years 4th or Subsequent – 5 years <p>The Dept. of Public Safety must give a due process hearing if requested and out of state suspension is discretionary, though, in practice, they always impose the suspension above.</p> <p>NOTE: Alabama does not honor out-of-state administrative suspensions – only on out-of-state criminal convictions.</p> <p>Alabama will not take action if you refuse the breathalyzer in another state.</p> <p>Hardship License Alabama does not offer hardship licenses or work permits.</p> <p>Interlock Device Alabama will not require an interlock device, even if it was mandated in the sentence of an out-of-state court.</p> <p>Monetary Assessment</p> <ul style="list-style-type: none"> For a 90 day suspension, \$275 reinstatement fee For a revocation, \$275 reinstatement fee as well as complete an interview and investigation with the Department of Public Safety <p>Insurance Issues Must file proof of financial responsibility with Dept. of Public Safety to avoid having registration of vehicle suspended.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Fine not less than \$4,100.00 and up to \$10,100.00 plus court costs; and • Five year driver license revocation – No “work permit” is available at all. • Five-Year Ignition Interlock on your vehicle starts after your driver license revocation period ends. <p>“DOUBLE MINIMUM PUNISHMENT” Penalty: If convicted of DUI with a test result .15% or greater, the court is required to impose “double minimum punishment.” Fines and jail terms automatically double. For first offense DUI, the driver license is revoked for one year.</p> <p>AGGRAVATING CIRCUMSTANCES: “Aggravating Circumstances” require ignition interlock on first DUI offense for any of the following: (1) Refusing the breath test; (2) Breath alcohol test result is .15% or greater; (3) A child under 14 years of age was in the vehicle at the time of the DUI offense; or (4) Someone other than the offender was injured at the time of the offense. Ignition interlock is required on all second and subsequent DUI convictions, without regard to circumstances or conditions.</p> <p>If convicted of DUI more than once in a 5 year period, the Alabama Department of Revenue may suspend a person’s registration of all owned vehicles.</p> <p><u>Ignition Interlock Device (IID) Requirements</u> (Beginning September 1, 2012) 1st offense conviction:</p> <ul style="list-style-type: none"> • If blood alcohol concentration .15% or greater, <u>or</u> • Any breath test refusal, <u>or</u> • If any child under 14 present in vehicle, <u>or</u> • If any person (other than defendant) is injured as a result of driving <p>Ignition Interlock required on all second offense convictions within</p>		<p>Alabama is authorized to suspend or revoke license upon receiving notice of conviction in another state.</p> <p>AL ST § 32-5A-195. Cancellation, suspension, or revocation of driver's license; grounds, procedure, etc.</p> <p>Upon notice of conviction under the compact, Alabama shall treat the DUI as if it had occurred in the home state.</p> <p>AL ST § 32-6-31. Terms of compact.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>a 5 year period (without regard to circumstances)</p> <p>Duration of installation:</p> <ul style="list-style-type: none"> • Two years for first offense conviction (from date of license reissuance) • Two years for second offense conviction (from date of license reissuance) • Three years for third offense conviction (from date of license reissuance) • Five years for fourth offense conviction (from date of license reissuance) <p>Note that license revocation period must be served in full prior to installation of ignition interlock.</p> <p>IID Related Fees & Facts</p> <ul style="list-style-type: none"> • Additional court fee: \$75 per month for the first four months (\$300 total) to the sentencing court • \$150 additional fee to DPS for “ignition interlock required” driver license • Installation of approved interlock device to a specific VIN numbered vehicle <u>prior to obtaining</u> restricted driver license • Installation of device by DFS approved vendors (out-sourced to private industry) • If defendant does not own a vehicle, mandatory \$75 per month fee to the clerk of the court for the same duration as if an ignition interlock was installed. <p>AL ST § 32-5A-191. Driving while under influence of alcohol, controlled substances, etc.</p>		
ALASKA	<p>1st conviction</p> <ul style="list-style-type: none"> • 72-hour to one-year jail term • \$1,500 to \$10,000 fine 	<p>Refusal to submit to a chemical test while under arrest for operating a motor vehicle, commercial motor vehicle, or aircraft while under the influence of an alcoholic beverage is</p>	<p>If you are convicted of DUI/DWI in another state, Alaska will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense in 15 years - 90 days

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> 90-day+ license revocation. <p>2nd offense within 15 years</p> <ul style="list-style-type: none"> 20-day to one-year jail term \$3,000 to \$10,000 fine one-year+ license revocation <p>3rd conviction within 15 years</p> <ul style="list-style-type: none"> 60-day to one-year jail term \$4,000 to \$10,000 fine 3-year license revocation vehicle forfeiture <p>4th conviction within 15 years</p> <ul style="list-style-type: none"> 120-day+ jail term \$5,000 to \$10,000 fine 10-year license forfeiture vehicle forfeiture <p>5th conviction within 15 years</p> <ul style="list-style-type: none"> 240-day+ jail term \$6,000 to \$10,000 fine 10-year license forfeiture vehicle forfeiture <p>6th conviction within 15 years</p> <ul style="list-style-type: none"> 360-day jail term \$7,000 to \$10,000 fine permanent license forfeiture vehicle forfeiture <p>For 3 or more convictions within 10 years</p> <ul style="list-style-type: none"> Guilty of class C felony 	<p>grounds for the immediate revocation of a driver's license, privilege to drive, or privilege to obtain a license.</p> <p>Minimum periods of revocation are</p> <ul style="list-style-type: none"> not less than 90 days if the person has not been previously convicted; not less than one year if the person has been previously convicted once; not less than 3 years if the person has been previously convicted twice; not less than 5 years if the person has been previously convicted more than twice. <p>AS § 28.15.181. Court suspensions, revocations, and limitations</p>	<ul style="list-style-type: none"> 2nd Offense in 15 years - 1 year 3rd or Subsequent Offense in 15 years – 3 years <p>If you refuse the breathalyzer in another state, Alaska will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense in 15 years - 90 days 2nd Offense in 15 years - 1 year 3rd or Subsequent Offense in 15 years – 3 years <p>Hardship License It is uncertain whether the provisional license in Alaska would be available if privileges are canceled in Alaska as a result of an out-of-state conviction or suspension.</p> <p>Monetary Assessments It is uncertain whether a fee would be required to re-instate license if privilege to drive in Alaska is cancelled, suspended or revoked as a result of conviction or suspension in another state. However, there is a \$250 reinstatement fee if license revoked for in-state DUI.</p> <p>Insurance Issues Driver must show proof of insurance for the future, SR-22, for a period of 5 years if convicted of DUI or refusal in Alaska, and 3 years if administratively revoked for DUI or refusal, but not convicted. It is uncertain if any insurance requirements if simply re-instating driving privileges in Alaska which were cancelled as a result of conviction or suspension in another state. If status in cleared in another state, possibly Alaska would not require any further special insurance proof.</p> <p>Upon notice of conviction under the compact, Alaska shall treat the DUI as if it had occurred in the home state.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> Minimum penalty if no prior felony is 120 days jail and \$10,000 fine if current offense is 3rd DUI in 15 years If current offense is 4th DUI in 15 years (but third in 10 years), minimum is 240 days jail. License revocation for felony is lifetime <p>AS § 28.35.030. Operating a vehicle, aircraft or watercraft while under the influence of an alcoholic beverage, inhalant, or controlled substance</p>		<p>AS § 28.37.140. Effect of conviction in party state</p>
<p>ARIZONA</p> <p>Arizona Department of Transportation, Motor Vehicle Division (ADOT/MVD)</p> <p>Andy: (602)712-8955</p>	<p>0.08 – < 0.15</p> <p>1st Offense</p> <ul style="list-style-type: none"> minimum 10 days in jail, not eligible for probation or suspension of execution of sentence unless entire sentence is served; all but 24 consecutive hours may be suspended if the person completes court ordered alcohol or drug screening, education or treatment program Minimum \$250 fine May be ordered to perform community restitution \$500 assessment for the prison construction and operations fund \$500 assessment for the public safety equipment fund Shall be required to equip any motor vehicle the person operates with an ignition interlock device May be required to equip any motor vehicle the person operates with an ignition interlock device for more than 12 months beginning upon reinstatement of the persons driving privilege <p>2nd Offense in 7 years</p> <ul style="list-style-type: none"> Minimum 90 days in jail, 30 of which shall be served consecutively, not eligible for probation or suspension of execution of sentence unless entire sentence is served; all but 	<p>1st Refusal 12 month suspension</p> <p>2nd or Subsequent Refusal within 84 months 2 year suspension</p> <p>AZ ST § 28-1321. Implied consent; tests; refusal to submit to test; order of suspension; hearing; review; temporary permit; notification of suspension; special ignition interlock restricted driver license</p>	<p>If you are convicted of DUI/DWI in another state, Arizona will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense - 90 days 2nd Offense within 7 years - 1 year 3rd or greater offense within 7 years - if felony offense, 3 year revocation; if not, 1 year <p>If you refuse the breathalyzer in another state, Arizona will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 1 year suspension 2nd Offense within 7 years – 2 year suspension <p>Administrative Suspension Arizona will honor the administrative suspension and will issue its own independent suspension</p> <p>Hardship License</p> <ul style="list-style-type: none"> 1st Offense – after 30 days of no driving, restricted license allowed for final 60 days of suspension 2nd Offense – No hardship. <p>Monetary Assessment \$70 to reinstate PLUS proof of a substance-abuse screening with</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>30 days of the sentence may be suspended if the person completes court ordered alcohol or drug screening, education or treatment program</p> <ul style="list-style-type: none"> • Minimum \$500 fine • Minimum 30 hours of community restitution • 1 year revocation of driving privileges • Shall be required to equip any motor vehicle the person operates with an ignition interlock device • May be required to equip any motor vehicle the person operates with an ignition interlock device for more than 12 months beginning upon reinstatement of the persons driving privilege • \$250 assessment for the prison construction and operations fund • \$250 assessment for the public safety equipment fund <p>AZ ST § 28-1381. Driving or actual physical control while under the influence; trial by jury; presumptions; admissible evidence; sentencing; classification</p> <p>0.15 – < 0.20 or</p> <p>1st Offense</p> <ul style="list-style-type: none"> • 30 consecutive days in jail and is not eligible for probation or suspension of execution of sentence unless entire sentence is served • Minimum \$250 fine • Additional \$250 assessment • May be ordered to perform community restitution • Shall be required to equip any motor vehicle the person operates with an ignition interlock device • May be required to equip any motor vehicle the person operates with an ignition interlock device for more than 12 months beginning upon reinstatement of the persons driving privilege 		<p>a licensed counselor</p> <p>Insurance Issues No insurance issues.</p> <p>Upon notice of conviction under the compact, Arizona shall treat the DUI as if it had occurred in the home state.</p> <p>AZ ST § 28-3303. Suspension or revocation of driver license or privilege for actions outside of state</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • \$1,000 assessment for the prison construction and operations fund • \$1,000 assessment for the public safety equipment fund <p>2nd Offense within 7 years</p> <ul style="list-style-type: none"> • Minimum 120 days in jail, 60 of which are consecutive and is not eligible for probation or suspension of execution of sentence unless entire sentence is served • Minimum \$250 fine • Additional \$250 assessment • May be ordered to perform community restitution • Shall be required to equip any motor vehicle the person operates with an ignition interlock device • May be required to equip any motor vehicle the person operates with an ignition interlock device for more than 12 months beginning upon reinstatement of the persons driving privilege • \$1,000 assessment for the prison construction and operations fund • \$1,000 assessment for the public safety equipment fund <p style="text-align: center;">> 0.20</p> <p>1st Offense</p> <ul style="list-style-type: none"> • 30 consecutive days in jail and is not eligible for probation or suspension of execution of sentence unless entire sentence is served • Minimum \$500 fine • Additional \$250 assessment • Minimum 30 hours of community restitution • Minimum 1 year license revocation • Shall be required to equip any motor vehicle the person operates with an ignition interlock device • May be required to equip any motor vehicle the person operates with an ignition interlock device for more than 12 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>months beginning upon reinstatement of the persons driving privilege</p> <ul style="list-style-type: none"> • \$1,250 assessment for the prison construction and operations fund • \$1,250 assessment for the public safety equipment fund <p>2nd Offense</p> <ul style="list-style-type: none"> • Minimum 180 days in jail, 90 of which are consecutive and is not eligible for probation or suspension of execution of sentence unless entire sentence is served • Minimum \$1,000 fine • Additional \$250 assessment • Minimum 30 hours of community restitution • Minimum 1 year license revocation • Shall be required to equip any motor vehicle the person operates with an ignition interlock device • May be required to equip any motor vehicle the person operates with an ignition interlock device for more than 12 months beginning upon reinstatement of the persons driving privilege • \$1,250 assessment for the prison construction and operations fund • \$1,250 assessment for the public safety equipment fund <p>AZ ST § 28-1382. Driving or actual physical control while under the extreme influence of intoxicating liquor; trial by jury; sentencing; classification</p>		
<p>ARKANSAS</p>	<p>1st conviction</p> <ul style="list-style-type: none"> • 24-hour to 1-year jail sentence • \$150 to \$1,000 fine • 6 months with interlock which is available immediately • Public service may be ordered in lieu of jail. 	<p>1st Offense</p> <ul style="list-style-type: none"> • 180 day suspension but ignition interlock device available immediately <p>2nd Offense</p>	<p>Upon notice of conviction under the compact, Arkansas shall treat the DUI as if it had occurred in the home state.</p> <p>AR ST § 27-17-101. Driver license compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> Increased penalty if there is a passenger under 16 years <p>2nd conviction within 5-year period</p> <ul style="list-style-type: none"> 7-day to 1-year jail sentence \$400 to \$3,000 fine 24-month license suspension with <u>restricted</u> interlock available after 45 days of no driving Increased penalties if there is a passenger under 16 years of age <p>3rd conviction within 5-year period</p> <ul style="list-style-type: none"> 90-day to 1-year jail sentence \$900 to \$5,000 fine 30-month license suspension with <u>restricted</u> interlock available after 45 days of no driving Increased penalty if there is a passenger under 16 <p>4th or subsequent conviction within 5-year period (a felony)</p> <ul style="list-style-type: none"> 1-year to 6-year prison term \$900 to \$5,000 fine 4-year license revocation forfeiture of vehicle Increased penalty if there is a passenger under 16 years of age Interlock available <p>Work permits are only allowed for <21 year old 1st Offender and for DWI (Drug) Offenders.</p> <p>AR ST § 5-65-104. Seizure, suspension, and revocation of license-- Temporary permits--Ignition interlock restricted license</p>	<ul style="list-style-type: none"> 2 year suspension, during which no restricted permit may be issued, if within 5 years of the 1st offense <p>3rd Offense</p> <ul style="list-style-type: none"> 3 year suspension, during which no restricted permit may be issued, if within 5 years of the 1st offense <p>4th or Subsequent Offense</p> <ul style="list-style-type: none"> Lifetime revocation, during which no restricted permit may be issued, if within 5 years of the 1st offense <p>AR ST § 5-65-205. Refusal to submit to chemical test</p>	
CALIFORNIA	<p><u>Penalties When Probation is Granted</u> (Coming soon)</p>	<p>1st Offense 1 year suspension</p>	<p>If you are convicted of DUI/DWI in another state, California will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 30 day hard suspension; 5 month restricted 2nd Offense - 1 year hard suspension followed by 1 year

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p><u>Penalties When Probation is Denied</u> §23152 (misdemeanor):</p> <p>No Prior Conviction</p> <ul style="list-style-type: none"> Between 96 hours, at least 48 hours of which are continuous, and six months in the county jail Imprisonment will be on days other than days of regular employment If 48 hours of continuous imprisonment would interfere with the defendant's work schedule, imprisonment will be allowed during time off from work. <p>1 Prior Conviction</p> <ul style="list-style-type: none"> Between 90 days and one year in the county jail If defendant refused to submit to or willfully failed to complete chemical test at time of arrest, jail time enhanced by 96 hours, no part of which may be stayed. <p>2 Prior Convictions</p> <ul style="list-style-type: none"> Between 120 days and one year in the county jail If defendant refused to submit to or willfully failed to complete chemical test at time of arrest, jail time enhanced by 10 days, no part of which may be stayed <p>3 or More Prior Convictions</p> <ul style="list-style-type: none"> 16 months or two or three years in state prison OR between 180 days and one year in county jail In either case, if defendant refused to submit to or willfully failed to complete chemical test at time of arrest, jail time enhanced by 18 days, no part of which may be stayed. <p>Fines In All Cases</p> <ul style="list-style-type: none"> Between \$ 390 and \$ 1,000. 	<p>2nd Offense within 10 years 2 year suspension</p> <p>3rd Offense within 10 years 3 year suspension</p> <p>CA Vehicle § 13353. Chemical blood, breath, or urine tests</p>	<p>restricted</p> <ul style="list-style-type: none"> 3rd or Subsequent Offense – 2 year license loss <p>If you refuse the breathalyzer in another state, California will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 1 year hard suspension 2nd Offense – 2 year hard suspension 3rd or Subsequent Offense – 3 year hard suspension <p>Hardship License See Above May require ignition interlock device</p> <p>Monetary Assessment \$125 reissuance fee</p> <p>Insurance Issues SR-22 (high risk) insurance required.</p> <p>Upon notice of conviction under the compact, California shall treat the DUI as if it had occurred in the home state.</p> <p>CA Vehicle § 15023. Effect of conviction in party state</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>§23153 (felony):</p> <p>No Prior Conviction</p> <ul style="list-style-type: none"> • 16 months or two or three years in state prison OR • 90 days to one year in county jail. <p>1 Prior Conviction</p> <ul style="list-style-type: none"> • 16 months or two or three years in state prison OR • 120 days to one year in county jail. <p>2 or More Prior Convictions</p> <ul style="list-style-type: none"> • Two, three, or four years in state prison. <p>In All Cases if Current Offense Proximately Caused Great Bodily Injury: Additional and consecutive enhancement term of three years in state prison.</p> <p>(5) In All Cases If Bodily Injury or Death to More Than One Victim: Enhancement of one year in state prison for each additional injured victim, up to a maximum of three years.</p> <p>Fines:</p> <p>No Prior Conviction Within Seven Years Between \$ 390 and \$ 1,000.</p> <p>1 Prior Conviction Within Ten Years Between \$ 390 and \$ 5,000.</p> <p>2 or More Prior Convictions Within Ten Years Between \$ 1,015 and \$ 5,000.</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>In All Cases</p> <ul style="list-style-type: none"> • Additional penalty assessment of \$ 50 for alcohol abuse education and prevention program. • Additional assessment of up to \$ 50 for cost of blood-alcohol testing, in authorizing counties, and, in most counties, based on ability to pay. • Additional assessment of up to \$ 100 for county alcohol and drug problem assessment program, in authorizing counties, based on ability to pay. <p>CA Vehicle § 23152. Driving under influence; blood alcohol percentage; presumptions</p> <p>CA Vehicle § 23153. Driving under the influence and causing bodily injury to another person; blood alcohol percentage; presumptions</p> <p>CA Vehicle § 23536. Conviction of first violation of § 23152; punishment</p> <p>CA Vehicle § 23540. Second offense; punishment</p> <p>CA Vehicle § 23546. Third offense; punishment</p> <p>CA Vehicle § 23550. Multiple offenses; punishment</p> <p>CA Vehicle § 23550.5. Public offense; conviction of violation of § 23152 or § 23153 within 10 years of specified prior violations; punishment</p> <p>CA Vehicle § 23554. First offense; punishment (Section 23153)</p> <p>CA Vehicle § 23558. Causing bodily injury or death to more than one victim while driving in violation of specified sections; felony convictions; enhancement of punishment</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>CA Vehicle § 23560. Second offense; punishment</p> <p>CA Vehicle § 23566. Three or more offenses; punishment</p>		
<p>COLORADO</p>	<p>Revocation of license for BAC in excess of 0.08:</p> <p>1st violation 9 months</p> <p>2nd violation 1 year</p> <p>3rd or subsequent violation 2 years</p> <p>CO ST § 42-2-126. Revocation of license based on administrative determination</p>	<p>1st refusal 1 year</p> <p>2nd refusal 2 year suspension with the option to apply for a restricted license</p> <p>3rd refusal 3 year suspension with the option to apply for a restricted license</p> <p>CO ST § 42-2-126. Revocation of license based on administrative determination</p>	<p>Upon notice of conviction under the compact, Colorado shall treat the DUI as if it had occurred in the home state.</p> <p>CO ST § 24-60-1101. Compact approved and ratified</p>
<p>CONNECTICUT</p>	<p>1st conviction</p> <ul style="list-style-type: none"> • Fine between \$500 to \$1,000 • jail sentence of not more than 6 months • 48 mandatory consecutive hours, or jail sentence not more than 6 months, with suspension of entire sentence and probation requiring 100 hours of community service • license suspension for one year <p>2nd conviction within 10 years</p> <ul style="list-style-type: none"> • Fine between \$1,000 to \$4,000 • jail sentence of up to 2 years, 120 consecutive days mandatory, probation requiring 100 hours of community service • license suspension for 3 years or until age of 21, whichever is longer, or license suspension for 1 year and be prohibited from 	<p>Immediate revocation of the operator’s license upon refusal and then the Commissioner shall suspend the operator's license or nonresident operating privilege of a person who did not contact the department to schedule a hearing, who failed to appear at a hearing or against whom, after a hearing, the commissioner held pursuant to subsection (h) of this section for a period of:</p> <ul style="list-style-type: none"> • 6 months if such person refused to submit to such test or analysis • 1 year for refusal if operating privilege has previously been suspended under this section 	<p>If you are convicted of DUI/DWI in another state, Connecticut will suspend your license for the following terms:</p> <p>1st Offense - 1 year 2nd offense - 3 years 3rd or Subsequent Offense – Lifetime suspension; 6 years before possible restoration</p> <p>Connecticut will not take action if you refuse the breathalyzer in another state.</p> <p>Hardship License Maximum 12 hours per day, 7 days per week if this is very first DUI. No hard suspension prior to work permit.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>operating for the 2-year period following unless such motor vehicle is equipped with a functioning, approved ignition interlock device</p> <p>3rd and subsequent within 10 years</p> <ul style="list-style-type: none"> • Fine between \$2,000 to \$8,000 • jail sentence up to 3 years • 1 year mandatory, probation requiring 100 hours of community service • License permanently revoked after third offense <p>C.G.S.A. § 14-227a. Operation while under the influence of liquor or drug or while having an elevated blood alcohol content</p>	<ul style="list-style-type: none"> • 3 years for refusal if person has 2 or more suspensions under this section <p>C.G.S.A. § 14-227b. Implied consent to test operator's blood, breath or urine. Testing procedures. License suspension. Hearing</p>	<p>Monetary Assessment</p> <ul style="list-style-type: none"> • \$175 fee for restoration • driver retraining costs (fee based upon program used) <p>Insurance Issues No insurance issues.</p> <p>Upon notice of conviction, the commissioner shall suspend the license of such person as if the DUI had occurred in Connecticut.</p> <p>C.G.S.A. § 14-111n. Reports of comparable convictions. Suspension of operator's license</p>
<p>DELAWARE</p>	<p>1st Offense</p> <ul style="list-style-type: none"> • \$500 to \$1,500 fine or imprisonment not more than 6 months or both • Alcohol evaluation and a course of instruction and/or rehabilitation which may include confinement not to exceed 6-months and a fee not to exceed the maximum fine • Any period of imprisonment may be suspended <p>2nd Offense within five years</p> <ul style="list-style-type: none"> • Fine not less than \$750 to \$2500 • 60 days to 18 month imprisonment • The minimum sentence may not be suspended. <p>Third Offense within 5 years</p> <ul style="list-style-type: none"> • Constitutes a Class G Felony • \$1,500 to \$5,000 fine • 1 to 2 year imprisonment, the first three months of imprisonment may not be suspended 	<p>License and/or driving privilege shall be revoked for at least 1 year.</p> <p>21 Del.C. § 2741. Administration of test; refusal to take test</p>	<p>Upon notice of conviction under the compact, Delaware shall treat the DUI as if it had occurred in the home state.</p> <p>21 Del.C. § 8101. Driver's License Compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>4th Offense anytime after 4 prior offenses</p> <ul style="list-style-type: none"> • Class E Felony • \$3,000 to \$7,000 fine • 2 to 5 year imprisonment, the first six months may not be suspended <p>5th Offense anytime after 4 prior offenses</p> <ul style="list-style-type: none"> • Class E Felony • \$3,500 to \$10,000 fine • 3 to 5 year imprisonment, the first six months may not be suspended <p>6th Offense anytime after 5 prior offenses</p> <ul style="list-style-type: none"> • Class D Felony • \$5,000 to \$10,000 fine • 5 to 8 year imprisonment, the first six months may not be suspended <p>7th Offense anytime after 5 prior offenses</p> <ul style="list-style-type: none"> • Class C Felony • \$10,000 to \$15,000 fine • 10 to 15 year imprisonment, the first six months may not be suspended <p>21 Del.C. § 4177. Driving a vehicle while under the influence or with a prohibited alcohol or drug content; evidence; arrests; and penalties</p>		
<p>FLORIDA</p>	<p>1st conviction</p> <ul style="list-style-type: none"> • Jail sentence of not more than six months • Fine of \$500-\$1,000 • 6 month license suspension 	<p>Failure to submit will result in the suspension of the person's privilege to operate a motor vehicle for a period of:</p> <ul style="list-style-type: none"> • 1 year for a first refusal; or 	<p>Upon notice of conviction under the compact, Florida shall treat the DUI as if it had occurred in the home state.</p> <p>FL ST § 322.44. Driver License Compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • DUI School • 50 hours community service • Vehicle immobilization for 10 days <p>2nd conviction within a five year period</p> <ul style="list-style-type: none"> • Jail sentence no more than nine months • Fine of \$1,000-\$2,000 • 1 year license suspension • DUI School • 1 year ignition interlock device • 5 years license revocation • vehicle immobilization for 30 days <p>3rd conviction within a 10-years from another DUI conviction</p> <ul style="list-style-type: none"> • Third Degree Felony • Jail sentence between 30 days and 5 years • Fine of no more than \$5,000 • 10 year license revocation • DUI School • Minimum 2 year ignition interlock device • vehicle immobilization for 90 days <p>4th conviction and greater</p> <ul style="list-style-type: none"> • Third Degree Felony • Fine not less than \$2,000 • Jail sentence between 30 days and 5 years • Fine of no more than \$5,000 • 10 year license revocation • DUI School • Minimum 2 year ignition interlock device • Vehicle immobilization for 90 days • Permanent license revocation <p style="text-align: center;"><u>FL ST 316.193. Driving under the influence; penalties</u></p>	<ul style="list-style-type: none"> • 18 months if the driving privilege of the person has been suspended previously as a result of a refusal to submit to such a test or tests; and • refusal to submit to a lawful blood test if driving privilege has been previously suspended for a prior refusal to submit to a lawful test of his or her breath, urine, or blood, is a misdemeanor <p><u>FL ST § 316.1932. Tests for alcohol, chemical substances, or controlled substances; implied consent; refusal</u></p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
-------	----------------------------	-------------------	--------------------------------

<p>GEORGIA</p> <p>Department of Driver Services (DDS)</p> <p>Jennifer Ammons (General Counsel) jammons@dds.ga.gov</p>	<p>*5 year look back for license suspensions;</p> <p>First conviction</p> <ul style="list-style-type: none"> • \$300 - 1,000 fine • 40 hours community service • 12 months probation less any actual days of incarceration • 10 days jail all of which may be suspended, except 24 hours if the test is above 0.08; • 1-year license suspension with Georgia-only work permit for first 120 days and full reinstatement after work permit if no violations* • DUI School • No work permit if convicted of DUI-drugs <p>2nd conviction within 10 years</p> <ul style="list-style-type: none"> • \$600 - 1,000 fine • 30 days of community service • 12 months probation less any actual days of incarceration • 90 days jail all of which may be suspended, except 72 hours • 3-year license suspension with one-year "hard" suspension followed by 6-month Georgia-only work permit with proof of ignition interlock and full reinstatement after work permit if no violations* • DUI School followed by "clinical evaluation" for additional alcohol counseling • \$25 publication fee for newspaper ad in the county of driver's residence <p>3rd conviction within 10 years</p> <ul style="list-style-type: none"> • \$1,000 - 5,000 fine • 30 days of community service, 12 months probation less any actual days of incarceration 	<p>Refusal will result in suspension of license or privilege to drive on the highways of this state for a minimum period of one year.</p> <p>GA ST § 40-5-67.1. Tests to determine presence of alcohol or other drugs; implied consent notice; suspension of license; refusal to submit to testing; hearing; judicial review; attendance of law enforcement officers at implied consent hearings; certification of breath-testing instruments</p>	<p>If you are convicted of DUI/DWI in another state, Georgia will honor the convicting state's sentence.</p> <p>Upon notice of a conviction in another state, the department shall suspend the license of any resident of this state.</p> <p>GA ST § 40-5-52. Suspending resident's license based upon conduct in another state</p>
--	--	---	---

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 120 days to 12 months jail all of which may be suspended, except 15 days • 5-year license revocation with two-year "hard" suspension followed by three-year Georgia-only work permit with proof of ignition interlock* • Full reinstatement after total of five years if no violations during that five-year period • DUI School followed by "clinical evaluation" for additional alcohol counseling • \$25 publication fee for newspaper ad in the county of driver's residence <p>4th conviction within 10 years</p> <ul style="list-style-type: none"> • \$1,000 - 5,000 fine • 1 to 5 years jail time, all of which may be suspended, except 90 days • 60 days of community service, unless defendant serving 3+ years, then community service suspended • DUI School followed by "clinical evaluation" for additional alcohol counseling • 5 year probation minus any jail time <p>The Department of Driver Services, not the courts, controls license suspensions.</p> <p><u>GA ST § 40-6-391. Drivers with ability impaired by alcohol, drugs, or toxic vapor</u></p>		
HAWAII	<p>1st Offense within 5 years</p> <ul style="list-style-type: none"> • Minimum 14 hours substance abuse rehabilitation program • 90 day suspension of license; may be substituted with minimum 30 days may served with the remainder of the 90 days being restricted from driving mopeds, motorcycles, motor scooters, or 	<p><Section effective until January 1, 2011. See also section effective January 1, 2011.></p> <p>1st Offense within 5 years 1 year license revocation</p>	<p>Upon notice of conviction under the compact, Hawaii shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;"><u>HI ST § 286C-1. Enactment of compact</u></p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>passenger cars of any gross vehicle weight rating, buses designed to transport 15 or fewer occupants and 15,000 pound or less trucks and vans</p> <ul style="list-style-type: none"> • One or more of the following <ul style="list-style-type: none"> ○ 72 hours of community service ○ Between 48 hours and 5 days imprisonment ○ Fine between \$150 and \$1,000 • \$25 neurotrauma special fund surcharge • May be charged \$50 trauma system special fund surcharge <p>1st Offense within 5 years and driver was highly intoxicated</p> <ul style="list-style-type: none"> • If highly intoxicated driver • Minimum 14 hours substance abuse rehabilitation program • 6 month license suspension • One or more of the following <ul style="list-style-type: none"> ○ 72 hours of community service ○ Between 48 hours and 5 days imprisonment ○ Fine between \$150 and \$1,000 • \$25 neurotrauma special fund surcharge • May be charged \$50 trauma system special fund surcharge <p>2nd offense within 5 years</p> <ul style="list-style-type: none"> • 1 year license suspension • One of the following <ul style="list-style-type: none"> ○ Minimum 240 hours community service ○ Between 5 and 14 day imprisonment; 48 hours must be served consecutively • Fine between \$500 and \$1,500 • \$25 neurotrauma special fund surcharge • May be charged \$50 trauma system special fund surcharge <p>3rd offense within 5 years</p> <ul style="list-style-type: none"> • Fine between \$500 and \$2,500 • Between 1 and 5 year license suspension 	<p>2nd offense within 5 years 2 year license revocation</p> <p>3rd offense within 5 years 4 year license revocation</p> <p>4th or Subsequent Offense within 10 years Lifetime revocation</p> <p>HI ST § 291E-41. Effective date and period of administrative revocation; criteria</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> Between 10 and 30 day imprisonment; 48 hours must be served consecutively \$25 neurotrauma special fund surcharge May be charged \$50 trauma system special fund surcharge Forfeiture of the vehicle owned and operated by the person committing the offense <p>4th or Subsequent Offense within 10 years Lifetime revocation</p> <p><u>HI ST § 291E-61. Operating a vehicle under the influence of an intoxicant</u> (effective until January 1, 2011)</p> <p><u>HI ST § 291E-41. Effective date and period of administrative revocation; criteria</u> (effective until January 1, 2011) – these license revocations contradict HI ST § 291E-61 and have thus been left off the chart</p>		
IDAHO	<p>1st conviction</p> <ul style="list-style-type: none"> Jail sentence of not to exceed six 6 months Fine not to exceed \$1000 License suspension not to exceed 180 with the first 30 days being absolute and thereafter the driver may apply for a restricted permit to drive for work purposes, medical reasons, etc. alcohol evaluation <p>2nd conviction within a ten year period</p> <ul style="list-style-type: none"> Jail sentence of not less than 10 days the first 48 hour of which must be consecutive, and 5 days of which must be served in jail and may be sentenced to not more than 1 year Fine not to exceed \$2000 1 year license suspension after release from jail with no 	<p>Subject to a civil penalty of two hundred fifty dollars (\$250) for refusing to take the test.</p> <p>Driver will be issued a notice of suspension advisory.</p> <p><u>ID ST § 18-8002. Tests of driver for alcohol concentration, presence of drugs or other intoxicating substances--Penalty and suspension upon refusal of tests</u></p>	<p>Upon notice of conviction under the compact, Idaho shall treat the DUI as if it had occurred in the home state.</p> <p><u>ID ST § 49-2001. Enactment of compact</u></p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>restricted privileges</p> <ul style="list-style-type: none"> Alcohol evaluation After one year license suspension can only drive a vehicle equipped with a functioning ignition interlock device <p>3rd conviction within a ten year period</p> <ul style="list-style-type: none"> A felony For a period not to exceed 10 years in the state penitentiary, mandatory minimum of 30 days in the county jail, the first 48 hours must be consecutive and 10 days must be served in jail Fine not to exceed \$5000 License suspended for minimum period of one year after release from imprisonment and up to 5 years during which time he shall have absolutely no driving privileges of any kind Interlock device Alcohol evaluation <p>ID ST. § 18-8004. Persons under the influence of alcohol, drugs or any other intoxicating substances</p> <p>ID ST § 18-8004C. Excessive alcohol concentration—Penalties</p> <p>ID ST § 18-8005. Penalties</p>		
ILLINOIS	<p>1st Offense</p> <ul style="list-style-type: none"> Class A misdemeanor 6 month license suspension required to undergo a professional evaluation to determine if an alcohol, drug, or intoxicating compound abuse problem exists and the extent of the problem, and undergo the imposition of treatment as appropriate May be required to attend a victim impact panel Additional \$500 fine paid to the circuit clerk 	See column 1.	<p>If you are convicted of DUI/DWI/OWI/OUI in another state, Illinois will suspend your license for the following terms if you <u>refuse</u> the chemical (evidentiary) test:</p> <ul style="list-style-type: none"> 1st Offense – 12 month suspension <ul style="list-style-type: none"> Once suspension period is over, suspension will end automatically upon payment of the fee Hardship license may be granted to 1st time offenders after 30 days of a hard suspension; process can take a few months

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • and BAC 0.16> - mandatory minimum of 100 hours community service and mandatory minimum fine of \$500 • and transporting a person under the age of 16 - 6 month imprisonment; additional mandatory minimum fine of \$1,000; and 25 days community service in a program benefiting children <p>2nd Offense</p> <ul style="list-style-type: none"> • 1 year license suspension if 2nd is within prior five years with BAC; 3 years for refusal. If 2nd offense is outside 5 years, 1st offense rules apply to determine suspension periods (i.e. clock is reset every 5 years). No hardship license if offense occurs within a 5 year window. • 5 days imprisonment or 240 hours of community service • Required to undergo a professional evaluation to determine if an alcohol, drug, or intoxicating compound abuse problem exists and the extent of the problem, and undergo the imposition of treatment as appropriate • May be required to attend a victim impact panel • \$30 fee for each month required to be on ignition interlock paid to the Secretary of State DUI Administration Fund • Additional \$500 fine paid to the circuit clerk • and BAC 0.16> - mandatory minimum of 2 days imprisonment and mandatory minimum fine of \$1,250 <p>3rd violation</p> <ul style="list-style-type: none"> • Class 2 Felony • Suspension governed by the same 5 year rule as the 1st and 2nd offenders—if outside 5 years from 2nd offense, 1st offender rules apply. If inside 5 years, 2nd offender rules apply. • Required to undergo a professional evaluation to determine if an alcohol, drug, or intoxicating compound abuse problem exists and the extent of the problem, and undergo the imposition of treatment as appropriate • May be required to attend a victim impact panel 		<ul style="list-style-type: none"> • 2nd Offense within 5 years – 3 year suspension for refusal; no hardship license allowed • 3rd Offense treated as a 1st offender if outside 5 years of 2nd offense (result in a 12 month suspension) and as 2nd offender if within 5 years of second offense (result is a 3 year suspension). <p>Illinois will not suspend if you take the breathalyzer in another state.</p> <p>Illinois will not honor an administrative DWI/DUI out-of-state suspension.</p> <p>Monetary Assessments Restoration fee will vary between \$250 and \$500 depending on how many prior offenses you have.</p> <p>Insurance Issues SR-22 (high risk) insurance required.</p> <p>The Secretary of State is authorized to suspend or revoke the license of any resident of this State or the privilege of a nonresident to drive a motor vehicle in this State upon receiving notice of the conviction of such person in another State of an offense therein which, if committed in this State would be grounds for the suspension or revocation of the license of a driver.</p> <p>This Section is subject to the provisions of the Driver License Compact.</p> <p>IL ST CH 625 § 5/6-203. Suspending or revoking license or privilege upon conviction in another state</p> <p>Upon notice of conviction under the compact, Illinois shall treat</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • \$30 fee for each month required to be on ignition interlock paid to the Secretary of State DUI Administration Fund • Additional \$500 fine paid to the circuit clerk • and BAC 0.16> - mandatory minimum 90 days imprisonment and mandatory minimum fine of \$2,500 • and transporting a person under the age of 16 - additional mandatory fine of \$25,000 and 25 days of community service in a program benefitting children <p>4th violation</p> <ul style="list-style-type: none"> • Class 2 Felony • Suspension governed by the same 5 year rule as the 1st and 2nd offenders—if outside 5 years from 3rd offense, 1st offender rules apply. If inside 5 years, 2nd offender rules apply. • 1 year license suspension if 2nd is within five years; otherwise 6 month suspension • Required to undergo a professional evaluation to determine if an alcohol, drug, or intoxicating compound abuse problem exists and the extent of the problem, and undergo the imposition of treatment as appropriate • May be required to attend a victim impact panel • \$30 fee for each month required to be on ignition interlock paid to the Secretary of State DUI Administration Fund • Additional \$500 fine paid to the circuit clerk • and BAC 0.16> - Mandatory minimum fine of \$5,000 • and transporting a person under the age of 16 - additional mandatory fine of \$25,000 and 25 days of community service in a program benefitting children <p>5th violation</p> <ul style="list-style-type: none"> • Class 1 Felony • 1 year license suspension if 2nd is within five years; otherwise 6 month suspension • required to undergo a professional evaluation to determine if an 		<p>the DUI as if it had occurred in the home state.</p> <p>IL ST CH 625 § 5/6-707. Effect of conviction</p> <p>Revocations stem only from a conviction. Suspensions relate to BAC readings or refusals.</p> <p>DUI conviction (in-state or out-of-state) – mandatory revocations (administrative hearing required for driving relief).</p> <p>Court supervision is not a conviction.</p> <p>1st conviction</p> <ul style="list-style-type: none"> • 1 year revocation • Hardship license available after 30 days • Relief is far from automatic through DMV <p>2nd conviction within 20 years of first conviction</p> <ul style="list-style-type: none"> • 5 year revocation • No driving relief during 1st year • Hardship license through DMV hearing in years 2 through 5 • DMV hearing required for full license <p>3rd conviction</p> <ul style="list-style-type: none"> • 10 year revocation • No driving relief during 1st year • Hardship license through DMV hearing in years 2 through 10 • DMV hearing required for full license <p>3rd conviction</p> <ul style="list-style-type: none"> • Can never drive again if any DUI offense (including out-of-state offenses identified by PDPS) occurred on or after January 1, 1999/10 year revocation

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>alcohol, drug, or intoxicating compound abuse problem exists and the extent of the problem, and undergo the imposition of treatment as appropriate</p> <ul style="list-style-type: none"> • Sentence of probation or conditional discharge may not be imposed • may be required to attend a victim impact panel • \$30 fee for each month required to be on ignition interlock paid to the Secretary of State DUI Administration Fund • Additional \$500 fine paid to the circuit clerk • and BAC 0.16> - Mandatory minimum fine of \$5,000 • and transporting a person under the age of 16 - additional mandatory fine of \$25,000 and 25 days of community service in a program benefitting children <p>6th or subsequent violation</p> <ul style="list-style-type: none"> • Class X felony • 1 year license suspension if 2nd is within five years; otherwise 6 month suspension • required to undergo a professional evaluation to determine if an alcohol, drug, or intoxicating compound abuse problem exists and the extent of the problem, and undergo the imposition of treatment as appropriate • may be required to attend a victim impact panel • \$30 fee for each month required to be on ignition interlock paid to the Secretary of State DUI Administration Fund • Additional \$500 fine paid to the circuit clerk • and BAC 0.16> - Mandatory minimum fine of \$5,000 • and transporting a person under the age of 16 - additional mandatory fine of \$25,000 and 25 days of community service in a program benefitting children <p>NJ ST CH 625 § 5/11-501. Driving while under the influence of alcohol, other drug or drugs, intoxicating compound or compounds or any combination thereof</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>IL ST CH 625 § 5/11-501.01. Additional administrative sanctions</p> <p>IL ST CH 625 § 5/6-208.1. Period of statutory summary alcohol, other drug, or intoxicating compound related suspension</p>		
<p>INDIANA</p>	<p>0.08 to < 0.15</p> <ul style="list-style-type: none"> • Class C misdemeanor • Maximum \$1,000 fine paid to the Emergency Medical Services Restitution Fund <p>Minimum BAC of 0.15</p> <ul style="list-style-type: none"> • Class A misdemeanor • Maximum \$1,000 fine paid to the Emergency Medical Services Restitution Fund <p>IN ST 9-30-5-1 Class C misdemeanor; defense</p> <p>IN ST 9-30-5-17 Restitution to emergency medical services restitution fund</p> <p>Previous conviction of OWI within 5 years</p> <ul style="list-style-type: none"> • Class D felony • Maximum \$1,000 fine paid to the Emergency Medical Services Restitution Fund <p>IN ST 9-30-5-3 Classification of offense; previous convictions</p> <p>IN ST 9-30-5-17 Restitution to emergency medical services restitution fund</p> <p>1st Offense in 10 years</p> <ul style="list-style-type: none"> • Suspension of driving privileges between 90 days and 2 years 	<p>If the affidavit under section 8(b) of this chapter states that a person refused to submit to a chemical test, the bureau shall suspend the driving privileges of the person for:</p> <ul style="list-style-type: none"> • one (1) year; or • if the person has at least one (1) previous conviction for operating while intoxicated, two (2) years; or • until the suspension is ordered terminated under IC 9-30-5 <p>IN ST 9-30-6-9 Suspension of driving privileges; duties of bureau; limitations; nature of action; suspension and reinstatement</p>	<p>DWI/DUI</p> <ul style="list-style-type: none"> • Indiana will honor the suspension for the out-of-state conviction. • If person has 3 convictions in a 10 year period, Indiana may declare the person a Habitual Traffic Violator and suspend their driving privileges for 10 years. <p>Refusal If Indiana receives notice, they will honor the out-of-state suspension.</p> <p>Administrative Suspension</p> <ul style="list-style-type: none"> • If Indiana receives notice, they will honor the out-of-state administrative suspension. • Indiana will not issue an independent suspension. <p>Hardship License Hardship statutes are very limited; however, they may allow for the possibility of a hardship license.</p> <p>Monetary Assessments</p> <ul style="list-style-type: none"> • Different fees assessed for different reasons. • If client cannot afford them, the court may waive. <p>Insurance Issues SR-22 (high risk) insurance for 3 years at the end of suspension.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>2nd Offense in more than 5 years, but less than 10 years</p> <ul style="list-style-type: none"> • Suspension of driving privileges between 180 days and 2 years • Court may stay the execution of that part of the suspension that exceeds the minimum period of suspension and grant probationary driving privileges for a period of time equal to the length of the stay <p>2nd Offense in less than 5 years</p> <ul style="list-style-type: none"> • Suspension of driving privileges between 1 and 2 years • Court may stay the execution of that part of the suspension that exceeds the minimum period of suspension and grant probationary driving privileges for a period of time equal to the length of the stay but ignition interlock device will be required unless the person is participating in a court supervised alcohol treatment program <p>IN ST 9-30-5-10 Suspension of driving privileges; recommendations; probationary driving privileges with or without ignition interlock devices</p> <p>1st Conviction</p> <ul style="list-style-type: none"> • Minimum 10 day imprisonment OR at minimum 360 hours of community service • Order assessment of the person's degree of alcohol and drug abuse and, if appropriate, to successfully complete an alcohol or drug abuse treatment program, including an alcohol deterrent program if the person suffers from alcohol abuse <p>1 Previous Conviction</p> <ul style="list-style-type: none"> • Minimum 5 day imprisonment OR at minimum 180 hours of community service • Order assessment of the person's degree of alcohol and drug abuse and, if appropriate, to successfully complete an alcohol or drug abuse treatment program, including an alcohol deterrent program if the person suffers from alcohol abuse 		<p>The bureau may take action upon receiving satisfactory evidence of a conviction of a person in another state.</p> <p>IN ST 9-30-4-6 Suspension or revocation of license, certificate of registration, and license plates; evidence of registration; offenses; renewal; action by bureau; conviction; term of suspension; appeal</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>2 Previous Convictions</p> <ul style="list-style-type: none"> No part of the following may be suspended at least forty-eight (48) hours of the sentence must be served consecutively; and the entire sentence must be served within six (6) months after the date of sentencing <p>IN ST 9-30-5-15 Imprisonment; community restitution or service; alcohol or drug abuse treatment</p>		
<p>IOWA</p>	<p><Section effective until December 1, 2010. See, also, section effective December 1, 2010.></p> <p>1st Offense</p> <ul style="list-style-type: none"> Serious misdemeanor Minimum imprisonment for 48 hours in the county jail Fine of \$1,250, \$625 can be waived if no person or property injury resulted OR court ordered community service 6 month license suspension Work permit allowed right away unless BAC > 0.150, then 30 day hard suspension before work permit \$200 license reinstatement fee Assignment to substance abuse evaluation and treatment, a course for drinking drivers, and, if available and appropriate, a reality education substance abuse prevention program SR-22 (high risk insurance filing) is required for 2 years and this must be on file before restricted license can be granted <p>2nd Offense</p> <ul style="list-style-type: none"> Aggravated misdemeanor Minimum imprisonment of 7 days in the county jail Fine between \$1,875 and \$6,250 	<p>Revocation of the person's driver's license and any nonresident operating privilege for the following periods of time:</p> <ul style="list-style-type: none"> 1 year if the person has no previous revocation under this chapter – eligible for a temporary restricted license after 45 days in concurrence with an ignition interlock 2 years if the person has had a previous revocation under this chapter – eligible for a temporary restricted license after 90 days in concurrence with an ignition interlock <p>IA ST § 321J.9. Refusal to submit--revocation</p>	<p>If you are convicted of DUI/DWI in another state, Iowa will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 6 months 2nd or Subsequent Offense – 1 year <p>If you refuse the breathalyzer in another state, Iowa will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 1 year 2nd or Subsequent Offense – 2 years <p>Hardship License after DUI Ignition Interlocks required for all work permits requests except for a 1st Offense where the person blows under .100 and there is no accident</p> <ul style="list-style-type: none"> 1st Offense – work permit allowed right away unless BAC > 0.150, then 30 day hard suspension before work permit 2nd Offense – work permit after 45 day hard suspension <p>Hardship License after Refusal Ignition interlocks required for all work permit requests.</p> <ul style="list-style-type: none"> 1st Offense – work permit after 45 day hard suspension 2nd Offense – work permit after 90 day day hard suspension

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> 1 year license suspension Work permit allowed after 45 day hard suspension \$200 license reinstatement fee SR-22 (high risk insurance filing) is required for 2 years and this must be on file before restricted license can be granted <p>3rd or Subsequent Offense</p> <ul style="list-style-type: none"> Class D felony Maximum term of 5 years in the department of corrections, 30 days of which are mandatory Fine between \$3,125 and \$9,375 1 year license suspension Work permit allowed after 45 day hard suspension \$200 license reinstatement fee SR-22 (high risk insurance filing) is required for 2 years and this must be on file before restricted license can be granted <p>IA ST 321J.2. Operating while under the influence of alcohol or a drug or while having an alcohol concentration of .08 or more (OWI)</p>		<p>Monetary Assessments</p> <ul style="list-style-type: none"> \$200 license reinstatement fee Driver must complete 12 hour drinking driver’s course <p>Insurance Issues</p> <p>SR-22 (high risk filing) is required for 2 years and this must be on file before restricted license can be granted</p> <p>Upon notice of conviction under the compact, Iowa shall treat the DUI as if it had occurred in the home state.</p> <p>IA ST 321C.1. Power to enter into compact--terms</p>
<p>KANSAS</p>	<p>1st conviction</p> <ul style="list-style-type: none"> Guilty of a class B, nonperson misdemeanor Between 48 consecutive hour and 6 month imprisonment or 100 hours of public service Fine \$500 to \$1000 Must enroll in and successfully complete an alcohol and drug safety action education or treatment program, or both Vehicle may be ordered impounded Required to submit to a pre-sentence alcohol and drug abuse evaluation <p>2nd offense</p> <ul style="list-style-type: none"> Guilty of a class A, nonperson misdemeanor 	<p>1st refusal</p> <ul style="list-style-type: none"> suspend the person's driving privileges for one year and at the end of the suspension, restrict the person's driving privileges for one year to driving only a motor vehicle equipped with an ignition interlock device <p>2nd refusal</p> <ul style="list-style-type: none"> suspend the person's driving privileges for two years <p>3rd refusal</p> <ul style="list-style-type: none"> suspend the person's driving privileges for three years <p>4th refusal</p>	<p>Upon notice of conviction under the compact, Kansas shall treat the DUI as if it had occurred in the home state.</p> <p>KS ST 8-1212. Driver license compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Between 90 days (that may be paroled to 5 consecutive days) to 1 year imprisonment • House arrest or work release may be granted after 48 consecutive hours imprisonment • Fine \$1000 to \$1500 • Required to enter into and complete a treatment program for alcohol and drug abuse • Vehicle may be ordered impounded • Ignition interlock for 2 years • Required to submit to a pre-sentence alcohol and drug abuse evaluation <p>3rd offense</p> <ul style="list-style-type: none"> • Imprisonment between 90 days and 1 year • \$2,500 fine • May be eligible for parole after serving minimum 90 day imprisonment • May be eligible for work release from minimum 90 day imprisonment after serving 72 consecutive hour imprisonment provided the person return to confinement at the end of each day • Vehicle may be ordered impounded • Ignition interlock for 2 years • License plate may be revoked for a maximum of 1 year • Required to submit to a pre-sentence alcohol and drug abuse evaluation <p>4th and greater offense</p> <ul style="list-style-type: none"> • Guilty of a nonperson felony • Imprisonment between 180 days and 1 year • \$2,500 fine • May be eligible for parole after serving minimum 180 day imprisonment • May be eligible for work release from minimum 180 day 	<ul style="list-style-type: none"> • suspend the person's driving privileges for 10 years <p>5th or subsequent refusal</p> <ul style="list-style-type: none"> • revoke the person's driving privileges permanently <p><u>KS ST 8-1014. Suspension and restriction of driving privileges for test refusal, test failure or alcohol or drug-related conviction; increased penalties for blood or breath alcohol concentration of .15 or greater; ignition interlock device</u></p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>imprisonment after serving 144 consecutive hour imprisonment provided the person return to confinement at the end of each day</p> <ul style="list-style-type: none"> • Vehicle may be ordered impounded • Ignition interlock for 2 years • License plate may be revoked for a maximum of 1 year • Required to submit to a pre-sentence alcohol and drug abuse evaluation <p>KS ST 8-1567. Driving under influence of alcohol or drugs; blood alcohol concentration; penalties</p> <p><Text of section effective July 1, 2010. See, also, section effective until July 1, 2010 - KS ST 8-1567. Driving under influence of alcohol or drugs; blood alcohol concentration; penalties></p>		
<p>KENTUCKY</p>	<p>1st offense within a five (5) year period</p> <ul style="list-style-type: none"> • License suspension between 30 and 120 days • \$200 to \$500 fine, 48 hour to 30 day imprisonment, or both <p>2nd offense within a five (5) year period,</p> <ul style="list-style-type: none"> • License suspension between 12 and 18 months • Option of Ignition Interlock after serving half of suspension but no less than 12 months • \$350 to \$500 fine • 7 day to 6 month imprisonment • May be sentenced to between 10 days and 6 month community labor <p>3rd offense within a five (5) year period</p> <ul style="list-style-type: none"> • License suspension between 24 and 36 months • Option of Ignition Interlock after serving half of suspension but no less than 12 months 	<p>If the court finds that the person did refuse to submit to the testing, the court shall suspend the person's driver's license for a period of time within the time range specified that the license would have been suspended upon conviction as set forth in KRS 189A.070(1) (see column 1)</p> <p>KY ST § 189A.107 License suspension for refusal to take alcohol or substance tests; hearing on alleged refusal; time period for suspension</p>	<p>DWI/DUI Kentucky will honor the suspension for the out-of-state conviction.</p> <p>Refusal Kentucky will honor the suspension for the out-of-state refusal.</p> <p>Hardship License Kentucky driver is required to obtain a court order from the convicting state indicating KY driver is eligible for hardship after serving convicting state's minimum suspension for applicable conviction.</p> <p>Monetary Assessments \$40 license reinstatement fee</p> <p>Insurance Issues No insurance issues.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • \$500 to \$1,000 fine • 30 day to 12 month imprisonment • May be sentenced to between 10 days and 6 month community labor <p>4th or subsequent offense within a five (5) year period</p> <ul style="list-style-type: none"> • Guilty of Class D felony • License suspension for 60 months • Option of Ignition Interlock after serving half of suspension but no less than 12 months <p>KY ST 189A.010 Operating motor vehicle with alcohol concentration of or above 0.08, or of or above 0.02 for persons under age twenty-one, or while under the influence of alcohol or other substance which impairs driving ability prohibited; admissibility of alcohol concentration test results; presumptions; penalties; aggravating circumstances</p> <p>KY ST § 189A.070 License revocations; time periods; completion of alcohol or substance treatment or education program required before reinstatement</p>		<p>Other</p> <p>Kentucky driver must complete an alcohol drug education class appropriate for the offense. For example, 90-day ADE program for first offense and a one-year ADE program for all subsequent offenses.</p> <p>If license has been suspended in another jurisdiction, KY shall not issue a license until the matter has been resolved in the jurisdiction where the license has been suspended.</p> <p>KY ST 186.442 Suspension or revocation of license or driving privileges in another jurisdiction; persons eligible for restricted license; issuance of license valid only in Kentucky; removal of restrictions; inapplicability to commercial driver's license</p>
<p>LOUISIANA</p>	<p>1st Conviction</p> <ul style="list-style-type: none"> • Fine between \$300 and \$1,000 • Imprisonment between 10 days and 6 months; imposition or execution of sentence shall not be suspended unless 2 days in jail are served and offender participates in a substance abuse program and driver improvement program OR offender is placed on probation with a minimum condition of 48 hour community service • 12 month license suspension; Court may order restricted license after showing proof that vehicle is equipped with an ignition interlock device 	<p>No person under arrest for a violation of operating a vehicle while intoxicated may refuse to submit to a chemical test when requested to do so by a law enforcement officer if he has refused to submit to such test on 2 previous and separate occasions of any previous such violation.</p> <p>Penalty:</p> <ul style="list-style-type: none"> • Fine between \$300 and \$1,000 • Imprisonment between 10 days and 6 months <p>LA R.S. § 98.2. Unlawful refusal to submit to chemical tests; arrests for driving while intoxicated</p>	<p>Upon notice of conviction under the compact, Louisiana shall treat the DUI as if it had occurred in the home state.</p> <p>LA R.S. § 1420. Enactment; text</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 0.15 – <0.20 <ul style="list-style-type: none"> ○ In addition to above, at least 48 hours of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence • 0.20 or greater <ul style="list-style-type: none"> ○ 2 year license suspension; court may issue a restricted license for the entire period of suspension after showing proof that vehicle is equipped with an ignition interlock device ○ Fine between \$750 and \$1,000 ○ At least 48 hours of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence <p>2nd Conviction</p> <ul style="list-style-type: none"> • Fine between \$750 and \$1,000 • Imprisonment between 30 days and 6 months; at least 48 hours of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence unless the offender is placed on probation with a minimum condition he serve 15 days in jail and participate in a substance abuse program and a driver improvement program OR offender is placed on probation with a minimum condition of 30 8-hour days of community service • Any vehicle being operated by the offender shall be equipped with an ignition interlock device for a minimum of 6 months • 0.15 – <0.20 <ul style="list-style-type: none"> ○ At least 96 hours of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence • 0.20 or greater <ul style="list-style-type: none"> ○ 4 year license suspension; ignition interlock device shall remain installed on offenders vehicle during the first 3 of the 4 years of license suspension ○ \$1,000 fine 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ At least 96 hours of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence <p>3rd Conviction</p> <ul style="list-style-type: none"> • Imprisoned with or without hard labor for between 1 and 5 years; 45 days of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence; the rest of the sentence may be suspended however that time will be spent on probation • Fine of \$2,000 • Shall be equipped with an ignition interlock device • After one year of the suspension required and with an ignition interlock device, a restricted license may be issued <p>4th or Subsequent Conviction</p> <ul style="list-style-type: none"> • Imprisonment with or without hard labor between 10 and 30 years; 75 days of the sentence imposed shall be served without the benefit of parole, probation, or suspension of sentence; the rest of the sentence may be suspended however that time will be spent on probation • \$5,000 fine • Shall be equipped with an ignition interlock device • After one year of the suspension required and with an ignition interlock device, a restricted license may be issued <p style="text-align: center;">LSA-RS § 14:98. Operating a vehicle while intoxicated</p> <p style="text-align: center;">LSA-RS § 32:414. Suspension, revocation, renewal, and cancellation of licenses; judicial review</p>		
<p>MAINE</p>	<p>1st Offense in 10 years</p> <ul style="list-style-type: none"> • A fine of not less than \$500, except that if the person failed to 	<p>Except when a longer period of suspension is otherwise provided by law:</p>	<p>Upon notice of conviction under the compact, Maine shall treat the DUI as if it had occurred in the home state.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>submit to a test, a fine of not less than \$600;</p> <ul style="list-style-type: none"> • A court-ordered suspension of a driver's license for a period of 90 days • A period of incarceration as follows: <ul style="list-style-type: none"> ○ Not less than 48 hours when the person: <ul style="list-style-type: none"> • Was tested as having an alcohol level of 0.15 grams or more of alcohol per 100 milliliters of blood or 210 liters of breath; • Was exceeding the speed limit by 30 miles per hour or more; • Eluded or attempted to elude an officer; or • Was operating with a passenger under 21 years of age; and ○ Not less than 96 hours when the person failed to submit to a test at the request of a law enforcement officer • Alcohol and other drug program of the Dept. of Health and Human Services, Office of Substance Abuse; may be waived if defendant has completed an alcohol or other drug treatment program subsequent to the date of the offense <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • A fine of not less than \$700, except that if the person failed to submit to a test at the request of a law enforcement officer, a fine of not less than \$900 • A period of incarceration of not less than 7 days, except that if the person failed to submit to a test at the request of a law enforcement officer, a period of incarceration of not less than 12 days • A court-ordered suspension of a driver's license for a period of 3 years • In accordance with section 2416, a court-ordered suspension of the person's right to register a motor vehicle • Alcohol and other drug program of the Dept. of Health and Human Services, Office of Substance Abuse; may be waived if 	<ul style="list-style-type: none"> • 1st refusal – 275 days • 2nd refusal – 18 months • 3rd refusal – 4 years • 4th refusal – 6 years <p>ME ST T. § 2521. Implied consent to chemical tests</p>	<p>ME ST T. § 1454. Effect of conviction--Article IV</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>defendant has completed an alcohol or other drug treatment program subsequent to the date of the offense</p> <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • Class C crime • A fine of not less than \$1,100, except that if the person failed to submit to a test at the request of a law enforcement officer, a fine of not less than \$1,400 • A period of incarceration of not less than 30 days, except that if the person failed to submit to a test at the request of a law enforcement officer, a period of incarceration of not less than 40 days • A court-ordered suspension of a driver's license for a period of 6 years • In accordance with section 2416, a court-ordered suspension of the person's right to register a motor vehicle • Alcohol and other drug program of the Dept. of Health and Human Services, Office of Substance Abuse; may be waived if defendant has completed an alcohol or other drug treatment program subsequent to the date of the offense <p>4th or Subsequent Offense within 10 years</p> <ul style="list-style-type: none"> • Class C crime • A fine of not less than \$2,100, except that if the person failed to submit to a test at the request of a law enforcement officer, a fine of not less than \$2,500 • A period of incarceration of not less than 6 months, except that if the person failed to submit to a test at the request of a law enforcement officer, a period of incarceration of not less than 6 months and 20 days • A court-ordered suspension of a driver's license for a period of 6 years • In accordance with section 2416, a court-ordered suspension of the person's right to register a motor vehicle 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> In accordance with section 2508, installation of an ignition interlock device in the motor vehicle the person operates for a period of 4 years after the period of suspension has run In accordance with section 2416, a court-ordered suspension of the person's right to register a motor vehicle Alcohol and other drug program of the Dept. of Health and Human Services, Office of Substance Abuse; may be waived if defendant has completed an alcohol or other drug treatment program subsequent to the date of the offense <p style="text-align: center;">ME ST T. 29-A § 2411. Criminal OUI</p> <p>Unless a longer period of suspension is otherwise provided by law and imposed by the court, the Secretary of State shall suspend the license of a person convicted of OUI for the following minimum periods:</p> <ul style="list-style-type: none"> 90 days, if the person has one OUI conviction within a 10-year period; 3 years, if the person has 2 OUI offenses within a 10-year period; or 6 years, if the person has 3 or more OUI offenses within a 10-year period. <p style="text-align: center;">ME ST T. § 2451. Suspensions for OUI</p>		
<p style="text-align: center;">MARYLAND</p>	<p style="text-align: center;">License Suspension Pre-trial</p> <p>1st offense</p> <ul style="list-style-type: none"> .08 or more <ul style="list-style-type: none"> 45 day license suspension, if hearing requested within 30 days of arrest, eligible at hearing for employment, alcohol education, education, and medical restricted driving privileges BAC 0.15 or greater 	<p>1st offense</p> <p>120 day license suspension</p> <ul style="list-style-type: none"> Maryland residents eligible for one year interlock restriction in lieu of suspension, if expressly waived and interlock restricted license obtained within 30 days of arrest, or at a hearing if hearing requested within 30 days of arrest <p>2nd or subsequent offense</p>	<p>If you are convicted of DUI/DWI in another state, there is potential revocation by Maryland, subject to modification if a hearing is requested for interlock, work, education, or medical restricted driving.</p> <p>Maryland will not take action if you refuse the breathalyzer in another state.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ 90 day suspension ○ Maryland residents eligible for one year interlock restriction in lieu of suspension, if hearing expressly waived and interlock restricted license obtained within 30 days of arrest, or at a hearing if hearing requested within 30 days of arrest <p>2nd or Subsequent Offense</p> <ul style="list-style-type: none"> • .08 or more <ul style="list-style-type: none"> ○ 90 day license suspension, if hearing requested within 30 days of arrest, eligible at hearing for employment, alcohol education, education, and medical restricted driving privileges if the prior suspension is more than 5 years prior. ○ If the prior suspension is less than 5 years prior, Maryland residents eligible for one year interlock restriction in lieu of suspension, if hearing expressly waived and interlock restricted license obtained within 30 days of arrest, or at a hearing if hearing requested within 30 days of arrest. • BAC 0.15 or greater <ul style="list-style-type: none"> ○ 180 day suspension, Maryland residents eligible for one year interlock restriction in lieu of suspension, if hearing expressly waived and interlock restricted license obtained within 30 days of arrest, or at a hearing if hearing requested within 30 days of arrest. <p>MD Trans § 16-205.1. Tests for drug or controlled dangerous substance content; refusal to take test; administration of test</p> <p style="text-align: center;">Driving While Impaired</p> <p>1st Offense \$500 fine or Maximum 2 month imprisonment or both</p> <p>2nd or Subsequent Offense Maximum \$500 fine or maximum 1 year imprisonment or both</p>	<p>1 year license suspension</p> <ul style="list-style-type: none"> • Maryland residents eligible for one year interlock restriction in lieu of suspension, if hearing expressly waived and interlock restricted license obtained within 30 days of arrest, or at a hearing if hearing requested within 30 days of arrest <p>MD Trans § 16-205.1. Tests for drug or controlled dangerous substance content; refusal to take test; administration of test</p>	<p>Hardship License Maryland allows hardship licenses immediately for out-of-state convictions; no hard suspension required.</p> <p>Monetary Assessments No separate monetary assessments.</p> <p>Insurance Issues Insurance companies set their own rates and policies.</p> <p>Other All offenders are expected to get an assessment and attend an appropriate level of alcohol education and/or treatment.</p> <ul style="list-style-type: none"> • Ranges from 12 hour education class to 26 week outpatient treatment programs, 48 hour interventions for 2nd Offenders, 28 day or longer in-patient treatment program for 3rd or subsequent offenders. <p>Upon notice of conviction under the compact, Maryland shall treat the Dui as if it had occurred in the home state.</p> <p style="text-align: center;">MD Trans § 16-703. Driver License Compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>Driving Under the Influence/Driving Under the Influence Per Se 1st Offense Maximum \$1,000 fine or maximum 1 year imprisonment or both</p> <p>2nd Offense</p> <ul style="list-style-type: none"> • Maximum \$2,000 fine or maximum 2 year imprisonment or both <p>2nd Offense within 5 years</p> <ul style="list-style-type: none"> • Mandatory minimum 5 day imprisonment • Maximum \$2,000 fine or maximum 2 year imprisonment or both • Undergo a comprehensive alcohol abuse assessment; and • If recommended at the conclusion of the assessment, participate in an alcohol program as ordered by the court that is: <ul style="list-style-type: none"> ○ Certified by the Department of Health and Mental Hygiene; ○ Certified by an agency in an adjacent state that has powers and duties similar to the Department of Health and Mental Hygiene; or ○ Approved by the court • penalties provided by this subsection are mandatory and are not subject to suspension or probation <p>3rd Offense</p> <ul style="list-style-type: none"> • Maximum \$3,000 fine or maximum 3 year imprisonment or both <p>3rd or Subsequent within 5 years</p> <ul style="list-style-type: none"> • Mandatory minimum 10 day imprisonment • Maximum \$3,000 fine or maximum 3 year imprisonment or both 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> Undergo a comprehensive alcohol abuse assessment; and If recommended at the conclusion of the assessment, participate in an alcohol program as ordered by the court that is: <ul style="list-style-type: none"> Certified by the Department of Health and Mental Hygiene; Certified by an agency in an adjacent state that has powers and duties similar to the Department of Health and Mental Hygiene; or Approved by the court penalties provided by this subsection are mandatory and are not subject to suspension or probation <p>4th Offense</p> <ul style="list-style-type: none"> Maximum \$4,000 fine or maximum 4 year imprisonment or both <p>MD TRANS § 27-101. Fines and penalties for motor vehicle violations</p>		
<p>MASSACHUSETTS</p> <p>Registry of Motor Vehicles (RMV)</p> <p>10 Park Plz. Suite 3170 Boston, MA 02116.</p> <p>Mailing address: P.O. Box 55889 Boston, MA 02205</p>	<p>Massachusetts has a lifetime look back period.</p> <p>1st Offense</p> <ul style="list-style-type: none"> Maximum 2 years in jail Fine between \$500 and \$5,000 License suspended for 1 year, work/education hardship considered in 3 months, general hardship in 6 months <i>Alternative disposition – CWO (Continued without a finding)</i> <ul style="list-style-type: none"> Probation with mandatory participation in alcohol-drug education program paid for by defendant License suspended for 45 to 90 days (210 days for drivers under age 21) Eligible for Hardship license after three business days, assuming you have completed intake alcohol-drug education program 	<p>1st refusal 6 month suspension</p> <p>1 prior 3 year suspension</p> <p>3rd offense 5 year suspension</p> <p>3 priors Lifetime license loss</p> <p>MA ST 90 § 24. Driving while under influence of intoxicating liquor, etc.; second and subsequent offenses; punishment; treatment programs; reckless and unauthorized driving; failure</p>	<p>If you are convicted of DUI/DWI in another state, Massachusetts will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 1 year; can be reduced to 45 days with evidence of entry into the Massachusetts 1st Offender program (16 weeks, 1 hour per week) or similar out-of-state program 2nd Offense – 2 years if person does a 14 day inpatient program or similar program 3rd or Subsequent Offense – 8 years <p>Massachusetts will not take action if you refuse the breathalyzer in another state; however, if driver is up for renewal or the RMV checks the NDR and the person is suspended in another state, then they will suspend pending</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
<p>Phone (617) 351-4500 Fax (617) 351-9524</p>	<ul style="list-style-type: none"> ○ Available for 2nd offenses after a 10 year time frame upon finding by court. NOTE: 2 year loss of license may be imposed, however you will be eligible for a hardship license after three business days assuming you have completed intake alcohol-drug education program <p>2nd Offense</p> <ul style="list-style-type: none"> ● Incarceration: Not less than 60 days (30 day mandatory), not more than 2 years ● Fine between \$600 and \$10,000 ● License suspended for 2 years, work/education hardship considered in 1 year. ● Ignition Interlock device required ● <i>Alternative disposition</i> <ul style="list-style-type: none"> ○ 2 years probation ○ 14 day confined treatment program paid for by the defendant ○ License suspended for two years, work/education hardship considered in 1 year. Ignition Interlock device required <p>3rd Offense</p> <ul style="list-style-type: none"> ● Incarceration: Not less than 180 days (150 day mandatory), not more than 5 years State Prison (Felony status) ● May be served in a correctional facility treatment programs ● Fine between \$1,000 and \$15,000 ● License suspended for 8 years, work/education hardship considered in 2 years, general hardship in 4 years ● Ignition Interlock device required <p>4th Offense</p> <ul style="list-style-type: none"> ● Incarceration: Not less than 2 years (1 year Minimum Mandatory), not more than 5 years (Felony status) ● Fine between \$1,500 and \$25,000 ● License suspended for 10 years, work/education hardship 	<p>to stop after collision</p>	<p>reinstatement in the other state.</p> <p>Hardship License All hardships are for the same 12 hours each day, 7 days a week.</p> <ul style="list-style-type: none"> ● 1st Offense <ul style="list-style-type: none"> ○ Hardship eligible after 3 business days on the 45 day loss if person produces copy of intake for the program and letter from employer indicating that the client needs his license for work or that the use of public transportation to get to work is not practicable ● 2nd Offense <ul style="list-style-type: none"> ○ Hardship eligible after 1 year if the person has completed the inpatient treatment and with a letter from the employer indicating that the person needs his license for work or that the use of public transportation to get to work is not practicable. ○ Person will also have ignition interlock device in the vehicle for the duration of the hardship plus 2 years as a condition of the hardship ○ If the person can show that the date of the plea or finding on the first offense is more than 10 years from the new arrest then they are hardship eligible after 3 business days on the 45 day loss if person produces copy of intake for the program and letter from employer indicating that the person needs his license for work or that the use of public transportation to get to work is not practicable. ● 3rd or Subsequent Offense <ul style="list-style-type: none"> ○ Hardship eligible after 2 years with a letter from the employer indicating that the person needs his license for work or education that the use of public transportation to get to work is not practicable. ○ The person will also as a condition of the hardship have an ignition interlock device in the vehicle for the duration of the hardship plus 2 years.

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>considered in 5 years, general hardship in 8 years</p> <ul style="list-style-type: none"> Ignition Interlock device required <p>5th Offense</p> <ul style="list-style-type: none"> Incarceration: Not less than 2 years (24 mos. Minimum Mandatory), not more than 5 years (Felony Status) Fine between \$2,000 and \$50,000 License loss for life, no possibility of hardship <p>MA ST 90 § 24. Driving while under influence of intoxicating liquor, etc.; second and subsequent offenses; punishment; treatment programs; reckless and unauthorized driving; failure to stop after collision</p>		<p>Monetary Assessments Reinstatement fees are as follows:</p> <ul style="list-style-type: none"> 1st Offense – \$500 2nd Offense – \$735 3rd Offense – \$1,000 <p>Upon notice of conviction under the compact, Massachusetts shall treat the OUI/DUI as if it had occurred in the home state.</p> <p>MA ST 90 § 30B. Interstate compact; motor vehicle convictions</p>
<p>MICHIGAN</p>	<p>1st Offense</p> <ul style="list-style-type: none"> 180 day license suspension; restricted license may be issued after 30 days Guilty of a misdemeanor punishable by 1 or more of the following: <ul style="list-style-type: none"> Community service for not more than 360 hours. Imprisonment for not more than 93 days. A fine of not less than \$100.00 or more than \$500.00 Vehicle immobilization may be ordered Immobilization sanction <ul style="list-style-type: none"> Permissive for up to 90 days on a 1st <p>2nd Offense within 7 years</p> <ul style="list-style-type: none"> Fine between \$200 and \$1,000 One or more of the following: <ul style="list-style-type: none"> Imprisonment between 5 days and 1 year; not less than 48 hours of the term shall be served consecutively and shall not be suspended 	<p>Suspension for 1 year if the person is convicted of refusing chemical test.</p> <p>MI ST 257.319b. Suspension of vehicle group designations; grounds; period of suspension; definitions; application</p>	<p>The secretary of state may suspend or revoke the license issued under this act upon receiving notice of the conviction of that person in another state of an offense in that state, or the determination of responsibility of that person in an administrative adjudication in another state for a violation in that state which, if committed in this state, would be grounds for the suspension or revocation of the license of an operator or chauffeur.</p> <p>MI ST 257.318. Conviction of offense or determination of violation in another state; revocation or suspension</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ Between 30 and 90 days of community service ○ Court shall order vehicle immobilization ● Minimum 180 day license suspension; maximum set by the max suspension in MI ST 257.319 ● Immobilization sanction <ul style="list-style-type: none"> ○ Between 90 and 180 days <p>2 or more prior convictions regardless of the number of years since any prior conviction</p> <ul style="list-style-type: none"> ● Person is guilty of a felony ● Fine between \$500 and \$5,000 ● Either: <ul style="list-style-type: none"> ○ Imprisonment between 1 and 5 years under the jurisdiction of the department of corrections which shall not be suspended; OR ○ Probation with imprisonment in the county jail between 30 days and 1 year and community service between 60 and 180 days ○ Not less than 48 hours of the imprisonment shall be served consecutively ● Court shall order vehicle immobilization ● Immobilization sanction <ul style="list-style-type: none"> ○ Between 90 and 180 days <p>MI ST 257.625. Offenses involving operation of vehicle while under influence of alcoholic liquor or controlled substance or visibly impaired due to consumption of alcoholic liquor or controlled substance; punishment generally; use or prior convictions for enhancement of punishment; plea of guilty or nolo contendere; special verdict; records; burden of proof; probation conditions</p> <p>MI ST 257.319. Mandatory suspension of license for conviction of certain crimes</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
MINNESOTA	<p>1st Offense</p> <ul style="list-style-type: none"> • Minimum 30 day revocation <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • Minimum 180 day revocation • Minimum 30 days of incarceration, at least 48 hours of which must be served in a local correctional facility • 8 hours of community service work for each day less than 30 that the person is ordered to serve in a local correctional facility <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • Minimum 1 year revocation • Minimum 90 days of incarceration, at least 30 days of which must be served in a local correctional facility OR intensive supervision as described in section 169A.74 • May order that the person serve not more than 60 days of the minimum penalty on home detention <p>4th Offense within 10 years</p> <ul style="list-style-type: none"> • Minimum 2 year revocation • Either <ul style="list-style-type: none"> ○ Minimum 180 days of incarceration, at least 30 days of which must be served in a local correctional facility ○ Program of intensive supervision as described in section 169A.74 ○ Staggered sentencing involving minimum 180- days of incarceration, at least 30 of which must be served consecutively at a local correctional facility • May order that the person serve not more than 150 days of the minimum penalty on home detention <p>5th or subsequent Offense within 10 years</p> <ul style="list-style-type: none"> • Minimum 2 year revocation 	<p>Revocation for 1 year even if a test was obtained after the person refused to submit to testing.</p> <p>MN ST 169A.52. Test refusal or failure; license revocation</p>	<p>Upon notice of conviction under the compact, Minnesota shall treat the DUI as if it had occurred in the home state.</p> <p>MN ST 171.50. Driver License Compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Either <ul style="list-style-type: none"> ○ Minimum 1 year of incarceration, at least 60 days of which must be served in a local correctional facility ○ Program of intensive supervision as described in section 169A.74 ○ Staggered sentencing involving minimum 180- days of incarceration, at least 60 of which must be served consecutively at a local correctional facility • May order that the person the remainder of their minimum penalty on intensive probation using an electronic monitoring system or home detention <p><May be subject to different penalties if convicted of a felony></p> <p>MN ST 169A.54. DWI convictions, adjudications; administrative penalties</p> <p>MN ST 169A.275. Mandatory penalties; nonfelony violations</p>		
<p>MISSISSIPPI</p>	<p>1st Conviction</p> <ul style="list-style-type: none"> • Fine of \$250 to \$1,000 • Imprisoned for not more than 48 hours (court may impose attendance at a victim impact panel as an alternative) • Attendance at an alcohol safety education program • 1 year license suspension (can be reduced to 90 days if complete the alcohol safety education program) • Hardship license • The court may reduce the suspension if the denial of which would constitute a hardship on the offender, except that no court may issue such an order reducing the suspension until 30 days have elapsed • Hardship license shall not be available to any person who refused to submit to a chemical test upon the request of an 	<p>1st Refusal 90 day suspension</p> <p>Refusal with previous conviction 1 year suspension</p> <p>MS ST § 63-11-23. Review of refusal; sanctions</p>	<p>1st Conviction</p> <p>Between, approximately, two weeks and two months following the out-of-state conviction, Mississippi will send a one-page registered letter to the address on file notifying the licensee that as of the date of mailing, the licensee’s privileges have been suspended for 90 days. This may be an indefinite suspension per new 2007 MS law.</p> <p>To reinstate license, the MS licensee will have to complete an alcohol safety education program. MS will require this class be completed in MS. It is a 4 week class, 1 class per week, 3 hours per class. Following completion, a \$100 reinstatement fee will be due, and on the 91st day of suspension, licensee may, with proof of SR-22 insurance, reinstate their license.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>officer</p> <p>2nd conviction within 5 years</p> <ul style="list-style-type: none"> • Fine of \$600 to \$1,500 • Imprisoned 5 days to 1 year • Community service work 10 days to 1 year • 2 year license suspension • Can be eligible for reinstatement after 1 year if the individual receives an in-depth diagnostic assessment and successfully completes treatment if recommended • Impoundment or immobilization of all vehicles registered to the person convicted for the entire length of license suspension <ul style="list-style-type: none"> ○ If other licensed drivers living in the household are dependent upon the vehicle subject to impoundment or immobilization for necessary transportation, the court may order the installation of an ignition interlock system <p>3rd or subsequent conviction within 5 years</p> <ul style="list-style-type: none"> • Enhanced to felony • Fine of \$2,000 to \$5,000 • Imprisoned 1 to 5 years • Seizure and possible forfeiture of the vehicle • 5 year license suspension • Can be eligible for reinstatement after 3 years if the individual receives an in-depth diagnostic assessment and successfully completes treatment if recommended <p>MS ST § 63-11-30. Operation under influence of alcohol or other impairing substance</p>		<p>Upon notice of conviction under the compact, Mississippi shall treat the DUI as if it had occurred in the home state.</p> <p>MS ST § 63-1-103. Text of Compact</p>
<p>MISSOURI</p> <p>Missouri Department</p>	<p>1st Offense</p> <ul style="list-style-type: none"> • Suspended Imposition of Sentence (SIS) if 2 years probation – SIS is not a conviction 	<p>License revocation for 1 year.</p> <p>MO ST 577.041. Refusal to submit to chemical test--notice,</p>	<p>If you are convicted of DUI/DWI in another state, Missouri will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 30 days hard followed by 60 days of restricted

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
<p>of Revenue (573) 751-2580</p>	<ul style="list-style-type: none"> • If no SIS <ul style="list-style-type: none"> ○ Class B misdemeanor ○ Maximum 6 month imprisonment ○ Maximum \$500 fine • If BAC .15 or greater <ul style="list-style-type: none"> ○ Must complete 2 days jail or treatment program to receive SIS • If BAC .20 or greater <ul style="list-style-type: none"> ○ Must complete 5 days jail or treatment program to receive SIS <p>2nd Offense</p> <ul style="list-style-type: none"> • Class A misdemeanor if within 5 years • Class B misdemeanor if outside 5 years • No SIS • No fine in lieu of imprisonment • Minimum 10 days jail or 30 days community service or treatment program <p>3rd Offense</p> <ul style="list-style-type: none"> • No SIS • No fine in lieu of imprisonment • Minimum 30 days jail or 60 days community service or treatment program <p>4th Offense</p> <ul style="list-style-type: none"> • No SIS • No fine in lieu of imprisonment • Minimum 60 days jail <p>5th or Subsequent Offense</p> <ul style="list-style-type: none"> • No SIS • No fine in lieu of imprisonment • Minimum 2 years prison 	<p>report to peace officer, contents--revocation of license, hearing--evidence, admissibility--reinstatement of licenses--substance abuse traffic offender program--assignment recommendations, judicial review--fees--multiple violators, proof of ignition interlock device required--proof of financial responsibility</p>	<p>driving</p> <ul style="list-style-type: none"> • 2nd Offense in over 5 years – 1 year • 2nd Offense within 5 years – 5 years, may apply for limited driving privileges after 2 years • 3rd or Subsequent Offense – 10 years, may apply for limited driving privileges after 3 years <p>Out-of-State Refusal It is not a crime to refuse a chemical test in Missouri. If Missouri learns that a driver has a chemical refusal in another state, they will place it on the driver’s driving record for “informational purposes.” Missouri will not take any independent action against the driver here based on the refusal in the foreign state. However, if the driver has a subsequent refusal in Missouri, the driver will not be eligible for limited driving privileges.</p> <p>Hardship License See above.</p> <p>Monetary Assessments \$45 reinstatement fee to DOR</p> <p>Insurance Issues Driver must maintain SR-22 filing for two years from the date of the suspension or revocation caused by the assessment of points by Missouri upon receipt of the out of state conviction.</p> <p>Other</p> <ul style="list-style-type: none"> • If a driver applies for a new Missouri license or for a license renewal when the driver is suspended or revoked in any other state, Missouri will not issue the license until the driver gets reinstated in the state where the conviction occurred. • Must file proof of completion of SATOP before gets full driving privileges restored.

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>License Suspension In regards to 5 and 10 year license revocations, it must be a conviction for DWI/BAC, not just a finding of guilt.</p> <p>MO ST 302.525. Suspension or revocation, when effective, duration--restricted driving privilege--effect of suspension or revocation by court on charges arising out of same occurrence--alcohol-related enforcement contacts, ignition interlock device requirement</p> <p>MO ST 558.011. Sentence of imprisonment, terms--conditional release</p> <p>MO ST 560.011. Fines for felonies</p> <p>MO ST 560.016. Fines for misdemeanors and infractions</p>		<p>Upon notice of conviction under the compact, Missouri shall treat the DUI as if it had occurred in the home state.</p> <p>MO ST 302.600. Driver license compact</p>
<p>MONTANA</p>	<p>1st Conviction</p> <ul style="list-style-type: none"> • punished by imprisonment for not less than 24 consecutive hours or more than 6 months and by a • fine between \$300 and \$1,000 <p>Unless one or more passengers under 16 years of age were in the vehicle at the time of the offense, then</p> <ul style="list-style-type: none"> • Imprisonment between 48 consecutive hours and 12 months • Fine between \$600 and \$2,000 <p>Initial 24 hours of imprisonment must be served, and may not be served under home arrest and up to 1 year may be suspended pending successful completion of court-ordered chemical dependency assessment, education, or treatment by the person</p> <p>1st with excessive alcohol</p> <ul style="list-style-type: none"> • Imprisoned no more than 10 days • Fine between \$300 and \$1,000 • Penalty doubled to no more than 20 days and fine between 	<p>When a person refuses testing, the officer shall issue that person a 5 day driving permit.</p> <p>1st refusal within 5 years 6 month license suspension with no possibility of a restricted probationary license</p> <p>2nd or subsequent refusal within 5 years 1 year license suspension with no possibility of a restricted probationary license</p> <p>MT ST 61-8-402. Blood or breath tests for alcohol, drugs, or both</p>	<p>If you are convicted of DUI/DWI in another state, Montana will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 6 months, no probationary • 2nd or Subsequent Offense – 1 year, no probationary <p>If you refuse the breathalyzer in another state, Montana will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 6 months, no probationary • 2nd or Subsequent Offense – 1 year, no probationary <p>Hardship License Montana does offer hardship licenses.</p> <p>Monetary Assessments \$200 reinstatement fee (also required to get probationary).</p> <p>Insurance Issues</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>\$600 and \$2,000 if one or more passenger is under 16</p> <p>2nd Conviction</p> <ul style="list-style-type: none"> • Fine of \$600 to \$1,000 • Imprisonment between 7 days and 6 months <p>Unless one or more passengers under 16 were in the vehicle at the time of the offense, then</p> <ul style="list-style-type: none"> • Fine between \$1,200 and \$2,000 • Imprisonment between 14 days and 12 months <p>At least 48 hours of the imprisonment term must be served and served consecutively and may not be served under home arrest; the imprisonment sentence may be suspended for a period of up to 1 year pending successful completion of a chemical dependency treatment program by the person</p> <p>2nd with excessive alcohol</p> <ul style="list-style-type: none"> • Minimum imprisonment of 5 days served in the county jail, not house arrest; OR • More than 30 days and between \$600 and \$1,000 fine • Penalty doubled to minimum 10 days in the county jail and between \$1,200 and \$2,000 fine if one or more of the passengers under 16 and were in the vehicle at the time of the offense • First 5 days of imprisonment cannot be suspended <p>3rd Conviction</p> <ul style="list-style-type: none"> • Imprisonment between 30 days and 1 year • Fine between \$1,000 and \$5,000 <p>Unless one or more passengers under 16 were in the vehicle at the time of the offense, then</p> <ul style="list-style-type: none"> • Imprisonment between 60 days and 12 months • Fine between \$2,000 and \$10,000 <p>At least 48 hours of the imprisonment term must be served and served consecutively and may not be served under home arrest; the</p>		<p>No insurance requirements unless they were required in the forum state.</p> <p>Upon notice of conviction under the compact, Montana shall treat the DUI as if it had occurred in the home state.</p> <p>MT ST 61-5-401. Driver License Compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>imposition or execution of the first 10 days of the imprisonment sentence may not be suspended. The remainder of the imprisonment sentence may be suspended for a period of up to 1 year pending successful completion of a chemical dependency treatment program by the person.</p> <p>3rd with excessive alcohol</p> <ul style="list-style-type: none"> • 10 days, to be served in the county jail and not on home arrest, or more than 6 months and a fine between \$1,000 and \$5,000 • Doubled If one or more passengers under 16 years of age were in the vehicle at the time of the offense to minimum 20 day imprisonment which may not be served on home arrest; or more than 12 months and by a fine between \$2,000 and \$10,000. • The imposition or execution of the first 10 days of the imprisonment sentence may not be suspended. <p>MT ST 61-8-714. Penalty for driving under influence of alcohol or drugs--first through third offense</p> <p>MT ST 61-8-722. Penalty for driving with excessive alcohol concentration--first through third offense</p> <p>4th Conviction with or without excessive alcohol</p> <ul style="list-style-type: none"> • Guilty of a felony • Imprisonment between 13 months and 5 years; suspended time to run consecutive to the 13 months <p>If the offender successfully completes a residential alcohol treatment program operated or approved by the Department of Corrections, the remainder of the 13-month sentence must be served on probation. The imposition or execution of the 13-month sentence may not be deferred or suspended, and the person is not eligible for parole.</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>The Department of Corrections must place an offender either in an approved residential treatment program or in Montana State Prison.</p> <p>If an offender was, upon a prior felony DUI conviction, placed in a residential alcohol treatment program under subsection, whether or not the person successfully completed the program, the person shall be sentenced to the department of corrections for a term between 13 months and 5 years OR fined an amount of not less between \$1,000 and \$10,000</p> <p>MT ST 61-8-731. Driving under influence of alcohol or drugs--driving with excessive alcohol concentration--penalty for fourth or subsequent offense</p> <p style="text-align: center;">License Suspensions</p> <p>1st Offense 6 month license suspension</p> <p>2nd or Subsequent Offense within 5 years 1 year license suspension; probationary license may not be issued unless the person completes at least 45 days of the 1 year suspension</p> <p>MT ST 61-5-208. Period of suspension or revocation--limitation on issuance of probationary license--notation on driver's license</p>		
<p>NEBRASKA</p>	<p>1st Offense</p> <ul style="list-style-type: none"> • Guilty of a Class W misdemeanor • 6 month license revocation; court may order ignition interlock after the first 30 days of revocation • \$500 fine • Between 7 and 60 days in jail • If person placed on probation or has sentence suspended, 60 day license revocation, and \$400 fine 	<p>1st Offense</p> <ul style="list-style-type: none"> • Guilty of a Class W misdemeanor • 6 month license revocation; court may order ignition interlock after the first 30 days of revocation • \$500 fine • Between 7 and 60 days in jail • If person placed on probation or has sentence suspended, 60 day license revocation, and \$400 fine 	<p>Hardship License Nebraska does not issue hardship licenses for out-of-state convictions.</p> <p>Monetary Assessments \$125 reinstatement fee.</p> <p>Insurance Issues</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • BAC > 0.15 <ul style="list-style-type: none"> ○ Guilty of Class W misdemeanor ○ 1 year license revocation; court may order ignition interlock after 60 days of the revocation ○ \$500 fine ○ Between 7 and 60 days in jail ○ If person placed on probation or has sentence suspended, 1 year license revocation which after 45 days, the court may order an ignition interlock, \$500 fine and 2 days in jail or minimum 120 hours of community service • 2nd Offense <ul style="list-style-type: none"> • Guilty of Class W misdemeanor • 1 year license revocation; court may order ignition interlock after 60 days of the revocation • \$500 fine • Between 30-180 days in jail • If person placed on probation or has sentence suspended, 1 year license revocation (court may order ignition interlock after the first 45 days) \$500 fine and 10 days in jail or minimum 240 hours of community service • BAC > 0.15 <ul style="list-style-type: none"> ○ Guilty of Class I misdemeanor ○ Between 1 and 15 year license revocation ○ Max \$1,000 fine ○ Between 90 days and 1 year in jail ○ If person placed on probation or has sentence suspended, 1-15 year license revocation (court may order ignition interlock after the 45 days), \$1,000 fine and 30 days in jail • 3rd Offense <ul style="list-style-type: none"> • Guilty of Class W misdemeanor • 15 year license revocation • \$500 fine 	<ul style="list-style-type: none"> • 2nd Offense <ul style="list-style-type: none"> • Guilty of Class I misdemeanor • Between 1 and 15 year license revocation • Max \$1,000 fine • Between 90 days and 1 year in jail • If person placed on probation or has sentence suspended, 1-15 year license revocation (court may order ignition interlock after the 45 days), \$1,000 fine and 30 days in jail • 3d Offense <ul style="list-style-type: none"> • Guilty of Class IIIA felony • 15 year license revocation • Max \$10,000 fine • Between 180 days and 5 years in jail • If person placed on probation or has sentence suspended, license will be revoked between 5 to 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 60 days in jail • 4th Offense <ul style="list-style-type: none"> • Guilty of Class III felony • 15 year license revocation • Maximum \$25,000 fine • Between 1 and 20 years in jail • If person placed on probation or has sentence suspended, license will be revoked for 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 120 days in jail • 5th or Subsequent Offense <ul style="list-style-type: none"> • Class II felony • 15 year license revocation • Between 1 and 50 years in jail • If person placed on probation or has sentence suspended 	<p>SR-22 (high risk) insurance required.</p> <p>Upon notice of conviction under the compact, Nebraska shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">NE ST § A1-113. Driver License Compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Between 90 days and 1 year in jail • If person placed on probation or has sentence suspended, license will be revoked between 2 to 15 years (court may order ignition interlock after 45 days), \$600 fine and 30 days in jail • BAC > 0.15 <ul style="list-style-type: none"> ○ Guilty of Class IIIA felony ○ 15 year license revocation ○ Max \$10,000 fine ○ Between 180 days and 5 years in jail ○ If person placed on probation or has sentence suspended, license will be revoked between 5 to 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 60 days in jail <p>4th Offense</p> <ul style="list-style-type: none"> • Guilty of Class IIIA felony • 15 year license revocation • Maximum \$10,000 fine • Between 180 days and 5 years in jail • If person placed on probation or has sentence suspended, license will be revoked for 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 90 days in jail • BAC > 0.15 <ul style="list-style-type: none"> ○ Guilty of Class III felony ○ 15 year license revocation ○ Maximum \$25,000 fine ○ Between 1 and 20 years in jail ○ If person placed on probation or has sentence suspended, license will be revoked for 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 120 days in jail <p>5th or Subsequent Offense</p> <ul style="list-style-type: none"> • Guilty of Class IIIA felony 	<ul style="list-style-type: none"> • license will be revoked for 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 180 days in jail 	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 15 year license revocation • Maximum \$25,000 fine • Between 1 and 20 years in jail • If person placed on probation or has sentence suspended, license will be revoked for 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 180 days in jail • BAC > 0.15 <ul style="list-style-type: none"> ○ Class II felony ○ 15 year license revocation ○ Between 1 and 50 years in jail ○ If person placed on probation or has sentence suspended ○ license will be revoked for 15 years (court may order ignition interlock after 45 days), \$1,000 fine and 180 days in jail <p>NE ST 60-6,197.03. Driving under influence of alcoholic liquor or drugs; implied consent to submit to chemical test; penalties</p>		
<p>NEVADA</p>	<p>1st offense within 7 years</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • 90 day license revocation • Order the person to pay tuition for an educational course on the abuse of alcohol and controlled substances • Imprisonment between 2 days and 6 months OR between 48 and 96 hours community service • fine between \$400 and \$1,000 • if BAC > 0.18, person ordered to attend a program of treatment for the abuse of alcohol or drugs pursuant to the provisions of NRS 484C.360 • \$35 Civil Penalty <p>2nd offense within 7 years</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor 	<p>If a person refuses to submit to a required test (aside from a preliminary breath test), reasonable force may be used to obtain results.</p> <p>NV ST. 484C.160. Implied consent to evidentiary test; exemption from blood test; choice of test; when blood test may be required; when other tests may be used; reasonable force authorized to obtain test in certain circumstances; notification of parent or guardian of minor directed to submit to test</p>	<p>The Department is authorized to suspend or revoke the license of any resident of this State or the privilege of a nonresident to drive a motor vehicle in this State upon receiving notice of the conviction of such person in another state.</p> <p>NV ST 483.440. Suspension or revocation of license or privilege upon conviction in another state</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 1 year license revocation • Imprisonment between 10 days and 6 months OR between 48 and 96 hours community service • Residential confinement between 10 days and 6 months • Fine between \$750 and \$1,000 OR order the person to perform an equivalent number of community service • Order the person to attend a program of treatment for the abuse of alcohol or drugs • Person who willfully fails or refuses to complete successfully a term of residential confinement or a program of treatment ordered pursuant to this paragraph is guilty of a misdemeanor • court shall issue an order directing the Department to suspend the registration of each motor vehicle that is registered to or owned by the person for 5 days • \$35 Civil Penalty <p>3rd offense within 7 years</p> <ul style="list-style-type: none"> • Guilty of a category B felony • 3 year license revocation • Imprisonment in the state prison between 1 and 6 years not to be served among offenders whose crimes were violent and insofar as practicable, be assigned to minimum security facility or institution • Fine between \$2,000 and \$5,000 • court shall issue an order directing the Department to suspend the registration of each motor vehicle that is registered to or owned by the person for 5 days • \$35 Civil Penalty <p><u>NV ST 484C.400. Penalties for first, second and third offenses; segregation of offender; intermittent confinement; consecutive sentences; aggravating factor</u></p> <p>4th or Subsequent Offense</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Guilty of a category B felony • 3 year license revocation • Imprisonment between 2 and 15 years not to be served among offenders whose crimes were violent and insofar as practicable, be assigned to minimum security facility or institution • Fine between \$2,000 and \$5,000 • court shall issue an order directing the Department to suspend the registration of each motor vehicle that is registered to or owned by the person for 5 days • \$35 Civil Penalty <p>NV ST 484C.410. Penalties when offender previously convicted of certain felonious conduct or homicide; segregation of offender; intermittent confinement; consecutive sentences; aggravating factor</p> <p>NV ST 483.460. Mandatory revocation of license, permit or privilege to drive; period of revocation; tolling of period of revocation during imprisonment; eligibility for restricted license; action to carry out court's order</p>		
NEW HAMPSHIRE	<p>1st Offense</p> <ul style="list-style-type: none"> • Guilty of a Class B misdemeanor • Minimum \$500 fine • Must complete an impaired driver intervention program or multiple offender program • License revoked for between 9 month and 2 years; up to 6 months may be suspended if impaired driver program completed within 45 days after conviction • May be subject to additional alcohol and/or drug treatment and counseling • May be required to submit to random urine testing 	<p>1st refusal with no prior DUI 180 day suspension</p> <p>Prior DUI 2 year suspension</p> <p>Suspension shall not run concurrently with any other penalty imposed by this title.</p> <p>NH ST § 265-A:14 Refusal of Consent.</p>	<p>If you are convicted of DUI/DWI in another state, New Hampshire’s penalties will depend on the other state’s penalties.</p> <p>If you refuse the breathalyzer in another state, New Hampshire’s penalties will depend on the other state’s penalties.</p> <p>Hardship License New Hampshire does not offer hardship licenses.</p> <p>Monetary Assessments \$100 restoration fee</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>1st Offense for <21 Year Old Driver</p> <ul style="list-style-type: none"> As of November 2, 2011, mandatory 1 year license loss which is not subject to a reduction <p>2nd Offense</p> <ul style="list-style-type: none"> Guilty of a Class A misdemeanor Minimum \$750 fine If within 2 years of prior offense, mandatory sentence of 37 consecutive days of which 30 consecutive 24 hour periods shall be served in the county correctional facility followed by 7 days in the multiple DWI offender intervention detention center If between 2 and 10 years of prior offense, the person shall be sentenced to a mandatory minimum sentence of 10 consecutive days of which 3 consecutive 24 hour periods shall be served in the county correctional facility followed by 7 days in the multiple DWI offender intervention detention center License revoked for a minimum of 3 years May be subject to additional alcohol and/or drug treatment and counseling May be required to submit to random urine testing <p>3rd Offense</p> <ul style="list-style-type: none"> Guilty of a Class A misdemeanor Minimum \$750 fine Indefinite license revocation, license shall not be restored for at least 5 years; at the end of the 5 years, the person may petition the court to reinstate their license Minimum mandatory sentence of 180 consecutive days of which 30 consecutive 24 hour periods shall be served in the county correctional facility followed by a 28 day residential treatment program May be subject to additional alcohol and/or drug treatment and counseling May be required to submit to random urine testing 		<p>Insurance Issues</p> <p>There is no DMV imposed issue due to out-of-state convictions; however, person's insurance company may impose its own.</p> <p>Upon notice of conviction under the compact, New Hampshire shall treat the DUI as if it had occurred in the home state.</p> <p>NH ST § 263:77 Driver License Compact Enacted.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>4th or Subsequent Offense</p> <ul style="list-style-type: none"> • Guilty of a felony • Minimum \$750 fine • Indefinite license revocation, license shall not be restored for at least 7 years; at the end of the 7 years, the person may petition the court to reinstate their license • Minimum mandatory sentence of 180 consecutive days of which 30 consecutive 24 hour periods shall be served in the county correctional facility followed by a 28 day residential treatment program • May be subject to additional alcohol and/or drug treatment and counseling • May be required to submit to random urine testing <p>NH ST § 265-A:18 Penalties for Intoxication or Under Influence of Drugs Offenses.</p>		
NEW JERSEY	<p style="text-align: center;">BAC 0.08 - < 0.10</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Fine between \$250 and \$400 • Detainment between 12 and 48 hours spent during 2 consecutive days of not less than 6 hours each day • Maximum 30 day imprisonment • 3 month license forfeiture • Court may order ignition interlock between 6 months to 1 year after return of license <p>2nd Offense</p> <ul style="list-style-type: none"> • Fine between \$500 and \$1,000 • Community service for 30 days • Imprisonment between 48 hours and 90 days • 2 year license forfeiture 	<p>1st refusal Between 7 months and 1 year license suspension Fine between \$300 and \$500 Ignition Interlock required pursuant to NJ ST 339:4-50.16. Legislative findings</p> <p>2nd refusal 2 year suspension Fine between \$500 and \$1,000 Ignition Interlock required pursuant to NJ ST 339:4-50.16. Legislative findings</p> <p>3rd or Subsequent refusal 10 year license suspension \$1,000 fine Ignition Interlock required pursuant to NJ ST 339:4-50.16.</p>	<p>Upon notice of conviction under the compact, New Jersey shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">NJ ST 39:5D-4. Effect of conviction</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Court may order ignition interlock between 1 and 3 years immediately after return of license <p>3rd or Subsequent Offense</p> <ul style="list-style-type: none"> • \$1,000 fine • Minimum 180 days in a county jail; court may lower such term not exceeding 90 days for each day served in a drug or alcohol inpatient rehab program • 10 year license suspension • Court may order ignition interlock between 1 and 3 years immediately after return of license <p style="text-align: center;">BAC 0.10 or greater</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Fine between \$300 and \$500 • Detainment between 12 and 48 hours spent during 2 consecutive days of not less than 6 hours each day • Maximum 30 day imprisonment • 7 month license suspension • Court may order ignition interlock between 1 and 3 years immediately after return of license <p style="text-align: center;">NJ ST 39:4-50 Driving while intoxicated</p>	<p>Legislative findings</p> <p style="text-align: center;">If refusal occurs while driving through a school crossing or within 1,000 feet of school property</p> <p>1st refusal</p> <ul style="list-style-type: none"> • Fine between \$600 and \$1,000 • Between 1 and 2 year license suspension <p>2nd refusal</p> <ul style="list-style-type: none"> • Fine between \$1,000 and \$2,000 • 4 year license suspension <p>3rd or Subsequent refusal</p> <ul style="list-style-type: none"> • \$2,000 fine • 20 year license suspension <p style="text-align: center;">NJ ST 39:4-50.4a. Refusal to submit to chemical test; penalties</p>	
<p>NEW MEXICO</p> <p>Motor Vehicle Department (MVD)</p> <p>Santa Fe 505-827-2241</p>	<p>1st Conviction</p> <ul style="list-style-type: none"> • Maximum 90 day imprisonment or Maximum \$500 fine or both • If sentence suspended, probation may extend between 90 days and 1 year • 24-48 hours community service • Must participate in and complete a screening assessment program • Must attend DWI school • May be required to participate in other rehabilitative services 	<p>1 year license revocation</p> <p style="text-align: center;">NM ST § 66-8-111. Refusal to submit to chemical tests; testing; grounds for revocation of license or privilege to drive</p>	<p>If you are convicted of DUI/DWI in another state, New Mexico will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 1 year • 2nd Offense – 2 years • 3rd Offense – 3 years • 4th Offense – Lifetime <p>If you refuse the breathalyzer in another state, New Mexico will suspend your license for the following terms:</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • If BAC 0.16 or greater, then in addition to the penalties above and below: <ul style="list-style-type: none"> ○ Additional minimum 48 hours in jail ○ No part of the sentence may be suspended or deferred • Must participate in an alcohol or drug counseling program • If necessary, may be required to participate in a treatment program • Mandatory 1 year with ignition interlock • Between \$150 and \$450 court fees and program costs <p>2nd Conviction</p> <ul style="list-style-type: none"> • Between 4 and 364 days in jail • Between \$500 and \$1,000 fine • If sentence suspended or deferred, probation may extend between 1 and 5 years and the following: <ul style="list-style-type: none"> ○ Minimum 96 consecutive hours in jail ○ Minimum 48 hours community service ○ Minimum \$500 fine • If BAC 0.16 or greater, then in addition to the penalties above and below: <ul style="list-style-type: none"> ○ Additional minimum 96 consecutive hours in jail ○ Minimum of 7 addition days in jail if offender fails to complete any part of the sentence in the specified time ○ No part of the sentence may be suspended or deferred • Must participate in an alcohol or drug screening program • If necessary, may be required to participate in a treatment program • Required to participate and complete one of the following which shall not be suspended or deferred: <ul style="list-style-type: none"> ○ Minimum 8 day in patient, residential or in-custody substance abuse treatment program ○ Minimum 90 day outpatient treatment program 		<ul style="list-style-type: none"> • 1st Offense – 1 year • 2nd Offense – 2 years • 3rd Offense – 3 years • 4th Offense – Lifetime <p>A first time civil implied consent act hearing loss is 6 months revocation for age 21 or older with a .08 or higher. All others are a 1 year revocation through this civil process.</p> <p>Hardship License No work permit or limited licenses are available for DWI revocations. All DWI revocations are only permitted to drive in NM with an ignition interlock and ignition interlock driver's license, with no time or purpose restrictions.</p> <p>Monetary Assessments</p> <ul style="list-style-type: none"> • \$100 license reinstatement fee <p>Insurance Issues Every insurance company is different. Some insurance companies will drop coverage or increase fees. The "norm" is supposedly triple your rate for 3 to 5 years.</p> <p>Upon notice of conviction under the compact, New Mexico shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">NM ST § 66-5-49. Driver License Compact enacted</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ Drug court program for a minimum of 9 months ○ Any other substance abuse treatment program approved by the court ● Mandatory 2 years with ignition interlock 3rd Conviction ● Maximum 364 days ● Maximum \$1,000 fine ● If sentence suspended or deferred, probation may extend between 1 and 5 years and the following: <ul style="list-style-type: none"> ○ Minimum 30 consecutive days in jail ○ Minimum 96 hours of community service ○ \$750 fine ● If BAC 0.16 or greater, then in addition to the penalties above: <ul style="list-style-type: none"> ○ Minimum 60 consecutive days in jail ○ Minimum of 6 addition days in jail if offender fails to complete any part of the sentence in the specified time ○ No part of the sentence may be suspended or deferred ● Must participate in an alcohol or drug screening program ● If necessary, may be required to participate in a treatment program ● Required to participate and complete one of the following which shall not be suspended or deferred: <ul style="list-style-type: none"> ○ Minimum 28 day in patient, residential or in-custody substance abuse treatment program ○ Minimum 90 day outpatient treatment program ○ Drug court program for a minimum of 9 months ○ Any other substance abuse treatment program approved by the court 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Mandatory 3 years with ignition interlock 4th Conviction <ul style="list-style-type: none"> • Guilty of a 4th degree felony • 18 month imprisonment; 6 months may not be suspended or deferred • Maximum \$5,000 fine • Must participate in an alcohol or drug screening program • If necessary, may be required to participate in a treatment program • Ignition interlock required for life* 5th Conviction <ul style="list-style-type: none"> • Guilty of a 4th degree felony • 2 year imprisonment; 1 year may not be suspended or deferred • Maximum \$5,000 fine • Must participate in an alcohol or drug screening program • If necessary, may be required to participate in a treatment program • Ignition interlock required for life* 6th Conviction <ul style="list-style-type: none"> • Guilty of a 3rd degree felony • 30 month imprisonment; 18 months may not be suspended or deferred • Maximum \$5,000 fine • Must participate in an alcohol or drug screening program • If necessary, may be required to participate in a treatment program • Ignition interlock required for life* 7th or Subsequent Conviction <ul style="list-style-type: none"> • Guilty of 3rd degree felony • 3 year imprisonment; 2 years may not be suspended or deferred 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Maximum \$5,000 fine • Must participate in an alcohol or drug screening program • If necessary, may be required to participate in a treatment program • Ignition interlock required for life* <p>*Five years from the date of conviction and every five years thereafter, a fourth or subsequent offender may apply to a district court for removal of the ignition interlock device requirement provided in this section and for restoration of a driver's license. A district court may, for good cause shown, remove the ignition interlock device requirement and order restoration of the license; provided that the offender has not been subsequently convicted of driving a motor vehicle under the influence of intoxicating liquor or drugs. Good cause may include an alcohol screening and proof from the interlock vendor that the person has not had violations of the interlock device.</p> <p>NM ST § 66-8-102. Driving under the influence of intoxicating liquor or drugs; aggravated driving under the influence of intoxicating liquor or drugs; penalties</p> <p>NM ST § 31-18-15. Sentencing authority; noncapital felonies; basic sentences and fines; parole authority; meritorious deductions</p>		
<p>NEW YORK</p> <p>New York DMV Driver Improvement Adjudication Unit</p> <p>(518) 474-0774</p>	<p>Driving while ability impaired</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Traffic Infraction • \$300 to \$500 fine or maximum 15 day imprisonment or both • \$255 to \$260 surcharge • 90 day license suspension (unless person is under 21) • Person is probably eligible for a conditional license 	<p>1st Offense Minimum 1 year revocation</p> <p>Any priors Minimum 18 month revocation</p> <p>NY VEH & TRAF § 1194. Arrest and Testing</p>	<p>If you are convicted of DUI/DWI in another state, New York will revoke your license for 90 days.</p> <p>New York will not take action if you refuse the breathalyzer in another state unless you possess a commercial driver's license.</p> <p>Administrative Suspension New York does not honor out-of-state administrative</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>2nd Offense within 5 years</p> <ul style="list-style-type: none"> • Traffic Infraction • \$500 to \$750 fine or maximum 30 day imprisonment or both • \$255 to \$260 surcharge • Minimum 6 month license revocation <p>3rd or Subsequent Offense within 10 years</p> <ul style="list-style-type: none"> • Misdemeanor • \$750 to \$1,500 fine or maximum 180 day imprisonment or both • Potentially 3 years probation • \$395 to \$400 surcharge • Minimum 18 month license revocation • Person is not eligible for a conditional license, but is potentially eligible for the DDP <ul style="list-style-type: none"> ○ Successful completion would substantially reduce the period of license revocation <p style="text-align: center;">DWI</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Misdemeanor • \$500 to \$1,000 fine or maximum 1 year imprisonment or both • Potentially 3 years probation • \$395 to \$400 surcharge • Minimum 6 month license revocation • Person most likely eligible for a conditional license unless he/she has been convicted of DWI within the past 5 years <p style="text-align: center;">DWI/Aggravated DWI</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Misdemeanor • \$1,000 to \$2,500 fine or maximum 1 year imprisonment or both • Potentially 3 years probation • \$395 to \$400 surcharge 		<p>suspensions.</p> <p>Hardship License</p> <ul style="list-style-type: none"> • Once a conviction is reported to New York, the driver can apply for the Drinking Driver's Program (DDP) and the conditional license assuming the driver has not done so in the prior 5 years • The Drinking Driver's Program is a 15 hour class • The conditional license will allow a driver to operate a motor vehicle for work, to attend to health matters for the driver and the driver's family, and to attend to education matters for the driver and the driver's family. The conditional license will also allow the driver to operate for a 3 hour period during the week for any reason • There is no mandatory hard suspension <p>Monetary Assessments</p> <ul style="list-style-type: none"> • \$100 re-application fee to the DMV unless the driver signs-up and successfully completes the DDP • Driver does not have to pay a Driver Responsibility Assessment <p>Other</p> <ul style="list-style-type: none"> • Ignition interlock device would only be required if the sentencing Court made it part of the sentence <p>Upon notice of conviction under the compact, New York shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">NY VEH & TRAF § 516. Driver license compact</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 1 year license revocation • Person most likely eligible for a conditional license unless he/she has been convicted of DWI within the past 5 years <p>Driving while intoxicated/Aggravated driving while intoxicated</p> <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • Guilty of Class E felony • \$1,000 to \$5,000 fine or imprisonment as provided in the penal law or both • Potentially 5 years probation • \$520 surcharge • Minimum 1 year license revocation (at least 1 months if one of the convictions is for Aggravated DWI) • Person may be eligible for a conditional license, but will probably be precluded from driving by the Court and/or probation <ul style="list-style-type: none"> ○ 5 day imprisonment or 30 days of service for a public or not-for-profit corporation, association, institution or agency ○ Installation of an ignition interlock device in any motor vehicle owned or operated by the defendant during the period of license revocation, and upon the termination of such revocation period, for an additional period determined by the Court ○ Alcohol assessment to determine what treatment is necessary <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • Guilty of a class D felony • \$2,000 to \$10,000 fine or maximum 7 years in state prison, or both • Potentially 5 years probation • \$520 surcharge 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Minimum 18 month license revocation • Person is not eligible for a conditional license • If the person has 2 or more priors within the past 5 years, the person is subject to the following additional penalties: <ul style="list-style-type: none"> ○ 10 day imprisonment or 60 days of service for a public or not-for-profit corporation, association, institution or agency ○ Installation of an ignition interlock device in any motor vehicle owned or operated by the defendant during the period of license revocation, and upon the termination of such revocation period, for an additional period determined by the Court ○ Alcohol assessment to determine what treatment is necessary <p>If the person is convicted of Aggravated DWI and is sentenced to probation, then the person must install an Ignition Interlock Device in any vehicle that he/she owns or operates for the entire term of probation</p> <p style="text-align: center;">NY VEH & TRAF § 1193. Sanctions</p>		
<p>NORTH CAROLINA</p>	<p>Punishments to be determined by Judge based on aggravating, grossly aggravating, and mitigating factors</p> <p>Level 5 Punishment (mitigating factors substantially outweigh any aggravating factors)</p> <ul style="list-style-type: none"> • Maximum \$200 fine • 24 hour to 60 day imprisonment may be suspended and substituted with 24 hour community service <p>Level 4 Punishment (no aggravating or mitigating factors)</p> <ul style="list-style-type: none"> • Maximum \$500 fine 	<p>Immediate minimum 30 day revocation; then upon receipt of a properly executed affidavit the Division shall expeditiously notify the person charged that the person's license to drive is revoked for 12 months</p> <p style="text-align: center;">NC ST § 20-16.2. Implied consent to chemical analysis; mandatory revocation of license in event of refusal; right of driver to request analysis</p>	<p>Upon notice of conviction under the compact, North Carolina shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">NC ST § 20-4.24. Reports of convictions; effect of reports</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 48 hour to 120 day imprisonment; may be suspended and substituted with 48 hour community service <p>Level 3 Punishment (aggravating factors substantially outweigh any mitigating factors)</p> <ul style="list-style-type: none"> • Maximum \$1,000 fine • 72 hour to 6 month imprisonment; may be suspended and substituted with a minimum 72 hours community service <p>Level 2 Punishment (1 grossly aggravating factor)</p> <ul style="list-style-type: none"> • Maximum \$2,000 fine • 7 day to 12 month imprisonment; if sentence suspended after 7 days imprisonment, special probation will be imposed and the person must obtain substance abuse assessment and education/treatment for the restoration of a license • Judge may impose that the person abstain from alcohol for 30 to 60 days verified by an alcohol monitoring system <p>Level 1 Punishment (2 or more grossly aggravating factors)</p> <ul style="list-style-type: none"> • Maximum \$4,000 fine • 30 day to 24 month imprisonment; if sentence suspended after 30 days imprisonment, special probation will be imposed and the person must obtain substance abuse assessment and education/treatment for the restoration of a license • Judge may impose that the person abstain from alcohol for 30 to 60 days verified by an alcohol monitoring system <p>Grossly Aggravating Factors:</p> <ul style="list-style-type: none"> • A prior conviction for impaired driving if the conviction was within seven years of the present offense; or the conviction occurs after the date of the offense for which defendant is presently being sentenced, but prior to or contemporaneously with the present sentencing. • Driving with a revoked license at the time of the offense, and 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>the license had been revoked pursuant to an impaired driving offense.</p> <ul style="list-style-type: none"> • Serious injury to another person resulting from the defendant’s impaired driving at the time of the offense. • The presence of a child under the age of 16 in the vehicle at the time of the offense. <p>Aggravating Factors:</p> <ul style="list-style-type: none"> • Gross Impairment of defendant’s faculties or a blood alcohol concentration of 0.16 or higher • Especially reckless or dangerous driving. • Negligent driving that led to a reportable accident. • Two or more motor vehicle convictions within the last 5 years not involving impaired driving if at least three points were assigned to the driving or the license was subject to revocation. • Driving by defendant while his license was revoked. • Conviction for speeding by defendant while fleeing or attempting to elude apprehension. • Conviction for speeding by at least 30 miles per hour over the legal limit. • Passing of a stopped school bus. <p>Mitigating Factors</p> <ul style="list-style-type: none"> • Slight impairment of defendant’s faculties resulting solely from alcohol, and an alcohol concentration that did not exceed 0.09. • Slight impairment of defendant’s faculties resulting solely from alcohol, with no chemical analysis having been available to defendant. • Driving at the time of offense was safe and lawful. • A safe driving record, with defendant having no convictions resulting in at least four points on his license or subjecting him to revocation of license. • Impairment caused primarily by a lawfully prescribed drug taken within the prescribed dosage for treatment of an existing 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>medical condition.</p> <ul style="list-style-type: none"> Voluntary submission by defendant to a mental health facility for assessment after being charged and voluntary participation in treatment if recommended by the facility. Completion of a substance abuse assessment, compliance with its recommendations, and simultaneously maintaining 60 days of continuous abstinence from alcohol consumption, as proven by a continuous alcohol monitoring system. The continuous alcohol monitoring system shall be of a type approved by the Department of Correction <p>NC ST § 20-179. Sentencing hearing after conviction for impaired driving; determination of grossly aggravating and aggravating and mitigating factors; punishments</p>		
<p>NORTH DAKOTA</p>	<p>1st Offense</p> <ul style="list-style-type: none"> Guilty of a class B misdemeanor Minimum \$250 fine Addiction evaluation IF BAC 0.08 - <0.18, 91 day license suspension If BAC 0.18 or greater, 180 day license suspension <p>2nd Offense within 5 years</p> <ul style="list-style-type: none"> Guilty of a class B misdemeanor License plates must be impounded for the duration of the license suspension Minimum 5 day imprisonment (48 hours must be served consecutively) or 30 days community service Minimum \$500 fine Addiction evaluation IF BAC 0.08 - <0.18, 365 day license suspension If BAC 0.18 or greater, 2 year license suspension 	<p>1 year if the person’s license has not been suspended, revoked, or been denied issuance within the past 5 years</p> <p>3 years if the person’s license has been suspended, revoked, or been denied issuance once within the past 5 years</p> <p>4 years if the person’s license has been suspended, revoked, or been denied issuance at least twice within the past 5 years</p> <p>ND ST § 39-20-04. Revocation of privilege to drive motor vehicle upon refusal to submit to testing</p>	<p>May suspend or revoke the license of a resident upon notice of conviction in another state which had it occurred in the home state, would be grounds for suspension or revocation.</p> <p>ND ST § 39-06-27. Suspending licenses upon conviction, suspension, or revocation in another jurisdiction</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>3rd Offense within 5 years</p> <ul style="list-style-type: none"> • Guilty of a class A misdemeanor • License plates must be impounded for the duration of the license suspension • Minimum 60 day imprisonment (48 hours must be served consecutively) • \$1,000 fine • Addiction evaluation • 3 year license suspension <p>4th Offense within 7 years</p> <ul style="list-style-type: none"> • Guilty of a class A misdemeanor • License plates must be impounded for the duration of the license suspension • 180 day imprisonment (48 hours must be served consecutively) • \$1,000 fine • Addiction evaluation • 3 year license suspension <p>5th or Subsequent Offense within 7 years</p> <ul style="list-style-type: none"> • Guilty of a class C felony • License plates must be impounded for the duration of the license suspension • 180 day imprisonment (48 hours must be served consecutively) • \$1,000 fine • Addiction evaluation • 3 year license suspension <p>NDCC § 39-08-01. Persons under the influence of intoxicating liquor or any other drugs or substances not to operate vehicle--Penalty</p> <p>ND ST § 39-20-04.1. Administrative sanction for driving or being in physical control of a vehicle while having certain alcohol</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
<p>OHIO</p> <p>Ohio Bureau of Motor Vehicles</p> <p>(614) 752-7500 www.ohioBMV.gov</p>	<p style="text-align: center;">concentration</p> <p>Note: City of Columbus has lifetime look back.</p> <p><u>Whole Blood, Blood Serum or Plasma, Breath</u> Low test: ≥ .08% and < .17% High test: ≥ .17%</p> <p><u>Urine</u> Low test: ≥ .11 g and .238 g High test: ≥ .238 g</p> <p>1st Offense in 6 Years (simple OVI, low test or drug)</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 3 days in jail or Driver Intervention Program; Maximum 6 months in jail • Fine between \$375 and \$1075 • Optional treatment • Driving Privileges after 15 days unless you have had three or more convictions or guilty pleas • Class 5 suspension (6 months to 3 years) • Restricted plates and Interlock Device Option • No immobilization or forfeiture <p>1st Offense in 6 Years and <u>Either</u> High Test or Refusal with Prior in 20 Years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 6 days in jail or 3 days in jail and Driver Intervention Program; Maximum 6 months in jail • Fine between \$375 and \$1075 • Optional treatment • Driving Privileges after 15 days 	<p style="text-align: center;"><u>Refusal of Chemical Test</u></p> <p>1st Offense in 6 Years</p> <ul style="list-style-type: none"> • Class C suspension (1 year) • Driving privileges after 30 days • Restricted plates as a condition for privilege is optional • Interlock as a condition for privileges is optional <p>2nd Offense in 6 Years</p> <ul style="list-style-type: none"> • Class B suspension (2 years) • Driving privileges after 90 days • Restricted plates as a condition for privilege is optional • Interlock as a condition for privileges is optional <p>1st Offense in 6 Years</p> <ul style="list-style-type: none"> • Class A suspension (3 years) • Driving privileges after 1 year • Restricted plates as a condition for privilege is optional • Interlock as a condition for privileges is optional <p>1st Offense in 6 Years</p> <ul style="list-style-type: none"> • 5 years • Driving privileges after 3 years • Restricted plates as a condition for privilege is optional • Interlock as a condition for privileges is optional <p style="text-align: center;"><u>Failed Chemical Test</u></p> <p>1st Offense in 6 Years</p> <ul style="list-style-type: none"> • Class E suspension (90 days) • Driving privileges after 15 days • Restricted plates as a condition for privilege is optional 	<p>If you are convicted of DUI/DWI in another state, Ohio will suspend your license for 6 months unless the other state has a higher suspension penalty in which case Ohio will honor.</p> <p>Hardship License Privileges can be obtained for employment, education and medical purposes. No hard suspension.</p> <p>Monetary Assessments \$475 license reinstatement fee</p> <p>Upon notice of conviction, Ohio shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">OH ST § 4510.61 Policy; definitions; reports and effect of conviction; application for new license</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Class 5 suspension (6 months to 3 years) • Restricted plates required for high end • Interlock Device Option • No immobilization or forfeiture <p>2nd Offense in 6 Years (simple OVI, low test or drug)</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 10 days in jail or 5 days in jail and 18 days house arrest with electronic monitoring (HAEM) and/or continuous alcohol monitoring (CAM); Maximum 6 months in jail • Fine between \$525 and \$1625 • Alcohol/drug assessment and recommended treatment mandatory • Class 4 suspension (1 to 5 years) • Driving privileges after 45 days • Restricted plates required • Interlock required if alcohol-related, optional if drug • 90 days immobilization if registered to defendant <p>2nd Offense in 6 Years and <u>Either</u> High Test or Refusal with Prior in 20 Years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 20 days in jail or 10 days in jail and 36 days house arrest with electronic monitoring (HAEM) and/or continuous alcohol monitoring (CAM); Maximum 6 months in jail • Fine between \$525 and \$1625 • Alcohol/drug assessment and recommended treatment mandatory • Class 4 suspension (1 to 5 years) • Driving privileges after 45 days • Restricted plates required • Interlock required if alcohol-related optional if drug • 90 days immobilization if registered to defendant 	<ul style="list-style-type: none"> • Interlock as a condition for privileges is optional <p>2nd Offense in 6 Years</p> <ul style="list-style-type: none"> • Class C suspension (1 year) • Driving privileges after 45 days • Restricted plates as a condition for privilege is optional • Interlock as a condition for privileges is optional <p>3rd Offense in 6 Years</p> <ul style="list-style-type: none"> • Class B suspension (2 years) • Driving privileges after 180 days • Restricted plates as a condition for privilege is optional • Interlock required if alcohol related, optional if drug <p>1st Offense in 6 Years</p> <ul style="list-style-type: none"> • Class A suspension (3 years) • Driving privileges after 3 years • Restricted plates as a condition for privilege is optional • Interlock required if alcohol related, optional if drug <p>OH ST 4511.191 Chemical tests for alcohol content of blood; refusal to submit to test; seizure of license; indigent driver funds</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>3rd Offense in 6 Years (simple OVI, low test or drug)</p> <ul style="list-style-type: none"> • Unclassified misdemeanor • 30 days in jail or 15 days in jail and 55 days house arrest with electronic monitoring (HAEM) and/or continuous alcohol monitoring (CAM); Maximum 1 year in jail • Fine between \$850 and \$2750 • Alcohol/drug assessment and recommended treatment mandatory • Class 3 suspension (2 to 10 years) • Driving privileges after 180 days • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant <p>3rd Offense in 6 Years and <u>Either</u> High Test or Refusal with Prior in 20 Years</p> <ul style="list-style-type: none"> • Unclassified misdemeanor • 60 days in jail or 30 days in jail and 110 days house arrest with electronic monitoring (HAEM) and/or continuous alcohol monitoring (CAM); Maximum 1 year in jail • Fine between \$850 and \$2750 • Alcohol/drug assessment and recommended treatment mandatory • Class 3 suspension (2 to 10 years) • Driving privileges after 180 days • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant <p>4th or 5th Offense in 6 Years or 6th in 20 years (simple OVI, low test or drug)</p> <ul style="list-style-type: none"> • F-4 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 60 days local incarceration, up to 1 year; or 60 days prison, with option of additional 6 to 30 months • Fine between \$1350 and \$10500 • Alcohol/drug addiction program mandatory • Class 2 suspension (3 years to life) • Driving privileges after 3 years • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant <p>4th or 5th Offense in 6 Years or 6th in 20 years and high test or refusal</p> <ul style="list-style-type: none"> • F-4 • 120 days local incarceration, up to 1 year; or 120 days prison, with option of additional 6 to 30 months • Fine between \$1350 and \$10500 • Alcohol/drug addiction program mandatory • Class 2 suspension (3 years to life) • Driving privileges after 3 years • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant <p>2nd Felony Lifetime (simple OVI, low test or drug)</p> <ul style="list-style-type: none"> • F-3 • 60 days in prison; up to 5 years • Fine between \$1350 and \$10500 • Alcohol/drug addiction program mandatory • Class 2 suspension (3 years to life) • Driving privileges after 3 years • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>2nd Felony Lifetime, and either high test or refusal</p> <ul style="list-style-type: none"> • F-3 • 120 days in prison; up to 5 years • Fine between \$1350 and \$10500 • Alcohol/drug addiction program mandatory • Class 2 suspension (3 years to life) • Driving privileges after 3 years • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant <p>1st or 2nd Felony Lifetime with RC 2941.1413 Specification</p> <ul style="list-style-type: none"> • F-4 (1st felony); F-3 (2nd felony) • F-3 penalties set forth in boxes above, and 1, 2, 3, 4, or 5 years prison consecutive to same • Fine between \$1350 and \$10500 • Alcohol/drug addiction program mandatory • Class 2 suspension (3 years to life) • Driving privileges after 3 years • Restricted plates required • Interlock required if alcohol-related optional if drug • Forfeiture if registered to defendant <p>Physical Control While Under the Influence</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • Maximum 180 days in jail • Maximum \$1000 • Optional Treatment • Class 7 suspension optional (up to 1 year) • Restricted plates and interlock optional • No immobilization or forfeiture <p>Underage DWI Penalties</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>1st Offense in 1 Year</p> <ul style="list-style-type: none"> • 4th degree misdemeanor • Up to 30 days in jail • Up to \$250 fine • Treatment Optional • Class 6 suspension (between 90 days and 2 years) • Driving privileges after 60 days • Restricted plates and interlock optional • No immobilization or forfeiture <p>1st Offense in 1 Year</p> <ul style="list-style-type: none"> • 3rd degree misdemeanor • Up to 60 days in jail • Up to \$500 fine • Treatment Optional • Class 4 suspension (between 1 and 5 years) • Driving privileges after 60 days • Restricted plates and interlock optional • No immobilization or forfeiture <p>OH ST 4511.19 Driving while under the influence of alcohol or drugs; tests; presumptions; penalties; immunity for those withdrawing blood (later effective date)</p>		
OKLAHOMA	<p>BAC 0.08 - < 0.15</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • Must participate in an assessment and evaluation and shall follow all recommendations made in the assessment • Imprisonment between 10 days and 1 year • Maximum \$1,000 fine • May be required to attend a victims impact panel and to pay a 	<p>1st Offense 180 day license revocation</p> <p>2nd Offense within 10 years 1 year license revocation</p> <p>3rd or Subsequent Offense within 10 years 3 year license revocation</p>	<p>Upon notice of conviction under the compact, Oklahoma shall treat the DUI as if it had occurred in the home state.</p> <p>OK ST T. 47 § 781. Enactment--Text</p> <p>OK ST T. 47 § 6-203. Suspension of resident's license or driving privilege upon conviction in another state</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>fee between \$15 and \$25 for the cost of the program</p> <ul style="list-style-type: none"> • May be required to submit to electronic monitoring • 180 day license revocation <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • Guilty of a felony • Must participate in an assessment and evaluation • \$100 assessment to be deposited in the Drug Abuse Education and Treatment Revolving Fund • May be required to attend a victims impact panel and to pay a fee between \$15 and \$25 for the cost of the program • May be required to submit to electronic monitoring • 1 year license revocation • Shall be sentenced to: <ul style="list-style-type: none"> ○ Follow all recommendations made in the assessment and evaluation for treatment at the defendant's expense, or ○ Between 1 and 5 years in jail and a fine of \$2,500, or ○ Treatment, imprisonment and a fine within the limitations prescribed (if the treatment from assessment and evaluation does not include a minimum of 5 days in residential or inpatient treatment, the person shall be imprisoned for minimum 5 days <p>2nd Felony Offense</p> <ul style="list-style-type: none"> • Must participate in an assessment and evaluation • \$100 assessment to be deposited in the Drug Abuse Education and Treatment Revolving Fund • May be required to attend a victims impact panel and to pay a fee between \$15 and \$25 for the cost of the program • May be required to submit to electronic monitoring • 1 year license revocation • Shall be sentenced to: <ul style="list-style-type: none"> ○ Follow all recommendations made in the assessment and evaluation for treatment at the defendant's expense, 240 	<p>OK ST T. 47 § 753. Refusal to submit to test</p> <p>OK ST T. 47 § 6-205.1. Periods of revocation--Denial of driving privileges</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>hours of community service and use of an ignition interlock device, or</p> <ul style="list-style-type: none"> ○ Placement in the custody of the Department of Corrections for between 1 and 10 years and a maximum \$5,000 fine ○ Treatment, imprisonment and a fine within the limitations prescribed in (if the treatment from assessment and evaluation does not include a minimum of 10 days in residential or inpatient treatment, the person shall serve a term of imprisonment of at least 10 days <p>3rd or Subsequent Felony Offense</p> <ul style="list-style-type: none"> • Must participate in an assessment and evaluation • \$100 assessment to be deposited in the Drug Abuse Education and Treatment Revolving Fund • May be required to attend a victims impact panel and to pay a fee between \$15 and \$25 for the cost of the program • May be required to submit to electronic monitoring • 3 year license revocation • Shall be sentenced to: <ul style="list-style-type: none"> ○ Follow all recommendations made in the assessment and evaluation for treatment at the defendant's expense, followed by not less than 1 year of supervision and periodic testing at the defendant's expense, 480 hours of community service, and use of an ignition interlock device for a minimum of thirty 30 days, or ○ Placement in the custody of the Department of Corrections for between 1 and 20 years and a maximum \$5,000 fine, or ○ Treatment, imprisonment and a fine within the limitations prescribed (if the person does not undergo residential or inpatient treatment pursuant to subparagraph a of this paragraph the person shall serve a term of imprisonment of at least ten (10) days. 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p style="text-align: center;">BAC 0.15 or greater</p> <p>1st Conviction</p> <ul style="list-style-type: none"> • Must participate in an assessment and evaluation and shall comply with all recommendations for treatment • \$100 assessment to be deposited in the Drug Abuse Education and Treatment Revolving Fund • Minimum 1 year supervision and periodic testing • 480 hours of community service • Ignition interlock device for a minimum of 30 days • Nothing in this subsection shall preclude the defendant from being charged or punished as provided above • May be required to attend a victims impact panel and to pay a fee between \$15 and \$25 for the cost of the program • May be required to submit to electronic monitoring <p>The Department of Public Safety is hereby authorized to reinstate any suspended or revoked driving privilege when the person meets the statutory requirements which affect the existing driving privilege.</p> <p>OK ST T. 47 § 11-902. Persons under the influence of alcohol or other intoxicating substance or combination thereof--Penalty--Enhancement</p> <p>OK ST T. 47 § 6-205.1. Periods of revocation--Denial of driving privileges</p>		
<p style="text-align: center;">OREGON</p>	<p>1st Conviction</p> <ul style="list-style-type: none"> • Minimum \$1,000 fine • Between 80 and 120 hours of community service • Complete screening program and pay \$150 fee • Complete and pay for treatment program 	<p>Refusal to take a test for intoxicants is a traffic offense punishable by a fine between \$500 and \$1,000.</p> <p>The fine described in this section is in addition to any other consequence prescribed by law for refusal to take a test for intoxicants.</p>	<p>Upon notice of conviction under the compact, Oregon shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">OR ST § 802.540. Driver License Compact enacted</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Minimum 48 hour imprisonment • \$130 fee • 1 year license suspension • Ignition interlock must be installed after license is reinstated for 1 year <p>2nd Conviction</p> <ul style="list-style-type: none"> • Minimum \$1,500 fine • Between 80 and 120 hours of community service • Complete screening program and pay \$150 fee • Complete and pay for treatment program • Minimum 48 hour imprisonment • \$130 fee • 3 year license suspension if within 5 years • Ignition interlock must be installed after license is reinstated for 2 years <p>3rd or Subsequent Conviction</p> <ul style="list-style-type: none"> • Minimum \$2,000 fine • Between 80 and 120 hours of community service • Complete screening program and pay \$150 fee • Complete and pay for treatment program • Minimum 48 hour imprisonment • \$130 fee • Permanent license revocation; may petition the court after 10 years to reinstate driving privileges • Ignition interlock must be installed after license is reinstated for 2 years <p>BAC 0.15 or greater</p> <ul style="list-style-type: none"> • Minimum \$2,000 fine • Between 80 and 120 hours of community service • Complete screening program and pay \$150 fee • Complete and pay for treatment program 	<p>OR ST § 813.095. Refusal to take breath test; penalties</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Minimum 48 hour imprisonment • \$130 fee <p>OR ST 813.010. Driving under the influence of intoxicants; penalties</p> <p>OR ST 813.020. Fees after conviction; screening and treatment; imprisonment or community service; victim impact treatment session</p> <p>OR ST 137.129. Length of community service sentence</p> <p>OR ST 809.428. Schedules of suspension or revocation periods for certain convictions</p> <p>OR ST 809.235. Permanent revocation of driving privileges for certain offenses; restoration procedure</p>		
<p>PENNSYLVANIA</p> <p>PA Department of Transportation (PennDOT)</p> <p>Bureau of Driver Licensing PO Box 68618 Harrisburg, PA 17106-8618</p> <p>(717) 412-5300</p>	<p><u>BAC 0.08 – <0.10</u> <u>Incapable of Safe Driving</u> <u>No injury or Property Damage</u></p> <p>1st Offense within 10 years</p> <ul style="list-style-type: none"> • Maximum 6 month probation • No license suspension • No mandatory jail time • No ignition interlock • \$300 fine • \$50 surcharge • \$100 Substance Abuse Education and Demand reduction Fund • Treatment when ordered • DUI School • ARD eligible 	<p>1st Offense within 10 years</p> <ul style="list-style-type: none"> • Ungraded misdemeanor • 3 days mandatory minimum and a maximum sentence of up to 6 months in prison • 12 month license suspension (OLL after 60 days served) • \$1000-\$5000 fine • \$50 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • DUI School • No Interlock • ARD eligible <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor 	<p>If you are convicted of DUI/DWI in another state, Pennsylvania will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – none if DUI occurred after 2/1/04 • 2nd or Subsequent Offense – 1 year <p>Credit toward serving the suspension begins once the driver has surrendered the valid PA license to PennDOT. Suspension times will not run concurrent to between PA and the originating state.</p> <p>Pennsylvania will not take action if you refuse the breathalyzer in another state.</p> <p>The department shall treat reports of convictions from a party state substantially similar to convictions that occur in the home state.</p> <p>75 Pa.C.S.A. § 1586. Duties of department</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • Ungraded misdemeanor • 5 days mandatory minimum and a maximum sentence of up to 6 months in prison • 12 month license suspension • \$300-\$2500 fine • \$100 surcharge • 4100 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock • ARD possible under limited circumstances <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • 10 days mandatory minimum and a maximum sentence of up to 24 months in prison • 12 month license suspension • \$500-\$5000 fine • \$200 surcharge • \$100 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock <p>4th Offense within 10 years</p> <ul style="list-style-type: none"> • 10 days mandatory minimum and a maximum sentence of up to 24 months in prison • 12 month license suspension • \$500-\$5000 fine • \$300 surcharge • \$100 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock <p>BAC 0.10 to < 0.16</p>	<ul style="list-style-type: none"> • 90 days mandatory minimum and a maximum sentence of up to 60 months prison • 18 month license suspension (OLL after 12 month served on suspension) • \$1000-\$5000 fine • \$100 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • DUI (MOP) School • Treatment when ordered • 1 year interlock <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 1 year mandatory minimum and a maximum of up to 60 months in prison • 18 month license suspension • \$2500-\$10000 fine • \$200 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock <p>4th Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 1 year mandatory minimum and a maximum of up to 60 months in prison • 18 month license suspension • \$2500-\$10000 fine • \$300 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund 	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p><u>Minor BAC - .02 to < 0.16</u> <u>General Impairment BAC with an accident</u> <u>School Bus Driver BAC .02 to < 0.16</u> <u>Commercial Vehicle driver BAC .04 to < .16</u></p> <p>1st Offense within 10 years</p> <ul style="list-style-type: none"> • 2 days mandatory minimum and a maximum sentence up to 6 months in prison • 12 month license suspension (OLL after 60 days served) • \$500-\$5000 fine • \$50 surcharge • \$100 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • DUI school • No interlock • ARD eligible <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • Ungraded misdemeanor • 30 days mandatory minimum and a maximum sentence of up to 6 months prison • 12 month license suspension • \$700-\$5000 fine • \$100 Substance Abuse Education and Demand Reduction Fund • DUI (MOP) school • Treatment when ordered • 1 year interlock <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • 90 days mandatory minimum and a maximum sentence of up to 60 months in prison • 18 month license suspension • \$1500-\$10000 fine • \$200 surcharge 	<ul style="list-style-type: none"> • Treatment when ordered • 1 year interlock <p style="text-align: center;">75 Pa.C.S.A. § 3804. Penalties</p> <p style="text-align: center;">75 Pa.C.S.A. § 3803. Grading</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • \$100 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock <p>4th Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 1 year mandatory minimum and a maximum sentence of up to 60 months in prison • 18 month license suspension • \$300 surcharge • \$100 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock <p><u>BAC > 0.16</u> <u>Refusal of Chemical Test</u> <u>Controlled Substance DUI</u></p> <p>1st Offense within 10 years</p> <ul style="list-style-type: none"> • Ungraded misdemeanor • 3 days mandatory minimum and a maximum sentence of up to 6 months in prison • 12 month license suspension (OLL after 60 days served) • \$1000-\$5000 fine • \$50 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • DUI School • No Interlock • ARD eligible <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • 90 days mandatory minimum and a maximum sentence of up to 60 months prison • 18 month license suspension (OLL after 12 month served on suspension) • \$1000-\$5000 fine • \$100 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • DUI (MOP) School • Treatment when ordered • 1 year interlock <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 1 year mandatory minimum and a maximum of up to 60 months in prison • 18 month license suspension • \$2500-\$10000 fine • \$200 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock <p>4th Offense within 10 years</p> <ul style="list-style-type: none"> • 1st degree misdemeanor • 1 year mandatory minimum and a maximum of up to 60 months in prison • 18 month license suspension • \$2500-\$10000 fine • \$300 surcharge • \$300 Substance Abuse Education and Demand Reduction Fund • Treatment when ordered • 1 year interlock 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>Note: ungraded misdemeanors are not permitted jury trials because total punishment is not over 6 months; magistrates may take guilty pleas for 1st offense as long as there are no injuries and no property damage over \$500</p> <p>ARD Suspensions</p> <ul style="list-style-type: none"> • < .10, no license suspension • Between .10 and <.16, 30 days • .16 or higher, 60 days • If refusal or unknown, 60 days • If accident resulting in bodily injury or in damage to a vehicle or property, 90 days • Controlled substance, 60 days <p>No ARD Permitted if:</p> <ul style="list-style-type: none"> • Within 10 years there was a prior DUI ARD disposition unless it is a first offense ungraded misdemeanor (which is .08 to < .10 • There was a crash with the current first offense that resulted in death or serious bodily injury to someone other than the accused • There was a passenger in the car who was under fourteen years old <p>ARD is not an option if you hold a CDL as an ARD disposition counts as a conviction for CDL disqualification purposes. 1 year CDL loss for any ARD disposition even if it does not suspend the your non-commercial driver's license.</p> <p style="text-align: center;">75 Pa.C.S.A. § 3804. Penalties</p> <p style="text-align: center;">75 Pa.C.S.A. § 3803. Grading</p> <p style="text-align: center;">75 Pa. C.S.A. § 3807. Accelerated Rehabilitative Disposition</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
RHODE ISLAND	<p style="text-align: center;">1st Offense</p> <p>BAC 0.08 - <0.10</p> <ul style="list-style-type: none"> • 1 or more of the following <ul style="list-style-type: none"> ○ Fine between \$100 and \$300 ○ 10 to 60 hours of public community restitution ○ imprisonment up to 1 year • 30 to 180 day license suspension • May be required to attend a special course on driving while intoxicated or under the influence of a controlled substance • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p>BAC 0.10 - <0.15</p> <ul style="list-style-type: none"> • Fine between \$100 and \$400 • 10 to 60 hours of public community restitution and/or imprisonment up to 1 year • 3 to 12 month license suspension • Attendance at a special course on driving while intoxicated or under the influence of a controlled substance and/or alcoholic or drug treatment • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p>BAC 0.15 ></p> <ul style="list-style-type: none"> • Fine between \$100 and \$400 • 20 to 60 hours of public community restitution and/or imprisonment up to 1 year • 3 to 18 month license suspension • Required attendance at a special course on driving while intoxicated or under the influence of a controlled substance 	<p>1st violation</p> <ul style="list-style-type: none"> • Fine between \$200 and \$500 • 10 to 60 hours of public community restitution • 6 month to 1 year suspension • Attendance at a special course on DWI • \$500 highway safety assessment • \$200 assessment paid to support the department of health's chemical testing programs <p>2nd violation within a 5 year period</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • Fine between \$600 and \$1,000 • 60 to 100 hours of public community restitution • 2 to 5 year suspension • Required alcohol or drug treatment • \$500 highway safety assessment • \$200 assessment paid to support the department of health's chemical testing programs <p>3rd or subsequent violation within a 5 year period</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • Fine between \$800 and \$1,000 • Minimum 100 hours of public community restitution • 2 to 5 year suspension • Required alcohol or drug treatment • \$500 highway safety assessment • \$200 assessment paid to support the department of health's chemical testing programs <p>No fines, suspensions, assessments, alcohol or drug treatment programs, course on driving while intoxicated or under the influence of a controlled substance, or public community restitution provided for under this section, can be suspended.</p>	<p>RI is authorized to suspend or revoke the license of any resident of this state upon receiving notice of the conviction of the person in another state which, if committed in this state, would be grounds for the suspension or revocation of the license of an operator or chauffeur.</p> <p style="text-align: center;"><u>RI ST § 31-11-3. Resident's conviction in another state</u></p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>and/or alcoholic or drug treatment</p> <ul style="list-style-type: none"> • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p style="text-align: center;">2nd Offense within 5 years</p> <p>BAC 0.08 - < 0.15</p> <ul style="list-style-type: none"> • Mandatory \$400 fine • 1 to 2 year license suspension • 10 days to 1 year in jail, minimum 48 hours must be served consecutively • Required alcohol or drug treatment • May be prohibited from operating a motor vehicle that is not equipped with an ignition interlock system for a period of 1 to 2 years following the completion of the sentence • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p>BAC 0.15 ></p> <ul style="list-style-type: none"> • 6 month to 1 year imprisonment, 6 months are mandatory • Mandatory minimum \$1,000 fine • Mandatory 2 year license suspension • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p style="text-align: center;">3rd or Subsequent Offense within</p> <p>BAC 0.08 - < 0.15</p> <ul style="list-style-type: none"> • Guilty of a felony • Mandatory \$400 fine • 2 to 3 year license suspension • 1 to 3 years in jail, minimum 48 hours must be served 	<p>RI ST § 31-27-2.1. Refusal to submit to chemical test</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>consecutively</p> <ul style="list-style-type: none"> • Required alcohol or drug treatment • May be prohibited from operating a motor vehicle that is not equipped with an ignition interlock system for a period of 2 years following the completion of the sentence • Subject to having the vehicle owned and operated by the violator seized and sold by the state of Rhode Island, with all funds obtained by the sale to be transferred to the general fund • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p>BAC 0.15 ></p> <ul style="list-style-type: none"> • 3 to 5 year imprisonment • Fine between \$1,000 and \$5,000 • 3 year mandatory license suspension • Subject to having the vehicle owned and operated by the violator seized and sold by the state of Rhode Island, with all funds obtained by the sale to be transferred to the general fund • Additional \$500 highway assessment fine which shall be deposited in the general fund • Additional fee of \$86 <p>RI ST § 31-27-2. Driving under influence of liquor or drugs</p>		
SOUTH CAROLINA	<p>1st Offense</p> <ul style="list-style-type: none"> • \$400 fine or imprisonment between 48 hours and 30 days • In lieu of 48 hour imprisonment, defendant may perform 48 hours of public service • 6 month license suspension • If BAC greater than 0.10 and less than 0.16 <ul style="list-style-type: none"> ○ \$500 fine or imprisonment between 72 hours and 30 days 	<p>1st Offense 6 months</p> <p>2nd Offense within 10 years 9 months</p> <p>3rd Offense within 10 years</p>	<p>If you are convicted of DUI/DWI in another state, South Carolina will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 6 months; entitled on 1 lifetime provisional provided enrollment in ADSAP program and SR-22 insurance • 2nd Offense – 1 year hard • 3rd Offense – 2 years hard • If 3 Convictions in 3 year period, 5 years

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ In lieu of 72 hour imprisonment, defendant may perform 72 hours of public service ● If BAC 0.16 or greater, <ul style="list-style-type: none"> ○ \$1,000 fine or imprisonment between 30 and 90 days ○ In lieu of 30 day imprisonment, defendant may perform 30 days of public service <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> ● Fine between \$2,100 and \$5,100, no less than \$1,100 may be suspended ● Imprisonment between 5 days and 1 year ● 1 year license suspension followed by 2 years on IID (ignition interlock device) following reinstatement ● If BAC greater than 0.10 and less than 0.16 <ul style="list-style-type: none"> ○ Fine between \$2,500 and \$5,500, no less than \$1,100 may be suspended ○ Imprisonment between 30 days and 2 years ● If BAC 0.16 or greater <ul style="list-style-type: none"> ○ Fine between \$3,500 and \$6,500, no less than \$1,100 may be suspended ○ Imprisonment between 90 days and 3 years <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> ● Fine between \$3,800 and \$6,300 ● Imprisonment between 60 days and 3 years ● 2 year license suspension ● If BAC greater than 0.10 and less than 0.16 <ul style="list-style-type: none"> ○ Fine between \$5,000 and \$7,500 ○ Imprisonment between 90 days and 4 years ● If BAC 0.16 or greater <ul style="list-style-type: none"> ○ Fine between \$7,500 and \$10,000 ○ Imprisonment between 6 months and 5 years <p>4th or Subsequent Offense within 10 years</p>	<p>12 months</p> <p>4th or Subsequent Offense</p> <p>15 months</p> <p>SC ST § 56-5-2951. Suspension of license for refusal to submit to testing or for certain level of alcohol concentration; temporary alcohol license; administrative hearing; special restricted driver's license; administrative hearings; restricted driver's license; penalties.</p>	<p>South Carolina will not take action if you refuse the breathalyzer in another state; however, the out-of-state refusal could be a problem when South Carolina licensee goes for renewal.</p> <p>Administrative Suspension South Carolina will not honor an out-of-state administrative suspension.</p> <p>Hardship License Only allowed 1 provisional license per lifetime and driver must be enrolled in ADSAP program and have SR-22 insurance.</p> <p>Monetary Assessments</p> <ul style="list-style-type: none"> ● \$100 reinstatement fee ● \$450 ADSAP fee <p>Insurance Issues SR-22 (high risk) insurance required.</p> <p>Other Ignition interlock device is required for DUI 2nd or subsequent conviction within a 10 year period whether in- or out-of-state.</p> <p>Upon notice of conviction under the compact, South Carolina shall treat the DUI as if it had occurred in the home state.</p> <p>SC ST § 56-1-650. Effect of certain convictions on status of license in home state.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Imprisonment between 1 year and 5 years • Permanent license revocation • If BAC greater than 0.10 and less than 0.16 <ul style="list-style-type: none"> ○ Imprisonment between 2 and 6 years • If BAC 0.16 or greater <ul style="list-style-type: none"> ○ Imprisonment between 3 and 7 years <p>SC ST § 56-5-2930. Operating motor vehicle while under influence of alcohol or drugs; penalties; enrollment in Alcohol and Drug Safety Action Program; prosecution.</p> <p>SC ST § 56-5-2990. Suspension of convicted person's driver's license; period of suspension.</p>		
<p>SOUTH DAKOTA</p>	<p>1st Offense within 10 years</p> <ul style="list-style-type: none"> • Class 1 misdemeanor • Driving privileges revoked for between 30 days and 1 year • Hardship license may be granted by the court • If BAC 0.17 or greater, court-ordered evaluation by a chemical dependency counselor or a licensed or certified health care professional with specialized training in chemical dependency evaluation to determine if the defendant is chemically dependent <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • Class 1 misdemeanor • Driving privileges revoked for 1 year • Upon the successful completion of a court-approved chemical dependency program, and proof of financial responsibility, the court may permit the person to drive for the purposes of employment, 24/7 sobriety testing, attendance at school, or attendance at counseling programs <p>3rd Offense within 10 years</p>	<p>The Department of Public Safety shall revoke the license of any person arrested for driving under the influence, who refuses to submit to a chemical analysis as directed by a law enforcement officer pursuant to § 32-23-10.</p> <p>SD ST § 32-23-18. Revocation of driver license for refusal to submit to chemical analysis</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Class 6 felony • Driving privileges revoked for 1 year • Upon the successful completion of a court-approved chemical dependency program, and proof of financial responsibility, the court may permit the person to drive for the purposes of employment, 24/7 sobriety testing, attendance at school, or attendance at counseling programs <p>4th Offense</p> <ul style="list-style-type: none"> • Class 5 Felony • Driving privileges revoked for a minimum of 2 years • Upon the successful completion of a court-approved chemical dependency program, and proof of financial responsibility, the court may permit the person to drive for the purposes of employment, 24/7 sobriety testing, attendance at school, or attendance at counseling programs <p>5th or Subsequent Offense</p> <ul style="list-style-type: none"> • Class 4 felony • Driving privileges revoked for a minimum of 3 years • Upon the successful completion of a court-approved chemical dependency program, and proof of financial responsibility, the court may permit the person to drive for the purposes of employment, 24/7 sobriety testing, attendance at school, or attendance at counseling programs <p>SD ST 32-23-2. Punishment for prohibited driving--First offense</p> <p>SD ST 32-23-2.1. Evaluation of certain persons found guilty of driving while intoxicated--Costs</p> <p>SD ST 32-23-3. Punishment for second offense--Revocation of driving privilege--Jail sentence for driving while privilege revoked-- Limited driving privilege for certain purposes</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>SD ST 32-23-4. Punishment for third offense--Revocation of driving privilege--Jail sentence for driving while privilege revoked--Limited driving privilege for certain purposes</p> <p>SD ST 32-23-4.1. Calculation of number of offenses</p> <p>SD ST 32-23-4.6. Punishment for fourth offense--Revocation of driving privilege--Jail sentence for driving while privilege revoked-- Limited driving privilege for certain purposes</p> <p>SD ST 32-23-4.7. Punishment for fifth offense--Revocation of driving privilege--Jail sentence for driving while privilege revoked--Limited driving privilege for certain purposes</p>		
<p>TENNESSEE</p> <p>Department of Safety 1-866-903-7357</p> <p>www.state.tn.us/safety/dlmain.htm</p>	<p>1st Offense</p> <ul style="list-style-type: none"> • Fine between \$465 and \$1,500 • Prohibited from driving a vehicle in the state for 1 year • 48 hour confinement • If BAC 0.20 or greater, 7 consecutive days of confinement • Mandatory DUI School or Victim Impact Panel Completion • Mandatory 24 hours of highway litter pick-up • As of January 1, 2011--Mandatory Ignition Interlock Device under certain circumstances <p>2nd Conviction</p> <ul style="list-style-type: none"> • Fine between \$600 and \$3,500 • Confinement between 45 days and 11 months, 29 days in the county jail or courthouse • Mandatory license loss between 6 and 10 years • Upon conviction, judge may sentence the person to participate in a court approved alcohol or drug treatment program <p>Third Conviction</p>	<p>1st Offense 1 year revocation</p> <p>2nd or Subsequent Offense 2 year revocation</p> <p>If accident occurred in which one of more person suffered serious bodily injury 2 year revocation</p> <p>If accident occurred in which one or more person are killed 5 year revocation</p> <p>TN ST § 55-10-406. Tests; implied consent; license suspension</p>	<p>If you are convicted of DUI/DWI in another state, Tennessee will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 1 year; restricted license allowed immediately • 2nd Offense – 2 years; restricted license with interlock allowed after 1 year hard suspension • 3rd Offense – Between 3 and 10 years; no restricted allowed • 4th or Subsequent Offense – 5 years; no restricted allowed <p>If you refuse the breathalyzer in another state, Tennessee will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 1 year; restricted license allowed immediately • 2nd Offense – 2 years; restricted license with interlock allowed after 1 year hard suspension • 3rd Offense – 2 years; no restricted allowed <p>Hardship License</p> <ul style="list-style-type: none"> • Restricted license to drive to and from work for between 50 and 60 hours per week • Person may also drive to court ordered alcohol classes,

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Fine between \$1,100 and \$10,000 • Confinement between 120 days and 11 months, 29 days in the county jail or courthouse • 8 year mandatory license loss <p>Fourth or Subsequent Conviction (one of which must have occurred prior to July 1, 1998)</p> <ul style="list-style-type: none"> • Class E felony • Fine between \$3,000 and \$15,000 • Confinement between 150 consecutive days and 6 years in the county jail or courthouse (6 years being the maximum sentence for a Class E felony) • Prohibited from driving a vehicle in the state for 5 years <p>TN ST § 55-10-403. Fines and penalties; treatment programs; indigent persons; probation; restricted licenses; forfeitures</p> <p>Look back period is 10 years and is calculated by looking at the time between the date of the 1st event and the date of the next event; however, certain circumstances allow a 20 year look back.</p>		<p>probation visits, community service, and to place of worship</p> <p>Monetary Assessments</p> <ul style="list-style-type: none"> • The following is in addition to fine: <ul style="list-style-type: none"> ○ \$165 reinstatement fee ○ \$150 to \$250 alcohol class ○ Around \$1,500 in court and probation fees <p>Insurance Issues</p> <p>SR-22 (high risk) insurance required and may extend up to 3 years after reinstatement of license.</p> <p>Other</p> <p>In order to get Tennessee license reinstated, person will have to show proof that he has complied with all conditions of the out of state probation.</p>
TEXAS	<p>1st Conviction</p> <ul style="list-style-type: none"> • Class B misdemeanor • Between 72 hours and 180 day confinement OR • Maximum \$2,000 fine OR • Both confinement and fine • License suspension between 90 days and 1 year <p>2nd Conviction within 5 years</p> <ul style="list-style-type: none"> • Class A misdemeanor • Between 30 days and 1 year confinement OR • Maximum \$4,000 fine OR 	<p>Refusal and no prior alcohol or drug related offense</p> <ul style="list-style-type: none"> • 180 day license suspension <p>Refusal and one or more prior alcohol or drug related offense within the past 10 years</p> <ul style="list-style-type: none"> • 2 year suspension <p>TX TRANSP § 724.035. Suspension or Denial of License</p>	<p>Upon notice of conviction under the compact, Texas shall treat the DUI as if it had occurred in the home state.</p> <p>V.T.C.A., Transportation Code § 523.005. Effect of Conviction</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> Both confinement and fine License suspension between 180 days and 2 years <p>3rd Conviction within 5 years</p> <ul style="list-style-type: none"> 3rd Degree Felony Imprisonment between 2 and 10 years Maximum \$10,000 fine License suspension between 1 and 2 years <p>TX PENAL § 49.04. Driving While Intoxicated</p> <p>TX PENAL § 49.09. Enhanced Offenses and Penalties</p> <p>TX PENAL § 12.21. Class A Misdemeanor</p> <p>TX PENAL § 12.22. Class B Misdemeanor</p> <p>TX PENAL § 12.34. Third Degree Felony Punishment</p> <p>TX TRANSP § 521.344. Suspension for Offenses Involving Intoxication</p>		
<p>UTAH</p>	<p>1st Offense</p> <ul style="list-style-type: none"> Guilty of Class B misdemeanor 120 day license suspension, (installation of ignition interlock Device with alcohol restricted driver license) Must participate in screening Must participate in an assessment Educational series if the court does not order substance abuse treatment Minimum \$700 fine, with an additional 85% surcharge and court administrative fees One of the following: 	<p>18 month revocation</p> <p>36 month revocation if the arrest was made on or after July 1, 2009, and the person has had a previous license sanction or conviction within the previous 10 years</p> <p>UT ST § 41-6a-521. Revocation hearing for refusal--Appeal</p>	<p>If you are convicted of DUI/DWI in another state, Utah will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 120 days 2nd or Subsequent Offense – 2 years <p>If you refuse the breathalyzer in another state, Utah will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 18 months 2nd or Subsequent Offense – 3 years <p>Hardship License</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ Minimum 48 hours in jail ○ Minimum 48 hours in a compensatory-service work program ○ Home confinement with electronic monitoring ● Court may <ul style="list-style-type: none"> ○ Order probation ○ Order substance abuse treatment ● BAC 0.16 or greater, then court ordered probation <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> ● Guilty of Class B misdemeanor ● 2 year license suspension (installation of ignition interlock Device with alcohol restricted driver license) ● Must participate in screening ● Must participate in an assessment ● Educational series if the court does not order substance abuse treatment ● Minimum \$800 fine with an additional 85% surcharge and court administrative fees ● ● Probation ● One of the following: <ul style="list-style-type: none"> ○ Minimum 240 hours in jail; ○ Minimum 240 hours in a compensatory-service work program ○ Home confinement with electronic monitoring ● Court may order substance abuse treatment <p>3rd or Subsequent Offense within 10 years</p> <ul style="list-style-type: none"> ● Guilty of Class 3 felony ● 2 year license suspension (installation of ignition interlock Device with alcohol restricted driver license) ● If prison sentence suspended and person placed on probation, then: 		<p>Utah does not offer hardship licenses.</p> <p>Monetary Assessments</p> <ul style="list-style-type: none"> ● \$65 reinstatement fee ● \$170 administrative fee <p>Insurance Issues</p> <p>Utah does not impose any insurance requirements; DWI/DUI insurance issues are left up to the person’s insurance company to decide.</p> <p>Other</p> <p>Ignition interlock and alcohol restricted license (no alcohol, zero tolerance) required when operating a vehicle.</p> <p>Upon notice of conviction under the compact, Utah shall treat the DUI as if it had occurred in the home state.</p> <p>U.C.A. 1953 § 53-3-604. Text of compact--Party states to report traffic violations and exchange driving record information in home state of driver</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ Minimum \$1,500 fine ○ Minimum 1,500 hour jail sentence ○ Supervised probation ○ Person must obtain a screening and assessment and substance abuse treatment program for a minimum 240 hours ● Court may order home confinement with electronic monitoring <p>If BAC 0.16 or greater, home confinement with electronic monitoring may be required.</p> <p>UT ST § 41-6a-503. Penalties for driving under the influence violations</p> <p>UT ST § 41-6a-505. Sentencing requirements for driving under the influence of alcohol, drugs, or a combination of both violations</p> <p>UT ST § 41-6a-509. Driver license suspension or revocation for a driving under the influence violation</p>		
<p>VERMONT</p> <p>Vermont Department of Motor Vehicles (DMV)</p> <p>(802) 828-2000</p>	<p>1st Offense</p> <ul style="list-style-type: none"> ● 90 day license suspension <ul style="list-style-type: none"> ○ May operate after 30 days with an ignition interlock device if you did not refuse the breath test <ul style="list-style-type: none"> ▪ IID must be kept in your car for 1 year and you must apply to have your regular license reinstated ● license will only be reinstated after successfully completing an alcohol and driving program and if deemed necessary, completion or a showing of substantial improvement in a therapy program ● Maximum \$750 fine OR maximum 2 year imprisonment OR both ● \$60 surcharge to the health department's laboratory services special fund ● \$50 surcharge to the public defender special fund 	<p>1st Suspension 6 months</p> <p>2nd Suspension 18 months</p> <p>3rd or Subsequent Suspension Lifetime*</p> <p>VT ST T. § 1205. Civil suspension; summary procedure</p>	<p>If you are convicted of DUI/DWI in another state, Vermont will suspend your license for the following terms:</p> <ul style="list-style-type: none"> ● 1st Offense – 90 days ● 2nd Offense – 18 months ● 3rd or Subsequent Offense – Lifetime* <p>However, if out-of-state's suspensions are more severe, Vermont will not reinstate license until clearance is issued from issuing state.</p> <p>If you refuse the breathalyzer in another state, Vermont will suspend your license for the following terms:</p> <ul style="list-style-type: none"> ● 1st Offense – 6 months ● 2nd Offense – 18 months ● 3rd Offense – Lifetime*

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • \$50 surcharge credited to the DUI enforcement fund • 15% surcharge on imposed fine <p>2nd Offense</p> <ul style="list-style-type: none"> • 18 month license suspension <ul style="list-style-type: none"> ○ May operate after 90 days with an ignition interlock device if you did not refuse the breath test <ul style="list-style-type: none"> ▪ IID must be kept in your car for 1 year and you must apply to have your regular license reinstated • license will only be reinstated after successfully completing an alcohol and driving program and completion or a showing of substantial improvement in a therapy program • Maximum \$1.500 fine OR maximum 2 year imprisonment OR both • Minimum 200 hours of community service OR 60 consecutive hours of imprisonment which may not be suspended • \$60 surcharge to the health department's laboratory services special fund • \$50 surcharge to the public defender special fund • \$50 surcharge credited to the DUI enforcement fund • 15% surcharge on imposed fine <p>3rd or Subsequent Offense</p> <ul style="list-style-type: none"> • lifetime license revocation* <ul style="list-style-type: none"> ○ May operate after 1 year days with an ignition interlock device if you did not refuse the breath test <ul style="list-style-type: none"> ▪ IID must be kept in your car for 1 year and you must apply to have your regular license reinstated • completion or a showing of substantial improvement in a therapy program • Maximum \$2.500 fine OR maximum 5 year imprisonment OR both • Minimum 400 hours of community service OR 100 consecutive 		<p>Refusal is a crime in Vermont only on 2nd or subsequent offenses. Again, cannot be reinstated until issuing state grants clearance.</p> <p>Administrative Suspension</p> <ul style="list-style-type: none"> • Vermont will honor the other state’s administrative suspension; however, they will not issue an independent suspension. • If the other state notifies Vermont, licensee cannot obtain reinstatement of license until clearance from issuing state. <p>Hardship License Vermont does not offer work permits or hardship licenses.</p> <p>Monetary Assessments \$71 reinstatement fee</p> <p>Insurance Issues Proof of Financial Responsibility (form SR-22) required for 3 years.</p> <p>Other Alcohol education course is called CRASH. To reinstate license, must complete CRASH or equivalent, serve suspension period, pay reinstatement fee, show proof of financial responsibility, and get clearance from issuing state.</p> <p>Upon notice of conviction under the compact, Vermont shall treat the DUI as if it had occurred in the home state.</p> <p style="text-align: center;">23 V.S.A. § 3905. Effect of conviction--Article IV</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>hours of imprisonment which may not be suspended</p> <ul style="list-style-type: none"> • \$60 surcharge to the health department's laboratory services special fund • \$50 surcharge to the public defender special fund • \$50 surcharge credited to the DUI enforcement fund • 15% surcharge on imposed fine <p>23 V.S.A. § 1206. Suspension of license for driving while under influence, reinstatement</p> <p>23 V.S.A. § 1209a. Conditions of reinstatement; alcohol and driving education; screening; therapy programs</p> <p>23 V.S.A. § 1208. Suspensions for subsequent convictions</p> <p>23 V.S.A. § 1210. Penalties</p> <p>23 V.S.A. § 1213. Ignition interlock restricted driver's license; penalties</p> <p>Look Back Period If prior is before July 1, 1991, and no intervening convictions since then, get to start all over.</p> <ul style="list-style-type: none"> • E.g., if conviction on June 1, 1991, and new charge is on 10/1/10, new charge becomes a first offense. If D also had a conviction in 2000, for example, that DUI first offense becomes a third offense due to intervening conviction. <p>*On a 3rd or lifetime suspension, there is the possibility for reinstatement under the total abstinence program in which a petitioner has the burden of proving complete abstinence for a period of three years, and then the commissioner may reinstate license. It is a \$500 fee for that program to cover the background check which is completed by the Vermont State Police. It is a one-time only program, so a subsequent civil finding or criminal</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
<p>VIRGINIA</p>	<p>conviction is truly lifetime.</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Guilty of Class 1 misdemeanor • \$250 mandatory minimum fine • 1 year license suspension • 0.15 – 0.20, then additional 5 day mandatory minimum jail time • 0.20+, then additional 10 day mandatory minimum jail time <p>2nd Offense within 5 years</p> <ul style="list-style-type: none"> • \$500 mandatory minimum fine • 3 year license suspension • Between 1 month and 1 year confinement in jail; 20 days are mandatory <p>2nd Offense within 10 years</p> <ul style="list-style-type: none"> • \$500 mandatory minimum fine • Minimum 1 month confinement in jail; 10 days are mandatory • 3 year license suspension • 0.15 – 0.20, then additional 10 day mandatory minimum jail time and minimum \$500 fine • 0.20+, then additional 20 day mandatory minimum jail time and minimum \$500 fine <p>3rd Offense within 10 years</p> <ul style="list-style-type: none"> • Guilty of a Class 6 felony • 90 day mandatory minimum confinement unless 3rd within 5 years, then 6 month mandatory minimum • \$1,000 fine • Licensed revoked <p>4th or Subsequent within 10 years</p> <ul style="list-style-type: none"> • 1 year mandatory minimum confinement 	<p>1st Violation</p> <ul style="list-style-type: none"> • Civil Offense • License suspension for 1 year <p>2nd Violation within 10 years</p> <ul style="list-style-type: none"> • Criminal Offense • Class 2 Misdemeanor • 3 year license suspension <p>3rd Violation within 10 years</p> <ul style="list-style-type: none"> • Criminal Offense • Class 1 Misdemeanor • 3 year license suspension <p>VA ST § 18.2-268.3. Refusal of tests; penalties; procedures</p>	<p>If you are convicted of DUI/DWI in another state, Virginia will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 1 year • 2nd Offense – 3 years • 3rd or Greater Offense – revoked with the right to petition to get it back after 3 years on a restricted basis and with no restrictions after 5 years <p>If you refuse the breathalyzer in another state, Virginia will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 1 year • 2nd Offense – 3 years • 3rd or Greater Offense – revoked with the right to petition to get it back after 3 years on a restricted basis and with no restrictions after 5 years <p>Hardship License All suspensions require the person to Petition the General District Court in the county or city where he/ she resides for a restricted. It is not handled by DMV.</p> <ul style="list-style-type: none"> • DUI <ul style="list-style-type: none"> ○ 1st Offense – Restricted license allowed immediately ○ 2nd Offense within 10 years – Restricted license allowed after 4 month hard suspension ○ 2nd Offense within 5 years – Restricted license allowed after 1 year suspension • Refusals <ul style="list-style-type: none"> ○ There are no hardship/restricted licenses permitted for out-of-state refusals. <p>Monetary Assessments Restoration fees necessary – fee changes every July 1</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • \$1,000 mandatory minimum fine • Probation for the term of license suspension not to exceed 3 years • License revoked <p>Ignition Interlock Device (IID) Penalties As of July 1, 2011, Vermont has adopted a Restricted Driver's License, along with an Ignition Interlock Device, with reduced suspension times, unless you refuse to take the breathalyzer.</p> <p>1st Offense</p> <ul style="list-style-type: none"> • 90 day suspension reduced to 30 <p>2nd Offense</p> <ul style="list-style-type: none"> • 18 month suspension reduced to 90 days <p>3rd Offense</p> <ul style="list-style-type: none"> • Lifetime suspension reduced to 1 year • Must keep the IID for one year and apply to get regular license back. • Must keep the IID for 3 years <p>VA ST § 18.2-270. Penalty for driving while intoxicated; subsequent offense; prior conviction</p> <p>VA ST § 18.2-271. Forfeiture of driver's license for driving while intoxicated</p> <p>VA ST § 46.2-391. Revocation of license for multiple convictions of driving while intoxicated; exception; petition for restoration of privilege</p>		<p>Insurance Issues To qualify for ROL one must obtain and keep in place FR-44 insurance.</p> <p>Other Person will have to attend the Virginia Alcohol Safety Action Program (VASAP).</p> <p>Upon notice of conviction under the compact, Virginia shall treat the DUI as if it had occurred in the home state.</p> <p>VA ST § 46.2-483. Compact enacted into law; terms</p>
WASHINGTON	<p>BAC 0.149 or Below</p> <p>1st Offense</p>	<p>1st Offense</p>	<p>If you are convicted of DUI/DWI in another state, Washington will suspend your license for the following terms:</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
<p>Department of Licensing (DOL)</p> <p>360-902-3900 www.dol.wa.gov infor@dol.wa.gov</p>	<ul style="list-style-type: none"> Between 1 and 365 days in jail (1 day in jail may convert to 15 days EHM1) Fine between \$892 and \$8125 (\$350 plus costs and assessments) 90 day mandatory license suspension (this takes place effect 45 days after sentencing) Ignition interlock license is available during period of suspension Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> No driving without valid license and insurance No refusing a blood/breath test No blood/breath 0.08 or higher within 2 hours of driving Ignition interlock device for a minimum of 1 year upon reinstatement Financial responsibility (SR-22) required for 3 years Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation <p>2nd Offense in 7 years</p> <ul style="list-style-type: none"> Between 30 and 365 days in jail Jail time followed by 60 consecutive days EHMTPT Fine between \$1042 and \$8125 (\$500 plus costs and assessments) 2 year mandatory license revocation (this takes place effect 45 days after sentencing) Ignition interlock license is available during period of suspension Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 	<ul style="list-style-type: none"> Between 2 consecutive days and 365 days in jail (2 days in jail may convert to 30 days EHMTPT) Fine between \$1042 and \$8125 (\$500 plus costs and assessments) 2 year mandatory license suspension (this takes place effect 45 days after sentencing) Ignition interlock license is available during period of suspension Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> No driving without valid license and insurance No refusing a blood/breath test No blood/breath 0.08 or higher within 2 hours of driving Ignition interlock device for a minimum of 1 year upon reinstatement Financial responsibility (SR-22) required for 3 years Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation <p>2nd Offense in 7 years</p> <ul style="list-style-type: none"> Between 45 consecutive days and 365 days in jail Jail time is followed by 90 consecutive days EHMTPT Fine between \$1292 and \$8125 (\$750 plus costs and assessments) 3 year mandatory license suspension (this takes place effect 45 days after sentencing) Ignition interlock license is available during period of suspension Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> As conditions of probationary license, judge shall order 	<ul style="list-style-type: none"> 1st Offense <ul style="list-style-type: none"> no test or <0.15, 90 days 0.15>, 1 year 2nd Offense <ul style="list-style-type: none"> no test or <0.15, 2 years 0.15>, 900 days 3rd Offense <ul style="list-style-type: none"> no test or <0.15, 3 years 0.15>, 4 years <p>If you refuse the breathalyzer in another state, Washington will suspend your license for the following terms:</p> <ul style="list-style-type: none"> 1st Offense – 2 years 2nd Offense – 3 years 3rd Offense – 4 years <p>Hardship License</p> <ul style="list-style-type: none"> May drive anytime during suspension after installing ignition interlock device. Interlock does not need to be installed on an employer owned vehicle driven during work hours. <p>Monetary Assessments</p> <ul style="list-style-type: none"> \$150 reinstatement fee Need to take written and driving exam if license loss is 1 year or more. <p>Insurance Issues</p> <p>SR-22 (high risk) insurance for 3 years.</p> <p>Other</p> <ul style="list-style-type: none"> Alcohol evaluation required from a Washington certified agency <ul style="list-style-type: none"> Minimum class is 8 hours and called alcohol/Drug

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>days in jail and additional 30 day license loss:</p> <ul style="list-style-type: none"> ▪ No driving without valid license and insurance ▪ No refusing a blood/breath test ▪ No blood/breath 0.08 or higher within 2 hours of driving <ul style="list-style-type: none"> • Ignition interlock device for a minimum of 1 year upon reinstatement • Financial responsibility (SR-22) required for 3 years • Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation • Travel outside of the state may be restricted by probation • Vehicle subject to forfeiture <p>3rd or 4th Offense in 7 years</p> <ul style="list-style-type: none"> • Between 90 and 365 days in jail • Jail time followed by 120 consecutive days EHMTPT • Fine between \$1542 and \$8125 (\$1000 plus costs and assessments) • 3 year mandatory license revocation (this takes place effect 45 days after sentencing) • Ignition interlock license is available during period of suspension • Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> ○ As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> ▪ No driving without valid license and insurance ▪ No refusing a blood/breath test ▪ No blood/breath 0.08 or higher within 2 hours of driving • Ignition interlock device for a minimum of 1 year upon reinstatement • Financial responsibility (SR-22) required for 3 years • Must attend DUI victim panel, alcohol evaluation, and 	<p>the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss:</p> <ul style="list-style-type: none"> ▪ No driving without valid license and insurance ▪ No refusing a blood/breath test ▪ No blood/breath 0.08 or higher within 2 hours of driving <ul style="list-style-type: none"> • Ignition interlock device for a minimum of 1 year upon reinstatement • Financial responsibility (SR-22) required for 3 years • Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation • Travel outside of the state may be restricted by probation • Vehicle subject to forfeiture <p>3rd or 4th Offense in 7 years</p> <ul style="list-style-type: none"> • Between 120 and 365 days in jail • Jail time followed by 150 consecutive days EHMTPT • Fine between \$2042 and \$8125 (\$1500 plus costs and assessments) • 4 year mandatory license revocation (this takes place effect 45 days after sentencing) • Ignition interlock license is available during period of suspension • Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> ○ As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> ▪ No driving without valid license and insurance ▪ No refusing a blood/breath test ▪ No blood/breath 0.08 or higher within 2 hours of driving • Ignition interlock device for a minimum of 1 year upon 	<p>Information School (ADIS)</p> <ul style="list-style-type: none"> • Person classified into 1 or 3 categories <ul style="list-style-type: none"> ○ Insufficient evidence of abuse ○ Abuser <ul style="list-style-type: none"> ▪ This classification can result in counseling between 3 months and 1 year ○ Chemical dependency <ul style="list-style-type: none"> ▪ This classification can result in counseling between 6 months and 2 years <p>Upon notice of conviction under the compact, Washington shall treat the DUI as if it had occurred in the home state.</p> <p>WA ST 46.21.010. Compact enacted--Provisions</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>compliance with recommendation</p> <ul style="list-style-type: none"> Travel outside of the state may be restricted by probation Vehicle subject to forfeiture <p>5th or Subsequent Offense in 10 years</p> <ul style="list-style-type: none"> Class C felony Maximum 5 years in prison and \$10000 fine <p style="text-align: center;">BAC 0.150 and Above</p> <p>1st Offense</p> <ul style="list-style-type: none"> Between 2 consecutive days and 365 days in jail (2 days in jail may convert to 30 days EHMTP1PT) Fine between \$1042 and \$8125 (\$500 plus costs and assessments) 365 day mandatory license suspension (this takes place effect 45 days after sentencing) Ignition interlock license is available during period of suspension Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> No driving without valid license and insurance No refusing a blood/breath test No blood/breath 0.08 or higher within 2 hours of driving Ignition interlock device for a minimum of 1 year upon reinstatement Financial responsibility (SR-22) required for 3 years Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation <p>2nd Offense in 7 years</p>	<p>reinstatement</p> <ul style="list-style-type: none"> Financial responsibility (SR-22) required for 3 years Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation Travel outside of the state may be restricted by probation Vehicle subject to forfeiture <p>WA ST 46.20.3101. Implied consent--License sanctions, length of</p>	

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Between 45 consecutive days and 365 days in jail • Jail time is followed by 90 consecutive days EHMTPT • Fine between \$1292 and \$8125 (\$750 plus costs and assessments) • 900 day mandatory license suspension (this takes place effect 45 days after sentencing) • Ignition interlock license is available during period of suspension • Upon reinstatement, a probationary license for 5 years <ul style="list-style-type: none"> ○ As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> ▪ No driving without valid license and insurance ▪ No refusing a blood/breath test ▪ No blood/breath 0.08 or higher within 2 hours of driving • Ignition interlock device for a minimum of 1 year upon reinstatement • Financial responsibility (SR-22) required for 3 years • Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation • Travel outside of the state may be restricted by probation • Vehicle subject to forfeiture <p>3rd or 4th Offense in 7 years</p> <ul style="list-style-type: none"> • Between 120 and 365 days in jail • Jail time followed by 150 consecutive days EHMTPT • Fine between \$2042 and \$8125 (\$1500 plus costs and assessments) • 4 year mandatory license revocation (this takes place effect 45 days after sentencing) • Ignition interlock license is available during period of suspension • Upon reinstatement, a probationary license for 5 years 		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> ○ As conditions of probationary license, judge shall order the following which a violation of will result in mandatory 30 days in jail and additional 30 day license loss: <ul style="list-style-type: none"> ▪ No driving without valid license and insurance ▪ No refusing a blood/breath test ▪ No blood/breath 0.08 or higher within 2 hours of driving • Ignition interlock device for a minimum of 1 year upon reinstatement • Financial responsibility (SR-22) required for 3 years • Must attend DUI victim panel, alcohol evaluation, and compliance with recommendation • Travel outside of the state may be restricted by probation • Vehicle subject to forfeiture <p>5th or Subsequent Offense in 10 years</p> <ul style="list-style-type: none"> • Class C felony • Maximum 5 years in prison and \$10000 fine <p style="text-align: center;">Administrative License Revocation</p> <ul style="list-style-type: none"> • Refusals and specified alcohol readings trigger loss of license by administrative action with the department of licensing independent of any criminal prosecution. • You only have 20 days from date of arrest to request a hearing (along with \$200) to contest this administrative action as it relates to your license. • The suspension will automatically take effect 61 days from date of arrest. <p style="text-align: center;">WA ST 46.61.5055. Alcohol violators--Penalty schedule</p>		
WASHINGTON, D.C.	BAC 0.08 or greater	12 month license revocation of privilege to drive in D.C.	Upon notice of conviction under the compact, D.C. shall treat

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>1st Offense</p> <ul style="list-style-type: none"> • \$300 fine • Maximum 90 day imprisonment • BAC 0.20 - < 0.25, 5 day mandatory minimum imprisonment • BAC 0.25 or greater, 10 day mandatory minimum imprisonment • 6 month license suspension <p>2nd Offense within 15 years</p> <ul style="list-style-type: none"> • Fine between \$1,000 and \$5,000 • Imprisonment between 5 days and 1 year • Court may impose 30 days community service • BAC 0.20 - < 0.25, additional 10 day mandatory minimum imprisonment • BAC 0.25 or greater, additional 20 day mandatory minimum imprisonment • 1 year license suspension <p>3rd or Subsequent Offense within 15 years</p> <ul style="list-style-type: none"> • Fine between \$2,000 and \$10,000 • Imprisonment between 10 days and 1 year • Court may impose 60 days community service • BAC 0.20 - < 0.25, additional 15 day mandatory minimum imprisonment • BAC 0.25 or greater, additional 25 day mandatory minimum imprisonment • 2 year license suspension <p style="text-align: center;">Impaired Driving</p> <p>1st Offense</p> <ul style="list-style-type: none"> • Fine between \$200 and \$300 • Maximum 30 day imprisonment • 6 month license suspension <p>2nd Offense within 15 years of 1 Impaired Driving Offense</p>	<p>Unlicensed District driver will be denied the issuance of a license for 12 months after the date of the alleged violation, subject to review as hereinafter provided.</p> <p>DC ST § 50-1905. Test refusal; penalty; incapacitated person; use of evidence.</p>	<p>the DUI as if it had occurred in the home state.</p> <p>DC ST § 50-1001. Driver License Compact Adopted.</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Fine between \$300 and \$500 • Between 5 days and 1 year in imprisonment • Court may impose 30 days community service • 1 year license suspension <p>2nd Offense within 15 years of Offense where BAC was 0.08 or greater</p> <ul style="list-style-type: none"> • Fine between \$1,000 and \$5,000 • Between 10 days and 1 year imprisonment • Court may impose 60 days community service • 1 year license suspension <p>3rd or Subsequent Offense within 15 years of 2 Impaired Driving Offenses</p> <ul style="list-style-type: none"> • Fine between \$1,000 and \$5,000 • Between 10 days and 1 year imprisonment • Court may impose 60 days community service • 2 year license suspension <p>DC CODE § 50-2201.05. Fleeing from scene of accident; driving under the influence of liquor or drugs.</p> <p>DC CODE 50-1403.02. Revocation and disqualification of motor vehicle operator's permit.</p>		
WEST VIRGINIA	<p>1st Offense and BAC 0.08 - < 0.15</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • 6 month license suspension reduced to 90 days upon completion of a Safety Treatment course • Maximum 6 months in jail • Between \$100 and \$500 fine • Person shall receive credit for any period of actual confinement he or she served upon arrest 		<p>Hardship License</p> <ul style="list-style-type: none"> • Must surrender home state license during period of participation in WV's interlock program • Once home state license surrendered, WV will issue a WV license • WV license will then be suspended with an interlock requirement imposed on it • Must possess license with interlock requirement until

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>1st Offense and BAC 0.15 or greater</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • 45 day license revocation • 70 day participation in Motor Vehicle Alcohol Test and Lock Program • If person proves by clear and convincing evidence that they do not own a motor vehicle or is otherwise incapable of participating in the Motor Vehicle Alcohol Test and Lock Program, then 180 day license revocation • Between 2 days and 6 months in jail; actual confinement must not be less than 24 hours • Between \$200 and \$1,000 fine • Person shall receive credit for any period of actual confinement he or she served upon arrest <p>2nd Offense in 10 years</p> <ul style="list-style-type: none"> • Guilty of a misdemeanor • One year no driving followed by one year mandatory interlock for each prior • 10 year license revocation if you are unable to complete ignition interlock reduced to 5 years upon completion of a Safety Treatment course • Between 6 month and 1 year in jail • Court may impose a fine between \$1,000 and \$3,000 <p>3rd or Subsequent Offense in 10 year</p> <ul style="list-style-type: none"> • Guilty of a felony • One year no driving followed by one year mandatory interlock for each prior • Lifetime license revocation if you are unable to complete ignition interlock reduced to 10 years upon completion of a Safety Treatment course • Between 1 and 3 year imprisonment 		<p>interlock period satisfied, at which time home state license will be returned</p> <p>Upon notice of conviction under the compact, West Virginia shall treat the DUI as if it had occurred in the home state.</p> <p>WV ST § 17B-1A-1. Authorization</p> <p>WV ST § 17B-3-3. Suspending resident's license upon conviction in another state</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Court may impose a fine between \$3,000 and \$5,000 <p>WV ST § 17C-5-2. Driving under influence of alcohol, controlled substances or drugs; penalties</p> <p>WV ST § 17C-5A-2. Hearing; revocation; review</p> <p>W. Va. Code, § 17C-5A-3a. Establishment of and participation in the Motor Vehicle Alcohol Test and Lock Program</p>		
<p>WISCONSIN</p>	<p>1st Offense</p> <ul style="list-style-type: none"> • Civil Offense • Fine between \$150 and \$300 plus OWI surcharge • Ignition interlock for 1 year if BAC 0.15 or greater • Between 6 and 9 month license suspension • Eligible for occupational license immediately • Alcohol assessment required <p>2nd Offense</p> <ul style="list-style-type: none"> • Misdemeanor • Between 5 days and 6 months in jail • Ignition interlock between 12 and 18 months • Between 12 and 18 month license suspension • Eligible for occupational license after 45 days • Alcohol assessment required • Fine between \$300 and \$1100 plus OWI surcharge <p>3rd Offense</p> <ul style="list-style-type: none"> • Misdemeanor • Between 45 days and 1 year in jail • Ignition interlock between 12 and 36 months • Between 24 and 36 month license suspension 	<p>1st Offense</p> <ul style="list-style-type: none"> • Ignition interlock for 1 year • 1 year license revocation • Occupational license after 30 days • Alcohol assessment <p>2nd Offense</p> <ul style="list-style-type: none"> • Ignition interlock for between 1 and 2 years • 2 year license revocation • Occupational license after 90 days unless prior refusal within 5 years, then 1 year • Alcohol assessment <p>3rd or Subsequent Offense</p> <ul style="list-style-type: none"> • Ignition interlock between 1 and 3 years • 3 year license revocation • Occupational license after 120 days unless prior refusal within 5 years, then 1 year • Alcohol assessment <p>If minor under 16 in vehicle, license revocation periods double for refusals.</p>	<p>If you are convicted of DUI/DWI in another state, Wisconsin will impose the minimum applicable revocation for an out-of-state offense.</p> <p>If you refuse the breathalyzer in another state, Wisconsin will impose the minimum applicable revocation for an out-of-state offense.</p> <p>Hardship License No occupational waiting period for 1st offense – otherwise its 45 days.</p> <p>Monetary Assessment Reinstatement fee required.</p> <p>Insurance Issues Proof of insurance required for reinstatement.</p> <p>The department shall revoke the operating privilege of any resident upon receiving notice of the conviction of such person in another jurisdiction for an offense therein which, if committed in this state, would have been cause for revocation</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Eligible for occupational license after 45 days • Alcohol assessment required • Fine between \$600 and \$2000 plus OWI surcharge • If minor under 16 in vehicle, elevated to felony and minimum and maximum period of imprisonment is doubled <p>4th Offense (prior offense more than 5 years ago)</p> <ul style="list-style-type: none"> • Misdemeanor • Between 60 days and 1 year in jail • Ignition interlock between 12 and 36 months • Between 24 and 36 month license suspension • Eligible for occupational license after 45 days • Alcohol assessment required • Fine between \$600 and \$2000 plus OWI surcharge • If minor under 16 in vehicle, elevated to felony and minimum and maximum period of imprisonment is doubled <p>4th Offense (prior offense less 5 years ago)</p> <ul style="list-style-type: none"> • Felony • Between 6 months and 6 years in jail • Ignition interlock between 12 and 36 months • Between 24 and 36 month license suspension • Eligible for occupational license after 45 days • Alcohol assessment required • Fine between \$600 and \$10000 plus OWI surcharge <p>5th or 6th Offense</p> <ul style="list-style-type: none"> • Felony • Between 6 months and 6 years in jail • Ignition interlock between 12 and 36 months • Between 24 and 36 month license suspension • Eligible for occupational license after 45 days • Alcohol assessment required • Fine between \$600 and \$10000 	<p>WI ST 343.305. Tests for intoxication; administrative suspension and court-ordered revocation</p>	<p>under this section.</p> <p>WI ST 343.31. Revocation or suspension of licenses after certain convictions or declarations</p>

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>7th, 8th, or 9th Offense</p> <ul style="list-style-type: none"> • Felony • Up to 10 years in jail • Ignition interlock between 12 and 36 months • Between 24 and 36 month license suspension • Eligible for occupational license after 45 days • Alcohol assessment required • Up to \$25000 fine plus OWI surcharge <p>10th or Subsequent Offense</p> <ul style="list-style-type: none"> • Felony • Up to 12 years, 6months in jail • Ignition interlock between 12 and 36 months • Between 24 and 36 month license suspension • Eligible for occupational license after 45 days • Alcohol assessment required • Up to \$25000 fine plus OWI surcharge <p>If minor under 16 in vehicle, all license revocation periods double after 1st Offense.</p> <p>If a person convicted had an alcohol concentration of 0.17 to 0.199, the applicable minimum and maximum fines are doubled.</p> <p>If a person convicted had an alcohol concentration of 0.20 to 0.249, the applicable minimum and maximum fines are tripled.</p> <p>If a person convicted had an alcohol concentration of 0.25 or above, the applicable minimum and maximum fines are quadrupled.</p> <p>WI ST 346.65. Penalty for violating sections 346.62 to 346.64</p>		

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<p>WI ST 346.655. Driver improvement surcharge</p> <p>WI ST 343.30. Suspension and revocation by the courts</p>		
<p>WYOMING</p>	<p>1st Conviction</p> <ul style="list-style-type: none"> • Misdemeanor • Maximum jail term of 6 months • 90 day license suspension • \$750 fine • Must attend substance abuse program • If BAC > 0.15, then ignition interlock must be installed for 6 months <p>2nd Conviction within 10 years</p> <ul style="list-style-type: none"> • Jail term between 7 days and 6 months • Fine between \$200 and \$750 • 1 year license suspension with no right to a probationary driver's license • ordered to or shall receive a substance abuse assessment • ignition interlock device must be installed for 1 year <p>3rd Conviction within 10 years</p> <ul style="list-style-type: none"> • Jail term between 30 days and 6 months, 30 days mandatory unless the offender completes an inpatient treatment program and then only 15 days mandatory • Fine between \$750 and \$3,000 • 3 year license suspension • shall receive a substance abuse assessment • ignition interlock device must be installed for 2 years <p>4th or Subsequent Conviction within 10 years</p> <ul style="list-style-type: none"> • Felony • Maximum jail term of 2 years 	<p>As of July 1, 2011, police officers may get a warrant for chemical testing, thus, there are no penalties for a chemical test refusal.</p> <p>W.S. § 31-6-102(d). Test to determine alcoholic or controlled substance content of blood; suspension of license</p>	<p>If you are convicted of DUI/DWI in another state, Wyoming will suspend your license for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 90 days • 2nd Offense within 10 years – 1 year • 3rd or Subsequent Offense in 10 years – Lifetime <p>Wyoming does not impose any enhancements for refusing the breathalyzer in another state.</p> <p>Hardship License</p> <ul style="list-style-type: none"> • Only way to get a hardship, is to request "probationary driver's license" (PDL) under 31-7-105(f). • Only get one in 10 year time frame and it is only good for state of Wyoming. <p>Ignition Interlock</p> <p>If BAC 0.15 or greater, ignition interlock device required for the following terms:</p> <ul style="list-style-type: none"> • 1st Offense – 6 months • 2nd Offense within 10 years – 1 year • 3rd Offense – 2 years • 4th or Subsequent Offense in 10 years – Lifetime, with the option to apply for removal every 5 years if person has not been convicted of a subsequent offense <p>Monetary Assessment</p> <ul style="list-style-type: none"> • 1st Offense – Victim surcharge between \$150 and \$350 • 2nd or subsequent Offense – Victim surcharge between \$200 and \$400

STATE	LICENSEE WITH IN-STATE DUI	RESULT OF REFUSAL	LICENSEE WITH OUT-OF-STATE DUI
	<ul style="list-style-type: none"> • Maximum fine of \$10,000 • Car must be equipped with ignition interlock device for the remainder of the offenders life, except 5 years from the date of conviction and every 5 years thereafter, the offender may apply for removal of the device if the offender has not been convicted of a subsequent offense <p>WY ST § 31-5-233. Driving or having control of vehicle while under influence of intoxicating liquor or controlled substances; penalties</p> <p>WY ST § 31-7-127. Mandatory revocation of license for certain violations</p>		<p>Insurance Issues Person will have to maintain proof of financial responsibility for three years after any conviction, including if license is revoked after 3 or more.</p> <p>Upon notice of conviction under the compact, Wyoming shall treat the DUI as if it had occurred in the home state.</p> <p>WY ST 1977 § 31-7-201. Compact provisions generally</p>