

(24) (a) The demerit points charged against the record of any person who holds a probationary license or any unlicensed person who would be issued a probationary license if he made proper application and met all other requirements for license shall be double the demerit point value shown for conviction of violations set forth under subs. (1) through (20) on the second and all subsequent convictions.

(b) Any person who has had his operating privilege revoked while unlicensed or while licensed under a probationary license shall at the time of issue of any reinstated license be continued on a probationary license.

(25) In determining the accumulated demerit points against an operator within 12 months, 24 months, or 36 months, the division shall use the date each violation was committed as the basis for such determination.

(26) Point values assessed under sub. (19) for violations occurring on or after July 1, 1980 are based on conviction date, regardless of the date notice of the conviction is received by the department. Any point value which has been assessed will be adjusted to reflect receipt by the department of an earlier conviction.

History: Cr. Register, September, 1972, No. 201, eff. 10-1-72; am. (20), Register, April, 1977, No. 266, eff. 5-1-77; emerg. r. and recr. (19) (intro.), (a) and (b), renum. (19) (c) to be (19m), cr. (19) (c) and (26), eff. 7-1-80; r. and recr. (19) (intro.), (a) and (b), renum. (19) (c) to be (19m), cr. (19) (c) and (26), Register, November, 1980, No. 299, eff. 12-1-80.

MVD 11.04 Warnings. The division may notify any operator of the point value charged against his record when the record shows 6 or more points to have been accumulated in a 12-month period.

History: Cr. Register, September, 1972, No. 201, eff. 10-1-72.

MVD 11.05 Suspension or revocation of license. (1) Demerit points accumulated when a person is not operating as a chauffeur shall not be counted against his chauffeur license unless specifically required by law, but demerit points accumulated by a person when operating as a chauffeur shall be counted against both his chauffeur license and his regular license.

(2) The division may suspend or revoke the operating privileges of any person when his driving record shows he has attained or accumulated 12 points in 12 months or 18 points in 24 months or 24 points in 36 months except any person who holds a probationary license or any unlicensed person who would have been issued a probationary license had he made application and met all other requirements for license and who has not had his operating privilege previously suspended or revoked shall have his operating privilege suspended.

(3) The division may suspend or revoke the chauffeur license of any person when his driving record shows he has attained or accumulated 12 points in 12 months or 18 points in 24 months or 24 points in 36 months for offenses committed while operating as a chauffeur or when the law requires assignment of points against his chauffeur's license.

History: Cr. Register, September, 1972, No. 201, eff. 10-1-72.

MVD 11.06 Determination of point value at reinstatement. (1) The division upon issuing a reinstated operator's license shall reduce the accumulated point value to 6 points, provided reinstatement of such operating privilege is made within 12 months from the date of the latest

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violation. If at the time of such reinstatement the demerit point value in the immediately preceding 12 month period is less than 6, then the lesser point value shall be carried forward in the record.

(2) The division upon return of a license which has been suspended shall reduce the accumulated point value to 6 points. If at the time of return the demerit point value in the immediately preceding 12 month period is less than 6, then the lesser point value shall be carried forward in the record.

History: Cr. Register, September, 1972, No. 201, eff. 10-1-72.

MVD 11.07 Reduction of point value for clear driving record. (1) For the first full year of operation without a traffic violation the total accumulated point value charged against an operator shall be reduced by one-third.

(2) For the second full year of operation without a traffic violation the remaining total accumulated point value charged against an operator shall be reduced by one-half.

(3) For the third full year of operation without a traffic violation the remaining accumulated point value charged against an operator shall be withdrawn.

History: Cr. Register, September, 1972, No. 201, eff. 10-1-72.

MVD 11.08 Reduction of point value for attendance of driver improvement counseling, traffic safety school or defensive driving courses. (1) In accordance with authority contained in s. 343.32 (5), Stats., a person's point record may be reduced by no more than 3 points if he furnishes acceptable certification to the administrator that he has satisfactorily completed a course of instruction at a traffic safety school as authorized, approved and administered under s. 345.16*, Stats., or a course of instruction in defensive driving, which course has been approved in advance by the administrator, or by completing a counseling program conducted by employes of the division. The certification must be filed with the division within 30 days of completion of the course to qualify for point reduction. Definitions of such schools and courses are established in Wis. Adm. Code, s. MVD 23.02 (1), (4), (5) and (6). The person seeking the reduction shall be responsible for any and all fees charged for the course.

(2) The certification of completion of an approved course shall be provided to the division on an individual person basis. The division will prescribe the information necessary to be supplied from an approved school or supply the necessary forms to complete the certification for administering this program.

(3) Each person is limited to only one such point reduction in a 5-year period.

(4) Prior to reaching the 6-point level, a person may voluntarily select and take an approved course, specified in (1), of his choice to obtain the necessary certification for point reduction without notification from the division.

(5) In those instances where the person attends an approved course and is otherwise entitled to point reduction and his record has less than 3 points, his record will be reduced by his record point value. No credit

will be applied toward future point assessments nor shall he have the opportunity to have his point record reduced again within a 5-year period.

(6) No reduction in points will be permitted when attendance to a school has been ordered by a court in lieu of revocation following conviction of operating while intoxicated.

(7) At the 6-point level the division may notify a person by first class mail to his last known address on file with the bureau of driver control that he has the opportunity to attend a course on a voluntary basis, advising the person he may seek the assistance of specified employes of the division for assignment to an approved course if he desires to enroll.

(8) Persons who have accumulated more than 6 but less than the demerit points required for suspension or revocation on their record under the point system shall be processed only as provided in **chapter MVD 23—Procedure for counseling and re-examination of drivers**. Upon receipt of certification of satisfactory completion of one of the courses provided in s. MVD 23.02 (1), (4), (5) or (6), such person may be given a point reduction as provided in this chapter if he is otherwise entitled to it.

(9) No reduction in points will be permitted when a person accumulates sufficient demerit points to require suspension or revocation under this chapter.

History: Cr. Register, September, 1972, No. 201, eff. 10-1-72.