

55-10-404. Driving prohibitions — Restricted licenses — Revocation and suspension — Commercial licenses and vehicles.

(a)

(1) The **court shall prohibit** any person convicted of a violation of § 55-10-401 from driving a vehicle in this state for a period of:

(A) **One (1) year**, if the conviction is a **first offense**;

(B) **Two (2) years** for a **second offense**;

(C) **Six (6) years** for a **third offense**; and,

(D) **Eight (8) years** for a **fourth** or subsequent **offense**.

(2) In the interest of public safety, a driver who has been prohibited from driving a vehicle in this state pursuant to this subsection (a) **may apply for a restricted license** subject to **§ 55-10-409**.

(b) Nothing in this part shall be construed so as to in any way **limit**, change, alter, repeal, or amend § 55-50-303, § 55-50-501, or § 55-50-502, nor to limit the **power or authority** of the **department of safety to revoke or suspend a driver license**, permit, or privilege under chapter 50 of this title. Nothing in this section shall be construed to prohibit the issuance of a restricted license in accordance with § 55-10-409.

(c) A person holding a **commercial driver license** or operating a commercial motor vehicle at the time of the violation of § 55-10-401 for which they are convicted will also be **subject to § 55-50-405**.