Texas Occupational Drivers License (ODL)

If your Texas driver's license was suspended, revoked, or denied but you need to drive ... you may still be allowed to drive under certain circumstances if you get an occupational driver's license (ODL).

What is an "Occupational Driver's License" or ODL?*

An occupational driver's license (ODL) is a restricted license that lets you drive at certain times, on specific days, under certain conditions, when you have an "essential need to drive."

An "essential need" means you need to drive to:

- ✓ do your job,
- ✓ get to and from work or school, or
- √ do essential household duties.

Where can I read the law?

You can read the Texas laws about Occupational Driver's Licenses and surcharges in:

- Texas Transportation Code chapter 521 subchapter L
- Texas Transportation Code chapter 601.
- Texas Health and Safety Code section 469.009.
- Texas Administrative Code,
 Title 7, Subtitle B, Ch. 521,
 Subtitle I, Ch. 708.

You can read the statutes online at: www.statutes.legis.state.tx.us.

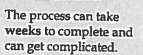


Can anyone get an ODL?

No. You cannot get an ODL if:

- you lost your driving privileges because of a mental or physical disability,
- you lost your driving privileges for failure to pay child support,
- you need it to drive a commercial motor vehicle,
- the judge thinks you do not have an essential need,
- the judge is worried about public safety,
- you have received two ODLs in the past 10 years after a conviction, or
- you have a "hard suspension" waiting period due to a prior DWI arrest or conviction.

Caution!





You may need to hire an attorney to help you reach your goal.

Overview of Steps:

- Check the status of your license to see if you really need to get an Occupational Driver's License (ODL) or if you can reinstate your license at www.Texas.gov/driver.
- Check to see if you qualify for an ODL.
- Gather the forms and information you need to ask the Court to order DPS to issue you an ODL.
- 4. File your forms with the Clerk of the Court.
- 5. Go to **Court** to ask the Judge to sign the Order.
- If the Judge signs the order, mail the paperwork and fees to DPS right away.

See pages 3-4 for instructions...

- *Caution: Effective September 1, 2015, if your license has been suspended due to an intoxication Offense under Penal Code 49.04 49.08, and you are obtaining an Occupational License:
- any vehicle you own or operate MUST be equipped with a working ignition interlock device in accordance with Texas Transportation Code Section 521.2465 for the entire period of the suspension (see Code of Criminal Procedure Section 13, Article 42.12); and
- you are not required to prove essential need and the ODL is not subject to any time of travel, reason for travel, or location of travel restrictions (see Transportation Code 521.244 (e) and 521.248 (d)).

Step 1 Do you really need an ODL? Or can you reinstate your license?

Sometimes people think they need an Occupational Driver's License when they could just reinstate their license.

Before asking the court for an ODL, check your license eligibility status at:

www.Texas.gov/driver

Click on "Drivers License Reinstatement and Status."

You can also call the
Texas Department of Public Safety (DPS)
to check your eligibility/qualifying status:
512-424-2600 (English)
512-424-7181 (Español)

This free site will tell you if you can drive with your current license and, if not, what you need to do to become eligible. If you are not eligible, the website will tell you:

- The requirements to meet.
- 2. The fees you need to pay.
- 3. About surcharge waiver programs.

You can pay fees on this website and get information on how to mail proof that you met the compliance requirements to DPS. Keep checking the website because it is updated daily.

Be careful! Recent court actions, out-of-state violations, and AG-reported child support arrearages may not be reflected in your current eligibility status.

Step 2 Do you qualify for an ODL?

Even if you get a court order for an Occupational Driver's License, DPS cannot issue one if:

- You lost your driving privileges for a medical condition.
- You lost your driving privileges because you owe child support.
- You have received two ODLs after a conviction in the past 10 years.
- You don't qualify to get a Texas driver's license because you are in the United States unlawfully. The documents to verify that you are a citizen or that you are in the United States lawfully are listed at:

www.txdps.state.tx.us/DriverLicense/ApplyforLicense.htm

Step 3 Gather your paperwork

- ✓ Two court forms:
 - The Petition for Occupational Driver's License asks the Court to issue an order.
 - The Order for Occupational Driver's License orders DPS to issue you an ODL.

Print the court forms at www.TexasLawHelp.org. You can also use the interactive forms interview on TexasLawHelp. With this program, you answer questions about your need to drive, etc. Then you print out the prefilled-in forms.

- Certified Abstract (Type AR) of your driving record from DPS: Get your Type AR Certified Abstract:
 - *By mail with form DR-36 (takes 3-4 weeks, costs \$20) or *Online (quickly, cost \$22 & must have audit number) at http://www.dps.texas.gov/DriverLicense/driverrecords.htm.

- Proof that you need to drive to go to work, school, or perform essential household duties, etc.
 Examples of proof: your school schedule or registration, a current pay stub, a letter from your job, or an affidavit (sworn statement) explaining your need to drive.
- SR-22 proof of insurance from your insurance company: Get the SR-22 (also called a "Financial Responsibility Certificate") from your insurance company. The SR-22 proves that you have the minimum liability insurance required by law. If you don't own a vehicle, you can get a Texas Non-Owner SR-22 Insurance Policy. Your insurance company will tell DPS if the SR-22 coverage lapses, terminates or is cancelled—and then your ODL will be revoked.

Step 4 File your papers with the Court

When you file your *Petition for Occupational License* with the Court you are asking the court to order DPS to issue you an Occupational Driver's License.

If your license was automatically suspended or cancelled following a conviction, file the *Petition* in the same court that convicted you.

If your license was not suspended or cancelled following a conviction, file the Petition in the county where you live or where the offence occurred. You may have a choice between filing in District Court, County Court-at-Law or Justice of the Peace (JP) court. If so, you may want to research local procedures, court costs, and court scheduling to decide which court is best for your situation.

Ask the court clerk when you should come back for the hearing. You may need to schedule a time for your hearing.

Note: Travis County residents can review the *Instructions for Travis County ODL Filers* for local procedure information.

Step 5 Go to Court

Go to Court the day of your hearing. Arrive early.

When you go to Court, bring:

- The Order for an Occupational Driver's License form. Fill out all but the restrictions and the judge's signature.
- A Certified Abstract of your full driver record (Type AR).
- The SR-22 from your insurance company.
- Some courts may require a copy of the court order suspending your license and/or the notice of suspension from DPS.
- 5. Proof that you need to drive.
- 6. A copy of the filed Petition.

Note: If you filed an Affidavit of Indigency to waive the court filing fees, the court may require proof of income & expenses.

At the hearing: The judge reviews your Petition and other paperwork. Then the judge decides whether or not to sign the Order granting an occupational license.

If the judge signs the order, he/ she will mark the restrictions as to when and where you can drive.

After the judge signs your order, get a certified copy of your filed *Petition* and at least <u>two certified</u> copies of the Order from the clerk.

You may use a certified copy of the Order for ODL to drive for 45days after the order takes effect. Read your order to learn when it takes effect. See FAQ about waiting periods.

If you don't receive your ODL before the **45th day** you can't drive until you either receive the ODL or go back to court to get an Amended Order for ODL that extends the deadline.

Step 6 Texas Department of Public Safety

A court's occupational drivers license *Order* is not the license itself. Rather, it is a court order telling the Texas Department of Public Safety (DPS) to issue an occupational drivers license to you. After you get the court *Order*, you must contact DPS to get the actual occupational drivers license.

Mail the following documents to DPS as soon as possible!

- ✓ a certified copy of your Petition for ODL.
- a certified copy of the Order for ODL that was signed by the Judge
- your SR-22 proof of insurance certificate,
- ✓ A check, money order or cashier's check payable to the Texas DPS for the Occupational License fee. Send \$10 for a 1-year license or \$20 for a 2-year license.

A check, money order or cashier's check made out to the Texas Department of Public Safety for the amount you owe in reinstatement fees, if any.

Go to www.Texas.gov/driver or call DPS at 512-424-2600 to find out what you owe.

Mail all the documents together by certified mail return receipt requested (so that you have proof you mailed them) to:



Texas DPS
Enforcement & Compliance Service
P.O. Box 4087
Austin, Texas 78773-0320

Frequently Asked Questions (FAQs)

Will the State have a lawyer against me at the hearing?

Sometimes, if your license was suspended because:

- of a criminal homicide, or an intoxication offense under Penal Code 49.04 — 49.08
- you were under 21 and your license was suspended according to Texas Transportation Code, 521.342.

How do I get a Certified Abstract (Type AR) of my driving record?

You may purchase your driving record online, with a credit card and print it out. The online cost is \$22. You will need to enter your driver's license number and license audit number and the last four digits of your social security number at: www.dps.texas.gov/DriverLicense/driverrecords.htm

To get a Certified Abstract by mail, print the DR-36 form called "Request for a Certified Abstract of a Driver Record" from

www.dps.texas.gov/DriverLicense/driverrecords.htm

Mail the completed form and a \$20 check or money order to Texas DPS. This form does not require the audit number or your social security number.

Can I drive after the Judge signs the Order?

You may use a certified copy of the Order for ODL to drive for 30 days once the order takes effect.

Read your Order to learn when it takes effect.

If you don't receive your actual ODL from DPS before the 31st day you can't drive until you either receive the ODL or go back to court to get an Amended Order for ODL that extends the deadline.

Waiting Periods— Why wouldn't an Order take effect as soon as the Judge signs it?

An Order for ODL will take effect as soon as a judge signs it UNLESS one of the following waiting periods (also called "hard suspension" applies.

If your license was suspended for refusing or failing a blood or breath test when arrested for DWI or other alcohol or drug-related driving or boating offense, the order for ODL cannot take effect for:

- 90 days after your license was suspended —if during the 5 years before your arrest your license was suspended because of an alcohol or drug-related arrest.
- 180 days after your license was suspended if during the 5 years before your arrest your license was suspended because of a DWI, Intoxication Assault, or Manslaughter conviction.
- 365 days after your license was suspended if during the 5 years before your arrest your license was suspended because of a second (or more) DWI, Intoxication Assault, or Manslaughter conviction.

How long will it take to get my ODL from DPS?

Processing time runs between three and four weeks unless a waiting period (*see above*) applies. Call DPS for more information at (English) 512-424-2600 or 512-424-7181 (Español).

What happens after I get my ODL from DPS?

- Maintain your SR-22 insurance. If your insurance lapses, your Occupational Driver's License will be revoked.
- Always keep your ODL, a certified copy of the court order for ODL and proof of SR-22 insurance with you when you drive. It is a Class B misdemeanor to drive without a certified copy of the court order in your possession.
- Only drive when and where the court order for ODL allows you to drive. It is a Class B misdemeanor to drive at other times or places.
- If the times and/or places you need to drive changes, go back to court to modify the Order.

Surcharge Indigency/Incentive Programs

If your license was suspended for failure to pay a surcharge and you have a low income DPS may:

- reduce any surcharge amount you owe and
- let you keep driving while you make payments on the surcharge amount. For more information about this program go to:

www.txsurchargeonline.com

E	x Parte			Cause No:	The clerk fillslout below
D,	rint your name			Cause No.	
,,	ink your name			☐ Distric	ct ☐ County ☐ Justice Court of:
Fir	rst Midd	lie	Last		County, Texas
		-	2001		
	Pet	ition for Oc	cupational	Driver's L	icense
Pn	int your answers:				
M	y name is:				
141	First		Midd	dle	Last
l a	ım the Petitioner, and I	am asking the co	ourt for an Occ	upational Drive	r's License.
l a	ask the Court to conside	er the information	I have provide	ed below.	
Ur	oon approval of this Pe	etition I ask the	Clerk to send	a certified con	y of the Petition and the
CO	ourt Order setting out to	he judge's findin	gs and restric	tions to the Te	exas Department of Public
		I. Petitione	er's Persona	l Information	1
1.	Home address:				
١.	nome address.	Street address			City
			_		, Texas
		County		Zip	
2.	Mailing address (if o	ifferent from abov	re):		
3.	Phone number: (_	1			
4.	Email address:				
5.	Date of birth:				
	Month	Day	Year		
ô.	The last four digits of	my Social Secu	ırity Number a	ire	
7.	Jurisdiction:				
	(Check all that apply.)				
	Petitioner resides	in this County.			
	☐ The offense for w	hich Petitioner's	license was s	suspended hap	ppened in this county.
	This Court convicte automatic suspensi	d Petitioner of an on or cancellation	offense under to of Petitioner's	the laws of this s	state that resulted in the

II. Driver's License Information

8.	Che	ck all that apply and provide requested information:			
		I have never held a Texas Driver's License.			
		My Texas Driver's License # is: Expiration date	te:		
		My Driver's License was issued by the state of			
0	la	My Driver's License number is Expiration date:	/		
9.		our license suspended because of a physical or mental disability?		Yes 🔲	No
	Is y	our license suspended for non-payment of child support?		Yes 🗌	No
	Hav	e you had 2 or more occupational driver's licenses because of a viction in the last 10 years?		Yes 🔲	No
		III. Notice to the State If Applicable			
10.	If an	y of the following are applicable, the Clerk of the Court should serve se of this Petition as required by the Texas Transportation Code sec	the tion t	State with 521.243(a).	
	A.	ck all that apply and fill in the blanks.) My license is suspended under Transportation Code section 521.34 various offenses of an individual under the age of 21) Yes No	12. (C	Conviction o	of
		Date of conviction Court of conviction			
	B. M	y license is suspended because I was convicted of:			
		a. Criminally Negligent Homicide		Penal Code 19.	0.05
		b. Driving While Intoxicated		Penal Code 49	
		c. Driving While Intoxicated with Child Passenger		Penal Code 49.	
	(d. Flying While Intoxicated	1	Penal Code 49.	.05
	•	e. Desting While Intoxicated	F	Penal Code 49.	.06
	1	f. Dassembling or Operating an Amusement Ride While Intoxica	ted #	² enal Code 49.	.065
	į	g.		Penal Code 49.	
	ŀ	n. Intoxication Manslaughter	F	Penal Code 49.	08
	on	in Date of conviction Court of conviction County of co			
	i	Date of conviction Count of conviction County of co	nvicti	on	

IV. Suspensions and Charges

11.	Why	is your Driver's License suspended? (Check all that apply and fill in the blanks):
	A. 🗌	I was arrested on/ _/ and the breath sample I provided registered above 0.08.
	ha	I was arrested on/, and I did not give a breath sample, as requested. (date) (thin the past ten (10) years from the date of the arrest that led to your current suspension, we you had a suspension for refusal to give a breath/blood sample or providing a sample than a blood alcohol content greater than .08 following an arrest for DWI?
		YES NO
	C. 🗌	This court convicted me of on (date) / / under cause number
	D. 🗌	A Texas court determined that I am a "habitual violator of traffic laws."
	E. 🗍	A Texas court ordered me to go to a Driver Education Program, and my license, permit, and/or driving privilege is automatically suspended for 365 days.
	F. 🔲	Other (If you did not check any of the above, why is your license suspended or invalid? Be specific.)
12.	l have	the following criminal charges pending: (You do not need to list traffic or Class C charges.)
•		

V. Petitioner's Essential Need to Drive

If you required to have an interlock device installed on each motor vehicle you own or operate because your license is suspended based on an offense under Penal Code 49.04 - 49.08 or because of a court order or bond requirement, you do not need to complete Numbers 12, 13, and 14 below.

13.	Wh	I need an Od	l an Occupation and Dripoler in the community of the comm	iver's License	_icense? <i>(Ch</i>	eck all that ap	nlace of work		
		Employer's A	Address:						
		Employer's 1	elephone:						
		Days and ho	urs you work:						
		Name of Em	ployer #2:						
		Employer's A	\ddress:						
		Employer's T	elephone:						
		Days and ho	urs you work:						
		Job title:							
		I am self-emp	oloyed as:						
		My work add	ress is:						
		My work address is: I need to go to and/or transport family members to school. (Fill out below):							
		School #1 Name: Telephone:							
		Address:							
			ıme:				one:		
		Address:							
):						
								_	
						· · · · · · · · · · · · · · · · · · ·			
			of my work or		ds throughou	t the following	county or cou	inties.	
14.	Drivi		ou are reques			1			
_		Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday	
F	rom	am/pm	am/pm	am/pm	am/pm	am/pm	am/pm	am/pm	
	To:	am/pm	am/pm	am/pm	am/pm	am/pm	am/pm	am/pm	
15.	If you	are asking the	Court to allow	you to drive fo	r more than 4	hours per day	, explain why b	elow:	

VI. Petitioner's Request to the Court

16. I ask the Court to order the Texas Department of Public Safety to issue me an Occupational Driver's License to drive for the purposes described above.

I further ask this Court to order the Texas Department of Public Safety to administer any and all tests required for the issuance of said Occupational License.

Pe	titioner's name (print)					
Pei	titioner's signature				Date	
As	sworn Declaration Ma allowed by Section 13 claration in support of t	2.001 of the Texas C	ivil Practice	es and Remedi ver's License i	es Code, I am filing t n place of a Verified	his Unsworn Petition.*
Му	current legal name is:					
Fir	st	Middle		Last	·	
Му	date of birth is: Mon	th Day	Year			
Му	address is:					
Str	eet Address	City		State	Zip Code	Country
un	eclare under penalt derstand I could be rmally signed in	prosecuted for ly		is form.	County.	State
on	this date:/_ Month	Day Year)			
				re of Personational Drive		
swo as p thar	rsuant to Texas Civil Practico m declaration, verification, co provided by law. This provision a notary public. An unsworn aration as true under penalty	ertification, oath, or affida on does not apply to an oa n declaration made under	vit required by ath of office or this section m	statute or require an oath required to oust be 1) in writing	d by a rule, order, or requi p be taken before a specil	rement adopted ied official other
Se	e below for a list	of documents to	attach t	o this Petiti	on:	
	A certified abstract (Type A	R) of your driver's license	record.			
	An SR22 from your insuran	ce company providing pro	oof of current v	alid auto liability ir	nsurance.	
	Proof of need to drive: Exal that verifies your work sche court why you need to drive - 49.08 and any vehicle yo	edule, a current pay stub. E unless your license is su	school registra ispended sole!	ition with schedule by based on an into	e, or your swom affidavit e exication offense under Pe	xplaining to the

Ех	(Ра	rte	The clerk fills out below				
σ.	Zank		Cause No:				
PI	int y	our name	☐ District ☐ County ☐ Justice Court of:				
Firs	st	Middle Last	County, Texas				
		Order for Occupational I					
On	this	date, the Court heard the petitioner's Application for	Occupational Driver's License.				
Th	e Pe	etitioner named below appeared in person without an	attorney.				
Th		ourt finds that notice to the State: (Check one.) s not required.	The Court fills out this box.				
	wa	s given as required by Texas Transportation Code Se	ection 521.243 and: (Check one.)				
		the attorney representing the State did not appear. the attorney representing the State,					
	_						
1.	The state of the s						
	a.	Name:	ddie last				
	b.	(Check all that apply and fill in the blanks)					
		Petitioner's Texas Driver's License Number is					
		Petitioner's Texas Driver's License expiration date is Petitioner has never had a Texas Driver's License.	5				
		Petitioner has a Driver's License from	with License Number				
	<u> </u>	Home address:	With Electrical Number				
		Street address					
	d.	City County Phone number: ()	State Zip Code				
	e.	Date of birth://///					
2.	The	e Court FINDS that it has jurisdiction and venue over	er this case and the Petitioner because:				
	(Ch	eck all that apply and fill in the blanks.)					
		Petitioner resides in this County.					
		The offense for which Petitioner's license was suspe	ended happened in this county.				
		This Court convicted Petitioner of an offense under t automatic suspension or cancellation of Petitioner's	the laws of this state that resulted in the license.				
3.	The	e Court FINDS that Petitioner has provided the Court a certified abstract (type AR) of Petitioner's driver's li an SR-22 financial responsibility insurance certificate	license record and				

4.	The Court FINDS that Petitioner's driver's license is suspended because the blanks.)	(Check all that apply and fill in						
	This Court convicted Petitioner ofunder cause number:	on (date)//						
	Petitioner refused to submit to a breath or blood test or submitted a breegistered more than 0.08 following an arrest on// for:	eath or blood test that						
	(Check one.)							
	☐ Driving While Intoxicated							
	☐ Other: ☐ The Texas Department of Public Safety said Petitioner was a habitual ☐ Other: ☐ Other:	violator of traffic laws.						
		_						
5.	The Court FINDS that Petitioner's driver's license is not denied, susp because of a physical or mental disability or nonpayment of child sup	port.						
	The Court further FINDS that Petitioner has not been issued more that Driver's License following a conviction during the past 10 years.	n one Occupational						
6.	(Check all that apply and fill in the blanks.)							
	The Court FINDS that the suspension of Petitioner's license began/begin ends on or about (date)://.							
	☐ The Court FINDS that the Petitioner's license is invalid for an indefinite	period of time.						
7.	The Court FINDS that Petitioner: (Check all that apply and fill in the blanks. NOTE: If you are required to have an interlock device installed on each motor vehicle you own or operate, because your license is suspended based on an offense under Penal Code 49.04 - 49.08 or pursuant to a court order or bond requirement, you do not need to complete							
	works for the following employer(s):							
	E-paleura dd							
	Work Address							
	Employer #2: Work Phone:							
	Work Address							
	works for him/herself. Petitioner's occupation is:							
	Petitioner's work address is:							
	drives as part of his/her work and/or essential needs throughout the follo	owing county or counties:						
	attends school at or transports family members to the following school(s	.)·						
	School #1: School Phone:							
	School Address:							
	School #2: School Phone:							
	School Address:							
	has other essential needs to drive							

The Court fills out the rest of this form.	
(Check applicable.)	
The Court FINDS that Petitioner's driver's license is suspended because of an intoxication offense and the Occupational License here Ordered is subject to the restrictions set out below.	
The Court FINDS that Petitioner has an essential need to drive and the Occupational Driver's License here Ordered is subject to the restrictions set out below.	ļ
il. Orders	
The Court ORDERS that this Petition for Occupational Driver's License is GRANTED subject to the following restrictions and ORDERS Petitioner to follow all restrictions listed below.	ng
The Court ORDERS the Texas Department of Public Safety to issue an Occupational Driver's License to Petitioner subject to the following restrictions. The Court further orders the Texas Department of Public Safety to administer any and all tests required for the issuance said Occupational License, and, if Petitioner passes all required tests, issue an Occupational Driver's License to Petitioner subject to the following restrictions.	r
Restrictions	
✓ Petitioner must not drive a commercial vehicle with this license.	
 Petitioner must maintain in full force and effect an SR-22 automobile liability insurance policy for the entire period the Occupational Driver's License is in effect. 	
 Petitioner must have in his/her possession a certified copy of this court order while driving and must allow a peace officer to examine the order when requested. 	
The Court also ORDERS the restrictions checked below: (Check all that apply.)	
Any vehicle owned or operated by the Petitioner MUST be equipped with a working ignition interlock device in accordance with Texas Transportation Code Section 521.2465.	
Petitioner must not refuse any lawful request by law enforcement for a sample of Petitioner's breath or blood if stopped for Driving While Intoxicated.	
Petitioner must submit to periodic testing for alcohol or controlled substances as follows:	
Petitioner must attend the alcohol/drug counseling program listed below and give the court clerk proof of attendance within days of this order. Program:	
Petitioner must submit to community supervision as follows:	
Petitioner may only drive in the counties listed here:	
Petitioner must only drive to and from work or school and for essential duties, including medical appointments, court appointments, attorney appointments probation office meetings, and any supervision, education, counseling, or other essential needs authorized by this court.	

4 ho	urs in any 24 I ours in any 24	ive more than: hour period. hour period. T RS that the 4 ho	he Court spec	cifically finds th waived.	nat Petitioner (needs to drive	more than 4
Petit	ioner must on	ly drive on the	days and at th	e times listed	below:		
	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
From:	am/pm	ат/рт	am/pm	am/pm	am/pm	am/pm	am/pn
To:	am/pm	am/pm	am/pm	am/pm	am/pm	am/pm	am/pn
in the	∍ log book all i	ways keep a log dates and times ow this log bool	s Petitioner driv	ves and the de	estination and	reason for each	ctly record ch trip.
Addi	tional Restricti	ions:					
					 		
					· · · · · · · · · · · · · · · · · · ·		
							
						<u> </u>	
		III, D	ate this Or	der takes E	ffect		
The Cour	t Clerk shall s and restriction:	end a certified of the total a certified of the Texas [copy of the Pe Department of	tition and the o	court Order se	etting out this C	Court's
This Orde	er takes effect	on: (Check one	and write in the	date, if applicat	ole.)		
☐ the d	ate this Order	is signed by the	e Court.				
	w	hich is 91 days	after the date	Petitioner's lic	ense was sus	pended.	
	w	hich is 181 day	s after the date	e Petitioner's li	icense was su	spended.	
	w	hich is 366 day	s after the date	e Petitioner's li	icense was su	spended.	
copy of	this Order	requiremer for Occupa ning on the	tional Drive	er's License	e as a restr	y use a cert icted licens	ified se ONLY

IV. Date this Order Ends
Unless revoked by the Court, this Order for Occupational Driver's License remains valid until: (Check one and write in the date, if applicable.)
which is the date Petitioner's current driver's license suspension ends.
The reason for Petitioner's current driver's license suspension is listed in 4 above.
V. Warnings to Petitioner
It is a Class B Misdemeanor for you to drive in violation of any of the restrictions listed above.
It is a Class B Misdemeanor for you to drive without a certified copy of this order in your possession.
The Court may revoke this Order, at any time, for good cause.
This Order and your Occupational Driver's License are automatically revoked if you are convicted of driving in violation of any of the restrictions listed above <u>or</u> convicted of driving without a certified copy of this Order in your possession.
If all driver testing requirements have been met, you may use a certified copy of the Order for Occupational Driver's License to drive for 45 days only, beginning on the date this Order takes effect. If you do not receive your Occupational Driver's License from the Texas Department of Public Safety (DPS) before the 45th day after the date this Order takes effect, you MUST not drive until you receive your Occupational Driver's License from Texas Department of Public Safety or come back to court to get an Amended Order for Occupational Driver's License that extends the 45-day time period.
If this ORDER includes a finding of an essential need to drive, and the places, reasons, days or times that you need to drive change, you must come back to Court to get an Amended Order for Occupational Driver's License that reflects those changes.

Ву:____

Judge's Signature

Signed On: