

March 15, 2012

To: Law Enforcement Agencies
Clerks of Court
State Attorneys

From: Maureen Johnson, Chief 
Division of Motorist Services, Bureau of Records

Subject: Change in Purging of Non-Criminal D6 Suspensions

In a memo dated January 4, 2012, we notified you about improvements made in the process of purging non-criminal D6 suspensions. Due to feedback from state attorneys and law enforcement about problems caused by the immediate converting of reinstated D6 suspensions to correspondence entries, we have made the following change.

Effective January 23, 2012, D6s that are reinstated on or after the suspension effective date will be retained on the driver history record one year from the reinstatement date.

When the one year retention is met, the suspension entry will then convert to a correspondence entry at the next scheduled purge. As stated previously, the correspondence entry will remain on record three years from the correspondence date and will then be removed at the next purge.

In the future, when the additional programming can be completed, we will be adding the suspension notification date to the D6 correspondence entry. We will send notification to you when this occurs.

We trust that this change and information is beneficial to you all. If you have questions please contact CourtAssist@flhsmv.gov or call (850) 617-2589.

MJ/ggs