

REGISTRATION YEAR.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 66 1/2, §1-173.

11-150. REVOKE (LICENSE TO DRIVE).

"REVOKE", AS USED IN REFERENCE TO ANY LICENSE TO DRIVE A VEHICLE, MEANS TO TERMINATE, BY FORMAL ACTION OF THE ADMINISTRATION, AN INDIVIDUAL'S LICENSE TO DRIVE A MOTOR VEHICLE ON HIGHWAYS IN THIS STATE.

REVISOR'S NOTE: This section is new language derived without substantive change from Art. 66 1/2, §1-174.

The finite verb form "revoke" is substituted for "revocation of..."; see revisor's note to §11-107 of this subtitle for an explanation of the change.

The phrase "any license to drive a vehicle" is substituted for the present "driver's license". As defined in new §11-116 of this subtitle, "driver's license" is a somewhat limited term that does not include, for example, a "nonresident's privilege to drive"; the term "revoke", however, as presently defined and used in Art. 66 1/2, applies to any "license" to drive, as broadly defined in §11-128 of this subtitle.

The word "highways" is substituted for the misleading "public highways" to conform to the language and scope of §16-101 of this article, which generally prohibits any individual without a license from driving on "any highway" in this State.

As to revocation of licenses, generally, see Title 16, Subtitle 2 of this article.

11-151. ROADWAY.

(A) "ROADWAY" MEANS THAT PART OF A HIGHWAY THAT IS IMPROVED, DESIGNED, OR ORDINARILY USED FOR VEHICULAR TRAVEL, OTHER THAN THE SHOULDER.

(B) IF A HIGHWAY INCLUDES TWO OR MORE SEPARATE ROADWAYS, THE TERM "ROADWAY" AS USED IN THE MARYLAND VEHICLE LAW REFERS TO ANY ONE ROADWAY SEPARATELY, AND NOT TO ALL OF THE ROADWAYS COLLECTIVELY.

REVISOR'S NOTE: This section presently appears as Art. 66 1/2, §1-177.

The only changes are in style.