

Article 76
(Medical Examination with Counselling)

(1) A driver may attend a medical examination with counselling once during the three years from the time when he was punished due to a drink driving offence by order of a final court decision for the first time. The medical examination with counselling shall be performed by driver's family doctor.

(2) The medical examination referred to in the previous paragraph may be attended by the following persons:

1. a beginner driver;
 2. a driver of a motor vehicle or of a group of vehicles of categories C1, C, D1, D, BE, C1E, CE, D1E or DE;
 3. a driver of a vehicle in which the public transport of passengers or goods or the transport of persons not for hire or reward is performed;
 4. a driver of a vehicle which carries dangerous goods;
 5. a professional driver of a motor vehicle when carrying out his profession;
 6. a driving instructor during the training of a learner driver or a trainee instructor;
 7. a driver whose driving licence has been confiscated;
 8. a driver of a motor vehicle who is currently banned from driving or
 9. a driver who is carrying a group of children
- when it has been determined that they had in their body up to 0,50 grams (inclusive) of alcohol per kilogram of blood or up to 0.24 milligrams (inclusive) of alcohol in a litre of breath.

(3) Any other driver may take a medical examination with counselling when it has been determined that he had over 0.50 to 0.80 grams (inclusive) of alcohol per kilogram of blood or over 0.24 up to 0.38 milligrams (inclusive) of alcohol per litre of breath.

(4) A holder of a driving licence who attends a medical examination with counselling shall have the four penalty points awarded by order of a final court decision for the drink driving offence deleted from the penalty point register on the day when the certificate for the medical examination with counselling, which has been carried out, is submitted to the authority responsible for recording penalty points; however, this shall not apply for a holder of a driving licence who has exceeded the limit values laid down in Paragraphs (2) and (3) of this Article.

(5) A holder of a valid driving licence may have four penalty points deleted pursuant to the previous paragraph only once in three years whether or not he has additionally carried out the programme of additional safe driving training for holders of a valid driving licence who have achieved or exceeded four penalty points and have not exceeded 17 penalty points or when such holder of a valid driving licence has attended the rehabilitation programme which shall be determined by an authorised medical practitioner on the basis of the findings of a control medical examination due to a drink driving offence.

(6) A certificate regarding the medical examination with counselling which has been carried out shall be valid for three months.