



You should attach the following in support of this application.

- (a) letter from your employer (employers if more than one) providing details of how your employment requires you to drive a motor vehicle, which motor vehicles you will be driving (including any personal vehicles), the times and days you are required to drive for work purposes, and the likelihood of you losing your employment if you cannot obtain a special licence varying the suspension, cancellation or disqualification; and
- (b) You may be required to give sworn evidence in court verifying the above materials and you may be cross examined in Court on your application.

**SERIOUS PENALTIES APPLY FOR PROVIDING FALSE OR MISLEADING EVIDENCE OR DOCUMENTS TO THE COURT.**

**A copy of this application must be served on the Registrar of Motor Vehicles.**

If you have previous convictions for traffic offences, you should consider obtaining legal advice on whether you will need a lawyer to represent you in court for your application.

If the court refuses your application, you have only 14 days after the date of judgement in which to appeal or seek leave to appeal to the Supreme Court.

You should seriously consider obtaining legal advice before lodging any appeal or application for leave (permission) to appeal as appeals in the supreme Court can cost many thousands of dollars where an appellant is unsuccessful.

You may be required to pay a court filing fee for this application and any service fees required by the Court to arrange service of your application on the Registrar of Motor Vehicles.