

Exemption from alcohol interlock condition on medical grounds under section 50AAAD *Road Safety Act 1986*.

PART A: APPLICANT

Instructions to applicant

Under section 50AAAD of the *Road Safety Act 1986*, you may apply for an exemption from an alcohol interlock condition ("I" condition) that may be or has been imposed on your Victorian driver licence and/or learner permit if you are unable to use an alcohol interlock. To apply for the exemption, you must:

1. Trial all available interlock types, including any special attachments or modifications that may help you use the interlock. Each accredited alcohol interlock supplier has service agents throughout Victoria, and details of the accredited suppliers and service agents are available from VicRoads. These service agents will supply you with the available interlocks to trial; and
2. Request each alcohol interlock supplier, or their services agents, to complete a report which outlines the interlocks trialed and your incapacity to use them and send the reports to VicRoads; and
3. Complete the applicant declaration below; and
4. Request a specialist health practitioner* to complete PART B of this application form, including the declaration stating that you are unable to use an interlock and particulars of your lung capacity; and

**A specialist health practitioner is a health practitioner registered in an appropriate recognised specialty, such as a respiratory and sleep disorder specialist. Your general practitioner will be able to help you find a specialist*

5. Send all documentation to VicRoads Alcohol Interlock Program, PO Box 777, Carlton South, Vic 3053. This should include Parts A and B of this application form, and any attachments included with the specialist health practitioner reports.

Important Note

- You may be subject to a fitness to drive assessment as a result of notifying VicRoads of any medical conditions which may affect your fitness to drive.
- If this exemption is granted by VicRoads and you are exempted from the "I" condition, you will still be required to have a zero blood alcohol concentration when driving. This will be displayed on your Victorian driver licence with a 'Z' condition.

Privacy statement

Personal and/or health information that we collect from you in connection with this application will be used for that purpose and may be used for other purposes as permitted by the *Road Safety Act 1986*. Your personal and/or health information may be disclosed to contractors and agents of VicRoads, the Victorian Institute of Forensic Medicine or other body advising VicRoads on medical fitness of drivers, occupational therapists, law enforcement agencies, other road and traffic authorities including the Victorian Taxi directorate, the Transport Accident Commission and Transport Safety Victoria, courts and other persons authorised to obtain it. Failure to provide this information may result in your application not being processed or driver licence records not being properly maintained. For further information about our use of your personal and/or health information and your rights to access it, see VicRoads' brochure *Protecting your privacy* or contact VicRoads. For other agencies or persons authorised to obtain your personal and/or health information, you should contact the agency directly for further information about their use and your rights to access it.

Applicant declaration

- Yes No I agree to VicRoads' use and disclosure of personal and health information contained in or attached to this application, in accordance with the above statement. I agree to pay all expenses in connection with this report.
- Yes No I declare that I am unable to use an alcohol interlock and I apply for exemption from/removal of the "I" condition on my Victorian driver licence and/or learner permit.
- Yes No I declare that all the information included in this application is complete, true and correct in every detail. I understand that provision of false or misleading information is an offence under the *Road Safety Act 1986*.
- Yes No I have instructed all Suppliers to send their reports citing my incapacity to use their alcohol interlocks to VicRoads.
- Yes No The Specialist Health Practitioner Report in PART B has been completed by a specialist health practitioner and all relevant reports are attached.

Surname																
Given name(s)																
Residential address									Postcode							
Contact phone number (mobile preferred)						Date of birth			D	D	M	M	Y	Y	Y	
Licence/learner permit type			<input type="radio"/> Car	<input type="radio"/> Motorcycle	<input type="radio"/> Bus/Heavy Vehicle	Victorian driver licence/learner permit number										
Signature						Date			D	D	M	M	Y	Y	Y	

PART B: THE SPECIALIST HEALTH PRACTITIONER

Instructions to specialist

The applicant is applying for an exemption or removal of an alcohol interlock condition ("I" condition). An "I" condition prohibits the person from driving any motor vehicle without an approved alcohol interlock. The interlock prevents any motor vehicle from being started if it detects alcohol in the breath of the person.

An exemption may be granted if the applicant has a medical condition that prevents them from being able to use an interlock. The minimum breath sample requirement to operate an approved interlock is one litre of breath.

An exemption from, or the removal of an alcohol interlock condition, on medical grounds must be supported with a report from a specialist health practitioner.

The specialist medical practitioner should complete the Report of Medical Condition and Fitness to Drive declaration below.

Report of Medical Condition

Declaration of specialist health practitioner

Surname

Given name(s)

I declare that I am registered as a specialist health practitioner, as defined in the health Practitioner Regulation National Law (Victoria), in the following recognised speciality:

The applicant named in PART A has the following medical condition: *(attach any further documents as required)*

I have reviewed the reports provided by the alcohol interlock suppliers, and I have carried out appropriate tests on the applicant to determine whether the applicant is:

- capable of using an alcohol interlock; and
- fit to drive any motor vehicle.

On the date listed, the following lung capacity tests were performed:

Date of test	D	D	M	M	Y	Y	Y	Y

The results of the tests were: *(attach report with details as required)*

Yes No In my opinion, the applicant's medical condition prevents them from being able to use an alcohol interlock, even with the assistance of any special attachments

Fitness to drive declaration

Under regulation 37D of the *Road Safety (Drivers) Regulations 2009*, an application for an exemption from, or removal of, an "I" condition on medical grounds must also include a fitness to drive declaration from the specialist health practitioner who prepared the report for the exemption application. The examination must be conducted in accordance with the national medical standards *Assessing Fitness to Drive for Commercial and Private Vehicle Drivers 2012* available at austroads.com.au.

It is my opinion that:

- Yes No the applicant is unfit to drive (any motor vehicle):
- Yes No it would be dangerous for the applicant to drive:

Any Victorian driver licence and/or learner permit held by the applicant should be subject to the following conditions:

Specialist details

Surname

Given name(s)

Business address

Postcode

Contact phone number (mobile preferred)

Speciality Registration No.

Qualifications/Speciality

Signature

Date

D	D	M	M	Y	Y	Y	Y