Application to remove driver licence disqualification Road Transport Act 2013, section 221C

Applicant Details Name:
Residential address:
Postal address (if different from above):
Date of birth:
NSW Driver Licence number or RMS Customer Number:
Legal representative's name:
Legal representative's firm:
Legal representative's address:
Order/s sought
That my driver licence disqualification is removed.
Reasons in support of application
✓ I have not been convicted of any driving offence during the relevant offence-free period.
✓ I have not been convicted on an offence that would make me ineligible to apply.
[] I am eligible to apply as I have not committed a driving offence during the offence free period before making this application.
[] I am eligible to apply as I have not committed an offence that would cause me to be ineligible to apply.
[] A Local Court has not refused an application for removal of my driver licence disqualification within the last 12 months.
I request that the Court take the following information into account:
Particulars of any pending proceedings against the applicant for an alleged driving offence:
I have attached an up-to-date statement of driving record and cover letter issued by Transport for NSW.
I acknowledge that in the event this application is successful I must obtain a new licence from the Authority before driving and that the issue of a new licence is subject to the settlement of any outstanding debt with Revenue NSW.
Applicant Signature:

Date:

FOR OFFICE USE:

OPTION 1: Approval to issue Process
I have considered this application taking into account the provisions of Section 47 of the <i>Local Court Act 2007</i> and Rule 8.4 of the <i>Local Court Rules</i> 2009. I have not identified any issues that would preclude me from signing this application. I have signed this application and notice of listing may be issued.
Registrar (signed)
Application filed at: Date:
Matter to be listed Local Court at (Place of Listing) on (Date of Listing)
ORTION O. D. Caral C. Laure Brance
OPTION 2: Refusal to Issue Process
I have considered this application taking into account the provisions of Section 47 of the Local Court Act 2007 and Rule 8.4 of the Local Court Rules 2009. I have identified the following issues that preclude me from signing this application:
☐ Grounds not disclosed [s47(2)(a) Local Court Act 2007] – reasons not required.
□ Notice on wrong form [s47(2)(b) Local Court Act 2007] – reasons not required.
☐ In my opinion the following grounds for refusal exist [s47(2)(c) <i>Local Court Act 2007</i> and Rule 8.4 <i>Local Court Rules 2009</i>]:
☐ The proceedings have no reasonable prospect of success. [reasons are required and are set out below:]
Reasons for refusal pursuant to s47(2)(c) and Rule 8.4:
Applicant convicted of offence of on within relevant offence free period (S221B <i>Road Transport Act 2013</i>)
Applicant convicted of offence of on Deemed Never eligible to apply (s221D <i>Road Transport Act 2013</i>)
☐ Applicant has made previous application within past 12 months.
□ Other:
I have not signed this application. I have advised the applicant of my reasons for refusing to sign the application.