Recreational Marine Driver Licence and Personal Watercraft Licence – medical fitness disclosure statement

Transport Operations (Marine Safety) Act 2004

Licence candidate's details

Family name (please PRINT)	Given name/s
declare that I, (tick as required)	
have do not have	
a medical condition or other impairment that may vessel or personal watercraft safely under the <i>Tra</i>	prevent the discharge of my general safety obligation to operate a ansport Operations (Marine Safety) Act 1994.
I am currently not under the influence of alcohol of safely under the <i>Transport Operations (Road Use</i>	or legal or illegal drugs, which may affect my ability to drive a vessel and Management) Act 1995.
I understand that it is an offence under the Transport Operations (Marine Safety) Act 1994 to state in a document that I	

know will be given to the chief executive, the General Manager or an officer of the Department of Transport and Main

The following process will apply if a medical condition or other impairment is declared:

Roads information that I know is false or misleading. Maximum penalty 200 penalty units.

• The BoatSafe training provider must refer the matter to Maritime Safety Queensland (MSQ) along with the licence candidates contact details for a medical fitness review.

Licence candidate signature: Date:

- MSQ will contact the candidate to provide details of the medical fitness review process and associated requirements.
- If agreed by the BoatSafe training provider, the candidate may to continue with their BoatSafe training and assessment.
- Satisfactory resolution of their medical fitness review and a BoatSafe 'Statement of Competency' are prerequisites for the granting of a marine licence.
- A marine licence may be granted or refused by MSQ only after the above processes have been successfully completed and reviewed.
- MSQ may impose restrictions/conditions on the licence if it is granted.

