

Legal Profession Admission Board

Use this form if you have been admitted as a lawyer anywhere outside Australia or New Zealand.

If you have never been admitted as a lawyer anywhere, please use Form 10.

If you have been admitted as a lawyer in New Zealand you must apply to the Supreme Court of NSW under the *Trans Tasman Mutual Recognition Act (NSW) 1996.* If you have been admitted in another Australian state or territory please contact either the NSW Bar Association or the Law Society of NSW.

### Please read the instructions in this form carefully

The instructions will help you complete the form correctly.

Please ensure you complete every question on every page of the form.

Your application may be delayed if you have not followed the instructions or not completed every question.

You can fill in the form electronically, and then print it out to sign. Or you can print the form, and fill it in by handwriting.

### Attach all the required documentation

The form will indicate which documents you are required to attach to your application, according to your own particular circumstances.

Please ensure you attach all the required documentation. Your application cannot be processed if any of your documentation is missing. If the form specifies that the document must be **original**, then only an **original** will be accepted.

The checklist at Part M of the form will help you check that you have attached all the required documentation.

### Sign your form in front of an authorised witness

You must sign the statutory declaration at the end of the form, in the presence of an authorised witness. Authorised witnesses include either a Justice of the Peace or an Australian legal practitioner. More information is at Part L of the form.

### Send us your form with your fee payment

The application fee is notified on the Board's website. Payment may be made by credit card (Mastercard or Visa only), bank cheque, solicitor firm cheque\*, money order, or cash/EFTPOS (cash/EFTPOS hand delivery only). A credit card payment form is available at www.lpab.justice.nsw.gov.au

Send your completed form, together with your required documentation and your payment of the admission fee, to the Legal Profession Admission Board at either:

Post GPO Box 3980, Sydney NSW 2001

DX DX 602 SYDNEY

Hand delivery only Level 4, 37 Bligh Street, Sydney NSW 2000



# Application for admission as a lawyer

for applicants previously admitted anywhere

outside Australia or New Zealand

(Form 11)

		Pre	ferred admissior	n cerem	ony d	ate			(dd/mm/yyyy)
PAR	T A: Personal deta	ils							
Q.1	Your name								
	Title (Mr/Mrs/Ms etc)		Given names						
			Surname						
	Important note: You If you have changed y • contact the issuer • produce for inspe certificate (issued	your name ar r of your acac ection the <b>orig</b>	nd wish to be adm demic transcript t <b>ginal</b> of either i) y	nitted in to have i our mar	your n t re-is: riage (	new na sued certifie	ame, yoi in your r cate, or	u should eit new name ii) your cha	ther: OR Inge of name
Q.2	Date of birth		(dd/	/mm/yyy	Y)				
Q.3	Contacts Address	,							
	Fmeil								
	Email								
	Home				V	Vork			
	Mobile								
OFI	FICE USE ONLY				Yes	No	N/A	Sent	Rec'd
	All Parts?								
	Name (A): check	F10 against a	actr, NPC, SCR						
	Fee: Paid?								
Ju	risdictions (B): Date a	nd content							
	Ac qual (C): Compl	ete?							
	PLT qual (D): Compl	ete?							
	IELTS (E):								
	NPC (F): Aus								
	O/S								
	Clear?								
	SCR (G): Clear?								
	Suit (H): Clear?								
	Disclosure (I): Write c	disclosure or	N/A						
	3c/3d x 2 (K)								
Sig	/Witness (G,L)								

# **PART B: Jurisdictions of admission**

- Q.4 You must complete both parts of this question
  - i. You must enter the name of each jurisdiction in which you have been admitted.

ii. You must attach an **original** certificate from the admitting authority in each jurisdiction listed above showing that you are a member of the legal profession in good standing and that you are not subject to any current or pending disciplinary matters. The certificate cannot be more that 2 months old on the day your application is received.

Title	Given names
	Surname
PAR	T C: Academic qualifications
Q.5	Did you obtain your academic qualification in law in Australia?
	□ No ► Go to Q.6 below
	Yes Please enter the details of your qualification below
	Name of educational institution
	Name of degree/or qualification
	Year completed
	Please attach evidence of your qualification The type of evidence you are required to attach depends on where you obtained your qualification. Tick one box only, and attach the required evidence.
	i. Board's Diploma in Law course (You do not need to attach evidence, but please enter your student-at-law number here)
	ii. An accredited educational institution in Australia (You must attach an original official transcript of academic record which shows you have completed the requirements for the degree. Please note the Board does not accept the Australian Higher Education Graduation Statements (AHEGS).
Q.6	Complete this question if you have had your overseas qualifications assessed in Form 16 and have satisfied any further academic requirements.
	Did you satisfy further academic requirements through the LPAB?
	Yes ► Please enter your student number here:
	No ► You must attach a copy of the Board's final letter of assessment of your qualification.

(For more information about assessments, see the Guide for Applicants)

### **PART D: Practical legal training**

Q.7 Please indicate how you have met the practical training requirements

(Tick one box only, and attach the required evidence)

i. I have had my overseas practical legal training qualifications assessed in Form 17

You must attach a copy of the Board's letter of assessment and evidence of completion of any approved coursework and examinations that you were required to undertake.

ii. I completed a course of practical legal training by a provider accredited by the Board

(You must attach an **original** transcript, certificate or letter from the course provider, which shows you completed the requirements of the course)

Please also enter the details of the course here:

Name of practical training provider

Name of course

Year completed

Title	Given names	
	Surname	
PAR	T E: English language pro	ficiency
Q.8	Did you obtain your academi	c qualification in law from an educational institution that is based in Australia?
	☐ Yes ► Go to Part F	

No ▶ You must complete Q.9 below

Q.9 Did you undertake your academic qualification in law entirely in one or more of the countries listed below, and did you live in that country or countries for the entire duration of those studies?

Canada

New Zealand

Republic of Ireland

South Africa

United Kingdom and Northern Ireland

United States of America



☐ Yes ► Go to Part F

No ► You must complete Q.10 below

Q.10 If you answered 'No' to Questions 8 and 9, you must attach either your original IELTS Academic Test Report Form (IELTS is the International English Language Testing System) or the Board's letter exempting you from the IELTS requirement.

Your IELTS Test Report Form must show that:

- you undertook the 'Academic' test (and not the 'General Training' test)
- your test result is no more than two years old
- you achieved specified minimum scores, or higher, as shown in the table below:

Test area	Minimum score
Listening	7.0
Reading	7.0
Writing	8.0
Speaking	7.5
Aggregate	8.0

IELTS has more than 1,000 test centres and locations in more than 140 countries. There are 49 locations in Australia.

For more information including dates of tests, costs and the location of test centres, visit www.ielts.org

# **PART F: Any criminal history**

# Q.11 Attach an original Australian National Police Certificate

You must attach to your application an **original** Australian National Police Certificate, which shows whether or not you have any criminal history in Australia.

Your National Police Certificate must:

- be dated no earlier than 6 months prior to the date your application is received
- include all previous names by which you have been known
- be a type of certificate that includes spent convictions.

A 'spent conviction' involves a minor offence which, after a specified crime-free period, may no longer need to be disclosed in certain circumstances. However, **even spent convictions must be disclosed** when applying for admission as a lawyer, due to clause 6 of the *Criminal Records Regulation 2014* (NSW).

If you reside in NSW and you are currently in Australia, you can apply online for a National Police Check through the NSW Police Force website www.police.nsw.gov.au by using the online form.

In the online application form, you should request a 'Name and Date of Birth Check'. When the online form prompts you to enter the purpose of the check, you should select 'Other', and then type in the text 'Admission as lawyer'.

If you reside in Australia but not in NSW, you should apply for a National Police Check through the local police force of the state or territory in which you currently reside.

When applying, you should request a 'Name and Date of Birth Check' (or the local equivalent) and ensure that the type of check you request is one which will disclose any spent convictions on your record.

If you are not physically located in Australia, you cannot apply online for a National Police Check through any state or territory police force. Instead you must apply through the website of the Australian Federal Police (AFP) at www.afp.gov.au by using the online form.

More information about National Police Checks is in the Guide for Applicants.

# Q.12 Did you obtain an academic qualification in law\* outside Australia OR have you lived in another jurisdiction outside Australia for more than 2 years after the age of 18?

- ] No 🕨 Go to Part G
- Yes Name the jurisdictions in which you: 1) obtained an academic qualification in law<sup>\*</sup> and/or 2) have been admitted and/or 3) have resided for more than two years after the age of 18.

This is required even if you have gone on to obtain an Australian academic qualification that satisfies admission requirements in Australia.

Title	Given name	S
	Surnam	e
PAR	T G: Student conduct	
Q.13		subject of any disciplinary action by the tertiary institution(s) at which you qualification in law that you rely on for admission or any practical legal training ur student conduct?
		st attach an <b>original</b> student conduct report from each institution or provider ed you to any disciplinary action in relation to your student conduct.
	The report(s) n	nust be dated no earlier than 6 months prior to the date your application is received.
	For more infor	mation about obtaining student conduct reports, see the Guide for Applicants.
	□ No ► Go to Q.14	
MA .	Warning: Random audits	are conducted
		nission Board will obtain student conduct reports, directly from institutions or random selection of applicants.
		selected for a random check, regardless of whether or not you have disclosed lisciplinary action in relation to your student conduct.
	institution or provider is re	the Board obtaining your student conduct reports directly from any relevant quired as a condition of the processing of your application. If the Board obtains Board will meet the cost itself.
Q.14		n the consent below ent to the Legal Profession Admission Board obtaining student conduct reports ny tertiary institution or practical legal training provider which I have attended at
	Title	Given names
		Surname
	Date of birth	(dd/mm/yyyy)
	Institution Student No.	

PLT	Provider Student No.	
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Signature

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# **PART H: Suitability for admission**

Note: Please tick either 'Yes' or 'No' in relation to every question.

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Your application will be delayed if yo	<u> </u>	$r_{\rm V}$ allegion or it anv	AT VALIE ADOMATO IO DAT CIAAE
	ט וומעב ווטג מוושעבובט בעבו		
		J -1 J J	- <b>)</b>

N.	Warning: You must answer truthfully and completely Part L of this form requires you to make a statutory declaration that all the information y in your application is true and complete to the best of your knowledge. This includes this Part H. It is a serious criminal offence to make a false statutory declaration. The imprisonment for up to five years.	s your ans	wers in
Q.15	Apart from the jurisdiction(s) listed in Part B, have you ever previously applied for or been refused admission as a lawyer in any jurisdiction in Australia or in a foreign country?	Yes	No No
Q.16	<ul> <li>Have you ever been found guilty of an offence, including a spent offence, in Australia or in a foreign country?</li> <li>You must answer 'Yes' even if: <ul> <li>the offence was dismissed without conviction under section 10 of the <i>Crimes (Sentencing Procedure or an equivalent provision in the relevant jurisdiction, or</i>)</li> <li>the conviction has become 'spent'.</li> </ul> </li> </ul>	<b>Yes</b> <i>Act 1999</i> (N	No No
Q.17	Have you ever been a bankrupt or subject to an arrangement under Part 10 of the <i>Bankruptcy Act 1966</i> (Cth)?	Yes	No No
Q.18	Have you ever been an officer of a corporation that has been wound up in insolvency or under external administration?	Yes	🗌 No
Q.19	Have you ever been the subject of any disciplinary action, howsoever expressed, in any profession or occupation in Australia or in a foreign country, whether or not involving an adverse finding against you?	Yes	No No
Q.20	Have you ever been the subject of disciplinary action in a tertiary education institution in Australia or in a foreign country that involved an adverse finding?	Yes	No No
Q.21	Has your name ever been removed from a local roll, and interstate roll or a foreign roll?	Yes	No
Q.22	Have you ever practised law in Australia or a foreign country when not permitted by or under a law of that country to do so or in contravention of any condition of permission to practise?	Yes	No No
Q.23	Are you or have you ever been the subject of an unresolved investigation, a charge, an order or a complaint under the <i>Legal Profession Uniform Law Application Act 2014</i> , Legal Profession Uniform Law (NSW), a corresponding previous Act, a corresponding Australian law or a corresponding foreign law?	Yes	No No
Q.24	Are you or have you ever been subject to an order under the Legal Profession Uniform Law (NSW), <i>Legal Profession Uniform Law Application Act 2014,</i> a law of the Commonwealth or a corresponding law disqualifying you from being employed by an Australian legal practitioner or from managing an incorporated legal practice?	Yes	No No
Q.25	Have you ever contravened a law about trust money or trust accounts in Australia or in a foreign country?	Yes	No No
Q.26	Are you aware of any matter or circumstance that might affect your good fame and character or your suitability to be admitted as a lawyer?	Yes	No No
Q.27	Are you aware of any circumstance or matter that might affect your ability to satisfactorily carry out the inherent requirements of practice as an Australian legal practitioner?	Yes	No No

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### **PART I: Any disclosures**

MA. Note: You must disclose the details of any matter(s) which: might be relevant to the Legal Profession Admission Board's consideration of whether or not you are a fit and proper person to be admitted as a lawyer, and/or a reasonable applicant would consider that the Board might regard as not being favourable to you when considering whether or not you are a fit and proper person to be admitted as a lawyer. This includes the details of any matters for which you have ticked 'Yes' in Questions 15 to 27 in Part H. Before completing Q.28 below, you should read the Disclosure Guidelines for Applicants for Admission to the Legal Profession. Q.28 Do you have anything to disclose, in accordance with the Disclosure Guidelines? Yes If yes, you must provide a disclosure statement at Part J setting out the full details of the circumstances of the matter(s) you are disclosing. You must also give a copy of your disclosure statement to each of your character referees. No ► Go to Part K M2 Warning: Attempts to mislead may have serious consequences A lack of candour or any attempt to mislead the Board may result in your application being deferred or refused. If a matter is not disclosed at the time you apply for admission but subsequently comes to light it may lead to your name being struck off the Roll of Lawyers. You have an ongoing obligation of disclosure to the Board whilst your application is in progress. If any relevant matter occurs subsequent to your signing your application, you must notify the Board in writing in a statutory declaration.

### **PART J: Disclosure statement**

- $rac{W}{V}$  Note: If you have anything to disclose in accordance with the Disclosure Guidelines, you must:
  - provide a disclosure statement in the space below, setting out the full details of the circumstances of the matter(s) you are disclosing, and
  - attach any available documentary evidence (originals or certified copies).

If the space below is not sufficient, you must provide your disclosure statement in a separate, original statutory declaration. A template for a NSW statutory declaration may be downloaded from www.lpab.justice.nsw.gov.au

If you do not have anything to disclose, you should cross out the space below.

### **PART K: Character references**

- NOTE: You must attach to your application two original character references. Each character reference must:
  - be made by a person who is not related to you by blood, marriage or as a domestic partner
  - be made by a person who you have been associated with in legal practice in the jurisdiction in which you were previously admitted.
  - be made by a person who has known you for at least 2 years
  - include a statement to the effect that the referee has read any disclosure statement you have made in association with your application
  - be made by statutory declaration, in the presence of an authorised witness
  - use either Form 3C (if you made a disclosure) or Form 3D (if you did not make any disclosure). Form 3C and Form 3D may be downloaded from www.lpab.justice.nsw.gov.au

Guidance for character referees may be downloaded from www.lpab.justice.nsw.gov.au

# **PART L: Declaration and consent**

# Statutory Declaration - Oaths Act 1900 (NSW) Eighth Schedule

You must sign this declaration and consent in the presence of an authorised witness.

Authorised witnesses include:

- an Australian Legal Practitioner (anywhere in Australia)
- a Justice of the Peace for New South Wales (anywhere in New South Wales)
- a Justice of the Peace for another Australian state or territory (in that other state or territory).

You can find a Justice of the Peace in NSW by searching the online public register of JPs.

I, [				
	en names of applicant)		(Surname of applicant)	
do solemnly and sinc	do solemnly and sincerely declare that:			
a. my answers to a	all questions on this form are true a	and complete		
	understood the Disclosure Guidelin			
certificates direc	_egal Profession Admission Board m ctly from third persons under the L er admitting authorities			•
	n declaration conscientiously believ	ving the same to	be true, and by virtue o	f the provisions
Declared at <i>(place)</i>		on (date)		(dd/mm/yyyy)
Signature (applicant)				
	authorised witness, who states:			J
I,				
(name of authorised witness) (type of authorised witness and registration no.)				
	natters concerning the making of t ny text that does not apply)	this statutory de	claration by the persor	n who made it:
	he person <b>OR</b> *I did not see the face satisfied that the person had a spe	•	•	•
	e person for at least 12 months ( ment and the document I relied on		irmed the person's ide	entity using an
Describe the ident	ification document relied on:			
Signature (authorised	witness)	on (date)		)(dd/mm/yyyy)
Note regarding mak	ing statutory declarations outside Austra	alia		
Where a declaration is made in a foreign country, it must be made either:				
pursuant to the equivalent local law, or				
• in an Australian Consulate before a Consular Officer pursuant to the <i>Statutory Declarations Act 1959</i> (Cth) If you make the declaration pursuant to the equivalent local law, the statutory provision to which the declaration was made must				
be included.				

# **PART M: Checklist**

Please ensure you have:

- completed all parts of the form,
- signed the consent in Part G
- signed the declaration and consent in Part K in front of an authorised witness
- included your name on the top of each page in the space provided (if you have handwritten the form).

Documents to be attached:

Fee:	Credit card payment form (Visa/Mastercard only); cheque*, money order or cash (cash: in person only)
Q.1:	Original change of name certificate (if applicable)
Q.4ii:	Original certificate of good standing from each jurisdiction in which you are admitted
Q.5ii:	Original official transcript of academic record showing completion of degree (if applicable)
Q.6:	Copy of the Board's final letter of assessment (if you answered 'No')
Q.7i:	Copy of the Board's assessment letter and <b>original</b> evidence of completion of any PLT requirements (if applicable)
Q.7ii:	Original certificate, transcript or letter of completion of PLT course (if applicable)
Q.10:	Original IELTS academic test report OR copy of the Board's letter of exemption (if applicable)
Q.11:	Original Australian National Police Certificate
Q.12:	<b>Original</b> police report from each jurisdiction in which you have been admitted, obtained your qualification and resided for more than 2 years after the age of 18 (if you answered 'Yes').
Q.13:	Original student conduct report(s) (if you answered 'Yes')
Part.J:	<b>Original</b> disclosure(s) statement by statutory declaration (if space provided on the form is insufficient for your disclosure)
Part K:	Two <b>Original</b> character references in Form 3C or Form 3D

\* Bank cheques or solicitor firm cheques only, personal cheques not accepted