NSW Admission Board Seventh Amendment Rule 2025

under the

Legal Profession Uniform Law Application Act 2014

The Legal Profession Admission Board made the following rule under the Legal Profession Uniform Law Application Act 2014 on 19 August 2025.

Jerry Riznyczok

Executive Officer of the Board

Explanatory note

The object of this rule is to made minor amendments to rule 67, including re-ordering sub-rules (2) and (3) to make the rule proceed in logical order.

1 Name of Rule

This Rule is the NSW Admission Board Seventh Amendment Rule 2025.

2 Commencement

This Rule commences on its publication in the New South Wales Government Gazette.

3 Amendment of NSW Admission Board Rules

Rule 67 - Relaxation of exclusion rules

Omit the rule. Insert instead:

67 Relaxation of exclusion rules

- (1) A person excluded by rule 64, rule 65, rule 66 or rule 66A may apply for a relaxation of the Rules to the Executive Officer.
- (2) The Executive Officer may refer any application to the Performance Review Sub-Committee for determination.
- (3) The Executive Officer or the Performance Review Sub-Committee may, in circumstances in which it, he or she regards as sufficiently special and upon such conditions as he or she thinks fit, relax the relevant rule.

(4) The Examinations Committee may publish guidelines from time to time on the operation of this rule, and which may also include the types of matters which may be dealt with by either the Performance Review Sub-Committee or the Executive Officer.

Note: A candidate may apply for review under rule 71.