## Instrument of Delegation

## Approval of admission applications with no disclosure

Legal Profession Uniform Law Application Act 2014

I, the Hon. A R Emmett AO KC, Presiding Member of the Legal Profession Admission Board of NSW (the Board), pursuant to the authority given to me by the Board, hereby authorise the holder of the position of Manager Admission Services to approve, under section 19(3) of the *Legal Profession Uniform Law (NSW)*, the issue of a compliance certificate to the Supreme Court in respect of an admission application where the applicant has not made a disclosure, subject to the conditions set out in Schedule 1 to this Instrument of Delegation.

This delegation is made pursuant to section 20A of the Legal Profession Uniform Law Application Act 2014.

## Schedule 1

Officers, Committee or Sub Committee of the Board	Powers, Function, Authorities, Duties	Conditions
Manager Admissions Services (MAS) or a person acting in the position of Manager Admissions Services	Approve the issue of a compliance certificate to the Supreme Court in respect of an admission application where the applicant has not made a disclosure	1. Before the MAS exercises the delegation, the Executive Officer (EO) needs to be satisfied that the MAS is fully trained in the Office's procedures and principles for assessment of 'disclosures'.  2. Before exercising the delegation, the MAS needs to be satisfied that the
		admission applicant:
		<ul> <li>has not made a disclosure in association with his/her admission application, and</li> </ul>
		<ul> <li>ii. has lodged an admission application which complies with the Legal Profession Uniform Admission Rules 2015 (as varied by the Board under Rule 27 of those Rules), and</li> </ul>
		iii. has satisfied the specified academic qualifications prerequisite and the specified practical legal training prerequisite (or has been exempted under section 18 of the Legal Profession Uniform Law (NSW); and
		iv. is a fit and proper person to be admitted to the Australian legal



profession, as referred to in section 17(1)(c) of the Legal Profession Uniform Law (NSW).
3. Where the MAS has any doubt about any of the above matters, the EO may, pursuant to any existing delegation of power pursuant to s.19(3) of the Legal Profession Uniform Law (NSW given to them, determine the admission application or refer the admission application to the Board for determination of whether or not to issue a compliance certificate.

The Authority given in this Instrument of Delegation continues until notice of cancellation is received from the Board at that time.

The Honourable Acting Justice Emmett Presiding Member

Signed on behalf of the Legal Profession Admission Board

22 November 2022