



Government Gazette

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The New South Wales Government Gazette is the permanent public record of official NSW Government notices. It also contains local council, non-government and other notices.

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To submit a notice for gazettal, see the Gazette page.

Churches of Christ in New South Wales Incorporation Act 1947

Members of The Churches of Christ Property Trust

AT the Conference of the Churches of Christ in NSW held at Level Three, Building B, 1B Homebush Bay Drive, Rhodes NSW 2138 and online via “Zoom”, on 31 October 2023, an election of members of The Churches of Christ Property Trust was held in accordance with the provisions of the above Act and

David Kelly c/- Level Three, Building B, 1B Homebush Bay Drive, RHODES NSW 2138,
Mark Speechly c/- Level Three, Building B, 1B Homebush Bay Drive, RHODES NSW 2138, &
Shamus Toomey c/- Level Three, Building B, 1B Homebush Bay Drive, RHODES NSW 2138

were appointed as members of The Churches of Christ Property Trust.

As a result of such appointment, the following persons comprise and are registered as The Churches of Christ Property Trust under the said Act namely:

Patricia CHAN

Christopher EMMANUEL

David KELLY

Steven MARTIN

Philip SMITH

Mark SPEECHLY

Shamus TOOMEY

Wilhelmus VAN DEN BERG

Allan VINCENT

Dated at Rhodes, this Fifteenth Day of February 2024.

Shamus TOOMEY, Registrar

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **NEURODEVELOPMENTAL AND BEHAVIOURAL PAEDIATRIC SOCIETY OF AUSTRALASIA INCORPORATED - INC1200050** became registered under the Corporations Act 2001 as **NEURODEVELOPMENTAL AND BEHAVIOURAL PAEDIATRIC SOCIETY OF AUSTRALASIA LTD - ACN 650 287 380** a company limited by guarantee, on 19 May 2021, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Christine Raglus
Delegate of the Commissioner,
NSW Fair Trading
11 March 2024

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **CHRIST CHURCH RETIREMENT VILLAGE BLAYNEY INCORPORATED - INC1601645** became registered under the Corporations Act 2001 as **CHRIST CHURCH RETIREMENT VILLAGE BLAYNEY LIMITED - ACN 670 557 767** a company limited by guarantee, on 18 September 2023, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Christine Raglus
Delegate of the Commissioner,
NSW Fair Trading
11 March 2024



**Fair
Trading**

CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES ACT 1998

Section 601AA(4) of the *Corporations Act 2001* as applied by
section 177 of the *Co-operative Housing and Starr-Bowkett Societies Act 1998*

NOTICE OF PROPOSED DEREGISTRATION - Voluntary

STARR-BOWKETT DETAILS

Starr-Bowkett Statewide Co-operative Society No. 27 Limited
Number: 05432

NOTICE

The Registrar has received an application to deregister the Starr-Bowkett under section 601AA of the *Corporations Act 2001* as applied by section 177 of the *Co-Operative Housing and Starr-Bowkett Societies Act 1998*.

The Registrar may deregister the Starr-Bowkett when two months have passed since publication of this Notice in the NSW Government Gazette.

Dated this 11th day of March 2024 at Bathurst.

Anthony Donovan
Senior Project Officer, Customer and Community Operations
Delegate of the Registrar of Co-operatives

Professional Standards Act 1994

Notification pursuant to section 13

Pursuant to section 13 of the *Professional Standards Act 1994* (Act), I authorise the publication of *The Bar Association of Queensland Professional Standards Scheme*. The Scheme will commence on 1 July 2024 (in accordance with the Scheme instrument and section 14(1) of the Act).

ANOULACK CHANTHIVONG, MP

Minister for Better Regulation and Fair Trading, Minister for Industry and Trade,
Minister for Innovation, Science and Technology, Minister for Building,
Minister for Corrections

**THE BAR ASSOCIATION OF QUEENSLAND
PROFESSIONAL STANDARDS SCHEME**

A scheme under the *Professional Standards Act 2004 (Qld)*

PREAMBLE

Occupational Association

- A. The Bar Association of Queensland (ACN 009 717 739) (“the Association”) is an occupational association constituted as an Australian Public Company, Limited by Guarantee pursuant to the *Corporations Act 2001* (Cth).
- B. The occupational group for the purposes of the Scheme represented by the Association consists of barristers practising in or from Queensland who hold a Queensland practising certificate.
- C. The objectives of the Association are expressed in clause 3 of its Constitution and include:
- (a) to promote the cause of justice;
 - (b) to maintain the high tradition of the Bar;
 - (c) to uphold the honour and promote the interests of the Association and members of the Association;
 - (d) to maintain correct and cordial relations with the Bench and the other branches of the profession;
 - (e) to arrange and promote continuing professional development;
 - (f) to promote fair and honourable practice amongst barristers; to suppress, discourage and prevent unsatisfactory professional conduct and professional misconduct; to inquire into so far as the law permits and decide questions as to professional conduct and etiquette of barristers; to make rules (including rules for the imposition on members of penalties, including expulsion, suspension or fines), with regard to the foregoing to the extent the law permits and in the absence of other rules and regulations made under the *Legal Profession Act 2007* (Qld) (“the LP Act”) for breach of such rules; and if deemed necessary, to report any of such rules or decisions to the Supreme Court of Queensland and to the Members of the Association and to the public as the Council sees fit;
 - (g) to raise with the appropriate bodies established under the LP Act all such matters as are necessary in respect of the discipline of members;
 - (h) to be represented in any matter before any Court, tribunal, body or person;
 - (i) to exercise such powers as may be conferred upon the Association by the LP Act, any other legislation, Rules of Court, or otherwise;
 - (j) to confer, and when thought fit, to cooperate with bodies in Australia or elsewhere representing the profession of the law or any branch thereof, or with any other bodies in Australia or elsewhere, as to matters directly or indirectly affecting the profession of the law, or which may affect the Association or its members, or may affect the attainment of the objects of Association; and, form and maintain associations with the Australian Bar Association and the Law Council of Australia, or any other body in Australia or elsewhere whether or not connected with the profession of the law;
 - (k) to make suggestions upon legislation, Rules of Court, the business and procedure of Courts, and the accommodation and condition of Court buildings;
 - (l) to inquire into and report upon applications for admission as a legal practitioner and to take such action thereon as may be deemed proper;

- (m) to promote, conduct or cooperate in the promotion or conduct of activities of a professional, educational, cultural, sporting and social nature amongst Members of the Association.

Nature of the Scheme

- D. The Bar Association of Queensland Professional Standards Scheme (“the Scheme”) is a scheme under the *Professional Standards Act 2004* (Qld) (“the PS Act”) that applies to the persons referred to below in clause 2.
- E. The Scheme does not apply to all members of the Association. Article 4.1 of the Bar Association of Queensland Constitution provides for four types of membership: Ordinary Member - Class A, Class B or Class C; Associate Member; Honorary Member; or Life Member. The Constitution provides that a person, who agrees before admission to membership to undertake to abide by the Constitution and Rules of the Association, may be admitted as an Ordinary Member:
 - (a) in Class A for any local practising barrister;
 - (b) in Class B for any person who holds a practising certificate issued by the Association who is not a local practising barrister; or
 - (c) in Class C, being an interstate practising barrister.Article 4.8 of the Constitution provides that Life Members are members or former members of the Association appointed for exceptional service to justice, the law or the Association upon nomination by the President, seconded by the Vice-President and approved by no less than three-quarters majority of a general meeting. A Life Member may also belong to another class of membership.

The Scheme will only apply to Class A Ordinary members and Life Members.
- F. The approximate number of members of the Association to whom the Scheme might apply at its commencement is 1036.
- G. The Scheme is intended to operate under the PS Act, which has the purpose of improving the occupational standards of professional persons, and to protect the consumers of their services.
- H. The Scheme limits the occupational liability of a person to whom it applies.
- I. The occupational liability limited by the Scheme is that provided for by the PS Act, which at present is all civil liability for damages (in tort, contract equity, or otherwise) in relation to a cause of action founded on an act or omission of a person to whom the Scheme applies acting in the performance of the person’s occupation that happens when the Scheme is in force.
- J. The Scheme does not apply to any liability to which the PS Act does not apply from time to time, which at present is any liability for damages arising from death or personal injury to a person, any negligence or other fault of a lawyer in acting for a client in a personal injury claim, a breach of trust, fraud or dishonesty or liability that may be the subject of proceedings under the *Land Title Act 1994* (Qld), part 9, division 2, subdivision C.
- K. The Scheme does not affect any claim for damages below the monetary ceiling specified in the Scheme for each member.

- L. The Scheme limits liability for damages to the monetary ceiling specified for a person to whom it applies provided that the person has insurance as required by s 22 of the PS Act.
- M. Notwithstanding anything to the contrary contained in the Scheme, if in particular circumstances giving rise to occupational liability, the liability of any person who is subject to the Scheme should be capped both by this Scheme and also by any other scheme under Professional Standards Legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the cap on the liability of such person arising from such circumstances which is higher shall be the applicable cap.

Risk Management

- N. The Association has adopted strategies which cover requirements for professional entry to practice at the Bar in Queensland, and continuing professional development in the areas of ethics and regulation of the profession management, substantive law, court practice and procedure, and evidence, and advocacy, mediation and other barristers' skills, including making rules about legal practice in this jurisdiction engaged in by an Australian legal practitioner as a barrister. The Association has provided the Professional Standards Councils with a detailed list of the risk management strategies intended to be implemented in respect of its members and the means by which those strategies are intended to be implemented.
- O. The Association will report annually on the implementation and monitoring of its risk management strategies, the effect of those strategies and any changes made or proposed to be made to them.

Complaints and discipline

- P. Association members are subject to a complaints and discipline system. The system operates pursuant to the requirements of the LP Act.
- Q. The Association is actively engaged in that system, and has the functions of investigation and of making a recommendation as to whether a discipline application should be started when a complaint is referred to the Association by the Legal Services Commissioner.

Standards of Insurance

- R. Members of the Association are required by the LP Act and regulations made under it, as a condition precedent to the issue of a required annual practising certificate, to have professional indemnity insurance:
 - (a) for at least \$1.5m inclusive of defence costs; and
 - (b) provided by an insurer approved by the Association.
- S. The Association annually approves insurers for that purpose to provide annual insurance cover on the terms of particular standard form policies.
- T. The standard form policies cover occupational liability in all Australian States and Territories.

Claims Monitoring

- U. As a condition of approval of an insurer each year, the Association requires that the insurer provide claims data to the Association, so that the Association can continue to monitor claims made against its members from time to time.
- V. The Association will establish or maintain relationships with approved insurers from time to time.
- W. The Association will report annually to the Professional Standards Councils on claims monitoring, tactics, performance measures and monitoring systems.

Scheme Administration

- X. Responsibility for administration of the Scheme and ensuring that it complies with the requirements of the PS Act and of the Professional Standards Councils rests with the Association.

Duration

- Y. It is intended for the Scheme to remain in force for a period of 5 years from its commencement unless it is revoked, extended or ceases in accordance with section 33 of the PS Act.

Operation as an interstate scheme

- Z. The Scheme is intended to operate in a jurisdiction other than Queensland in accordance with the corresponding law to the PS Act of that jurisdiction and subject to the requirements of the corresponding law, so that references to a provision of the PS Act, the application of the Scheme to a liability, the limit of a liability under the PS Act or what constitutes occupational liability are intended to pick up the relevant provisions of the corresponding law, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in that jurisdiction as an interstate scheme.

THE BAR ASSOCIATION OF QUEENSLAND SCHEME

1. Occupational association

- 1.1 The Bar Association of Queensland Scheme (“the Scheme”) is a scheme under the PS Act.
- 1.2 The Scheme was prepared by the Association, whose business address is: Ground Floor, Inns of Court, 107 North Quay, Brisbane, Queensland. 4000.

2. Persons to Whom the Scheme Applies

- 2.1 The Scheme applies to any barrister who holds a Queensland practising certificate issued under the LP Act or regulations made under it, is a Class A Ordinary member or a Life member of the Association and is insured under an approved professional indemnity insurance policy which complies with the requirements under the LP Act and regulations made under it (or any Act replacing those requirements) and clause 3.1 below.
- 2.2 This Scheme also applies to any person to whom it applies by the operation of ss 20, 21 or 21A of the PS Act.

- 2.3 The Scheme limits the occupational liability, in relation to a cause of action founded on an act or omission that happens when the Scheme is in force, of any person to whom the Scheme applies when the act or omission happens.
- 2.4 The Association may, upon application by a person to whom the Scheme applies, exempt that person from participation in the Scheme with effect from a date specified by the Bar Council on or after the date on which the exemption is granted.
- 2.5 The Association may, upon application by a person exempted from the Scheme under clause 2.4, revoke such exemption with effect from a date specified by the Bar Council.

3. Limitation of Liability

- 3.1 If a person to whom this Scheme applies and against whom a cause of action relating to occupational liability is brought is able to satisfy the Court that:
 - (a) the person has the benefit of an insurance policy insuring the person against the occupational liability; and
 - (b) the amount payable under the insurance policy in relation to the occupational liability is at least the amount of the monetary ceiling specified in clause 3.8 in relation to the class of person and the kind of work to which the cause of action relates;

the person is not liable in damages in relation to that cause of action above the amount of that monetary ceiling. For the purposes of s 27 of the PS Act, the Scheme only affects a liability for damages arising from a single cause of action to the extent that the liability results in damages exceeding \$1,500,000.

- 3.2 For the operation of this Scheme in Queensland or in a jurisdiction other than Queensland pursuant to the PS Act, “occupational liability” in this Scheme means any civil liability arising whether in tort, contract or otherwise, directly or vicariously from anything done or omitted by a member of the Association acting in the performance of the member’s occupation and any other liability included in the meaning of “occupational liability” under the PS Act from time to time.
- 3.3 For the operation of this Scheme in a jurisdiction other than Queensland under a corresponding law of that jurisdiction, “occupational liability” means any liability included in the meaning of “occupational liability” in the corresponding law which is in force in that jurisdiction from time to time.
- 3.4 The occupational liability for which a person is not liable above the amount of the monetary ceiling is an occupational liability in relation to a cause of action founded on an act or omission that happens when the Scheme is in force in a jurisdiction to which the Scheme applies.
- 3.5 Notwithstanding clause 3.1, for the operation of this Scheme in Queensland or in a jurisdiction other than Queensland pursuant to the PS Act the occupational liability to which this Scheme applies does not include liability to which the PS Act states, from time to time, that it does not apply.
- 3.6 Notwithstanding clause 3.1, for the operation of this Scheme in a jurisdiction other than Queensland under a corresponding law of that jurisdiction the occupational liability to which this Scheme applies does not include liability to which the corresponding law states, from time to time, that it does not apply.

3.7 The Scheme is intended to apply in respect of occupational liability of a person to whom the Scheme applies arising in the jurisdictions of Queensland, New South Wales, Victoria, South Australia, Western Australia, the Australian Capital Territory, the Northern Territory and Tasmania and to apply in each of those jurisdictions from the time the Scheme commences under the PS Act or, to the extent required by a corresponding law of another jurisdiction, by the corresponding law of the relevant jurisdiction.

3.8 The monetary ceiling is \$1,500,000.

3.9 The monetary ceiling is in Australian currency.

4. Conferral of discretionary authority

4.1 The Scheme confers on the Association a discretionary authority, on application by a person to whom the Scheme applies, to specify a higher maximum amount of liability than would otherwise apply under the Scheme in relation to the person, either in all cases or in any specified case or class of case, being a specified monetary ceiling not exceeding \$50 million.

5. Duration

5.1 The Scheme will commence:

- (a) In New South Wales, the Northern Territory, Tasmania, Western Australia, Victoria and Queensland on 1 July 2024; and
- (b) In the Australian Capital Territory and in South Australia, on this same date, or such other later date, provided the date is specified in the relevant Minister's notice in relation to the scheme; or,
- (c) In all other cases, subject to the statutory provisions of each applicable jurisdiction.

5.2 The Scheme will remain in force for a period of 5 years from its commencement in Queensland.

5.3 Clause 5.2 is subject to the provisions of each jurisdiction in relation to the revocation, extension, or cessation of a scheme.

CHARITABLE TRUSTS ACT 1993

ORDER UNDER SECTION 12

**CY PRES SCHEME RELATING TO THE JOHN AND LILLIAN FRANCES
LAYCOCK PRIZE**

Section 12(1)(a) of the *Charitable Trusts Act 1993* (**the Act**) permits the Attorney General to establish a cy pres scheme to alter the original purpose of a charitable trust. Section 9(1) permits the application of trust property cy pres where the spirit of the original trust can no longer be implemented.

The John and Lillian Frances Laycock Memorial Prize (**The Prize**), which is currently valued at \$33,337, was established by an *inter vivos* gift to the University of Sydney (**the University**) by John Field Laycock in 2008.

The terms require that the Prize be awarded for proficiency in anatomy or physiology to students enrolled in their final years of a Bachelor of Medicine and Bachelor of Surgery (**MBBS**) at the University. In 2014 the undergraduate degree of MBBS was replaced with the postgraduate degree of Doctor of Medicine. Therefore, the original terms of the trust have become impossible to fulfil.

The University holds the gift from Mr Laycock on an express trust for the purpose of awarding a prize. Trusts for the establishment and award of prizes and scholarships for students at educational institutions or for study in a recognised field, such as medicine, are charitable.

As the University now offers medicine at a postgraduate level, with anatomy and physiology taught across different subjects at different year levels, a cy pres scheme is required to remove the requirement that a student must be enrolled in their final years of the MBBS and replaced with the requirement the recipient of the Prize be enrolled in a medical degree at the University. The condition that the Prize would be awarded to the student who is most proficient in anatomy or physiology would continue.

In these circumstances, the Solicitor General, as the Attorney General's delegate has approved the establishment of a cy pres scheme to alter the original purposes of the trust so as to enable the Prize to be awarded to a student enrolled in a medical degree who is most proficient in anatomy or physiology.

Pursuant to section 12 of the Charitable Trusts Act 1993, I hereby order that a cy pres scheme be established whereby the original purposes of the charitable trust are altered so as to enable the Prize to be awarded to a student enrolled in a medical degree at the University who is most proficient in anatomy or physiology.

The order will take effect 21 days after its publication in the NSW Government Gazette, in accordance with section 16(2) of the Charitable Trusts Act 1993.

Date of Order:

11 March
2024

SIGNED



M G SEXTON SC

Solicitor General (Under delegation from the
Attorney General)

CHARITABLE TRUSTS ACT 1993

NOTICE UNDER SECTION 12

**CY PRES SCHEME RELATING TO THE HERBERT JOHN WILKINSON
MEMORIAL PRIZE**

Section 12(1)(a) of the *Charitable Trusts Act 1993* (**the Act**) permits the Attorney General to establish a cy pres scheme to alter the original purpose of a charitable trust. Section 9(1) permits the application of trust property cy pres where the spirit of the original trust can no longer be implemented.

The Herbert John Wilkinson Memorial Prize, which is currently valued at \$122,881, was established in 1963 by a bequest contained in the Will of the late Herbert John Wilkinson to the University of Sydney (**the University**).

The terms require that the Scholarship be awarded annually to the undergraduate medical student who attains the highest examination results in the course of anatomy required to be pursued in the Department of Anatomy at the University. In the event of an equality of marks in those courses, the Faculty of Medicine will determine who will receive the prize. However, in 2014 the undergraduate degree of a Bachelor of Medicine and Bachelor of Surgery (**MBBS**) was replaced with the postgraduate degree of Doctor of Medicine. Further, anatomy is no longer taught as a discrete subject and the University offers a post-graduate medical degree as subjects covering anatomy taught across different subjects at different year levels of a student's course. Therefore, the original terms of the trust have become impossible to fulfil.

The University holds the bequest from Mr Wilkinson on an express trust for the purpose of awarding a prize. Trusts for the establishment and award of prizes and scholarships for students at educational institutions or for study in a recognised field, such as medicine, are charitable.

A cy pres scheme is required to remove the requirement that the Prize be awarded to an undergraduate student who attains the highest examination results in the required courses in anatomy, or as determined by the Faculty of Medicine where there is an equality of marks. The scheme would instead require that the Prize be awarded annually to a medical student for proficiency in the study of anatomy.

In these circumstances, the Solicitor General, as the Attorney General's delegate has approved the establishment of a cy pres scheme whereby the requirement that the Prize recipient be an undergraduate medical student attaining the highest examination results in anatomy is replaced with the requirement that the Prize be awarded annually to a medical student for proficiency in the study of anatomy.

Pursuant to section 12 of the Charitable Trusts Act 1993, I hereby order that a cy pres scheme be established whereby the requirement that the recipient of the Prize be an undergraduate medical student attaining the highest examination results in required

courses in anatomy is removed and replaced with the requirement that the Prize be awarded to a medical student for proficiency in the study of anatomy.

The order will take effect 21 days after its publication in the NSW Government Gazette, in accordance with section 16(2) of the Charitable Trusts Act 1993.

Date of Order: 11 March
2024

SIGNED



M G SEXTON SC

Solicitor General (Under delegation from the Attorney General)

CHARITABLE TRUSTS ACT 1993

ORDER UNDER SECTION 12

CY PRES SCHEME RELATING TO THE GERTRUDE LORD SCHOLARSHIP

Section 12(1)(a) of the *Charitable Trusts Act 1993* (**the Act**) permits the Attorney General to establish a cy pres scheme to alter the original purpose of a charitable trust. Section 9(1) permits the application of trust property cy pres where the spirit of the original trust can no longer be implemented.

The Gertrude Lord Scholarship (**the Scholarship**), which is currently valued at \$72,038, was established in 2011 by a bequest contained in the Will of the late Dr Gertrude Lord to the University of Sydney (**the University**) Faculty of Medicine.

The terms require that the Scholarship be awarded to undergraduate students in the Faculty of Medicine in need of financial assistance, with the intention to assist 'needy medical students' However, in 2014 the undergraduate degree of a Bachelor of Medicine and Bachelor of Surgery (**MBBS**) was replaced with the postgraduate degree of Doctor of Medicine. Therefore, the original terms of the trust have become impossible to fulfil. Further, the Faculty of Medicine is now referred to as the Faculty of Medicine and Health following a merger of the schools of medicine, dentistry, medical sciences, nursing, pharmacy and public health in 2018.

The University holds the bequest from Dr Gertrude Lord on an express trust for the purpose of awarding a scholarship or loan scheme. Trusts for the establishment and award of prizes and scholarships for students at educational institutions or for study in a recognised field, such as medicine, are charitable.

Although there are undergraduate students in the new Faculty of Medicine and Health studying disciplines such as nursing and physiotherapy, the trust expressly states an intention to assist medical students. As the University now offers medicine at a postgraduate level, a cy pres scheme is required to remove the requirement that the Scholarship recipients must be undergraduate students. The scheme would enable the Scholarship to be awarded to students of medicine in the Faculty of Medicine and Health who are in need of financial assistance.

In these circumstances, the Solicitor General, as the Attorney General's delegate has approved the establishment of a cy pres scheme whereby the requirement that the candidate for the Scholarship must be an undergraduate student in the Faculty of Medicine or the appropriate body within that Faculty at the University be removed and replaced with the requirement that the candidate is a student of medicine in the Faculty of Medicine and Health who is in need of financial assistance.

Pursuant to section 12 of the Charitable Trusts Act 1993, I hereby order that a cy pres scheme be established whereby the requirement that the recipient of the Scholarship be an undergraduate student is removed and replaced with the requirement that the

recipient be a student of medicine in the Faculty of Medicine and Health who is in need of financial assistance.

The order will take effect 21 days after its publication in the NSW Government Gazette, in accordance with section 16(2) of the Charitable Trusts Act 1993.

Date of Order: 11 March
2024

SIGNED



M G SEXTON SC

Solicitor General (Under delegation from the Attorney General)

CHARITABLE TRUSTS ACT 1993

ORDER UNDER SECTION 12

CY PRES SCHEME RELATING TO THE PAUL SEALE SCHOLARSHIP

Section 12(1)(a) of the *Charitable Trusts Act 1993* (**the Act**) permits the Attorney General to establish a cy pres scheme to alter the original purpose of a charitable trust. Section 9(1) permits the application of trust property cy pres where the spirit of the original trust can no longer be implemented.

The Paul Seale Scholarship, which is currently valued at \$12,295, was established by a gift in 2011 from the Macintosh Foundation to the University of Sydney (**the University**).

The terms require that the Scholarship be awarded to an Honours student undertaking a Bachelor of Medicine and Bachelor of Surgery (**MBBS**) at the University on the basis of the candidate's academic record and the quality of the proposed research project at the University in the field of infectious diseases. In 2014 the undergraduate degree of MBBS was replaced with the postgraduate degree of Doctor of Medicine. As the undergraduate MBBS (including the Honours program) is no longer offered, the original terms of the trust have become impossible to fulfil.

The University holds the gift from the Macintosh Foundation on an express trust for the purpose of awarding a scholarship. Trusts for the establishment and award of prizes and scholarships for students at educational institutions or for study in a recognised field, such as medicine, are charitable.

A cy pres scheme is required to remove the requirement that a candidate must be undertaking an Honours project in a MBBS and replaced with the requirement that the candidate be studying medicine to undertake a research project in the field of infectious diseases at the University. The condition that the Scholarship is awarded to a candidate on the basis of the candidate's academic record and the quality of the proposed project remains.

In these circumstances, the Solicitor General, as the Attorney General's delegate has approved the establishment of a cy pres scheme to alter the original purposes of the charitable trust so as to enable the Scholarship to be awarded annually to a student studying medicine to undertake a research project in the field of infectious diseases at the University.

Pursuant to section 12 of the Charitable Trusts Act 1993, I hereby order that a cy pres scheme be established to alter the original purposes of the charitable trust so as to enable the Scholarship to be awarded annually to a student studying medicine to undertake a research project in the field of infectious diseases at the University.

The order will take effect 21 days after its publication in the NSW Government Gazette, in accordance with section 16(2) of the Charitable Trusts Act 1993.

Date of Order: 14 March
2024

SIGNED



M G SEXTON SC

Solicitor General (Under delegation from the Attorney General)

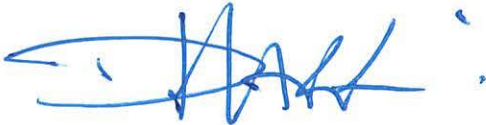
Attachment A

GAMING MACHINES ACT 2001
SECTION 205A ORDER
NSW CASHLESS GAMING TRIAL

I, The Honourable David Harris MP, Minister for Gaming and Racing (being the Minister responsible for the administration of the *Gaming Machines Act 2001* (**the Act**)), DO HEREBY ORDER, pursuant to section 205A of the Act, that for the purposes of enabling the NSW Cashless Gaming Trial and for the period from 15 March 2024 to 30 September 2024:

1. to vary, in relation to the class of persons specified in Column One of Schedule One, the operation of the provisions of the Act specified in Column Two of Schedule One, to operate to the extent specified in Column Three of Schedule One; and
2. to vary, in relation to the class of persons specified in Column One of Schedule Two, the operation of the provisions of the *Gaming Machines Regulation 2019* (**the Regulation**) specified in Column Two of Schedule Two, to operate to the extent specified in Column Three of Schedule Two.

Signed, the 12th day of March 2024.

A handwritten signature in blue ink, appearing to read 'David Harris', is written over a horizontal line.

The Honourable David Harris MP
Minister for Gaming and Racing

Explanatory Notes

The purpose of this Order is to vary, pursuant to section 205A of the Act, the operation of certain specified provisions of the Act and the Regulation for a specified period and in relation to specified classes of persons, for the purposes of enabling the NSW Cashless Gaming Trial.

Interpretation

This Order commences on the date it is published in the Gazette and is only in effect for the specified period of 15 March 2024 to 30 September 2024.

The variations to the provisions of the Act and the Regulation given effect by this Order only operate to the extent specified in Columns Three of Schedules One and Two respectively. The specified provisions of the Act and the Regulation otherwise operate in accordance with the Act and the Regulation.

Where the Order provides that a variation to the operation of a specified provision applies in relation to more than one specified class of person, the variation applies to each specified class of person concurrently.

Unless otherwise defined in this Order, words and expressions that are defined in the Act or Regulation have the same meaning in this Order.

In this Order:

“Independent Panel on Gaming Reform” means the Panel of the same name established by the NSW Government on 13 July 2023.

“NSW Cashless Gaming Trial” means the cashless gaming trial overseen by the Independent Panel on Gaming Reform.

“Order” means this Order made pursuant to section 205A of the Act.

The following references are used in Columns One of Schedules One and Two respectively to indicate a class of person:

A	The class of persons who have been approved by the Independent Panel on Gaming Reform for participation, and are participating, in the NSW Cashless Gaming Trial.
B	A person who is authorised under the Act by a gaming-related licence to sell approved gaming machines
C	The holder of a “dealer’s licence” or a “technician” within the meaning of section 4(1) of the Act

SCHEDULE ONE: GAMING MACHINES ACT 2001

Column One (Class of Person)	Column Two (provision)	Column Three (Variation)
A	Section 4(1)	<p>Insert following definitions under section 4(1):</p> <p>“cashless gaming technology” means technology approved for participation in the NSW Cashless Gaming Trial that allows credits to be transferred electronically in relation to the operation of approved gaming machines.</p> <p>“cashless gaming technology operator” means a person that is responsible for the cashless gaming technology approved for participation in the NSW Cashless Gaming Trial.</p> <p>“NSW Cashless Gaming Trial” means the cashless gaming trial overseen by the Independent Panel on Gaming Reform.</p> <p>“section 205A Order” means this Order made by the Minister pursuant to section 205A of the Act in relation to the NSW Cashless Gaming Trial.</p>
A	Section 45B(1)	<p>The definition of “account card” is varied to:</p> <p>(1) “account card” means a card –</p> <p>(a) issued by:</p> <p>(i) a hotelier or club or a person when the person opens up a player account with the hotelier, or</p> <p>(ii) a person acting on behalf of a hotelier or club (for example, a cashless gaming technology operator) for the purposes of the NSW Cashless Gaming Trial (a digital player card), to a person when the person opens up a player account with the hotelier or club, and</p> <p>(b) through which the person can access money held in the player account for the purposes of operating electronic payment gaming machines in the hotel or on the premises of the club.</p>
A	Section 64(4)	<p>(4) if an approved gaming machine kept by a hotelier or club is modified in such a way that it is in the form of a different approved gaming machine, it ceases to be an approved gaming machine despite being in that form unless:</p> <p>(a) the material used to effect the modification was supplied by the holder of a dealer’s licence (either directly or through the holder of another gaming-related licence), and the modification was effected in accordance with a variation of the authorisation in force in relation to the keeping of the approved gaming machine, or</p> <p>(b) the modification related to the installation of hardware or software to enable a trial of cashless gaming machine technology given effect by the section 205A order.</p>
A, B	Section 69A(2)	<p>(2) A person who is authorised by a gaming-related licence to sell approved gaming machines must not sell or supply a component to any person unless the relevant device is, with the addition of the component:</p> <p>(a) declared by the Authority under section 64 as an approved gaming machine, or</p> <p>(b) is an approved gaming machine in accordance with the section 205A order.</p>

A, C	Section 69A(3)	(3) The holder of a dealer's licence or a technician must not install any component unless the relevant device is, with the addition of the component: (a) declared by the Authority under section 64 as an approved gaming machine, or (b) is an approved gaming machine in accordance with the section 205A order.
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SCHEDULE TWO: GAMING MACHINES REGULATION 2019

Column One (Class of Person)	Column Two (provision)	Column Three (Variation)
A	Clause 26(1)	<p>A hotelier or registered club may pay so much of the total prize money payable to a person as exceeds \$5,000 –</p> <p>(a) by means of a crossed cheque payable to the person, or by means of electronic funds transfer, or</p> <p>(b) to the person via the cashless gaming technology.</p>
A	Clause 42(2)(a)	<p>(2) For the purposes of section 45(4) and (5) of the Act, player activity statements relating to the playing of approved gaming machines by the participants in a player reward scheme conducted by the hotelier or club must –</p> <p>(a) be made available, on request by the participant to whom any such statement relates in either of the following forms:</p> <p>(i) within or using the cashless gaming technology, or</p> <p>(ii) at the hotel or club premises.</p>
A	Clause 42(3)	<p>Insert new subclause 42(3)(g):</p> <p>(g) If a participant's player activity statement is being made available within or using the cashless gaming technology, the following information is the minimum information that must be included:</p> <p>(i) losses,</p> <p>(ii) wins,</p> <p>(iii) total expenditure, and</p> <p>(iv) net result.</p>
A	Clause 43	<p>A hotelier or registered club must keep a record or copy of any player activity statement made available by the hotelier or club (whether or not provided under section 45(4) of the Act), unless the player activity statement is made available within or using cashless gaming technology.</p>
A	Clause 45(b)	<p>(b) the participant must give an undertaking, either written and signed or using cashless gaming technology, that the participant will not gamble in the hotel or club premises for the period specified in the undertaking.</p>
A	Clause 45(d)	<p>(d) the participant must be provided by the hotelier or club, or an employee of the hotelier or club, or a person acting on behalf of a hotelier or club (for example, a cashless gaming technology operator), with information outlining the name and contact details of the of the problem gambling counselling service referred to in clause 44(2).</p>
A	Clause 92(3)	<p>(3) Only one player card per person may be issued by a hotelier or registered club. However, this subclause does not prevent a hotelier or club from issuing a person with another player card as a replacement for one that has been lost, stolen or destroyed, or from issuing both a digital player card as well as a physical card.</p>
A	Clause 94(3)	<p>The following information must be provided to a person in writing at the time the person opens a player account as defined in section 45B of the Act – (existing)</p> <p>(3) The following information must be provided to a person at the time the person opens a player account during the period of the NSW Cashless Gaming Trial –</p>

		<p>The security of money in player accounts is the responsibility of both the *hotelier/*registered club (<i>*delete whichever does not apply</i>) and the account holder. The government and its agencies take no responsibility for any losses that might occur from the account.</p> <p>An account holder is solely responsible for ensuring that the account holder's personal identification number ("PIN") is kept confidential and that no other person has access to the account holder's player card. The account holder is liable for any losses that might arise from, or in connection with, the account holder's failure to comply with such responsibilities.</p> <p>Accounts other than a "player account" within the meaning of section 45B(1) of the Act (for example, "wallets" in relation to cashless gaming) is a financial product, and as such, the security of money in these non-player accounts are the responsibility of the account provider and the account holder. The government and its agencies take no responsibility for any losses that might occur from the account.</p>
A	Clause 97(2)	<p>A player activity statement must, on the request of a person who has a player account with a hotelier or registered club, be provided by the hotelier or club:</p> <ul style="list-style-type: none"> (a) on a monthly basis, or (b) on an ad-hoc basis if made available within or using the cashless gaming technology.
A	Clause 97(3)	<p>Insert new subclause 97(3)(f).</p> <p>(3)(f) if player activity statements are being made available within or using the cashless gaming technology, the following information is the minimum information that must be included:</p> <ul style="list-style-type: none"> (i) losses, (ii) wins, (iii) total expenditure, and (iv) net result.
A	Clause 97(7)	<p>(7) A player activity statement, if requested to be provided, is to be made available from the cashier or other appropriate outlet (including using cashless gaming technology) at the hotel or club concerned.</p>
A	Clause 98	<p>A hotelier or registered club must keep a record or copy of any player activity statement made available by the hotelier or club under this Part, unless the player activity statement is made available within or using cashless gaming technology.</p>

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **RURAL FINANCIAL COUNSELLING SERVICE, NSW - SOUTHERN REGION INCORPORATED - INC9886521** became registered under the Corporations Act 2001 as **RURAL FINANCIAL COUNSELLING SERVICE, NSW - SOUTHERN REGION LIMITED - ACN 649 413 936** a company limited by guarantee, on 28 April 2021, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Christine Raglus
Delegate of the Commissioner,
NSW Fair Trading
13 March 2024

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 74

TAKE NOTICE that the registration of the following associations is cancelled by this notice pursuant to section 74 of the Associations Incorporation Act 2009.

AUSTRALIA NEW ZEALAND TESSITURA REGIONAL USER CONFERENCE INCORPORATED	INC9896657
BANGALLEY HEAD LANDCARE GROUP INCORPORATED	INC9896988
BARRIER FIELD NATURALISTS CLUB INC	Y0806136
CENTRAL WEST WOMENS FORUM INCORPORATED	INC1901247
CONNECT MINISTRIES INCORPORATED	INC9879278
EASTLAKES WOMEN AND CHILDREN'S REFUGE INC	Y0077047
FOLK AND DECORATIVE ARTIST'S ASSOCIATION OF AUSTRALIA ESTABLISHED 1985 INC	Y1012815
GARDEN CLUB OF JERVIS BAY AND DISTRICT INC	Y1237831
GT AQUATICS SWIMMING CLUB INCORPORATED	INC9890469
HARVEST CHURCH CENTRAL COAST INCORPORATED	INC1300181
MONARO EARLY INTERVENTION SERVICE INCORPORATED	Y2844212
ONE EIGHTY AVALON INCORPORATED	INC1700884
PROBUS CLUB OF HORNSBY INC	Y0293139
PROBUS CLUB OF KARIONG INCORPORATED	INC9887765
RUGBY LEAGUE IRELAND-AUSTRALIA INCORPORATED	INC2201320

Cancellation is effective as at the date of gazettal.

Dated this 13th day of March 2024.

Diane Duggan
Delegate of the Commissioner

NSW Fair Trading

Professional Standards Act 1994

Notification pursuant to section 13

Pursuant to section 13 of the *Professional Standards Act 1994* (Act), I authorise the publication of *The Law Society of Western Australia Professional Standards Scheme*. The Scheme will commence on 1 July 2024 (in accordance with the Scheme instrument and section 14(1) of the Act).

ANOULACK CHANTHIVONG, MP

Minister for Better Regulation and Fair Trading, Minister for Industry and Trade,
Minister for Innovation, Science and Technology, Minister for Building,
Minister for Corrections

**THE LAW SOCIETY OF WESTERN AUSTRALIA
PROFESSIONAL STANDARDS SCHEME**
Professional Standards Act 1997 (WA)

PREAMBLE

- A. The Law Society of Western Australia Inc. (“Law Society WA”) is an occupational association for legal practitioners in Western Australia for the purposes of the Professional Standards Act 1997 (WA) (“the Act”).
- B. The Scheme is prepared by the Law Society WA for the purposes of limiting Occupational liability to the extent to which such liability may be limited under the Act.
- C. The Scheme applies to all Participating Members, as defined in the Scheme.
- D. The Scheme will have force in Western Australia, Victoria, New South Wales, Queensland, South Australia, the Northern Territory, Tasmania and the Australian Capital Territory. To the extent that the Scheme applies to limit liability in jurisdictions other than Western Australia, it is subject to the Professional Standards Legislation of those jurisdictions.
- E. The Law Society WA has furnished the Council with a detailed list of the risk management strategies to be implemented in respect of its Participating Members and the means by which those strategies are to be implemented.
- F. The Law Society WA has furnished the Council with details of its insurance standards and professional indemnity insurance claims monitoring process. The Law Society WA will not amend these insurance standards while the Scheme is in force without prior approval of the Council.
- G. The Law Society of WA has advised its Participating Members that they must have the benefit of a professional indemnity policy that complies with Law Society WA’s insurance standards and that they remain liable for the amount of any difference between the amounts payable to a plaintiff under the policy and the monetary ceiling specified in the Scheme.
- H. The Law Society WA has furnished the Council with details of its complaints system and discipline system.
- I. The Law Society WA and its members to whom the Scheme applies have undertaken to comply with all reporting obligations associated with the Scheme, in furtherance of the statutory objects of improvement of the occupational standards of its members, and protection of the consumers of such members’ services.
- J. The Law Society WA has undertaken to remit all fees payable under the *Professional Standards Regulations 1998 (WA)* to the Council as and when these become due.
- K. The Scheme is intended to commence on 1 July 2024 and remain in force for a period of five (5) years from its commencement, unless, prior to that time, it is revoked, its operation ceases, or it is extended.

- L. Sections 12GNA(2) of the Australian Securities and Investments Commission Act 2001 (Cth), 137(2) of the Competition and Consumer Act 2010 (Cth), and 1044B(2) of the Corporations Act 2001 (Cth) provide for a limited liability where a professional standards scheme is prescribed in the relevant regulation. The Scheme does not apply to limit any liability under a Commonwealth law unless it has been prescribed under regulations by the Commonwealth.

THE LAW SOCIETY OF WESTERN AUSTRALIA SCHEME

1. Occupational association

- 1.1 The Law Society of Western Australia Inc. Professional Standards Scheme is a scheme under the *Professional Standards Act 1997 WA* (“the Act”) prepared by the Law Society of Western Australia Inc. (“Law Society of WA”) whose business address is: Level 4, 160 St Georges Terrace, Perth, Western Australia.

2. Persons to Whom the Scheme Applies

- 2.1 The Scheme applies to:
 - 2.1.1 All Ordinary Members and Life Members holding an Australian Practising Certificate, who are not a Corporate Legal Practitioner or a Government Legal Practitioner, and who are not exempted under clause 2.2 of the Scheme;
 - 2.1.2 Incorporated Legal Practice Members that are not exempted under clause 2.2 of the Scheme; and
 - 2.1.3 All persons to whom, by virtue of sections 31, 32 or 33 of the Act, the Scheme applies.
- 2.2 A person referred to in Clause 2.1 may, on application by that person, be exempted from the Scheme from the date specified by the Law Society WA. This clause does not apply to persons to whom the Scheme applies by virtue of sections 31, 32 or 33 of the Act.

3. Jurisdiction

- 3.1 The Scheme applies in Western Australia.
- 3.2 In addition to Western Australia, the Scheme is intended to operate in New South Wales, Victoria, Queensland, South Australia, Tasmania, the Northern Territory and the Australian Capital Territory in accordance with the Professional Standards Legislation of those states and territories and subject to the requirements of that legislation (“the Corresponding laws”), so that references to a provision of the Act, the application of the Scheme to a liability, the limit of a liability under the Act or what

constitutes Occupational liability are intended to pick up the relevant provisions of the corresponding laws, applied mutatis mutandis, to the extent that is necessary for the application of the Scheme in any of those jurisdictions as an interstate scheme.

4. Limitation of liability

4.1 The Scheme only affects the liability for damages arising from a single cause of action to the extent to which the liability results in Damages exceeding \$1.5 million.

4.2 If a person who is, or was, at the time of the act or omission giving rise to Occupational liability, a person to whom the Scheme applies, or applied, and against whom a proceeding relating to Occupational liability is brought, is able to satisfy the Court that such person has the benefit of an insurance policy:

- a) Of a kind which complies with the standards determined by the Law Society WA;
- b) Insuring such person against the Occupational liability to which the cause of action relates; and
- c) Under which the amount payable in respect of that Occupational liability is not less than the applicable monetary ceiling specified in clause 4.3 of this Scheme;

then that person is not liable in Damages in relation to that cause of action above the monetary ceiling specified in clause 4.3 of this Scheme.

4.3 The applicable monetary ceiling is to be determined according to the table below:

Tier	Description	Monetary ceiling (Maximum amount of liability)
1	Participating Members who were at the Relevant Time in a Law Practice that generated a Total Annual Fee Income for the financial year immediately preceding the Relevant Time up to and including \$5 million	\$1.5 million
2	Participating Members who were at the Relevant Time in a Law Practice that generated a Total Annual Fee Income for the financial year immediately preceding the Relevant Time of more than \$5 million and up to \$10 million	\$5 million
3	Participating Members who were at the Relevant Time in a Law Practice that Generated a Total Annual Fee Income for the financial year immediately preceding the Relevant Time of more than \$10 million	\$10 million

4.4 Clause 4.2 does not limit the amount of Damages to which a person to whom the Scheme applies is liable if the amount is less than the amount specified for the purpose in this Scheme in relation to a person to whom the Scheme applies.

4.5 This Scheme limits the Occupational liability in respect of a cause of action founded on an act or omission occurring during the period when the Scheme was in force of an person to whom the Scheme applied at the time the act or omission occurred.

- 4.6 Notwithstanding anything to the contrary contained in this Scheme if, in particular circumstances giving rise to Occupational liability, the liability of any person who is subject to this Scheme should be capped by both this Scheme and also by any other scheme under Professional Standards Legislation (whether of this jurisdiction or under the law of any other Australian state or territory) and, if the amount of such caps should differ, then the higher cap shall be the applicable cap.

5 Conferral of discretionary authority

- 5.1 The Law Society WA has discretionary authority, on application by a person referred to in clause 2.1, to specify in relation to that person, a higher maximum amount of liability than would otherwise apply under the Scheme in relation to that person, either in all cases or in any.

6 Commencement and duration

- 6.1 The Scheme will commence:
- 6.1.1 in Western Australia, New South Wales, Queensland, Tasmania, and the Northern Territory on 1 July 2024; and
 - 6.1.2 in Victoria, on 1 July 2024 if the Scheme is published in the Government Gazette at least two months prior to that date; or in any other case, two months after the date the Scheme is published in the Government Gazette.
 - 6.1.3 in the Australian Capital Territory and in South Australia, on this same date, or such other later date, provided the date is specified in the relevant Minister's notice in relation to the Scheme; or
 - 6.1.4 in all other cases, subject to the statutory provisions of each applicable jurisdiction.
- 6.2 The Scheme will be in force in all applicable jurisdictions for a period of five (5) years from its commencement in Western Australia.
- 6.3 Clause 6.2 is subject to the provisions of the Corresponding laws in each jurisdiction in relation to the revocation, extension, or cessation of a scheme.

7 Definitions

- 7.1 Relevant definitions for the purpose of this Scheme are as follows:

“Act” means the *Professional Standards Act 1997* (WA).

“Australian Practising Certificate” has the same meaning as it has in the *Legal Profession Uniform Law* (Western Australia)¹.

“Corporate Legal Practitioner” has the same meaning as it has in the *Legal Profession Uniform Law* (Western Australia)².

¹ Refer *Legal Profession Uniform Law Application Act 2022* section 6.

² Refer *Legal Profession Uniform Law Application Act 2022* section 6.

“Corresponding laws” means the *Professional Standards Act 1994* (NSW), the *Professional Standards Act 2003* (Vic), the *Professional Standards Act 2004* (Qld), the *Professional Standards Act 2004* (SA), the *Professional Standards Act 2005* (Tas), the *Professional Standards Act 2004* (NT), and the *Civil Law (Wrongs) Act 2002* (ACT), as applicable.

“Council” means the Professional Standards Council established under section 8(1) of the Act.

“Court” has the same meaning as it has in the Act.

“Damages” has the same meaning as it has in the Act.

“Exempted Member” means a member of the Law Society WA who is, or was, at the Relevant Time, exempted by the Law Society WA from participation in the Scheme pursuant to clause 2.2;

“Financial Year” means a financial accounting period ending 30 June.

“Government Legal Practitioner” has the same meaning as it has in the *Legal Profession Uniform Law* (Western Australia)³.

“Incorporated Legal Practice Member” means an incorporated legal practice within the meaning of the *Legal Profession Uniform Law* (Western Australia) that is a member of the Law Society WA under rule 15 of the Constitution of the Law Society WA, as amended from time to time⁴.

“Law Practice” has the same meaning as it has in the *Legal Profession Uniform Law* (Western Australia)⁵.

“Law Society WA” means the Law Society of Western Australia Inc.

“Life Member” means a person who is a Life Member of the Law Society WA within the meaning of rule 13 of the Constitution of the Law Society WA, as amended from time to time.

“Occupational liability” has the same meaning as it has in the Act.

“Ordinary Member” means a person who is an Ordinary Member of the Law Society WA within the meaning of rule 9 of the Constitution of the Law Society WA, as amended from time to time.

“Participating Members” means those persons specified in clause 2.1 of the Scheme.

“Person” means an individual or a body corporate.

“Professional Standards Legislation” means the legislation applicable in each State and Territory, namely, the *Professional Standards Act 1994* (NSW), the *Professional Standards Act 2003* (Vic), the *Professional Standards Act 2004* (Qld), the *Professional Standards Act 2004* (SA), the *Professional Standards Act 2005* (Tas), the *Professional Standards Act 2004* (NT), and the *Civil Law (Wrongs) Act 2002* (ACT), as applicable.

³ Refer *Legal Profession Uniform Law Application Act 2022* section 6.

⁴ Refer *Legal Profession Uniform Law Application Act 2022* section 6.

⁵ Refer *Legal Profession Uniform Law Application Act 2022* section 6.

⁶ Refer *Legal Profession Uniform Law Application Act 2022* section 6.

“Relevant Time” refers to the time at which the act or omission occurs, not the time when the claim is brought.

“Scheme” means the Law Society of Western Australia Inc. Professional Standards Scheme.

“Total Annual Fee Income” means the amount charged during a Financial Year for services provided by or on behalf of a law practice some of whose members are Participating Members.

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **THE MOVEMENT OF SERBIAN CHETNIKS RAVNA GORA IN AUSTRALIA INCORPORATED - INC3499694** became registered under the Corporations Act 2001 as **THE MOVEMENT OF SERBIAN CHETNIKS RAVNA GORA IN AUSTRALIA LTD - ACN 640 927 902** a company limited by guarantee, on 14 May 2020, and accordingly its registration under the Associations Incorporation Act 2009 is cancelled as of that date.

Christine Raglus
Delegate of the Commissioner,
NSW Fair Trading
13 March 2024

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of Registration pursuant to Section 76

TAKE NOTICE that the registration of the following associations is cancelled by this notice pursuant to section 76 of the Associations Incorporation Act 2009.

ADVOCACY FOR VITILIGO AND DISEASE PREVENTION INCORPORATED	INC1400098
AUBURN ITIHAD FC INCORPORATED	INC1400133
AUSTRALIAN CHINESE CULTURAL MUSEUM INCORPORATED	INC1400105
AUSTRALIAN EXPLORERS SOCIAL CLUB INCORPORATED	INC1400172
AUSTRALIAN INDEPENDENT FILM-MAKERS ASSOCIATION INCORPORATED	INC1400238
AUSTRALIAN NINGBO BOND INCORPORATED	INC1400214
AUSTRALIAN UNITED SIKH ASSOCIATION INCORPORATED	INC1400103
BACK TO BOURKE REUNION INCORPORATED	INC1400205
BALMAIN DOCKERS WOMENS FOOTBALL CLUB INCORPORATED	INC1400194
CHAINBREAKERS RECOVERY INCORPORATED	INC1400132
CLARENCE VALLEY BASKETBALL AND SPORTING ASSOCIATION INCORPORATED	INC1400160
COAST TO COUNTRY WORKING EQUITATION INCORPORATED	INC1400131
COMPASS SINO-AUSTRALIA ECONOMIC AND CULTURAL INTERCHANGE CENTER INCORPORATED	INC1400127
COROWA WOODCRAFTERS INCORPORATED	INC1400087
DOGS IN THE PARK NSW INCORPORATED	INC1801113
EASTERN & DISTRICT TRAIL RIDING GROUP INCORPORATED	INC1400229
EL KAWTHER INCORPORATED	INC1400267
FOOTVOLLEY AUSTRALIA (FVA) INCORPORATED	INC1400264
FROGS HOLLOW YINDYAMARRA SPORTING ASSOCIATION INCORPORATED	INC1400240
HARVESTLANDS INCORPORATED	INC9874618
JILIN ASSOCIATION OF AUSTRALIA INCORPORATED	INC1400213
KINGS CROSS + LIVE WORK PLAY INCORPORATED	INC1400184
LIVERPOOL ISLAMIC COMMUNITY CENTER INCORPORATED	INC1400199
MACARTHUR PHYSIE INCORPORATED	INC1400193
MONDROOK LIVING AND LEARNING VILLAGE INCORPORATED	INC1400157
MOROCCAN SYDNEY ASSOCIATION INCORPORATED	INC1400279
NATIONAL SCAFFOLDING ASSOCIATION OF AUSTRALIA INCORPORATED	INC1400162
NORTH LEBANON COMMUNITY COUNCIL AUSTRALIA INCORPORATED	INC1400150
PW HUMAN CARE, AUSTRALIA INCORPORATED	INC1400224
REGIONAL IQ INCORPORATED	INC1900287
SOUTH SUDAN VOICES OF SALVATION INCORPORATED	INC1400093

SUDANESE AUSTRALIAN RELIEF, REHABILITATION & DEVELOPMENT ORGANISATION - SARRDO INCORPORATED	INC1400218
SWANSEA RSL SUB BRANCH YOUTH CLUB INCORPORATED	INC1400177
SYDNEY WINE SOCIETY INCORPORATED	INC1400123
TEDXTHEROCKS INCORPORATED	INC1400088
THE AUSTRALIAN OUTBACK BABY PROJECT INCORPORATED	INC1400161
THE CARTERS LANE DEFENCE FUND INCORPORATED	INC1400112
THE UNSTOPPABLES CLUB INCORPORATED	INC1400246
WARATAH COMMUNITY VOICE INCORPORATED	INC1400114
WILDERNESS CHURCH INCORPORATED	INC1400231
WOLLONGONG JUNIOR RUGBY LEAGUE FOOTBALL CLUB INCORPORATED	INC1400263
WOODBERRY RED BELLY BLACKS INC	INC1400148
YOUTH INC	INC1400185

Cancellation is effective as at the date of gazettal.

Dated this 13th day of March 2024.

Diane Duggan
 Delegate of the Commissioner
 NSW Fair Trading

CHARITABLE TRUSTS ACT 1993
NOTICE UNDER SECTION 15
CY PRES SCHEME RELATING TO THE
J.T. WILSON MEMORIAL PRIZE FOR ANATOMY

Section 12(1)(a) of the *Charitable Trusts Act 1993* (**the Act**) permits the Attorney General to establish a cy pres scheme to alter the original purpose of a charitable trust. Section 9(1) permits the application of trust property cy pres where the spirit of the original trust can no longer be implemented.

The J.T Wilson Memorial Prize (**the Prize**) was established by an *inter vivos* gift from the trustees of the J.T Wilson Memorial Fund to the University of Sydney (**the University**) in 1949 for the purpose of founding an annual prize anatomy for undergraduates in the second year of the Faculty of Medicine. The Prize is currently valued at \$11,209.

Under the terms of the gift, the Prize was to be awarded annually to an undergraduate in their second year of Medicine who has, in the opinion of the examiners, most distinguished himself/herself in the subject of anatomy. The Sydney Medical School has existed since 1856 and forms part of the Faculty of Medicine and Health at the University. In 2014, the University replaced the undergraduate Bachelor of Medicine and Bachelor of Surgery (**MBBS**) with a postgraduate degree of Doctor of Medicine. The last cohort of MBBS was in 2013. As the undergraduate MBBS is no longer offered at the University, the original terms of the trust have become impossible to fulfil.

The University holds the gift from the JT Wilson Memorial Fund on an express trust for the purpose of awarding a prize. Trusts for the establishment and award of prizes or scholarships for students at educational institutions or for study in a recognised field, such as medicine, are charitable as they fall within the charitable head of advancement of education.

As the University now offers medicine at a postgraduate level, a cy pres scheme is required to remove the requirement that the Prize be awarded to undergraduate students studying anatomy in the second year of their degrees. As there are no longer discrete anatomy courses as part of the postgraduate medicine degree, it is no longer possible to award the Prize on the basis of the results in annual examinations in the subject of anatomy. The proposed scheme would instead award the Prize to a student studying medicine who most distinguishes himself/herself in the area of study of anatomy. The condition that the Prize would be awarded to a student who has shown sufficient merit would continue.

As the Prize was intended to benefit medical students studying at the University, in addition to commemorating Dr James Thomas Wilson and his work in anatomy, the proposed new trust is sufficiently close to the original purpose of the trust.

In these circumstances, the Solicitor General, as the Attorney General's delegate, has approved the establishment of a cy pres scheme to alter the original purposes of the charitable trust so as to enable the Prize to be awarded to a medical student who has distinguished themselves in the study of anatomy, provided they have shown sufficient merit.

Take note that within one month after the publication of this notice any person may make representations or suggestions to the Attorney General in respect of the proposed scheme.

Signed

A handwritten signature in black ink, appearing to read 'Lida Kaban', written in a cursive style.

Lida Kaban

General Counsel, Department of Communities & Justice

DATE: 13 March 2024