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of the State of

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

Each notice in the Government Gazette has a unique reference number that appears in parentheses at the end of each page of the notice and can be used as a reference for that notice. For example, [NSWGG-2024-10-1].

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To submit a notice for gazettal, visit the website.

Public Notaries Appointment Third Amendment Rule 2025

under the

Public Notaries Act 1997

The Legal Profession Admission Board made the following rule under the Public Notaries Act 1997 on 7 October 2025.

Jerry Riznyczok
Registrar of Public Notaries

Explanatory note

The object of this rule is to amend Form 6, the annual form required to be lodged by public notaries to update their relevant details pursuant to rule 12 of the Public Notaries Appointment Rules, to remove the need to provide a DX number and to require the provision of a mobile phone number, mailing and email address.

1 Name of Rule

This Rule is the Public Notaries Appointment Third Amendment Rule 2025

2 Commencement

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

3 Amendment of Public Notaries Appointment Rules

Omit the current Form 6 and replace it with the following:

(see next page)

FORM 6

To all Public Notaries

Particulars relating to you as contained in the Register of Public Notaries are as set out below:--

Name

Address

Firm Name

Telephone No

Mobile No: (if any)

Facsimile No

Mailing address:

Email:

You are required to notify the Board as to whether the particulars are correct or should be amended by returning this form to the Board no later than (date) at the address set out below together with the prescribed fee of \$.

1. The particulars as set out above are correct.
2. The particulars as set out above as amended are correct.

	Dated:	NOTARIAL SEAL
	
	Public Notary	
TO:	The Registrar of Public Notaries Legal Profession Admission Board GPO Box 3980 Sydney NSW 2001	

NOTE that failure to return this form duly completed to the Registrar may result in the Registrar giving notice of intention to move the Court for an order that your name be removed from the roll of Notaries.

NSW Admission Board Eighth 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 7 October 2025.

Jerry Riznyczok

Executive Officer of the Board

Explanatory note

The object of this rule is to make consequential amendments to a number of rules to align those rules with the amendments made to rule 11 of the Legal Profession Uniform Admission Rules 2015 by the Legal Profession Uniform Admission Amendment (Qualifications) Rule 2025.

1 Name of Rule

This Rule is the NSW Admission Board Eighth 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

(1) Rule 22

Omit the rule. Insert instead:

22 Academic Exemptions Sub-Committee

The Legal Qualifications Committee shall appoint an Academic Exemptions Sub-Committee of up to three members to determine applications under Uniform Rules 11, 5(2) and under rule 97.

(2) Rule 23

Omit the rule. Insert instead:

23 Practical Training Exemptions Sub-Committee

The Legal Qualifications Committee shall appoint a Practical Training Exemptions Sub-Committee of up to three members to determine applications for assessment under Uniform Rules 11, 6(4) and under rule 98.

(3) Rule 97(8)

Omit the subrule. Insert instead:

- (8) An application for exemption under this rule or the Uniform Rules, rules 5(2) or 11 shall be in a form approved by the Board.

NSW Admission Board Ninth 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 2 December 2025.

Jerry Riznyczok

Executive Officer of the Board

Explanatory note

The object of this rule is to transfer from the Board’s Legal Qualifications Committee to its Examinations Committee the power to make decisions about advanced standing to be granted to students-at-law undertaking the Board’s Diploma in Law course for persons who are not overseas lawyers, as well as to make decisions granting leave to students-at-law seeking to take subjects at law schools outside of the Board’s course.

1 Name of Rule

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

2 Commencement

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

3 Amendment to rule 97 of NSW Admission Board Rules 2015

(1) Rule 97 (1)

Omit the words “to the Legal Qualifications Committee”

(2) Rule 97(4)

Following the words “the Academic Exemptions Sub-Committee” insert the words “or the Performance Review Sub-Committee”

(3) Rule 97(5)

Following the words “The Academic Exemptions Sub-Committee” insert the words “or the Performance Review Sub-Committee”

(4) Rule 97(6)

Following the words “The Academic Exemptions Sub-Committee” insert the words “or the Performance Review Sub-Committee”

(5) Rule 97(7)

Delete the words “Legal Qualifications” (twice occurring) and replace them with the word “Examinations”

(7) New rule 97(7A)

Insert the following sub-rule:

- (7A) The Examinations Committee may publish guidelines on the operation of Rule 97 and which may include the types of matters that may be dealt with by the Performance Review Sub-Committee or the Academic Exemptions Sub-Committee.

(8) Rule 97(9)

Following the words “Executive Officer” insert the following comma and words:

“, the Performance Review Sub-Committee”

and before the words “Legal Qualifications Committee” insert the following words:

“Examinations Committee or the”

NSW Admission Board Tenth 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 23 December 2025.

Jerry Riznyczok

Executive Officer of the Board

Explanatory note

The object of this rule is to vary the composition of the Examinations Committee and to add a heading to Rule 27A

1 Name of Rule

This Rule is the NSW Admission Board Tenth 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 2015

Rule 27A is amended as follows:

- (i) Add the heading “Membership of the Examinations Committee” after 27A.
- (ii) Substitute the words “two persons nominated by” for “the Director of” in sub-rule 1(d).
- (iii) After sub-rule (2) add:
 - (2A) The Board may appoint up to two further members being persons who are or have been Judges, Barristers, Solicitors, Legal Practitioners, Lawyers, Professors of Law or full-time Law Lecturers.

4 Cessation of membership

On the commencement of this Rule, the Director of the Law Extension Committee shall cease to be an ex-officio member of the Examinations Committee.

5 Interim arrangements for the Law Extension Committee

Until the Law Extension Committee first nominates two persons to the Examinations Committee, the Chair of the Law Extension Committee, and a person nominated by the Chair of the Law Extension Committee as notified to the Executive Officer, shall be members of the Examinations Committee, and will remain as members until the first nomination is received pursuant to Rule 27A.

6 Interim arrangements for the Board

Until the Board first nominates two persons to the Examinations Committee, the Presiding Member may nominate two persons, and those persons will remain as members until the first appointments are made by the Board.

7 Definitions

Board, Law Extension Committee, and Presiding Member have the meaning given in the NSW Admission Board Rules 2015.

NSW Admission Board (Third Fees) 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 2 December 2025.

Jerry Riznyczok

Executive Officer of the Board

Explanatory note

The object of this rule is to introduce a fee for student misconduct reports that are applied for by persons who have sat the Legal Profession Admission Board's examinations and are seeking admission.

1 Name of Rule

This Rule is the NSW Admission Board Amendment (Third Fees) Rule 2025.

2 Commencement

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

3 Amendment of NSW Admission Board Rules 2015

(1) Third Schedule

Add the following row in the table of fees, after the row "Late application - Diploma-in-law \$115"

Application for student misconduct report	\$113
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GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 14 of the *Geographical Names Act 1966*, the Geographical Names Board has this day discontinued the name listed hereunder as a geographical name.

Fish Market Light Rail Stop for a railway station located at the intersection of Banks Street and Miller Street, underneath the Western Distributor in Pyrmont, Sydney Local Government Area (LGA).

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at <https://www.nsw.gov.au/departments-and-agencies/geographical-names-board>

THOMAS GRINTER
Chair

Geographical Names Board
PO Box 143
BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the *Geographical Names Act 1966*, the Geographical Names Board has this day assigned the name listed hereunder as a geographical name.

Bank Street Light Rail Stop for a Railway Station located on the intersection of Banks Street and Miller Street, underneath the Western Distributor in Pyrmont, Sydney Local Government Area.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at <https://www.nsw.gov.au/departments-and-agencies/geographical-names-board>

THOMAS GRINTER
Chair

Geographical Names Board
346 Panorama Ave
BATHURST NSW 2795

GEOGRAPHICAL NAMES ACT 1966

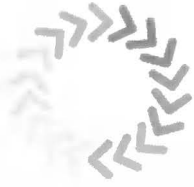
PURSUANT to the provisions of Section 10 of the *Geographical Names Act 1966*, the Geographical Names Board has this day assigned the name listed hereunder as a geographical name.

Ernie Burr Creek for a Creek, the creek originates from the Western Channel of Breakfast Creek, located east of the Davis Road Bridge at Marayong, and extends through the surrounding suburban area towards Blacktown.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at [Geographical Names Board | NSW Government](#).

THOMAS GRINTER
Chair

Geographical Names Board
346 Panorama Ave
BATHURST NSW 2795



Anti-Discrimination
New South Wales

Anti-Discrimination Act 1977

EXEMPTION ORDER

- A. Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), but for the purposes only of meeting the Applicant's legal obligations pursuant to the *Defence Trade Controls Act 2012* (Cth) (**DTC Act**), the United States' Arms Export Control Act (**AECA**) and its regulations the International Traffic in Arms Regulations (**ITAR**), and the United States' Export Administration Regulations (**EAR**), as amended from time to time, and agreements made and licences issued under those legislative instruments, (together, **the Controls**), the exemption order granted to Saab Australia Pty Ltd (ACN: 008 643 212) on 30 April 2025 is **HEREBY VARIED** to read:

the Applicant is granted an exemption from the provisions of sections 8, 10, 51 and 52 of the *Anti-Discrimination Act 1977* (NSW) to the extent necessary to permit the Applicant to do the following:

- a) ask prospective, present and future employees, contractors and contract workers to disclose their full names, declare previous and current citizenship (including any dual citizenship), permanent residency and country of birth;
- b) require prospective, present and future employees, contractors and contract workers to produce a photocopy of their passport(s);
- c) require present and future employees and contractors to wear a badge confirming their right to access Controlled Material or their level of access to any Controlled Material. Such badges may be coded but not in such a way as to identify the citizenship, as declared, or country of birth of the person, or the reasons for that person's level of access;
- d) require present and future employees, contractors and contract workers involved in projects which use Controlled Material, to notify the Applicant of any change to their citizenship or residency status, to the best of their knowledge and belief;

- e) restrict access, by means of transfer, if necessary, to Controlled Material to particular members of the Applicant's workforce, based on their citizenship or country of birth;
- f) reject applications from prospective employees, contractors and contract workers for positions related to projects which use Controlled Material (**Controlled Positions**), based on the prospective employee, contractor or contract worker's:
 - I. citizenship, as declared;
 - II. permanent residency;
 - III. country of birth; or
 - IV. substantive contacts, where such contacts objectively create an unacceptable risk of diversion of Controlled Material or technology;

but not on the basis of the prospective employee, contractor or contract worker's descent, or ethnic or ethno-religious or national origin;

- g) advertise Controlled Positions with the Applicant as being subject to the Exemption Order;
- h) record and maintain a register of the citizenship of employees, contractors and contract workers, that are permitted to access Controlled Material or work on controlled projects due to citizenship, permanent residency or country of birth status. Access to the register to be limited to only those employees, contractors, contract workers and agents of the Applicant with a need to know;
- i) ask present and future employees, contractors and contract workers to execute a non-disclosure agreement in accordance with license or technical assistance agreement required by, the Department of State, United States of America, in the event they are authorised to have access to Controlled Material
- j) ask present and future employees, contractors and contract workers to disclose their substantive contacts with individuals from restricted or prohibited countries listed in the ITAR; and
- k) restrict access, by means of transfer, if necessary, to controlled technology to particular members of the Applicant's workforce, based on their substantive contacts, where such contacts objectively create an unacceptable risk of diversion of Controlled Material or technology; and
- l) record and maintain a register of those employees, contractors and contract workers that are permitted to access Controlled Material or work on controlled projects due to substantive contacts. Access to the register to be

limited to only those employees, contractors, contract workers and agents of the Applicant with a need to know.

B. This Exemption Order does not extend to any other identification, collection, storage or use of information in relation to any employee in respect of that employee's race, colour, nationality, descent or ethnic, ethno-religious or national origin. Except to the extent expressly provided for herein, this Exemption Order does not excuse, or purport to excuse, the Applicant from complying with its obligations pursuant to the *Anti-Discrimination Act 1977* (NSW) or any other legislation or at common law.

C. The Applicant is required, prior to taking any action permitted by this Exemption Order, to provide all employees, contractors and contract workers, and prospective employees, contractors and contract workers with:

- i. express notice that they may be adversely affected by this exemption if they are not an Australian citizen or if they hold dual citizenship;
- ii. a reasonable explanation in plain English of the nature of any adverse effects of such action to them; and
- iii. information (at the time of recruitment in the case of prospective employees, contractors or contract workers) about how they can apply for Australian citizenship.

D. In addition to the above conditions, the Applicant is required to:

1. produce comprehensive anti-discrimination policies governing all aspects of the work and workforce, including management, and with particular regard to race discrimination, vilification and harassment and victimisation;
2. establish concise and comprehensive dispute resolution and grievance procedures to receive, investigate and resolve discrimination complaints and grievances and, in particular, those relating to race discrimination, vilification and harassment and victimisation;
3. implement training programs, including at induction, to ensure that all members of the Applicant's workforce, including management, are fully informed of their rights and obligations under such policies and procedures, particularly with regard to issues of race discrimination, vilification, harassment and victimisation;
4. ensure that all members of the workforce, including management, receive regular education and training in issues of discrimination, particularly race discrimination, vilification, harassment and victimisation;

5. take steps to fully inform the workforce, including management, of their rights under the *Anti-Discrimination Act 1977 (NSW)* and, in particular, but not limited to, the complaints procedure under the *Anti-Discrimination Act 1977 (NSW)* and to ensure that all members of the workforce, including management, are aware of the rights of aggrieved persons to take their complaints to Anti-Discrimination NSW and through the New South Wales Civil and Administrative Tribunal;
6. take steps to fully inform the workforce, including management, of the requirements of, and their rights and obligations under, the *Racial Discrimination Act 1975 (Cth)*; and
7. notify Anti-Discrimination NSW if the discriminatory terms and provisions of the relevant Controls are repealed or become inoperative, so that this Exemption Order may be revoked or amended.

E. The Applicant is required to advise Anti-Discrimination NSW, every six months from the date of this Exemption Order, over the period specified in this Order, of:

1. The steps they have taken to comply with all the above conditions, including:
 - a) the number of job applicants rejected for ITAR purposes, including those subsequently appointed to other roles within each reporting period;
 - b) the number of employees retrenched or redeployed due to ITAR requirements and any steps taken to minimise retrenchment or redeployment, and any steps taken generally to mitigate the impact of the Applicant's responsibility under ITAR on the deployment of its workforce within each reporting period;
 - c) the number of vacancies advertised within each reporting period, including the number of such vacancies where candidates were required to satisfy ITAR related requirements.
2. The implementation and compliance generally with the terms of this Exemption Order.

F. The Applicant is required to take all reasonable steps to ensure that any employees adversely affected by this Exemption Order, retain employment with the Applicant, and do not suffer a reduction in wages, salary or opportunity for advancement.

If the Applicant, in order to enable it to comply with the Controls or related contractual obligations associated with the Controls, moves a member of the workforce from one project to another, the Applicant must take reasonable steps both to explain to that person why the transfer has occurred and to avoid any race-based hostility that might result from the transfer.

Where prospective employees adversely affected by this Exemption Order would otherwise have been acceptable to the Applicant as employees, the Applicant is required to consider and, if feasible, implement reasonable and practicable alternatives to rejection, such as employment in other work or obtaining the necessary approvals under the Controls.

In this Exemption Order:

- the expression "**Applicant**" means Saab Australia Pty Ltd (ACN: 008 643 212); and
- the expression "**Controlled Material**" means controlled defence articles, technical data and defence services which are the subject of export controls under the Controls and associated regulations.

This Exemption is granted for a period of 5 years.

Date: 17 December 2025



Chris D'Aeth
Acting President
Anti-Discrimination NSW



Anti-Discrimination Act 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 25 and 51 of the *Anti-Discrimination Act 1977* (NSW) to Newcastle Coal Infrastructure Group Pty Ltd to advertise, designate and recruit for up to 10 women only for technical and engineering roles and apprentice and graduate trade-based engineering roles.

This exemption will remain in force for 10 years.

Date: 13 January 2026

A handwritten signature in black ink, appearing to read "Jackie Lyne".

Jackie Lyne
Manager, Governance & Advice
Delegate of the President
Anti-Discrimination NSW



Anti-Discrimination Act 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti-Discrimination Act 1977* (NSW) to Shoalhaven City Council to advertise, designate and recruit up to 17 positions for Aboriginal and Torres Strait Islander persons only, including the following positions:

- Skilled Labourer – Bushcare Regeneration
- Senior Community Capacity Builder
- Library Assistant – Outreach Services
- Library Assistant – Collection Services
- Senior Indigenous Ranger
- Ganger – Bushcare Regenerator
- Community Capacity Cadet

This exemption will remain in force for 10 years.

Date: 13 January 2026

Jackie Lyne
Manager, Governance & Advice
Delegate of the President
Anti-Discrimination NSW

GEOGRAPHICAL NAMES ACT 1966

PURSUANT to the provisions of Section 10 of the *Geographical Names Act 1966*, the Geographical Names Board has this day assigned the name listed hereunder as a geographical name.

North Deniliquin Reserve for a Reserve, comprising of Lot 7310, DP1143278, located on Davidson Street, Deniliquin.

The position and extent for this feature is recorded and shown within the Geographical Names Register of New South Wales. This information can be accessed through the Board's website at [Geographical Names Board | NSW Government](#).

THOMAS GRINTER
Chair

Geographical Names Board
346 Panorama Ave
BATHURST NSW 2795



Anti-Discrimination Act 1977

EXEMPTION ORDER

Under the provisions of section 126 of the *Anti-Discrimination Act 1977* (NSW), an exemption is given from sections 8 and 51 of the *Anti-Discrimination Act 1977* (NSW) to Busways Group Pty Ltd, Busways Support Services Pty Ltd, Busways North West Pty Ltd, Busways OMR6 Pty Ltd, Busways Pacific EMP Pty Ltd, Busways Pacific Pty Ltd, and Busways R1 Pty Ltd to advertise, designate and recruit positions for Aboriginal or Torres Strait Islander people only in pursuit of a 5% workforce participation rate.

This exemption will remain in force for 5 years.

Date: 21 December 2025

A handwritten signature in black ink, appearing to read "Jackie Lyne", is positioned above the printed name.

Jackie Lyne
**Manager, Governance & Advice
Delegate of the President
Anti-Discrimination NSW**

Fee Schedule

(Authority Rule 6: Payments for Officials at Professional Contests)

Standard Contest	
Referee	\$245
Judge and Timekeeper	\$225
Contest that includes a State, National or Regional Title contest	
Referee	\$375
Judge and Timekeeper	\$290
Contest that includes international combatant contest (Non-Title Contests)	
Referee	\$375
Judge and Timekeeper	\$290
Contest that includes a Commonwealth Title contest	
Referee	\$460
Judge and Timekeeper	\$355
Contest that includes an official World Title Elimination contest or World Title contest	
Referee	Fee determined by relevant International Sanctioning Body
Judge and Timekeeper	Fee determined by relevant International Sanctioning Body
Travel - Flat Fee (Attendance To/From Sydney)	
Wollongong	\$45
Gosford	\$60
Newcastle	\$70
OR	
Travel - Distance-Based Fee (Payable if travel is to exceed 320 km (total) to/from ordinary place of residence and the Contest venue)	
Base Fee	\$75
Distance Fee	0.58 cents per kilometre in excess of 320 km to be travelled
ACCOMODATION AND MEALS	
Arranged and paid by the promoter.	

NOTES

1. For the purposes of this Fee Schedule:
 - a. Contest means two or more combat sport contests held on the one occasion and at the same venue (see section 38(b) of the Act)
 - b. promoter means a person that has been granted a permit in accordance with Division 1 of Part 3 of the Act.
2. If a professional referee, judge or timekeeper undertakes more than one of the activities at the Contest, the fee payable is the highest of the applicable referee, judge or timekeeper fees.
3. It is recommended that the promoter provides reasonable overnight accommodation if the referee, judge or timekeeper has travelled more than 160 km from their ordinary place of residence to the Contest and the last professional contest on the approved fight card finishes after 11:30 pm.

RULE 37: Category 1 head injury signs

For the purposes of the definition of **category 1 head injury sign** in Schedule 3 of the *Combat Sports Act 2013 (NSW)* the following is the list of specified physical indications, symptoms or other signs of a head injury:

- (a) Abnormal neurological signs of a serious or structural head and/or neck injury.
(requiring emergency management and hospital transfer)
- (b) Loss of consciousness or suspected loss of consciousness.
- (c) No protective action in fall to ground.
(tonic or floppy; or cervical hypotonia).
- (d) Slow to stand.
(>10 seconds).
- (e) Motor incoordination.
(e.g. prolonged balance disturbance, clumsiness with upper limbs or in getting up - ataxia).
- (f) Impact seizures.
(e.g. tonic clonic movements or tonic posturing).
- (g) Unable to defend themselves from further blows to the head.
(e.g. not evading or blocking, outmatched etc.)
- (h) Dazed, blank/vacant stare, or not their normal self.
(e.g. no facial expression, no apparent emotion in response to the environment, reduced conscious state (GCS<15), not responding appropriately to those around them including referees or trainers/medical staff).
- (i) Confusion or disorientation.
- (j) Memory impairment.
(e.g. fails the agreed modified head injury assessment questions).
- (k) Combatant reports significant new or progressive concussion symptoms.

NOTE: 'balance disturbance' is defined as when a combatant is unable to stand steadily, or walk normally and steadily, in the context of a possible head injury.

END

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **AUSTRALIAN SIGN LANGUAGE INTERPRETERS ASSOCIATION INCORPORATED - Y2065241** became registered under the Corporations Act 2001 as **AUSTRALIAN SIGN LANGUAGE INTERPRETERS' AND TRANSLATORS' ASSOCIATION LIMITED – ACN 675 791 198** a company limited by guarantee on 08 May 2024 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
15 January 2026

ASSOCIATIONS INCORPORATION ACT 2009

Cancellation of registration pursuant to section 80

TAKE NOTICE that **ADAPTIVE ATHLETE ACADEMY INC - INC2400202** became registered under the Corporations Act 2001 as **ADAPTIVE ATHLETE ACADEMY LTD – ACN 692 599 607** a company limited by guarantee on 15 December 2025 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
15 January 2026