**ORIGINATING MOTION –** *[This title does not form part of the document and any italicised content in brackets, such as this, is an instruction or guide for completion of the document and is therefore to be deleted from the filed version of the document]*

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**IN THE SUPREME COURT**

**OF THE NORTHERN TERRITORY**

**OF AUSTRALIA**

**AT DARWIN**

File Number:

 **IN THE MATTER OF:**

 THE LEGAL PROFESSION ACT 2006

**AND:**

**IN THE MATTER** OF AN APPLICATION

BY

*[Applicant’s full name]*

FOR ADMISSION TO THE LEGAL

PROFESSION

**ORIGINATI****NG MOTION**

The applicant will apply to the Court on

at for admission to the Legal Profession.

FILED:

**REGISTRAR**

The address of service of the applicant is – *[insert an address complying with rule 6.05 and/or a valid email address]*

 **AFFIDAVIT -** *[This title does not form part of the document and any italicised content in brackets, such as this, is an instruction or guide for completion of the document and is therefore to be deleted from the filed version of the document]*

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**IN THE SUPREME COURT**

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File Number:

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**IN THE MATTER** OF AN APPLICATION

BY

*[Applicant’s name in full*]

FOR ADMISSION TO THE LEGAL

PROFESSION

**AFFIDAVIT**

DEPONENT:

DATE MADE:

I, *[insert full name]* of *[insert full residential address],* make promise and say:

1. I am the applicant. I was born on *[insert date]*.

2. In this affidavit, unless otherwise provided, where any term or phrase appears in italics and within inverted commas, that term or phrase has the meaning assigned to it by the *Legal Profession Act* *2006* (“the Act”) or the *Legal Profession Admission Rules 2007* (“the Rules”), as the case requires.

3. My academic qualifications comprise *[specify degree and academic institution]*. Annexed and marked “A” is a true copy of my degree*.* I completed each of the units included in the degree which are “*approved academic qualifications*” less than five years before the date of filing of the Originating Motion in these proceedings *[or if applicable, specify the date of completion of those units, where completion refers to the completion of all coursework, assignments or examinations as the case may be]*.

4. Annexed and marked “B” is a true copy of my academic record*.*

5. Annexed and marked “C” is a true copy of a document provided by *[specify name and title of author and academic institution]* certifying that the course referred to in paragraph 3 complies with the requirements of rule 4 of the Rules.

6. I have completed the “*approved practical legal training requirements*” for admission as provided by rule 5 of the Rules. Annexed and marked “D” is a true copy of my Graduate Diploma in Legal Practice. I commenced my Graduate Diploma in Legal Practice course on *[specify date]*. As at that date I had completed all units included in the degree referred to in paragraph 3 which are “*approved academic qualifications*” and I did not undertake study in any other law degree units while concurrently undertaking the Graduate Diploma in Legal Practice course *[or if applicable, specify which units had not been completed and provide details of how much of those units remained uncompleted as well as details of any approval given by the Board for the concurrent study]*.

7. Annexed and marked “E” is a true copy of a document provided by *[specify name and title of author and academic institution]* certifying that my Graduate Diploma in Legal Practice course complies with the requirements of rule 5 of the Rules.

8. I am of good fame and character and a fit and proper person to be admitted to the legal profession. Annexed and marked “F1” and “F2” are certificates as to my good fame and character which comply with the requirements of rule 3 of the Rules*.* In particular, I confirm that I have known both referees for at least three years and that neither referee is closely related to me by blood or marriage.

 9*.* I am not, and I have not been, an “*insolvent under administration*” *[or, if applicable, give details].*

10.I have not been a director or an officer of a corporation which was, during the period that I was a director or officer, or within five years of my retirement as a director or officer, the subject of a corporate insolvency or was charged or convicted for an offence against the *Corporations Act 2001* (Cth) *[or, if applicable, provide full details such as the name of the corporation, the duration of the directorship or other office, details of the nature and extent of the insolvency or the charges and the penalties imposed]*.

 11. I have not, either in Australia or in a “*foreign country*”, committed any criminal offence, or have any “*conviction*” for any criminal offence, in either case other than in respect of an offence which is an “*excluded offence*” (as that term is defined in rule 17 of the *Rules*), or which would be an “*excluded offence*” had it been committed in the Territory.

11. *[Alternative to paragraph 11 where required]* Other than in respect of an offence which is an “*excluded offence*” (as that term is defined in rule 17 of the *Rules*), I have committed the following criminal offences in Australia namely, *[specify full details of the offences including when and where committed, any penalty imposed and all details otherwise required by section 11(c*) *of the Act and the Disclosure Guidelines]*. Annexed and marked “G1” is my national criminal history check obtained on application to SAFE NT. When applying for that criminal history check I specifically stated that the purpose of the check was “NT Supreme Court proceedings for admission as a lawyer”. Annexed and marked “G2” is a true copy of the application I submitted to SAFE NT for that criminal history check.

11. *[Alternative to, or additionally to, paragraph 11, as and where required in respect of any relevant offending committed outside of Australia]* Other than in respect of an offence which would be an “*excluded offence*” (as that term is defined in rule 17 of the *Rules*) had the offence been committed in the Territory, I have committed the following criminal offences outside Australia namely, *[specify full details of the offences including when and where committed, any penalty imposed and all details which would otherwise be required by section 11(c*) *of the Act and the Disclosure Guidelines if the offending had been committed in the Territory]*. Annexed and marked “G1” is a criminal history check issued by the government, or an agency of the government of the jurisdiction where the offending occurred. *[Additionally, where the criminal history check is not in English]* Annexed and marked “G2” is a true and correct translation into English of that criminal history check. Annexed and marked “G3” is a document evidencing the qualifications of the person who provided that translation.

12. I have not previously applied for admission to the legal profession under the Act or a “*corresponding law*” or a previous “*corresponding law*” or a “*corresponding foreign law*” *[or if applicable, provide full details of any other application such as the jurisdiction, when the application was made and the outcome of that application]*.

13. I have not engaged in legal practice in Australia when not admitted, or when not holding a practising certificate, or in contravention of a condition of admission or in contravention of a condition of a practising certificate, or while my practising certificate was suspended *[or if applicable, give details].*

14. I have not practised law in a “*foreign country*” when not permitted to do so, or in contravention of a condition of permission *[or if applicable, give details]*.

15. I am not currently the subject of an unresolved “*complaint*”, “*investigation*”, charge or order under the *Act***,** ora “*corresponding law*”, or a previous “*corresponding law*”, or a “*corresponding foreign law*” *[or if applicable, give details]*.

16. I am not currently the subject of, nor have I previously been the subject of, “*disciplinary action*” in another profession or occupation in Australia or a “*foreign country*” *[or if applicable, give details]*.

17. My name has not been removed from the “*Australian roll*” or a “*foreign roll*” *[or if applicable, give details]*.

18. My right to engage in legal practice has not been cancelled or suspended in Australia or in a “*foreign country*” *[or if applicable, give details]*.

19. I have not contravened a law about trust money or trust accounts in Australia or in a “*foreign country*” *[or if applicable, give details]*.

20. A supervisor, manager or receiver has not been appointed in relation to any “*law practice*” in which I have been engaged in *[or if applicable, give details]*.

21. I have not been disqualified from being employed by, or a partner of, an “*Australian legal practitioner*” or from managing a corporation that is an “*incorporated legal practice*” *[or if applicable, give details]*.

22. I do not have a material “*inability*” to engage in legal practice *[or if applicable, give details]***.**

23. I have not been found to have engaged in academic dishonesty within the meaning of section 11(ga) of the Act *[or if applicable, give details].*

24. I have read and understood the Disclosure Guidelines For Applicants For Admission To The Legal Profession published by the Law Admissions Consultative Committee and I have had regard to those Guidelines in the preparation of this affidavit.

25. Other than in respect of any disclosure set out above, I am and always have been of good fame and character and am a fit and proper person to be admitted and I have not done, or suffered to be done, anything likely to reflect adversely on my good fame and character or on whether I am a fit and proper person. Other than in respect of any disclosure set out above, I am not aware of any matter or circumstance that might affect my suitability to be admitted as a “*local lawyer*” and an officer of this Honourable Court.

26. I have read and understood the Legal Profession Admission Guidelines published on the website of this Honourable Court and I have had regard to those Guidelines in the preparation of this affidavit.

27. I give consent to the Legal Practitioners Admission Board of the Northern Territory making enquiries of, and the exchange of information with, any “*corresponding authority*”, “*corresponding disciplinary body*”, academic institution, or otherwise, regarding matters relevant to this application.

MADE by the deponent )

at ) …………………………………………………

on )

Before me:

……………………………………………..

Authorised witness

……………………………………………..

Print name

…………………………………………….

Nature of authority to witness affidavits

**ANNEXURE SHEET –** *[This title does not form part of the document and any italicised content in brackets, such as this, is an instruction or guide for completion of the document and is therefore to be deleted from the filed version of the document. - NB: One sheet is required for each annexure to the affidavit]*

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**IN THE SUPREME** **COURT**

**OF THE NORTHERN TERRITORY**

**OF AUSTRALIA**

**AT DARWIN**

File Number:

 **IN THE MATTER OF:**

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BY

*[Applicant’s name in full]*

FOR ADMISSION TO THE LEGAL

PROFESSION

This is the annexure marked with the letter “A”

*[or as the case may be]* referred to in the Affidavit

of *[insert full name of applicant]*

Made before me on *[insert date]*

………………………………………

Authorised Witness