



New South Wales

Legal Practitioners Admission Rules 1994

under the

Legal Profession Act 1987

By decision of the Legal Practitioners Admission Board, the *Legal Practitioners Admission Rules 1994* are amended:

2003 No 863

Clause Legal Practitioners Admission Rules 1994

Legal Practitioners Admission Rules 1994

under the

Legal Profession Act 1987

Rule 45A is amended to read as follows:

- 45A** (1) Not later than 30 June each year, each institution offering a course of practical training included in the Fourth Schedule shall give notification to the Board of:
- (a) any material alteration which it has made to the curriculum of its course of practical training, and of which it has not previously given notification,
 - (b) any material alteration which it proposes to make to the curriculum of its course of practical training, and
 - (c) The opinion of the Dean of Faculty or course director as to whether the compulsory requirements for successful completion of the course of practical training include evidence that the student has attained the competencies set out in the table immediately hereunder and the Sixth Schedule:

Skills	Practice areas	Values
<ul style="list-style-type: none"> • Lawyers' Skills • Problem Solving • Work Management and Business Skills • Trust and Office Accounting 	<ul style="list-style-type: none"> • Civil Litigation Practice • Commercial and Corporate Practice • Property Law Practice <p>one of</p> <ul style="list-style-type: none"> • Administrative Law Practice • Criminal Law Practice • Family Law Practice <p>and one of</p> <ul style="list-style-type: none"> • Consumer Law Practice • Employment and Industrial Relations Practice • Planning & Environmental Law Practice • Wills and Estates Practice 	<ul style="list-style-type: none"> • Ethics and Professional Responsibility

Sixth Schedule

The Sixth Schedule is added in the form of the document:

Australian Professional Legal Education Council, Law Admissions Consultative Committee *Legal Training—Competency Standards for Entry Level Lawyers*, November 2000.