

Police Amendment (Sergeants Reserve Promotion List) Regulation 2011

under the

Police Act 1990

Her Excellency the Governor, with the advice of the Executive Council, has made the following Regulation under the *Police Act 1990*.

MICHAEL DALEY, MP Minister for Police

Explanatory note

The object of this Regulation is to provide that a person may not be placed on a sergeants reserve promotion list if the person has undertaken an eligibility program for the rank of sergeant but did not successfully complete the program.

This Regulation is made under the *Police Act 1990*, including sections 70 and 219 (the general regulation-making power).

Police Amendment (Sergeants Reserve Promotion List) Regulation 2011

Police Amendment (Sergeants Reserve Promotion List) Regulation 2011

under the

Police Act 1990

1 Name of Regulation

This Regulation is the *Police Amendment (Sergeants Reserve Promotion List) Regulation 2011.*

2 Commencement

This Regulation commences on the day on which it is published on the NSW legislation website.

3 Amendment of Police Regulation 2008

(1) Clause 25A Establishment of sergeants reserve promotion list

Insert after clause 25A (2):

(2A) However, a person may not be placed on a sergeants reserve promotion list if the person has undertaken an eligibility program for the rank of sergeant but did not successfully complete that program.

(2) Clause 31 Replacement promotion lists

Omit "A person" from clause 31 (1).

Insert instead "Except as provided by this clause, a person".

(3) Clause 31 (3)

Insert after clause 31 (2):

- (3) A person who is on a sergeants reserve promotion list may not be included on a replacement sergeants reserve promotion list if, while on the promotion list, the person:
 - (a) was not selected to proceed to undertake an eligibility program for the rank of sergeant, or
 - (b) undertook an eligibility program for the rank of sergeant but did not successfully complete that program.