First print



New South Wales

Police Amendment (Police Promotions) Bill 2006

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are as follows:

- (a) to amend the *Police Act 1990* and the *Police Regulation 2000* to implement a new promotion and appointment system for police officers (other than constables and executive officers) based on selection for, and appointment from, promotion lists for particular ranks or grades within ranks,
- (b) to make amendments consequential on the establishment of the new system and other savings and transitional provisions.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 is a formal provision that gives effect to the amendments to the *Police Act* 1990 set out in Schedule 1.

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Clause 4 is a formal provision that gives effect to the amendments to the *Police Regulation 2000* set out in Schedule 2.

Clause 5 provides for the repeal of the proposed Act after all the amendments made by the proposed Act have commenced. Once the amendments have commenced the proposed Act will be spent. Section 30 of the *Interpretation Act 1987* provides that the repeal of an amending Act does not affect the amendments made by that Act.

Schedule 1 Amendment of Police Act 1990

Current promotion system for positions of sergeant, inspector and superintendent

The *Police Act 1990* (the *Principal Act*) currently requires police officer positions of all ranks to be selected on merit (that is, on the basis of qualifications, aptitude, integrity, diligence and good conduct). Applicants for positions of sergeant, inspector and superintendent apply for specified positions within particular areas. Appointments may be made by way of transfer or promotion. Appointments may be withdrawn on integrity grounds. The Commissioner of Police (the *Commissioner*) may establish an eligibility list for a particular position or positions of the same kind. The Principal Act requires the advertisement of specified vacancies and confers a right of appeal to the Government and Related Employees Appeal Tribunal on unsuccessful applicants for promotion to sergeant or inspector. Appointment of successful applicants is subject to conclusion of appeal processes. The *Police Regulation 2000* (the *Principal Regulation*) contains additional provisions specifying eligibility requirements for appointment to a promotion position, including time at rank and completion of pre-qualifying assessments.

New promotion system for positions of sergeant, inspector and superintendent

The amendments made to the Principal Act establish a new promotion system for non-executive positions of the rank of sergeant, inspector and superintendent and the grade of senior sergeant. The new system has the following elements:

- (a) appointment to a position by way of promotion is to be made by selection of the highest ranked available officer from a promotion list for the rank concerned, and not by individual application and selection for individual positions,
- (b) an officer offered a promotion position will have 72 hours to accept the position before it is offered to another officer,
- (c) individuals seeking placement on a promotion list must have spent the requisite time at rank and must successfully complete a pre-qualifying assessment, a promotion examination, an applicant evaluation and an eligibility program,

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- (d) officers who qualify for a promotion list will be given an eligibility mark and will be ranked according to order of merit (from the highest mark to the lowest),
- (e) a new promotion list for each rank or grade within a rank will be prepared for each year and an unsuccessful applicant may remain on a list for only 3 years before having to re-qualify for the list,
- (f) individual vacancies will no longer be advertised and instead the number of estimated vacancies for each rank concerned will be advertised annually,
- (g) candidates for progression through the promotion list requirements will be selected on the basis of merit and numbers of candidates restricted on the basis of quotas determined with respect to projected vacancies,
- (h) there will be no right of appeal to the Government and Related Employees Appeal Tribunal against an appointment of another applicant to a particular position but there will be a right to review of a decision that an applicant has failed to complete a promotion qualification and as to the applicant's mark and removal from a promotion list.

Schedule 1 [1] amends section 3 of the Principal Act to extend the concept of merit to positions of a particular rank or grade within a rank as well as individual positions. Schedule 1 [2] makes a consequential amendment.

Schedule 1 [3] amends section 3 of the Principal Act to insert definitions of *non-executive administrative officer*, *non-executive police officer* and *promotion list*.

Schedule 1 [4] updates a reference to a title.

Schedule 1 [5] omits Part 6 of the Principal Act and inserts proposed Parts 6–6B.

Proposed Part 6 (Non-executive police officers) contains provisions giving effect to the new promotion and appointment scheme for police officers (other than the Commissioner and members of NSW Police Senior Executive Service) (*non-executive police officers*). The proposed Part:

- (a) contains application and definitions provisions (proposed sections 62 and 63), and
- (b) re-enacts provisions requiring appointments (other than by way of promotion) to be made by the Commissioner and permitting certain positions to be filled by either police officers or administrative officers (proposed sections 64 and 65), and
- (c) re-enacts the requirement for appointments (other than by way of promotion) to be merit-based and requires promotion appointments to be made from a promotion list for the rank or grade within a rank concerned, with appointment offered to the highest-ranked available officer on the list concerned (or, in the case of specialist vacancies, the highest-ranked qualified officer) (proposed section 66), and

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- (d) re-enacts the provisions enabling temporary appointments to vacant positions, subject to changes consequential on the change to the promotion list system, and provisions requiring conduct declarations for those and other appointments (proposed sections 67 and 68), and
- (e) re-enacts provisions enabling the Commissioner to transfer non-executive police officers without being required to comply with the merit-based appointment and other appointment provisions (proposed section 69), and
- (f) requires the Commissioner to establish promotion lists for positions of sergeant, senior sergeant, inspector and superintendent and enables regulations to be made with respect to promotions lists and reviews of decisions relating to such lists and the promotion process (proposed section 70), and
- (g) re-enacts provisions requiring the Commissioner to make certain inquiries into a person's integrity before appointing the person to a non-executive police officer position and requires such inquiries to be made before a person is selected to complete an eligibility program for a rank or grade within a rank for placement on a promotion list (proposed section 71), and
- (h) re-enacts provisions that set out the circumstances when a position is vacated (proposed section 72), and
- (i) re-enacts the prohibition on engaging in outside paid employment without the Commissioner's permission (proposed section 73), and
- (j) re-enacts the provisions dealing with the term of office of non-executive commissioned police officers (proposed sections 74–79), and
- (k) re-enacts the provisions relating to the appointment of constables (proposed section 80).

Proposed Part 6A (Non-executive administrative officers) contains provisions re-enacting the appointment scheme for administrative officers in NSW Police (other than members of NSW Police Senior Executive Service) (*non-executive administrative officers*). The proposed Part:

- (a) contains application and definitions provisions (proposed sections 81 and 82), and
- (b) re-enacts provisions dealing with appointments, advertising of vacancies, temporary appointments, transfer of officers, eligibility lists, vacation of positions, engaging in other paid employment, eligibility for appointment to the Public Service and promotion appeals (proposed sections 82A, 82B, 82D–82F and 82H–83), and
- (c) re-enacts the requirement for appointments to be merit-based and enables the Commissioner to have regard to the nature or duties of the position and the abilities, qualifications, experience, standard of work performance and personal qualities of the persons on the list (proposed section 82C), and

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(d) re-enacts provisions requiring the Commissioner to make certain inquiries into a person's integrity before appointing the person to a non-executive administrative officer position (proposed section 82G).

Proposed Part 6B (Industrial matters relating to non-executive officers) re-enacts provisions relating to industrial matters common to both non-executive police officers and non-executive administrative officers.

Schedule 1 [6] amends section 91A of the Principal Act to make an amendment consequential on the insertion of proposed Part 6A.

Schedule 1 [7] amends section 183A of the Principal Act to enable the Commissioner to revoke a promotion if the officer is found to have engaged in misconduct that assisted the officer in obtaining a place on the relevant promotion list.

Schedule 1 [8] amends section 219 of the Principal Act to enable regulations to be made requiring a review of the promotion list system to be carried out.

Schedule 1 [9] enables regulations containing savings and transitional provisions to be made.

Schedule 1 [10] inserts savings and transitional provisions into Schedule 4 to the Principal Act as a consequence of the enactment of the proposed Act.

Schedule 2 Amendment of Police Regulation 2000

Schedule 2 [1] amends the Principal Regulation to make consequential amendments.

Schedule 2 [2] omits clause 6A of the Principal Regulation relating to eligibility lists as a consequence of the repeal of the current section 67A of the Principal Act.

Schedule 2 [3] amends clause 16 of the Principal Regulation to omit a provision that limits certain constables to applying for promotion to positions other than sergeant. Under the new system all constables will only be able to apply for promotion to the rank of sergeant if they achieve placement on the promotion list for sergeant or senior sergeant.

Schedule 2 [4] inserts Divisions 2A–2D of Part 2 of the Principal Regulation. Proposed Divisions 2A–2C:

- (a) provide that a person is eligible for appointment to a position of the rank of sergeant if the person is, or has previously been, appointed to the rank of sergeant or above or is on the sergeants promotion list at the time the appointment is made (proposed Division 2A), and
- (b) provide that a person is eligible for appointment to a position of the grade of senior sergeant if the person is, or has previously been, appointed to the rank of senior sergeant or above or is on the senior sergeants promotion list at the time the appointment is made (proposed Division 2A), and

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- (c) provide that a person is eligible for appointment to a position of the rank of inspector if the person is, or has previously been, appointed to the rank of inspector or above or is on the inspectors promotion list at the time the appointment is made (proposed Division 2B), and
- (d) provide that a person is eligible for appointment to a position of the rank of superintendent if the person is, or has previously been, appointed to the rank of superintendent or above or is on the superintendents promotion list at the time the appointment is made (proposed Division 2C).

Proposed Division 2D inserts new provisions relating to the requirements for placement on promotion lists for ranks or grades within ranks. The proposed Division:

- (a) establishes the requirements for placement on a promotion list, including previous service of at least 2 years at the rank below, completion of a pre-qualifying assessment with a mark sufficient for inclusion in the quota to complete the promotion examination and management performance review, completion of the pre-qualifying assessment, promotion examination and management performance review so as to meet the quota requirements to proceed to undertake the eligibility program and successful completion of the eligibility program (proposed clause 18H), and
- (b) sets out requirements for inclusion on the senior sergeants promotion list for senior constables who have met the requirements for placement on the sergeants promotion list and existing sergeants (proposed clause 18H), and
- (c) enables the Commissioner to determine quotas for persons who may attempt to complete eligibility requirements for placement on a promotion list and the period within which successive attempts to meet eligibility requirements may be made (proposed clause 18I), and
- (d) provides for persons on promotion lists to be ranked in order of merit according to their eligibility marks (which are to be determined by the Commissioner on the basis of marks for eligibility requirements) (proposed clause 18J), and
- (e) provides that a promotion offer will remain open for 72 hours, unless the period is extended by the Commissioner in a particular case (proposed clause 18K), and
- (f) removes a person from a promotion list if the person is appointed to the rank or grade within a rank to which the list applies (proposed clause 18L), and
- (g) provides that a promotion list remains current for 12 months or until all persons on the list are appointed, whichever occurs first, and that eligible persons may be included on replacement lists (proposed clauses 18M and 18N).

Schedule 2 [5] requires the Minister to carry out a review of the promotion system established for non-executive police officers by the proposed Act within 6 months after 2 years after the establishment of the first promotion list.

First print



New South Wales

Police Amendment (Police Promotions) Bill 2006

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Police Amendment (Police Promotions) Bill 2006

No , 2006

A Bill for

An Act to amend the *Police Act 1990* and the *Police Regulation 2000* with respect to the promotion and appointment system for police officers (other than constables and executive officers); and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Police Amendment (Police Promotions) Act 2006.	3
2	Com	mencement	4
		This Act commences on a day or days to be appointed by proclamation.	5
3	Ame	ndment of Police Act 1990 No 47	6
		The Police Act 1990 is amended as set out in Schedule 1.	7
4	Ame	ndment of Police Regulation 2000	8
		The Police Regulation 2000 is amended as set out in Schedule 2.	9
5	Repe	eal of Act	10
	(1)	This Act is repealed on the day following the day on which all of the provisions of this Act have commenced.	11 12
	(2)	The repeal of this Act does not, because of the operation of section 30 of the <i>Interpretation Act 1987</i> , affect any amendment made by this Act.	13 14

Amendment of Police Act 1990

Scl	nedule 1	Amendment of Police Act 1990	1
		(Section 3)	2
[1]	Section 3	Definitions	3
		ank or grade within a rank of police officer" after "in NSW Police" nition of <i>merit</i> in section 3 (1).	4 5
[2]	Section 3	(1), definition of "merit"	6
	Insert "or r and (b).	ank or grade" after "position" wherever occurring in paragraphs (a)	7 8
[3]	Section 3	(1)	g
	Insert in al	phabetical order:	10
		non-executive administrative officer—see Part 6A.	11
		non-executive police officer—see Part 6.	12
		<i>promotion list</i> means a list prepared under section 70.	13
[4]	Sections 2	24 and 39 and Schedule 2	14
	Omit "Spe	cial Crime and Internal Affairs" wherever occurring.	15
	Insert inste	ad "Professional Standards Command".	16
[5]	Parts 6–6	3	17
	Omit Part	6. Insert instead:	18
	Part 6	Non-executive police officers	19
	Division	1 Preliminary	20
	62 Offic	cers to whom Part applies	21
		This Part applies to all police officers (other than the Commissioner and members of NSW Police Senior Executive Service).	22 23 24
	63 Defi	nitions	25
		In this Part:	26
		<i>appointment</i> means appointment by way of promotion or transfer or otherwise.	27 28
		<i>non-executive commissioned police officer</i> means a commissioned police officer to whom this Part applies.	29 30

Schedule 1 Amendment of Police Act 1990

		<i>non-executive police officer</i> means a police officer to whom this Part applies.	1 2
		vacant position means:	3
		(a) a position that is not held by a person, or	4
		(b) a position to which a person is temporarily appointed, or	5
		(c) a position that is temporarily held by a person who is	6
		temporarily appointed to another position in accordance with section 67 (2).	7 8
Divi	sion	2 Appointment of non-executive police officers	9
64	Арр	ointments to non-executive police officer positions	10
	(1)	An appointment (whether by way of transfer or promotion or otherwise) as a non-executive police officer is to be made by the Commissioner.	11 12 13
	(2)	It does not matter whether the person appointed is or is not already a member of NSW Police.	14 15
	(3)	In particular, it does not matter whether the person appointed is or is not a police officer at the time of appointment.	16 17
	(4)	As soon as practicable after a person is appointed (whether by way of transfer or promotion or otherwise) as a non-executive police officer, the Commissioner is required to notify the Police Integrity Commission of the identity of the person so appointed.	18 19 20 21
65	Fillir offic	ng non-executive positions by either police or administrative ers	22 23
	(1)	If the Commissioner is satisfied that a position (other than a position designated for members of NSW Police Senior Executive Service) is suitable for either a police officer or an administrative officer, the position may, for the purpose of the selection process, be designated as a position available to both police and administrative officers.	24 25 26 27 28 29
	(2)	Before a person is appointed to any such vacant position, the Commissioner must determine whether it is to be the position of a police officer or an administrative officer (and the provisions of this Part or Part 6A relating to the filling of such a vacancy apply accordingly).	30 31 32 33 34
66	Арр	ointments to be made on merit	35
	(1)	This section applies to appointments to vacant positions of non-executive police officers (other than constables).	36 37

Amendment of Police Act 1990

- (2) In deciding to appoint a person (other than by way of promotion) to a vacant position of a non-executive police officer, the Commissioner must, from among the applicants who are eligible for appointment, select the applicant who has, in the opinion of the Commissioner, the greatest merit.
 (3) The Commissioner is, for the purpose of determining the merit of persons for appointment (other than by way of promotion) to a
 - persons for appointment (other than by way of promotion) to a vacant position of a non-executive police officer, to have regard to:
 - (a) the nature of the duties of the position, and
 - (b) the abilities, qualifications, experience, standard of work performance and personal qualities of those persons that are relevant to the performance of those duties.
- (4) In deciding to appoint a person by way of promotion to a vacant position of a non-executive police officer, the Commissioner must appoint a person from the promotion list for the rank or grade within the rank concerned who is a person available for appointment and who has the greatest merit according to rankings on the list.
- (5) Despite subsection (4), the Commissioner may, in the case of a position identified by the Commissioner as requiring specialist qualifications, appoint a person by way of promotion to any such position from the promotion list for the rank or grade concerned who has the greatest merit according to rankings on that list of persons who, in the opinion of the Commissioner, have the qualifications required for that position.

67 Temporary appointments

- (1) The Commissioner may appoint an officer temporarily to a position of a non-executive police officer that is vacant or the holder of which is suspended, sick or absent.
- (2) Without limiting subsection (1), the Commissioner may appoint temporarily to a vacant position of a non-executive police officer a police officer who is on the relevant promotion list for the rank or grade concerned, or is in the process of gaining the requisite qualifications for placement on that list, subject to the following:
 - (a) before the appointment can be made, the Commissioner and officer must agree, in writing, as to the command in which the officer will serve if the officer is not permanently appointed to the vacant position, and

Schedule 1 Amendment of Police Act 1990

(b) if the officer has permanently relocated his or her principal residence because of the temporary appointment, the officer is entitled to the costs and expenses of any further relocation agreed to under paragraph (a), those costs and expenses to be calculated in accordance with any relevant industrial award or enterprise agreement for transferred officers under the Industrial Relations Act 1996, and if the officer has relocated his or her principal place of (c) residence because of the temporary appointment and has entered into an agreement, in writing, with the Commissioner to stay within the command to which the officer has been transferred if the officer is not permanently appointed to the vacant position, the officer cannot be involuntarily transferred under section 69 (except in accordance with action taken under section 173 (2) (d)) within a period of 3 years after the relocation.

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- (3) An officer who ceases to be temporarily appointed to a position in accordance with subsection (1) and who is not permanently appointed to the position has no right of return to the position from which the officer was temporarily appointed, unless:
 - (a) the officer has entered into an agreement under subsection
 (2) (a) to return to the command from which the officer was temporarily appointed, and
 - (b) no other officer has been appointed to the position from which the officer was temporarily appointed.
- (4) An administrative officer may not be appointed under this section to the position of a police officer.
- (5) The Commissioner may, at any time, terminate a temporary appointment under this section.
- (6) Section 66 does not apply to a temporary appointment under this section.

68 Statutory declaration as to misconduct

- (1) The Commissioner must, before appointing an officer temporarily under section 67 or otherwise under this Part, require the officer to provide a statutory declaration, in such form (if any) as may be prescribed by the regulations, that the officer has not knowingly engaged in specified misconduct or any other misconduct.
- (2) An officer who fails or refuses, or who is unable, to provide a statutory declaration in accordance with any such requirement is ineligible for appointment under the relevant provision.

Amendment of Police Act 1990

Schedule 1

(3)	decla taken of th	ration into c	refusal or inability of an officer to provide a statutory in accordance with any such requirement must not be consideration for a purpose other than the assessment icer's eligibility to be appointed to the position	1 2 3 4 5		
Tran	sfer of	non-e	executive police officers	6		
(1)	If the Commissioner considers it to be in the interests of NSW Police to do so, the Commissioner may transfer a non-executive police officer from one non-executive police officer position to another non-executive police officer position or non-executive administrative officer position.					
(2)	Such	a trans	sfer may be made if:	12		
	(a)	holđe	osition to which the officer is transferred entitles its er to the same level of remuneration as the officer's er remuneration, or	13 14 15		
	(b)	holđe	osition to which the officer is transferred entitles its er to a lower level of remuneration than the officer's er remuneration and:	16 17 18		
		(i)	the officer consents to the transfer at the lower level of remuneration, or	19 20		
		(ii)	the officer requested the transfer or the transfer is made pursuant to an order under section 173, or	21 22		
	(c)	super appoint of when the super- entitle	fficer concerned is being transferred from the rank of rintendent to which the officer is permanently inted to another position within that rank—regardless hether the position to which the officer is transferred es its holder to a remuneration that is the same as or rent from the officer's former remuneration.	23 24 25 26 27 28		
(3)	An officer transferred under subsection (2) (c) is entitled, for the balance of the term for which the officer holds office pursuant to section 74, to the same level of remuneration in respect of the new position as the officer's former remuneration if the position to which the officer is transferred ordinarily entitles its holder to a level of remuneration that is lower than the officer's former remuneration (unless the officer requested the transfer or it was made pursuant to an order under section 173).					
(4)	made pursuant to an order under section 173). A transfer under this section may be made only if the officer possesses the qualifications determined by the Commissioner for the other position.					

Schedule 1 Amendment of Police Act 1990

	(5)	non-e	transfer under this section of a police officer to a executive administrative officer position may not be made but the approval of the police officer.	1 2 3
	(6)	Secti	on 66 does not apply to a transfer under this section.	4
70	Prom	notion	lists	5
	(1)	office	Commissioner is to establish promotion lists of police ers eligible for promotion to the rank or grade within a rank rgeant, senior sergeant, inspector and superintendent.	6 7 8
	(2)		regulations may make provision for or with respect to the wing matters:	9 10
		(a)	the requirements for placement on a promotion list,	11
		(b)	without limiting paragraph (a), criteria for eligibility to undertake requirements (including meeting quota requirements),	12 13 14
		(c)	the ranking of police officers on a promotion list,	15
		(d)	the period for which a police officer may remain on a promotion list or replacement promotion lists for the same rank or grade within a rank,	16 17 18
		(e)	the appointment of persons from a promotion list to a rank or grade within a rank to which the list applies,	19 20
		(f)	reviews of assessment of requirements for placement on a promotion list and of ranking on a promotion list,	21 22
		(g)	reviews or appeals against a decision to suspend or remove a person from a promotion list, or to refuse a person the right to participate or continue to participate in any part of the process to obtain placement on a list, on integrity grounds,	23 24 25 26 27
		(h)	without limiting paragraph (f) or (g), the procedures for and conduct of reviews,	28 29
		(i)	circumstances in which a person may be removed or suspended from or restored to a promotion list,	30 31
		(j)	the period for which, or the circumstances in which, a promotion list remains current,	32 33
		(k)	notification of a decision to suspend or remove a person from a promotion list, or to refuse a person the right to participate or continue to participate in any part of the process to obtain placement on a list, on integrity grounds.	34 35 36 37

Amendment of Police Act 1990

Schedule 1

71 Integrity matters 1 (1)It is the duty of the Commissioner: 2 before selecting a person to complete an eligibility (a) 3 program for a rank or grade within a rank of police officer, 4 to make inquiries (from the Commander, Professional 5 Standards Command, and from any other person or body 6 the Commissioner thinks appropriate), as to the integrity of 7 the person, and 8 (b) before appointing a person, by way of promotion, as a 9 non-executive police officer, to make inquiries (from the 10 Police Integrity Commission, the Commander, 11 Professional Standards Command, and from any other 12 person or body the Commissioner thinks appropriate), as 13 to the integrity of the person. 14 (2)It is the duty of the Commissioner to have regard to any 15 information that comes to the Commissioner's attention (whether 16 as a result of inquiries under subsection (1) or otherwise) as to the 17 integrity of a person referred to in that subsection. 18 (3) The Police Integrity Commission, subject to the *Police Integrity* 19 Commission Act 1996, and the Commander, Professional 20 Standards Command, are required to furnish a report to the 21 Commissioner (on the basis of information available to the 22 Commission or the Commander and without the need for any 23 special investigation or inquiry) on any person the subject of an 24 inquiry referred to in subsection (1). 25 The Commissioner may change a decision to appoint a person (4) 26 under this Part before the person is appointed if the 27 Commissioner receives information as to the person's integrity 28 (being information that was not considered when the decision to 29 appoint the person was made) which causes the Commissioner to 30 form the opinion that the person is not a suitable person to be so 31 appointed. 32 (5) If the Commissioner changes such a decision, the Commissioner 33 may decide, in accordance with this Part to appoint instead (from 34 the persons who are eligible for appointment) the person who the 35

Commissioner is of the opinion at the time has the greatest merit.

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Schedule 1 Amendment of Police Act 1990

	(6) The Commissioner may suspend or remove a person from a promotion list or any part of a process relating to placement on a promotion list if the Commissioner receives information as to the person's integrity (being information that was not previously considered) which causes the Commissioner to form the opinion that the person is not a suitable person to remain on the list or be placed on the list.					
72	Vaca	tion of non-executive police officer positions	8			
	(1)	A non-executive police officer's position becomes vacant if the officer:	9 10			
		(a) dies, or	11			
		(b) completes a term of office and is not appointed for a further term, or	12 13			
		(c) is removed from office, or retires or is retired from office, under this or any other Act, or	14 15			
		(d) resigns his or her position in writing addressed to the Commissioner.	16 17			
	(2)	The retirement or resignation of a non-executive police officer does not take effect until:	18 19			
		(a) the Commissioner accepts the retirement or resignation, or	20			
		(b) the officer has given the Commissioner at least 4 weeks' notice in writing of the day on which the officer intends to retire or resign and the officer is not under suspension from office on that day.	21 22 23 24			
73	Арр	roval to engage in other paid employment	25			
		A non-executive police officer must not engage in any paid employment outside the duties of his or her position without the approval of the Commissioner.	26 27 28			
Division 3 Term of office of non-executive commissioned police officers						
74	Five	year term contracts	31			
	(1)	Subject to this Act, a non-executive commissioned police officer holds office for the term of office specified in an instrument of appointment issued by the Commissioner for the purposes of this section.	32 33 34 35			

Amendment of Police Act 1990

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Schedule 1

(2)	The instrument operates as an appointment of the officer for the term of office so specified. The appointment is separate and distinct from the appointment of the officer to the officer's non-executive police officer position by the Commissioner under section 64.	1 2 3 4 5
(3)	The term of office is to be 5 years or the officer's balance of service to retirement (whichever is shorter).	6 7
(4)	An officer's <i>balance of service to retirement</i> is the period up to the officer's projected date of retirement from NSW Police, as determined by the Commissioner after consultation with the officer.	8 9 10 11
Entitl	ement to further terms	12
(1)	Until retirement, a non-executive commissioned police officer is entitled (if otherwise qualified) to appointment for a further term of office in accordance with section 74 on the expiration of each current term of office, unless the Commissioner has decided that the officer is not to be appointed for a further term and notified the officer of that decision at least 6 months before the expiration of the current term of office.	13 14 15 16 17 18 19
(2)	The appointment of an officer for a further term of office does not constitute an appointment to a vacant position for the purposes of Division 2.	20 21 22
Grou	nd for decision not to re-appoint	23
(1)	The only ground for a decision by the Commissioner that a non-executive commissioned police officer is not to be appointed for a further term of office is that the officer is unable to meet required standards of operational competence, discipline or integrity.	24 25 26 27 28
(2)	The regulations may make provision for a review of a decision of the Commissioner under this section.	29 30
Perfo	ormance reviews	31
	A non-executive commissioned police officer's performance must be reviewed, at least annually, by the Commissioner or by some person nominated by the Commissioner. The review is to have regard to performance criteria determined by the Commissioner for the officer's position and any other relevant matter.	32 33 34 35 36 37

Schedule 1 Amendment of Police Act 1990

78 Promotion, transfer and re-appointment following resignation

(1) When a non-executive commissioned police officer is appointed by way of promotion to another position in NSW Police as a non-executive commissioned police officer, the officer is to be appointed for a new term of office in accordance with section 74 in the rank or grade within a rank to which the officer is promoted. 1

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- (2) When a non-executive commissioned police officer is transferred to another position in NSW Police as a non-executive commissioned police officer, the officer is not to be appointed for a new term of office, and the officer's existing term of office continues in the transferred position.
- (3) When a non-executive commissioned police officer is re-appointed under section 103 (Re-appointment of employees resigning to contest Commonwealth elections) of the *Public Sector Employment and Management Act 2002* the officer is to be appointed for a new term of office that is equivalent to the balance of the officer's term of office as at resignation.

79 Powers of dismissal, removal and suspension not affected

Nothing in this Division limits or otherwise affects any power under this Act to dismiss, suspend or remove a non-executive commissioned police officer.

Division 4 Appointment and promotion of constables

80 Appointment and promotion of constables

- (1) The Commissioner may, subject to this Act and the regulations, appoint any person of good character and with satisfactory educational qualifications as a police officer of the rank of constable.
- (2) A person when first appointed as such a police officer is to be appointed on probation in accordance with the regulations.
- (3) The Commissioner may dismiss any such probationary police officer from NSW Police at any time and without giving any reason.
- (4) The promotion of police officers within the rank of constable is subject to the regulations.

Amendment of Police Act 1990

Schedule 1

Par	t 6A	Nor	n-executive administrative officers	1
Divi	sion	1	Preliminary	2
81	Offic	ers to	whom Part applies	3
			Part applies to all administrative officers (other than bers of NSW Police Senior Executive Service).	4 5
82	Defir	nitions	5	6
		In thi	is Part:	7
			<i>intment</i> means appointment by way of promotion or transfer herwise.	8 9
		eligil	<i>bility list</i> means an eligibility list prepared under section 82F.	10
			<i>executive administrative officer</i> means an administrative er to whom this Part applies.	11 12
		vaca	nt position means:	13
		(a)	a position that is not held by a person, or	14
		(b)	a position to which a person is temporarily appointed.	15
Divi	sion	2	Appointment of non-executive administrative officers	16 17
82A	Арро	ointme	ents to non-executive administrative officer positions	18
	(1)		appointment (whether by way of transfer or promotion or	19
			rwise) to the position of a non-executive administrative er is to be made by the Commissioner.	20 21
	(2)		bes not matter whether the person appointed is or is not dy a member of NSW Police.	22 23
	(3)	way admi Polic	oon as practicable after a person is appointed (whether by of transfer or promotion or otherwise) as a non-executive inistrative officer, the Commissioner is required to notify the ce Integrity Commission of the identity of the person so inted.	24 25 26 27 28

Schedule 1 Amendment of Police Act 1990

82B Advertising of vacancies 1 If it is proposed to make an appointment under this Part to a 2 vacant position of a non-executive administrative officer, the 3 Commissioner: 4 (a) may advertise the vacancy (in such manner as the 5 Commissioner thinks fit) among police or administrative 6 officers (or only administrative officers) or generally, or 7 may, in such cases as the Commissioner thinks appropriate 8 (b) and with the approval of the Minister, appoint an 9 administrative officer without advertising the vacancy, or 10 may, if there is an eligibility list that is current and (c) 11 applicable to the position, appoint an administrative 12 officer from the list without advertising the vacancy. 13 82C Appointment on merit 14 In deciding to appoint a person to a vacant non-executive position (1)15 of administrative officer which has been duly advertised: 16 the Commissioner may only select a person who has duly (a) 17 applied for appointment to the vacant position, and 18 the Commissioner must, from among the applicants (b) 19 eligible for appointment to the position, select the 20 applicant who has, in the opinion of the Commissioner, the 21 greatest merit. 22 (2)In deciding to appoint a person to a vacant non-executive position 23 of administrative officer which has not been duly advertised: 24 the Commissioner may only select an administrative 25 (a) officer, and 26 the Commissioner must, from among the eligible officers, 27 (b) select the officer who has, in the opinion of the 28 Commissioner, the greatest merit. 29 (3) Despite subsection (2), in deciding to appoint a person to a vacant 30 position as a non-executive administrative officer that has not 31 been advertised in accordance with this Act because it is an 32 eligibility list position, the Commissioner must, from among the 33 persons who are on the relevant eligibility list and who are 34 available for appointment, select the person with the greatest 35 merit according to the order of merit in that eligibility list. 36

Amendment of Police Act 1990

	(4)	 The Commissioner is, for the purpose of determining the merit of the persons eligible for appointment to a vacant position of a non-executive administrative officer under this section, to have regard to: (a) the nature of the duties of the position, and (b) the abilities, qualifications, experience, standard of work performance and personal qualities of those persons that are relevant to the performance of those duties. 	1 2 3 4 5 6 7 8
	(5)	If an administrative officer has a right of appeal to GREAT against an officer the Commissioner has decided to appoint, the appointment is not to be made (except by way of temporary appointment under this Part):	9 10 11 12
		(a) until the expiration of the time for lodging notice of such an appeal, or	13 14
		(b) if such a notice of appeal is lodged, until the Tribunal has determined the appeal or the appeal is withdrawn.	15 16
	(6)	In this section: <i>eligibility list position</i> means a position to which a current eligibility list is applicable. <i>relevant eligibility list</i> , in relation to a position, means an eligibility list that is current and applicable to the position.	17 18 19 20 21
82D	Tem	porary appointments	22
	(1)	The Commissioner may appoint an officer temporarily to a position of a non-executive administrative officer if the position is a vacant position or the holder is suspended, sick or absent.	23 24 25
	(2)	The Commissioner may, at any time, terminate a temporary appointment under this section.	26 27
	(3)	Sections 82B and 82C do not apply to a temporary appointment under this section.	28 29
82E	Tran	sfer of non-executive administrative officers	30
	(1)	If the Commissioner considers it to be in the interests of NSW Police to do so, the Commissioner may transfer a non-executive administrative officer from one non-executive administrative officer position to another non-executive administrative officer position or non-executive police officer position.	31 32 33 34 35

(2)Such a transfer may be made if: the position to which the officer is transferred entitles its (a) holder to the same level of remuneration as the officer's former remuneration, or the position to which the officer is transferred entitles its (b) holder to a lower level of remuneration than the officer's former remuneration and the officer consents to the transfer at the lowest level of remuneration. (3) A transfer under this section may be made only if the officer possesses the qualifications determined by the Commissioner for the other position. (4) Sections 82B and 82C do not apply to a transfer under this section. 82F **Eligibility lists** When a vacant position of a non-executive administrative officer (1)to which this section applies is advertised in accordance with this Act, the Commissioner may, in connection with a determination of the merit of the persons eligible for appointment to the position, create an eligibility list for the position. (2)An eligibility list for a position is a list of eligible applicants (namely the persons who duly applied for appointment to the position and are eligible for appointment) arranged in order of merit as determined by the Commissioner. An eligibility list for a position remains current: (3) in the case of a list prepared for a base grade or entry level (a) position of a non-executive administrative officer-for 12 months after the list was created, or (b) in the case of a list prepared in relation to any other position—for 6 months after the list was created. (4) An eligibility list need not comprise all the eligible applicants so long as the applicants on the list are those of greatest merit. An eligibility list may even comprise only one eligible applicant so long as that applicant is the applicant of greatest merit. An eligibility list is applicable not only to the position in relation (5) to which it was created but also to any other position that the

Commissioner determines it should be applicable to on the basis

that the position is substantially the same as the position in

relation to which the list was created.

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Page 16

Amendment of Police Act 1990

(6) In this section: 1 base grade or entry level position means a position of 2 administrative officer to which no administrative officer. 3 employed in the same classification of work as that to which the 4 position relates, could be promoted. 5 82G Integrity matters 6 It is the duty of the Commissioner before appointing a person to 7 (1)a vacant position of a non-executive administrative officer, to 8 make inquiries (from any person or body the Commissioner 9 thinks appropriate), as to the person's integrity. 10 (2)It is the duty of the Commissioner, to have regard to any 11 information that comes to the Commissioner's attention (whether 12 as a result of inquiries under subsection (1) or otherwise) as to the 13 integrity of a person referred to in that subsection. 14 (3) The Police Integrity Commission is authorised (but not required) 15 to furnish a report to the Commissioner on any person the subject 16 of an inquiry under this section. 17 82H Vacation of non-executive administrative officer positions 18 (1)A non-executive administrative officer's position becomes 19 vacant if the officer: 20 (a) dies, or 21 is removed from office, or retires or is retired from office, (b) 22 under this or any other Act, or 23 resigns his or her position in writing addressed to the (c) 24 Commissioner. 25 The retirement or resignation of a non-executive administrative (2)26 officer does not take effect until: 27 (a) the Commissioner accepts the retirement or resignation, or 28 the officer has given the Commissioner at least 4 weeks' 29 (b)notice in writing of the day on which the officer intends to 30 retire or resign and the officer is not under suspension from 31 office on that day. 32 Approval to engage in other paid employment **82** 33 A non-executive administrative officer must not engage in any 34 paid employment outside the duties of his or her position without 35 the approval of the Commissioner. 36

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82J		bility of non-executive administrative officers for appointment iblic Service	:
	(1)	A non-executive administrative officer may apply for a position in the Public Service as if the officer were an officer of the Public	:
		Service.	1
	(2)	A non-executive administrative officer who applies for such a	
		position, or is appointed as an officer of the Public Service, is to be taken (for the purposes of the <i>Public Sector Employment and</i>	
		Management Act 2002, the Government and Related Employees	
		Appeal Tribunal Act 1980 and the Industrial Relations Act 1996	1
		and for any other purposes) to be an officer of the Public Service	1
		in relation to the application or appointment.	12
Divi	sion		13
		administrative officers to GREAT	14
83	Арре	eal to GREAT against promotions of administrative officers	15
		The provisions of the Government and Related Employees	16
		Appeal Tribunal Act 1980 relating to promotion appeals apply to	17
		non-executive administrative officers as if those officers were employees, and the Commissioner were their employer, within	18 19
		the meaning of that Act.	20
Par	t 6B	Industrial matters relating to non-executive	21
		officers	22
84	Appl	ication of Part	23
	(1)	This Part applies to all members of NSW Police (other than the	24
		Commissioner, members of NSW Police Senior Executive	25
		Service and temporary employees).	26
	(2)	In this Part:	27
		non-executive officer means a member of NSW Police to whom	28
		this Part applies.	29
85	Com	missioner to be employer for industrial matters	30
		The Commissioner is to be the employer of non-executive	3
		officers for the purposes of any proceedings relating to	32
		non-executive officers held before a competent tribunal having	33
		jurisdiction to deal with industrial matters.	34

Amendment of Police Act 1990

Schedule 1

86	Com	nmissioner may determine salary, wages etc	1
	(1)	The salary, wages or other remuneration of a non-executive officer is, except in so far as provision is otherwise made by law, such as may be determined from time to time by the Commissioner.	2 3 4 5
	(2)	A non-executive officer may sue for and recover the amount of the remuneration of the officer that is determined under this section.	6 7 8
87	Com	missioner may enter into agreements	9
	(1)	The Commissioner may enter into an agreement with any association or organisation representing a group or class of non-executive officers with respect to industrial matters.	10 11 12
	(2)	The Commissioner is not authorised to enter into such an agreement with respect to a matter if the Industrial Relations Commission does not have jurisdiction to make an award or order with respect to that matter because of section 405 of the <i>Industrial Relations Act 1996</i> .	13 14 15 16 17
	(3)	An agreement under this section binds all non-executive officers in the class or group affected by the agreement, and no such officer (whether a member of the association or organisation with which the agreement was entered into or not) has any right of appeal against the terms of the agreement.	18 19 20 21 22
88	Indu appo	strial arbitration or legal proceedings excluded in relation to pintments	23 24
	(1)	The appointment of or failure to appoint a person to a vacant non-executive position, or any matter, question or dispute relating to such an appointment or failure, is not an industrial matter for the purposes of the <i>Industrial Relations Act 1996</i> .	25 26 27 28
	(2)	Subsection (1) applies whether or not any person has been appointed to a vacant non-executive position.	29 30
	(3)	No proceedings for an order in the nature of prohibition, certiorari or mandamus, or for a declaration or injunction or for any other relief, lie in respect of the appointment of or failure to appoint a person to a vacant non-executive position, the entitlement or non-entitlement of a person to be so appointed or the validity or invalidity of any such appointment.	31 32 33 34 35 36
	(4)	Subsection (3) does not affect the operation of the <i>Government</i> and <i>Related Employees Appeal Tribunal Act 1980</i> .	37 38

Schedule 1 Amendment of Police Act 1990

	(5)	The failure of a non-executive commissioned police officer to be appointed for a further term of office as provided by section 75 is for the purposes of this section taken to be a failure to appoint a person to a vacant non-executive position.	1 2 3 4		
	(6)	In this section:	5		
		<i>non-executive position</i> means the position of a member of NSW Police to whom this Part applies.	6 7		
		<i>vacant position</i> , in relation to the position of a police officer or an administrative officer, has the same meaning as it has in Parts 6 and 6A, respectively.	8 9 10		
[6]	Section 91 permanent	A Appointment of long-term temporary employees to positions	11 12		
	Omit the de 91A (1).	efinition of <i>non-executive administrative position</i> from section	13 14		
	Insert instead:				
		<i>non-executive administrative position</i> means a position of a non-executive administrative officer (as defined in Part 6A).	16 17		
[7]	Section 18	3A Revocation of promotional appointment by Commissioner	18		
		luding obtaining a place on any relevant promotion list)" after "where secondly occurring.	19 20		
[8]	Section 21	9 Regulations	21		
	Insert after section 219 (2) (k):				
		(1) a review of the promotion list system for the appointment of non-executive police officers established by amendments made by the <i>Police Amendment (Police</i> <i>Promotions) Act 2006.</i>	23 24 25 26		
[9]	Schedule 4 Savings, transitional and other provisions				
	Insert at the end of clause 2 (1):				
	Police Amendment (Police Promotions) Act 2006 29				

Amendment of Police Act 1990

Schedule 1

[10] Schedule 4 1 Insert at the end of the Schedule with appropriate Part and clause numbers: 2 Part Provisions consequent on enactment of 3 **Police Amendment (Police Promotions)** 4 Act 2006 5 Definitions 6 In this Part: 7 *amending Act* means the *Police Amendment (Police Promotions)* 8 Act 2006. 9 pre-2006 promotion laws means this Act, and the Police 10 *Regulation 2000*, as in force before their amendment by the 11 amending Act. 12 *promotion list* has the same meaning as it has in Part 6 of this Act. 13 Application of pre-2006 appointment and promotion provisions 14 (1)The pre-2006 promotion laws continue to apply to or in respect 15 of the appointment of officers by way of promotion to positions 16 of the rank or grade within a rank of sergeant, senior sergeant, 17 inspector and superintendent (other than positions of executive 18 officers within the meaning of Part 5 of this Act). 19 (2)The pre-2006 promotion laws cease to so apply to or in respect of 20 appointments to positions of a particular rank or grade within a 21 rank when a promotion list is first established for that rank or 22 grade under this Act (as amended by the amending Act). 23 (3) Despite subclause (2), an appeal may be made and dealt with in 24 accordance with the pre-2006 promotion laws, in respect of an 25 appointment made under those laws, after they cease to apply. 26 (4) The application of this Act, as amended by the amending Act, to 27 a rank or grade within a rank for which a promotion list has been 28 established does not affect the continuing application of the 29 pre-2006 promotion laws to a rank or grade within a rank for 30 which a promotion list has not been established. 31 (5) This clause has effect subject to the regulations. 32 Preparation of first promotion lists 33 Police officers may undertake qualification and assessment (1)34 procedures for placement on the first promotion lists for 35 particular ranks or grades within ranks. 36

Schedule 1 Amendment of Police Act 1990

(2)	This Act, and the Police Regulation 2000, as amended by the	1
	amending Act, apply to the extent necessary to enable the	2
	establishment of the first promotion lists and qualification for	3
	placement on those lists.	4
(3)	To avoid doubt, a person who is undertaking qualification for	5
	placement on a first promotion list for a rank may, before that list	6
	is established, continue to apply for positions of that rank in	7
	accordance with the pre-2006 promotion laws.	8
(4)	This clause has effect subject to the regulations.	9
Eligi	bility lists	10
	An eligibility list in force under section 67A immediately before	11
	its repeal by the amending Act in respect of a position of an	12
	administrative officer continues in force and is taken to have been	13
	made under section 82F, as inserted by the amending Act.	14
	,	

Amendment of Police Regulation 2000

Schedule 2

Schedule 2 Amendment of Police Regulation 2000				1
			(Section 4)	2
[1]	The whole Regulation			3
	Omit	"section 73"	wherever occurring. Insert instead "section 80".	4
[2]	Clause 6A Eligibility lists			
	Omit	the clause.		6
[3] Clause 16 Promotio			tion of constables	7
	Omit clause 16 (2).			8
[4]	Part	2, Divisions	2A–2D	g
	Omit	Divisions 2A	A–2C of Part 2. Insert instead:	10
	Divi	sion 2A	Appointment of sergeants	11
	18A	Applicatior	n of Division	12
			Division applies to appointments by way of promotion a Part 6 of the Act.	13 14
	18B	Requireme	nts for appointment as sergeant	15
			rson is not eligible to be appointed to a position of the rank rgeant (other than the grade of senior sergeant) unless the n:	16 17 18
		(a)	is, or has previously been, permanently appointed to the rank of sergeant or above, or	19 20
		(b)	is on the sergeants promotion list that is in force when the appointment is made.	21 22
	18C	Requireme	nts for appointment as senior sergeant	23
			rson is not eligible to be appointed to the rank and grade of r sergeant unless the person:	24 25
		(a)	is, or has previously been, permanently appointed to the grade of senior sergeant or a rank higher than sergeant, or	26 27
		(b)	is eligible for placement on the senior sergeants promotion list that is in force when the appointment is made.	28 29

Schedule 2 Amendment of Police Regulation 2000

 18D Application of Division This Division applies to appointments by way of promotio under Part 6 of the Act. 18E Requirements for appointment as inspector A person is not eligible to be appointed to a position of the ran of inspector unless the person: (a) is, or has previously been, permanently appointed to th rank of inspector or above, or (b) is on the inspectors promotion list that is in force when th appointment is made. Division 2C Appointment of superintendents 	ık ne
 under Part 6 of the Act. 18E Requirements for appointment as inspector A person is not eligible to be appointed to a position of the ran of inspector unless the person: (a) is, or has previously been, permanently appointed to th rank of inspector or above, or (b) is on the inspectors promotion list that is in force when th appointment is made. 	ık ne
 A person is not eligible to be appointed to a position of the ran of inspector unless the person: (a) is, or has previously been, permanently appointed to th rank of inspector or above, or (b) is on the inspectors promotion list that is in force when th appointment is made. 	ne
 of inspector unless the person: (a) is, or has previously been, permanently appointed to th rank of inspector or above, or (b) is on the inspectors promotion list that is in force when th appointment is made. 	ne
rank of inspector or above, or(b) is on the inspectors promotion list that is in force when th appointment is made.	ie
appointment is made.	
Division 2C Appointment of superintendents	
18F Application of Division	
This Division applies to appointments by way of promotio under Part 6 of the Act.	n
18G Requirements for appointment as superintendent	
A person is not eligible to be appointed to a position of the ran of superintendent unless the person:	k
(a) is, or has previously been, permanently appointed to th rank of superintendent or above, or	ne
(b) is on the superintendents promotion list that is in forc when the appointment is made.	ce
Division 2D Promotion lists and reviews	
18H Establishment of promotion lists	
 A person may be placed on the promotion list for a rank or grad within a rank of police officer if the person meets th requirements for placement set out in this clause. 	
(2) A person is eligible to be placed on a promotion list (other tha the senior sergeants promotion list) if:	n
(a) the person has completed the required time at rank befor applying to complete the pre-qualifying assessment for that rank or grade within a rank, and	re Dr

Amendment of Police Regulation 2000

Schedule 2

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- (b) the person has, within the last 3 years, obtained a mark in the pre-qualifying assessment for that rank or grade within a rank and has, on the basis of the person's mark in that assessment, been determined by the Commissioner to meet the quota requirements for selecting persons to proceed to undertake the promotion examination and management performance review for that rank or grade within a rank, and
- (c) the person has, within the last 3 years, completed the promotion examination, and the management performance review, for that rank or grade within a rank, and
- (d) the person has, on the basis of the person's performance in the pre-qualifying assessment and that examination and review, been determined by the Commissioner to meet the quota requirements for selecting persons to proceed to undertake the eligibility program for that rank or grade within a rank, and
- (e) the person has, within the last 3 years, successfully completed the eligibility program and obtained an eligibility mark, as determined by the Commissioner, for that rank or grade within a rank.
- (3) The *required time at rank* for the purposes of subclause (2) is:
 - (a) in the case of a person applying for placement on the sergeants promotion list—a period of, or periods totalling, not less than 2 years at the rank of senior constable, and
 - (b) in the case of a person applying for placement on the inspectors promotion list—a period of, or periods totalling, not less than 2 years of appointment (including temporary appointment under Part 6 of the Act or an appointment to act in an executive position under the Act) at the rank of sergeant or a higher rank, and
 - (c) in the case of a person applying for placement on the superintendents promotion list— a period of, or periods totalling, not less than 2 years of appointment (including temporary appointment under Part 6 of the Act or an appointment to act in an executive position under the Act) at the rank of inspector or a higher rank.

(4)	A person is eligible to be placed on the senior sergeants promotion list if:			
	(a)		erson is on, or has received an eligibility mark for, the ants promotion list and:	3 4
		(i)	the person applies for placement on the senior sergeants promotion list, and	5 6
		(ii)	the person has, on the basis of the person's performance in the eligibility program for the sergeants promotion list, been determined by the Commissioner to meet the quota requirements for placement on the senior sergeants promotion list, or	7 8 9 10 11
	(b)	the pe	erson is a police officer of the rank of sergeant and:	12
		(i) (ii) (iii)	if required to do so by the Commissioner, the person has successfully completed the senior sergeants promotion examination and has, on the basis of the person's performance in that examination, been determined by the Commissioner to meet the quota requirements to proceed to undertake the sergeants eligibility program, and the person has successfully completed the sergeants eligibility program and obtained an eligibility mark, as determined by the Commissioner, and the person has, on the basis of the person's	13 14 15 16 17 18 19 20 21 22 23
		(111)	performance in the eligibility program, been determined by the Commissioner to meet the quota requirements for placement on the senior sergeants promotion list.	23 24 25 26 27
(5)	A person who is qualified for more than one promotion list may be placed on more than one promotion list at any one time.			28 29
Eligi	bility ı	require	ements	30
(1)	The Commissioner may:			31
	(a) determine quotas for the number of persons who may be selected to attempt eligibility requirements for placement on a promotion list in each year, and		32 33 34	
	(b)		mine quotas for the number of persons who may be d on the senior sergeants promotion list in each year,	35 36

placed on the senior sergeants promotion list in each year, and(c) from time to time determine the standard for successful completion of an eligibility requirement.

Amendment of Police Regulation 2000

	(2)	The Commissioner may from time to time determine the period within which successive attempts to complete the same eligibility requirement may be made and may limit the number of attempts to successfully complete an eligibility requirement that a person is permitted to make.	1 2 3 4 5				
	(3)	In this Division:	6				
		eligibility requirement means any of the following:	7				
		(a) a pre-qualifying assessment,	8				
		(b) a promotion examination,	9				
		(c) a management performance review,	10				
		(d) an eligibility program.	11				
18J	Rank	king on promotion lists	12				
	(1)	Persons placed on a promotion list are to be ranked on that list in order according to the eligibility mark of each person.	13 14				
	(2)	The eligibility mark of a person on a promotion list is to be15determined for the person by the Commissioner on the basis of16marks determined for each eligibility requirement.17					
	(3)	The Commissioner may determine the weighting to be given to each eligibility requirement for the purpose of calculating eligibility marks for a promotion list.	18 19 20				
18K	Time for acceptance of promotion offers 21						
		A person who is on a promotion list and who is offered an appointment to a rank or a grade within a rank to which the list applies is taken to have refused the offer if the person fails to accept the appointment within 72 hours of the offer being made, or within such longer period as the Commissioner may allow in a particular case.	22 23 24 25 26 27				
18L	Rem	Removal or suspension from list 24					
	(1)	A police officer who is appointed by way of promotion to a rank or grade within a rank to which a promotion list applies is to be removed from the list.	29 30 31				
	(2)	The Commissioner must notify a person in writing if the person is suspended or removed from a promotion list on integrity grounds.	32 33 34				

Schedule 2 Amendment of Police Regulation 2000

	18M	Curr	rency of promotion list	1		
			A promotion list remains current:	2		
			(a) for the period of 12 months after it is established, or	3		
			(b) until all persons on the list have been removed from the list,	4 5		
			whichever occurs first.	6		
	18N	Eligi	ible persons to be included in replacement promotion lists	7		
		(1)	A person who is on a promotion list for a rank or a grade within a rank is to be included on any replacement promotion list, if the person remains eligible to be placed on such a promotion list.	8 9 10		
		(2)	A person may not be included in a replacement promotion list if the person was last awarded an eligibility mark more than 3 years before the promotion list is established.	11 12 13		
[5]	Clau	se 110	ט	14		
	Inser	sert after clause 109:				
	110 Review of promotion system					
		(1)	The Minister is to review the promotion system established for non-executive police officers by the amendments made to the Act and this Regulation by the <i>Police Amendment (Police</i> <i>Promotions) Act 2006.</i>	17 18 19 20		
		(2)	The review is to be undertaken as soon as possible after 2 years after the establishment of the first promotion list under that system and is to be completed within 6 months.	21 22 23		