INCORPORATED LEGAL PRACTICE NOTICE OF CEASING TO ENGAGE IN **LEGAL PRACTICE IN NEW SOUTH WALES**



THIS IS A NOTICE OF AN INCORPORATED LEGAL PRACTICE CEASING TO ENGAGE IN LEGAL PRACTICE IN NEW

SOUTH WALES IN ACCORDANCE WITH CHAPTER 3, PART 3.7 OF THE LEGAL PROFESSION UNIFORM LAW (NSW). An incorporated legal practice must give The Law Society notice, in this form, within 14 days of it ceasing to engage in legal practice (s.104(3) of the Legal Profession Uniform Law (NSW) and Rule 29 Legal Profession Uniform General Rules 2015). All questions are mandatory except where indicated otherwise. 1. CORPORATION DETAILS Name of corporation: **Australian Company Number:** Business name: Date from which the corporation ceased to engage in legal practice in New South Wales: (DD/MM/YYYY): 2. ILP PRINCIPALS Provide the full names of all Australian practitioners who were principals of the incorporated legal practice immediately before the corporation ceased to engage in legal practice. Full name: Full name: Attach additional page if necessary. 3. HAS ANOTHER LAW PRACTICE TAKEN OVER THE BUSINESS OF THE INCORPORATED LEGAL PRACTICE? Has another law practice or entity taken over or acquired the business of the incorporated legal practice? Yes (please provide details below) No 4. SIGNATURE

This form must be signed by a principal of the law practice.

I am a principal of the law practice and I certify that the information in this form is true and correct.

Signed:	Dated (DD/MM/YYYY):

PERSONAL INFORMATION COLLECTION NOTICE

By completing this form you are providing personal information to The Law Society of New South Wales (we, us, or our).

By lodging this application, you confirm that you have read the Personal Information Collection Notice and that you consent to The Law Society of New South Wales' collection, use and disclosure of information in accordance with that Notice. If you have any questions regarding the Personal Information Collection Notice please contact our Privacy Officer using the contact details below, prior to lodging this application.

Who do we collect the personal information from?

We generally collect your personal information directly from you. However, in some cases, we may receive your personal information from a third party (for instance if we receive a complaint) and when it is relevant to our statutory responsibilities (for instance other regulators who have dealt with you).

What are the purposes for which we collect and hold personal information?

We collect and hold your personal information to:

- fulfil our functions under, facilitate compliance with, and carry out our
 responsibilities in connection with, the Legal Profession Act 2004 (NSW),
 the legal profession legislation (as defined in the Legal Profession Uniform
 Law Application Act 2014), the Corporations Act 2001 (Cth), the Professional
 Standards Act 1994 (NSW) and associated regulations (which require and
 authorise us to collect certain information) including to maintain regulatory
 and corporate records;
- fulfil our role as a professional association including:
 - · maintaining membership records
 - communicating with you to offer products, services and events and when you obtain a product or service or come to an event
 - · to conduct research and provide public representation; and
- provide information to third parties as authorised or required by law.

What if we didn't collect this personal information?

Without your personal information we may not be able to process your application or request, perform our statutory functions or provide you with some or all of the services of the Law Society as a professional association.

Who are the types of bodies and persons to whom we usually disclose your personal information?

Your personal information may be provided to:

- entities distributing information relevant to you as a legal practitioner or member of the Law Society;
- Lawcover and other professional indemnity insurers and practising certificate funders:
- our professional advisors and contractors (strictly on the basis that the information is to be used only for providing services to the Law Society and must not be disclosed);
- Australian regulators and government entities (such as the Office of the Legal Services Commissioner) and overseas regulators; and
- organisations that represent the legal profession such as the Law Council of Australia and Regional Law Societies.

Disclosure overseas

If you practise in a foreign country (or apply to do so) we may send your personal information overseas in response to an inquiry from the relevant authority in that place.

We use the services of certain third party service providers which may have offices or other operations outside of Australia. As a result, your personal information may be disclosed to overseas recipients. All service providers that have access to personal information held by us are required to keep the information confidential and not to make use of it for any purpose other than to provide services in accordance with their engagement.

You can access and correct your personal information

Our privacy policy contains information about how you may access your personal information and seek correction of such information; as well as how to complain about a breach of the Australian Privacy Principles and how we will deal with such a complaint. Our privacy policy is accessible via lawsociety.com.au/privacy-policy

How to contact us for privacy related issues PRIVACY OFFICER

Corporate Legal Services
The Law Society of New South Wales
170 Phillip Street, SYDNEY NSW 2000

Telephone: (02) 9926 0333 Fax: (02) 9231 5809

Email: corplegal@lawsociety.com.au

PLEASE DO NOT RETURN THIS FORM TO THE PRIVACY OFFICER

See footer for lodgement address.