

Standards & Development

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ADMISSION AS A SOLICITOR: TRAINEE SOLICITORS

This information package applies from 16 November 2023.

This package sets out the procedure for a trainee solicitor to apply for admission as a solicitor in Hong Kong after completion of a trainee solicitor contract. Please read this package carefully before preparing your documents and before seeking advice from the Society.

1. Legislation

The relevant provisions are sections 3 & 4 of the Legal Practitioners Ordinance and rules 3, 4 & 5 of the Admission and Registration Rules and the Trainee Solicitors Rules. The legislation is posted on the Law Society website at www.hklawsoc.org.hk.

2. **Procedure**

There are three steps you must take to be admitted in Hong Kong.

Step 1: APPLICATION FOR CERTIFICATE OF ELIGIBILITY FOR ADMISSION (Form 2)

Within 12 months after the completion of your most recent trainee solicitor contract, you must apply to the Society for a certificate of eligibility for admission by providing to the Society (marked to the attention of the "Registration Section") -

- (a) a completed Form 4 (application for a certificate of eligibility for admission) for each principal who has employed you see attached Notes for completing Form 4;
- (b) a completed Statement of Compliance with CPD / RME Requirements and as required, a copy of your CPD / RME training record kept in accordance with rule 6(1) of the Continuing Professional Development Rules; and
- (c) a cheque for \$1,500.00 payable to "The Law Society of Hong Kong".

Step 2: CERTIFICATE OF ELIGIBILITY FOR ADMISSION

After your documents have been checked, a Form 2 (certificate of eligibility for admission) will be issued to you.

It will take at least 4 weeks to issue the Form 2 depending on the seasonal workload of the Society. Do not telephone the Society until the end of this period.

Step 3: MOTION PAPERS

When you have received the Form 2 from the Society, you must prepare and file a motion paper with the High Court of First Instance **within 2 months** of the date of the Form 2: rule 4(1A).

If you fail to do so, you will have to apply for another Form 2 (see Step 1) and a further application fee is payable. The Society has no discretion to extend this time limit.

A sample motion paper is attached. The motion paper must be accompanied by –

- (a) the original Form 2 certificate issued by the Society; and
- (b) a cheque for \$1,135.00 payable to "The Government of the Hong Kong Special Administrative Region" for the application fee.

It is a requirement of rule 4(2) of the Admission and Registration Rules that the original Form 2 certificate accompany your motion paper. **Do not file your motion paper before you obtain the Form 2 from the Society.**

You must serve a sealed copy of the motion paper and a certified copy of the Form 2 on the Society and the Secretary for Justice at the same time as the papers are filed at the Court: rule 4(3).

The copy delivered to the Society must be accompanied by the name of the person who will move your admission and whether that person is a barrister or solicitor. If the name of the person moving your admission changes, you should notify the Society immediately by email to regist@hklawsoc.org.hk.

The Secretary for Justice will write to you and advise whether there is any objection to your admission. A copy of the letter will be sent to the Court and the Society. The Society will **not** issue any letter if your papers are in order.

If your papers are not in order, you will be advised by the Society or the Secretary for Justice of the further steps which you need to take.

A further fee of \$360.00 for entering your name on the roll is payable to the High Court after your admission. A demand note for the fee will be issued to you by the Court.

3. General notes

You must read the notes at the bottom of the attached forms carefully. Any amendments to the attached forms must be initialled by the declarants and the witness. If a document is not in a form acceptable to the Society it will be returned to you for amendment and re-execution. You will not be permitted to bring substitute pages to the Society and insert them in the original document in place of the incorrect pages.

Please also refer to the specimen forms prepared which are attached at the back of this package.

4. Continuing Professional Development ("CPD")

You are required to accumulate 30 CPD points by the end of your period of employment as a trainee solicitor and on a pro-rata basis in accordance with Table A or Table A1 in the CPD Information Package. A CPD practice year commences on 1 November in a year and ends on 31 October the following year. You are required to accumulate 15 CPD points for a 12-month period of employment as a trainee solicitor in a CPD practice year. If the period of your trainee solicitor contract in a CPD practice year does not cover the entire CPD practice year, your CPD requirement in that CPD practice year will be determined on a pro-rata basis in accordance with Table A or Table A1 in the CPD Information Package.

The Society's policies, procedures and guidelines concerning the CPD Scheme are set out in the CPD Information Package which is posted on the Law Society website at www.hklawsoc.org.hk.

5. Risk Management Education ("RME")

With effect from 1 November 2008, the application of the Legal Practitioners (Risk Management Education) Rules ("Rules") has been extended to trainee solicitors whose first trainee solicitor contract commences on or after 1 November 2008.

For trainee solicitors whose first trainee solicitor contract commences on or after 1 November 2008

If your first trainee solicitor contract commences on or after 1 November 2008, you will be subject to the RME obligations as follows:

- (a) During the first practice year in which the Rules apply to you, you shall complete the trainee solicitor's core courses consisting of two half-day modules.
- (b) During the second practice year in which the Rules apply to you, you shall complete the compulsory first electives for trainee solicitors consisting of two half-day modules.

The compliance of RME obligations including the completion of the trainee solicitor's core courses and the compulsory first electives for trainee solicitors is a condition of admission for trainee solicitors.

An RME practice year commences on 1 November in a year and ends on 31 October the following year. The Rules apply to you if you are employed under a valid trainee solicitor contract for 100 days or more in an RME practice year. Your first practice year for the purposes of the Rules will be the first practice year in which the Rules first apply to you and is not an exempted practice year. Your second practice year is the practice year immediately succeeding the first practice year and is not an exempted practice year. If the period of your employment as a trainee solicitor is less than 100 days in an RME practice year, that practice year will be an exempted practice year and as a result, it is unnecessary for you to complete any RME courses in that practice year.

There have been instances of misinterpretation of the RME requirement whereby the trainee solicitors calculate the 12-month period for the first practice year in which they have to complete the core courses from the date of commencement of their trainee solicitor contracts, instead of 1 November. Examples on how to calculate the relevant

first and second practice years are set out in the section "Frequently Asked Questions" of the RME Information Package.

On the basis that you have completed the trainee solicitor's core courses and the compulsory first electives, you shall be exempted from completion of the non-principal's core courses during the practice year when you start working as a non-principal in a Hong Kong firm after admission as a Hong Kong solicitor. You nevertheless remain subject to the annual RME elective obligations.

For trainee solicitors whose first trainee solicitor contract commences before 1 November 2008

The Rules do not apply to trainee solicitors whose first trainee solicitor contract commences before 1 November 2008. If you fall within this category, you are not subject to any RME obligations as trainee solicitor.

When you work as a non-principal in a Hong Kong firm after admission as a Hong Kong solicitor, you will be subject to the Rules for the first time:

- (a) During the first practice year that the Rules apply to you, you have to complete the non-principal's core courses which consist of two half-day modules;
- (b) During every subsequent practice year, you will complete at least 3 hours of elective courses within each subsequent practice year or failing which, at least 6 hours of elective courses within the immediately succeeding practice year.

The RME Information Package is posted on the Society's website at www.hklawsoc.org.hk.

6. Notice of Intention to Apply for a Practising Certificate

For first time application for a practising certificate, a Notice of Intention to apply for a practising certificate must be submitted not less than 6 weeks before the application for a practising certificate in accordance with the Practising Certificate (Special Conditions) Rules. A Notice of Intention to apply for a Practising Certificate is enclosed.

Form 4

[rule 3(2)(b)]

ADMISSION AND REGISTRATION RULES

APPLICATION FOR A CERTIFICATE OF ELIGIBILITY FOR ADMISSION AS A SOLICITOR ON THE BASIS OF COMPLIANCE WITH SECTION 4(1)(a)—TRAINEE SOLICITORS

To:	The Law	The Law Society of Hong Kong,		
	I,			
		[full name in English and, if applicable, Chinese]		
of				
apply	for the iss	ue to me of a certificate of eligibility in accordance with rule 3(4) of the egistration Rules (Cap. 159 sub. leg. B).		
	We,			
of				
		(the "Trainee Solicitor")		
and				
of				
		(the "Principal"),		
		sincerely declare as follows—		
(a)	I, the Tra	inee Solicitor for myself say as follows—		
	of O I ac O I I	have resided in Hong Kong for at least 3 months immediately before the date this application. R* intend to reside in Hong Kong for at least 3 months immediately after my lmission. R* have been ordinarily resident in Hong Kong for at least 7 years. R*		
		have been present in Hong Kong for at least 180 days of each of at least 7 ears.		

Details of my periods of residence are set out in the "First Schedule" annexed to this application. The attached document marked " " is a certified copy of my passport. I was employed under a trainee solicitor contract by the Principal for the period Except as indicated in paragraph(s) 4 and 5*/I have actually exclusively and bona fide been employed as a trainee solicitor by the Principal. Except as mentioned in the "Second Schedule" annexed to this application*/ I have not held any office or engaged in any employment other than the employment of the Principal. I have been absent from the office of the Principal for the period or periods mentioned in the first column of the "Third Schedule" annexed to this application for the reasons set out in the third column*. I have complied with the requirements of rule 7 of the Trainee Solicitors Rules (Cap. 159 sub. leg. J) as to the passing of examinations. I confirm that my most recent trainee solicitor contract was entered into before 1 September 1998, and that during the period of my employment as a trainee solicitor I have learned in the office of the Principal the following basic skills and characteristics associated with the practice and profession of a solicitor marked "X" in the appropriate box— **Drafting documents** (1) (2) Communication with clients and others Research (3) (4) Office routines, procedures and costs OR* I confirm that my most recent trainee solicitor contract was entered into on or after 1 September 1998, and that during the period of my employment as a trainee solicitor I have learned in the office of the Principal the principles of professional conduct and the following basic skills associated with the practice and profession of a solicitor marked "X" in the appropriate box— Communication (1) Practice support (2) Legal research (3) **Drafting** (4) Interviewing (5) Negotiation (6) Advocacy (7) I confirm that my most recent trainee solicitor contract was entered into before

8. I confirm that my most recent trainee solicitor contract was entered into before 1 September 1998, and that during the period of my employment as a trainee solicitor I have gained reasonable experience in the office of the Principal in at least 3/2* of the following basic legal topics being those marked "X" in the appropriate box (and in the office of, another person qualified under section 20 of the Legal Practitioners

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following basic legal topics being that/those* marked "Z" in the appropriate box)*— (1) Conveyancing Commercial or corporate law (2) Family law (3) Civil litigation (4) Criminal litigation (5) Wills, Probate and Trusts (6) Trade Marks, Patents, Copyrights (7) Such other legal topic as may be determined (8) from time to time by the Society OR* I confirm that my most recent trainee solicitor contract was entered into on or after 1 September 1998, and that during the period of my employment as a trainee solicitor I have gained proper training and experience in the office of the Principal in at least 3/2* of the following basic legal topics being those marked "X" the appropriate box (and in the office another person qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor, in at least 1 of the following basic legal topics being that/those* marked "Z" in the appropriate box)*— (1) Banking (2) Civil litigation Commercial (3) (4) Company Criminal litigation (5) Family (6) (7) Insolvency (8) Intellectual property (9) International law (10)**Property** Trusts, Wills and Probate (11)I have accumulated the number of CPD accreditation points that is required by section 5 of the Continuing Professional Development Rules (Cap. 159 sub. leg. W) to be accumulated by the end of my period of employment as a trainee solicitor. I have completed all general core courses and the minimum hours of elective courses required under the Legal Practitioners (Risk Management Education) Rules (Cap. 159 sub. leg. Z) during my employment as a trainee solicitor. AND I, the Principal for myself say as follows— At the time of execution of the Trainee Solicitor Contract, I was and have remained qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor.

Ordinance (Cap. 159) to employ a trainee solicitor, in at least 1 of the

Admission of Trainee Solicitors - F.4

and belief.

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1.

2.

(b)

I have read paragraphs 2, 3, 4 and 5 of the declaration made by the Trainee Solicitor and the contents are true to the best of my knowledge, information

- 3. With regard to paragraph 7 of the declaration, I confirm that during the term of the Trainee Solicitor Contract, I have provided the Trainee Solicitor with the opportunity to learn in my office the basic skills and characteristics associated with the practice and profession of a solicitor as enumerated by the Trainee Solicitor.
- 4. With regard to paragraph 8 of the declaration, I confirm that during the term of the Trainee Solicitor Contract, I have provided the Trainee Solicitor with the opportunity to gain reasonable experience in my office (and in the office of another person qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor)* the basic legal topics as enumerated by the Trainee Solicitor.
- 5. I consider that the Trainee Solicitor is fit to be a solicitor.

AND we make this solemn declaration conscientiously believing it to be true and by virtue of the Oaths and Declarations Ordinance (Cap. 11).

DECLARED at	
Before me,	Trainee Solicitor
Commissioner for Oaths/Solicitor	
DECLARED at	
Before me,	Principal
Commissioner for Oaths/Solicitor	

FIRST SCHEDULE

Address	Period	of residence
		
	SECOND SCHEDULE	
	Details of other offices/employment	
	1 7	
	THIRD SCHEDULE	
	THIND SCHLDULL	
Period of absence	With/without consent of Principal	Reasons

Note: Where the Trainee Solicitor has been employed under two or more trainee solicitor contracts, each employer shall make a separate declaration.

^{*} Delete whichever is inapplicable.

Personal Information Collection Statement

The personal data collected in this Application ("the data") will be used by the Law Society of Hong Kong ("the Society") for the following purposes:

- (i) The processing of this Application and related matters;
- (ii) The exercise of the powers of the Society conferred upon it under the Legal Practitioners Ordinance (Chapter 159) and its subsidiary legislation; and
- (iii) The performance of the functions of the Society in accordance with its Memorandum and Articles of Association and the attainment of the objects for which the Society is established.

It is obligatory for you to supply the Society with all data requested in this application form except as otherwise indicated. The consequence for you if you fail to supply such data is that the Society will not be able to process this Application.

The data may be provided to such persons within the Society whose proper business it is to have access to and assist in the processing of this Application and related matters. The data may also be provided to other persons who may help the Society in attaining the purposes above mentioned.

Any data that is provided to anyone outside of the Society will be restricted to what is necessary and not excessive to achieve any intended purpose.

You have the right to request access to and correction of the data. Any such request should be addressed to the Secretary General, the Law Society of Hong Kong, 3/F, Wing On House, 71 Des Voeux Road Central, Hong Kong.

The Privacy Policy Statement of the Society is available on its website at www.hklawsoc.org.hk.

NOTES FOR COMPLETING FORM 4

- Where the Trainee Solicitor has been employed under two or more trainee solicitor 1. contracts, each employer shall make a separate declaration.
- 2. * Delete whichever is inapplicable.
- 3. Details of any offices held or other employment during your trainee solicitor contract must be given in the Second Schedule. The name and address of each employer, the position held and the length of employment must be stated.
- 4. All periods of absence from your principal's office must be stated in the Third Schedule, eg, recreation leave, sick leave, maternity leave and secondment to another firm of solicitors or company.
- 5. You must give full details of your periods of residence in Hong Kong in the First Schedule on whatever basis of residency upon which you are claiming to be eligible for admission.

If you are claiming to be eligible for admission on the basis of residency in Hong Kong for at least 3 months immediately before the date of your application for a certificate of eligibility for admission or intention to reside in Hong Kong for at least 3 months immediately after your admission, a certified copy of your passport, including relevant pages showing date/s of arrival and if applicable, the date/s of departure from Hong Kong, must be attached to your Form 4.

Please note that under section 4(3) of the Legal Practitioners Ordinance, if you were admitted as a solicitor on the basis of an intention to reside in Hong Kong for at least 3 months immediately after your admission, but you failed to so reside, the Court may, on the application of the Society, order that your name be removed from or struck off the roll of solicitors.

If you are claiming to be eligible for admission on the basis of residency in Hong Kong for at least 7 years or presence in Hong Kong for at least 180 days of each of at least 7 years, a certified copy of your passport showing the particulars of yourself should be attached to your Form 4.

The name that appears in your Hong Kong Identity Card (HKID) will be used on the Roll of Solicitors and applicants may be asked to make a statutory declaration if the names on other documents do not correspond with that in the HKID.

6.	Any attachments to your Form 4 must be marked as follows -
	"This is a true copy of the referred to in paragraph of the declaration of
	made before me this day of

- 7. Your Form 4 cannot be declared by you or your principal before the expiry of the Trainee Solicitor Contract.
- Your Form 4 declaration must not be witnessed by a solicitor who is an employee or 8. principal in the same firm as you.

Commissioner for Oaths / Solicitor"

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The Law Society of Hong Kong

Continuing Professional Development (CPD)

Statement of Compliance with CPD / RME Requirements – Trainee Solicitors

Notes:	(1)	In order to be admitted, trainee solicitors must comply with the requirements of the CPD Rules and RME Rules. Please submit this statement to the Law Society with your Form 4 Application for a Certificate of Eligibility for Admission.
	(2)	Please enclose a copy of the CPD / RME training record and copies of al correspondence from the Law Society relating to exemption or suspension from the operation of the CPD Scheme and/or RME Programme.
I		(Chinese Name:)
	,	rint <u>English</u> name in full)
state th	nat dur	ing my employment as a trainee solicitor,
* 1.	accum were	firm that I was required to accumulate CPD points and I have nulated not less than CPD points, out of which CPD points obtained according to the accreditation criteria and the calculations of CPD sunder the deemed accreditation system.
* 2.		granted exemption from the requirements of the CPD Scheme (the letter from aw Society granting me partial exemption is attached).
* 3.		granted suspension from the operation of the CPD Scheme (the letter from the Society granting me suspension is attached).
* 4.	I was	required to complete and completed: (please tick the appropriate box)
		(a) the RME core programme for trainee solicitors; and
		(b) the compulsory first elective for trainee solicitors.
(*Dele	ete as a	appropriate)
Signed	by Tra	ainee Solicitor Date
Daytin	ne cont	act telephone no.:

 $\label{eq:warning:adaptive} WARNING: A \ false \ or \ incorrect \ statement \ may \ constitute \ professional \ misconduct \ and \ may \ lead \ to \ disciplinary \ actions.$

Personal Information Collection Statement

The personal data collected in this Statement ("the data") will be used by the Law Society of Hong Kong ("the Society") for the following purposes:

- (i) The processing of this Statement and related matters;
- (ii) The exercise of the powers of the Society conferred upon it under the Legal Practitioners Ordinance (Chapter 159) and its subsidiary legislation; and
- (iii) The performance of the functions of the Society in accordance with its Memorandum and Articles of Association and the attainment of the objects for which the Society is established.

It is obligatory for you to supply the Society with the data requested in this Statement except as otherwise indicated. The consequence for you if you fail to supply the data is that the Society will not be able to process this Statement.

The data will be provided to such persons within the Society whose proper business it is to have access to and assist in processing this Statement. The data may also be provided to other persons who may help the Society in attaining the purposes above mentioned.

You have the right to request access to and correction of the data. Any such request should be addressed to the Secretary General, the Law Society of Hong Kong, 3/F, Wing On House, 71 Des Voeux Road Central, Hong Kong.

The Privacy Policy Statement of the Society is available on its website at www.hklawsoc.org.hk.

IN THE HIGH COURT OF HONG KONG COURT OF FIRST INSTANCE

MISCELLANEOUS PROCEEDINGS NO. OF

IN THE MATTER of the application of [name of applicant]* to be admitted and enrolled as a Solicitor of the High Court of the Hong Kong Special Administrative Region and IN THE MATTER of the Admission and Registration Rules of the Legal Practitioners Ordinance, Cap. 159 of the Laws of the Hong Kong Special Administrative Region. **NOTICE OF MOTION** To: The Registrar of the High Court of Hong Kong Court of First Instance TAKE NOTICE that this Honourable Court will be moved on Saturday, the [1 at 9.30 o'clock in the forenoon or so soon thereafter as day of [may be convenient to the Court by counsel or such other person as may be authorized so to do pursuant to Rule 5 of the Admission and Registration Rules of the Legal Practitioners Ordinance, Cap. 159 for an order that the abovenamed [name of applicant]* be admitted and enrolled as a solicitor of this Honourable Court. Dated the [] day of [][1

#7308012 (16/11/2023) Admission of Trainee Solicitors – M.P. [name of firm]

[address of firm]

Solicitors for the applicant

IN THE HIGH COURT OF HONG KONG COURT OF FIRST INSTANCE

MISCELLANEOUS PROCEEDINGS NO. OF

IN THE MATTER of the application of [name of applicant]* to be admitted and enrolled a	is a
Solicitor of the High Court of the Hong Kong Special Administrative Region	

and

IN THE MATTER of the Admission and Registration Rules of the Legal Practitioners Ordinance, Cap. 159 of the Laws of the Hong Kong Special Administrative Region.
NOTICE OF MOTION
Filed this [] day of [] []

[name of firm] Solicitors for the applicant [address of firm]

#7308012 (16/11/2023) Admission of Trainee Solicitors - M.P.

^{*} The name appearing on the admission certificate to be issued by the High Court will be in the same order as the name stated in the Notice of Motion

SPECIMEN

The Law Society of Hong Kong

Form 4

[rule 3(2)(b)]

ADMISSION AND REGISTRATION RULES

APPLICATION FOR A CERTIFICATE OF ELIGIBILITY FOR ADMISSION AS A SOLICITOR ON THE BASIS OF COMPLIANCE WITH SECTION 4(1)(a)—TRAINEE SOLICITORS

To: The Law Society of Hong Kong,
I, CHAN TAI MAN

[full name in English and, if a CORRESPONDENCE ADDRESS

of RM 9, 5/F, 6 POK FU LAM RD, HONG KONG

apply for the issue to me of a certificate of eligibility in accordance with rule 3(4) of the Admission and Registration Rules (Cap. 159 sub. leg. B).

We, CHAN TAI MAN

of RM 9, 5/F, 6 POK FU LAM RD, HONG KONG

and WONG CHI MING PETER

ON HKID CARD)

- (a) I, the Trainee Solicitor for myself say as follows—
 - 1. I have resided in Hong Kong for at least 3 months immediately before the date of this application.

OR*

I intend to reside in Hong Kong for at least 3 months immediately after myadmission.

OR*

I have been ordinarily resident in Hong Kong for at least 7 years.

OR3

I have been present in Hong Kong for at least 180 days of each of at least 7 years.

Details of my periods of residence are set out in the "First Schedule" annexed to this application.

DELETE
AS
APPROPRIATE

DATE OF
COMMENCEMENT
AND LAST
DAY OF
CONTRACT

LAST DAY
SHOWN ON
YOUR RELEASE
IF YOU HAVE
ENTERED
INTO MORE
THAN ONE
TRAINEE

SOLICITOR CONTRACT 2.

5.

6.

The attached document marked " " is a certified copy of my passport.

I was employed under a trainee solicitor contract by the Principal for the period 1 January 2006 to 31 December 2007 (the "Trainee Solicitor Contract").

Except as indicated in paragraph(s) 4 and 5*/I have actually exclusively and bona fide been employed as a trainee solicitor by the Principal.

Except as mentioned in the "Second Schedule" annexed to this application*/ I have not held any office or engaged in any employment other than the employment of the Principal.

I have been absent from the office of the Principal for the period or periods mentioned in the first column of the "Third Schedule" annexed to this application for the reasons set out in the third column*.

I have complied with the requirements of rule 7 of the Trainee Solicitors Rules (Cap. 159 sub. leg. J) as to the passing of examinations.

THE SKILLS IN THIS PARAGRAPH 7 & 8 COMPRISE OF THE "OLD" /"NEW" FORM SKILLS AND "OLD"/"NEW" FORM LEGAL TOPICS AS STATED IN **YOUR** TRAINEE SOLICITOR CONTRACT. THE "OLD" **SKILLS** RELATE TO

THE "OLD"
LEGAL TOPICS
AND THE
"NEW" SKILLS
TO THE "NEW"
LEGAL TOPICS
RESPECTIVELY

I confirm that my most recent trainee solicitor contract was entered into before 1 September 1998, and that during the period of my employment as a trainee solicitor I have learned in the office of the Principal the following basic skills and characteristics associated with the practice and profession of a solicitor marked "X" in the appropriate box—

(1)	Drafting documents	
(2)	Communication with clients and others	
(3)	Research	
(4)	Office routines, procedures and costs	
$\cap P^*$		

I confirm that my most recent trainee solicitor contract was entered into on or after 1 September 1998, and that during the period of my employment as a trainee solicitor I have learned in the office of the Principal the principles of professional conduct and the following basic skills associated with the practice and profession of a solicitor marked "X" in the appropriate box—

(1)	Communication	X	
(2)	Practice support	X	PLS MARK
(3)	Legal research	X	THE APPRO-
(4)	Drafting	X	PRIATE BOXES
(5)	Interviewing	X	BUXES
(6)	Negotiation	X	
(7)	Advocacy	X	

I confirm that my most recent trainee solicitor contract was entered into before 1 September 1998, and that during the period of my employment as a trainee solicitor I have gained reasonable experience in the office of the Principal in at least 3/2* of the following basic legal topics being those marked "X" in the appropriate box (and in the office of, another person qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor, in at least 1 of the following basic legal topics being that/those* marked "Z" in the appropriate

box)*	<u> </u>	
(1)	Conveyancing	
(2)	Commercial or corporate law	
(3)	Family law	
(4)	Civil litigation	
(5)	Criminal litigation	
(6)	Wills, Probate and Trusts	
(7)	Trade Marks, Patents, Copyrights	
(8)	Such other legal topic as may be determined	
	from time to time by the Society	

OR*

SECONDED COMPANIES IN HK I confirm that my most recent trainee solicitor contract was entered into on or after 1 September 1998, and that during the period of my employment as a trainee solicitor I have gained proper training and experience in the office of the Principal in at least 3/2* of the following basic legal topics being those marked "X" in the appropriate box (and in the office of XXX Company, another person qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor, in at least 1 of the following basic legal topics being that/those* marked "Z" in the appropriate box)*—

	11 1		
(1)	Banking	oxtimes	l
(2)	Civil litigation		
(3)	Commercial	X	Z
(4)	Company	Z	
(5)	Criminal litigation		
(6)	Family	X	PLS MARK
(7)	Insolvency		THE APPRO-
(8)	Intellectual property	X	PRIATE
(9)	International law		BOXES
(10)	Property		
(11)	Trusts, Wills and Probate		
		,	

- 9. I have accumulated the number of CPD accreditation points that is required by section 5 of the Continuing Professional Development Rules (Cap. 159 sub. leg. W) to be accumulated by the end of my period of employment as a trainee solicitor.
- 10.* I have completed all general core courses and the minimum hours of elective courses required under the Legal Practitioners (Risk Management Education) Rules (Cap. 159 sub. leg. Z) during my employment as a trainee solicitor.
- (b) AND I, the Principal for myself say as follows—
 - 1. At the time of execution of the Trainee Solicitor Contract, I was and have remained qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor.
 - 2. I have read paragraphs 2, 3, 4 and 5 of the declaration made by the Trainee Solicitor and the contents are true to the best of my knowledge, information and belief.

- 3. With regard to paragraph 7 of the declaration, I confirm that during the term of the Trainee Solicitor Contract, I have provided the Trainee Solicitor with the opportunity to learn in my office the basic skills and characteristics associated with the practice and profession of a solicitor as enumerated by the Trainee Solicitor.
- 4. With regard to paragraph 8 of the declaration, I confirm that during the term of the Trainee Solicitor Contract, I have provided the Trainee Solicitor with the opportunity to gain reasonable experience in my office (and in the office of another person qualified under section 20 of the Legal Practitioners Ordinance (Cap. 159) to employ a trainee solicitor)* the basic legal topics as enumerated by the Trainee Solicitor.
- 5. I consider that the Trainee Solicitor is fit to be a solicitor.

AND we make this solemn declaration conscientiously believing it to be true and by virtue of the Oaths and Declarations Ordinance (Cap. 11). DECLARED AT WHERE AND WHEN?? DECLARED at ABC & Co 3/F, 6 Des Voeux Rd Central, (CANNOT DECLARE ON HONG KONG this 1st day of January 2008 OR BEFORE THE EXPIRY DATE OF THE TRAINEE SOLICITOR CONTRACT) IMPORTANT: THIS DOCUMENT Trainee Solicitor MUST NOT BE WITNESSED BY A SOLICITOR WHO IS AN EMPLOYEE OR PRINCIPAL OF YOUR FIRM PLS PRINT THE FULL NAME OF Before me, THE WITNESS SOLICITOR AND THE NAME OF HIS/HER FIRM/COMPANY UNDER THE SIGNATURE Commissioner for Oaths/Solicitor DECLARED at HONG KONG this day of Principal Before me, Commissioner for Oaths/Solicitor

FIRST SCHEDULE

Address	Period of residence	
RM 9, 5/F, 6 POK FU LAM RD, HONG KONG	4 January 1990 - Present	
RM 1, 2/F, 3 TIN WAN RD, HONG KONG	30 October 1984 - 3 January 1990	
	DETAILS OF RESIDENTIAL ADDRESSES & THE PERIOD OF RESIDENCE	

SECOND SCHEDULE

Details of other offices/employment			
YYY Company 3/F, 7 Des Voeux Road Central Hong Kong SAR	Executive Director	1 January 2006 – 31 December 2007 (approved by the Law Society)	

THIRD SCHEDULE

Period of absence	With/without co	nsent of Principal	Reasons
1 FEB 2006 - 3 FEB 2006 (3	DAYS) W	VITH CONSENT	SICK LEAVE
5 OCT 2007 - 8 OCT 2007 (4	DAYS) W	VITH CONSENT	ANNUAL LEAVE
		ANY LEAVE MUST BE STATED HERE INCLUDING SECONDMENT TO ANOTH FIRM IN HK OR ABROAD)

Note: Where the Trainee Solicitor has been employed under two or more trainee solicitor contracts, each employer shall make a separate declaration.

^{*} Delete whichever is inapplicable.



3/F WING ON HOUSE, 71 DES VOEUX ROAD CENTRAL, HONG KONG DX-009100 CENTRAL 1 香港中環德輔道中71號 永安集團大廈 3字樓 TELEPHONE (電話) : (852) 2846 0500

FACSIMILE (傳真) : (852) 2845 0387

E-MAIL (電子郵件) : sg@hklawsoc.org.hk

HOMEPAGE (網頁) : http://www.hklawsoc.org.hk

Index Reference:

Legal Practitioners Ordinance, Practice Directions & Rules

CIRCULAR 03-29 (SD)

27 January 2003

PRACTISING CERTIFICATE (SPECIAL CONDITION) RULES

- 1. The Practising Certificate (Special Conditions) Rules ("Rules") will come into operation on 1 February 2003.
- 2. The conditions subject to which a practising certificate may be issued are set out in Schedule 1 to the Rules. They include the following:
 - (a) The solicitor shall complete a period of practice (not exceeding 24 months) as specified by the Council under the supervision of a solicitor holding an unconditional practising certificate.
 - (b) The solicitor may only practise in an employment that has been approved by the Council.
 - (c) The solicitor may only practise in a partnership that has been approved by the Council.
 - (d) The solicitor may only practise on his own account with the approval of the Council.
 - (e) The solicitor shall not sign cheques on a client account.
 - (f) The solicitor shall accumulate such CPD accreditation points or undertake and complete one or more courses of the Continuing Professional Development Scheme as specified by the Council.
 - (g) The solicitor shall undertake additional academic or training courses or examinations specified by the Council.

- 3. The above conditions may be imposed on a practising certificate in accordance with the Rules if:
 - (a) the solicitor is applying for the issue of a practising certificate for the first time;
 - (b) the solicitor has been censured or ordered to pay a penalty or costs by the Solicitors Disciplinary Tribunal since he was last issued a practising certificate;
 - (c) the solicitor has failed or refused to give to the Society a sufficient and satisfactory explanation in respect of any matter relating to his conduct when invited to do so since he was last issued a practising certificate and has been notified in writing by the Society that he has so failed or refused;
 - (d) the solicitor has been suspended from practice since he was last issued a practising certificate and the period of his suspension has expired;
 - (e) the solicitor has had his name removed from or struck off the roll of solicitors since he was last issued a practising certificate and his name has been restored to the roll of solicitors;
 - (f) the solicitor has become bankrupt since he was last issued a practising certificate and has been discharged;
 - (g) the solicitor has had a monetary judgment (not being a judgment excepted in the Rules) given against him since he was last issued a practising certificate;
 - (h) the solicitor has not been in full-time practice of law for two continuous years immediately prior to the giving of notice of intention to apply for a practising certificate; or
 - (i) the solicitor was a principal in or a consultant of a firm at the time of an intervention of the firm by the Society during the preceding 18 months.
- 4. If a solicitor comes within any of the situations set out in paragraph 3 above, he shall not less than 6 weeks before he applies for a practising certificate give to the Society written notice of his intention to so apply in a specified form, unless the Society or Chief Judge otherwise orders.
- 5. Accordingly, under the Rules, newly qualified solicitors applying for a practising certificate for the first time will be required to give written notice of intention to apply for a practising certificate not less than 6 weeks before they apply for a practising certificate.

- 6. There has been a concession given to newly qualified solicitors to backdate their first practising certificate to the date of admission provided they apply within one month of admission. This concession will cease when the Rules come into effect on 1 February 2003.
- 7. Where a practising certificate has already been issued to a solicitor, the Society may add certain conditions to it, as set out in the Rules, if:
 - (a) the situation in paragraph 3(b),(c),(d),(g) or (i) above arises;
 - (b) the solicitor has entered into a voluntary arrangement with his creditors; or
 - (c) the solicitor has been charged with or convicted of an offence involving dishonesty or deception or an offence which in the opinion of the Council has compromised or impaired or is likely to compromise or impair the reputation of the profession.
- 8. Consequential amendments have been made to the Practising Certificate (Solicitors) Rules to include, in the form of application for a practising certificate, a requirement to indicate whether the applicant falls within any of the situations in paragraph 3 above and whether prior notice has been given to the Society.
- 9. The replacement contents page, the Rules and the replacement pages of the Practising Certificates (Solicitors) Rules for insertion into the Hong Kong Solicitors' Guide to Professional Conduct Volume 2 are attached to Circular 03-30 (SD).

Any enquiries can be directed at the Assistant Director, Regulation and Guidance on 2846-0503.



3/F WING ON HOUSE, 71 DES VOEUX ROAD CENTRAL, HONG KONG DX-009100 CENTRAL 1 香港中環德輔道中71號永安集團大廈 3字樓

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Solicitors

CIRCULAR 04-310 (SD)

19 July 2004

SOLICITORS: PRACTISING CERTIFICATES

Practising Certificate (Special Conditions) Rules

- 1. Section 5 of the Practising Certificate (Special Conditions) Rules ("Rules") requires in certain circumstances an applicant for a practising certificate to give to the Law Society 6 weeks' notice of intention to apply.
- 2. One of the circumstances, as provided in section 3(h) of the Rules, is where the applicant has not been in *full-time practice of law for 2 continuous years* immediately prior to the giving of notice of intention to apply for a practising certificate to the Society.
- 3. The Council has agreed that for the purpose of section 3(h) of the Rules:
 - (a) a person is considered to have been in "practice of law" if he has been engaged in any one or more of the following:
 - (i) a period of service as a trainee solicitor, articled clerk or pupil that has been completed as a requirement of admission in the person's jurisdiction of admission;
 - (ii) provision of legal services to the public in the capacity of a practising lawyer;
 - (iii) provision of legal services, otherwise than to the public, the nature of which is similar to those under subparagraph (ii) above;
 - (b) absence from full-time practice of law for a period of not more than 6 months in aggregate during the 2-year period referred to in section 3(h) will not be treated as having broken the continuity requirement;
 - (c) absence from full-time practice of law on statutory maternity leave:
 - (i) will not be counted towards the 6-month grace period allowed under sub-paragraph (b); and
 - (ii) will not be treated as having broken the continuity requirement under section 3(h) of the Rules.

Any enquiries can be directed at the Assistant Director, Regulation & Guidance on 2846-0503.



THE LAW SOCIETY OF HONG KONG

NOTICE OF INTENTION TO APPLY FOR A PRACTISING CERTIFICATE

(If there is insufficient space provided for your answer, please continue on a separate sheet of paper, specifying the question number to which your answer relates, and add your signature.)

1.	Name	e :	
2.	Addr Offic		
	Home	e :	
3.			apply for a practising certificate after the expiry of 6 weeks from the date of lodging this The Law Society of Hong Kong.
4.	(1)	I pro	vide the following information in connection with my intended application:
		(a)	This is my first application for the issue of a practising certificate in Hong Kong
			YES/NO*
		(b)	I have been censured or ordered to pay a penalty or costs by the Solicitors Disciplinary Tribunal constituted under section 9B of the Legal Practitioners Ordinance (Cap. 159) since I was last issued a practising certificate.
			YES/NO*
			If "YES", provide full details.
		(c)	I have been notified in writing by The Law Society of Hong Kong that I have failed or refused to give a sufficient and satisfactory explanation in relation to my conduct since I was last issued a practising certificate.
			YES/NO*
			The date upon which such notice was given to me was

(u)	YES/NO*
	If "YES" and the period of suspension has expired, provide full details and state the date upon which your period of suspension expired.
(e)	I have had my name removed from or struck off the roll of solicitors since I was last issued a practising certificate. YES/NO*
	If "YES" and your name has been restored to the roll of solicitors, provide full details and state the date upon which your name was restored.
(f)	I have become bankrupt since I was last issued a practising certificate. YES/NO*
	If "YES" and you have been discharged from bankruptcy within the meaning of the Bankruptcy Ordinance (Cap. 6), provide full details and state the date upon which you were discharged.
(g)	A judgment in Hong Kong or elsewhere involving the payment of money has been given against me since I was last issued a practising certificate. YES/NO*
	If "YES", provide full details including whether the judgment is still outstanding, and if it has been satisfied, evidence of that fact.
(h)	I have been in full-time practice of law for 2 continuous years immediately prior to the date of this notice. YES/NO*
	If "YES", provide full details of the firm(s) in which you have been engaged in practice or the organization(s) by whom you have been employed specifying your job title and the jurisdiction(s) in which you have been practising.
	If "NO", provide full details of your activities during that period, including the details of the organization(s) by whom you have been employed, specifying your job title and whether you have been employed full-time or part-time.
(i)	I was a principal in or a consultant of a firm at the time of an intervention by The Law Society of Hong Kong under section 26A and Schedule 2 to the Legal Practitioners Ordinance (Cap. 159). YES/NO*
	If "YES", provide full details.
Tick	the appropriate box(es):
(a)	I am engaged in private practice in Hong Kong: ☐ on my own account ☐ in partnership ☐ as an assistant solicitor ☐ as a consultant

(2)

	(b) I am employed: ☐ in commerce or industry ☐ as a law teacher ☐ by Government	y		
(3)	Details of all firms in which I am engaged in practice or by whom I am employed are as follows:			
	FIRM / ORGANIZATION	CAPACITY	FULL-TIME / PART-TIME / OTHER	
(4)	I have commenced / ceased* to prin the 12 months ending on 31 O follows:			
	Name(s) or firm(s):			
	Date(s) of commencing / ceasing*	practice:		
to the best	and sincerely declare that all the in t of my knowledge and belief and I e true and by virtue of the Oaths and	make this solemn declarati	on conscientiously believing the	
Declared	at Hong Kong this	day of	*	
Before me	₽,			

^{*} Delete if inapplicable

Personal Information Collection Statement

The personal data collected in this Notice ("the data") will be used by the Law Society of Hong Kong ("the Society") for the following purposes:

- (i) The processing of this Notice which is required for the application of a practising cerificate and related matters:
- (ii) The exercise of the powers of the Society conferred upon it under the Legal Practitioners Ordinance (Chapter 159) and its subsidiary legislation; and
- (iii) The performance of the functions of the Society in accordance with its Memorandum and Articles of Association and the attainment of the objects for which the Society is established.

In giving this Notice, it is obligatory for you to supply the Society with the data requested in this Notice except as otherwise indicated. The consequence for you if you fail to supply such data is that the Society may not be able to process this Notice.

The data may be provided to such persons within the Society whose proper business it is to carry out the purposes above mentioned. The data may also be provided to other persons who may help the Society in attaining the purposes above mentioned.

Any data that is provided to anyone outside of the Society will be restricted to what is necessary and not excessive to achieve any intended purpose.

You have the right to request access to and correction of the data. Any such request should be addressed to the Secretary General, the Law Society of Hong Kong, 3/F, Wing On House, 71 Des Voeux Road Central, Hong Kong.

The Privacy Policy Statement of the Society is available on its website at www.hklawsoc.org.hk.