Update to legislative references in the Affidavit

Please note that there are some updates to the Affidavit (Form A(1) of the Second Schedule, Legal Profession (Admission) Rules 2011) that you should take note of:

- In the Cover page, as well as in paragraph 2 of the Affidavit, the mention of "Legal Profession Act (Cap. 161)" should be replaced with "Legal Profession Act 1966".
- For paragraph 7(d)(i):
 - o the reference to "Companies Act (Cap 50)" should be replaced by "Companies Act 1967";
 - the reference to "section 34, 35 or 36 of the Limited Liability Partnerships Act (Cap 163A)" should be replaced with "section 59, 60 and 61 of the Limited Liability Partnerships Act 2005";
- For paragraph 7(i) the reference to "Mental Capacity Act (Cap 177A)" should be replaced with "Mental Capacity Act 2008"
- For ease of reference, attached overleaf is the updated Form A(1) of the Second Schedule. This updated form can also be found on our website.

SECOND SCHEDULE

FORM A(1) - Updated Legislative References

Rule 31(1)(a) and (2)(a)

(For person applying for admission under rule 25 or 26 who does not rely on section 15(1) of the Act in force immediately before 3rd May 2011 or rule 18(2) of the Legal Profession (Qualified Persons) Rules (R 15))

IN THE GENERAL DIVISION OF THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

IN IH	E GENERAL DIVISION	OF THE HIGH C	OURT OF THE KEP	UBLIC OF SINGAPORE
A.A.S. No	o.)			
of 20)			
(Seal).				
In th	ne Matter of the Legal Pro	fession Act 1966		
	AN	ND		
In th	ne matter of ^a			
			Applicant	
				[S 1055/2020 wef 02/01/2021]
		AFFIDA	AVIT	
I, ^a		of ^b		,*make oath/*affirm
and say as	follows:			
1. I hav	re attained the age of 21 years	ears and am a —		
*citi	zen/permanent resident o	f Singapore.		
*citi	izen of ^c			
	a qualified person as defi) of the Legal Profess	sion Act 1966 (the Act)
	conferred the degree			
f	·			
3. I hav Act.	re attended the course(s)	of instruction and	passed the examina	tion(s) as required under the
4. I hav	e, or am deemed to have,	served my practice	e training period in the	e following manner:
	* months under a	practice training co	ontract with ^g	
	* months through	working as a Judic	eial Service Officer or	a Legal Service Officer.
				, a qualifying relevant
	legal officer (as defined	in the Legal Profes	ssion (Admission) Ru	les 2011).
	* months through	serving as a pupi	il under ⁱ	, *an advocate and

solicitor in active practice in a Singapore law practice/*a legal officer referred to in section 14(1)(b) of the Act in force immediately before 9th October 2009.

- 5. Annexed hereto and marked "A" is the certificate issued by the *Secretary of the Board of Legal Education/*the Singapore Institute of Legal Education certifying that I am a qualified person and that I have
 - (a) satisfactorily served the practice training period applicable to me;
 - (b) attended and satisfactorily completed the course(s) of instruction; and
 - (c) passed the examination(s),

as required under the provisions of the Act.

- 6. Annexed hereto and marked "B" *is/*are the certificate(s) showing that I have served my practice training period with diligence.
 - 7. I
 - (a) have never been adjudged a bankrupt in Singapore or elsewhere;
 - (b) have never entered into, in Singapore or elsewhere, any composition with my creditors or any scheme of arrangement for the benefit of my creditors;
 - (c) have never been unable to satisfy any judgment for a specified amount entered against me, in Singapore or elsewhere, within 6 months from the date on which I was notified of the judgment;
 - (d) have never been
 - (i) subject, in Singapore, to a disqualification or disqualification order under section 149, 149A or 154 of the Companies Act 1967 or under section 59, 60 and 61 of the Limited Liability Partnerships Act 2005; or
 - (ii) disqualified, elsewhere, from being a director, or in any way, whether directly or indirectly, being concerned in or taking part in the management of a company or foreign company (as defined in the Companies Act), or from being a manager of a limited liability partnership;
 - (e) have never been found guilty of any professional misconduct by any professional or regulatory body in Singapore or elsewhere, and am not the subject of any pending disciplinary proceedings in Singapore or elsewhere in respect of any such professional misconduct;
 - (f) have never been refused registration as a member of, or removed from the register of, any profession by any professional or regulatory body in Singapore or elsewhere;
 - (g) have never been convicted of any criminal offence in Singapore or elsewhere, and am not the subject of any pending investigation or proceedings in Singapore or elsewhere

	in respect of any o	riminal offence;				
(h)	do not suffer from any physical, mental or other condition which impairs, or may impair, my fitness to practise as an advocate and solicitor;					
<i>(i)</i>	_	do not lack capacity, within the meaning of the Mental Capacity Act 2008, to practise as an advocate and solicitor; and				
<i>(j)</i>	have no knowledge of any fact that affects my suitability to practise as an advocate and solicitor in Singapore or as a legal practitioner (by whatever name called) elsewhere, *except the following ^j					
8 Anney	-	C" are 2 recent certificates confirming my good character.				
	ffirmed at Singapore)				
	of 20					
	Before me,					
		_				
A Com	missioner for Oaths.					
a State name of	f applicant.					
^b State resident	tial address of applicant.					
^c State country	(other than Singapore) of ap	oplicant's citizenship.				
d State "Bache	lor of Laws" or other name l	by which degree is known.				
e State name of	f university.					
f State date of o	conferment of degree as in d	egree scroll.				
g State name of	f Singapore law practice.					
h State name of	f qualifying relevant legal of	ficer.				
i State name of	master.					
j State the nece	essary particulars, including	(where applicable) —				
а	any determination by the university mentioned in paragraph 2, or any other institution of higher learning, of the applicant's commission of a deliberate assessment offence that amounts to plagiarism or cheating to gain an advantage for the applicant or others; and					
		y misconduct (including a deliberate assessment offence, if any) for which any of the institutions charged, ciplined or suspended the applicant.				
*Delete if inap	plicable.					
		[S 20/2022 wef 14/01/20 IS 804/2021 wef 01/11/20				