

Application for approval to practise on own account

Application process

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New Zealand Law Society (Law Society) branch receives original signed application

Application is valid for 3 months

Branch receives references sent in by referees

All references must be originals or emailed directly to the Law Society by referees

Law Society assesses applicants suitability to practise on own account

- Nature & extent of legal experience determined from references (valid for 3 months) (must be from most recent employer and every employer in last 5 years)
- Mode of practice (Sole practitioner/partner/director/barrister on own account)
- Intended areas of practice (2 referees needed for each intended area of practice)

Interview with applicant

If interviewed, an interview by a panel of two senior legal practitioners and/or Trust account inspector (if applicable), approximately 1 hour long.

Law Society National Office reviews application

Law Society approves application

If there are any issues that require further consideration, application may be referred to a Practice Approval Committee (PAC) for review.

Time frame

The normal time frame is 6-8 weeks from receipt of your application.

If there are any issues that require further consideration, your application may be referred to a Practice Approval Committee (PAC). If this is the case, the Secretary of that Committee will advise you of the process. Please note that it may take longer to process your application.

The process may also be delayed if you have not provided all the information needed to assess your application.

We suggest that you do not take any final steps in relation to the commencement of practice such as arranging advertising, signing leases, printing stationery etc. until such time as the application process is complete and you have received confirmation from the Law Society that you have been approved to practise on your own account. If you are approved, you can commence practice once you have paid the additional levies which will be invoiced to you.

Application prerequisites

Adequate Instruction – R12(4) of the Lawyers and Conveyancers Act (Lawyers: Practice Rules) Regulations 2008 (Practice Rules)

- 'Stepping Up' course (valid for 2 years) or 'Topping Up Stepping Up' refresher course (must be commenced within 3 years of date of expiry of Stepping Up qualification)
- Trust Account Supervisors course (not required for Barristers or those not intending to run a trust account)

Legal Experience - R 3(1) and 12(3) of the Practice Rules

- 4830 hours in aggregate (max 40 hours per week), and
- 3 years in aggregate out of last 5 years
- Reg 12A applications only where 'legal experience' requirements not met (R12(3))

Checklist

Please ensure that you have completed all relevant parts of the application form and that you have attached all relevant documents.

Necessary items:

Original references (these may be supplied directly to the Law Society from the referee/s via email)

Payment of \$294.00 (including GST)

Business plan

Where applicable:

Evidence of relevant courses/training

Certificate of Standing from another jurisdiction

Properly certified copy of order for admission (if you have not held a NZ practising certificate previously)

Original Ministry of Justice criminal and traffic report, discharge of bankruptcy notice etc

Partnership offer letter (if you are entering an existing partnership)

Evidence of name change (properly certified copy of name change certification)

Form guidelines

If you have any questions about this form or your application, please contact the relevant Law Society branch office (see contact details on page 16).

All questions are compulsory unless indicated otherwise. If a question does not apply to you, state 'not applicable' or N/A' without leaving a blank. Make sure you answer all Yes and No questions.

Please provide as much relevant information as possible. An incomplete application will not be considered until all the required information and documentation has been received.

If additional space is needed to answer a question, please use a separate sheet and attach to this form.

Personal details 1

If the name on your order for admission or the name on your previous practising certificate differs from the name that you now use, please supply certified copies of official documentation, e.g. name change document.

Title (optio	onal)							
Miss	Ms	Mrs	Mr	Other, please s	specify fu	urther if you wish		
First name	•					Preferred first na	me	
Middle nai	me(s)					Last name		
Previous n	ame(s) (if	any)						Date of birth (dd/mm/yyyy)
NZLS lawy	er ID							
Current er	nployer					Position title		
Conta	ict inf	orma	tion					
Please pro	vide your	contact a	address d	etails, include ar	n email ao	ddress and at least	: one pho	one number.
Preferred	address fo	or corres	oondence	Home	Work			
Home add	ress							
Home pho	ne					Mobile		
Personal e	mail							

Work address

2

DX (if applicable)	Work phone	
Work email		

3 Relevant New Zealand legal experience

Record the details of your legal experience to date. You must have had the equivalent of three years' (full time) New Zealand legal experience out of the last five years. If you do not meet the experience criteria, it may be possible to apply under Regulation 12A (please refer to Regulation 12(3) and Regulation 12A of the LCA).

Full time counts to a maximum of 40 hours per week. Part time can be pro-rated over the five years to meet the three years' experience criteria. i.e. 30 hours per week for four years within the last five years would meet the criteria.

It is important to note that this application assumes that you are intending to commence practice promptly after approval. If there is a delay after approval, you will need to ensure that you still meet the experience criteria specified in Reg 12(3) in that during the five years immediately before the date of commencing practice on your own account, you have had no less than three years' legal experience in New Zealand. Any delay in commencing practice may result in your having to reapply.

Please record the details of your legal experience to date.

Name of employer	Position title
Start date (mm/yyyy) End date (mm/yyyy) Part time Full time
Name of employer	Position title
Start date (mm/yyyy) End date ((mm/yyyy) Part time Full time
Name of employer	Position title
Start date (mm/yyyy) End date (ímm/yyyy) Part time Full time
Name of employer	Position title
Start date (mm/yyyy) End date ((mm/yyyy) Part time Full time
Name of employer	Position title
Start date (mm/yyyy) End date ((mm/yyyy) Part time Full time

3 Relevant New Zealand legal experience continued

	employer		Position	title	
Start dat	e (mm/yyy	y) End date (mm/yyyy)			
			Part time	Full time	
Name of	employer		Position	title	
	- (/				
Start dat	e (mm/yyy	/y) End date (mm/yyyy)	Part time	Full time	
			Part time	Full time	
Please in	dicate Nev	v Zealand legal experience with	in the last 5 years in t	the following ar	eas:
_egal wo	rk for a lav	vyer in sole practice, a partners	hip of lawyers, or an i	incorporated la	w firm.
Yes	No	If yes, length of experience:	Years		Months
]	
		rister sole in practice on his or h igh court to, commence practic			
or for lea	ve of the h	igh court to, commence practic	e on his or her own a		rrister and solicitor).
or for lea	ve of the h	igh court to, commence practic	e on his or her own a		rrister and solicitor).
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Yes Yes Yes	ve of the h	nigh court to, commence practic If yes, length of experience: nployee of any of the State serv If yes, length of experience:	Years Years Years If yes, please ac	account as a bar	Months Wonths Ublic Service Act 2020 Months Constructions Months

Yes	No	If yes, length of experience:	Years	Months
ork as a	a member	r of the legal academic staff (wheth	ner or not as an employee) of a univ	versity.
Yes	No	If yes, length of experience:	Years	Months
ork as a	a member	of Parliament (within the meaning	of section 27 of the Electoral Act	1993)
ork as a	a member	r of Parliament (within the meaning	of section 27 of the Electoral Act	1993)
ork as a	a membe r No	r of Parliament (within the meaning If yes, length of experience:) of section 27 of the Electoral Act [•] Years	1993) Months

Other jurisdictions

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This section is not relevant to you unless you have been admitted and practised in another jurisdiction.

Please record details of admission and practising certificates held in other jurisdictions. If returning to New Zealand after being admitted or practising in another jurisdiction, please arrange for an original and current Certificate of Standing (no more than three months old) from the appropriate regulatory body / authority in each jurisdiction where you have been admitted or practised to be sent directly to the relevant branch of the Law Society.

Jurisdiction	Title
	Barrister Barrister and solicitor
Date of admission (dd/mm/yyyy)	Current practising certificate
	Yes No
Jurisdiction	Title
	Barrister Barrister and solicitor
Date of admission (dd/mm/yyyy)	Current practising certificate
	Yes No

Legal work as an employee of a company or other body (whether incorporated or unincorporated).

5 Regulation 12A applications

Applicants who have taken a break from practising law in New Zealand or have returned to New Zealand after practising in an overseas jurisdiction may apply under Regulation 12A. Please refer to (Regulation12(3) and Regulation12A) Lawyers and Conveyancers Act (Lawyers: Practice Rules) Regulation 2008.

What amounts to special circumstances under regulation 12A is not specifically defined in the legislation. Under regulation 12A the Law Society can take into account the applicant's total legal experience; it is not necessary that the applicant be working full time.

To determine if regulation 12A applies the Law Society must be satisfied that

- The applicant is experienced and competent in their intended areas of practice so that they can practice in those areas unsupervised, without risk to consumers; and
- The applicant's circumstances override the New Zealand legal experience requirement in regulation 12(3), and under regulation 12A permit them to practise on their own account.

The following are some of the relevant considerations:

- The purposes of the Lawyers and Conveyancers Act 2006, including public protection and maintenance of public confidence in the profession;
- The amount of legal experience in New Zealand in the last 5 years;
- The amount of legal experience in New Zealand prior to the last 5 years;
- The extent and nature of legal experience in their intended areas of practice (including the level of that experience);
- The length, level and particulars of any practice overseas;
- Where the applicant has practised overseas, confirmation of the lawyer's good standing from the overseas regulatory authority;
- The circumstances in which the applicant will practice on own account, e.g. partner in a law firm, sole practitioner, barrister sole;
- Does the applicant have, on a wide view of the application, sufficient legal experience?
- Do present/previous employers and other senior lawyers support the application?

Please set out the relevant information, including employment history, in support of an application under Regulation 12A of the Lawyers and Conveyancers Act (Lawyers: Practice Rules) Regulations 2008 below:

6 References

Applicants are required to provide employer references which cover the past 5 years of their legal experience. You need at least two referees to comment on each intended area of practice.

If you have worked in a law firm during this time please provide the reference from your supervising partner. Each reference must be completed on the prescribed reference form available on the website. References from clients or staff that report to you will not fit the criteria.

If you are a barrister on own account, references could be from senior practitioners who are familiar with your work – for example, an instructing barrister and solicitor or a colleague who has observed your work on a regular basis.

Your referees should include details of your legal experience, competence in your intended areas of practice and suitability to practise on own account. Please attach the original reference form to your application, or it may be sent directly to the Law Society from your referee via a verifiable email address.

Please note that references will expire after three months. In some circumstances you may also be requested to provide further references.

Applications under Regulation 12A

If you are relying on overseas experience please provide references from your overseas employers. If you are relying on New Zealand experience outside of the last 5 years, please provide references from your employer covering that period of employment.

Members of your family (including spouses and partners) are not accepted as referees.

Please supply the name and organisation of each of your referees

Name of referee 1	Organisation
Name of referee 2	Organisation
Name of referee 3 (if applicable)	Organisation (if applicable)
Name of referee 4 (if applicable)	Organisation (if applicable)
Name of referee 5 (if applicable)	Organisation (if applicable)
Name of referee 6 (if applicable)	Organisation (if applicable)

Practice details

Please note that all applications require a business plan. If you are intending to join an established practice where there are five or more existing partners/directors, it may be more appropriate to provide a modified plan showing how you are intending to fit into the existing structure. You may wish to use the business plan format from your Stepping Up course.

Joining an existing practice

Please attach a letter of confirmation of admittance to the partnership or appointment as a director of the firm, the date of intended commencement and any subsequent name change for the practice.

New practice

If you are not intending to operate a trust account, you may make an election under section 317 of the Act. This will be required after approval to practise on own account is given.

If you will be the sole proprietor/director of your firm, you will also need to meet the requirements of Schedule 1 in relation to the appointment of an attorney and an alternate under s44 of the Act. Both your attorney and alternate will need to be in practice on own account so that either can step into your shoes at short notice if necessary. This means that an employed solicitor could not be your attorney or alternate. If you are intending to operate a trust account, both your attorney and alternate must be currently practising as the trust account supervisor (TAS) or have practised in that role within the last 10 years.

7 Existing practice

I am joining an existing:

Incorporated law firm

Law firm

Name of firm

Proposed date of commencement as a partner/director (Go to section 9)

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New practice

I am setting up a new:

Incorporated law firm (includes sole directors and directorships)

Law firm (includes lawyer in sole practice and partnerships)

Barrister sole practice (includes incorporated barrister practice)

Proposed name of practice

Proposed date of commencement of practice (dd/mm/yyyy)

8 New practice continued

Proposed postal address

Proposed street address

Proposed source of capital

Proposed support staff

Trust accounting arrangements (include proposed start date if applicable)

Names of proposed attorneys (for sole practice barristers and solicitors only)

Attorney

Alternate

9 Areas of practice

Please tick the areas of law in which you intend to practise and attach supporting information.

Administrative/Public	Immigration
Alternative Dispute Resolution	Intellectual Property
Bank/Finance	Property
Civil Litigation	Resource Management
Company/Commercial/Corporate	Тах
Criminal	Treaty/Māori
Employment	Trusts & Estates
Family	Other (please list below)

10 Stepping Up programme

You must have completed a Law Society Stepping Up programme during the two years immediately before the date of **commencing** practice pursuant to Reg 12(4).

Please ensure that you allow time for the processing of your application in order to commence practice before your Stepping Up qualification expires.

Date completed (dd/mm/yyyy)

11 Trust Account Supervisor course

Barrister & Solicitor only. If you intend to be a sole practitioner with a trust account, or the trust account partner of a firm, you need to have passed the NZLS CLE Trust Account Supervisor programme.

Barrister	&	Solicitor	only	
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Do you intend to run a trust account? Yes No (Go to section 13)

When did you complete the NZLS CLE Trust Account Supervisor (TAS) course?

Date TAS course successfully completed (dd/mm/yyyy)

If not completed, when will you complete the TAS course?

Proposed completion date (dd/mm/yyyy)

12 Direct instructions

Barrister only

I am applying for approval to take direct instructions Yes

No (Go to section 13)

Date of completion of the barristerial module of Stepping up (dd/mm/yyyy)

Please provide details of arrangements in place for any situation where you may be wholly or partially incapacitated and/or unable to conduct your practice, including who the first point of contact should be for the Law Society.

13 Directorships

'Regulated services' is defined in s6 of the Act as -

i) legal services (which includes all 'legal work'); and

ii) conveyancing services; and

iii) services that a lawyer provides by undertaking the work of real estate agent.

Please refer to chapter 5 of the Lawyers and Conveyancers Act (Lawyers: Client Conduct and Client Care) Rules 2008 regarding independence, and in particular r5.5 to ensure that your business interests or professional activities would not or could not reasonably be expected to compromise the discharge of your professional obligations as a lawyer.

Please advise of any active directorship and directorships of any companies providing regulated services.



Fit and proper person

A positive answer to any of the questions in this section will not automatically result in a declined application. Each case will be considered individually on its merits. The Law Society will keep details given in this section confidential.

If you have ever been adjudicated bankrupt, please provide a copy of the bankruptcy notice from the Official Assignee and a Discharge of Bankruptcy (if applicable). If you have ever been a director of a company that has been put into receivership or liquidation, please provide details. Please include the circumstances leading to the bankruptcy/receivership/liquidation. If bankrupt, please state the extent you have cooperated with the Official Assignee, who the debt was owed to, if repayments have been made, and the amount outstanding.

If you have been convicted of any offence (including driving offences) in New Zealand or a foreign country, please provide a copy of your criminal record held by the Ministry of Justice (or similar office in another jurisdiction) **and** provide details on a separate sheet which includes the nature of the offence(s); the date of offence(s) and your age when offence(s) was committed; and the police summary and court sentencing notes.

Please note your rights under the Criminal Records (Clean Slate) Act 2004 before providing a copy of your criminal record.

If you have been or are the subject of disciplinary proceedings by a tertiary institution or any other regulatory body, a statutory body or a professional or other body, please provide details and the outcome of these proceedings.

We must be satisfied you are a fit and proper person and suitable to practise on own account. If you answer yes to any of the following questions, please provide detailed information on a separate sheet. If applicable provide a Ministry of Justice check.

Have you ever been adjudicated bankrupt, had an assignment for the benefit of creditors, been a person subject to a no assets procedure, or been a director of a company that has been put into receivership or liquidation in New Zealand or in any other country?

Yes No

Have you any current or pending charges in New Zealand or overseas (criminal or disciplinary)?

Yes No

14 Fit and proper person continued

	ever been convicted of any crime or offence in New Zealand or overseas other than one concealed by the Records (Clean Slate) Act 2004?
Yes	No
Zealand o	ever been or are you the subject of current disciplinary action in another profession or occupation in New or a foreign country, or have you been the subject of disciplinary action of that kind that has involved a guilt, however expressed?
Yes	No
Have you	ever been subject to disciplinary proceedings by a tertiary educational institution?
Yes	No
investigat	ever been or are you subject to any unresolved complaint under a corresponding foreign law, or a current tion, charge, or order by any regulatory or disciplinary body for persons engaging in legal practice under a nding foreign law?
Yes	No
Have you	ever applied to practise law in another jurisdiction which was withdrawn or declined?
Yes	No
Have you	ever engaged in legal practice in New Zealand when not admitted under the LCA or a corresponding law?
Yes	No
	ever practised law in a foreign country when not permitted by or under the law of that country to do so; or ed to do so, in contravention of a condition of the permission?
Yes	Νο
Has your	name been removed from a foreign roll, and not been restored?
Yes	Νο
Has your	right of practice as a lawyer been cancelled or suspended in a foreign country?
Yes	Νο
Have you	ever contravened, in New Zealand or a foreign country, a law about trust money or a trust account?
Yes	No

Fit and proper person continued

Have you ever been or are you subject to an order under the Lawyers and Conveyancers Act or a corresponding law disqualifying you from being employed by a lawyer or an incorporated law firm?

Yes No

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Have you experienced or are you experiencing a mental or physical health condition that may render you unable to perform the functions required for the practice of law?

Yes No

Are there any issues which the Law Society should be aware of that may affect your suitability to manage or supervise others?

Yes No

Are there any other matters of which the Law Society should be aware of in considering your application?

Yes No

Privacy and information handling

The information you provide helps the Law Society to assess your application and enables the Law Society to carry out its regulatory and representative functions under the Lawyers and Conveyancers Act 2006.

The Law Society may need to obtain personal information from other sources (including but not limited to the New Zealand police, educational institutions and current and previous employers) to assess your application. By completing this form, you authorise the Law Society to make enquiries directly with third parties and to receive and collect personal information relevant to your application.

The Law Society will collect, use, hold and disclose your personal information only for the purposes of assessing your application or any future applications, and as provided for under the Lawyers and Conveyancers Act 2006 and regulations, Privacy Act 2020 or otherwise as permitted or required by law.

Only authorised staff will have access to your information which is held in a secure environment.

The provision of information by you is voluntary. However, if you do not provide full information, the Law Society may not be able to assess your application.

Under the Privacy Act 2020 you may request access to and request correction of your personal information held by the Law Society. For more information about the Law Society's Privacy and Information Handling Policies please refer to www.lawsociety.org.nz/privacy. General information about the Privacy Act 2020 is also available on the website of the Privacy Commissioner at www.privacy.org.nz.

15 Declaration

I (your full legal name)

(your occupation)

of (your full residential address)

acknowledge and declare that:

- The contents of this application are true and correct.
- I undertake to comply with the fundamental obligations of lawyers as set out in section 4 of the Act.
- During the period since my admission or the expiry of my last practising certificate (whichever is more recent), no matter has arisen that does or might affect my fitness to be issued with a practising certificate to practise on own account.
- I have complied with or am complying with any applicable orders of a Standards Committee, the Legal Complaints Review Officer and the New Zealand Lawyers and Conveyancers Disciplinary Tribunal.
- I understand that for the purposes of considering this application the New Zealand Law Society (the Law Society) may request further information and make whatever inquiries the Law Society considers are relevant in determining whether there are any grounds for declining approval to practise on own account.
- I understand that I must disclose to the Law Society, as soon as practicable, information about any matter that might affect my continuing eligibility for a practising certificate.

Signed	Date (dd/mm/yyyy)

16 Authority to make inquiries and consent to publish my name

- I confirm I have read and understood the Privacy and Information Handling section in this application, and I authorise the Law Society to make independent enquiries as required to assess this application. Any third party approached by the Law Society as part of such an enquiry is authorised to disclose my personal information to the Law Society.
- I give my consent to the publication of my name to the law profession as an applicant for approval to practise on own account and the placing of my name on the Law Society for the same purpose should the Law Society decide to do so, entirely at its discretion.

Signed	
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Date (dd/mm/yyyy)

APPLICATION FOR APPROVAL TO PRACTISE ON OWN ACCOUNT - V8, JANUARY 2024

Payment 17

The fee is NZ \$294.00 including GST.

Once your application has been received you will be emailed instructions on how to log in to registry to download your invoice and how to make payment.

Please refer to your invoice for our bank account details.

If you wish to pay by credit card, you can pay online when accessing your invoice.

Please note that we cannot process your application until we have received payment.

How would you prefer to pay for your application?

Direct credit / internet banking Credit card

Sending your application

Please provide the original of this form to the relevant Law Society branch office.

Auckland

- **Q** 09 304 1000
- aucklandregistry@lawsociety.org.nz
- Level 12, 51 Shortland Street, Auckland 1010
- PO Box 4417, Shortland Street, Auckland 1140

Waikato Bay of Plenty

- **\$** 07 838 0264
- waikatobop@lawsociety.org.nz
- 🗈 Ground Floor, 109 Anglesea Street, Hamilton 3204
- PO Box 180, Hamilton 3240

Gisborne

- **\$** 09 304 1014
- gisborne@lawsociety.org.nz
- PO Box 213, Gisborne 4040

Hawke's Bav

- **\$** 06 835 1254
- hawkesbay@lawsociety.org.nz
- 🖿 c/o Napier Courthouse, 251 Hastings Street, Napier 4110

PO Box 341, Napier 4140

Taranaki

- **\$** 06 769 5429
- 🞽 taranaki@lawsociety.org.nz
- 53 Dawson Street, New Plymouth 4340
- PO Box 150, New Plymouth 4340

Whanganui

- **** 04 472 7837
- whanganui@lawsociety.org.nz
- PO Box 494, Wellington 6140

Manawatu

- **** 04 472 7837
- manawatu@lawsociety.org.nz
- PO Box 494, Wellington 6140

Wellington

**** 04 472 7837

- wellington@lawsociety.org.nz
- 🖿 Level 4, 17 Whitmore Street, Wellington 6011
- DO Box 494, Wellington 6140

- **6** 04 472 7837
- marlborough@lawsociety.org.nz
- 🗈 PO Box 494, Wellington 6140

Nelson

- **L** 04 472 7837
- 🞽 nelson@lawsociety.org.nz
- PO Box 494, Wellington 6140

Canterbury Westland

- **G** 03 366 9184
- canterbury-westland@lawsociety. org.nz
- 307 Durham Street, Christchurch 8013
- PO Box 565, Christchurch 8140

Otago

- **\$** 03 477 0596
- otago@lawsociety.org.nz
- Level 4, John Wickliffe House, 265 Princes Street, Dunedin 9016
- Private Bag 1901, Dunedin 9054

Southland

- **U** 03 218 8778
- 🞽 southland@lawsociety.org.nz
- 🗈 c/o Invercargill Courthouse, 35 Don Street, Invercargill 9810
- PO Box 821, Invercargill 9840

Marlborough