

ELECTORAL ACT 2017

STATE BY-ELECTION

Approval of the forms of the nomination paper and child protection declaration

- 1. Pursuant to section 84(1) and section 4 of the *Electoral Act 2017* (the Act), the Electoral Commissioner (the Commissioner) is to approve the form of the nomination paper.
- 2. I approve, for any by-election held between the date of this instrument and the 2027 general election, the forms of the nomination paper as set out in Annexure 1 and Annexure 2
- 3. Pursuant to section 95(3) and section 4 of the Act, the Commissioner is to approve the form of the child protection declaration.
- 4. I approve, for any by-election held between the date of this instrument and the 2027 general election, the forms of the child protection declaration as set out in Annexure 1 and Annexure 2.

Matthew Phillips

Electoral Commissioner (Acting)

31 May 2024

Annexure 1

SEBY.201 Nomination of candidate by 25 electors and child protection declaration



Nomination of candidate by 25 electors

NSW State by-election - current as at May 2024

Part 7 Divisions 3 and 4 of the Electoral Act 2017

This form **must** be accompanied by the nomination deposit of \$250.

It is the responsibility of candidates to ensure that all applicable forms and the deposit are lodged from the issue of the writ to 12 noon on nomination day.

Legislative Assembly nominations must be lodged with the election manager of the district being contested or at the NSW Electoral Commission head office. For further information visit elections.nsw.gov.au or call the candidate helpdesk 1300 022 011.

To gain access to the NSW Electoral Commission head office, please make an appointment via email $\underline{\text{candidates@elections.nsw.gov.au}}$ or call the candidate helpdesk 1300 022 011.

Privacy statement: NSW Electoral Commission collects information on this form for the purposes of processing nominations, to contact candidates and nominators to send information, reminders or surveys about the election and to support our functions. Our staff and contractors have access to the information in this form. We may disclose this information to third-party providers to carry out our functions, and to others if legally required or authorised. We publish the candidate's name and enrolled suburb, town or locality on our website, and if elected, we provide the candidate's contact details to parliament. If the information required by this form is not provided, we may not be able to process this nomination. See the Privacy Management Plan on our website about access to and correcting your personal information.

Please print within the boxes using block letters.

Part A — Candidate details		
SURNAME OF CANDIDATE (AS ENROLLED) GIVEN NAME(S) OF CANDIDATE (AS ENROLLED) DATE OF BIRTH		
PLACE OF RESIDENCE (AS ENROLLED) I nominate for election as a member of the Legislative Assembly:		
ELECTORAL DISTRICT		
Candidate contact details		
For contact by the NSW Electoral Commission only (please print clearly).		
DAYTIME CONTACT PHONE MOBILE NUMBER EMAIL ADDRESS		
For release to the public and the media via the NSW Electoral Commission website. You may complete none, some or all of these contact details. Please ensure you have approval from your employe r if using work contact details.		
DAYTIME CONTACT PHONE EMAIL ADDRESS		
MOBILE NUMBER WEBSITE		
Ballot paper details		
Candidate name to appear on ballot paper:		
SURNAME (AS ENROLLED) GIVEN NAME (OR INITIAL OR COMMONLY USED OTHER NAME)		
I request that the word "Independent" be printed below my name on the ballot paper		
OR I do NOT request that the word "Independent" be printed below my name on the ballot paper		

Part A — Candidate details	
Candidate consent	
I consent to the nomination for election, as applicable, as a mem listed in part A of this form. I certify that the place of residence s	ber of the Legislative Assembly in NSW for the electoral district stated in part A of this form is my place of residence as enrolled.
Û	/ /
SIGNATURE OF CANDIDATE	DATE
Note 1. This nomination must be made by at least 25 electors enrolled	d in the Legislative Assembly electoral district being contested. nominators, in the event that some are found to not be enrolled. pm on the day of the issue of the writ for the election.
ELECTION MANAGER/NSW ELECTION MANAGER/NSW ELECTION	CTORAL COMMISSION USE ONLY
Election manager or NSW Electoral Commission head office (as applic	able) to complete
/ / : AM PM	Nomination deposit paid Yes No
THYE RECEIVED	
ELECTION MANAGER NAME	ELECTION MANAGER SIGNATURE

Part B – Nominator details	
We, the nominators being persons each of whose names are on the roll for the relevant electoral district nominate: CANDIDATE NAME for the by-election for:	
ELECTORAL DISTRICT	
Nominator 1	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER	GIVEN NAMES (AS ENROLLED)
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN / / DATE
Nominator 2	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER	GIVEN NAMES (AS ENROLLED)
PLACE OF RESIDENCE (AS ENROLLED) J	SUBURB/TOWN / / DATE
Nominator 3	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER	GIVEN NAMES (AS ENROLLED)
PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE	SUBURB/TOWN / / DATE
Nominator 4	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED)	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / /
NOMINATOR SIGNATURE	DATE

Part B – Nominator details (continued)	
We, the nominators being persons each of whose names are on the roll for the relevant electoral district nominate: CANDIDATE NAME for the by-election for:	
Nominator 5	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED)	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN
NOMINATOR SIGNATURE	DATE
Nominator 6	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER	GIVEN NAMES (AS ENROLLED)
PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE	SUBURB/TOWN / / DATE
Nominator 7	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER	GIVEN NAMES (AS ENROLLED)
PLACE OF RESIDENCE (AS ENROLLED) I NOMINATOR SIGNATURE	SUBURB/TOWN / / DATE
Nominator 8	
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) Output	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE

Part B – Nominator details (continued)	
We, the nominators being persons each of whose names are on CANDIDATE NAME for the by-election for: ELECTORAL DISTRICT Nominator 9	the roll for the relevant electoral district nominate:
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) I NOMINATOR SIGNATURE Nominator 10	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE Nominator 12	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE

Part B – Nominator details (continued)	
We, the nominators being persons each of whose names are on CANDIDATE NAME for the by-election for: ELECTORAL DISTRICT Nominator 13	the roll for the relevant electoral district nominate:
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE Nominator 14	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) NOMINATOR SIGNATURE Nominator 16	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE
SURNAME (AS ENROLLED) / / DATE OF BIRTH CONTACT PHONE NUMBER PLACE OF RESIDENCE (AS ENROLLED) I NOMINATOR SIGNATURE	GIVEN NAMES (AS ENROLLED) SUBURB/TOWN / / DATE

Part B – Nominator details (continued)	
We, the nominators being persons each of whose names are on	the roll for the relevant electoral district nominate:
CANDIDATE NAME for the by-election for:	
for the by-election for.	
ELECTORAL DISTRICT	
Nominator 17	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
/ /	
DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
lî)	/ /
NOMINATOR SIGNATURE	DATE
Nominator 18	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
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Nominator 17	
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SURNAME (AS ENROLLED) / /	GIVEN NAMES (AS ENROLLED)
DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 20	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
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Part B – Nominator details (continued)	
We, the nominators being persons each of whose names are on	the roll for the relevant electoral district nominate:
CANDIDATE NAME	
for the by-election for:	
ELECTORAL DISTRICT	
Nominator 21	
Nominator 21	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
DATE OF BIRTH CONTACT PHONE NUMBER	
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PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 22	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 23	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 24	DAIL
Nominator 24	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE

Part B – Nominator details (continued)	PROPERTY AND ADDRESS OF THE PARTY OF THE
We, the nominators being persons each of whose names are on	the roll for the relevant electoral district nominate:
CANDIDATE NAME	
for the by-election for:	
ELECTORAL DISTRICT	
Nominator 25	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 26	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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Nominator 27	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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NOMINATOR SIGNATURE	DATE
Nominator 28	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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NOMINATOR SIGNATURE	DATE

Part B – Nominator details (continued)	
We, the nominators being persons each of whose names are on the roll for the relevant electoral district nominate:	
CANDIDATE NAME for the by-election for:	
To the by election for	
ELECTORAL DISTRICT	
Nominator 29	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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Nominator 30	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 31	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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PLACE OF RESIDENCE (AS ENROLLED)	CUDUDD/TOWAN
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NOMINATOR SIGNATURE	DATE
Nominator 32	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
Û	/ /
NOMINATOR SIGNATURE	DATE

Part B - Nominator details (continued)	
We, the nominators being persons each of whose names are on	the roll for the relevant electoral district nominate:
CANDIDATE NAME	
for the by-election for:	
FLECTORAL DISTRICT	
ELECTORAL DISTRICT	
Nominator 33	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 34	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 35	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 36	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
DATE OF BIRTH CONTACT PHONE NUMBER	
DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DAIL

Part B - Nominator details (continued)	The second second second
We, the nominators being persons each of whose names are on the roll for the relevant electoral district nominate:	
CANDIDATE NAME	
for the by-election for:	
ELECTORAL DISTRICT	
Nominator 37	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 38	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 39	
Nonlinator 37	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
DATE OF DIDTH	
DATE OF BIRTH CONTACT PHONE NUMBER	
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
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NOMINATOR SIGNATURE	DATE
Nominator 40	
SURNAME (AS ENROLLED)	GIVEN NAMES (AS ENROLLED)
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DATE OF BIRTH CONTACT PHONE NUMBER	
DIAGO OF DECIDENCE (AC ENTROLLER)	CURUPA (TOWN)
PLACE OF RESIDENCE (AS ENROLLED)	SUBURB/TOWN
Ũ	/ /
NOMINATOR SIGNATURE	DATE

Part C – Nomination deposit return	
DEPOSIT RECEIPT NO. (NSW ELECTORAL COMMISSION USE ONLY)	Payment method Cash Bank cheque
Refund deposit	
The nomination deposit will only be returned after the election on return of nomination deposits). Tick one of the boxes below. If entitled, the deposit is to be returned to: in the case of a candidate nominated by a registered political in the case of a candidate nominated by 25 electors – the case.	
1. Details of person to receive nomination deposit return	
Strike out whichever is inapplicable. Name of Registered Party / Name of Group / Candidate PARTY / GROUP / CANDIDATE CONTACT NAME POSTAL ADDRESS PHONE NUMBER	SUBURB STATE POSTCODE EMAIL ADDRESS FOR REMITTANCE ADVICE
\$ AMOUNT OF NOMINATION DEPOSIT	
2. Details of bank account	
If following the election you are entitled to a return, your nomin	ation fee will be returned to this bank account.
If following the election you are entitled to a return, your nomin BANK NAME	ation fee will be returned to this bank account. BRANCH NAME

Part D - Child protection declaration

Candidate

All candidates for the Legislative Assembly are required by the *Electoral Act 2017* to make a child protection declaration. Your nomination is not valid unless it is accompanied by this child protection declaration. Further information is available at elections.nsw.gov.au

This form is not legal advice

The *Electoral Act 2017* specifies what must be declared. The information in this form about what must be declared is intended as general guidance only. You should seek independent legal advice if you have any specific legal queries about whether any conviction, proceeding or order must be declared in your declaration.

Offences that must be included in declaration

Your declaration must state whether you have ever been convicted of any of the offences, or been the subject of any of the proceedings, listed in Schedules 1 and 2 to the *Child Protection* (Working with Children) Act 2012 (NSW) which are set out below.

Offence for false statement and disqualification

A false statement on this form is an indictable offence with a maximum penalty of five (5) years imprisonment. If you are elected and convicted of that offence your seat will become vacant because of that conviction.

and convicted of that offence your seat will become vacant bee	duse of that confidence.
Candidate details	
CANDIDATE SURNAME	CANDIDATE GIVEN NAME(S)
Contest: (please tick box as applicable).	
	/ /
ELECTORAL DISTRICT	DATE OF ELECTION
You must complete the declaration. If you declare that you have proceedings or orders, you must provide sufficient details to it (Answer questions 1-5 by ticking the relevant box).	
1. Do you hold a working with children check clearance?	
Yes No WWCC NUMBER (OPTIONAL)	
If no, have you made a current application for a working with finally determined or withdrawn or terminated (see section 5	children check clearance, being an application that has not been 5(1) of the Child Protection (Working with Children) Act 2012)?
Yes No	
WWCC APPLICATION NUMBER (OPTIONAL)	
If yes, please provide details of that application:	
$2. \ \ Have you ever been refused a working with children check classical contents of the cont$	earance?
Yes No	

Part D - Child protection declaration
3. Have you ever been convicted of an offence listed in Schedules 1 and 2 to the Child Protection (Working with Children) Act 2012?
☐ Yes ☐ No
If yes, please provide sufficient details below, including findings of guilt where no conviction was recorded, and the name under which convictions were or were not recorded:
Please attach a further sheet if additional space is required.
4. Have you ever been the subject of proceedings listed in Schedules 1 and 2 to the Child Protection (Working with Children) Act 2012?
☐ Yes ☐ No
If yes, please provide sufficient details below, including the name under which those proceedings were commenced, including (but not limited to):
a) Charges laid against me that are currently before the courts;
b) Charges laid against me but withdrawn before or during trial;
c) Charges for which I was tried but found not guilty at trial;d) Charges for which I was tried and convicted but found to be not guilty on appeal;
e) Charges for which I was found guilty but for which I was subsequently pardoned;
f) Any other charges or indictments not declared in the above categories.
Please attach a further sheet if additional space is required.

5. Have you ever had a relevant apprehended violence order* made against you? Yes No If yes, please provide sufficient details below, including the name under which those orders were made:
If yes, please provide sufficient details below, including the name under which those orders were made:
*A relevant apprehended violence order is a final apprehended violence order made under the Crimes (Domestic and Personal Violence) Act 2007, or a final order made under Part 15A of the Crimes Act 1900 before its repeal, being an order made on the application of a police officer or other public official for the protection of a child from sexual activity or sexual touching or a sexual act within the meaning of Division 10 of Part 3 of the Crimes Act 1900. A relevant apprehended violence order is not (a) an apprehended violence order made by a court before 3 July 1995 under Part 15A of the Crimes Act 1900, (b) an external protection order (within the meaning of Section 562RA of the Crimes Act 1900) made before 3 July 1995, or (c) an external protection order (within the meaning of Part 13 of the Crimes (Domestic and Personal Violence) Act 2007) that is not registered under that Part.
Candidate declaration
I declare that the answers I have made to questions 1 to 5 state the matters required to be stated under section 95 of the <i>Electoral Act</i> 2017.
ELECTORAL DISTRICT
SURNAME OF CANDIDATE
GIVEN NAME(S) OF CANDIDATE
PLACE OF RESIDENCE (AS ENROLLED) NOT FOR PUBLICATION ON WEBSITE SUBURB POSTCODE
SIGNATURE OF CANDIDATE DATE



Schedule 1 and 2 to the Child Protection (Working with Children) Act 2012 (NSW)

Schedule 1 Assessment requirement triggers

1. Offences

- (1) Proceedings have been commenced against a person:
 - (a) for an offence specified in clause 1 of Schedule 2, if the offence was committed as a child (whatever the outcome of the proceedings), or
 - (b) for an offence specified in clause 1 of Schedule 2, if the offence was committed as an adult, and the person is not because of those proceedings a disqualified person.
- (2) Proceedings have been commenced against a person for any of the following offences (whatever the outcome of those proceedings):
 - (a) an offence involving intentional wounding of, or causing bodily harm to, a child by an adult (other than an offence specified in clause 1 of Schedule 2),
 - (b) any sexual offence committed against, with or in the presence of a child, other than an offence specified in clause 1 of Schedule 2.
 - (c) an offence under section 38 or 38A of the Crimes Act 1900 committed against a child,
 - (d) (Repealed)
 - (e) an offence under section 43B, 60E or 316A of the Crimes Act 1900,
 - (e1) an offence under section 66, 71, 72, 73 (before its substitution by the *Crimes Amendment (Sexual Offences) Act 2003*) or 74 of the *Crimes Act 1900* (other than an offence specified in clause 1 (1) (g1) of Schedule 2),
 - (f) an offence under section 13 of the Crimes (Domestic and Personal Violence) Act 2007 committed against a child,
 - (g) an offence under section 5(1) or (2) or 6 of the Prevention of Cruelty to Animals Act 1979.
- (3) Proceedings have been commenced against a person for any of the following offences (other than where a person has been found not guilty of the offence concerned):
 - (a) an offence under section 43A of the Crimes Act 1900,
 - (b) an offence under section 44 of the Crimes Act 1900 committed against a child,
 - (c) an offence under section 227, 228 or 231 of the Children and Young Persons (Care and Protection) Act 1998,
 - (d) an offence under section 530 of the Crimes Act 1900,
 - (e) an offence under section 23A, 24 (1A) or (2A) or 25 (1A) of the Drug Misuse and Trafficking Act 1985,
 - (f) any other offence, whether under the law of New South Wales or elsewhere, prescribed by the regulations for the purposes of this subclause.
- (4) A person has been convicted of any of the following offences:
 - (a) an offence involving intentional wounding, or causing bodily harm, being an offence committed against a child while the person was a child,
 - (b) an offence under section 39 or 41 of the *Crimes Act 1900*, being an offence committed against a child while the person was an adult,
 - (c) an offence under section 61 of the Crimes Act 1900, being an offence committed against a child,
 - (d) an offence under section 91P, 91Q or 91R (1) or (2) of the *Crimes Act* 1900, being an offence committed against a child while the person was an adult,
 - (e) an offence under section 195 (1) (b), 195 (1A) (b), 195 (2) (b), 196 (1) (b), 196 (2) (b), 197 (1) (b), 197 (2) (b) or 203E of the Crimes Act 1900.

(4A) (Repealed)

- (5) Subclauses (1), (2), (3) and (4) apply to:
 - (a) an offence an element of which is an intention to commit an offence of a kind listed in those subclauses, and
 - (b) an offence under a law other than a law of New South Wales that is an offence similar to an offence listed in those subclauses, and
 - (c) an offence of attempting, or of conspiracy or incitement, to commit an offence listed in those subclauses, in the same way that they apply to the offences listed in those subclauses.
- (6) A person has been convicted of, or proceedings have been commenced against a person for, offences involving violence or sexual misconduct (whether or not listed in this Schedule or Schedule 2) sufficient to indicate a pattern of behaviour that warrants investigation as to whether it may cause a risk to the safety of children.
- (7) An offence is not specified for the purposes of this clause if it was an offence specified in this clause at the time of its commission and the conduct has ceased to be an offence in New South Wales.

2. Findings of misconduct involving children

A person has been the subject of a finding by a reporting body, or by a relevant entity within the meaning of Part 4 of the *Children's Guardian Act 2019*, that the person engaged in the following conduct—

- (aa) a sexual offence committed against, with or in the presence of a child, including grooming of a child,
- (a) sexual misconduct committed against, with or in the presence of a child,
- (b) any serious physical assault of a child.

2A Notification in relation to reportable conduct matter

Information about a person has been referred, in accordance with section 56(2) of the *Children's Guardian Act 2019*, for the purpose of considering an interim bar during the course of an investigation under Part 4 of that Act.

2B Notification in relation to negative notices in other jurisdictions

- (1) The Children's Guardian is made aware that a person has been issued with a negative notice.
- (2) In this clause-

negative notice-see section 36D.

3. Application of Schedule

This Schedule applies to offences and other matters whether occurring before, on or after the commencement of this Schedule.

Schedule 2 Disqualifying offences

1. Specified offences

- (1) The following offences are specified:
 - (a) murder,
 - (b) manslaughter of a child (other than as a result of a motor vehicle accident),
 - (c) an offence involving intentional wounding of, or intentional causing of grievous bodily harm to, a child by an adult who is more than 3 years older than the victim,
 - (d) an offence under section 61B, 61C, 61D, 61E or 61F of the Crimes Act 1900,
 - (e) an offence under section 61I, 61J, 61JA, 61K, 61KC, 61KD, 61KE, 61KF, 61L, 61M, 61N, 61O or 61P of the Crimes Act 1900,
 - (f) the common law offence of rape or attempted rape,
 - (g) an offence under section 65A of the Crimes Act 1900,
 - (g1) an offence under section 66, 71, 72, 73 (before its substitution by the *Crimes Amendment* (*Sexual Offences*) Act 2003) or 74 of the *Crimes Act* 1900, where the person against whom the offence is committed is a child under the age of 13 years or where the person found guilty of the offence received a sentence of full time custody for the offence,
 - (h) an offence under section 66A, 66B, 66C, 66D, 66DA, 66DB, 66DC, 66DD, 66DE, 66DF, 66EA, 66EB, 66EC, 66F, 73 or 73A of the *Crimes Act* 1900,
 - (i) an offence under section 67, 68, 72A, 76 or 76A of the Crimes Act 1900,
 - (j) an offence under section 78A, 78B or 79 of the Crimes Act 1900,
 - (k) an offence under section 78H, 78I, 78K, 78L, 78M, 78N, 78O, 78Q or 81 of the Crimes Act 1900,
 - (I) an offence under section 80A, 80D or 80E of the Crimes Act 1900,
 - (m) an offence under section 86 of the *Crimes Act 1900* where the person against whom the offence is committed is a child, except where the person found guilty of the offence was, when the offence was committed or at some earlier time, a parent or carer of the child,
 - (n) an offence under section 91D, 91E, 91F, 91G or 91H of the *Crimes Act* 1900 (other than an offence committed by a child prostitute),
 - (o) an offence under section 42 or 43 of the Crimes Act 1900,
 - (o1) an offence under section 45 or 45A of the *Crimes Act* 1900 where the person against whom the offence is committed is a child.
 - (p) an offence under section 91J, 91K or 91L of the Crimes Act 1900.
 - (q) an offence under section 21G of the Summary Offences Act 1988 or section 91M of the Crimes Act 1900 where the person intended to be observed or filmed was a child,
 - (r) an offence against section 272.8, 272.10 (if it relates to an underlying offence against section 272.8) or 272.11 of the *Criminal Code* of the Commonwealth,
 - (s) an offence against section 272.9, 272.10 (if it relates to an underlying offence against section 272.9), 272.14 or 272.15 of the *Criminal Code* of the Commonwealth,
 - (t) an offence against section 272.18, 272.19 or 272.20 of the Criminal Code of the Commonwealth if it relates to another offence listed in this Schedule,
 - (u) an offence against section 270.6A or 270.7 of the *Criminal Code* of the Commonwealth where the person against whom the offence is committed is a child,
 - (v) an offence against section 233BAB of the *Customs Act 1901* of the Commonwealth involving items of child pornography or of child abuse material,
 - (w) an offence against section 471.16, 471.17, 471.19, 471.20 or 471.22 of the Criminal Code of the Commonwealth,
 - (x) an offence against section 471.24, 471.25 or 471.26 of the Criminal Code of the Commonwealth,
 - (xa) an offence under the Crimes Act 1900, section 547E,
 - (y) an offence under section 578B or 578C (2A) of the Crimes Act 1900,
 - (z) an offence under a law of another State or a Territory, the Commonwealth or a foreign jurisdiction that, if committed in New South Wales, would constitute an offence listed in this clause,
 - aa) an offence an element of which is an intention to commit an offence of a kind listed in this clause,
 - ab) an offence of attempting, or of conspiracy or incitement, to commit an offence of a kind listed in this clause,
 - ac) any other offence that is a registrable offence within the meaning of the *Child Protection (Offenders Registration) Act* 2000, if the offence was committed as an adult.
- (2) This clause applies to convictions or proceedings for offences whether occurring before, on or after the commencement of this clause.

2. Excluded offences

An offence is not specified for the purposes of this Schedule if it was an offence specified in this Schedule at the time of its commission and the conduct has ceased to be an offence in New South Wales.

Annexure 2 SEBY.202 Nomination of candidate by registered political party and child protection declaration



Registered political party candidate nomination

NSW State by-election - current as at May 2024

Part 7 Divisions 3 and 4 of the Electoral Act 2017

This form must be accompanied by the nomination deposit of \$250.

It is the responsibility of candidates to ensure that all applicable forms and the deposit are lodged from the issue of the writ to 12 noon on nomination day.

Legislative Assembly nominations must be lodged with the election manager of the district being contested or at the NSW Electoral Commission head office. For further information visit elections.nsw.gov.au or call the candidate helpdesk 1300 022 011.

To gain access to the NSW Electoral Commission head office, please make an appointment via email $\underline{\text{candidates@elections.nsw.gov.au}}$ or call the candidate helpdesk 1300 022 011.

Privacy statement: NSW Electoral Commission collects information on this form for the purposes of processing nominations, to contact candidates and nominators to send information, reminders or surveys about the election and to support our functions. Our staff and contractors have access to the information in this form. We may disclose this information to third-party providers to carry out our functions, and to others if legally required or authorised. We publish the candidate's name and enrolled suburb, town or locality on our website, and if elected, we provide the candidate's contact details to parliament. If the information required by this form is not provided, we may not be able to process this nomination. See the Privacy Management Plan on our website about access to and correcting your personal information.

Please print within the boxes using block letters.

Part A — Candidate details	《中国共享的中国共享的国际共享的共享的国际中国共享的
SURNAME OF CANDIDATE (AS ENROLLED)	GIVEN NAME(S) OF CANDIDATE (AS ENROLLED) DATE OF BIRTH
PLACE OF RESIDENCE (AS ENROLLED) I nominate for election as a member of the Legislative	SUBURB POSTCODE e Assembly for:
Candidate contact details	
	(please print clearly). EMAIL ADDRESS W Electoral Commission website. You may complete none, some or all of val from your employer if using work contact details. EMAIL ADDRESS WEBSITE
Candidate name to appear on ballot paper: SURNAME (AS ENROLLED)	GIVEN NAME (OR INITIAL OR COMMONLY USED OTHER NAME)) the registered abbreviation of the registered political party be printed below one box only).

Part A — Candidate details	
Candidate consent	
I consent to the nomination for election, as applicable, as a mem and the registered political party listed in part A of this form. I ceplace of residence as enrolled.	ber of the Legislative Assembly in NSW for the electoral district ertify that the place of residence stated in part A of this form is my
SIGNATURE OF CANDIDATE	/ / DATE
ELECTION MANAGER/NSW ELECTION	CTORAL COMMISSION USE ONLY
Election manager or NSW Electoral Commission head office (as applic	
/ / : AM PM	Nomination deposit paid Yes No
ELECTION MANAGER NAME	ELECTION MANAGER SIGNATURE

Part B – Registered political party nominator details	
I am the registered officer OR deputy registered officer of the following registered political party (please tick one box only).	
SURNAME OF REGISTERED OFFICER/DEPUTY REGISTERED OFFICER GIVEN NAME(S) OF REGISTERED OFFICER/DEPUTY REGISTERED OF	FICER
GIVEN MALE OF REGISTERED OF RE	TICER
NAME OF REGISTERED POLITICAL PARTY IN FULL	
I hereby nominate CANDIDATE NAME IN FULL	for:
ELECTORAL DISTRICT	
$\hat{\mathbb{U}}$	
SIGNATURE OF REGISTERED OFFICER/DEPUTY REGISTERED OFFICER DATE	

Part C – Nomination deposit return	
DEPOSIT RECEIPT NO. (NSW ELECTORAL COMMISSION USE ONLY)	Payment method Cash Bank cheque
Refund deposit	
The nomination deposit will only be returned after the election on return of nomination deposits). Tick one of the boxes below. If entitled, the deposit is to be returned to: in the case of a candidate nominated by a registered political in the case of a candidate nominated by 25 electors – the case.	
1. Details of person to receive nomination deposit return	1
Strike out whichever is inapplicable. Name of Registered Party / Name of Group / Candidate PARTY / GROUP / CANDIDATE CONTACT NAME	
POSTAL ADDRESS	SUBURB STATE POSTCODE
PHONE NUMBER \$ AMOUNT OF NOMINATION DEPOSIT	SUBURB STATE POSTCODE EMAIL ADDRESS FOR REMITTANCE ADVICE
2. Details of bank account	
If following the election you are entitled to a return, your nomin	ation fee will be returned to this bank account.
BANK NAME	BRANCH NAME
BANK ACCOUNT NAME BSB NUMBER BANK ACCOUNT NUMBER SIGNATURE OF CANDIDATE	/ / DATE

Part D - Child protection declaration Candidate All candidates for the Legislative Assembly are required by the Electoral Act 2017 to make a child protection declaration. Your nomination is not valid unless it is accompanied by this child protection declaration. Further information is available at elections.nsw.gov.au This form is not legal advice The Electoral Act 2017 specifies what must be declared. The information in this form about what must be declared is intended as general guidance only. You should seek independent legal advice if you have any specific legal queries about whether any conviction, proceeding or order must be declared in your declaration. Offences that must be included in declaration Your declaration must state whether you have ever been convicted of any of the offences, or been the subject of any of the proceedings, listed in Schedules 1 and 2 to the Child Protection (Working with Children) Act 2012 (NSW) which are set out below. Offence for false statement and disqualification A false statement on this form is an indictable offence with a maximum penalty of five (5) years imprisonment. If you are elected and convicted of that offence your seat will become vacant because of that conviction. Candidate details CANDIDATE SURNAME CANDIDATE GIVEN NAME(S) **ELECTORAL DISTRICT** DATE OF ELECTION You must complete the declaration. If you declare that you have ever been subject to any of the relevant convictions, proceedings or orders, you must provide sufficient details to identify those offences, proceedings or orders. (Answer questions 1-5 by ticking the relevant box). 1. Do you hold a working with children check clearance? Yes No WWCC NUMBER (OPTIONAL) If no, have you made a current application for a working with children check clearance, being an application that has not been finally determined or withdrawn or terminated (see section 5(1) of the Child Protection (Working with Children) Act 2012)? Yes No WWCC APPLICATION NUMBER (OPTIONAL) If yes, please provide details of that application: 2. Have you ever been refused a working with children check clearance? Yes No

Part D - Child protection declaration
3. Have you ever been convicted of an offence listed in Schedules 1 and 2 to the Child Protection (Working with Children) Act 2012?
☐ Yes ☐ No
If yes, please provide sufficient details below, including findings of guilt where no conviction was recorded, and the name under which convictions were or were not recorded:
Please attach a further sheet if additional space is required.
4. Have you ever been the subject of proceedings listed in Schedules 1 and 2 to the Child Protection (Working with Children) Act 2012?
Yes No
If yes, please provide sufficient details below, including the name under which those proceedings were commenced, including
(but not limited to): a) Charges laid against me that are currently before the courts;
b) Charges laid against me but withdrawn before or during trial;
c) Charges for which I was tried but found not guilty at trial;
d) Charges for which I was tried and convicted but found to be not guilty on appeal; e) Charges for which I was found guilty but for which I was subsequently pardoned;
f) Any other charges or indictments not declared in the above categories.
Please attach a further sheet if additional space is required

Part D - Child protection declaration
5. Have you ever had a relevant apprehended violence order* made against you?
Yes No
If yes, please provide sufficient details below, including the name under which those orders were made:
Please attach a further sheet if additional space is required. *A relevant apprehended violence order is a final apprehended violence order made under the Crimes (Domestic and Personal
Violence) Act 2007, or a final order made under Part 15A of the Crimes Act 1900 before its repeal, being an order made on the application of a police officer or other public official for the protection of a child from sexual activity or sexual touching or a
sexual act within the meaning of Division 10 of Part 3 of the Crimes Act 1900.
A relevant apprehended violence order is not (a) an apprehended violence order made by a court before 3 July 1995 under Part 15A of the <i>Crimes Act 1900</i> , (b) an external protection order (within the meaning of section 562RA of the <i>Crimes Act 1900</i>)
made before 3 July 1995, or (c) an external protection order (within the meaning of Part 13 of the Crimes (Domestic and Personal Violence) Act 2007) that is not registered under that Part.
Candidate declaration
I declare that the answers I have made to questions 1 to 5 state the matters required to be stated under section 95 of the <i>Electoral</i>
Act 2017.
ELECTORAL DISTRICT
SURNAME OF CANDIDATE
GIVEN NAME(S) OF CANDIDATE
PLACE OF RESIDENCE (AS ENROLLED) NOT FOR PUBLICATION ON WEBSITE SUBURB POSTCODE
$\hat{\Pi}$
SIGNATURE OF CANDIDATE DATE



SEBY.202_EL_3346_MAY24_V4

Schedule 1 and 2 to the Child Protection (Working with Children) Act 2012 (NSW)

Schedule 1 Assessment requirement triggers

1. Offences

- (1) Proceedings have been commenced against a person:
 - (a) for an offence specified in clause 1 of Schedule 2, if the offence was committed as a child (whatever the outcome of the proceedings), or
 - (b) for an offence specified in clause 1 of Schedule 2, if the offence was committed as an adult, and the person is not because of those proceedings a disqualified person.
- (2) Proceedings have been commenced against a person for any of the following offences (whatever the outcome of those proceedings):
 - (a) an offence involving intentional wounding of, or causing bodily harm to, a child by an adult (other than an offence specified in clause 1 of Schedule 2),
 - (b) any sexual offence committed against, with or in the presence of a child, other than an offence specified in clause 1 of Schedule 2.
 - (c) an offence under section 38 or 38A of the Crimes Act 1900 committed against a child,
 - (d) (Repealed)
 - (e) an offence under section 43B, 60E or 316A of the Crimes Act 1900,
 - (e1) an offence under section 66, 71, 72, 73 (before its substitution by the *Crimes Amendment (Sexual Offences)* Act 2003) or 74 of the *Crimes Act 1900* (other than an offence specified in clause 1 (1) (g1) of Schedule 2),
 - (f) an offence under section 13 of the Crimes (Domestic and Personal Violence) Act 2007 committed against a child.
 - (g) an offence under section 5(1) or (2) or 6 of the Prevention of Cruelty to Animals Act 1979.
- (3) Proceedings have been commenced against a person for any of the following offences (other than where a person has been found not guilty of the offence concerned):
 - (a) an offence under section 43A of the Crimes Act 1900,
 - (b) an offence under section 44 of the Crimes Act 1900 committed against a child,
 - (c) an offence under section 227, 228 or 231 of the Children and Young Persons (Care and Protection) Act 1998.
 - (d) an offence under section 530 of the Crimes Act 1900,
 - (e) an offence under section 23A, 24 (1A) or (2A) or 25 (1A) of the Drug Misuse and Trafficking Act 1985,
 - (f) any other offence, whether under the law of New South Wales or elsewhere, prescribed by the regulations for the purposes of this subclause.
- (4) A person has been convicted of any of the following offences:
 - (a) an offence involving intentional wounding, or causing bodily harm, being an offence committed against a child while the person was a child,
 - (b) an offence under section 39 or 41 of the *Crimes Act* 1900, being an offence committed against a child while the person was an adult,
 - (c) an offence under section 61 of the Crimes Act 1900, being an offence committed against a child,
 - (d) an offence under section 91P, 91Q or 91R (1) or (2) of the Crimes Act 1900, being an offence committed against a child while the person was an adult,
 - (e) an offence under section 195 (1) (b), 195 (1A) (b), 195 (2) (b), 196 (1) (b), 196 (2) (b), 197 (1) (b), 197 (2) (b) or 203E of the Crimes Act 1900.

(4A) (Repealed)

- (5) Subclauses (1), (2), (3) and (4) apply to:
 - (a) an offence an element of which is an intention to commit an offence of a kind listed in those subclauses, and
 - (b) an offence under a law other than a law of New South Wales that is an offence similar to an offence listed in those subclauses, and
 - (c) an offence of attempting, or of conspiracy or incitement, to commit an offence listed in those subclauses, in the same way that they apply to the offences listed in those subclauses.
- (6) A person has been convicted of, or proceedings have been commenced against a person for, offences involving violence or sexual misconduct (whether or not listed in this Schedule or Schedule 2) sufficient to indicate a pattern of behaviour that warrants investigation as to whether it may cause a risk to the safety of children.
- (7) An offence is not specified for the purposes of this clause if it was an offence specified in this clause at the time of its commission and the conduct has ceased to be an offence in New South Wales.

2. Findings of misconduct involving children

A person has been the subject of a finding by a reporting body, or by a relevant entity within the meaning of Part 4 of the *Children's Guardian Act 2019*, that the person engaged in the following conduct—

- (aa) a sexual offence committed against, with or in the presence of a child, including grooming of a child,
- (a) sexual misconduct committed against, with or in the presence of a child,
- (b) any serious physical assault of a child.

2A Notification in relation to reportable conduct matter

Information about a person has been referred, in accordance with section 56(2) of the *Children's Guardian Act 2019*, for the purpose of considering an interim bar during the course of an investigation under Part 4 of that Act.

2B Notification in relation to negative notices in other jurisdictions

- (1) The Children's Guardian is made aware that a person has been issued with a negative notice.
- (2) In this clause-

negative notice-see section 36D.

3. Application of Schedule

This Schedule applies to offences and other matters whether occurring before, on or after the commencement of this Schedule.

Schedule 2 Disqualifying offences

1. Specified offences

- (1) The following offences are specified:
 - (a) murder,
 - (b) manslaughter of a child (other than as a result of a motor vehicle accident),
 - (c) an offence involving intentional wounding of, or intentional causing of grievous bodily harm to, a child by an adult who is more than 3 years older than the victim,
 - (d) an offence under section 61B, 61C, 61D, 61E or 61F of the Crimes Act 1900,
 - (e) an offence under section 61I, 61J, 61JA, 61K, 61KC, 61KD, 61KE, 61KF, 61L, 61M, 61N, 61O or 61P of the Crimes Act 1900,
 - (f) the common law offence of rape or attempted rape,
 - (g) an offence under section 65A of the Crimes Act 1900,
 - (g1) an offence under section 66, 71, 72, 73 (before its substitution by the *Crimes Amendment (Sexual Offences)* Act 2003) or 74 of the *Crimes Act* 1900, where the person against whom the offence is committed is a child under the age of 13 years or where the person found guilty of the offence received a sentence of full time custody for the offence,
 - (h) an offence under section 66A, 66B, 66C, 66D, 66DA, 66DB, 66DC, 66DD, 66DE, 66DF, 66EA, 66EB, 66EC, 66F, 73 or 73A of the *Crimes Act* 1900,
 - (i) an offence under section 67, 68, 72A, 76 or 76A of the Crimes Act 1900,
 - (j) an offence under section 78A, 78B or 79 of the Crimes Act 1900,
 - (k) an offence under section 78H, 78I, 78K, 78L, 78M, 78N, 78O, 78Q or 81 of the Crimes Act 1900,
 - (I) an offence under section 80A, 80D or 80E of the Crimes Act 1900,
 - (m) an offence under section 86 of the *Crimes Act 1900* where the person against whom the offence is committed is a child, except where the person found guilty of the offence was, when the offence was committed or at some earlier time, a parent or carer of the child,
 - (n) an offence under section 91D, 91E, 91F, 91G or 91H of the *Crimes Act* 1900 (other than an offence committed by a child prostitute),
 - (o) an offence under section 42 or 43 of the Crimes Act 1900,
 - (o1) an offence under section 45 or 45A of the *Crimes Act* 1900 where the person against whom the offence is committed is a child,
 - (p) an offence under section 91J, 91K or 91L of the Crimes Act 1900,
 - (q) an offence under section 21G of the Summary Offences Act 1988 or section 91M of the Crimes Act 1900 where the person intended to be observed or filmed was a child,
 - (r) an offence against section 272.8, 272.10 (if it relates to an underlying offence against section 272.8) or 272.11 of the *Criminal Code* of the Commonwealth,
 - (s) an offence against section 272.9, 272.10 (if it relates to an underlying offence against section 272.9), 272.14 or 272.15 of the *Criminal Code* of the Commonwealth,
 - (t) an offence against section 272.18, 272.19 or 272.20 of the Criminal Code of the Commonwealth if it relates to another offence listed in this Schedule,
 - (u) an offence against section 270.6A or 270.7 of the *Criminal Code* of the Commonwealth where the person against whom the offence is committed is a child,
 - (v) an offence against section 233BAB of the Customs Act 1901 of the Commonwealth involving items of child pornography or of child abuse material,
 - (w) an offence against section 471.16, 471.17, 471.19, 471.20 or 471.22 of the Criminal Code of the Commonwealth,
 - (x) an offence against section 471.24, 471.25 or 471.26 of the Criminal Code of the Commonwealth,
 - (xa) an offence under the Crimes Act 1900, section 547E,
 - (y) an offence under section 578B or 578C (2A) of the Crimes Act 1900,
 - (z) an offence under a law of another State or a Territory, the Commonwealth or a foreign jurisdiction that, if committed in New South Wales, would constitute an offence listed in this clause,
 - aa) an offence an element of which is an intention to commit an offence of a kind listed in this clause.
 - ab) an offence of attempting, or of conspiracy or incitement, to commit an offence of a kind listed in this clause,
 - ac) any other offence that is a registrable offence within the meaning of the *Child Protection (Offenders Registration) Act* 2000, if the offence was committed as an adult.
- (2) This clause applies to convictions or proceedings for offences whether occurring before, on or after the commencement of this clause.

2. Excluded offences

An offence is not specified for the purposes of this Schedule if it was an offence specified in this Schedule at the time of its commission and the conduct has ceased to be an offence in New South Wales.