

NOMINATION OF CANDIDATE BY 15 ELECTORS - LEGISLATIVE ASSEMBLY

Use the checklist below prior to lodging the nomination form.

This form and the deposit must be lodged with the returning officer for the district being contested before 12 noon on nomination day.

PART A (to be completed by candidate)

Inserted electoral district being contested

Completed candidate details

PART B (to be completed by candidate)

Indicated whether or not the word "Independent" is to appear against name on the ballot paper

Indicated name to appear on ballot paper – surname and one given name - only a recognised abbreviation or derivative of one of the enrolled given name(s) is acceptable.

PART C (to be completed by candidate)

Candidate signed and dated the consent to nomination

Completed contact details

Indicated whether contact details are to be released

PART D (to be completed by at least 15 nominators)

Completed name; enrolled address; date of birth; electoral district; signature/date of at least 15 nominators enrolled for the district (more than 15 nominators are recommended) - ensure all details are legible

Ensure that the candidate has not nominated themselves

PART E - DEPOSIT

Ensure cash or cheque drawn by an authorised deposit taking institution (Personal cheques not accepted) for \$250 has been included

PART F - CHILD-RELATED CONDUCT DECLARATION

Ensure all sections of the Child-related Conduct Declaration form are completed

PART G - APPLICATION FOR REGISTRATION OF A CANDIDATE - ELECTION FUNDING

Candidates must be registered with the Election Funding Authority in order to receive political donations, register electoral material and to be eligible for public funding of campaign expenses. Candidates should obtain a copy from www.efa.nsw.gov.au of the document "Funding and Disclosure Guide for State Election Candidates and Official Agents" to understand their full obligations and responsibilities.

D. – Nominator Details**Candidate name:**

NOTE: 1. An elector cannot nominate more than one candidate for an Electoral District.

2. A candidate cannot nominate them self.

3. This nomination must be made by at least 15 nominators enrolled in the electoral district being contested

1.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

2.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

3.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

4.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

5.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

6.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

7.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth	/	/	Signature

D. continued over page

D. – Nominator Details (Cont.)

Candidate name:

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8.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /	Signature		Date

9.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /	Signature		Date

10.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /	Signature		Date

11.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /	Signature		Date

12.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /	Signature		Date

13.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of Birth / /	Signature		Date

14.	Surname	Given Name(s)		
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /	Signature		Date

D. continued over page

D. - Nominator Details (Cont.)

Candidate name:

15.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /		Signature	

16.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /		Signature	

17.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /		Signature	

18.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /		Signature	

19.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /		Signature	

20.	Surname		Given Name(s)	
	Place of residence as enrolled			
			Electoral District	
	Date of birth / /		Signature	

E. - Nomination Deposit - Please one box

I enclose the sum of \$250 Cash Cheque drawn by an authorised deposit taking institution (Personal cheques not accepted)

F. - Child-related Conduct Declaration

I attach a completed Child-related Conduct Declaration

RETURNING OFFICER USE ONLY

Received at am/pm

Deposit of \$250 *cash/*cheque (*delete one)

RETURNING OFFICER SIGNATURE

Notice to candidates

As part of the nomination process, all candidates for the Legislative Assembly and the Legislative Council are required by the *Parliamentary Electorates and Elections Act 1912* to make a child-related conduct declaration.

You are required to:

- read the Notice to candidates and the Attachment,
- sign the Notice to candidates acknowledging that you have read the Notice and the Attachment,
- complete and sign Part A,
- if required to because of an answer given in Part A – complete and sign Part B,
- return the declaration with your nomination form and deposit.

If you do not complete, sign and return these forms, your nomination will not be valid.

Not legal advice

The *Parliamentary Electorates and Elections Act 1912* specifies what must be declared in this declaration. The information contained in this form about what must be declared is intended as general guidance for candidates 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.

Guidance on which offences must be included in declaration

Your declaration must set out and describe any of the following convictions, proceedings or court orders:

- any conviction against you for a **child sexual offence**, which includes (but is not limited to) offences against children involving sexual activity or acts of indecency punishable by 12 months or more imprisonment, child pornography offences if punishable by 12 months or more imprisonment and similar offences committed outside New South Wales (see the definition set out in the Attachment),
- any conviction against you for **child murder**,
- any **criminal proceedings** ever commenced against you for child murder or child sexual offences. This includes criminal charges laid against you that were subsequently withdrawn for any reason or which did not lead to a conviction. This also includes proceedings where you were found not guilty or where your conviction was subsequently quashed on appeal, and
- any **relevant apprehended violence order** which has ever been made by a court against you, 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 acts of indecency.

A child is a person under 18 years of age.

You must include any convictions, proceedings or court orders against you in your current name or any former name.

Offence for false statement and disqualification

It is a serious offence for you to make a false statement on this form, punishable by up to five (5) years imprisonment. If you are elected as a member of either House of Parliament, and are convicted of such an offence, your seat will become vacant because of that conviction.

ATTACHMENT

For the purposes of Division 5A of Part 5 of the *Parliamentary Electorates and Elections Act 1912*, **child sexual offence** means:

- (a) an offence involving sexual activity or acts of indecency that was committed in New South Wales and that was punishable by penal servitude or imprisonment for 12 months or more, and that was committed against, with or in the presence of a child (including a child pornography offence that is so punishable), or
- (b) an offence involving sexual activity or acts of indecency, that was committed elsewhere and that would have been an offence punishable by penal servitude or imprisonment for 12 months or more if committed in New South Wales, and that was committed against, with or in the presence of a child (including a child pornography offence that is so punishable), or
- (c) an offence under section 80D or 80E of the *Crimes Act 1900*, where the person against whom the offence is committed is a child, or
- (d) an offence under sections 91D – 91G of the *Crimes Act 1900* (other than if committed by a child prostitute) or a similar offence under a law other than a law of New South Wales, or
- (e) an offence under section 91H, 578B or 578C (2A) of the *Crimes Act 1900* or a similar offence under a law other than a law of New South Wales, or
- (f) an offence an element of which is an intention to commit an offence referred to in the preceding paragraphs, or
- (g) an offence of attempting, or of conspiracy or incitement, to commit an offence referred to in the preceding paragraphs.

An offence that was a child sexual offence at the time of its commission is not a child sexual offence for the purposes of that Division if the conduct constituting the offence has ceased to be an offence in New South Wales.

An offence involving sexual activity or an act of indecency is not a child sexual offence for the purposes of that Division if the conduct constituting the offence:

- (a) occurred in a public place, and
- (b) would not have constituted an offence in New South Wales if the place were not a public place.

For the purposes of that Division, section 579 of the *Crimes Act 1900* (which relates to older convictions dealt with by way of recognizance) does not apply to or in respect of a child sexual offence.

Application for Registration of a Candidate for a State Election (EF.687)



The information on this form is collected under the *Election Funding and Disclosures Act 1981*.

Candidates are required to register for an election with the Election Funding Authority before accepting political donations.

This application must be lodged with your Returning Officer or with the EFA no later than 5pm on nomination day.

Candidate Details

Surname:

Given name(s):

Enrolled address:

Postcode:

Campaign headquarters (indicate 'as above' if same as enrolled address):

Postcode:

Postal address (indicate 'as above' if same as enrolled address):

Postcode:

Home phone:

Mobile phone:

Fax:

Date of birth:

Email:

Election Details

Election Day:

Electoral District:

Party affiliation (if any):

Did you contest the last state general election on 24 March 2007?

Yes No

Have you been a Member of NSW Parliament at any time since 24 March 2007?

Yes No

Signature of candidate: _____ Date: _____

Each candidate (or their official agent) is required to lodge a declaration with the Authority disclosing details of the political donations received and electoral expenditure incurred by the candidate at the election.

Office Use Only	
Date Received:	Received By: