



**THE EDUCATION (ASSESSMENT, CLASSIFICATION, AND  
APPOINTMENT) REGULATIONS 1976,  
AMENDMENT NO. 5**

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DAVID BEATTIE, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 24th day of November 1980

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Education Act 1964, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

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REGULATIONS

**1. Title and commencement**—(1) These regulations may be cited as the Education (Assessment, Classification, and Appointment) Regulations 1976, Amendment No. 5, and shall be read together with and deemed part of the Education (Assessment, Classification, and Appointment) Regulations 1976\* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the 14th day after the date of their notification in the *Gazette*.

**2. Interpretation**—(1) Regulation 2 (1) of the principal regulations is hereby amended by inserting, in their appropriate alphabetical order, the following definitions:

“‘Integrated primary school’ means a State primary school that is an integrated school:

“‘Integrated secondary school’ means a secondary school that is an integrated school:

“‘Position of responsibility’—

“(a) In relation to a State primary school, means a position in Division B, Division C, or Division D:

“(b) In relation to a secondary school, means a position known as PR1, PR2, PR3, or PR4, being a position for which an additional salary is payable as set out in a salary determination applicable to secondary teachers.”

\*S.R. 1976/287

Amendment No. 1: S.R. 1977/275

Amendment No. 2: S.R. 1978/334

Amendment No. 3: S.R. 1979/220

Amendment No. 4: S.R. 1980/186

“ ‘Public primary school’ means a State primary school that is not an integrated school:

“ ‘Registered private primary school’ means a private primary school registered under section 186 of the Act:

“ ‘Registered private secondary school’ means a private secondary school registered under section 186 of the Act:

“ ‘State secondary school’ means a secondary school that is not an integrated school.”

(2) The said regulation 2 (1) is hereby consequentially amended by revoking the definition of the term “secondary school”, and substituting the following definition:

“ ‘Secondary school’ includes the secondary department of a district high school or correspondence school; but does not include—

“ (a) The preparatory department of any school; or

“ (b) An intermediate department attached to any school; or

“ (c) The primary department of a district high school.”

(3) Regulation 34 of the principal regulations is hereby consequentially amended by omitting the words “or integrated”.

(4) Regulations 35 and 42 of the principal regulations are hereby consequentially amended by inserting, before the word “primary” in each case, the word “State”.

(5) Regulations 61–65, 67, 68, 70–72, 74–76, 79, and 80 of the principal regulations are hereby consequentially amended by omitting the word “State” in each place where it occurs.

(6) Paragraphs (b) and (c) of regulation 64 of the principal regulations are hereby consequentially amended by inserting, after the word “private”, the word “secondary”.

**3. Positions of responsibility in certain cases**—The principal regulations are hereby amended by inserting, after regulation 45, the following regulation:

“45A. Notwithstanding anything in these regulations, a person who, at the time when any registered private primary school became an integrated primary school, held a teaching position at that school that was not a position of responsibility, but who before that time was a member of a religious teaching order holding a position at a registered private primary school that, in the opinion of the Director-General, was a position equivalent to a position of responsibility, shall be eligible to be appointed to a position of responsibility at any integrated primary school as if—

“ (a) That person were the holder of the appropriate personal report; and

“ (b) That person’s service in positions in registered private primary schools that are positions, in the opinion of the Director-General, equivalent to positions of responsibility, were service in positions of responsibility in State primary schools.”

**4. Service requirements for appointment as Principal**—Regulation 77 of the principal regulations is hereby amended by revoking subclause (1), and substituting the following subclauses:

“(1) No person shall be appointed as Principal of a State secondary school unless, at the time of applying for that position,—

“(a) That person either—

“(i) Is a Principal, a Deputy Principal, a senior master, or a senior mistress, in a secondary school; or

“(ii) Has, in accordance with subclause (2) of this regulation, accumulated at least 8 units of service in positions of responsibility in secondary schools; and

“(b) That person has completed at least 11 years of teaching service in teaching positions, of which—

“(i) At least 4 years comprises service in secondary schools while classified as belonging to List B (or holding an equivalent classification under any former scheme for State Secondary Classification); and

“(ii) The residue (if any) comprises service recognised by the Director-General as being equivalent to service of that kind.

“(1A) No person shall be appointed as Principal of an integrated secondary school unless, at the time of applying for that position,—

“(a) That person either—

“(i) Is a Principal, a Deputy Principal, a senior master, or a senior mistress, in a secondary school; or

“(ii) Holds a position in any school that is, in the opinion of the Director-General, equivalent to such a position; or

“(iii) Has, in accordance with subclause (2) of this regulation, accumulated at least 8 units of service in positions of responsibility in secondary schools; and

“(b) That person has completed at least 11 years of teaching service in teaching positions comprising either—

“(i) Service in secondary schools while classified as belonging to List B (or holding an equivalent classification under any former scheme for State Secondary Education); or

“(ii) Service recognised by the Director-General as being equivalent to service of that kind.”

**5. Other service may be recognised**—The principal regulations are hereby amended by revoking regulation 78, and substituting the following regulation:

“78. The Director-General may, either generally or in any particular case, and to such extent as he thinks fit, recognise teaching service otherwise than in a position of responsibility as service to which regulation 77 (2) of these regulations applies.”

P. G. MILLEN,  
Clerk of the Executive Council.

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## EXPLANATORY NOTE

*This note is not part of the regulations, but is intended to indicate their general effect.*

These regulations make amendments related to the conditional integration of private schools into the State system. They provide that a teacher at an integrated school who formerly held a position of responsibility but holds a lower position at the time of integration may nevertheless be appointed to a position of responsibility at an integrated school without holding or being eligible to hold the appropriate personal report. Also they provide that certain service in a private school may be taken into account in considering a person's eligibility to be appointed Principal of a secondary school.

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Issued under the authority of the Regulations Act 1936.  
Date of notification in *Gazette*: 27 November 1980.  
These regulations are administered in the Department of Education.