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SINGAPORE ACADEMY OF LAW ACT
(CHAPTER 294A)

SINGAPORE ACADEMY OF LAW (STAKEHOLDING)
(AMENDMENT) RULES 2015

In exercise of the powers conferred by section 27 of the Singapore Academy of Law Act, the Senate of the Singapore Academy of Law makes the following Rules:

Citation and commencement

1. These Rules may be cited as the Singapore Academy of Law (Stakeholding) (Amendment) Rules 2015 and come into operation on 2 June 2015.

Amendment of rule 2

2. Rule 2 of the Singapore Academy of Law (Stakeholding) Rules (R 2) is amended by deleting the definition of “Executive Committee” and substituting the following definition:

“ “Executive Board” means the Executive Board appointed by the Senate under section 10 of the Act;”.

Amendment of rule 8

3. Rule 8 of the Singapore Academy of Law (Stakeholding) Rules is amended —

- (a) by deleting the words “Executive Committee” wherever they appear and substituting in each case the words “Executive Board”; and
- (b) by deleting the words “Executive Committee” in the rule heading and substituting the words “Executive Board”.

[G.N. Nos. S 353/2002; S 394/2003; S 608/2006; S 162/2012]

Made on 29 May 2015.

SUNDARESH MENON
President,
Singapore Academy of Law.

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