

LEGAL PROFESSION ACT  
(CHAPTER 161, SECTION 2(1) (DEFINITION OF “RELEVANT  
LEGAL OFFICER”))

LEGAL PROFESSION (PRESCRIBED STATUTORY BODIES  
AND LAW OFFICES IN PUBLIC SERVICE) RULES

ARRANGEMENT OF RULES

Rule

1. Citation
  2. Prescribed statutory bodies and law offices in public service
- 

[9th October 2009]

**Citation**

1. These Rules may be cited as the Legal Profession (Prescribed Statutory Bodies and Law Offices in Public Service) Rules.

**Prescribed statutory bodies and law offices in public service**

2. For the purposes of paragraph (b) of the definition of “relevant legal officer” in section 2(1) of the Act, the prescribed statutory bodies and law offices in the public service are —

- (a) the Inland Revenue Authority of Singapore;
- (b) the Intellectual Property Office of Singapore;
- (c) the Singapore Land Authority;
- (d) the Maritime and Port Authority of Singapore;

[S 126/2015 wef 16/03/2015]

- (e) the National Environment Agency;

[S 126/2015 wef 16/03/2015]

- (f) the Public Utilities Board.

[S 126/2015 wef 16/03/2015]

[G.N. No. S 465/2009]

LEGISLATIVE HISTORY  
LEGAL PROFESSION (PRESCRIBED STATUTORY BODIES  
AND LAW OFFICES IN PUBLIC SERVICE) RULES  
(CHAPTER 161, R 22)

This Legislative History is provided for the convenience of users of the Legal Profession (Prescribed Statutory Bodies and Law Offices in Public Service) Rules. It is not part of these Rules.

**1. G. N. No. S 465/2009 — Legal Profession (Prescribed Statutory Bodies and Law Offices in Public Service) Rules 2009**

Date of commencement : 9 October 2009

**2. 2010 Revised Edition — Legal Profession (Prescribed Statutory Bodies and Law Offices in Public Service) Rules**

Date of operation : 31 May 2010

**3. G.N. No. S 126/2015 — Legal Profession (Prescribed Statutory Bodies and Law Offices in Public Service) (Amendment) Rules 2015**

Date of commencement : 16 March 2015