

Map 5 – Application for Restoration to Register or Roll – not currently registered or enrolled in any other jurisdiction

KEY:

- Entries in black in the Maps are general commentary & contain questions & statements that require checking as to their veracity or information to be provided by Board
- Entries in blue are where there is specific reference to the issues in the statute or subordinate legislation
- Entries in violet are where there is legislation that has been assented but has not commenced at the time of writing
- Entries in green indicate where the statute & other regulatory instruments may be silent but the regulatory authority has a policy regarding the issue
- Entries in red indicate information provided during interview with the various nursing & midwifery regulatory authorities, nursing & midwifery leaders & chief nursing officers in each state & territory.
- ✓ Feed back has been received from jurisdiction

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	ACT	NSW	NT	QLD	SA	TAS	VIC	WA
Health Professional Regulatory Regime Specific to Nursing & Midwifery	<p><i>* Health Professionals Act 2004</i></p> <p><i>Health Professionals Regulation 2004</i></p> <p><i>Health Act 1993</i></p>	<p><i>* Nurses and Midwives Act 1991</i></p> <p><i>Health Care Complaints Act 1993</i></p> <p><i>Nurses and Midwives Regulation 2003</i></p> <p><i>Nurses and Midwives Amendment (Performance Assessment) Act 2004</i></p>	<p><i>* Health Practitioners Act 2004</i></p>	<p><i>* Nursing Act 1992</i></p> <p><i>Health Practitioner Registration Boards (Administration) Act 1999</i></p> <p><i>Health Practitioners (Professional Standards) Regulation 2000</i></p> <p><i>Nursing Regulation 2005</i></p>	<p><i>* Nurses Act 1999</i></p> <p><i>Nurses Regulations 1999</i></p> <p><i>Nurses (Electoral) Regulations 1999</i></p>	<p><i>* Nursing Act 1995</i></p> <p><i>Nursing (Fees) Regulations 1998</i></p>	<p><i>* Nurses Act 1993</i></p> <p><i>Nurses Regulations 2004</i></p> <p><i>Health Professions Registration Act 2005 (HPRAct) (uncommenced)</i></p>	<p><i>* Nurses Act 1992</i></p> <p><i>Nurses Rules 1993</i></p> <p><i>Nurses Code of Practice 2000</i></p> <p><i>Nurse Practitioners Code of Practice 2004</i></p> <p><i>Nurses & Midwives Bill 2005</i></p>

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No	Key Elements	ACT ✓	NSW ✓	NT ✓	QLD ✓	SA ✓	TAS ✓	VIC ✓	WA ✓
5.1	Registration or enrolment in jurisdiction required to practice	Yes Both title & practice are protected in the ACT	Yes Title only is protected in NSW	Yes Titles & practice protected	Yes Titles protected	Yes Titles & practice protected	Yes Titles & practice protected	Yes Titles (& ? practice) protected	Yes Titles & practice protected
5.2	Before Application will be considered	See Map 3 – 3.2	See Map 3 – 3.2	See Map 3 – 3.2	See Map 3 – 3.2	See Map 3 – 3.2	See Map 3 – 3.2	See Map 3 – 3.2	See Map 3 – 3.2
5.3	Application for restoration to the register or re-registration if previously registered or enrolled in that jurisdiction	Restoration dealt with as re-registration <i>Application for Re-Registration / Registration as a Nurse, Midwife or Nurse Practitioner</i> form [1].	The term 'restoration' refers to reinstatement of registration or enrolment previously held by a nurse or midwife in NSW & cancelled only because of non-payment of the annual practising fee. An application for restoration must be: <ul style="list-style-type: none"> made in writing, & accompanied by the prescribed fee. If the application for restoration is approved, the person's name is restored to the Register of Nurses and/or Register of Midwives or Roll of Nurses – s33. Application for restoration is dealt with discretely – specific application form – <i>Application for Restoration</i> requiring, as well as those noted below: <ul style="list-style-type: none"> Details to assist identification eg 	Restoration dealt with as registration or enrolment as a nurse or midwife: <ul style="list-style-type: none"> Qualification gained in Australia or New Zealand Qualification gained outside Australia. Application forms for registration or enrolment as a nurse or midwife: <ul style="list-style-type: none"> Qualification gained in Australia or New Zealand [3, 4]. Qualification gained outside Australia [5, 6]. Requires information concerning previous registration or enrolment in NT & registration or enrolment number [3-6]. In NT restoration to the roll can only occur during the month of October. That is if the nurse or midwife failed to renew their registration/	A person whose registration or enrolment is cancelled or authority to practise is revoked for non-payment of the annual licence certificate fee may apply to the council for re-registration, re-enrolment or re-authorisation in the form approved by the council. The application must be accompanied by the annual licence certificate fee & the restoration fee prescribed under a regulation. The council must reregister, re-enrol or reauthorise the applicant & issue an annual licence certificate to the applicant if it is satisfied: <ul style="list-style-type: none"> the applicant has practised nursing or midwifery during the 5 years before the application; & the applicant is 	A person whose name has been removed from the register or roll at their request or on account of a failure to renew the registration or enrolment or to pay the practice fee may apply to the Board at any time for the reinstatement of the person's name on the register or roll. An application for reinstatement must be made to the Board in the manner & form approved by the Board & be accompanied by the fee fixed by regulation. The Board may require an applicant under this section: <ul style="list-style-type: none"> to provide them with any information for the purposes of determining the application; to submit a medical report or other 	A person whose name has been removed from the register or roll at their request or on account of a failure to renew the registration or enrolment or to pay the practice fee may apply to the Board & pay the fee for the reinstatement of the person's name on the register or roll – s 53(1). The Board may refuse to restore the person's name if it is not satisfied that the person: <ul style="list-style-type: none"> has sufficient physical capacity, mental capacity & competence, & is of good character, & – ss 53(3) & 22(1)(b) & (c). <i>Application for Registration/Enrolment as a Nurse under the Nursing Act 1995</i> form - if seeking renewal & have actively practised <	If a person whose name has been removed from the register for non-renewal of registration applies to the Board within 2 years from the date of that removal to have their name restored to the register & the renewal of the registration & pays the fee fixed by the Board for those purposes within that period the Board may restore that person's name to the register & renew the registration until 31 December next following that renewal – s 13A. Application is made on <i>Application – Restoration/Re-registration to the Register</i> form Details of previous registration in Victoria: <ul style="list-style-type: none"> change of name Victorian ID/reference 	A person whose name has been removed from the register, having removed their name from the register voluntarily may at any time make application in the prescribed form to the Board for the restoration of their name to the register if the applicant pays the prescribed fee to the Board & satisfies the Board of the relevant matters, the name of the applicant shall be restored to the register – s 42 & CI 16 Nurse Rules.. Application is made on <i>Application – Restoration of name to the Register</i> form. Details of which provision is sought under the Act: <ul style="list-style-type: none"> s 32(3) - Registration has lapsed due to non-payment of

* Where the original removal of the person from the register or roll was for non-payment of fees or by request of the applicant.
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			<p>previous address, qualifications etc</p> <ul style="list-style-type: none"> Registration number if known Date of previous registration or enrolment Last expiry date [2]. 	<p>enrolment by the 30 September they have one calendar month to restore.</p> <p>The term re-registration is not used in the NT. After the October restoration period a person must make a new application.</p>	<p>qualified to be registered, enrolled or authorised.</p> <p>However, if the council is not satisfied the applicant has practised nursing or midwifery during the 5 years before the application, the council may reregister, re-enrol or reauthorise the applicant subject to the conditions of practice it considers appropriate – ss 74(3) – (7).</p> <p>Application form is in the <i>Application Package QNC 1</i>.</p> <p>Requires date of last licence in Queensland & nurse ID number [7].</p>	<p>evidence accepMap to the Board to ensure that the applicant can practise effectively as a nurse;</p> <ul style="list-style-type: none"> to obtain additional qualifications or experience specified by the Board before they determine the application. <p>The Board should, subject to the person meeting the above requirements, reinstate the name of a person who applies under this section if satisfied that the person:</p> <ul style="list-style-type: none"> has sufficient competence & capacity to practise in the field of nursing to the standards required by the Board for the purposes of this Act; & is a fit and proper person to be registered or enrolled under this Act – s 26. <p>Application for restoration is dealt with discretely – specific application form – <i>Application for Reinstatement of Name on the Register or Roll</i> [8].</p>	<p>5 years [9].</p> <p><i>Re-Entry to Practice Program Application 1995 form</i> - if seeking renewal & have not actively practised < 5 years</p> <ul style="list-style-type: none"> Original registration/enrolment date in Tasmania Date last practising certificate expired [10, 11]. 	<p>number</p> <ul style="list-style-type: none"> Date first registered in Victoria Date last registered in Victoria [12]. <p>The sections quoted below relate only to renewal of registration not to restoration or re-entry. Restoration & re-entry are not dealt with under the new Act.</p> <p>If a person does not apply for renewal of registration before the end of the existing registration period, the board may renew that person's registration if application is made within 3 months after the end of the registration period & if the applicant pays an additional renewal fee determined by the responsible board which must not be more than 50% of the original fee.</p> <p>For a period of 3 months after a person's registration has expired without being renewed, that person is to be deemed to be registered & if, at the end of that period, that person has not renewed their registration, the board must remove that person's name from the register.</p> <p>The responsible board may refuse to renew the registration of an</p>	<p>renewal fees by the due date.</p> <ul style="list-style-type: none"> s 41- Out of Practice and will need to undertake a renewal of registration program. s 42(2) - Voluntary removal of name from the register. s 43 - Restoration of name to the register after being struck off for a disciplinary matter (not applicable to discussion in this Map) <p>Details of when last registered in WA [13].</p> <p>A person whose name is removed from the register for non-payment of renewal of registration feed may at any time pay to the Board all fees that are in arrears, & all fees that would be in arrears if the person had continued to be registered, together with any additional amount prescribed by the regulations for the purposes of this subsection, & is then to be entitled, subject to this Act, to have their registration as an enrolled nurse, midwife, nurse practitioner or registered nurse renewed and the name restored to the register – Cl 36.</p> <p>Application for restoration after</p>

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								applicant on any ground on which the responsible board might refuse to grant the registration ss 18(6) – (8).	voluntary removal would therefore be treated as registration in the first instance.
5.4	Registered or enrolled in other jurisdiction(s)	Details of employment over last 5 years is only question [1].	<ul style="list-style-type: none"> Details if registered or enrolled in other jurisdiction(s) since last practising in NSW Details of employment & employer in most recent/present employment in other jurisdiction(s) Employed there currently or date employment ceased Other details relating to the practice of nursing and/or midwifery to support application [2]. 	<ul style="list-style-type: none"> Details of the States, Territories & countries that person has held registration. A certificate of good standing from a Nurse Registration Board that the person most recently held registration with, must be requested to be sent directly to the Board [3-6]. 	Verification not required for restoration.	No information required	No information required	<ul style="list-style-type: none"> Details of recent registration held in another jurisdiction Verification sought from most recent registering authority to be sent directly to the Board [12]. 	No information required
5.5	Qualifications & education	<ul style="list-style-type: none"> Qualification/ Award name Educational institution Length of study Year completed [1]. <p>See Map 3 – 3.4, 3.5 & 3.6</p>	<p>Qualifications & education requirements only sought on application form to assist in identifying previous registration or enrolment on the register or rolls [2].</p> <p>See Map 3 – 3.4, 3.5 & 3.6</p>	<ul style="list-style-type: none"> Qualification Institution Completed year <p>‘Certified true copies’ or originals of nursing or midwifery qualifications.</p> <p>For nurses & midwives educated overseas – evidence that the program completed has been assessed as the equivalent of an Australian qualification [3-6].</p> <p>See Map 3 – 3.4, 3.5 & 3.6</p>	<ul style="list-style-type: none"> Qualifications Institutions States/ country(s) Dates commenced Dates completed <p>Documentary evidence is not required with application if previously registered or enrolled [7].</p> <p>See Map 3 – 3.4, 3.5 & 3.6</p>	<p>No information required</p> <p>See Map 3 – 3.4, 3.5 & 3.6</p>	No information required	<p>Details of:</p> <ul style="list-style-type: none"> qualification that led to initial registration EP Country, State or Territory Date of commencement Date of completion Post graduate qualifications [12]. <p>See Map 3 – 3.4, 3.5 & 3.6</p>	No information required
5.6	Recency of practice requirements	Self declaration - practised as a nurse or midwife < 5 years & no minimum period years [1].	Application form states that the Board pays particular attention to the recency of practice of the nurse or midwife ie within the last 5 years [2].	Self declaration - practised as a nurse or midwife < 5 years [3-6]. An applicant is entitled to be registered or enrolled	See 5.3 above.	Self declaration - practised or completed a course leading to registration or enrolment < 5 years as a RN, EN, midwife or mental health	See 5.3 above.	Self declaration - employed as a nurse in area of registration being sought < 5 years [12]. See 5.3 above.	A natural person who applies to the Board and satisfies it that they comply with the requirements & on payment of the fee

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		<p>< 5 years- Scheds 3 & 4 – paras 3.8 & 4.6</p> <p>Differentiates need for refresher course:</p> <ul style="list-style-type: none"> return to practice after 5-10 years; re-entry course – return to practice > 10 – Scheds 3 & 4 paras 3.1 & 4.1 	<p>Since August 2004, the Board has been able to refuse applications for restoration to Registers and Roll. Refusal usually occurs where the person has not practised either in NSW or elsewhere for more than 5 years. Section 33(6) provides that, in refusing an application for restoration, the Board may treat it as an application for registration. This is done and enables the provisions of s29A to apply and registration or enrolment is granted with conditions requiring a report from a nurse manager or midwife manager, within 3months of the nurse or midwife commencing practice, regarding the nurse or midwife's competence.</p>	<p>in the category of registration or enrolment to which the application relates if the Board is satisfied that the applicant is competent to practise in the category – the Board may take into account evidence of an applicant's recent practice or continued competence in the category of health care practice in addition to anything else the Board thinks fit - ss 22(1)(b) & (2)</p> <p>Everyone assessed on merits. However a 'rule of thumb' response may be if re-entry/restoration is sought:</p> <ul style="list-style-type: none"> < 5 years – a person may be allocated an advisor 5 – 8 years – required to undertake a re-entry program > 8 years – requirement to enrol in a Bachelor of Nursing, Bachelor or Grad Cert in Midwifery, Cert IV in enrolled nursing. 	<p>< 5 years has maintained their nursing knowledge & skills, their application, should be sent with a submission for individual assessment & be supported by documentary evidence such as a position description or statement from an employer. A current licence must have been held during this period of employment.</p> <ul style="list-style-type: none"> not practised nursing < 5 years, or cannot declare their competence, they will be required to demonstrate nursing competence. <p>RNs have 2 options: Meet the requirements of the Competence Assessment Service</p> <ul style="list-style-type: none"> by undertaking 2 part Challenge Test (theoretical and clinical) if they believe they do not require any further education in order to demonstrate competence successful they will be eligible for restoration to the register. If not successful, the Test acts as a diagnostic tool to indicate which of 4 educational modules need to be completed. <p>The other option is to undertake the accredited</p>	<p>nurse.</p> <p>Individuals who are not currently on the register or roll & have not practised nursing <5 years are required to complete a RN re-entry program approved by the Board or an EN re-entry training program.</p> <p>Refresher programs are not re-entry programs. They are courses designed to allow the individual to refresh their knowledge & skills where they have practised < 5 years. As such, refresher programs not required to be approved by the Board of South Australia as they do not lead to reinstatement on to the register.</p> <p>The Board has endorsed a Competency Assessment Service (CAS) to assess the competency of nurses. CAS provides a valid, reliable & integrated approach for the reinstatement to the register or roll of nurses and midwives returning to practice after > 5 years absence.</p> <p>Applicants complete a self-directed learning package, written assessment. Applicants may also undertake a 'challenge test' to assess the competence against professional standards</p>	<p>< 5 years unless they meet the above requirements – s 50(6).</p> <p>RNs Applicants who have not practised as a registered nurse for a period > 5 years but < 10 years are required to undertake a Re-Entry to Practise Program that includes theoretical, pharmacological & clinical components.</p> <p>Applicants who have not practised as a registered nurse for a period > 10 years & < less than 15 years &/or who had limited experience before their absence from practise are required to complete the TSoN Post Registration Bachelor of Nursing (Re-Entry) Program.</p> <p>Applicants who have not practised as a registered nurse for > 16 years are not eligible to undertake a Re-Entry to Practise Program. These applicants are to be referred to the TSoN for an individual assessment to determine which units of the pre-registration Bachelor of Nursing Program they would be granted credit for & which units they would be required to complete.</p> <p>The Board & the relevant EPs will need to determine the criteria for</p>	<p>The Board may refuse to renew the registration of an applicant if they are satisfied that the applicant has not had sufficient nursing experience in the preceding 5 years to be able to practise as a nurse having the particular registration which the applicant is seeking to have renewed, or on other ground upon which the Board might refuse to grant registration – s 14(1).</p> <p>Persons previously registered in Victoria in a division(s) for which restoration/re-registration is sought:</p> <ul style="list-style-type: none"> are eligible for restoration if their name has been removed from the register for no more than 2 years are eligible for re-registration if their registration has expired for more than 2 years [12]. <p>An applicant for renewal of registration as a health practitioner:</p> <ul style="list-style-type: none"> who has not provided regulated health services in the health profession regulated by the board for a period exceeding 2 years before the application for renewal; or 	<p>prescribed, be registered under this section as a nurse; & the Board shall cause the name of that person to be entered in the register – s 22(1).</p> <p>The requirements are that the person has practised as a nurse or completed a refresher course in nursing, approved by the Board, within the 5 years preceding their application – s 22(2)(c).</p> <p>The Board may remove the name of a nurse from the register who has not practised, or trained < 5years, or an NP after 3 years if they have not practised or trained as an NP < 3 years – ss 41(1) & (2).</p> <p>Where a nurse has not practiced nursing for a period exceeding 5 years in a division of the register for which registration is sought, the nurse is required to successfully complete a Renewal of Registration course [13].</p> <p>CI 27(2)(e) & (4) in the <i>Nurses & Midwives Bill</i> appear to be the relevant provisions that support the potential for the Board's recency of Practice Policy – (see 5.6 below).</p> <p>Removal of name & cancellation of</p>

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					<p>re-entry program offered by Griffith University.</p> <p>ENs must meet the requirements of the Competence Assessment Service detailed above [14].</p>	[15].	<p>assessment of applicants' relevant qualifications & experience. The clinical component of the Re-Entry to Practice program must be provided by a Board approved provider.</p> <p>ENs Applicants who have not practised for > 5 years but < 15 years be required to undertake the Re-Entry to Practise Program provided by NGT Tasmania.</p> <p>Applicants who have not practised as an enrolled nurse for > 16 years &/or who had limited experience before their absence from practise are not eligible to undertake a Re-Entry to Practise Program. These applicants are to be referred to NGT Tasmania or TAFE Tasmania for an individual assessment to determine which units of the Certificate IV in Health (Nursing) Program they would be granted credit for & which units they would be required to complete.</p> <p>The Board & the relevant EPs will need to determine the criteria for assessment of applicants' relevant qualifications & experience - [10].</p>	<ul style="list-style-type: none"> who intends to change the type of regulated health services he or she provides during the period of registration must provide details of the person's training or proposed training to ensure the person is competent to provide those regulated health services during the period of registration s 18(4). <p>Note – this means that the recency of practice requirement is now at 2 years.</p>	<p>registration of a person can occur if nurse or midwife has not practised nursing of the type they were registered for, or midwifery < 5 years, and has not maintained current knowledge & skills in nursing at an approved level – s 41(1)</p>

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							Midwives – 5 years. Competence to Practice Policy applies [16].		
5.7	Suitability to Practise & Competency † requirements – in areas of practise	Self declaration on application [1]. A person is suiMap to practise as a nurse or midwife if the person is generally competent – Clauses 114 & 115.	No specific requirements requested on application about current competence to practise. Legislation requires a person to have sufficient: physical capacity mental capacity knowledge & skill communication skills, including an adequate command of the English language to be competent to practice nursing or midwifery s4B Board report that they made strong representations to Minister to have competency requirements for nurse seeking renewal of registration such as audit included in the most recent review of the Act in 2004. However the Board is able to refuse registration or enrolment or impose conditions as considered necessary – s 29A.	Self declaration on application See 5.5 above Also self declaration that the applicant: ▪ has reviewed their practise & regard themselves as a competent practitioner ▪ practises in accordance with the ANMC Competency Standards for the RN, EN or Midwife [3-6].	Self declaration on application See 5.5 above Also self declaration that the applicant: ▪ Their practice in the last 5 years is relevant to this application. ▪ Held a licence to practise in the appropriate jurisdiction when practising as a nurse/midwife. ▪ Is competent to practise as a nurse/midwife. Council conducts an audit of applications for restoration. If a person's application is selected for audit they are required to provide certified documentary evidence to support the declaration of competence they make on their application form. No licence will be issued until the audit requirements have been met [14].	Self declaration on application [8]. See 5.5 above	Self declaration See 5.3 & 5.5 above No specific question, however, there is the following statement on the application form which implies a requirement for disclosure: <i>You must satisfy the Board that you are competent & fit to practise nursing or midwifery. You are required to disclose as part of your application, any matter that may reasonably bear upon an assessment of your competence & fitness. Such matters are not limited to nursing matters & may include, eg, action taken against you by another professional body</i> [17].	No specific requirements requested on application about current competence to practise.	No specific requirements requested on application about current competence to practise. The Board is to register an applicant as an EN, midwife or RN if satisfied that the applicant has complied with the following requirements: ▪ sufficient skill to practise nursing or midwifery, ▪ has acquired such knowledge & has such practical experience in nursing or midwifery, as in the opinion of the Board is sufficient to enable that person to perform efficiently the duties of an EN, midwife or RN – CI 27(2)(d) & (e).
5.8	Requirements for a nurse or midwife undertaking a	Board may register a person as a refresher RN if they are satisfied the person will attend a Board approved (or other nursing or midwifery regulatory authority	The Board is not aware of evidence to demonstrate that a re-entry or refresher course is necessary for all persons restoring to the Registers or Roll. Current	The term 'refresher' is not used in NT. As practise is protected in NT a nurse or midwife must be conditionally registered to be able to	?	Limited registration or enrolment: If a person who applies for reinstatement of registration or enrolment, under this Act does not have, in the opinion of	As practise is protected in Tasmania a nurse or midwife must be registered to be able to fulfill any supervised clinical practise requirements or re-entry	?	Where a natural person has applied for registration, the Board shall, on payment of the prescribed fee, grant provisional registration and issue to the person a

† *Competence - "the combination of skills, knowledge, values and abilities that underpin effective &/or superior performance in a profession/occupational area. Continuing professional competence is the ability of nurses (& midwives) to demonstrate that they have maintained their competence in their current area of practice"*-The Australian Nursing and Midwifery Council (ANMC).

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	re-entry or refresher course or requiring assessment of competence prior to full registration or enrolment	approved) refresher course or undergo a period of practice under supervision suiMap to satisfy requirements for registration – Scheds 3 & 4, paras3.13 & 4.11.	policy is that, where a person has not practised for more than 5 years, conditions are imposed requiring a report from a nurse manager or midwife manager, within three months of the nurse or midwife re-commencing practice, regarding the nurse or midwife's competence. This enables the person to return to practice while protecting the public. Subsequent action depends on the report received: conditions may be lifted or more rigorous conditions may be imposed if the manager's report indicates such action is necessary to protect the public. Some nurses & midwives undertake refresher courses, but such courses are not required by the Board.	fulfil any supervised clinical practise requirements or re-entry program clinical experience only apparent means available under Act is by imposing conditions on the person's practise. If the relevant Board is satisfied that the applicant is entitled to be registered or enrolled, it must register or enrol the applicant & it may do so subject to conditions – s 27(1) & (2).	registered nurse or midwife then there is no requirement for any form of conditional or short term registration. ?? However, temporary registration may also be available should it be required.	the Board the necessary qualifications or experience required for unrestricted registration or enrolment the Board may register or enrol the person in order to enable the person: <ul style="list-style-type: none"> to do whatever is necessary to become eligible for full registration or enrolment under this Act; or in order to enable the person to practise nursing under supervision. In granting an application in pursuance of this section the Board may: <ul style="list-style-type: none"> restrict the places and times at which the applicant may provide nursing care; limit the areas of nursing in which the applicant may practise; limit the period during which the registration or enrolment will have effect; or impose a condition requiring that the applicant be supervised when providing nursing care by a particular person or by a person of a particular class; or impose other conditions as the Board thinks fit s 27. 	program clinical experience only apparent means available under Act is by imposing conditions on the person's practise.		certificate of provisional registration in the prescribed form, if it is satisfied that: <ul style="list-style-type: none"> the Board would be satisfied as to the matters set out in that subsection if the applicant successfully completed a period of nursing practice or course of study; or the applicant should be granted provisional registration to enable the applicant to undertake a period of nursing practice or course of study – ss 26(1)(b) & (c).
5.9	Ever refused registration or enrolment in	Self declaration on application - full details to be provided if yes [1].	Self declaration on application - full details to be provided if yes [2].	Self declaration on application - full details to be provided if yes [3-6].	No	No	Self declaration on application - full details to be provided if yes [11, 17].	Self declaration on application - full details to be provided if yes [12].	Self declaration on application - full details to be provided if yes [13].

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	any jurisdiction								
5.10	Ever had registration or enrolment suspended or cancelled in any jurisdiction	Self declaration on application - full details to be provided if yes [1].	Self declaration on application - full details to be provided if yes [2].	Self declaration on application - full details to be provided if yes [3-6].	Self declaration on application - full details to be provided if yes [7].	Self declaration on application - full details to be provided if yes [8].	Self declaration on application - full details to be provided if yes [11, 17].	Self declaration on application - full details to be provided if yes [12]	Self declaration on application - full details to be provided if yes [13].
5.11	Any conditions or restrictions placed upon practice in any jurisdiction	Self declaration on application [1].	Self declaration on application [2].	Self declaration on application - full details to be provided is yes [3-6].	Self declaration on application - full details to be provided is yes [7].	No	Self declaration on application - full details to be provided is yes Any proceedings pending in any jurisdiction by RA [11, 17].	No Any proceedings pending in any jurisdiction by RA - [12].	No
5.12	Adequate professional development	Power under legislation to require at least 30 hours in 3 year period - Scheds 3 & 4, paras 3.8 & 4.6 but currently not required to be established	No	The applicant is required to declare that the practice in accordance with the ANMC Competency Standards. The domain of critical thinking & analysis required the nurse to participate in ongoing professional development of self & others.	Self declaration on application <i>I continue to improve my knowledge, skills and judgement to ensure my practice is safe & competent eg</i> <ul style="list-style-type: none"> ▪ Within the last 5 years, undertaking nursing activities to enhance your nursing practice ▪ Identifying your knowledge, skills, judgement, application and attitude gaps, and taking appropriate action to improve and enhance the quality of your practice ▪ Assessing your learning needs, implementing learning plans and evaluating the impact on your practice ▪ Promoting a positive image of nursing in your practice ▪ Recent work 	No	No	No	No

Map 5 – Application for Restoration to Register or Roll – not currently registered or enrolled in any other jurisdiction*									
No	Key Elements	ACT ✓	NSW ✓	NT ✓	QLD ✓	SA ✓	TAS ✓	VIC ✓	WA ✓
					<i>performance appraisals confirming your fitness and competence for nursing practice [7].</i>				
5.13	Mental & physical health requirements	Self declaration on application - full details to be provided if yes [1]. See Map 3 – 3.15.	Self declaration on application - full details to be provided if yes [2]. See Map 3 – 3.15	Self declaration on application - full details to be provided if yes [3-6]. See Map 3 – 3.15	Self declaration on application - full details to be provided if yes [7]. See Map 3 – 3.15	Self declaration on application - full details to be provided if yes [8]. See Map 3 – 3.15	Self declaration on application - full details to be provided if yes [11, 17]. See Map 3 – 3.15	Self declaration on application - full details to be provided if yes [12]. See Map 3 – 3.15	Self declaration on application - full details to be provided if yes [13]. See Map 3 – 3.15
5.14	Addiction to alcohol, other drug or substance that may affect ability to practice	Self declaration on application - full details to be provided is yes [1]. See Map 3 – 3.16.	No specific information requested on application See Map 3 – 3.16.	Self declaration on application - full details to be provided is yes [3-6]. See Map 3 – 3.16	No specific information requested on application See Map 3 – 3.16	No specific information requested on application See Map 3 – 3.16	Self declaration See Map 3 – 3.16	Self declaration on application - full details to be provided is yes [12] See Map 3 – 3.16	Self declaration on application - full details to be provided is yes [13]. See Map 3 – 3.16
5.15	Communication skills requirement	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.	Not required to be established on application See Map 3 – 3.17.
5.16	Adequate written & spoken English to practice nursing	Not required to be established on application See Map 3 – 3.18	Not required to be established on application See Map 3 – 3.18	Unlikely to be an issue if previously registered or enrolled in NT. See Map 3 – 3.18	Unlikely to be an issue if previously registered or enrolled in Queensland. See Map 3 – 3.18	Not required to be established on application See Map 3 – 3.18	Not required to be established on application See Map 3 – 3.18	Not required to be established on application See Map 3 – 3.18	Not required to be established on application See Map 3 – 3.17.
5.17	Criminal charges, convictions or record	Self declaration on application - full details to be provided if yes [1]. See Map 3 – 3.19	Self declaration on application - full details to be provided if yes [2]. See Map 3 – 3.19	Self declaration on application - full details to be provided if yes [3-6]. See Map 3 – 3.19	Self declaration on application - full details to be provided if yes [7]. Also consent is required for Council to obtain a National Criminal History Check [7]. See Map 3 – 3.19 & 3.28	Self declaration on application - full details to be provided if yes [8]. See Map 3 – 3.19	Self declaration on application - full details to be provided if yes [11, 17]. See Map 3 – 3.19	Self declaration on application - full details to be provided if yes [12] See Map 3 – 3.19	Self declaration on application - full details to be provided if yes [13]. See Map 3 – 3.19
5.18	Professional indemnity requirements	Self declaration - if self employed will disclose professional indemnity status to clients [1].	No	Self declaration that the applicant will have professional indemnity arrangements in place if I	No	No	Not required to be established on application	Not required to be established on application	Not required to be established on application

Map 5 – Application for Restoration to Register or Roll – not currently registered or enrolled in any other jurisdiction*									
No	Key Elements	ACT ✓	NSW ✓	NT ✓	QLD ✓	SA ✓	TAS ✓	VIC ✓	WA ✓
				practise in NT [3-6]. See Map 3 – 3.29			See Map 3 – 3.29	See Map 3 – 3.29	See Map 3 – 3.29
5.19	Proof of identity	<ul style="list-style-type: none"> 100 points ID check certified photo evidence of name changes [1]. 	Evidence of name change only requirement [2].	Two certified copies of Proof of Identity eg: <ul style="list-style-type: none"> Drivers Licence Passport Birth Certificate Stat Dec attesting to the applicants identity or Other official form of identification). Evidence of Name Change eg: <ul style="list-style-type: none"> Marriage Certificate Divorce Decree or Deed Poll (if applicable) A recent passport type photograph with applicant's signature on back [3-6].	<ul style="list-style-type: none"> Birth Certificate, or Deed Poll, or Passport, or Certificate of Citizenship, or Evidence of use of a name for the past five years & Marriage Certificate if relevant [18]. Only required if change of name has occurred since last registered or enrolled.	If reinstatement is sought under a different name from that which appeared on last SA certificate of registration or enrolment, evidence of change of name (eg marriage certificate or deed poll) is required [19].	Certified evidence of name change eg marriage certificate [17].	Evidence of name change only requirement [12].	Evidence of name change only requirement [13].
5.20	Commitment to follow codes of conduct & ethics	Self declaration - ANMC Codes &/or ACMI Codes ² [1].	No requirement to establish on application	Self declaration that the applicant adheres to the ANMC Codes of Ethics for Nurses in Australia & Professional Conduct [3-6].	Self declaration that the applicant adheres to the ANMC Code of Ethics for Nurses in Australia & Code of Practice if a midwife [7].	Self declaration that the applicant will follow the accepted code of professional conduct & ethics in their practice [8].	No requirement to establish on application	No requirement to establish on application	No requirement to establish on application
5.21	Details of previous employment	Self declaration on application [1].	Details of past employment in another jurisdiction [2].	Summary of experience since qualifying [3-6].	Most recent practise: <ul style="list-style-type: none"> When – dates from & to Licenses as RN, EN Midwife Employer Employer's address [7]. 	Asks if applicant has worked as a nurse or midwife in SA since the expiry of their annual certificate of registration or enrolment – if yes, full details required ie Employers name & contact details [8]. This is an offence under the Act & may give Board grounds to refuse the application.	<ul style="list-style-type: none"> Last nursing &/or midwifery position Statement of service from establishment where last employed as a nurse [17]. Detailed employment History including year last worked as a nurse, employer & position held if > 5years since last practiced. Details of any non-traditional position worked < 5 years – 	Details of most recent work experience in area of registration & if applicable re-endorsement of re-recognition are sought: <ul style="list-style-type: none"> Name of institution, hospital or centre Address Period from Period to Employed as [12]. 	Recency of practice: <ul style="list-style-type: none"> Position/ Specialty Date shift last worked Employer [13].

Map 5 – Application for Restoration to Register or Roll – not currently registered or enrolled in any other jurisdiction*									
No	Key Elements	ACT ✓	NSW ✓	NT ✓	QLD ✓	SA ✓	TAS ✓	VIC ✓	WA ✓
							describe & provide any supporting evidence for Board Assessment for recognition of continuing work experience if > 5years since last practiced [11].		
5.22	References	Original or certified copy of professional reference <5 years old from a nurse or midwife manager or immediate supervisor with: <ul style="list-style-type: none"> Dates of employment Areas of experience A statement of professional competence as a nurse &/or a midwife Name, signature & position of professional referee [1].	Not requested	<ul style="list-style-type: none"> A written reference from your last placement of employment, dated within the last 6 months A written character reference, dated within the last 6 months [3-6]. 	Not requested Other than verification by any other relevant RA – see 5.4 above [7].	Not requested	Not requested	Not requested Other than verification by most recent registering RA – see 5.4 above	Not requested
5.23	Consent for RA to approach & request information from relevant persons, institutions & organisations appropriate to determine eligibility for registration or enrolment in a jurisdiction	Yes See Map 3 – 3.28	Not requested	Yes See Map 3 – 3.28	Yes See Map 3 – 3.28	Not requested	Not requested	Not requested	Not requested
5.24	Any self-declarations	Statutory Declaration <i>Statutory Declarations Act 1959</i> (ACT)	No	Declaration	Statutory Declaration <i>Oaths Act</i>	No oath instrument required for self declaration.	Statutory Declaration <i>Oaths Act 2001</i> (Tas) [17].	Declaration jurisdictional instrument not specified	Declaration jurisdictional instrument not specified

Map 5 – Application for Restoration to Register or Roll – not currently registered or enrolled in any other jurisdiction*									
No	Key Elements	ACT ✓	NSW ✓	NT ✓	QLD ✓	SA ✓	TAS ✓	VIC ✓	WA ✓
	are made according to the jurisdiction's oath instrument						Declaration jurisdictional instrument not specified [11]		In a manner & form determined by the Board – s 29(1).
5.25	Refusal of restoration or re-registration	<p>See Map 3 – 3.33.</p> <p>Note CI119 – refusal for lack of information Section 46- Applications can be made to health professional's tribunal for refusal to register/ renew.</p>	<p>If Board refuses an application for restoration the Board may treat it as a new application for registration or enrolment, as appropriate - s 33(6)</p> <p>If Board is not satisfied the applicant meets the requirements to practice nursing or midwifery in NSW it must refuse the application – ss 21(1), s29A(1) & Sched 1B.</p> <p>However, Board must afford the applicant an opportunity to be heard before it can refuse an application– ss 21(2) & 28C(2).</p> <p>In most instances where restoration is refused, the application is treated as an application for registration or enrolment. Then registration or enrolment is granted with conditions under s29A, requiring a report from a nurse manager or midwife manager, within three months of the nurse or midwife re-commencing practice, regarding the nurse or midwife's competence.</p>	See Map 3 – 3.33.	See Map 3 – 3.33.	It is inherent that if a nurse does not meet the requirements of registration they are refused registration. However, this is not reflected in the Act.	See Map 3 – 3.33.	See Map 3 – 3.33.	No specific mention of refusal if applications do not satisfy the Board's requirements.
5.26	Fees	\$80.00 ³ + \$20 if short term	\$60.00	Total \$75.00 Restoration fee - \$25.00	Total \$ 129.00 Application fee - \$44.00	Total - \$175.00 Reinstatement fee –	Total - \$200.00 Restoration fee- \$80.00	\$120.00	Restoration: ▪ Out of practice or Voluntary Removal of

Map 5 – Application for Restoration to Register or Roll – not currently registered or enrolled in any other jurisdiction*									
No	Key Elements	ACT ✓ registration required	NSW ✓	NT ✓ Registration fee - \$50.00	QLD ✓ Licence fee of \$85.00	SA ✓ \$70.00 Certificate of Registration/Enrolment fee - \$105.00	TAS ✓ Issue of annual practising certificate - \$120.00 No pro-rated fees available	VIC ✓	WA ✓ Name - \$120.00 ▪ Lapsed - \$90.00 ▪ Renewal restore - \$117.00 (\$90.00 + \$27.00 late fee)

1. ACT Nurses and Midwives Board, *Application for Re-registration/Registration as a Nurse, Midwife or Nurse Practitioner*. 2006: Canberra.
2. Nurses & Midwives Board (NSW), *Application for Restoration*. 2005.
3. Health Professions Licensing Authority - Northern Territory, *Application for Registration as a Midwife*. Undated.
4. Health Professions Licensing Authority - Northern Territory, *Application for Registration/Enrolment as a Nurse Qualification Gained in Australia or New Zealand*. Undated.
5. Health Professions Licensing Authority - Northern Territory, *Application for Registration as a Midwife Midwifery Qualification Gained Outside of Australia or New Zealand*. Undated.
6. Health Professions Licensing Authority - Northern Territory, *Application for Registration/Enrolment as a Nurse Nursing Qualification Gained Outside Australia*. Undated.
7. Queensland Nursing Council, *Application Package QNC1 - Nursing Act 1992*. 2004.
8. Nurses Board of South Australia, *Application for Reinstatement of Name to the Register or Roll*. 2006: Adelaide.
9. Nursing Board of Tasmania, *Application for Registration/Enrolment as a Nurse under the Nursing Act 1995 (Tasmanian Graduates Only)*. Undated.
10. Nursing Board of Tasmania. *Policy Statement - Re-Entry to Practice Programs Criteria for Assessment of Applicant's Eligibility to Undertake Program*. [link to Word document] 2002 [cited 7 April 2006]; Available from: [http://www.nursingboardtas.org.au/nbtonline.nsf/\\$LookupDocName/accreditation](http://www.nursingboardtas.org.au/nbtonline.nsf/$LookupDocName/accreditation).
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12. Nurses Board of Victoria, *Application - Restoration/Re-registration to the Register*. 2004.
13. Nurses Board of Western Australia, *Application for Restoration of Name to Register*. Undated.
14. Queensland Nursing Council, *Information Sheet for Applicants Seeking Restoration to the Register or Roll in Queensland*. 2003.
15. Nurses Board of South Australia, *Education and Requirements for Registration and Enrolment*. undated: Adelaide. p. Board website.
16. Nursing Board of Tasmania, *Competence to Practise Policy*. 2004.
17. Nursing Board of Tasmania, *Application for Registration/Enrolment as a Nurse under the Nursing Act 1995*. 2006.

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19. Nurses Board of South Australia. *Registrations - Reinstatement (Re-registering or Re-enrolling)*. 2001 [cited; Board website]. Available from: http://www.nursesboard.sa.gov.au/reg_ri.html.

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