

Application to register Australian judgment

SECTION 56(2)(A) AND (3), TRANS-TASMAN PROCEEDINGS ACT 2010 (NZ)

[Insert heading]

TO THE REGISTRAR OF

[specify a New Zealand court that is referred to in section 56(1)(a) or (b) of the Trans-Tasman Proceedings Act 2010]

The applicant applies under section 56 of the Trans-Tasman Proceedings Act 2010 (NZ) (the **Act**) to have registered in the court the following judgment of the

[name of Australian court or tribunal].

[Select the paragraph that applies.]

The application is filed with a verified or certified or otherwise duly authenticated copy of the judgment.

or

The application is filed with a legible electronic version or faxed copy of the judgment, but a verified or certified or otherwise duly authenticated copy of the judgment is to be filed.

The judgment is, or must be treated as, a registrable Australian judgment for the purposes of subpart 5 of Part 2 of the Act (whether by virtue of section 54, 70, 74, or 77 of the Act) for the following reasons:

[specify].

The judgment is, in terms of section 64 of the Act, capable of being enforced in the original court or tribunal or in another Australian court or tribunal.

Last known address of liable person:	
If not all provisions of the iudgment are registrable, change to "Details of the registrable provisions" and only provide details of the provisions for	
which registration is sought.	
Court or tribunal:	
Judge:	
Date of judgment:	
Where made:	
	nder which a sum of money is payable
It the illdoment is one ii	
_	nuel willen a sum of money is payable
_	[expressed in currency in which judgment is to be registered]
Amount: Statement A:	
Amount: Statement A: [Complete Statement A, if	[expressed in currency in which judgment is to be registered]
Amount: Statement A: [Complete Statement A, if The rate of exchange on	[expressed in currency in which judgment is to be registered]
Amount: Statement A: [Complete Statement A, if The rate of exchange on used to calculate this	[expressed in currency in which judgment is to be registered] amount of judgment has been converted into New Zealand currency.]
Amount: Statement A:	[expressed in currency in which judgment is to be registered] amount of judgment has been converted into New Zealand currency.]
Amount: Statement A: [Complete Statement A, if The rate of exchange on used to calculate this amount is Statement B: [Complete statement B, if the statement B, if t	[expressed in currency in which judgment is to be registered] amount of judgment has been converted into New Zealand currency.] [specify conversion day] [specify rate of exchange].
Amount: Statement A: [Complete Statement A, if The rate of exchange on used to calculate this amount is Statement B: [Complete statement B, if other than New Zealand co	[expressed in currency in which judgment is to be registered] amount of judgment has been converted into New Zealand currency.] [specify conversion day] [specify rate of exchange].

The rate of interest carried by the judgment by the law of	
[specify Commonwealth of Australia or Australian State or Territory under whose law it was given]	
is % [specify rate].	
The amount of interest which, by that law, has become due up to the time of this application is	
[specify amount in currency in which judgment is to be registered].	
If the judgment is for something other than the payment of money Terms of judgment:	
Costs	
Costs of registration of the judgment:	
Costs of enforcing the judgment in the original court or tribunal:	
[calculated in accordance with section 66(2) of the Trans-Tasman Proceedings Act 2010 (NZ)]	
Attach all relevant documents showing costs incurred.	
Confirmation that information full and correct I confirm that all information provided by or on behalf of the applicant in, and attached to, this document is full and correct.	
Signature: Date:	