

Legal Services (Scotland) Act 2010

LEGAL SERVICES (SCOTLAND) ACT 2010

PART 1

THE REGULATORY OBJECTIVES ETC.

Introduction

- 1 Regulatory objectives
- 2 Professional principles
- 3 Legal services

Role of Ministers

- 4 Ministerial oversight
- 5 Consultation by Ministers

PART 2

REGULATION OF LICENSED LEGAL SERVICES

CHAPTER 1

APPROVED REGULATORS

Approved regulators

- 6 Approved regulators
- 7 Approval of regulators
- 8 Pre-approval consideration
- 9 Lord President's agreement
- 10 Authorisation to act
- 11 Request for authorisation

Regulatory schemes

12 Regulatory schemes

Licensing rules

- 14 Licensing rules: general
- 15 Initial considerations
- 16 Other licensing rules
- 17 Licensing appeals

Practice rules

- 18 Practice rules: general
- 19 Financial sanctions
- 20 Enforcement of duties
- 21 Performance report
- 22 Accounting and auditing
- 23 Professional indemnity

Compensation arrangements

- 24 Choice of arrangements
- 25 Compensation rules: general
- 26 More about compensation arrangements

Internal governance

- 27 Internal governance arrangements
- 28 Communicating outside
- 29 More about governance

Regulatory functions etc.

- 30 Regulatory and representative functions
- 31 Assessment of licensed providers

Relationship with other bodies

- 32 Giving information to SLAB
- 33 Reporting to Law Society
- 34 Steps open to Society
- 35 Financial inspection by Society

Performance and measures

- 36 Review of own performance
- 37 Monitoring by Ministers
- 38 Measures open to Ministers

Ceasing to regulate

- 39 Surrender of authorisation
- 40 Cessation directions
- 41 Transfer arrangements
- 42 Extra arrangements

Change of regulator

- 43 Change of approved regulator
- 44 Step-in by Ministers

Additional functions etc.

- 45 Additional powers and duties
- 46 Guidance on functions

CHAPTER 2

LICENSED LEGAL SERVICES PROVIDERS

Licensed providers

- 47 Licensed providers
- 48 Eligibility criteria
- 49 Majority ownership

Key duties and positions

- 50 Key duties
- 51 Head of Legal Services
- 52 Head of Practice
- 53 Practice Committee

Appointment to position etc.

- 54 Notice of appointment
- 55 Challenge to appointment
- 56 Disqualification from position
- 57 Effect of disqualification
- 58 Conditions for disqualification

Designated persons

- 59 Designated persons
- 60 Working context
- 61 Listing and information

Non-solicitor investors

- 62 Fitness for involvement
- 63 Exemption from fitness test
- 64 Factors as to fitness
- 65 Ban for improper behaviour
- 66 Behaving properly
- 67 More about investors

Discontinuance of services

- 68 Duty to warn
- 69 Inability to operate
- 70 Safeguarding clients
- 71 Distribution of client account

Professional practice etc.

- 72 Employing disqualified lawyer
- 73 Concealing disqualification
- 74 Pretending to be licensed
- 75 Professional privilege

CHAPTER 3

FURTHER PROVISION

Achieving regulatory aims

- 76 Input by the CMA
- 77 Role of approved regulators
- 78 Policy statement

Complaints

- 79 Complaints about regulators
- 80 Levy payable by regulators
- 81 Complaints about providers

Registers and lists

- 82 Register of approved regulators
- 83 Registers of licensed providers
- 84 Lists of disqualified persons

Miscellaneous

- 85 Privileged material
- 86 Immunity from damages
- 87 Appeal procedure
- 88 Corporate offences
- 89 Effect of professional or other rules

PART 3

CONFIRMATION AND WILL WRITING SERVICES

CHAPTER 1

CONFIRMATION SERVICES

Regulation of confirmation agents

- 90 Confirmation agents and services
- 91 Approving bodies
- 92 Certification of bodies
- 93 Regulatory schemes
- 94 Financial sanctions
- 95 Review of own performance
- 96 Pretending to be authorised

Other regulatory matters
Revocation of certification
Surrender of certification
Register and list
Register and list
Ministerial functions
Ministerial intervention
CHAPTER 2
WILL WRITING SERVICES
Regulation of will writers
Will writers and services
Approving bodies
Certification of bodies
Regulatory schemes
Financial sanctions
Review of own performance
Pretending to be authorised
Other regulatory matters
Revocation of certification
Surrender of certification
Register and list
Ministerial functions
Ministerial intervention
Step-in by Ministers
CHAPTER 3
FURTHER PROVISION
Regard to CMA input
Complaints about services
Privilege and immunity
Appeal procedure
Corporate offences

PART 4

THE LEGAL PROFESSION

CHAPTER 1

APPLYING THE REGULATORY OBJECTIVES

119 Application by the profession

Consequential modification

116 117 118

CHAPTER 2

	FACULTY OF ADVOCATES
120 121 122	Regulation of the Faculty Professional rules Particular rules
	CHAPTER 3
	SOLICITORS AND OTHER REPRESENTATIVES
	Removal of practising restrictions
123 124 125	Licensed providers as qualified persons Practice rules for licensed providers Citizens advice bodies
	Lay representation
126 127	Court of Session rules Sheriff court rules
	Guarantee Fund
128 129 130	Use of Guarantee Fund Contributions to the Fund Cap on individual claims
	The Law Society
131 132 133	Acting as approved regulator Council membership Regulatory committee
	The 1980 Act: further modification
134 135 136 137 138 139	Keeping the solicitors roll etc. Removal from the roll etc. Restoration to the roll Suspension from practice Accounts rules fee Powers of Tribunal
	CHAPTER 4
	OTHER BODIES

Scottish Legal Aid Board

- Exclusion from giving legal assistance Availability of legal services 140
- 141
- Information about legal services 142

Scottish Legal Complaints Commission

- 143 Relevant practitioners
- 144 Minor amendments
- 145 The 2007 Act: further provision

PART 5

GENERAL

- 146 Regulations
- 147 Further modification
- 148 Ancillary provision
- 149 Definitions
- 150 Commencement and short title

SCHEDULE 1 — Performance targets

Application

1 This schedule applies where the Scottish Ministers—

Power to set targets

2 (1) The Scottish Ministers may— (a) set one or more...

Notice of intention

3 (1) Before setting a performance target, or requiring the approved...

Consultation

4 (1) The approved regulator has 28 days beginning with the...

Decision

5 (1) The Scottish Ministers must have regard to any representations...

SCHEDULE 2 — Directions

Application

1 This schedule applies where the Scottish Ministers are satisfied that—...

Power to direct

2 (1) The Scottish Ministers may direct the approved regulator to...

Notice of intention

3 (1) Before giving a direction to an approved regulator under...

Consultation

4 (1) The approved regulator has 28 days beginning with the...

Decision

5 (1) The Scottish Ministers must have regard to any representations...

Extension of time to comply

6 (1) The Scottish Ministers may, on an application by an...

Enforcement

7 (1) If at any time it appears to the Scottish...

SCHEDULE 3 — Censure

Application

1 This schedule applies where the Scottish Ministers are satisfied that—...

Power to censure

2 The Scottish Ministers may make and publish a statement censuring...

Preliminary advice

3 Before making the statement, the Scottish Ministers must consult such...

Notice of intention

4 (1) If, after consulting under paragraph 3, the Scottish Ministers...

Consultation

5 (1) The approved regulator has 28 days beginning with the...

Decision

6 (1) The Scottish Ministers must have regard to any representations...

SCHEDULE 4 — Financial penalties

Application

1 This schedule applies where the Scottish Ministers are satisfied that...

Power to impose penalty

2 (1) The Scottish Ministers may impose on the approved regulator...

Amount of penalty

3 (1) When considering the appropriate amount of a penalty to...

Notice of intention

4 (1) Before imposing a financial penalty, the Scottish Ministers must...

Consultation

5 (1) The approved regulator has 28 days beginning with the...

Decision

6 (1) The Scottish Ministers must have regard to any representations...

Variation of penalty

7 (1) The Scottish Ministers may, on an application from an...

Appeal

8 (1) An approved regulator on which a financial penalty is...

Appeal grounds

9 The grounds for an appeal under paragraph 8 are—

Time for appeal

10 (1) An appeal under paragraph 8 is to be made—...

Interest

11 (1) If the whole or part of a penalty is...

Default

12 (1) Sub-paragraph (2) applies where the whole or part of...

SCHEDULE 5 — Amendment of authorisation

Application

1 This schedule applies where the Scottish Ministers are satisfied that—...

Power to amend

2 (1) The Scottish Ministers may amend the authorisation of the...

Notice of intention

3 (1) Before amending the approved regulator's authorisation, the Scottish Ministers...

Consultation

4 (1) The approved regulator has 28 days beginning with the...

Decision

5 (1) The Scottish Ministers must have regard to any representations...

SCHEDULE 6 — Rescission of authorisation

Application

1 This schedule applies where the Scottish Ministers are satisfied that—...

Power to rescind

2 The Scottish Ministers may rescind the authorisation of the approved...

Notice of intention

3 (1) Before rescinding the approved regulator's authorisation, the Scottish Ministers...

Consultation

4 (1) The approved regulator has 28 days beginning with the...

Decision

5 (1) The Scottish Ministers must have regard to any representations...

SCHEDULE 7 — Surrender of authorisation

Application

1 This schedule applies where an approved regulator proposes to surrender...

Surrender notice

2 (1) The approved regulator must give the Scottish Ministers a...

Consultation

3 (1) The Scottish Ministers must, as soon as reasonably practicable...

Decision

4 (1) The Scottish Ministers must, within 28 days beginning with...

Date of surrender

5 (1) If the Scottish Ministers agree to the surrender of...

SCHEDULE 8 — Investors in licensed providers

Initial notification requirements

- 1 (1) An applicant for a licence (issuable in accordance with...
- 2 (1) It is an offence for a person to fail...

Continuing notification requirements

3 (1) This paragraph applies where—(a) a person takes, or...

Exemption from notification requirements

4 (1) An approved regulator may in relation to any exemptible...

Requirement to notify investors

5 (1) Where an applicant gives information under paragraph 1, the...

Approved regulator may obtain information

6 (1) An approved regulator may require a person whose identity...

SCHEDULE 9 — Index of expressions used

Changes to legislation:

There are currently no known outstanding effects for the Legal Services (Scotland) Act 2010.