Legal Profession (Professional Conduct) Rules 2015

Table of Contents

Enacting Formula

Part 1 PRELIMINARY

- 1 Citation and commencement
- 2 Definitions
- 3 Application of Parts 2 to 5
- 4 Principles guiding interpretation of these Rules

Part 2 RULES APPLICABLE TO PRACTICE OF LAW IN SINGAPORE

Division 1 — Relationship with client

- 5 Honesty, competence and diligence
- **6 Confidentiality**

Division 2 — Relationship with other legal practitioners

7 Responsibilities of legal practitioners to each other

Division 3 — Responsibilities to other persons

- 8 Conduct in relation to other persons
- 8A Conduct of alternative dispute resolution process

Part 3 RULES APPLICABLE TO PRACTICE OF SINGAPORE LAW AND PRACTICE IN SINGAPORE COURTS

PDF created date on: 21 Feb 2022

Division 1 — Role in administration of justice

- 9 Conduct of proceedings
- 10 Responsibility for client's conduct
- 11 Conflict of interest in proceedings before court or tribunal
- 12 Communications and dealings with witnesses
- 13 Respect for court or tribunal and related responsibilities
- 14 Conducting the defence in criminal proceedings
- 15 Conducting the prosecution in criminal proceedings
- 15A Representing client in family proceedings
- 15B Conflict of interest in family proceedings

Division 2 — Relationship with client

- 16 Client money
- 17 Professional fees and costs
- 18 Contingency fees prohibited
- 19 Unauthorised persons
- 20 Conflict, or potential conflict, between interests of 2 or more clients
- 21 Conflict, or potential conflict, between interests of current client and former client
- 22 Conflict, or potential conflict, between interests of client and interests of legal practitioner or law practice, in general
- 23 Prohibited borrowing transactions

- 24 Purchases from client
- 25 Gifts from client
- 26 Completion of retainer and withdrawal from representation
- Division 3 Relationship with other legal practitioners
 - 27 Principles guiding interpretation of this Division
 - 28 Entering default judgment
 - 29 Allegations against another legal practitioner
 - 30 Communication with court
 - 31 Communication with another legal practitioner
- Division 4 Supervision over staff of law practice
 - 32 Responsibility for staff of law practice
- Division 5 Descriptions and executive appointments
 - 33 Descriptions
 - 34 Executive appointments

Part 4 RULES APPLICABLE TO MANAGEMENT AND OPERATION OF LAW PRACTICES

- 35 Responsibilities in relation to management and operation of law practice
- 36 Responsibilities to practice trainees in law practice

Part 5 RULES APPLICABLE TO TOUTING AND PUBLICITY

37 Principle guiding interpretation of this Part

PDF created date on: 21 Feb 2022

- 38 Business, trade or calling
- 39 Touting and referrals
- 40 Agreement for referrals
- 41 Publicity to be in accordance with these Rules
- 42 General responsibilities
- 43 Responsibilities relating to publicity within Singapore
- 44 Misleading, deceptive, inaccurate or false, etc., publicity
- 45 Contributions to good causes
- 46 Third-party publicity
- 47 Giving of free legal advice
- 48 Publicity outside Singapore
- 49 Jurisdiction where publicity is conducted

Part 5A RULES APPLICABLE TO THIRD-PARTY FUNDING

- 49A Disclosure of third-party funding
- 49B Prohibition against financial and other interests in Third-Party Funder

Part 6 MISCELLANEOUS

- 50 Savings for duties, etc., that exist apart from these Rules
- 51 Revocation

FIRST SCHEDULE Prohibited businesses

PDF created date on: 21 Feb 2022

SECOND SCHEDULE Conditions for accepting executive appointment in business entity

THIRD SCHEDULE Institutions in which legal practitioner may accept any appointment

FOURTH SCHEDULE Law-related services

No. S 706

LEGAL PROFESSION ACT (CHAPTER 161)

LEGAL PROFESSION (PROFESSIONAL CONDUCT) RULES 2015

In exercise of the powers conferred by section 71(2) of the Legal Profession Act, the Professional Conduct Council makes the following Rules:

PART 1

PRELIMINARY

Citation and commencement

1. These Rules may be cited as the Legal Profession (Professional Conduct) Rules 2015 and come into operation on 18 November 2015.

Definitions

- **2.**—(1) In these Rules, unless the context otherwise requires
 - "child representative" means a child representative appointed, under Division 1 of Part 4 of the Family Justice Rules 2014 (G.N. No. S 813/2014), to represent the interests of a child in any proceedings involving the child, or the custody and welfare of the child;

[S 82/2018 wef 12/02/2018]

PDF created date on: 21 Feb 2022

"client account" and "client's money" have the same meanings as in rule 2(1) of