

TABLE OF CONTENTS

PREFACE.....	5
PREFACE	6
CHAPTER 1 - INTERPRETATION AND DEFINITIONS	8
1.1 DEFINITIONS	9
CHAPTER 2 – STANDARDS OF THE LEGAL PROFESSION.....	11
2.1 INTEGRITY	12
CHAPTER 3 – RELATIONSHIP TO CLIENTS.....	14
3.1 COMPETENCE	15
Definitions	15
Competence.....	16
3.2 QUALITY OF SERVICE	21
Quality of Service	21
Limited Scope Retainers	23
Honesty and Candour	23
Language Rights	24
Advising Clients	25
When the Client is an Organization.....	26
Encouraging Compromise or Settlement.....	26
Threatening Criminal or Regulatory Proceedings.....	27
Inducement for Withdrawal of Criminal or Regulatory Proceedings	27
Dishonesty, Fraud by Client or Others.....	28
Dishonesty, Fraud when Client an Organization.....	29
Clients with Diminished Capacity	31
3.3 CONFIDENTIALITY	33
Confidential Information.....	33
Use of Confidential Information	35
Mandatory Disclosure	35
Permitted Disclosure	36
3.4 CONFLICTS	41
Duty to Avoid Conflicts of Interest.....	41
Consent.....	44
Short-term Summary Legal Services.....	47
Dispute.....	48
Concurrent Representation with Protection of Confidential Client Information	48
Joint Retainers.....	49
Acting Against Former Clients	52
Acting for Borrower and Lender	53
Civil Society Organizations.....	55
Conflicts from Transfer Between Law Firms.....	55
Law Firm Disqualification.....	57
Transferring Lawyer Disqualification	59
Lawyer Due-Diligence for Non-Lawyer Staff	59

Doing Business with a Client	60
Definitions	60
Transactions with Clients	61
Borrowing from Clients	63
Lending to Clients	64
Guarantees by a Lawyer.....	64
Payment for Legal Services.....	65
Gifts and Testamentary Instruments	65
Judicial Interim Release	66
3.5 PRESERVATION OF CLIENTS' PROPERTY.....	67
Preservation of Clients' Property.....	67
Notification of Receipt of Property.....	68
Identifying Clients' Property	68
Accounting and Delivery	68
3.6 FEES AND DISBURSEMENTS.....	69
Reasonable Fees and Disbursements.....	69
Civil Society Organization Clients.....	70
Contingent Fees and Contingent Fee Agreements	70
Statement of Account.....	71
Joint Retainer	71
Division of Fees and Referral Fees.....	71
Prepaid Legal Services Plan	73
Solicitor's Lien	73
3.7 WITHDRAWAL FROM REPRESENTATION	75
Withdrawal from Representation	75
Optional Withdrawal.....	75
Non-payment of Fees	76
Obligatory Withdrawal	76
Leaving a Law Firm.....	76
Manner of Withdrawal	78
Duty of Successor Lawyer	79
CHAPTER 4 – MARKETING OF LEGAL SERVICES	81
4.1 MAKING LEGAL SERVICES AVAILABLE.....	82
Making Legal Services Available.....	82
Restrictions.....	82
4.2 MARKETING.....	84
Marketing of Professional Services	84
Advertising of Fees.....	84
Firm Name.....	85
4.3 ADVERTISING NATURE OF PRACTICE	86
General Practice	86
Preferred and Restricted Areas of Practice	86
CHAPTER 5 – RELATIONSHIP TO THE ADMINISTRATION OF JUSTICE	87
5.1 THE LAWYER AS ADVOCATE	88

Advocacy.....	88
Incriminating Physical Evidence.....	91
Duty as Prosecutor	93
Disclosure of Error or Omission	93
Courtesy	94
Undertakings	94
Agreement on Guilty Plea	94
5.2 THE LAWYER AS WITNESS	96
Submission of Evidence	96
Appeals	96
5.4 COMMUNICATION WITH WITNESSES.....	97
Conduct During Witness Preparation and Testimony.....	97
5.5 RELATIONS WITH JURORS.....	100
Communications before Trial.....	100
Disclosure of Information	100
Communication During Trial.....	100
5.6 THE LAWYER AND THE ADMINISTRATION OF JUSTICE.....	102
Encouraging Respect for the Administration of Justice.....	102
Seeking Legislative or Administrative Changes	103
Security of Court Facilities	103
5.7 LAWYERS AND MEDIATORS.....	104
Role of Mediator.....	104
CHAPTER 6 – RELATIONSHIP TO STUDENTS, EMPLOYEES, AND OTHERS.....	105
6.1 SUPERVISION	106
Direct Supervision Required.....	106
Application	107
Delegation	107
Suspended or Disbarred Lawyers	109
Electronic Registration of Documents.....	109
6.2 STUDENTS.....	111
Recruitment and Engagement Procedures	111
Duties of Principal.....	111
Duties of Articling Student.....	111
6.3 HARASSMENT AND DISCRIMINATION	112
CHAPTER 7 – RELATIONSHIP TO THE SOCIETY AND OTHER LAWYERS	118
7.1 RESPONSIBILITY TO THE SOCIETY AND THE PROFESSION GENERALLY	119
Communications from the Society	119
Meeting Financial Obligations.....	119
Duty to Report	120
7.2 RESPONSIBILITY TO LAWYERS AND OTHERS	122
Courtesy and Good Faith	122
Communications	123
Inadvertent Communications	125
Undertakings and Trust Conditions	126

7.3 OUTSIDE INTERESTS AND THE PRACTICE OF LAW	128
Maintaining Professional Integrity and Judgment.....	128
7.4 THE LAWYER IN PUBLIC OFFICE	129
Standard of Conduct.....	129
7.5 PUBLIC APPEARANCES AND PUBLIC STATEMENTS	130
Communication with the Public.....	130
Interference with Right to Fair Trial or Hearing.....	131
7.6 PREVENTING UNAUTHORIZED PRACTICE	132
Preventing Unauthorized Practice.....	132
7.7 RETIRED JUDGES RETURNING TO PRACTICE	133
7.8 ERRORS AND OMISSIONS	134
Informing Client of Errors or Omission	134
Notice of Claim	134
Co-operation.....	135
Responding to Client’s Claim	135