# Alison Fielden & Co

# TERMS OF BUSINESS

#### **FAMILY DEPARTMENT**

#### **Certificated Matters**

We are advising you with the benefit of a Legal Aid Agency legal aid certificate. There are important conditions attached to receiving legal assistance from this scheme which we set out below.

#### Our Responsibilities to you

Our responsibilities to you are:-

- 1. To put your interests first;
- 2. Treat you politely and considerately;
- 3. Give you accurate information;
- 4. Express ourselves clearly and with minimum jargon;
- 5. Explain at the outset what your legal costs are likely to be and notify you of any change during the transaction;
- 6. Update you on progress as the matter proceeds;
- 7. Respond within a set time to your letters, emails and telephone calls;
- 8. Treat you fairly at all times and not to discriminate for reasons of age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex and sexual orientation.
- 9. Keep your personal information confidential and refuse to act for another person if doing so could compromise this.

#### Legal aid certificate

This is, in most cases, a means-tested scheme and a merits-tested scheme.

- (i) types of certificate
- (a) family matters, except care proceedings

In family matters, you may qualify for a full legal aid certificate, which allows us to advise you, write and receive letters on your behalf, prepare documents, issue applications, and represent you in Court. Provided your income and capital are within the limits and your case merits it, you will be granted a legal aid certificate by the Legal Aid Agency to cover our costs of assisting you.

Once we have completed the Legal Aid Agency application forms with you, we shall send them to the Legal Aid Agency. The Legal Aid Agency may take some weeks to process the form and we shall contact you as soon as we receive a response from them.

(b) care proceedings

If you are the parent of a child who is the subject of care proceedings brought by the local authority, you will be entitled to a full legal aid certificate which allows us to advise you, write and receive letters on your behalf, prepare documents, issue applications, and represent you in Court. This will cover our costs of assisting you. There is no test of your income or capital for the certificate to be awarded.

#### (ii) emergency certificate

If you applied for emergency legal aid and were granted an emergency certificate to cover urgent work, the Legal Aid Agency will still need to complete the means test, if yours is a means and merit-tested matter, before granting a full legal aid certificate. It is important that you co-operate with any requests for information made by the Legal Aid Agency as they complete the means test. You need to be aware that if you were granted an emergency certificate and then the Legal Aid Agency decide that you do not qualify for a full certificate, then you may be liable to repay all of our costs incurred under the emergency certificate.

#### (iii) full certificate and your obligations

You may be offered a legal aid certificate provided you pay a monthly contribution towards the legal costs.

Once you have been granted a legal aid certificate, you have a duty to disclose to the Legal Aid Agency any change in your circumstances, including a change of address or financial means. If your household financial means increase while you have a legal aid certificate, this may affect the amount you pay by contribution towards the past and future costs of your case.

Your legal aid certificate may be revoked if, for example after the assessment has been made, it is found that you never qualified for legal aid or if you fail to provide the Legal Aid Agency with information it has asked for. If your Certificate is revoked, you will be liable for all of the legal charges incurred up to and from the date of revocation.

Your legal aid certificate may be discharged if, for example, you are no longer financially eligible or it appears that your case is no longer likely to succeed. If your Certificate is discharged you will not have to pay the legal costs up to the date of discharge but you will be responsible for any legal costs that arise thereafter.

#### **Costs**

The Legal Aid Agency base the costs we receive on the following rates

#### Children Act Proceedings, except care proceedings, exclusive of VAT - Fixed Fee

	Family Proceedings Court	County Court	High Court
Standard Fee	£353	£353	£424
Legal Representation Fee	£251	£251	£302

#### Children Act Proceedings, except care proceedings, exclusive of VAT - Advocacy Fees

	Family Proceedings Court	County Court	High Court
Hearing Unit 1 (up to 1 hour)	£62.69	£68.94	£82.76

Hearing Unit 2 (up to 2.5 hours)	£156.74	£172.40	£206.87
Conference Fee	£125.37	£125.37	£125.37
Opinion Fee	£94.05	£94.05	£94.05
Early Resolution Fee		£126.36	£151.65
Final Hearing Fee (per day)	£397.04	£436.73	£524.07

A further 25% enhancement on hearing fee can be paid if client is facing a serious allegation of harm or a 20% enhancement if an expert is being cross examined.

# **Domestic Abuse Proceedings, exclusive of VAT – Fixed Fee.**

	Family Proceedings Court	County Court	High Court
Legal Representation Fee	£507	£507	£608

# **Domestic Abuse Proceedings, exclusive of VAT - Advocacy Fees**

	Family Proceedings Court	County Court	High Court
Hearing Unit 1 (up to 1 hour)	£81.50	£81.50	£81.50
Hearing Unit 2 (up to 2.5 hours)	£203.76	£203.76	£203.76
Final Hearing Fee (per day)	£361.17	£361.17	£361.17

## Finance Proceedings, exclusive of VAT – Fixed Fee

	County Court	High Court
Standard Fee	£392	£471
Settlement Fee	£78	£95
Legal Representation Fee	£311	£374

# Finance Proceedings, exclusive of VAT - Advocacy Fees

	County Court	High Court
Hearing Unit 1 (up to 1 hour)	£63.18	£75.83
Hearing Unit 2	£157.95	£189.54

## (up to 2.5 hours)

Financial Dispute Resolution Hearing – Unit 1	£101.07	£121.32
Financial Dispute Resolution Hearing – Unit 2	£252.72	£303.26
Early Resolution Fee	£126.36	£151.65
Conference Fee	£126.36	£126.36
Opinion	£94.77	£94.77
Final Hearing Fee	£443.70	£532.44

#### **Exceptional Children/ Finance/ Domestic Abuse cases**

If the costs are more than three times the total fee payable, then our costs will be assessed based on hourly rates as follows. An uplift of 15% - 100% can be payable.

### High CtFamily Proceedings Ct/ County Ct

£ 65.75	£ 56.70 per hour for attending court hearings
£ 65.75	£ 54.90 per hour for attendance to you, other people and
	preparation work to your file
£ 37.13	£ 32.40 per hour for attending court hearings with Counsel
£ 32.18	£ 27.90 per hour travel and waiting
£ 6.35	£ 5.40 routine letters written and routine telephone calls
£ 3.15	£ 2.70 routine letters received
£ 0.10	£ 0.10 per sheet Photocopying (Black & White)
£ 0.25	£ 0.25 per sheet Photocopying (Colour)
£ 61.00	£ 61.00 per hour for preparation of bill if assessed by the Court
	or 5% of total costs if assessed by the Legal Aid Agency

# Care or Supervision proceedings, exclusive of VAT – Fixed Fee

	Family Proceedings Court	County Court	High Court
Total Fee (1 Parent)	£2,907	£2,907	£3,866
Total Fee (2 Parents)	£3,633	£3,633	£4,832
Any other party (Not a child)	£1,201	£1,201	£1,597

# Care or Supervision Proceedings, exclusive of VAT - Advocacy Fee

	Family Proceedings Court	County Court	High Court
Hearing Unit 1 (up to 1 hour)	£86.72	£95.40	£114.48

Hearing Unit 2 (up to 2.5 hours)	£216.81	£238.46	£286.16
Conference Fee	£127.71	£127.71	£127.71
Opinion Fee	£105.66	£105.66	£105.66
Advocates Meeting	£128.16	£140.99	£169.20
Final Hearing Fee (per day)	£506.25	£556.88	£668.25

A further 25% enhancement on hearing fee can be paid if client is facing a serious allegation of harm, there is an issue of client capacity or an expert is being cross examined.

#### **Exceptional care cases**

If the costs are more than three times the total fee payable, then our costs will be assessed based on hourly rates as follows. An uplift of 15% - 100% can be payable.

County Ct and FPC	High Ct
£ 64.35	£ 65.84 per hour for attending court hearings
£ 58.41	£ 65.84 per hour for attendance to you, other people and
	preparation work to your file
£ 32.67	£ 37.13 per hour for attending court hearings with Counsel
£ 29.21	£ 32.18 per hour travel and waiting
£ 3.69	£ 4.23 routine letters written and routine telephone calls
£ 1.85	£ 2.12 routine letters received

# Care and Supervision Proceedings, Private Law Children Proceedings and Finance Proceedings – Court Bundle fees

	Interim Hearings	Final Hearings
Between 350 – 700 pages	£59.40	£159.30
Between 701 – 1,400 pages Over 1,400 pages	£89.10 £89.10	£239.40 £318.60

# Care and Supervision Proceedings, Private Law Children Proceedings, Domestic Abuse Proceedings and Finance Proceedings – Travel

Exceptional Travel Fee for Hearings, Advocate Meetings and Conferences - £32.04

#### **Expert Fees**

In some cases expert's fees will also be occurred. We will advise you of these individually if an expert is instructed in your matter.

#### Your costs and the Statutory Charge

The Statutory Charge applies to legal aid certificate cases. We will have explained the Statutory Charge to you in our initial meeting. However, as it is so important, we repeat the details in writing, and we urge you to read this section carefully.

If, at the end of your case, you recover or preserve money or property and

Either (I) you have had the benefit of a legal aid certificate

Or (ii) you have had the benefit of a legal aid certificate and Legal Help and Family Help (Lower) in a family matter

in doing so, that money or property must first be applied to pay your legal costs. This is the Statutory Charge.

The Statutory Charge can be applied by

- 1. Deducting your legal costs from money recovered for you, and paying you the difference.
- 2. Charging the costs against a home that you obtain or keep an interest in. In effect, the Legal Aid Agency have a charge on your home, although the Legal Aid Agency would not normally expect to have this money repaid until the property were sold.
- 3. Charging the costs against any other property or capital asset you recover. In this case, the Legal Aid Agency may insist the property is sold or the capital realised to meet the costs.

If the Legal Aid Agency retain a charge on property you recover and it is not sold immediately, then it will seek interest on the sums outstanding. The interest rate is 8%.

If you win your case, and your opponent meets your legal costs in full, then you will keep whatever money or property we have recovered or preserved for you. You will also be refunded any contribution you have paid to the Legal Aid Agency.

If you win your case, but your opponent does not meet your legal costs in full, then the unpaid part of your costs will be deducted from the money or property recovered or preserved for you.

If you lose your case, and you have been making a contribution to the Legal Aid Agency, then you will not get a refund of this contribution, but the Legal Aid Agency will meet the rest of your costs. If you lose and you are ordered by the Court to pay all or part of your opponent's costs, it is likely that this will be by continuing your contributions, directly to your opponent.

If you lose your case and you have been making no contributions towards your costs, then the Legal Aid Agency will meet all of your costs. You should realise that the Court may order you to pay some or all of your opponent's costs, although this is rarely ordered for legally aided parties with no contribution.

#### If your Opponent is legally aided

If your opponent is receiving help with his/her costs from the Legal Aid Agency and you think that to do so is a poor use of legal aid, then you are entitled to write to the Legal Aid Agency to express your views. You will need to give your name, your opponent's name, the

nature of the matter in dispute, and write to the area office which issued the public funding certificate to your opponent. If you do not know this, then you can write to your local Legal Aid Agency office and ask that the letter be passed on. The Legal Aid Agency office for Cirencester is at 33 –35 Queen's Square, Bristol.

#### **Storage of papers and documents**

We will keep our file of papers (except for any of your papers which you ask to be returned to you) for no more than 15 years for general family files and files relating to children matters are retained until the youngest child attains the age of 21 years and on the understanding that we have your authority to destroy the file 15 years after sending you our final bill or after the youngest child has attained the age of 21. We shall not destroy documents you ask us to deposit in safe custody. We do not normally make a charge for retrieving stored papers or deeds in response to continuing or new instructions to act for you. However, we reserve the right to make a charge based on the time we spend reading papers, writing letters or other work necessary to comply with your instructions. Normally the charge will be £50.00 plus VAT

#### Interest

If we have occasion to receive money on your behalf we will normally place it on deposit if it is not to be used within a week or in accordance with the current Account Rules requirements. Please note that deposit interest which amounts to £20 or less will not be payable unless the money held for you is paid into a separate designated account in which case all interest will be paid to you.

#### Payments to You

Where we return balances held on Client Account to you once your matter has been concluded this will normally be done by CHAPS transfer into your bank account or by cheque. If a CHAPS transfer is made we make a charge of £25 plus VAT to cover bank charges and administration. If a cheque is issued, we expect this to be presented as soon as possible and in any case within 6 months. If it is not even after one or more reminders, we reserve the right to make an administration charge and/or to give any balance of £20 or less to charity.

#### **Identification and Personal Information**

Under the Money Laundering Regulations 2017 we are not permitted to carry out work for you until we have sight of valid identification documents, one showing proof of identity, such as a current driving licence or passport, and one showing proof of address, such as a recent (within the last 3 months) utility bill or bank statement. You may also be asked for confirmation of other matters, e.g. the source of funding for matters you instruct us on. Please note that this firm and the individuals in it do not accept liability in contract negligence or otherwise arising out of our compliance with any statutory or regulatory requirement. Please note that we will be unable to do any substantive work for you, and we will stop any work already started, until we have received your proof of identity and proof of address.

We will ask you to confirm, in acceptance of Terms of Business, whether you are a Politically exposed person (which will necessitate added ID checks) or a person of relatively high net worth.

#### **Data Protection – GDPR**

We only process personal data in accordance with the law. Our full privacy statement is on our website at <a href="http://www.alisonfielden.co.uk/privacy.php">http://www.alisonfielden.co.uk/privacy.php</a>. Printed copies are also available in our office.

#### **Confidentiality/Disclosure Issues**

Solicitors are under a professional and legal obligation to keep the affairs of the Client confidential. This obligation, however, is subject to a statutory exception; legislation on money laundering and terrorist financing has placed solicitors under a legal duty in certain circumstances to disclose information to the National Crime Agency. Where a solicitor knows or suspects that a transaction on behalf of a Client involves money laundering, the solicitor may be required to make a disclosure. If, while we are acting for you, it becomes necessary to make such a disclosure, we may not be able to inform you that it has been made, or of the reasons for it, because the law prohibits 'tipping off'. Where the law permits us, we will tell you about any potential money laundering problem and explain what action we may need to take.

Our firm may be subject to audit or quality checks by external firms or organizations. We may also outsource work. This might be for example typing or photocopying or costings, or research and preparation to assist with your matter. Information from your file may therefore be made available in such circumstances. We will always aim to obtain a confidentiality agreement with the third party.

In order to comply with court and tribunal rules, all documentation relevant to any issues in litigation, however potentially damaging to your case, have to be preserved and may be required to be made available to the other side. This aspect of proceedings is known as 'disclosure'. Subject to this, we will not reveal confidential information about your case except as provided by these terms of business and where, for example, your opponent is ordered to pay your costs, we have to meet obligations to reveal details of the case to them and to the court.

#### **Cyber Fraud**

During your matter it is possible that you will have occasion to transfer sums of money to us. To be as safe as possible from cyber fraud, please check with us by telephone or on a personal visit to our offices, that you have our correct bank details before transferring funds.

Please also note that we do not send bank details by email. If you receive bank details by email purporting to come from us this is likely not to be genuine and it is imperative that you check details with us by telephone, personal attendance at the office letter or fax or refer to this letter, before sending funds to us.

#### **Proceeds of Crime**

We are not permitted or prepared to accept monies which are (or are mixed with) proceeds of crime or connected with terrorist activities or fraudulent activities of any kind.

If you are unable to confirm that monies paid to this firm are not in any of the above categories, we cannot accept such funds.

#### **Financial Services and Insurance Contracts**

If, while we are acting for you, you need advice on investments, we may have to refer you to someone who is authorized by the Financial Conduct Authority, as we are not. However, as

we are regulated by the Solicitors Regulation Authority, we may be able to provide certain limited investment services where these are closely linked to the legal work we are doing to you.

We are not authorised by the Financial Conduct Authority. However, we are included on the register maintained by the Financial Conduct Authority so that we can carry on insurance mediation activity, which is broadly the advising on, selling and administration of insurance contracts. Insurance mediation activities and investment services, including arrangements for complaints or redress if something goes wrong, are regulated by the Solicitors Regulation Authority. The register can be accessed via the Financial Conduct Authority website at <a href="https://www.fca.org.uk/register">www.fca.org.uk/register</a>.

#### **Tax Advice**

Any work that we do for you may involve tax implications or necessitate the consideration of tax planning strategies. We may not be qualified to advise you on the tax implications of a transaction that you instruct us to carry out, or the likelihood of them arising. If you have any concerns in this respect, please raise them with us immediately. If we can undertake the research necessary to resolve the issue, we will do so and advise you accordingly. If we cannot, we may be able to identify a source of assistance for you.

There are some aspects of a transaction which according to the latest money laundering expectations may be deemed to be tax advice. This may include (among others) advice on stamp duty land tax for conveyancing transactions or to a limited extent the possibility of capital gains tax on matters generally. In that respect only we will deemed to offer tax advice, but in all other respects we do not offer tax advice.

#### **Complaints Policy**

We aim to offer all our clients an efficient and effective service and I hope we will do so in your case. If, however, you should ever have any cause for concern please feel free to contact us to discuss this. If there are matters which we cannot resolve between ourselves then you should please contact my colleague, Alison Fielden, in accordance with our complaints policy, a full copy of which is available on request.

#### Please note that:-

- (a) In the event of a problem you are entitled to complain;
- (b) A complaint should be referred to this firm initially and we will apply our usual complaints handling process to it and send a response to you. We normally have 8 weeks in which to send a final response before the next stage is reached as mentioned in (e) below;
- (c) A complaint can include a complaint about this firm's bills.
- (d) The firm has a complaints procedure as mentioned in the paragraph above;
  - (e) If you are dissatisfied with this firm's final response to your complaint you may refer the matter to the Legal Ombudsman usually within 6 months of our response or the expiry of the 8 week period above, whichever is the earlier. These periods are subject to long stop dates and the Legal Ombudsman may only accept complaints made within 1 year from the date of the act or omission being complained about or 1 year from the date when the complainant should reasonably have known there was cause for complaint. You may contact the Legal Ombudsman by writing to PO Box 6167, Slough SL1 0EH; by telephone 0300 555 0333 or on the internet enquiries@legalombudsman.org.uk www.legalombudsman.org.uk
- (f) There may also be a right to object to our bill by applying to the court for an assessment of the bill under Part 3 of The Solicitors Act 1974;

- (g) If all or part of the bill remains unpaid interest may be charged at the rate of 8%.
- (h) We will not charge you for the cost of handling a complaint.
- (i) The period of normally 8 weeks and usually six months referred to above are subject to exceptions, and not all clients are eligible. Further details can be found in the firm's complaint procedure and at <a href="mailto:enquiries@legalombudsman.org.uk">enquiries@legalombudsman.org.uk</a> <a href="https://www.legalombudsman.org.uk">www.legalombudsman.org.uk</a> .
- (j) Alternative complaints bodies, such as Ombudsman Services (<u>independentreviewer@ombudsmanservices.org</u>), exist which are competent to deal with complaints about legal services, should both you and our firm wish to use such a scheme. We do not agree to use such a scheme.

#### Your Responsibilities to Us

- (a) You will give us accurate instructions;
- (b) You will give us full information on which we can base our advice;
- (c) You will pay our bills within 30 days.

#### **Termination**

You may terminate your instructions to this firm in writing at any time. For example, you may decide you cannot give us clear or proper instructions on how to proceed. We are entitled to keep all your papers and documents while money is owing to us (with certain exceptions). We will decide to stop acting for you only with good reason and on giving you reasonable notice or if it is clear that you have lost confidence in how we are carrying out your work. If you or we decide that we shall stop acting for you, then our charges will be as stated above. This does not affect your rights under the Consumer Contracts (Information Cancellation and Additional Charges) Regulations 2013.

# Your continuing instructions will amount to your acceptance of these terms of business.

#### **Regulation and Compliance**

Our firm is regulated by the SRA, our professional governing body. All our qualified staff have current practising certificates which are on display in our reception area.

We have current professional indemnity insurance in place for more than the required minimum level of £2 million. Our insurer is QBE Insurance (Europe) Ltd of Plantation Place, 3 Fenchurch Street, London, EC3M 3BD. The cover is £3 million. Our liability is limited to that amount.

We have current third party insurance with AXA. Cover is £5 million.

We comply with current legislative and regulatory requirements concerning (inter alia) discrimination, equality and diversity data protection.

#### **Outsourcing**

Our firm currently outsources the following tasks to outside organisations to improve efficiency:-

- Costs Drafting \*
- Shredding of confidential papers no longer needed \*
- Storage of old files \*

- Occasional large bundles of photocopying \*
- Website maintenance
- Cloud hosted computer software system
- Cloud hosted computer maintenance including hardware

Because of the implications for Client confidentiality:-

- 1. We ask all relevant suppliers to enter into a Confidentiality Agreement with us;
- 2. We ask you to let us know if you are happy with this arrangement or if you prefer any of the above marked with an asterisk (\*) not to be done with your file.

#### **Quality Standards**

This firm attaches a great deal of importance to maintaining quality standards and promotes accreditation with relevant bodies such as the Legal Aid Agency and Lexcel.

As mentioned above in Confidentiality Disclosure matters, our firm may be subject to audit or quality checks by external firms or organizations, such as these and information from your file may therefore be made available to these bodies to maintain standards.

Unless otherwise agreed, these terms of business apply to any future instructions you give us.

Your continuing instructions in this matter will amount to your acceptance of these terms and conditions of business.

We hope that by sending this letter we have addressed your immediate queries about our Terms of Business. If you still have any queries, please do not hesitate to contact Ms Heather Weavill.

If you have any queries about this document, or your matter in general, please do not hesitate to contact the writer.

This is an important document. Please keep it in a safe place for future reference.

PLEASE SIGN, COMPLETE AND RETURN THE ACCEPTANCE OF TERMS AND CONDITIONS AS SOON AS POSSIBLE