# Appendix 3 Summary of proposed changes to Provider Contract (June 2016)

### Schedule 2

# 1. Consideration and operation of contract

In reading this Contract:

1.5.1. unless the context requires otherwise, references to:

reference occurs;

1.5.1.1. schedules are to the schedules of this contract:

1.5.1.2. clauses are to the clauses of the schedule in which the

### Changes

- Clause 1.1 amended to reflect that the Secretary cannot offer (assign) Legal Aid Services.
- Minor editorial changes
- 'Interpretation' section relocated from page 1 of the Contract to clause 1.5. Existing provisions reworded to be clearer and more tailored to the rest of the contract. New provision to clarify role of bracketed cross references to the Act.

### **Previous Clause** Clause 1. Consideration and operation of contract 1. Consideration and Operation of Contract 1.1. In consideration for the Provider entering into this Contract and being bound 1.1. In consideration for the Provider entering this Contract and being bound by by its provisions, the Secretary will also be bound by the provisions of the its provisions, the Secretary will also be bound by the provisions of the Contract and may offer the Provider Legal Aid Services or Specified Legal Contract. Services in accordance with this Contract and the Act. 1.2. This Contract will commence on the date of execution by both Parties. It will continue until 30 November 2019 ("expiry date") unless earlier terminated in 1.2. This Contract will commence on the date of execution by both parties. It will continue until 30 November 2016 ("expiry date") unless earlier terminated accordance with this Contract. in accordance with this Contract. 1.3. This Contract does not guarantee that the Provider will: 1.3. ... 1.3.1. receive any Assignments or be offered a minimum number of 1.4. In this Contract, "the Provider" who supplies Legal Aid Services or Assignments; Specified Legal Services can mean either a Lead Provider or a Supervised 1.3.2. be placed or remain on a Roster for Specified Legal Services. Provider, depending on the context. (section 77(3)(e) of the Act) 1.5. This Contract does not: 1.4. This Contract does not give the Provider reason to expect that the Secretary 1.5.1. guarantee that the Provider will be Assigned any Legal Aid Matters will enter into another agreement with the Provider, or that another or be offered a minimum number of Assignments; or agreement (if any) will have similar terms to this Contract.

1.5.2. guarantee that the Provider's name will be placed on a roster.

Secretary will enter into another agreement with the Provider, or that another agreement (if any) will have similar terms to this Contract.

1.6. This Contract does not give the Provider reason to expect that the

- 1.5.2. references to the singular include the plural and vice versa;
- 1.5.3. headings are inserted for convenience only and do not affect the interpretation of this Contract;
- 1.5.4. references to provisions of the Act in brackets are inserted for convenience and do not affect the interpretation of this Contract, although the provisions of the Act will prevail in the event of any inconsistency with the Contract;
- 1.5.5. "including" and similar words do not imply any limitation;
- a reference to any Act or Regulation, or any provision of an Act or Regulation, includes any replacement or equivalent Act, Regulation, or provision;
- 1.5.7. a reference to policies generally, or to any particular policy, includes any related guidance, instructions, or procedures, however named, published on the Ministry's website, and refers to those documents as amended, supplemented or replaced from time to time;
- 1.5.8. where a word or expression is defined, other parts of speech and grammatical forms of that word or expression have corresponding meanings.

### From page 1:

### **How to read this Contract**

This Contract sets out the Parties' rights and obligations. Together the above documents form the Contract. If there are any differences between the documents:

- references to clauses refer to clauses in the Schedule in which the reference occurs;
- references to clauses and Schedules refer to clauses of, and the Schedules to, this Contract;
- references to the singular include the plural and vice versa;
- headings are inserted for convenience only and do not affect the interpretation of this Contract;
- "including" and similar words do not imply any limitation;
- a reference to any law or legislation or legislative provision includes the relevant replacement and/or equivalent provisions of any statutory modification, amendment or re-enactment, and any subordinate legislation or regulations issued under that legislation or legislative provision;
- a reference to any policy, procedure or similar document includes instructions, manuals, processes and guides published on the Ministry's website and refers to those documents as amended, supplemented or replaced from time to time; and
- where under this Contract a word or expression is defined, other parts of speech and grammatical forms of that word or expression have corresponding meanings.

# 2. Provision of Legal Aid Services and Specified Legal Services

# Changes

• Clauses 2 and 3 combined and rewritten to be clearer and more consistent.

Clause			Previous Clause		
2. Provision of Legal Aid Services and Specified Legal Services		2.	Prov	ision of Legal Aid Services	
2.1.	2.1. The Provider will:			2.1.	The Provider agrees to provide only Legal Aid Services of the type
	2.1.1.	only provide Legal Aid Services or Specified Legal Services that he			specified in Schedule 1.
		or she is Approved to provide, as specified in Schedule 1;		2.2.	The Provider agrees to undertake any Accepted Assignment in accordance
	2.1.2.				with the terms of the particular Assignment.
		those Services; and		2.3.	If there is any conflict between Schedule 1 and an Assignment, the terms of
	2.1.3.	undertake any Accepted Assignment in accordance with the terms of that Assignment and any Rostered Duty in accordance with the			Schedule 1 will prevail.
		terms of that Duty.	3.	Prov	ision of Specified Legal Services
2.2.		is any conflict between Schedule 1 and the terms of an Accepted ment or Rostered Duty, the terms of Schedule 1 will prevail.		3.1.	The Provider agrees to provide only Specified Legal Services of the type specified in Schedule 1 and that are Rostered to him or her by the Ministry.
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# 3. The Provider's general obligations

### Changes

- Clauses 3.1 3.4 reflect original clauses 4.1 4.4 with some minor editorial changes.
- Clause 3.5 is new. It is an explicit reference to the requirement for providers to maintain the standards for approval (primarily competence, service delivery systems, and being a fit and proper person) for the term of the contract. It should be noted that some requirements, such as recent experience, are only relevant at the time that approval or reapproval is sought.
- Clause 3.6 is new. It reflects the obligation in section 105 of the Act not to take unauthorised payments.
- Clause 3.7 is new. It reflects the obligations in section 107 of the Act to protect the Commissioner's interests under a charge and in respect of Proceeds of Proceedings.
- Clauses 3.8 reflects original clause 4.8, with the following material changes:
  - Subclause 3.8.3 extends original subclause 4.8.3 to cover the LCRO and DisciplinaryTribunal;
  - Subclauses 3.8.4, 3.8.6, and 3.8.7 respectively impose **new obligations** on the Provider to advise the Secretary if:
    - A judicial officer imposes a sanction on them;
    - they are declared bankrupt; or
    - their firm is placed into liquidation.
- The obligation in original subclause 4.8.4 has been incorporated into the supervision condition in Schedule 1, which clause 3.9 cross references to.
- The matters in original clause 4.9 will be covered by a new Alternates policy.
- Clause 3.10 is new. It requires the Provider to notify the Commissioner of certain things:
  - Subclauses 3.10.1 and 3.10.2 reflect the Provider's obligations to inform the Comissioner of changes to the aided person's circumstances under section 25 of the Act.
  - Subclause 3.10.3 is a **new obligation** requiring the Provider to inform the Commissioner if the court makes, or is contemplating, a costs order under section 45 of the Act.
  - Subclause 3.10.4 is a **new obligation** requiring the Provider to inform the Commissioner of any matter that materially decreases the prospects of success at first instance (excluding criminal) or the merits of an appeal. This will allow the Commissioner to consider whether aid should continue.
- Clauses 3.12 3.14 reflect original clauses 4.11 4.13. Clause 3.12 makes explicit reference to keeping information provided in support of the Application for Assistance and there is a new obligation to keep records of Proceeds of Proceedings.
- Clause 3.15 reflects original clause 4.14 with some minor editorial changes.
- Clauses 3.16 3.18 reflect original clause 4.15, but contain more detail and clarify certain matters.
- Clause 3.19 is a general provision reflecting original clauses 5.4 5.6. Original clause 5.5. is reflected in the general record keeping obligation in clause 3.12

Clause

3. The Provider's general obligations

Quality of services and professional conduct

3.1. The Provider will provide any Legal Aid Services or Specified Legal Services in an effective and efficient manner.

3.2. The Provider will:

- 3.2.1. promote and maintain proper standards of professionalism in his or her public dealings with the Secretary, the Commissioner, and the Ministry; and
- 3.2.2. conduct dealings with the Secretary, the Commissioner, and the Ministry with integrity, respect, and courtesy.
- 3.3. In providing any Legal Aid Services or Specified Legal Services, the Provider will comply with:
  - 3.3.1. the Act and any regulations made under the Act, and all other applicable statutory obligations;
  - 3.3.2. relevant professional obligations, unless any provision of the Act states otherwise (section 81 of the Act);
  - 3.3.3. the Practice Standards (the General Practice Standards, General Responsibilities to Clients, and the applicable practice standards for the relevant area of law);
  - 3.3.4. policies relating to Legal Aid Services or Specified Legal Services issued by the Secretary and the Commissioner; and
  - 3.3.5. the obligations under this Contract.
- 3.4. The obligations in subclauses 3.3.1 to 3.3.5 are listed in order of precedence. If there is any conflict between those obligations, the obligation which appears first takes precedence.
- 3.5. The Provider will, during the term of this contract, maintain the standards required for Approval in the Legal Services (Quality Assurance) Regulations 2011 for each Approval listed in Schedule 1, including the requirements relating to competence (regulation 6), service delivery systems (regulation 9), and being a fit and proper person (regulation 9C).
- 3.6. In accordance with section 105 of the Act, the Provider must not take any payments relating to Legal Aid Services or Specified Legal Services unless those payments are authorized by or under the Act, or are authorised by the Commissioner acting under the Act or any regulations made under the Act.

**Previous Clause** 

4. The Provider's General Obligations

**Quality of Services and Professional Conduct** 

- 4.1. The Provider agrees to provide the Legal Aid Services or Specified Legal Services provided under this Contract in an effective and efficient manner.
- 4.2. The Provider agrees that he or she will:
  - 4.2.1. promote and maintain proper standards of professionalism in his or her public dealings with the Secretary, the Commissioner and the Ministry; and
  - 4.2.2. conduct dealings with the Secretary, the Commissioner and the Ministry with integrity, respect and courtesy.
- 4.3. In providing Legal Aid Services or Specified Legal Services under this Contract, the Provider agrees to comply with:
  - 4.3.1. relevant professional obligations, unless any provision of the Act states otherwise;
  - 4.3.2. the Act and any regulations made under the Act and all other applicable statutory obligations;
  - 4.3.3. the Practice Standards;
  - 4.3.4. policies, manuals and procedures relating to Legal Aid Services and Specified Legal Services issued by the Ministry; and
  - 4.3.5. the obligations under this Contract.
- 4.4. The compliance obligations in subclauses 4.3.1 to 4.3.5 are listed in order of precedence. If there is any conflict between these obligations, the obligation which appears first takes precedence.

...

# Provider to protect Commissioner's interests in relation to charges and Proceeds of Proceedings

- 3.7. The Provider must comply with his or her obligations under section 107 of the Act to:
  - 3.7.1. take all reasonable steps to protect the interests of the Commissioner under a charge, including not doing or permitting anything that would or might effect the transfer of the property without the charge being satisfied; and
  - 3.7.2. advise the Commissioner if he or she is aware that an aided person has, is, or is attempting, to avoid making payments to the Commissioner from Proceeds of Proceedings.

### When the Provider must notify the Secretary

- 3.8. The Provider must notify the Secretary's Contract Manager in writing within 5 Working Days if:
  - 3.8.1. the Provider's GST status changes;
  - 3.8.2. the Provider's contact or other details, including any Alternate/s, in Schedule 1 change;
  - 3.8.3. a Lawyers Standards Committee, the Legal Complaints Review Officer, or the Disciplinary Tribunal has made, upheld, or quashed a decision against the Provider. The notification must include the reasons and any sanctions imposed, varied or upheld (subject to any restrictions imposed on publication);
  - 3.8.4. a judicial officer has imposed a sanction on the Provider. The notification must include the reason and the sanction imposed.
  - 3.8.5. the Provider is charged with, or convicted of, an offence punishable by a term of imprisonment during the term of this Contract;
  - 3.8.6. the Provider has been declared bankrupt;
  - 3.8.7. the Provider's firm has been placed into liquidation.
- 3.9. If the Provider is a Supervised Provider, s/he must notify the Secretary's Contract Manager of any material change to the supervision arrangements or service delivery systems in accordance with the supervision condition.

### When the Provider Must Notify the Ministry

- 4.8. The Provider agrees to notify the Secretary's Contract Manager in writing within 5 Working Days if:
  - 4.8.1. the Provider's GST status changes;
  - 4.8.2. the Provider's Contact or other details under Schedule 1 change;
  - 4.8.3. a Lawyers' Standards Committee has upheld a complaint against the Provider. The notification must include the Committee's rationale and conclusions (subject to any restrictions imposed on publication);
  - 4.8.4. a Supervised Provider is no longer being supervised by a Lead Provider while working on a Legal Aid Matter;
  - 4.8.5. the Provider is charged or convicted of an offence punishable by a term of imprisonment during the term of this Contract; or
  - 4.8.6. the Provider nominates, under clause 4.7, a different Alternate to the Alternate stated in Schedule 1.
- 4.9. The following process will apply if the Provider will be unavailable for 15 Working Days or more for any reason:
  - 4.9.1. If an Approved Alternate is stated in Schedule 1, the Provider must provide advance written notice of the dates the Provider will be unavailable, and confirm that the Provider's Approved Alternate will manage their current Assignments.
  - 4.9.2. If a Lead Provider other than the Approved Alternate in Schedule 1 will be managing their current Assignments, the Provider must provide advance written notice of the dates the Provider will be unavailable and give details of the Lead Provider who will manage the Provider's current Assignments in the Provider's absence.

### When the Provider must notify the Commissioner

- 3.10. The Provider must notify the Commissioner in writing within 5 Working Days if the Provider becomes aware:
  - 3.10.1. of any increase in the income or disposable capital of (or being treated as being of) an aided person they represent by an amount that could affect the aided person's eligibility for legal aid (section 25(1)(a) of the Act);
  - 3.10.2. that the aided person's address or other contact details have changed (section 25(1)(b) of the Act);
  - 3.10.3. that a court is considering making, or has made, an order relating to costs under section 45 of the Act;
  - 3.10.4. of any matter that materially decreases the prospects of success of the aided person's matter at first instance, or the merits of any appeal.
- 3.11. Sub-clause 3.10.4 does not apply to defence of criminal charges at first instance.

### Record-keeping obligations

- 3.12. Subject to clause 3.13 and in accordance with clauses 11.1 to 11.4 of the Practice Standards, the Provider must endeavour to maintain a coherent file of each Accepted Assignment and ensure that all relevant documents are kept on the file, either electronically or in hard copy, including:
  - 3.12.1. all information supporting the Application for Assistance;
  - 3.12.2. all correspondence, including correspondence with the Secretary, the Commissioner, and the client;
  - 3.12.3. a copy of all court documents filed, served, or issued;
  - 3.12.4. file notes of all material telephone conversations and personal attendances;
  - 3.12.5. records of all court attendances;
  - 3.12.6. receipts and records of disbursements;
  - 3.12.7. records of all time spent on the Assignment by the Provider and any other providers or non-lawyers; and
  - 3.12.8. records of any Proceeds of Proceedings.
- 3.13. Research, draft documents and disclosure documents do not need to be retained on the file. Where any of these documents are not retained the Provider must keep an index of the documents.

4.9.3. If Schedule 1 does not state an Approved Alternate, the Provider must provide advance written notice of the dates the Provider will be unavailable and describe the arrangements the Provider proposes to put in place to deal with any Assignments. The Provider acknowledges that if the Commissioner is not satisfied with the proposed arrangements, the Commissioner may Reassign the Provider's Assignments to another Provider.

### Record-keeping Obligations

- 4.11. Subject to clause 4.12 and in accordance with clause 11.1 of the Practice Standards, the Provider must endeavour to ensure that all relevant documents are kept on the file electronically or in hard copy. This includes:
  - 4.11.1. all correspondence, including correspondence with the Ministry in relation to legal aid and with the client;
  - 4.11.2. a copy of all court documents filed, served or issued;
  - 4.11.3. file notes of all material telephone conversations and personal attendances;
  - 4.11.4. records of all court attendances;
  - 4.11.5. receipts and records of expenditure, including records of all time spent by the Provider/s and any non-lawyer/s; and
  - 4.11.6. records of any disbursements.
- 4.12. Research, draft documents and disclosure documents do not need to be retained on the file. Where any of these documents are not retained the Provider must keep an index of the documents.
- 4.13. All closed legal aid files or an electronic or hard copy of those files must be retained for a minimum of seven (7) years from the date of closure.

3.14. The Provider must retain an electronic or hard copy of all files for Accepted Assignments for a minimum of seven (7) years from the date of closure or the last activity on the matter.

### No lien

3.15. The Provider will not, in any way, claim a lien against the Secretary or the Commissioner over a file for Legal Aid Services or Specified Legal Services.

### When the Provider must stop providing services

- 3.16. The Provider must immediately stop providing all Legal Aid Services or Specified Legal Services if the Provider is no longer entitled to practise as a lawyer under the Lawyers and Conveyancers Act 2006.
- 3.17. The Provider must stop providing Legal Aid Services or Specified Legal Services in respect of a particular Approval listed in Schedule 1:
  - 3.17.1. immediately if the Provider is unable to comply with a Condition of the Approval, including if the Provider is a Supervised Provider but is no longer under the supervision of a Lead Provider (section 75(b) of the Act);
  - 3.17.2. on the date specified in any notice of suspension or cancellation of the Approval issued by the Secretary (section 75(a) of the Act).
- 3.18. Subclause 3.17.1 does not apply if the Secretary agrees to suspend or cancel the Condition.

### Transfer of files

- 3.19. If the Commissioner reassigns one or more of the Provider's Assignments for any reason, the Provider will comply with any directions from the Commissioner for the transfer of the file/s, and will:
  - 3.19.1. ensure that each file is up to date and complies with clause 3.12; and
  - 3.19.2. promptly transfer the file/s in a manner that ensures the interests of any legally aided persons are not prejudiced.

### No Lien

4.14. The Provider agrees not to, in any way, claim a lien against the Ministry, Secretary or the Commissioner over a file for Legal Aid Services or Specified Legal Services.

### When the Provider Must Stop Providing Services

- 4.15. The Provider agrees to immediately stop providing Legal Aid Services or Specified Legal Services if:
  - 4.15.1. the Provider is no longer entitled to practise as a lawyer under the Lawyers and Conveyancers Act 2006; or
  - 4.15.2. the Provider is a Supervised Provider but is no longer under the supervision of a Lead Provider as required by the terms of his or her Approval; or
  - 4.15.3. the Secretary has suspended or cancelled the Approval or Approvals listed in Schedule 1.

# What the Provider Must Do when a Matter is Reassigned

- If the Commissioner advises the Provider that an Accepted Assignment is to be Reassigned to another provider, the Provider agrees to co-operate with the Commissioner to transfer the file in a manner that ensures the interests of any affected legally aided persons are not prejudiced.
- 5.5 The Provider agrees to ensure the file to which the Accepted Assignment relates is:
  - 5.5.1 neat and orderly and accords with the requirements of clause 11.1 of the Practice Standards; and
  - 5.5.2 transferred promptly to the new Provider specified by the Commissioner.
- 5.6 The Provider agrees to comply with any directions from the Commissioner for the transfer of the relevant file.

# 4. Delegation of work and arrangements when unable to provide services

## Changes

Clause

- Clauses 4.1 4.3 reflect original clauses 4.5 and 4.6, but contain more detail and cross reference to the relevant policy
- Clauses 4.4 4.5 reflect original clause 4.7, but acknowledge that only the Commissioner can approve an Alternate, and contain more detail and cross reference to the relevant policy. Note that the invoice exception in clause 4.5.4 is due to system limitations.
- Clauses 4.6 4.8 reflect original clause 5.1 5.3, but cross references the relevant policy and differentiates transfer and termination from delegation and use of an Alternate.
- Clause 4.9 reflects and elaborates on original clause 4.10

# 4. Delegation of work and arrangements when unable to provide services

### Delegation of work

- 4.1 The Provider may only delegate work on an Accepted Assignment as authorised by, and in accordance with, the Delegation of Work policy in the Grants Manual.
- 4.2 Subject to any contrary or additional provisions in the Delegation of Work policy, if the Provider delegates work, the Provider:
  - 4.2.1 retains overall responsibility for the Assignment (unless and until it is reassigned) and any services supplied in respect of it;
  - 4.2.2 is responsible for appropriate supervision of any Supervised Provider that the Provider delegates work to;
  - 4.2.3 must seek prior approval from the Commissioner before delegating work to another Lead Provider, unless prior approval is not required under the policy;
  - 4.2.4 must ensure that any provider he or she delegates work to has the appropriate Approval/s to undertake such work and complies with any Condition/s of his or her Approval/s. This applies whether the delegated provider is to be paid or unpaid;
  - 4.2.5 must ensure that any work delegated to a non-lawyer is of a kind permitted by the policy, and must provide appropriate supervision.
- 4.3 Clauses 4.1 and 4.2 apply to an Accepted Assignment for Specified Legal Services as outlined in the policy for the relevant Service published on the Ministry's website.

### **Previous Clause**

# Delegation of Services and Nomination of Alternate Provider in the event of Unavailability

- 4.5. The Lead Provider will have overall responsibility for an Assignment, whether or not the Lead Provider completed the work associated with the Assignment. This clause:
  - 4.5.1 includes responsibility for supervising other Providers;
  - 4.5.2 does not limit the Provider's obligations under this Contract or the Act; and
  - 4.5.3 does not apply for work undertaken after the Assignment has been Reassigned.
- 4.6. The Provider may delegate part of an Accepted Assignment to another provider to undertake. The Provider must ensure that the delegated provider has the appropriate Approval for such work and complies with any conditions of his or her Approval. This applies whether the delegated provider is to be paid or unpaid.

### Nomination of Alternate in event of unavailability

- 4.4 The Provider may, in accordance with the Alternate policy in the Grants Manual and with the agreement of the Commissioner, make standing arrangements with another Lead Provider ("Alternate") to undertake the work on their Accepted Assignments during periods when the Provider is unavailable to do so.
- 4.5 Subject to any contrary or additional provisions in the Alternate policy, if the Provider arranges for an Alternate to work on their Accepted Assignments:
  - 4.5.1 the Provider must ensure that the Alternate, at a minimum, holds the same Approval/s as the Provider in regard to any work the Alternate will undertake:
  - 4.5.2 the Provider retains overall responsibility for the Assignments and any services provided by the Alternate in respect of them;
  - 4.5.3 the Alternate may not accept any new Assignments on behalf of the Provider:
  - 4.5.4 the Alternate may, subject to any restrictions imposed by the Commissioner or the Provider, do anything relating to an Accepted Assignment that the Provider could do, except submit claims for payment to the Secretary under section 97 of the Act.

# Transfer and termination of Accepted Assignments

- 4.6 The Provider may only transfer or terminate an Accepted Assignment to provide Legal Aid Services in accordance with the Reassignment and Termination policy in the Grants Manual and with the Commissioner's consent.
- 4.7 The Provider may only transfer or terminate an Accepted Assignment to provide Specified Legal Services in accordance with the relevant policy.
- 4.8 In clauses 4.6 and 4.7, the term transfer includes any transfer of the substantive management of an accepted assignment to another provider, but does not include delegation of work in accordance with clauses 4.1 4.3 or work undertaken by the Provider's Alternate in accordance with clauses 4.4 and 4.5.

# Replacements for Rostered Duties or unavailability to provide Specified Legal Services

4.9 If a Provider is unable to undertake a Rostered Duty, or is otherwise unavailable to provide a Specified Legal Service, he or she must comply with the procedure in the relevant policy, including any requirements to inform the Secretary and find a replacement.

4.7 The Provider may make standing arrangements with another legal aid Provider ("Alternate") to undertake the relevant Legal Aid Services during periods when the Provider is unavailable to do so. The Alternate must be Approved to undertake the type of Legal Aid Services described in Schedule 1 under "Approval Details".

## 5 Reassignment of Legal Aid Matters

# When this Clause Applies

5.1 Clauses under this heading apply to the transfer of the management of an Accepted Assignment to another Lead Provider.

# Process for Reassignment

- 5.2 The Provider or legally aided person must get the Commissioner's consent in writing to the proposed transfer of the management of an Accepted Assignment to another Provider.
- 5.3 The Provider acknowledges that if the Commissioner decides to reassign an Accepted Assignment to another Provider, the Commissioner will notify the Provider and legally aided person.
- 4.10 If the Provider is unable to meet a Rostered commitment, the Provider must advise the Ministry in accordance with the relevant policies.

# 5. Secretary's obligations

# Changes

- Original clause 6.1 deleted as the role of the Ministry (really Secretary) is covered by the first page of the Contract.
- Clause rewritten to be clearer and more accurate

Clause			Pı	Previous Clause		
5. Secretary's obligations		6	6 Ministry's Obligations			
5.1.		ecretary will, once the Secretary has all relevant information that has equested from the Provider, promptly:		6.1		Ministry administers the provision of Legal Aid Services or Specified I Services, this includes managing:
	5.1.1	make decisions relating to Approvals;			6.1.1	Approvals and the purchase of services, and
	5.1.2	objectively and fairly deal with Legal Aid Complaints in accordance with clause 9 of this Contract, the Complaints Management policy in the Provider Manual, and the principles of natural justice;			6.1.2	the Rostering and the Assignment of Legal Aid Matters to Providers.
	5.1.3	reply to correspondence about this Contract and answer any		6.2	The M	Ministry will:
	question raised by the	question raised by the Provider about an action taken or decision made by the Secretary under this Contract;			6.2.1	this Contract once it has all the relevant information it has asked
	5.1.4	refer claims for payment received from the Provider (if the Provider is				for;
		a Lead Provider) to the Commissioner (section 99(1) of the Act); and			6.2.2	deal with all Legal Aid Complaints fairly and promptly;
	5.1.5	pay all claims approved by the Commissioner for payment (section 100 of the Act), provided the Secretary has not placed a hold on payments under section 101(2)(a), suspended payments under section 92(4), or made a deduction under section 107(4) of the Act.			6.2.3	promptly answer any question raised by the Provider about an action taken or decision made by the Ministry under this Contract;
					6.2.4	give reasonable notice to the Provider of intended or impending changes to relevant policies and procedures; and
5.2.	The Secretary will give reasonable notice to the Provider of intended or impending changes to relevant policies.				6.2.5	pay all claims in a timely manner, provided:
	impen	iding changes to relevant policies.				(a) the Commissioner does not defer or decline the payment under section 99(2) of the Act; or
						(b) the Secretary has not placed a hold on payments under section 101(2) of the Act; or
						(c) the claim is not disputed in good faith.

# 6. Payment

## Changes

- Clauses 6.1 and 6.2 reflect original clauses 8.1 and 8.4, but provide additional detail.
- Clauses 6.3 6.5 reflect original clauses 8.2 and 8.5 with some editorial changes.
- Clauses 6.6 6.9 reflect original clauses 8.3, 8.5, and 8.7 but cross-reference to the relevant policies.
- Clauses 6.10 6.12 reflect original clauses 8.6 8.9 with some editorial changes.
- Clauses 6.13 and 6.14 are the same as original clauses 8.10 and 8.11 with some minor editorial changes.
- Clauses 6.15 6.18 reflect original clause 8.12, with the addition of :
  - an explicit obligation on the Provider to get the Schedule 3 undertaking signed if they are in a firm when they sign the contract, or join a firm for the first time during the term of the contract (not just when they move from one firm to another);
  - a default position that, when a provider changes firms and then invoices for work completed prior to the move, the Secretary will pay the firm that the Provider was at when they did the work, unless the Provider and the Secretary agree to a different arrangement.
- Clauses 6.19 6.21 reflect original clauses 8.13 8.15 with some minor editorial changes
- Clause 6.22 reflects original clause 10.7 but with some editorial changes. Original clause 10.8 is deleted in line with the change in policy to align the contract with the Provider's Approvals (see discussion under clause 10).

Clause			Previous Clause					
6. Payment		8. Payments						
Entitlement to payment by Secretary		Payments for Legal Aid Services						
	6.1 The Provider is only entitled to payment by the Secretary if:			8.1	The Provider acknowledges that he or she is only entitled to payments under this Contract if acting as a Lead Provider in a Legal Aid Matter for an			
		6.1.1	the Provider is (or was) the Lead Provider for an Accepted				ed Assignment.	
			Assignment (sections 22 and 97(1) of the Act) or has completed a Rostered Duty (including as a replacement for another provider); and		8.2	The fee	s payable by the Ministry for an Accepted Assignment may be:	
	(	6.1.2	the Commissioner has approved payment (section 99 of the Act).			8.2.1	set on an hourly rate basis for legal aid Providers as published on the Ministry's website;	
	6.2					8.2.2	on a fixed fee arrangement basis; or	
		that:					-	
		6.2.1	the Commissioner has deferred or declined the payment under section 99(2) of the Act;			8.2.3	as set out in an Accepted Assignment.	
				8.3	8.3	In accor	dance with section 106 of the Act, the Provider is responsible for	
		6.2.2	the Commissioner has made deductions under section 107(4) of the Act;			paying a	all Disbursements related to a Legal Aid Matter (unless otherwise sed by the Secretary) but may claim for reimbursement of those nder section 97 of the Act, and in accordance with clause 8.6 below.	
		6.2.3	the Secretary has placed a hold on payments under section 101(2)(a) of the Act; or		costs under section 97 of the Act, and in accordance wi		idel section 37 of the Act, and in accordance with clause 6.0 below.	

6.2.4 the Secretary has suspended payments under section 92(4) of the Act.

### Rates of payment

- 6.3 An Assignment for Legal Aid Services will be paid at the rate specified in the Assignment, including any amendments The rate may be set:
  - 6.3.1 by reference to an hourly rate for legal aid providers set by the Secretary and published on the Ministry's website;
  - 6.3.2 by application of a fixed fee set by the Commissioner and published on the Ministry's website; or
  - 6.3.3 as otherwise specified in the Assignment.
- 6.4 The rate of payment for Specified Legal Services is that specified in the policy for the relevant Service published on the Ministry's website.
- 6.5 The rates of payment published on the Ministry's website may be varied from time to time.

### Disbursements

- 6.6 The Provider is responsible for paying all Disbursements for Legal Aid Services or Specified Legal Services (unless otherwise authorised by the Secretary) but may claim for reimbursement of those costs under section 97 of the Act (section 106 of the Act).
- 6.7 Disbursements that will be reimbursed for Legal Aid Services, and the rate at which they will be reimbursed, are determined by the Secretary and specified in the Disbursements Policy in the Grants Manual, which may be varied from time to time.
- 6.8 Disbursements that will be reimbursed for Specified Legal Services, and the rate at which they will be reimbursed, are determined by the Secretary and specified in the policy for the relevant Service published on the Ministry's website, which may be varied from time to time.
- 6.9 The Secretary is not liable to pay for the office overheads of the Provider. Office overheads are the general costs associated with running a law practice, such as general stationary and phone rental, that cannot be attributed to a particular Accepted Assignment.

# Claims and Method of Payment

- 6.10 All claims for payment for Legal Aid Services or Specified Legal Services submitted by the Provider (being a Lead Provider) must:
  - 6.10.1 be accurate;
  - 6.10.2 be made in the manner prescribed by the Secretary (section 97(1) of

## Payments for Specified Legal Services

- 8.4 The Ministry is liable to pay the Provider for Specified Legal Services only where the Provider has been Rostered to provide such services.
- 8.5 The Ministry will pay fees and Disbursements for Specified Legal Services at the rates set by the Secretary. These rates may be varied from time to time.

• • •

### Reconsiderations and Reviews

- 8.19 The Provider acknowledges that the Commissioner is responsible for approving claims for payment made by the Provider and that the Commissioner may decline some or all of a claim in accordance with the Act. The Provider acknowledges that Reconsiderations or Reviews of decisions made by the Commissioner in respect of payments for legal aid and specified legal services will comply with sections 51 and 52 of the Act.
- 8.20 The Provider further acknowledges that the Secretary may, under section 101(2) of the Act, place a hold on payments ...

# Claims and Method of Payment

- 8.6 The Provider agrees to make a claim for payment to the Secretary for Legal Aid Services or Specified Legal Services provided under this Contract in accordance with:
  - 8.6.1 sections 97 and 98 of the Act;

the Act);

- 6.10.3 comply with section 97 of the Act and regulation 19 of the Legal Services Regulations 2011; and
- 6.10.4 comply with any other requirements of the Act, regulations made under the Act, and any applicable policies.
- 6.11 All claims for Disbursements submitted by the Provider must be accurate, directly attributable to the conduct of the Legal Aid Service or Specified Legal Service, actual and reasonable.
- 6.12 The Secretary will pay the Provider by direct credit, subject to a completed Schedule 3 undertaking (where applicable).

### Responsibility for taxes, levies and other charges

- 6.13 The Provider is solely liable and responsible for all taxes, levies, premiums and any other charges imposed on the Provider in respect of the Cost of Services under this Contract or other fees and Disbursements incurred by the Provider. The Provider will file all necessary returns for such taxes, levies and other charges with the appropriate authority.
- 6.14 The Secretary will pay the Provider the GST (if any) claimed in respect of the Legal Aid Services or Specified Legal Services supplied by the Provider, subject to a completed Schedule 3 undertaking (where applicable).

# Firm's undertakings and arrangements if the Provider leaves a firm

- 6.15 If the Provider is, or becomes, an employee, partner, or director of a law firm or incorporated law firm, the Provider must ensure that an authorised signatory of the firm's bank account signs the undertaking contained in Schedule 3.
- 6.16 If clause 6.15 applies, the Provider must not supply, and the Secretary is not liable to pay for, any Legal Aid Services or Specified Legal Services until the signed undertaking is received by the Secretary's Contract Manager.
- 6.17 Any payments for Legal Aid Services or Specified Legal Services supplied while the Provider was employed by, or a partner or director of, a firm will be paid to that firm's account as specified in Schedule 3 unless the Secretary and the Provider mutually agree to another arrangement.
- 6.18 If the Provider leaves a firm, the Provider must notify the Secretary of the date that they cease to be employed by that firm and nominate a new account for payment. This will require a new undertaking to be provided in accordance with clause 6.15 if the Provider has moved to another firm. Any Legal Aid Services or Specified Legal Services supplied after that date will be paid to the new nominated account.

- 8.6.2 the applicable regulations; and
- 8.6.3 the manner prescribed by the Secretary.
- 8.7 The Provider agrees that the Secretary is not liable to pay for the Office Overheads of the Provider.
- 8.8 All claims for Disbursements submitted by the Provider must be accurate, directly attributable to the conduct of the Legal Aid Matter, actual and reasonable.
- 8.9 The Secretary will pay the Provider by direct credit on receipt of an approved claim for payment for services provided according to the requirements of this Contract, subject to a completed Schedule 3 undertaking (where applicable).

## Responsibility for Taxes, Levies and Other Charges

- 8.10 The Provider is solely liable and responsible for all taxes, levies, premiums and any other charges imposed on the Provider in respect of the Cost of Services under this Contract or other fees and Disbursements incurred by the Provider. The Provider agrees to file all necessary returns for such taxes, levies and other charges with the appropriate authority.
- 8.11 The Secretary will pay to the Provider the GST (if any) claimed in respect of the Legal Aid Services or Specified Legal Services supplied by the Provider, subject to a completed Schedule 3 undertaking (where applicable).

### If the Provider Moves to a new Firm

8.12 If the Provider moves to a new firm, the Provider will ensure that the authorised signatory for that new firm's bank account signs the undertaking contained in Schedule 3 of this Contract. The signed undertaking must be returned to the Ministry before the Provider supplies any Legal Aid Services or Specified Legal Services while employed or engaged by that firm. The Provider acknowledges that the Secretary is not liable to make any payments owing to the Provider until such an undertaking has been duly signed and received by the Secretary.

### Overpayments and underpayments

- 6.19 If the Secretary overpays the Provider for Legal Aid Services or Specified Legal Services, the Secretary must notify the Provider of the overpayment and may:
  - 6.19.1 require repayment of the amount of the overpayment from the Provider; or
  - 6.19.2 deduct the amount of the overpayment from a later payment due to the Provider.
- 6.20 If the Secretary notifies the Provider under clause 6.19.1 and requires repayment of the amount of the overpayment, the Provider will pay the Secretary the amount of the overpayment within 20 Working Days after receipt of the notice.
- 6.21 If the Secretary underpays the Provider, the Secretary will pay the Provider the shortfall within 20 Working Days of becoming aware of the mistake.

### Secretary's failure to pay

- 6.22 If the Secretary fails to pay any claim made by the Provider and:
  - 6.22.1 the claim is due and properly payable in accordance with this clause 6:
  - 6.22.2 the payment is not made within 20 Working Days of the date the Commissioner approves payment; and
  - 6.22.3 the claim is not the subject of a good faith dispute between the Parties;

then the Provider will notify the Secretary of the default and the Secretary will remedy the default within 10 Working Days of such notice.

## Overpayments and Underpayments

- 8.13 If the Secretary overpays the Provider for Legal Aid Services or Specified Legal Services, the Ministry must notify the Provider of the overpayment and may:
  - 8.13.1 require repayment of the amount of the overpayment from the Provider; or
  - 8.13.2 deduct the amount of the overpayment from a later payment due to the Provider under this Contract.
- 8.14 If the Secretary notifies the Provider under clause 8.13.1 and requires repayment of the amount of the overpayment, the Provider agrees to pay the Secretary the amount of the overpayment within 20 Working Days after receipt of the notice.
- 8.15 If the Secretary underpays the Provider, the Secretary will pay the Provider the shortfall within 20 Working Days of becoming aware of the mistake.

### 10. Breach of Contract

## Ministry's Failure to Pay

- 10.7. If the Ministry fails to pay any claim made by the Provider and:
  - 10.7.1 the claim is due and properly payable; and
  - 10.7.2 the Commissioner has not deferred or declined the payment under section 99(2) of the Act; and
  - 10.7.3 the Secretary has not placed a hold on payments under section 101(2)(a) of the Act; and
  - 10.7.4 the payment is overdue by two (2) months following the month in which the Ministry received a correctly rendered invoice from the Provider; and
  - 10.7.5 the claim is not the subject of a good faith dispute between the parties;
  - then the Provider will notify the Ministry of the default and the Ministry will remedy the default within 10 days of such notice.
- 10.8 If the Ministry fails to remedy the default within 10 days, the Provider may terminate this Contract immediately on giving notice to the Ministry.

# 7. Quality Assurance Checks, Audits, and Examinations

## Changes

- Changes to reflect that section 92 of the Act only applies to audits and examinations, not quality assurance checks.
- Cross references to relevant policies added.
- Clauses dealing with examinations of claims added.
- Consequential changes to reflect new approach to breach of contract (clause 8).

### Clause

### 7. Quality Assurance Checks, Audits, and Examinations

### **Quality Assurance Check**

- 7.1 The Secretary may carry out a Quality Assurance Check of the Provider at any time under section 88 of the Act to ensure that services are delivered in an efficient and effective manner.
- 7.2 The Secretary will undertake any Quality Assurance Check in accordance with the Quality Assurance Check policy in the Provider Manual.
- 7.3 The Provider will comply with any reasonable request by the Secretary for information relevant to a Quality Assurance Check.

### Audit

- 7.4 The Secretary may Audit the Provider at any time under section 91 of the Act.
- 7.5 The Secretary will undertake any Audit in accordance with the Audit policy in the Provider Manual.
- 7.6 The Provider must, in accordance with section 92 of the Act, provide all documentation and other information requested by the auditor. (Note that failure to comply with a request under section 92 may constitute an offence under section 113 of the Act).

# Outcome of Audit or Quality Assurance Check

- 7.7 The results of a completed Audit or Quality Assurance Check will be reviewed by the Secretary. The Secretary will release the findings to the Provider.
- 7.8 If, as the result of an Audit or Quality Assurance Check, the Secretary has reasonable grounds to believe that the Provider is in breach of the Contract, the Secretary may take action under clause 8.

### **Previous Clause**

### 9. Audit or Quality Assurance Check

- 9.1 The Provider must, in accordance with section 92 of the Act, provide all documentation and other information requested by the Ministry to enable the Secretary to carry out an Audit or quality assurance check at any time.
- 9.2 In addition to any powers the Secretary may exercise under the Act, the Secretary may take appropriate action in accordance with clause 10 below if an Audit or quality assurance check shows any of the following results:
  - 9.2.1 non-compliance with
    - (a) the Provider's obligations under the Act or Regulations;
    - (b) the Practice Standards;
    - (c) any conditions imposed on the Provider's Approval;
    - (d) the terms and conditions of this Contract; or
    - (e) guidelines and policies issued or made by the Secretary or Commissioner;
  - 9.2.2 any substantiated or unresolved Legal Aid Complaint;
  - 9.2.3 where the Provider is providing Legal Aid Services as the Lead Provider, a failure to manage or supervise the relevant Supervised Providers or anyone else used by the Provider to work on a Legal Aid Matter:
  - 9.2.4 any other matter which indicates the Legal Aid Services or Specified Legal Services are not being provided in an effective and efficient manner.
- 9.3 The results of a completed Audit or quality assurance check will be reviewed by the Secretary. The Secretary will release the findings to the Provider.

## Examination of claims made by Provider

- 7.9 The Commissioner may examine a claim, or part of a claim, for payment by the Provider under section 89 of the Act.
- 7.10 The Provider must, in accordance with section 92 of the Act, provide all documentation and other information requested by the person undertaking the examination. (Note that failure to comply with a request under section 92 may constitute an offence under section 113 of the Act).
- 7.11 If, as the result of an Examination, the Secretary has reasonable grounds to believe that the Provider is in breach of the Contract, the Secretary may take action under clause 8.

### 8. Breach of contract

### Changes

Clause

- For breach of contract, clause 8 retains the concept of a default notice, but abolishes the separate regime for cancelling the contract for breach. Instead, clause 8 cross references to the complaints process (clause 9) and cancellation or variation of approvals process (clause 10). The contract is so inextricably linked to the Provider's Approvals that it does not make sense to allow the contract to be cancelled while the Approvals remain in force.
- A new right to seek review of a default notice is added (clause 8.4).

## 8. Breach of contract

- 8.1 The Provider is in breach of this Contract if, in the Secretary's reasonable opinion, the Provider has not taken all reasonable steps to comply with any obligation under this Contract.
- 8.2 If the Secretary has reasonable grounds to believe that the Provider is in breach of the Contract, the Secretary may, depending on the circumstances, including the nature and seriousness of the breach:
  - 8.2.1 issue the Provider with a default notice:
  - 8.2.2 consider the matter as a Legal Aid Complaint under clause 9; or
  - 8.2.3 consider cancellation or variation of the Provider's Approvals under clause 10.

### Default notice

- 8.3 A default notice issued under subclause 8.2.1 must:
  - 8.3.1 specify the nature and seriousness of the breach; and
  - 8.3.2 if, in the Secretary's opinion, the breach is capable of being remedied and the Secretary requires the Provider to remedy the breach, specify:
    - 8.3.2.1 directions to remedy the breach; and
    - 8.3.2.2 the period within which the breach must be remedied, being a reasonable period taking into account the nature of the breach.
- 8.4 The Provider may seek a review of any first instance decision of the Secretary to issue a default notice. The Provider must notify the Secretary that the Provider requests a review in writing within 10 Working Days of receiving the default notice. The Secretary will notify the Provider of the outcome of a review, with reasons. The default notice remains in force pending the outcome of any review, but the Provider is not, in the absence of

### **Previous Clause**

### 10. Breach of Contract

### Notice of Breach

- 10.1 A Provider is in breach of this Contract if, in the Secretary's reasonable opinion, the Provider has not taken all reasonable steps to comply with one or more of the obligations in clause 4.3.
- 10.2 If, in the Secretary's reasonable opinion, the breach is capable of being remedied, and the Secretary requires the breach to be remedied, the Secretary must promptly give the Provider a default notice.
  - 10.2.1 A default notice under clause 10.2 must specify:
    - (a) the nature of the breach;
    - (b) directions to remedy the breach; and
    - (c) the Specified Period within which the breach must be remedied, giving a reasonable period of time taking into account the nature of the breach.

### Failure to Remedy Breach within Specified Period

- 10.3 If the Provider fails to remedy the breach within the Specified Period, the Secretary may (acting reasonably) do one or more of the following:
  - 10.3.1 give the Provider directions, with which he or she must promptly comply, for suspending the Provider's provision of the Legal Aid Services or Specified Legal Services or part of them under this Contract until further notice:
  - 10.3.2 give the Provider further directions to remedy the breach, with which he or she must promptly comply;
  - 10.3.3 remedy the breach and recover the reasonable costs of doing so from the Provider;
  - 10.3.4 take action under section 101 of the Act;
  - 10.3.5 notify the Commissioner of the need to Reassign any Accepted

- a specific direction from the Secretary, required to comply with any directions to remedy the breach in the interim.
- 8.5 If subclause 8.3.2 applies and the Provider fails to remedy the breach within the period specified in the default notice, the Secretary may:
  - 8.5.1 give the Provider further directions to remedy the breach, with which the Provider must promptly comply;
  - 8.5.2 remedy the breach and recover the reasonable costs of doing so from the Provider;
  - 8.5.3 consider the matter as a Legal Aid Complaint under clause 9; or
  - 8.5.4 consider cancellation or variation of the provider's approvals under clause 10.

### Effect of breach clause on other remedies

8.6 The Secretary may choose to utilize or not to utilize any remedy under this clause 8 without prejudice to, or waiver of, any other rights or remedies the Secretary may have under this Contract, the Act, or otherwise at law.

- Assignment to another Provider, in which case the Secretary may reduce the payments to the Provider by the amount of the cost the Secretary incurs in having all or any of the Legal Aid Services or Specified Legal Services provided by that other Provider;
- 10.3.6 notify the Commissioner of the need to remove the Provider's name from a Roster; or
- 10.3.7 terminate this Contract.
- 10.4 The Secretary may take one or more of the actions set out in clause 10.3 without further notice and without prejudice to any other rights the Secretary may have under this Contract or under the Act or otherwise at law.

### Material Breach Leading to Suspension or Termination

- 10.5 If the Provider has not remedied a material breach of this Contract within the Specified Period, or the breach is, in the opinion of the Secretary, incapable of remedy, the Secretary may suspend or terminate this Contract, in whole or in part, immediately on giving written notice to the Provider.
- 10.6 The term "material breach" includes, but is not limited to, the following situations:
  - 10.6.1 The Provider, without reasonable excuse or reasonable prior notice to the Ministry, ceases, suspends or fails to provide all or any material part of the Legal Aid Services or Specified Legal Services pursuant to an Accepted Assignment or that have been Rostered to him or her. This includes:
    - (a) a transfer of the management of a Legal Aid Matter without the consent of the Commissioner under clause 5.2;
    - (b) a failure to notify the Ministry and to make suitable arrangements for alternative counsel to appear if the Provider is unavailable for Rostered duties.
  - 10.6.2 The Provider consistently fails to comply with the Practice Standards or fails to comply with the Practice Standards in a manner which has a significant or potentially significant impact on a legally aided person.
  - 10.6.3 The Provider misappropriates or mismanages any payments made to him or her.
  - 10.6.4 The Provider engages in action which would have a serious effect on the Provider's ability to perform the Legal Aid Services or Specified Legal Services, or is likely to bring the Secretary, the

10.6.5 The Provider knowingly: the Act); makes false statements to; or provides a false document to, the Secretary, the Commissioner or the Ministry. **Suspension of Contract Termination or Suspension of Contract** 

Commissioner, the Ministry or other providers into disrepute.

conceals information from (subject to the Provider's professional obligations relating to privilege or breach of confidentiality, provided the Provider is not required to provide such information under sections 108, 109 or 110 of

11 Cancellation or Amendment of Provider's Approval and Termination or

- 11.3 The Secretary may terminate this Contract in whole or in part for any reason by giving the Provider three (3) months' notice in writing.
- 11.4 The Secretary may terminate this Contract immediately if the termination is due to a change in government policy or a change in appropriation. If this occurs, the Secretary will give as much notice as is reasonably practicable in the circumstances.
- 11.5 The Secretary may suspend or terminate this Contract under clause 10.
- 11.6 The Provider may terminate this Contract in whole or, in relation to the type of Legal Aid Services or Specified Legal Services provided, in part. This can happen at any time by giving one month's notice in writing to the Secretary.
- 11.7 If a party partially terminates this Contract under this clause, clause 12 will apply to the terminated Legal Aid Services or Specified Legal Services.

# 9. Legal Aid Complaints

### Changes

Clause

Revised and more comprehensive clause setting out the general process for complaints and cross referencing to the relevant policy.

9. Legal Aid Complaints

# P.1 The following process will apply to consideration of any Legal Aid Complaint, subject to any contrary or additional provisions in the Complaints Management policy in the Provider Manual:

- 9.1.1 The Secretary will notify the Provider of any Legal Aid Complaint received by the Secretary as soon as reasonably practicable, unless the Secretary does not intend to take the Complaint further;
- 9.1.2 The Provider will, if s/he receives a Legal Aid Complaint directly and cannot resolve it with the complainant within 10 Working Days, provide details and a copy of the Complaint to the Secretary within 15 Working Days of the date of receiving the Complaint;
- 9.1.3 The Secretary may ask questions, or seek further information, about a Complaint from the Provider. The Secretary must specify the timeframe for the Provider's response, which must be at least 10 Working Days from the date of the request. The Provider must respond within the timeframe or any extension agreed by the Secretary;
- 9.1.4 The Secretary will give the Provider the opportunity to make submissions on the Complaint and will give fair and objective consideration to such submissions:
- 9.1.5 If the Secretary substantiates a Complaint, the Secretary may take any action the Secretary considers appropriate under the Act, the Complaints Management policy, or this Contract including:
  - 9.1.5.1 issuing a notice;
  - 9.1.5.2 recommending to the Commissioner that a particular Accepted Assignment be reassigned to another provider;
  - 9.1.5.3 recommending to the Commissioner that the Provider be removed from a Rotational Assignment List;
  - 9.1.5.4 removing the Provider from a Roster;
  - 9.1.5.5 requiring repayment of money paid to the Provider;
  - 9.1.5.6 initiating a Quality Assurance Check or Audit;

**Previous Clause** 

### 7. Legal Aid Complaints

- 7.1 Where the Secretary, Commissioner or the Ministry receives a Legal Aid Complaint, the Ministry will give the Provider a copy of the Legal Aid Complaint, unless the Secretary does not intend to proceed with the Legal Aid Complaint. The Ministry may ask the Provider to respond to any questions about the Legal Aid Complaint.
- 7.2 If the Provider receives a Legal Aid Complaint and is unable to resolve it within 10 Working Days, the Provider agrees to give details of the Legal Aid Complaint (including a copy) to the Ministry within 20 Working Days of having received the Legal Aid Complaint.
- 7.3 If asked by the Ministry to respond to questions about a Legal Aid Complaint, the Provider agrees to respond to the Ministry within the required timeframe. The Ministry will give the Provider at least 10 Working Days to respond.

- 9.1.5.7 considering cancellation or variation of the Provider's Approvals under clause 10;
- 9.1.5.8 referring the Provider to the New Zealand Law Society Complaints Service.
- 9.1.6 The Secretary will notify the Provider of the outcome, with reasons, of any Complaint as soon as reasonably practicable;
- 9.1.7 The Provider may seek a review of any first instance decision of the Secretary on a Complaint. The Provider must notify the Secretary that the Provider requests a review in writing within 10 Working Days of being notified of the outcome of a Complaint. The Secretary will notify the Provider of the outcome of a review, with reasons. The Secretary's decision remains in force pending the outcome of any review.

## 10. Cancellation, variation, and expiry of Approvals

## Changes

Clause

• Revised and more comprehensive clause setting out the general process for cancellation and variation of approvals and cross referencing to the relevant policy.

# 10. Cancellation, variation, and expiry of Approvals

### **Process**

- 10.1 Clause 10.2 applies if the Secretary:
  - 10.1.1 has reason to believe that one of the grounds for cancelling the Provider's Approval/s under section 103 of the Act applies; or
  - 10.1.2 refers the Provider to the Performance Review Committee.
- 10.2 The following process will apply, subject to any contrary or additional provisions in the Act or the Cancellation of Approvals policy in the Provider Manual:
  - 10.2.1 The Secretary will notify the Provider as soon as reasonably practicable, if the Secretary:
    - 10.2.1.1 has reason to believe that one of the grounds for cancelling the Provider's Approval/s under section 103 of the Act applies; or
    - 10.2.1.2 refers the Provider to the Performance Review Committee, and of any interim restrictions that will apply under section 101 of the Act.
  - 10.2.2 The Secretary may ask questions or seek further information from the Provider. The Secretary must specify the timeframe for the Provider's response, which must be at least 10 Working Days from the date of the request. The Provider must respond within the timeframe or any extension agreed by the Secretary;
  - 10.2.3 The Provider will comply with any request for information from the Performance Review Committee:
  - 10.2.4 The Secretary will give the Provider the opportunity to make submissions (unless the Performance Review Committee has given the Provider the opportunity to make submissions) and will give fair and objective consideration to such submissions;
  - 10.2.5 The Secretary will cancel all of the Provider's Approvals if any of the circumstances outlined in section 103(1) of the Act apply;

### **Previous Clause**

11 Cancellation or Amendment of Provider's Approval and Termination or Suspension of Contract

### Cancellation or Amendment of Approval

- 11.1 If the Secretary cancels the Provider's Approval under section 103 of the Act, the Approval expires, or the Provider advises the Secretary that the Provider will no longer be providing Legal Aid Services, this Contract terminates on the date which the Secretary specifies that the termination takes effect in the written notice given to the Provider.
- 11.2 If the Secretary has modified the Provider's Approval under section 102 of the Act (including requiring the Provider to be supervised by another Provider), the Legal Aid Services or Specified Legal Services provided by the Provider must comply with the modified Approval, whether or not a variation has been made to this Contract.

- 10.2.6 The Secretary may, after considering the Performance Review Committee's advice on any matter referred to it:
  - 10.2.6.1 take any of the actions in section 102 of the Act, including modifying or cancelling the Provider's Approval/s, requiring the Provider to be supervised by another provider, or barring the Provider from applying for Approval for a period between 3 months and 2 years;
  - 10.2.6.2 take any other action the Secretary considers appropriate under this Contract or the Cancellation of Approvals policy in the Provider Manual, including any of the actions listed in clause 9.1.5:
- 10.2.7 The Secretary will notify the Provider of the Secretary's decision, with reasons, as soon as reasonably practicable (section 103(3) of the Act);
- 10.2.8 If the Secretary cancels one or more of the Provider's Approvals, the Provider must, in relation to the cancelled Approval/s:
  - 10.2.8.1 cease providing the Legal Aid Services or Specified Legal Services from the date the cancellation takes effect (section 75(a) of the Act);
  - 10.2.8.2 transfer the relevant files in accordance with clause 3.19;
  - 10.2.8.3 advise the Secretary of any files with securities requiring registration that are yet to be registered; and
  - 10.2.8.4 forward any client repayments or Proceeds of Proceedings outstanding to the Secretary;
- 10.2.9 Under section 82 of the Act, the Provider may apply to the Review Authority for a review of any decision of the Secretary to impose interim restrictions under section 101, impose a sanction under section 102, or cancel the Provider's Approvals under section 103 of the Act. The Provider must lodge any application for review with the Review Authority within 20 Working Days of being notified of the Secretary's decision. The Secretary's decision remains in force pending the outcome of any review.

# Effect of cancellation, variation, or expiry of Approvals

10.3 If the Secretary cancels any of the Provider's Approvals, or any of the Provider's Approvals expire, the person ceases to be Approved to provide the relevant service and the Secretary is not obliged to pay for any services of that kind provided after the date of cancellation or expiry (section 103(2) of the Act).

### Reconsiderations and Reviews

...

8.20 The Provider further acknowledges that the Secretary may, under section 101(2) of the Act, place a hold on payments and, if that occurs, the Provider has a right to apply for a review of that decision by the Review Authority established under the Act. The Provider agrees that clause 13 (Disputes) of this Contract does not apply to any such decision made by the Secretary.

- 10.4 If:
  - 10.4.1 the Secretary cancels all of the Provider's Approvals under section 102 or 103 of the Act;
  - 10.4.2 all of the Provider's Approvals expire; or
  - 10.4.3 the Provider advises the Secretary that the Provider will no longer be providing any Legal Aid Services or Specified Legal Services and requests the Secretary to cancel their Approvals;

the Secretary will provide written notice to the Provider that the Contract is terminated and the Contract terminates on the date specified in the written notice.

- 10.5 If the Secretary has modified one or more of the Provider's Approvals under section 102 of the Act (including requiring the Provider to be supervised by another Provider):
  - 10.5.1 the Provider must immediately comply with the modified Approvals;
  - 10.5.2 this Contract must, from the date of the Secretary's decision, be read as if Schedule 1 had been varied accordingly, regardless of whether the Provider has been provided with a copy of the varied Schedule 1.

# 11. Disputes

# Changes

- Clarification that the dispute process does not apply to any decisions by the Commissioner (because the Commissioner is not a party to the Contract).
- Change to clause 13.5 (now 11.6) to reflect new approach to align Contract and Approvals.
- Minor editorial changes

Clause	Provious Clause	
Clause	Previous Clause	

### 11. Disputes

### Application of this clause

- 11.1 Unless otherwise agreed by the Parties, clauses 11.3 to 11.6 do not apply:
  - 11.1.1 where a right to apply for a review or appeal of a decision made by the Secretary under this Contract or the Act exists; or
  - 11.1.2 to any Audit or Quality Assurance Check.
- 11.2 Clauses 11.3 to 11.6 do not apply to any decision or function of the Commissioner. For the processes applying to disputes relating to decisions of the Commissioner see the Act and the Grants Manual.

## Process for dealing with disputes

- 11.3 Subject to clause 11.1, the Parties will take all reasonable steps to resolve promptly and in good faith any dispute that may arise in connection with this Contract.
- 11.4 The following process applies to disputes:
  - 11.4.1 The Party claiming a dispute will give written notice detailing the nature of the dispute. Both Parties will then try their best to settle the dispute by negotiation.
  - 11.4.2 If the Parties have not resolved the dispute within 10 Working Days of the notice, the Parties may participate in mediation with a mutually accepted mediator. If they cannot agree on a mediator within 20 Working Days of the notice, the Chairperson of LEADR New Zealand Incorporated will appoint the mediator.
- 11.5 Each Party agrees to pay its own costs of mediation under clause 11.4.2.
- 11.6 The Parties agree to continue to perform their respective obligations under this Contract pending the resolution of any dispute.

### 13 Disputes

### Application of this Clause

- 13.1 The Provider acknowledges and agrees that clause 13 does not apply:
  - 13.1.1 where a right to apply for a review or appeal of a decision made by the Secretary or the Commissioner under the Act exists (including a legally aided person's right to apply for a review or appeal under Part 2, Subpart 7 of the Act); or
  - 13.1.2 to the resolution of a Legal Aid Complaint
  - 13.1.3 to any Audit or quality assurance check unless otherwise agreed by the Parties.
- 13.2 Subject to clause 13.1, the Parties will take all reasonable steps to resolve promptly and in good faith any dispute that may arise in connection with this Contract.

### **Process for Dealing with Disputes**

- 13.3 The following process applies to disputes:
  - 13.3.1 The Party claiming a dispute will give written notice detailing the nature of the dispute. Both Parties will then try their best to settle the dispute by negotiation.
  - 13.3.2 If the dispute is about a granting or invoicing matter, negotiation must follow the Legal Aid's Granting and Invoicing Disputes Resolution Process.
  - 13.3.3 For disputes other than disputes about Legal Aid's granting and invoicing, if the Parties have not resolved the dispute within 10 Working Days of the notice, the parties may participate in mediation with a mutually accepted mediator. If they cannot agree on a mediator within 28 days of the notice, the Chairperson of LEADR New Zealand Incorporated will appoint the mediator.
- 13.4 Each Party agrees to pay its own costs of mediation under clause 13.3.3.
- 13.5 Before any dispute is resolved, the Parties agree to continue to perform their respective obligations under this Contract. This does not apply if the dispute relates to purported termination by the Ministry.

# 12. Provider's Details

Changes			
No change			
Clause	Previous Clause		
12. Provider's details	14.Provider's Details		
12.1 The Provider's Details are recorded in Schedule 1 as they are at the date of signing this Contract.	14.1 The Provider's Details are recorded in Schedule 1 as they are at the date of signing this Contract.		
12.2 The Provider must notify the Secretary's Contract Manager of any change to the Provider's Details in accordance with clause 3.8.	14.2 The Provider must notify the Secretary's Contract Manager of any change to the Provider's Details in accordance with clause 4.8.		

# 13. The Secretary's contact details

# Changes

• Changes to clarify that matters to do with the Contract should be referred to the Secretary's Contract Manager and that matters to do with day to day work should be referred to the person identified in the relevant policy.

Provious Clause			
Previous Clause			
15.The Ministry's Contact Details			
<ul> <li>15.1 All notices to be given by the Provider to the Commissioner under this Contract relating to the Assignment and Reassignment of a Legal Aid Matter must be given to the legal aid case manager named in the Accepted Assignment, or as advised by the Ministry in subsequent correspondence about that Legal Aid Matter.</li> <li>15.2 All notices to be given by the Provider in respect of a Rostering matter must be given to the: <ul> <li>15.2.1 Legal Aid Office;</li> <li>15.2.2 Initial Criminal Legal Services Unit; or</li> <li>15.2.3 other office or person indicated in the applicable manual or instruction published by the Ministry,</li> <li>as the context requires.</li> </ul> </li> <li>15.3 Notices under clause 4.9 must be sent to the Provider's local Legal Aid Office.</li> <li>15.4 The Provider must give all other notices required to be given under this Contract to the Secretary's Contract Manager recorded in Schedule 1. This includes notices under clauses 4.8, and 11 and 14.2.</li> <li>15.5 The Secretary's Contract Manager's details may be updated from time to time by publication on the Ministry's website. The format and delivery requirements of clause 16 do not apply to this clause 15.4.</li> </ul>			
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# 14. Format and delivery of notices and communications

# Changes

• Changes to reflect the roles of the Secretary and the Commissioner, and that the Commissioner is not a party to the Contract

Clause		Previous Clause  16.Format and Delivery of Notices and Communications		
14. Forn	nat and delivery of notices and communications			
14.1 The Parties will communicate with each other and provide any notices in relation to this Contract or the Act electronically, in accordance with the Electronic Transactions Act 2002. Specifically (but without limitation), the Secretary and the Provider:		16.1 The Parties agree to communicate with each other and provide any notices in relation to this Contract or the Act electronically, in accordance with the Electronic Transactions Act 2002. Specifically (but without limitation), the Ministry and the Provider:		
	14.1.1 will send and receive all notices and communications with the other that are required by this Contract and the Act by email;	16.1.1 agree to send and consent to receive all notices and communications with the other that are required by this Contract		
	14.1.2 agree that any document required by this Contract or the Act to	and the Act by email;		
	be signed by one or both Parties, will be signed using an "electronic signature" as defined by the Electronic Transactions Act 2002;	16.1.2 agree that any document required by this Contract or the Act to be signed by one or both parties, will be signed using an		
	14.1.3 may choose the particular form of electronic signature for their own use, which may, without limitation, be a typed name or scanned	"electronic signature" as defined by the Electronic Transactions Act 2002;		
	manuscript signature.	16.1.3 may choose the particular form of electronic signature for their		
14.2	Clause 14.1 applies, with any necessary modifications, to any communication from the Provider to the Commissioner.	own use, which may, without limitation, be a typed name or scanned manuscript signature.		
14.3	The Provider will use the Provider's email address nominated in Schedule 1 to send and receive email.	16.2 The Provider agrees to use the Provider's email address nominated in Schedule 1 to send and receive email.		

# 15. The relationship between the Parties

### Changes

Clause

Minor editorial changes.

# 15. The relationship between the Parties

- 15.1 Nothing in this Contract constitutes a legal relationship between the Parties of partnership, joint venture, agency, or employment. The Provider is responsible for his or her own salary, wages, holiday or redundancy payments, and for such payments to his or her personnel. This includes any GST, corporate, personal and withholding taxes, ACC premiums or other levies attributable to the provision of the Legal Aid Services or Specified Legal Services.
- 15.2 The Provider is responsible for payment of any fees, expenses and Disbursements claimed by any Supervised Providers who have provided Legal Aid Services or Specified Legal Services on behalf of the Provider under an Accepted Assignment or from any other subcontractors engaged by the Provider.
- 15.3 Both Parties will act in good faith in the exercise of their rights and the performance of their obligations under this Contract.
- 15.4 Neither Party has authority to bind or represent the other Party in any way or for any purpose.
- 15.5 The Secretary and the Provider will, at all times, conduct dealings with integrity, respect, and courtesy.

### **Previous Clause**

## 17. The Relationship between the Parties

- 17.1 Nothing in this Contract constitutes a legal relationship between the parties of partnership, joint venture, agency, or employment. The Provider is responsible for his or her own salary, wages, holiday or redundancy payments, and for such payments to his or her personnel. This includes any GST, corporate, personal and withholding taxes, ACC premiums or other levies attributable to the provision of the Legal Aid Services under an Accepted Assignment or Specified Legal Services Rostered to the Provider.
- 17.2 The Provider is responsible for payment of any fees, expenses and Disbursements claimed by any Supervised Providers who have provided Legal Aid Services or Specified Legal Services on behalf of the Provider under an Accepted Assignment or from any other subcontractors engaged by the Provider.
- 17.3 Both Parties agree to act in good faith in the exercise of their rights and the performance of their obligations under this Contract.
- 17.4 Neither Party has authority to bind or represent the other party in any way or for any purpose.
- 17.5 The Secretary, the Ministry and the Provider agree that they will at all times conduct dealings with integrity, respect and courtesy.

# 16. Entire agreement

# Changes

• Clause rewritten to align with equivalent provision in government model contract

Clause	Previous Clause		
16. Entire agreement	18.Entire Agreement		
16.1 This Contract records everything agreed between the Parties relating to the provision of Legal Aid Services or Specified Legal Services by the Provider. It replaces any previous agreements and communications between the Parties relating to the provision of Legal Aid Services or Specified Legal Services by the Provider, whether verbal or in writing.	18.1 This Contract (which includes all Assignments accepted by the Provider) and any variations to it (and to any Accepted Assignments) constitute the full agreement between the parties about the Legal Aid Services or Specified Legal Services to be provided by the Provider under this Contract.		
	Also:		
	1.3 The Provider may have had a previous contract with the Legal Services Agency or the Ministry for the provision of:		
	1.3.1 Legal Aid Services or Specified Legal Services under the Act; and		
	1.3.2 legal aid services under previous legislation.		
	If such a contract existed immediately before entering into this Contract the parties agree that the previous contract ends from the date this Contract is signed by both parties.		

### 17. Variations to the Contract

### Changes

Clause

- Changes to simplify the clause.
- References to the Provider signing and returning a unilateral variation (and deemed variation in the absence) removed as unnecessary. The Provider will still be asked to acknowledge receipt of a variation.
- Ability for the Provider to terminate the contract if they do not agree to the variation is removed in line with the change in policy to align the contract with the Provider's approvals (see discussion under clause 10).

# 17. Variations to the Contract

17.1 The Secretary has the right to unilaterally vary this Contract in accordance with this clause 17 by giving written notice to the Provider. Otherwise, the provisions of this Contract may only be varied by mutual agreement, in writing, and signed by the authorised representatives of the Parties.

### Variations to the Contract by the Secretary

- 17.2 The Secretary may unilaterally amend or delete any provisions of this Contract to achieve consistency with a relevant change in the Act, Regulations, government policy or a change in appropriation. Any such amendment or deletion must be consistent with the Act.
- 17.3 If the Secretary intends to vary the Contract under clause 17.2, the Secretary will notify the Provider in writing of the intended variation and the date it takes effect.
- 17.4 If the Provider's Approvals or the conditions on the Provider's Approvals change, the Secretary may unilaterally vary Schedule 1 from time to reflect the changes.
- 17.5 If the Secretary varies the Contract under clause 17.4, the Secretary will issue the Provider with a revised Schedule 1. The revised Schedule will replace the existing Schedule 1 from the date of issue by the Secretary and will form part of this Contract from that date.

### **Previous Clause**

### 19. Variations to Contract

19.1 The Secretary has the right to unilaterally vary this contract under clauses 19.2 and 19.3. Otherwise, the provisions of this Contract may be varied by mutual agreement, in writing, and signed by the authorised representatives of the Parties.

### Variations to the Contract by the Secretary

- 19.2 The Secretary may unilaterally amend or delete any provisions of this Contract in accordance with clause 19.5 to achieve consistency with a relevant change in the Act, Regulations, government policy or a change in appropriation. Any such amendment or deletion must be consistent with the Act.
- 19.3 The Secretary may unilaterally vary Schedule 1 from time to time to by:
  - 19.3.1 amending the Legal Aid Services or Specified Legal Services the Provider may provide if the Provider's Approval changes; or
  - 19.3.2 amending any conditions attaching to the Provider's Approval.
- 19.4 Where the Secretary varies the Contract under clauses 19.3.1 and 19.3.2, the Ministry will issue the Provider with a revised Schedule 1. The revised Schedule will replace the existing Schedule 1 of this Contract from the date of issue by the Secretary and will form part of this Contract from that date.
- 19.5 Where the Secretary intends to vary the Contract under clause 19.2, the Ministry will notify the Provider in writing of the intended variation. The Provider must either sign and return the variation to the Ministry or terminate the Contract upon written notice to the Secretary within one month of the date of the notice. If the Provider fails to respond, the Ministry will deem the Contract to have been varied from the date that is one month after the date the notice of intended variation is given to the Provider.

# 18. Transfer of rights under this Contract

# Changes

Minor editorial change

Milnor editorial change  Clause	Previous Clause		
<ul> <li>18. Transfer of rights under this Contract</li> <li>18.1 Neither Party has the right to assign or transfer, in whole or in part, its rights, obligations or benefits under this Contract to any third party.</li> </ul>	20.Transfer of rights under this Contract  20.1 Neither Party has the right to assign or transfer, in whole or in part, its rights, obligations or benefits under this Contract to any other Party.		

# 19. Liability

# Changes

- Minor editorial changes
- Reference to Ministry replaced with reference to Secretary.

Clause	Previous Clause		
<ul> <li>19.Liability</li> <li>19.1 The Secretary will not be liable to any third party as a direct or indirect result of anything done or omitted to be done by the Provider in connection with providing Legal Aid Services or Specified Legal Services.</li> </ul>	21.Liability  21.1 The Ministry will not be liable to any third party as direct or indirect result of anything done or omitted to be done by the Provider in connection with providing Legal Aid Services or Specified Legal Services under this Contract.		

# 20 Authorisation for collection and disclosure of personal information

## Changes

Clause

Minor editorial changes

# 20. Authorisation for collection and disclosure of personal information

- 20.1 The Provider authorises the Secretary to collect personal information about the Provider from the New Zealand Law Society or any other organisation responsible for regulating the Provider if this is necessary for the Secretary to meet his or her obligations under the Act or any other legislation. The Provider also authorises the Secretary to disclose such personal information to these organisations, if necessary.
- 20.2 The Secretary will comply with the Privacy Act 1993 in collecting, storing and disclosing the Provider's personal information under clause 20.1.
- 20.3 The Secretary is subject to the Official Information Act 1982, including in relation to personal information about the Provider.

### Previous Clause

### 22. Authorisation for Collection and Disclosure of Personal Information

- 22.1 The Provider authorises the Secretary to collect personal information about the Provider from the New Zealand Law Society or any other organisation responsible for regulating the Provider if this is necessary for the Secretary to meet their obligations under the Act or any other legislation. The Provider also authorises the Secretary to disclose such personal information to these organisations, if necessary.
- 22.2 In collecting and disclosing the Provider's personal information under clause 22.1, the Secretary will comply with the Privacy Act 1993.
- 22.3 The Provider acknowledges that the Secretary is subject to the Official Information Act 1982.

## 21. Force majeure

# Changes

• Minor editorial changes

# Clause

# 21. Force majeure

- 21.1 Neither Party will be liable for any act, omission or failure to fulfil its obligations under this Contract if such act, omission or failure arises from any cause reasonably beyond its control. The Party unable to fulfill its obligations will immediately notify the other in writing of the reasons for its failure to fulfill its obligations; any damage or loss caused (or likely to be caused); and any proposed remedial action.
- 21.2 The Parties will seek to reach agreement on the extent of any such damage or loss and any remedial action to be taken.

### **Previous Clause**

### 23. Force Majeure

- 23.1 Neither Party will be liable for any act omission, or failure to fulfil their obligations under this Contract if such act, omission or failure arises from any cause reasonably beyond their control. The Party unable to fulfill their obligations will immediately notify the other in writing of the reasons for its failure to fulfill their obligations; any damage or loss caused (or likely to be caused); and any proposed remedial action.
- 23.2 The Parties will seek to reach agreement on the extent of any such damage or loss and any remedial action to be taken.

# 22. Privity of contract

# Changes

No change				
Clause	Previous Clause			
<ul> <li>22. Privity of contract</li> <li>22.1 No third party may enforce any of the provisions of this Contract. The provisions of section 4 of the Contracts (Privity) Act 1982 do not apply to this Contract.</li> </ul>	<ul> <li>24.Privity of Contract</li> <li>24.1 No third party may enforce any of the provisions of this Contract. The provisions of section 4 of the Contracts (Privity) Act 1982 do not apply to this Contract.</li> </ul>			

# 23. Governing law

# Changes

No change

Clause	Previous Clause		
23. Governing law 23.1 This Contract is governed by New Zealand law.	25.Governing Law 25.1 This Contract is governed by New Zealand law.		

# 24. Severance

# Changes

No change

Clause	Previous Clause
24. Severance	26.Severance
24.1 If any part or provision of this Contract is invalid, unenforceable or in conflict with the law, the invalid or unenforceable part or provision will be replaced with a provision which, as far as possible, accomplishes the original purpose of the part or provision. The remainder of the Contract will be binding on the Parties.	26.1 If any part or provision of this Contract is invalid, unenforceable or in conflict with the law, the invalid or unenforceable part or provision will be replaced with a provision which, as far as possible, accomplishes the original purpose of the part or provision. The remainder of the Contract will be binding on the parties.

# 25. Continuing provisions

Changes No change	
	T
Clause	Previous Clause
25. Continuing provisions	27.Continuing Provisions
25.1 The clauses in this Contract that are capable of surviving the expiry or termination of this Contract will continue beyond the termination or expiry of this Contract.	27.1 The clauses in this Contract which are capable of surviving the expiry or termination of this Contract will continue beyond the termination or expiry of this Contract.

# 26. Definitions

# Changes

No change to clause. Changes to definitions are in the table below.

Clause	Previous Clause
<ul><li>26. Definitions</li><li>26.1. When used in this Contract, the following words in bold have the meaning beside them, unless the text clearly states that a different meaning is intended:</li></ul>	<ul><li>28. Definitions</li><li>28.1. When used in this Contract, the following words in bold have the meaning beside them, unless the text clearly states that a different meaning is intended:</li></ul>

Term	Definition	Previous definition	Change
Accepted Assignment	means an assignment to the Provider as a Lead Provider and in respect of which the Provider has not notified the Commissioner (or the Secretary, if applicable) that he or she declines or withdraws from the Assignment.	means a matter Assigned to the Provider as a Lead Provider in respect of which the Provider has not notified the Commissioner that he or she declines the Assignment.	Minor editorial changes
Act	means the Legal Services Act 2011.	means the Legal Services Act 2011.	No change
Application for Assistance	means an application for a grant of legal aid or for the provision of any Specified Legal Services that require an application to be made.	N/A	New definition
Approval	means the instrument signed by the Secretary which specifies that a provider is approved under the Act to provide a particular type of Legal Aid Services or a particular Specified Legal Service, as may be amended by the Secretary from time to time. A provider may have multiple Approvals.	means the instrument signed by the Secretary which specifies the particular Legal Aid Services or Specified Legal Services the Secretary has approved the Provider to provide, as may be amended by the Secretary from time to time.	Minor editorial changes
Assignment	means:  (a) a written decision by the Commissioner to allocate the provision of Legal Aid Services to a provider as a Lead Provider and which specifies:  - the name and contact details of the legally aided person;  - the details of the grant of legal aid to that person (including the maximum amount	means a letter outlining a decision made by the Commissioner to allocate a Legal Aid Matter to a Provider as a Lead Provider and which specifies:  - the name and contact details of the legally aided person;  - the details of the grant of legal aid to that person (including the maximum amount of the grant);  - the basis for payment of the Provider's fees;	Minor editorial changes and inclusion of new (b) to cover FLAS assignments

Term	Definition	Previous definition	Change
	of the grant);  - the basis for payment of the Provider's fees; and	<ul> <li>and</li> <li>the conditions attaching to the grant of legal aid to the legally aided person</li> </ul>	
	<ul> <li>the conditions attaching to the grant of legal aid to the legally aided person;</li> <li>(b) a request by a client for Specified Legal Services (other than as part of a Rostered Duty or as allocated pursuant to a Roster) that a provider is authorized to accept directly on application from the client and has accepted.</li> </ul>	which, unless the Provider notifies the Commissioner that he or she declines the Assignment, is deemed to have been accepted by the Provider upon receipt of the Assignment by the Provider.	
Audit	means an audit of the Provider undertaken on behalf of the Secretary under section 91 of the Act.	means an audit of the Provider undertaken on behalf of the Secretary under section 91 of the Act.	No change
Commissioner	means the Legal Services Commissioner appointed under section 70 of the Act and includes any person duly delegated by the Commissioner to undertake his or her functions.	means the Legal Services Commissioner appointed under section 70 of the Act and includes any person duly delegated by the Commissioner to undertake his or her functions.	No change
Conditions of Approval	means the conditions (if any) imposed by the Secretary under section 77(2) of the Act on the Approval/s given to the Provider.	means the conditions (if any) imposed by the Secretary under section 77(2) of the Act on the Approval given to the Provider.	No change
Contract	means this Contract including all the attached Schedules, all Accepted Assignments and Rostered Duties, and any documents referred to in this Contract (whether attached or published on the Ministry's website), and includes all variations to it and any such documents.	means this Contract including all the attached Schedules, all Accepted Assignments, and any documents referred to in this Contract (whether attached or published on a website), and includes all variations to it and any such documents.	Minor editorial changes
Cost of Services	has the same meaning as in section 4 of the Act.	has the same meaning as in section 4 of the Act.	No change
Disbursements	means costs, other than professional fees of a Lead Provider, incurred in relation to the provision of Legal Aid Services or Specified Legal Services, that are specified in the Disbursements policy in the Grants Manual or in the policy for a Specified Legal Service.	are defined in the Grants Manual issued by the Ministry and updated from time to time (which can be found on its website).	Definition revised to provide more clarity
Examination	means an Examination carried out by or on behalf of the Commissioner under section 89 of the Act.	means an Examination carried out by or on behalf of the Commissioner under section 90 of the Act.	Minor editorial changes
Grants Manual	means the Legal Aid Services Grants Handbook issued by the Commissioner and updated from time to	N/A	New definition

Term	Definition	Previous definition	Change
	time (which can be found on the Ministry's website)		
Legal Aid Complaint	means a complaint made to the Provider or the Secretary, Commissioner, or Ministry about the Provider (whether made by staff of the Ministry or a person outside of the Ministry). The complaint must relate to the Legal Aid Services or Specified Legal Services provided or which should have been provided to an aided person, but excludes a Request for Examination.	means a complaint made to the Provider or the Secretary, Commissioner or the Ministry about the Provider (whether made by staff of the Ministry or a person outside of the Ministry). The complaint must relate to the Legal Aid Services or Specified Legal Services provided or which should have been provided to an aided person, but excludes a Request for Examination.	No change
Legal Aid Services	has the same meaning as in section 4 of the Act.	has the same meaning as in section 4 of the Act.	No change
Lead Provider	means the provider who is allocated (paragraph (a)) or accepts (paragraph (b)) an assignment under the definition of Assignment.	has the same meaning as in section 4 of the Act.	Definition changed to reflect change in definition of Assignment
Ministry	means the Ministry of Justice and its successors.	means the Ministry of Justice and its successors.	No change
Parties	means the Secretary and the Provider.	means the Secretary and the Provider.	No change
Practice Standards	has the same meaning as in section 4 of the Act and are as documented and published on the Ministry's website (as amended from time to time).	has the same meaning as in section 4 of the Act and are as documented and published on the Ministry's website (as amended from time to time).	No change
Proceeds of Proceedings	has the same meaning as in section 4 of the Act.	N/A	New definition using definition in Act
Provider's Details	means the Provider's details set out in Schedule 1 or as otherwise notified by the Provider under clause 12.2.	means the Provider's details set out in Schedule 1 or as otherwise notified by the Provider under clause 14.2.	No change
Provider Manual	means the Legal Aid Provider Manual issued by the Secretary and updated from time to time (which can be found on the Ministry's website)	N/A	New definition
Quality Assurance Check	means a Quality Assurance Check of the Provider carried out by the Secretary under section 88 of the Act.	N/A	New definition using definition in Act
Reassignment	means the process by which the Commissioner transfers the management of an Accepted	means the process by which the Commissioner transfers the management of a Legal Aid Matter	Consequential revision to reflect change in other definitions

Term	Definition	Previous definition	Change
	Assignment from one Lead Provider to another Lead Provider.	Assigned to one Lead Provider to another Lead Provider.	
Request for Examination	means a request for examination under section 90 of the Act.	means a request by an aided person for the Commissioner to examine the Cost of Services under a grant of legal aid to the person if he or she considers that a Lead Provider —	Simplified definition
		<ul><li>(a) has claimed for more time than was actually spent providing services under the grant; or</li><li>(b) has claimed for Disbursements that were not</li></ul>	
		in fact used in providing these services.	
Review Authority	means the Review Authority appointed under section 84 of the Act.	means the Review Authority appointed under section 84 of the Act.	No change
Roster	means a list, maintained by the Secretary, of providers approved to provide a particular Specified Legal Service in a particular location and who have applied for and been granted a place on the list for the purpose of scheduling and allocating the Specified Legal Services.	Means a list maintained by the Ministry of Providers who have been approved by the Secretary to provide Specified Legal Services and whose applications to have their names placed on such a list have been approved by the Ministry for the purpose of scheduling and allocating the Specified Legal Services.	Minor editorial changes
Rostered Duty	means the period on a specified date that the Provider is scheduled to be available to provide Specified Legal Services and in respect of which the Provider has not notified the Secretary that he or she is unavailable or arranged a replacement (depending on the requirements of the policy for the relevant Service).	N/A	New definition
Rotational Assignment List	means a list, maintained by the Commissioner, for the purposes of making assignments to providers on a rotational basis.	N/A	New definition
Secretary	means the Secretary for Justice and includes any person duly delegated by the Secretary to undertake his or her functions.	means the Secretary for Justice and includes any person duly delegated by the Secretary to undertake his or her functions.	No change
Secretary's Contract Manager	means the Secretary's Contract Manager named in Schedule 1 or any other person notified in accordance with clause 13.3 from time to time.	means the persons named in Schedule 1, as applicable, and as updated in accordance with clause 15.4 from time to time.	Minor editorial change
Specified Legal Services	has the same meaning as in section 4 of the Act.	has the same meaning as in section 4 of the Act.	No change

Term	Definition	Previous definition	Change
Supervised Provider	means a provider whose Approval is subject to a condition that s/he is supervised by a Lead Provider.	means a Provider who is required to be supervised by a Lead Provider in accordance with the Act, the Legal Services (Quality Assurance) Regulations 2011, the Approval, the Practice Standards and the Ministry's applicable policies and procedures.	Simplified definition
Working Day	means any day other than a Saturday, Sunday or statutory public holiday.	means any day other than a Saturday, Sunday or statutory public holiday.	No change

Definitions deleted as no longer required: Legal Aid Matter, Office Overheads, Specified Period

# Schedule 3 - Firm's Undertaking

Clause	Previous Clause	Changes
1. The Firm will receive all payments from the Secretary for Legal Aid Services and Specified Legal Services provided by the Provider by direct credit only. On receipt, the Firm will promptly pay all approved providers and disbursements incurred in the course of supplying the Services. The Firm will not make any claim for payment in any other manner (for example, by cheque).	1. The Firm will receive all payments from the Secretary for Legal Aid Services or Specified Legal Services supplied by the Provider by direct credit only. On receipt, the Firm will promptly pay all approved providers and disbursements incurred in the course of supplying Legal Services. The Firm will not make any other claim for payments to be made in any other manner (for example, by cheque).	Minor editorial changes.
2. The Firm will maintain and retain all files and information relating to the Provider's Accepted Assignments in accordance with clauses 3.11 to 3.13 of this Contract for a period of at least seven years from the date of closure or the last activity on the matter. This does not apply to Accepted Assignments that are Reassigned under clause 4.6 or 4.7 of this Contract, or to any files or information that the Provider has taken with them.	<ol> <li>The Firm will maintain and retain all information supporting the applications for legal aid submitted by the Provider for a minimum of seven years, except where files are transferred and Reassigned under clause 5 of this Contract, or the Provider has taken the relevant file to another firm.</li> <li>At the written request of the Secretary, the Firm will make available for assessment, Examination or Audit the records of the Legal Aid Services or Specified Legal Services supplied by the Provider, except where files are transferred and Reassigned under clause 5 of this Contract, or the Provider has taken the relevant file to another firm. The Firm will ensure it can meet such requests for a minimum of seven years.</li> </ol>	Similar aspects of clauses 2 and 4 combined and minor editorial changes.
<ol> <li>If an Accepted Assignment is Reassigned to another provider outside the Firm, the Firm will comply with any directions from the Commissioner for the transfer of the file/s, and will:</li> <li>ensure that the file is up to date and complies with clause 3.12 of Schedule 2; and</li> <li>promptly transfer the file/s in a manner that ensures the interests of any legally aided persons are not prejudiced.</li> </ol>	If a Legal Aid Matter is Reassigned to another legal aid provider outside the Firm, the Firm will make such file available for immediate transfer to the provider to whom the Legal Aid Matter has been Reassigned.	Changes to align with the equivalent obligation on the Provider.
At the written request of the Secretary, the Firm will make available for assessment, Examination or Audit the files and information in clause 2 and any other information the Secretary is entitled to assess, Examine or Audit under the Act.	4. At the written request of the Secretary, the Firm will make available for assessment, Examination or Audit the records of the Legal Aid Services or Specified Legal Services supplied by the Provider, except where files are transferred and Reassigned under clause 5 of this Contract, or the Provider has taken the relevant file to another firm. The Firm will ensure it can meet such requests for a minimum of seven years.	Similar aspects of clauses 4 and 5 combined and minor editorial changes.
	5. At the written request of the Secretary, the Firm will provide any other information the Secretary is entitled to assess, Examine or Audit under the Legal Services Act 2011.	

Clause	Previous Clause	Changes
<ol> <li>The Firm will take all reasonable steps to protect the interests of the Commissioner under a charge, including not doing or permitting anything that would or might effect the transfer of the property without the charge being satisfied.</li> </ol>	N/A	New obligation mirroring Provider's obligation under section 107 of the Act and clause 3.7 of the contract. The obligation reflects the fact that this is something the firm will have control over and is particularly relevant in situations where, for example, the Provider has left the firm.
The Firm will advise the Commissioner if it is aware that an aided person has, is, or is attempting, to avoid making payments to the Commissioner from the Proceeds of Proceedings.	N/A	New obligation mirroring Provider's obligation under section 107 of the Act and clause 3.7 of the contract. The obligation reflects the fact that this is something the firm will have control over and is particularly relevant in situations where, for example, the Provider has left the firm.