

# Entities FAQ1

**Purpose:** To make barristers working in BSB entities aware of some

applicable Bar Standards Board (BSB) Handbook rules

Overview: BSB Handbook rules about providing legal services

directly to the public, client care letters, handling client

funds and conducting litigation

**Scope of Application:** Barristers working in all entities regulated by the BSB

**Issued by:** The Direct Access Panel of the Bar Council

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Status and effect: Please see the notice at the end of this document. This is

not "guidance" for the purposes of the BSB Handbook

version 4.8.

# <u>Providing legal services directly to the public (without a solicitor or other professional client)</u>

## 1. Do the public access rules apply to BSB entities?

No, but the relevant BSB Handbook rules do provide guidance on best practices. (gS7):

"The public access and licensed access rules do not apply to BSB entities as their circumstances will vary considerably. Nevertheless those rules provide guidance on best practice ..."

# 2. Do I have to be public access qualified to run a BSB entity?

<sup>1</sup> Note that this guidance should be read in conjunction with the Bar Council's <u>entities guidance</u>.

BSB entities, employed barristers, and directors of entities can provide legal services directly to the public under the following conditions:

- At least one manager or employee must be suitably qualified and experienced to undertake public access work. (rS28, rS32)
- You must notify the Bar Standards Board that you are willing to accept instructions from lay clients. (rS28.3.a, rS28.3.b)

## 3. Does every barrister in a BSB entity have to be public access qualified?

No, not every barrister in an entity needs to be public access qualified. However, at least one employee or manager should be appropriately trained to provide services to the public.

# 4. Does an entity have to direct a public access client to the public access guidance for clients?

Yes, BSB entities must display a prominent link to the Bar Standards Board's <u>Public Access Guidance for Lay Clients</u> in a sufficiently accessible and prominent place. (rC164)

The transparency rules further elaborate on rC164 for BSB entities at rC103. These rules cover website content, email and letterhead statements, and redress transparency guidelines.

#### **Client Care Letters**

#### 5. Does a BSB entity have to provide a client with a client care letter?

Yes, a BSB entity must confirm acceptance of instructions in writing and specify the terms and/or basis on which it will be acting. Additional requirements are outlined in rC22.4:

"if you are a BSB entity, you must ensure that the terms under which you accept instructions from clients include consent from clients to disclose and give control of files to the Bar Standards Board or its agent in circumstances where the conditions in rS113.5 are met."

## **Handling Client Funds**

## 6. Can an entity hold client funds?

BSB entities are prohibited from receiving, controlling, or handling client money, except for payment for their services (either in advance or in arrears). (rC73, rS29)

A fixed fee paid in advance is not client money for the purposes of Rule rC73. (gC106)

# 7. Can a BSB Entity pay court fees on behalf of a client?

BSB Entities may pay a court fee on behalf of a lay client <u>in advance and out of their own funds</u> and recoup them in arrears but <u>must not</u> pay court fees out of client money, as this would breach the prohibition on handling client money (rC73).

# **Conducting litigation**

## 8. Can BSB Entities conduct litigation?

If the work amounts to the conduct of litigation, both the BSB Entity and the individuals providing services must be authorised to do so. Further guidance on the activities that may constitute the conduct of litigation is in <u>BSB</u> and Bar Council guidance.

## **Important Notice**

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