MANAGEMENT SYSTEM FOR ETHICAL LEGAL PRACTICE (MSELP)

Self-assessment tool

This self-assessment tool is designed to ensure that your legal entity has an effective Management System for Ethical Legal Practice, which comprises ten elements:

- **ELEMENT 1** — DEVELOPING COMPETENT PRACTICES
- **ELEMENT 2** — COMMUNICATING IN AN EFFECTIVE, TIMELY AND CIVIL MANNER
- **ELEMENT 3** — ENSURING CONFIDENTIALITY
- **ELEMENT 4** — AVOIDING CONFLICTS OF INTEREST
- **ELEMENT 5** — MAINTAINING APPROPRIATE FILE AND RECORDS MANAGEMENT SYSTEMS
- **ELEMENT 6** — ENSURING EFFECTIVE MANAGEMENT OF THE LEGAL ENTITY AND STAFF
- **ELEMENT 7** — CHARGING APPROPRIATE FEES AND DISBURSEMENTS
- **ELEMENT 8** — SUSTAINING EFFECTIVE AND RESPECTFUL RELATIONSHIPS WITH CLIENTS, COLLEAGUES, COURTS, REGULATORS AND THE COMMUNITY
- **ELEMENT 9** — WORKING TO IMPROVE DIVERSITY, INCLUSION AND SUBSTANTIVE EQUALITY
- **ELEMENT 10** — WORKING TO IMPROVE THE ADMINISTRATION OF JUSTICE AND ACCESS TO LEGAL SERVICES

By creating the requirement that all lawyers practise in entities that have an MSELP, the expectation is that you have in place appropriate policies, practices and systems to support all the elements that apply to your legal entity, and that you demonstrate commitment to those elements.

Throughout the self-assessment, “you” and “your” is used and is intended to refer to your specific legal entity, including sole practitioners and all sizes of law firms.

You are asked to assess yourself on a scale of 1 to 5 in relation to each element. There are no correct answers. The tool is designed to cause you to think about and reflect upon the means by which your entity demonstrates commitment to each element through its policies, procedures and systems. Each entity will actualize these elements through different systems and tools, depending on their practice areas and resources.

To assist you in completing this assessment, each element contains a list of **THINGS TO THINK ABOUT** when considering the elements. The list of things to think about under each element is not exhaustive. Though none of these are mandatory, they provide illustrations of the policies, methods, processes and systems that a prudent legal entity should have in place, dependent upon the type or area of practice.

In the **COMMENT** box under each element, you may add any additional information or explanation that you think will assist in understanding your assessment.

Please note that the **RESOURCES** links are there to assist you in both assessing the robustness of your entity’s management systems in relation to each element, and in undertaking any improvements you determine you need.

You can work on the Self Assessment Tool in stages. Please **save the email you were sent** with a link to your firm’s unique self assessment tool. Through this link, you can return to the tool multiple times, where your most recent work will be saved. You must provide a 1-5 ranking for each element before you can move to the next page. However, you can go back to edit these responses before **clicking “SUBMIT”** on the bottom right side of last page.
Once you’ve clicked “Submit”, the tool cannot be edited, and cannot be submitted a second time by you or someone else in your firm.

MSELP Workbook

The MSELP Workbook – a downloadable and printable document – is a tool developed to help you work through your self assessment of each element before completing and submitting your online tool. The Workbook is relevant to all lawyers, but was designed with the services and practice systems of small firms and sole practitioners in mind. Smaller practices are strongly encouraged to use the Workbook as a resource. It is similar in its function to the CRA’s Income Tax and Benefits Guide: a tool to help you work through your tax return and calculations, before you submit the return form online.

Definitions

- “Legal entity” refers to a lawyer – or a group that carries out work supervised by a lawyer, whether the work is done by a lawyer or a non-lawyer – including but not limited to law firms, in-house counsel and department/team, government lawyer and department/team, and Legal Aid.

- “Guideline” is a statement that determines a course of action by streamlining particular processes according to a set routine or sound practice, and may include your policy that governs the matter. Where referred to, guidelines are preferably in writing.

- “Staff” includes lawyers, in-house paralegals, legal assistants and any other employee who assists in or provides legal services to clients. ‘Staff’ in this self assessment refers to all or all relevant staff members.

For each element you are asked to consider the systems, methods and processes you use in relation to each element. Some of the language under THINGS TO THINK ABOUT is precise, to assist you in considering your own entity’s particular management system:

- “Processes” refers to a series of actions or steps taken in order to achieve a particular end, where the ‘end’ is internally focused (i.e., processes relating to the business of your entity and its internal management).

- “Means” refers to a method, action or system by which a result is brought about, where the result is externally focused (e.g., methods for delivering client services and communications).

- “How you” leaves open the question of what means, methods and processes you use to achieve an outcome or result.
ELEMENT 1 – DEVELOPING COMPETENT PRACTICES

Your legal entity delivers legal services with appropriate skill and competence.

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THINGS TO THINK ABOUT

- The requirements for competence in 3.1 of the Code of Professional Conduct
- The processes and policies you use to hire and employ competent staff
- The processes you use to supervise staff
- The processes you use to assign work to staff with the experience and qualifications to provide a competent level of service
- The nature of your office policy and procedures manual, and how it is updated and made accessible to staff
- Whether you only take a retainer for services when you have or can obtain the necessary skills and resources to carry out the client’s instructions
- Your understanding of the need for performance objectives to deliver quality legal services
- The processes you use for identifying performance objectives, and staff performance reviews
- The processes you use to review complaints, both internal and those made to the Nova Scotia Barristers’ Society, as well as claims reported to LIANS
- The processes you use to provide staff with ongoing education and training
- The processes you use to ensure that professional staff have professional development plans that are relevant to their areas of practice
- How you and your staff stay current on the use of appropriate technology for your practice

COMMENT:

RESOURCES

- Nova Scotia Barristers’ Society / Code of Professional Conduct [Chapter 3.1: Competence; Chapter 3.2: Quality of Service; Chapter 6: Relationship to Students, Employees and Others]
- CBA Ethical Practices Self-Evaluation Tool
- American Bar Association / 10 Concrete Ways to Measure Law Performance
- Association of Corporate Council / Law Firm Evaluation
ELEMENT 2 – COMMUNICATING IN AN EFFECTIVE, TIMELY AND CIVIL MANNER

Your entity has regular and clear communications with clients, so they understand their position throughout the life of a retainer and are in a position to make informed decisions about the services they need, how their matter will be handled, and the options available to them.

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THINGS TO THINK ABOUT

- The requirements relating to *Quality of Service in 3.2-1 of the Code of Professional Conduct* and in particular Commentary 5
- The guidelines you have in relation to communications that are disseminated to staff and regularly reviewed
- The steps taken to ensure you:
  - listen to clients
  - acknowledge clients' instructions and give them appropriate consideration
  - manage clients’ expectations
  - keep current contact information for them
  - provide information and material to them in a timely manner
- The processes you use for receiving client feedback
- The means you use to make key information about your legal entity publicly available to clients and the means you use to ensure your promotional materials, including those on your website, are true, verifiable and factual
- The means you use to give clear information to potential clients about the services available and how fees will be charged
- The means you use to provide an opportunity for clients to make timely appointments with their lawyer or other staff at times and, if necessary, locations convenient for the client
- The means you use to ensure initial appointments are long enough to allow clients to receive a good quality of service
- The processes you use for written retainer agreements, confirmation of retainer, and declination letters where appropriate
- The means by which you inform clients about how disputes or complaints that may arise will be resolved, including fee disputes
- The means by which you address clients’ complaints
- How, where appropriate, you provide unbundled legal services that allow the client to take the responsibility for some of the work, and you provide the client with a clear explanation of the potential consequences if that work is taken out of the scope of the retainer
- If you have to cease acting for a client, the means you use to explain the possible options for pursuing their matter
- The means you use for taking instructions when you need to address your clients' language barriers, mental capacity or other vulnerabilities
- The means you use to inform clients about how they can communicate with their lawyer and other staff, and about the manner in which you communicate with them and how often
- The means you use to ensure you are advised of a client’s change of address
- The means you use to inform clients regularly and, where appropriate, in writing, about the progress of their matters including cost
THINGS TO THINK ABOUT

- The means you use to ensure courtesy and civility in all communications

COMMENT:

RESOURCES

- Nova Scotia Barristers’ Society / Code of Professional Conduct [Chapter 3.2: Quality of Service; Chapter 5.1: The Lawyer as Advocate; Chapter 7.2: Responsibility to Lawyers and Others; Chapter 6.3: Equality, Harassment and Discrimination]
- Lawyers' Insurance Association of Nova Scotia / Client service
- Lawyers' Insurance Association of Nova Scotia / Documenting/Effective Communication
- Lawyers' Insurance Association of Nova Scotia / Retainer Agreements and Engagement Letters
- Law Society of British Columbia / Communications Toolkit
- Law Society of Upper Canada / Client Service and Communication Practice Management Guideline
ELEMENT 3 – ENSURING CONFIDENTIALITY

Your legal entity keeps information regarding the affairs of clients confidential unless disclosure is required or permitted by law, or the client consents.

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THINGS TO THINK ABOUT

- The requirements of confidentiality in 3.3-2 of the Code of Professional Conduct
- How confidentiality and privacy guidelines are disseminated to staff and regularly reviewed, and the effectiveness of employee confidentiality agreements
- How you provide education to staff on the importance of confidentiality, including the consequences of breaches
- How you explain confidentiality to clients and ensure they understand their confidentiality rights
- How you ensure:
  - client files or other confidential materials are not left in any public places
  - in your reception area, visitors cannot hear confidential conversations
  - your receptionist protects the confidentiality of client names and matters when talking with others in person or on the telephone
  - client confidentiality is guarded when visitors enter private areas
- Your data security measures
- How you ensure that third parties with access to your computers, such as for maintenance and technical support, will protect the confidentiality of any and all client information
- How you ensure that the outsourcing providers have in place security measures to maintain confidentiality
- How when using social media and/or cloud computing services, you ensure appropriate access settings to prevent inadvertent access or disclosure of confidential client information
- How you protect confidentiality and prevent unauthorized access when using mobile devices, thumb drives and laptops
- If confidential information has been lost, what processes you have for reporting that to the client and appropriate authorities, including your regulator
- If sharing office space, how you take steps to ensure confidentiality with respect to others with whom the space is shared

COMMENT:

RESOURCES

- Nova Scotia Barristers’ Society / Code of Professional Conduct [Chapter 3.3: Confidentiality]
- Lawyers’ Insurance Association of Nova Scotia / Confidentiality Agreement – General
- Lawyers’ Insurance Association of Nova Scotia / Confidentiality Agreement – Service Provider
ELEMENT 4 – AVOIDING CONFLICTS OF INTEREST

Your legal entity does not act, or continue to act, where there is a conflict of interest, except as permitted by the *Code of Professional Conduct*.

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**THINGS TO THINK ABOUT**

- The requirements regarding conflicts of interest in *3.4 of the Code of Professional Conduct* and any applicable professional standards
- The processes you use to ensure the Rules and your own guidelines in relation to conflicts of interests are disseminated to all staff and regularly reviewed
- How lawyers are trained on the avoidance of conflicts, the consequences of a conflict and how to deal with a situation when a conflict arises
- How you:
  - identify potential conflicts, whether through a master list or database of present and former clients or otherwise and by considering the names of all adverse parties
  - obtain information on names of corporate personnel and other or former names, as part of your conflicts check
  - check for and evaluate conflicts prior to accepting a new matter and before receiving confidential disclosure
  - check for and evaluate conflicts when a new party is added
  - check for and evaluate conflicts when a new employee is hired
  - check for and evaluate conflicts that may result from prior employment, volunteer work, business interests or personal interests of staff and others associated with the entity
- How, after a conflict has been identified and continued representation is permitted, you discuss the matter with the client and obtain a signed waiver from the client if representation is to continue
- How you address and avoid practices that are common conflicts traps, such as having a financial interest in a client matter; representing adverse parties; engaging in business with a client; taking equity in lieu of fees; or holding office or board memberships that may give rise to conflicts

**COMMENT:**

**RESOURCES**

- Nova Scotia Barristers’ Society / *Code of Professional Conduct* [Chapter 3: Relationship to Client; Chapter 3.4: Conflicts; Chapter 5.2: Lawyer as Witness]
- Nova Scotia Barristers’ Society / Family Law Standards / *Standard #1: Conflict of Interest*
- Lawyers’ Insurance Association of Nova Scotia / RPM Conference presentation / *Conflict of Interest* (December 2014)
- PracticePRO / *Managing Conflict of Interest Situations*
- Canadian Bar Association / *Task Force on Conflicts of Interest Toolkit* (2008)
- The Law Society [UK] / *Practice Notes: Conflict of Interests* (March 2015)
ELEMENT 5 – MAINTAINING APPROPRIATE FILE AND RECORDS MANAGEMENT SYSTEMS

Your legal entity uses appropriate file and records management systems.

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THINGS TO THINK ABOUT

- The requirements of 3.5 of the Code of Professional Conduct and any applicable professional standards
- The processes you use to ensure the Rules, Standards and your own guidelines on record retention are disseminated to staff and regularly reviewed
- The effectiveness of the calendar and tickler systems used to remind of scheduled events and deadlines such as:
  - relevant statutes of limitations
  - appointments
  - discovery or specific filing deadlines
  - court appearances
  - review dates
- Your file opening and closing procedures for each matter
- Your guidelines for data security and how they address:
  - how electronic records are maintained
  - how electronic material is stored
  - how electronic material is secure
  - how data can be retrieved from legacy/archived systems
- Your backup systems and how they are regularly backed up and stored in a fireproof cabinet or at an appropriate offsite location
- The means you use to obtain and document the receipt or delivery of original documents to or from a client or third person
- How you track the physical location of a file at all times
- How you track when a document is removed from a file and where it is currently located
- If you use cloud-based systems, you are confident the provider maintains the required level of service and that relevant data protection legislation is complied with
- How you review all open files (including files stored in the Cloud) on a scheduled basis, and diarize next steps or activity
- Your fire prevention, disaster recovery and business continuity policies
- Where you keep valuable documents and materials to avoid damage in the event of fire or other disaster
- Whether your insurance is adequate for all risks
- The means you use to advise clients when you anticipate destroying their file after closing their matter and obtain their agreement, or make other arrangements
- Whether any external service providers, including cloud-based services, are subject to contractual arrangements that enable the Nova Scotia Barristers’ Society, or its agent, to obtain information, inspect all records or enter the premises of the third party in relation to their outsourced activities for your legal entity
- Whether you have succession plans in place to address clients’ open and closed files
COMMENT:

RESOURCES

- Nova Scotia Barristers’ Society / Code of Professional Conduct [Chapter 3.5: Preservation of Client’s Property]
- Nova Scotia Barristers’ Society / Law Office Management Standards / Standard #1 Record Retention
- Lawyers' Insurance Association of Nova Scotia / Risk Management / Intake Procedures
- Lawyers' Insurance Association of Nova Scotia / Practice Management / Time Management Missed Limitations
- Law Society of British Columbia / Closed Files: Retention and disposition (June 2013)
- Law Society of Saskatchewan / File Management for Legal Assistants (June 2004)
- Law Society of Upper Canada / File Management Practice Management Guideline
- The Law Society [UK] / Practice Notes: File Closure Management (June 2014)
ELEMENT 6 – ENSURING EFFECTIVE MANAGEMENT OF THE LEGAL ENTITY AND STAFF

Your legal entity adequately supervises, supports and manages staff in their delivery of legal services.

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THINGS TO THINK ABOUT

- The requirements of Chapter 6 of the Code of Professional Conduct
- Whether your office policy and procedures manual is comprehensive, up to date, readily accessible and regularly reviewed by staff
- The nature and frequency of staff meetings, including meetings for support staff
- How you ensure that staff receives clear and complete instructions regarding work assigned and the end product required, including sufficient background information
- How senior lawyers and management personnel set good examples for staff by providing and faithfully using dependable management guidelines and systems including, but not limited to, conflicts of interest checks, work allocation, file management, non-discrimination, documentation and communication
- How you use mentors and ethical role models, and encourage and train staff for leadership
- How you identify, address and inform staff about the importance of wellness for all and especially mental health support relevant to the legal profession, including the Nova Scotia Lawyers Assistance Program
- Whether you fairly and appropriately select staff that have supervisory responsibilities and the nature of the training provided in relation to supervision and management of staff, and oversight of outsourcing providers
- The fairness and effectiveness of your performance management
- How you maintain a respectful workplace that encourages equality of opportunity, promotes diversity in recruitment and appropriately accommodates disabilities
- If you share space with other lawyers or professionals who are not members of your legal entity (including business centres), how you have documented the nature of the arrangement

COMMENT:

RESOURCES

- Nova Scotia Barristers’ Society / Code of Professional Conduct [Chapter 6: Relationship to Students, Employees and Others]
- Nova Scotia Barristers’ Society / Law Office Management Standards / Standard #4 Maintenance and Backup Electronic Data
- Nova Scotia Barristers’ Society / Law Office Management Standards / Standard #6 Cloud Computing
- Lawyers’ Insurance Association of Nova Scotia / Practice Management / Human Resources Staff Management
- Lawyers’ Insurance Association of Nova Scotia / Practice Management / Succession Planning
- Nova Scotia Lawyers Assistance Program / www.nslap.ca
- Law Society of British Columbia / Lawyers Sharing Space
• Law Society of British Columbia / Promoting a Respectful Workplace: A Guide for Developing Effective Policies (December 2014)
• The Law Society [UK] / Practice Notes: Supervision (October 2011)
• LAWPRO / Supervision of employees: The buck stops with you (2009)
• PracticePRO / Delegating responsibly and effectively (Summer 2007) LawPRO Magazine
• PracticePRO / A systematic approach to law firm risk management (Spring 2010) LawPRO Magazine
ELEMENT 7 – CHARGING APPROPRIATE FEES AND DISBURSEMENTS

Your legal entity charges clients fair and reasonable fees, which are fully disclosed.

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THINGS TO THINK ABOUT

• The requirements of **3.6 of the Code of Professional Conduct**
• The processes you use to ensure guidelines in relation to billing practices are disseminated to all staff and regularly reviewed
• The requirements for written retainer agreements, especially for new clients
• Whether your entity’s written retainer agreements specify
  - the billing process, cycle and timing of accounts
  - the timing for payment of accounts and interest to be paid on unpaid bills
  - who will work on the file and at what rate
  - the amount of the retainer and how it is replenished
  - the consequences of non-payment of an account
  - terms for withdrawal as counsel
  - the possibility of a solicitor’s lien on the file
  - the distinction between fees and disbursements
  - consequences of not paying accounts when due
  - any limitations on scope of service
  - whether the retainer is being funded by a third party and if so, the nature of their relationship with you
  - the right to have the account reviewed by a taxing authority
• The means you use to explain the billing process to clients at the time of retainer and any changes as their matter progresses, and confirm the arrangements in writing
• How you ensure accurate and complete time records, which are recoded as tasks are completed when time recording is used as a management or billing tool
• How you ensure that disbursements are accurate and recoded in a timely manner
• How you keep track of time and effort, even if time is not the basis for billing
• How bills are approved before they are sent to a client
• How you ensure funds are not withdrawn from trust to pay an account except in compliance with the Trust Account Regulations

COMMENT:

RESOURCES

• Nova Scotia Barristers’ Society / **Code of Professional Conduct** [Chapter 3.6: Fees and Disbursements]
• Nova Scotia Barristers’ Society / Law Office Management Standards / **Standard #5 Retention and Billing**
• Lawyers’ Insurance Association of Nova Scotia / Practice Management / **Financial Management**
• Law Society of British Columbia / **Fees, Disbursements and Interest** (2012)
• Law Society of Upper Canada / **Bookkeeping Guide for Lawyers** / (October 2014)
• Scott, Todd C. / **Nine Rules for Billing Ethically and Getting Paid on Time** (November 2011)
ELEMENT 8 – SUSTAINING EFFECTIVE AND RESPECTFUL RELATIONSHIPS WITH CLIENTS, COLLEAGUES, COURTS, REGULATORS AND THE COMMUNITY

Your legal entity’s dealings with clients and other third parties are conducted in a fair, effective and respectful way.

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THINGS TO THINK ABOUT

- The requirements of Chapter 7 of the Code of Professional Conduct
- How you ensure that communications with clients, colleagues, the judiciary, the community and the Society are carried out in a timely, respectful and courteous manner
- The processes you use to ensure your guidelines in relation to client communication are disseminated to all staff and regularly reviewed
- The processes you use to ensure your guidelines in relation to communications with colleagues the judiciary, the community and the Society are disseminated to all staff and regularly reviewed

COMMENT:

RESOURCES

- Nova Scotia Barristers’ Society / Code of Professional Conduct (current to May 2016) [Rule 2.1-1: Integrity; Rule 3.2-2: Honesty and Candour; Chapter 5: Relationship to the Administration of Justice; Chapter 7: Relationship to the Society and Other Lawyers; Rule 7.2-11: Undertakings and Trust Conditions; Rule 7.3-1: Maintaining Professional Integrity and Judgment]
- Lawyers’ Insurance Association of Nova Scotia / Practice Management / Social Media in the Workplace
- Law Society of British Columbia / Communications with the Law Society
- Shields, Allison C. / Managing Your Reputation in an Online World (July/August 2014) ABA Law Practice Magazine
ELEMENT 9 – WORKING TO IMPROVE DIVERSITY, INCLUSION AND SUBSTANTIVE EQUALITY

Your legal entity is committed to improving diversity, inclusion and substantive equality and ensuring freedom from discrimination in the delivery of legal services and the justice system.

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THINGS TO THINK ABOUT

• The requirements of 6.3 of the Code of Professional Conduct
• The means you use to ensure that your legal entity recognizes the importance of and delivers culturally competent legal services, including but not limited to education about culturally competent legal service delivery
• The processes you use to identify skills, knowledge and attributes related to cultural competence and diversity as factors in advancement and qualities needed for leadership positions
• The opportunities you provide for staff to practise inclusion enough that they transition from conscious cultural competence to unconscious cultural competence
• How you integrate inclusive behaviours as part of hard professional skills, rather than as optional soft skills
• How you ensure language used is appropriate to the individual receiving your communications and reflects cultural competency, equity and freedom from discrimination
• The nature of your policies and practices that encourage substantive equality and respect for diversity in all areas of recruitment and in the workplace including:
  - encouragement for diversity and cultural knowledge
  - accommodation of disabilities
  - assignment and evaluation of work free of bias
• The nature of your policies that address non discrimination, cultural competency and accommodation relating to both the delivery of legal services and hiring and advancement of staff of the legal entity
• How you develop workplace teams that actively support and encourage diversity in the workplace
• The nature and effectiveness of your internal complaint mechanisms that address concerns or allegations of discrimination and harassment in the workplace
• Your commitment and ability to keep detailed statistics on diversity including information related to recruitment, retention and advancement, if required to do so by the Society

COMMENT:

RESOURCES

• Nova Scotia Barristers’ Society / Code of Professional Conduct (current to September 2014) [Chapter 3.2: Quality of Service; Chapter 5.1: The Lawyer as Advocate; Chapter 7.2: Responsibility to Lawyers and Others; Chapter 6.3: Equality, Harassment and Discrimination]
• Nova Scotia Barristers’ Society / The Equity Portal
• Nova Scotia Barristers’ Society / Law Office Management Standards / Standard #8 Equity and Diversity
ELEMENT 10 – WORKING TO IMPROVE THE ADMINISTRATION OF JUSTICE AND ACCESS TO LEGAL SERVICES

Your legal entity encourages public respect for and tries to improve the administration of justice and enhance access to legal services.

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**THINGS TO THINK ABOUT**

- The requirements of 5.6 of the Code of Professional Conduct
- Whether you have *pro bono* guidelines and encourage staff to participate in *pro bono* services and activities
- Whether you provide:
  - legal services in a rural community
  - legal services an underserviced area
  - legal services pursuant to certificates issued by Nova Scotia Legal Aid
- Whether you encourage staff to take part in volunteering activities that offer legal services
- The means by which you offer clients alternatives to litigation where appropriate
- The processes you use to enable better case management of files and other means to increase efficiencies and reduce costs of legal services
- Whether you take steps to provide lower cost legal services to clients, including offering alternative fee arrangements and unbundled legal services
- The processes you use to prepare and train your staff to engage with self-represented parties and communicate with them professionally at all times
- Whether you provide staff education and training in relation to cultural competence, client-centred thinking and the use of plain language
- The means by which you encourage innovation in legal services delivery, and whether you invite staff to suggest measures to increase the efficiency and effectiveness of your legal entity
- Whether you encourage staff to suggest measures to improve the administration of justice and have a means for communicating suggestions to those with authority to address suggestions for change

**COMMENT:**

**RESOURCES**

- Nova Scotia Barristers’ Society / Code of Professional Conduct [Chapter 5.6: The Lawyer and the Administration of Justice]
- Nova Scotia Barristers’ Society / Law Office Management Standards / Standard #5: Retention and Billing
- Lawyers’ Insurance Association of Nova Scotia / Practice Management / Practice Tools / Limited Scope Retainer Resources
• ABA Standing Committee on Pro Bono & Public Service and the Centre for Pro Bono / Resources for Law Firms
• Canadian Bar Association / The ABCs of Creating a Pro Bono Policy for Your Law Firm
• Harvard Law School / Pro Bono Guide: An Introduction to Pro Bono Opportunities in the Law Firm Setting
• MacLaughlin, Paul / Managing Pro Bono (Law Society of Alberta)