

# Legal Services (Scotland) Act 2010

### PART 2

### REGULATION OF LICENSED LEGAL SERVICES

### **CHAPTER 2**

## LICENSED LEGAL SERVICES PROVIDERS

# Non-solicitor investors

# 67 More about investors

- (1) Schedule 8 provides for other—
  - (a) requirements to which licensed legal services providers are subject,
  - (b) functions of approved regulators,
  - in relation to interests in licensed providers.
- (2) The Scottish Ministers may by regulations make further provision—
  - (a) relating to interests in licensed providers,
  - (b) for licensing rules in connection with persons who have an interest in a licensed provider.
- (3) The Scottish Ministers may by regulations—
  - (a) amend the percentage specified in section 63(4) and paragraph 4(3) of schedule 8,
  - (b) amend (by addition, elaboration or exception) a definition in subsection (6).
- (4) Regulations under subsection (2)(a) may (in particular)—
  - (a) impose requirements to which a licensed provider, or an investor in a licensed provider, is subject,
  - (b) specify criteria or circumstances by reference to which a non-solicitor investor is to be presumed, or held, to be fit (or unfit),
  - (c) set out—

Changes to legislation: There are currently no known outstanding effects for the Legal Services (Scotland) Act 2010, Section 67. (See end of Document for details)

- (i) what amounts (to any extent) to ownership, control or another material interest,
- (ii) what interest (or type) is relevant as regards a particular percentage stake in ownership or control,
- (iii) by reference to a family, business or other association, what other interest (or type) also counts towards such a stake,
- (d) for circumstances where an interest is held by a body, set out—
  - (i) what interest (or type) in the body counts towards the interest held by it,
  - (ii) the extent to which the interest in it so counts.
- (5) Before making regulations under subsection (3), the Scottish Ministers must have the Lord President's agreement.
- (6) In this Part—
  - (a) an "investor" in a licensed provider is any person who has (to any extent)—
    - (i) ownership or control of the licensed provider, or
    - (ii) any other material interest in it,
  - (b) a "non-solicitor investor" in a licensed provider is an investor who is not entitled to practise—
    - (i) as a solicitor, a firm of solicitors or an incorporated practice,
    - (ii) in England and Wales or Northern Ireland, as a solicitor (outwith the meaning for this Act), or
    - (iii) as a registered European or foreign lawyer,
  - (c) the reference to a "solicitor investor" in a licensed provider is to be construed accordingly.
- (7) In sections 62 to 66, this section and schedule 8, a reference to a licensed provider includes an applicant to become one.

#### **Commencement Information**

- II S. 67(1)-(5) in force at 1.4.2011 for specified purposes by S.S.I. 2011/180, art. 3, Sch.
- 12 S. 67(1)-(5) in force at 2.7.2012 in so far as not already in force by S.S.I. 2012/152, art. 2, Sch.
- I3 S. 67(6)(7) in force at 1.4.2011 by S.S.I. 2011/180, art. 3, Sch.

# **Changes to legislation:**

There are currently no known outstanding effects for the Legal Services (Scotland) Act 2010, Section 67.