

---

STATUTORY INSTRUMENTS

---

**1997 No. 317 (S.21)**

**LEGAL SERVICES**

**The Executry Practitioners (Scotland) Regulations 1997**

*Made - - - - - 10th February 1997*

*Coming into force 1st March 1997*

**THE EXECUTRY PRACTITIONERS  
(SCOTLAND) REGULATIONS 1997**

PART I

GENERAL

1. Citation and commencement
2. Interpretation

PART II

GENERAL STANDARDS OF CONDUCT

3. General Principles
4. Confidentiality
5. Fees
6. Tying-in
7. Independent financial advice
8. Duty to colleagues

PART III

CONFLICTS OF INTEREST

9. Actual and potential conflicts between client and executry practitioner
10. Actual conflicts between clients
11. Potential conflicts of interest between clients

PART IV

CONDUCT OF EXECUTRY SERVICES

12. Terms of engagement letter, etc
13. Qualified person
14. Information to clients

*Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.*

15. Commissions
16. Records
17. Avoidance of delay
18. Undertakings
19. Limitation of liability
20. Withdrawal from transaction
21. Clients' papers

#### PART V

#### ACCOUNTS AND RECORDS

22. Client accounts
23. Operating client accounts
24. Keeping records
25. Bridging loans
26. Money laundering
27. Borrowing from clients
28. Audit requirement

#### PART VI

#### EDUCATIONAL QUALIFICATIONS, PRACTICAL TRAINING AND FURTHER TRAINING AND STUDY

29. Educational qualifications
30. Practical training
31. Further training and study
32. Amount of further training and study
33. Nature of further training and study
34. Monitoring of further training and study

#### PART VII

#### MISCELLANEOUS

35. Complaints
36. Satisfaction of Claims  
Signature  
Explanatory Note