Application to approve a non-authorised owner of a licensed probate firm - corporate body/firm applicants

To ensure we have all the information we need to process your application, please ensure you are completing the latest version of this form. The most up to date version is linked from icaew.com/regulatoryapplications, or please email regulatorysupport@icaew.com for a copy.

We aim to provide a decision on your application as soon as possible. This is usually within 8-12 weeks of receiving a fully completed application form and all supporting documentation.

INTRODUCTION

Please use this form to apply to ICAEW for approval of a firm or corporate entity as a non-authorised owner with a material interest in a licensed firm.

In accordance with the Legal Services Act 2007 (the Act) and the Legal Services Regulations, ICAEW is required to approve all 'owners' of a licensed firm who are not authorised to undertake probate work prior to the acquisition of the material interest under Legal Services Regulation 6.1. This only applies in cases where the entity (either on their own or together with their associates) holds, or intends to hold, a material interest in the firm or a parent undertaking of the firm. Such entities, together with their associates, need to be approved as 'fit to own' a material interest in a licensed firm. For definitions of a material interest and associates, please see below.

A firm wishing to apply to ICAEW to become a licensed firm must be satisfied, and confirm to the ICAEW, that each non-authorised owner with a material interest (together with their associates) is fit to own.

In addition, a firm that is already licensed must seek prior approval for any non-authorised owner who, together with any associates, intends to hold a material interest in the firm, under Legal Services Regulation 6.1.

If ICAEW has approved a non-authorised owner to hold a specific type of material interest and that person or entity then acquires a different kind of material interest, this needs to be approved by making a further application. **No approval** is needed if an existing material interest is increased or decreased but, under Legal Services Regulation 2.7I, notification is required.

An application is needed even if the person or entity was previously approved as a non-authorised principal or shareholder of another licensed probate firm.

The firm may not conduct probate work until it has received formal notification from ICAEW that this application has been approved.

If the firm is already licensed and an entity intends to hold a material interest in the firm, that entity must be approved **before** the interest is acquired.

We will carry out a standard Disclosure and Barring Service check on each individual who holds a material interest in the parent entity of the probate accredited firm. You will need to pay a fee for this check.

1

HOW TO COMPLETE THIS APPLICATION FORM

The Head of Legal Practice should complete sections 1, 7, 11 and 12 on behalf of the firm and sign section 13.

The person on behalf of the entity to be approved should complete sections 2 to 6, and 8 to 10 and sign section 14.

Each associate of the person or entity to be approved should complete a copy of section 10 and sign section 14.

Where necessary, we give guidance before each section. Please read the guidance before you complete the question.

Fill in this form electronically, using the TAB key to move from one answer to the next.

If you need more space for an answer, please attach additional sheets.

In these notes, the 'Act' refers to the Legal Services Act 2007.

If you have any questions as you fill in the form, please call +44 (0)1908 546 302. This may avoid delays in dealing with your application.

1 FIRM DETAILS Firm name Firm name Please note that this is the firm that is, or is requesting to be, accredited for Probate.

2 CORPORATE ENTITY APPLYING FOR NON AUTHORISED OWNER STATUS

Please give details in the following table of the entity to be approved as a non-authorised owner of a probate licensed firm. In the column 'Type of material interest', please enter the corresponding letter - see list below.

Material interest

a) holds at least 10% of the shares in the firm; b) is able to exercise significant influence over the firm's management by virtue of the person's shareholding in the firm; c) holds at least 10% of the shares in a parent undertaking (P) of the firm; d) is able to exercise significant influence over P's management by virtue of the person's shareholding in P; e) is entitled to exercise, or control the exercise of, voting power in the firm which, if it consists of voting rights, constitutes at least 10% of the voting rights in the firm; f) is able to exercise significant influence over the firm's management by virtue of the person's entitlement to exercise, or control the exercise of, voting rights in the firm; g) is entitled to exercise, or control the exercise of, voting rights in P; h) or is able to exercise significant influence over P's management by virtue of the person's entitlement to exercise, or control the exercise of, voting rights in P.

ICAEW no.

Firm name

(if known)

Firm principal address

Type of material interest

Shares (% of material interest, including number and nominal value of shares allocated)

Voting Rights (for LLP's and Partnerships)

Management Board (this includes any decision making board or board of directors in a corporate body)

Already approved?

Has any corporate entity in this section already been approved as a non-authorised owner or shareholder in this firm?

YES

NO

If 'Yes', please give the types of existing material interest that the applicant has in the firm. See list above.

3 PRINCIPALS – SOLE PRACTITIONERS, PARTNERS, DIRECTORS, LLP MEMBERS

In this section, please list all the principals of the firm detailed in section 2 of this application form, indicating those whom the probate licensed firm have designated authorised individuals. The principals of the firm should also sign section 14 of the form below.

Authorised individuals: the individuals who can undertake, or control the undertaking of, probate work on the probate licensed firm's behalf. Only principals and employees who hold a probate qualification are eligible to apply to become authorised individuals, not consultants or subcontractors.

Membership number: if an individual is a member of ICAEW or another professional body, please give this number if known.

Professional body: if an individual is a member of a professional body (eg, ICAEW) please give its name.

Office: the location of the office from which the principal or employee normally practises.

Membership number	Surname	First names	Date of birth	Professional body	Authorised individual?	% of total voting rights
					YES	
					NO	
					YES	
					NO	
					YES	
					NO	
					YES	
					NO	
					YES	
					NO	
					YES	
					NO	

4 MANAGEMENT BOARD

Does the firm detailed in section 2 of this application form have a management or decision making board (This is the board of directors in the case of a company)?

YES NO

If yes, whether applying for authorisation or a licence, if the firm has a management board, please supply the following details and continue on a separate sheet if necessary. Please also provide, on a separate sheet, a chart showing the structure of the board and reporting lines for those conducting probate work, individuals owning 10% or more of voting rights on the management or decision making board who are not designated authorised individuals in the probate licensed firm will also need to complete a non authorised owner form.

Membership number	Surname	First names	% of total voting rights	Authorised individual?	Authorised regulator	
				YES		
				NO		
				YES		
				NO		
				YES		
				NO		
				YES		
				NO		
				YES		
				NO		

SHAREHOLDINGS OF A CORPORATE PRACTICE

This section is for listing all the shareholders of the corporate practice detailed in section 2 of this application form,, both voting and non voting. Please detail all shareholdings. NB: The shareholdings (with voting rights) must total 100%. individuals owning 10% or more of shares (aggregated voting and non voting) who are not designated authorised individuals in the probate licensed firm will also need to complete a non authorised owner form.

Member/ Firm number

Name/Address of shareholder

Number of shares held

% of total voting rights

Type of share

Shareholder

Voting

Non voting

Director Employee

Other

Voting

Director

Non voting

Employee Other

Voting

Director Non voting Employee

Other

Voting

Director

Non voting

Employee

Other

Voting Non voting Director Employee

Other

Voting

Director

Non voting

Non voting

Employee

Other

Voting

Director Employee

Other

Member/ Firm number	Name/Address of shareholder	Numbe of share held	r % of total es voting rights	Type of share	Shareholder
				Voting	Director
				Non voting	Employee
					Other
				Voting	Director
				Non voting	Employee
					Other
				Voting	Director
				Non voting	Employee
					Other
				Voting	Director
				Non voting	Employee
					Other
				Voting	Director
				Non voting	Employee
					Other
				Voting	Director
				Non voting	Employee
					Other
				Voting	Director
				Non voting	Employee
					Other
Please confirm th	ne total number of voting shares issued for the firm.	Please confirm the total number of non voting shares issu	ed for the firm.		

6 LICENSED FIRMS: NON-AUTHORISED OWNERS AND MATERIAL INTERESTS

(IE, PARTNERS, MEMBERS OF AN LLP, DIRECTORS OR SHAREHOLDERS)

Under the Act, there are special requirements for non-authorised owners who hold a material interest in a licensed firm. Such persons or entities must complete a separate application form for non-authorised owners because ICAEW needs specifically to approve these persons or entities. You can download this application form from icaew.com/probate

In this section, please list all the non-authorised owners who hold a material interest in the applicant firm and continue on a separate sheet if necessary.

The definition of what constitutes a material interest is set out in Probate Regulation 6.2. In determining whether the threshold for a material interest has been reached, the interests of the person's associates need also to be taken into account. The definition of 'associate' is set out in Probate Regulation 6.3.

Membership number

Surname

First names

Date of birth

Office location

Type of material interest

Please give the number of non-authorised owner application forms you have enclosed with this application

7 COMPLIANCE ARRANGEMENTS

Please detail the firms procedures that will ensure the accredited probate firm will be able to comply with Legal Services Regulation 6.1 and 2.7(L)

8 ASSOCIATES

Please give details in the following table of the person(s) to be approved as an associate of a non-authorised owner of a licensed firm. In the column 'Associate status', please enter the corresponding letter - see list below. The associate(s) will need to sign the confirmation at the end of this application.

Definition of associate

In determining if an interest is material, the interest held by a person or entity in a firm will consist of the total of the interest held by that person and the interest held by any of their associates. If a person or entity holds more than one type of material interest and has different associates for different types of interest, all must be listed. Each associate, by virtue of Schedule 13 of the Act, effectively becomes a non-authorised person in their own right. This form is designed to deal with their approval without the need for a separate form.

Associate status

a) the person's spouse or civil partner; b) the person's child or stepchild if aged under 18; c) the trustee of any settlement under which the person has a life interest in possession; d) an undertaking
of which the person is a director; e) any employee of the person; f) any partner in a firm (other than the licensed firm) of which the person is a partner; g) if the person is an undertaking, any director
or subsidiary undertaking or any director or employee of such subsidiary undertaking; h) any person with whom the person has an agreement or arrangement regarding the acquisition, holding or
disposal of any share or interest in the shareholding or voting rights referred to in the definition of material interest above; or any person with whom the person has an agreement or arrangement to act
together in exercising their voting power in relation to the shareholding or voting rights referred to in the definition of material interest above.

Name	Address	ICAEW no. (if known)	Email address	Date of birth	Associate status	% of shares held	% of voting rights held	Principal/ employee

OTHER LICENSED FIRMS Has the applicant (or any associate) previously been an owner in another licensed firm? YES NO If 'Yes', please fill in one row for every licensed firm in which the applicant (or any associate) was or is an owner. Firm number (if known) Firm's supervisory body Period as a material Firm name interest holder То From

10 FITNESS TO OWN AN INTEREST IN A LICENSED FIRM

The entity listed in section 2, or the principals listed in section 3 must answer the following questions. Please complete and submit a copy of this section for all principals of the corporate entity listed in section 3 with the name of the person at the top of the copy.

The Act requires persons or entities with an interest in accredited probate firms to be fit to own. A person or entity who holds a material interest in a licensed firm must satisfy ICAEW that they are fit to own.

If you have any doubts about your fit and proper status, please call +44 (0)1908 248 250 for advice.

If you answer 'Yes' to any of the questions in this section, you will not automatically be refused authorised status. However, the Legal Services Committee may wish to make further enquiries before reaching a decision.

If the Legal Services Committee subsequently finds out about any matters which you did not disclose, this will be viewed very seriously.

If you answer 'Yes', you will need to give further details on a separate sheet.

All persons listed in section 3 must answer all questions.

Associates of persons or entities to be approved as non-authorised owners do not need to mention offences which are spent for the purposes of the Rehabilitation of Offenders Act 1974, offences committed before the age of 17 (unless committed within the last 10 years) or road traffic offences that did not lead to a prison sentence.

Persons to be approved as non-authorised owners (not their associates) must disclose spent convictions and cautions but should not disclose protected* cautions or convictions or road traffic offences that did not lead to a prison sentence.

* The Rehabilitation of Offenders Act 1974 (Exceptions) Order 1975 (as amended) was amended in May 2013 to bring it in line with the European Convention on Human Rights. The main changes were the introduction of 'protected' cautions and convictions. As a result of the changes, questions we ask about convictions and cautions do not apply to protected cautions and convictions. Failure to disclose such convictions and cautions cannot be considered as prima facie evidence of dishonesty. The Disclosure and Barring Service (DBS) will filter any protected convictions and cautions, so they will not appear on standard disclosures.

Guidance and criteria on the filtering of these cautions and convictions can be found on the Disclosure and Barring Service website at gov.uk/government/publications/dbs-filtering-guidance

Person's name

Questions 1-10 apply to the person to be approved as a non-authorised principal or shareholder.

Financial integrity and reliability

1. Have you, within the last 10 years, in the UK or elsewhere, failed to satisfy any debt adjudged due and payable by you as a judgment debtor under an order of a court in the United Kingdom or elsewhere; or made any compromise or arrangement with your creditors; or otherwise failed to satisfy creditors in full?

YES NO

2. Have you ever been declared bankrupt or been the subject of a bankruptcy court order in the United Kingdom or elsewhere, or has a bankruptcy petition ever been served on you?

YES NO

3. If 'Yes', has this order been discharged?

YES NO

NO

4. Have you ever signed a trust deed for a creditor, made an assignment for the benefit of creditors, or made any arrangements for the payment of a composition to creditors?

YES

Convictions or civil liabilities		
5. Have you at any time pleaded guilty to, or been found guilty of, any offence?	YES	NO
If 'Yes', please give details of the court which convicted you, the offence, the penalty imposed and date of conviction and attach additional sheets if necessary.		
6. Have you ever been the subject of any civil action relating to your professional or business activities which has resulted in a judgment or finding against you by a court, or a settlement (other than a settlement consisting only of the dismissal by consent of a claim against you and the payment of its costs) being agreed?	YES	NO
7. Have you ever been disqualified by a court from being a director, or from acting in the management or conduct of the affairs, of any company?	YES	NO
Good reputation and character		
8. Have you ever been disqualified by a court from being a director, or from acting in the management or conduct of the affairs of any company?	YES	NO
a. refused the right, or been restricted in the right, to carry on any trade, business or profession for which a specific licence, registration or other authority is required or decided not to continue with an application;	YES	NO
b. investigated about allegations of misconduct or malpractice in connection with your professional activities which resulted in a formal complaint being proved but no disciplinary order being made;	YES	NO
c. the subject of disciplinary procedures by a professional body or employer resulting in a finding against you;	YES	NO
d. reprimanded, excluded, disciplined or publicly criticised by any professional body which you belong to or have belonged to;	YES	NO
e. refused entry to, or excluded from membership of, any profession or vocation;	YES	NO
f. dismissed, or asked to resign, from any office, employment or firm;	YES	NO
g. reprimanded, warned about future conduct, censured, disciplined, or publicly criticised by any regulatory body, or any officially appointed enquiry or any other body concerned with the regulation of a financial, professional or other business activity;	YES	NO
h. the subject of a court order at the instigation of any regulatory body, or any officially appointed enquiry concerned with the regulation of a financial, professional or other business activity?	YES	NO
10. Are you currently undergoing any investigation or disciplinary procedures as described above?	YES	NO

Disqualification

The applicant to be approved must answer the following questions

Have you (or any associate listed in section 2) previously been disqualified from being a principal, employee, Head of Legal Practice or Head of Finance and Administration in a licensed firm?

NO

Has a licensing authority ever objected to you (or any associate listed in section 2) holding a material interest in a licensed firm?

YES NO

Has a licensing authority ever imposed conditions on you (or any associate listed in section 32) holding an interest in a licensed firm?

YES NO

NO

Have you (or any associate listed in section 2) ever been disqualified as an authorised person?

YES

If 'Yes', please give details of the dates of the licensing authority's decision(s); the reasons for the decision(s); and whether the restriction/disqualification is still in place.

YFS NO

Questions 11-15 apply to your current firm and any previous firms (including sole practices) in which you were a partner, member, director or shareholder at the time any of the events occurred.

Financial integrity and reliability

11. In the last 10 years, did any such firm make any compromise or arrangement with its creditors, or otherwise fail to satisfy creditors in full?

YES NO

12. In the last 10 years, was any such firm the subject of any insolvency proceedings?

YES NO

Civil liabilities

13. In the last five years, was any such firm the subject of any civil action relating to its professional or business activities which resulted in a judgment or finding against it by a court, or a settlement (other than a settlement consisting only of the dismissal by consent of a claim against it and the payment of its costs) being agreed?

YES NO

Good reputation and character

14. In the last 10 years, was any such firm

YES NO

NO

NO

convicted by a court of any criminal offence;

YES

refused or restricted in the right to carry on any trade, business or profession for which a specific licence, registration or other authority is required;

YES

YES

NO

c. refused entry to any professional body or trade association, or did it decide not to continue with an application;	YES	NO	
d. reprimanded, warned about future conduct, disciplined or publicly criticised by any professional or regulatory body;	YES	NO	
e. made the subject of a court order at the instigation of any professional or regulatory body;	YES	NO	
f. investigated on allegations of misconduct or malpractice in connection with its professional or business activities that resulted in a formal complaint being proved but no disciplinary order being made?	YES	NO	
15. Is any such firm currently undergoing any investigation or disciplinary procedures as described above?	YES	NO	
16. Is there any other information relevant to any of the questions above, which you should disclose to ICAEW? (If 'Yes', please supply details on a separate sheet)	YES	NO	
Please give the number of 'fitness to own' forms included with this application.			

11 THE REGULATORY OBJECTIVES

This section should be completed by the firm's Head of Legal Practice.

The Act's regulatory objectives and professional principles are contained in section 1 (legislation.gov.uk/ukpga/2007/29/section/1).

Are you aware of any issues that may compromise the regulatory objectives or professional principles set out in the Act if this application is approved? For example, is the applicant to be approved subject to any other duties that may conflict with the Act's regulatory objectives?

If 'Yes', please give details of the possible issue and the steps that you have or will take to address this.

12 REGULATORY PERSONS

This section should be completed by the firm's Head of Legal Practice.

The Act requires non-authorised persons (whether principals, employees or shareholders) to comply with the duties set out in section 90 of the Act (legislation.gov.uk/ukpga/2007/29/section/90).

Essentially, this requires firms to ensure that non-authorised persons do not do anything which may lead the firm or any authorised individual to breach the Legal Services Regulations or their regulatory responsibilities under the Act

Are you aware of any issues that may compromise the ability of the firm or any authorised individuals to comply with the Legal Services Regulations if this application is approved?

YES

NO

If 'Yes', please give details of the possible issue and the steps that you have or will take to address this.

13 SIGNATURE AND CONFIRMATION OF THE HEAD OF LEGAL PRACTICE

Signature Guidance

Please note that we are unable to accept "snipped" or image signatures on application forms. Please ensure that application forms are signed by a verified electronic method (such as adobe electronic signatures, DocuSign etc), or by manually signing and scanning the signature page. Electronic signatures must be verifiable by email address.

I certify that, to the best of my knowledge and belief, the information in or provided with this application is a true and accurate statement of the firm's and the person's circumstances.

I confirm that:

- the entity named in section 2 as a non-authorised owner holds or intends to hold, together with any associates, a material interest in this firm;
- the entity holding of the interest in this firm will not compromise the regulatory objectives set out in section 1 of the Act;
- the entity holding of the interest will not compromise the ability of this firm's principals and employees to comply at all times with the Legal Services Regulations and the professional principles contained in section 1 of the Act; and
- the entity, together with any associates, is otherwise fit and proper to hold a material interest in this firm.

If this application is approved, I confirm that the entity will be required to comply at all times with the Legal Services Regulations.

I confirm that (please tick the appropriate box):

until this application and this firm's application to be licensed are approved, the probate licensed firm will not conduct probate work; or

as a probate licensed firm, the entity(s) named in section 2 will not acquire a material interest until this application is approved.

I understand that none of ICAEW, its officers, staff, members of its Council or committees, their servants or agents, can be held liable to the firm, a person, or an individual, in damages for any act or omission arising out of the performance of any of their functions under the Legal Services Act 2007, or connected with the granting of authorisation or a licence, the enforcement of the Legal Services Regulations or the monitoring of compliance with the Legal Services Regulations in any respect, unless the act or omission is shown to have been in bad faith.

Name of the Head of Legal Practice Signature Date

14 SIGNATURE AND CONFIRMATIONS OF PRINCIPALS OF THE CORPORATE BODY APPLYING

Signature Guidance

Please note that we are unable to accept "snipped" or image signatures on application forms. Please ensure that application forms are signed by a verified electronic method (such as adobe electronic signatures, DocuSign etc), or by manually signing and scanning the signature page. Electronic signatures must be verifiable by email address.

I understand that, if my interest in the firm ends, approval as a non-authorised owner will cease. I understand that, if I acquire a material interest in another accredited probate firm, or if I acquire another kind of material interest in this firm, I will need to submit a fresh application.

I understand that none of ICAEW, its officers, staff, members of its Council or committees can be held liable to the firm, a person, or an individual, in damages for anything done or not done in dealing with any of the functions connected with registration under the Act or under the Legal Services Regulations, or enforcing the terms of either, or the monitoring of compliance with these regulations in any respect, unless the act or omission is shown to have been in bad faith.

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15 CHECKLIST

Before v	you return the	completed	l applic	ation :	torm, p	lease c	heck ነ	you hav	e:
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answered every question;

attached all additional sheets; and

checked that sections 13 and 14 have been signed;

attached separate fitness to own declarations for each principal and associate.

made a copy of the completed form for your records;

Now return your signed and completed form, with any additional sheets, to:

Regulatory Support ICAEW, Metropolitan House 321 Avebury Boulevard Milton Keynes MK9 2FZ UK

T +44 (0)1908 546 302 E regulatorysupport@icaew.com

We will send you an acknowledgement when we receive your application.



☐ USING YOUR PERSONAL INFORMATION

We will treat your personal information in accordance with data protection legislation. We will use your information to carry out our responsibilities as a regulator and as a professional body. We may, either as required by law or to carry out those responsibilities, share your personal information to comply with the requirements of government departments, agencies and regulators. Where necessary, we may transfer your information outside the UK or European Economic Area (EEA) eg, to one of our offices. These countries may not have similar data protection laws to the UK so, if we do transfer your information, we will take the necessary steps to ensure that your privacy rights are still protected. For more information about our data protection policy, please go to icaew.com/dataprotection

The Institute of Chartered Accountants in England and Wales (ICAEW), incorporated by Royal Charter RC000246 with registered office at Chartered Accountants' Hall, Moorgate Place, London EC2R 6EA