LAW SOCIETY OF NEWFOUNDLAND AND LABRADOR

FORM 5.07A

Annual Trust Account Report Required by Rule 5.07(3) of Uniform Trust Account Rules

Filing Instructions

- With the exception of members who are exempt under s. 5.09 of the Rules, and who must file Form 5.07B, this Report in Form 5.07A must be completed and filed with the Society no later than <u>November 1st</u> of each year.
- 2. In this Form "Rules" means the Uniform Trust Account Rules of the Law Society of Newfoundland and Labrador.
- 3. The Form is to cover a calendar year from October 1st to September 30th, notwithstanding the fiscal year of the firm.
- 4. The Form must be completed in full and signed and dated before being forwarded to the Society.
- 5. The Declaration by the bookkeeper as to the person responsible for maintaining the accounting records must be signed and dated before being forwarded to the Society.
- 6. If there is not sufficient space on the Form, answers should be completed on separate sheets and attached as a schedule, identifying the section of the Form to which it applies.
- 7. The address of the Society for filing of the Report is PO Box 1028, St. John's, NL, A1C 5M3 or 196 -198 Water Street, St. John's.
- NOTE: Failure to file this Report by the date fixed by the Society shall result in suspension as provided in Rule 5.08 as follows:

SUSPENSION FOR FAILURE TO FILE

5.08 If a member fails to file a report in Form 5.07A or 5.07B within the time required under section 5.07, or fails to provide additional information in compliance with a request under subsection 5.07(5), the Executive Director shall send a notice in writing to the member and/or firm informing the member and/or firm that if Form 5.07A or 5.07B is not filed within fifteen (15) days from the date of delivery of the notice to the member and/or firm, the membership or enrollment in the society shall be suspended until such time as the member and/or firm is in compliance.

LAW SOCIETY OF NEWFOUNDLAND AND LABRADOR

FORM 5.07A

PURSUANT TO RULE 5.07(3) OF THE UNIFORM TRUST ACCOUNT RULES

LAWYER'S TRUST ACCOUNT REPORT - 2022

1. This report covers the period from **October 1, 2021** to **September 30, 2022** (reporting period).

Name of law firm or	sole practitioner						
Addresses of offices	Addresses of offices covered by this Report						
Telephone	Fax	E-Mail					

Describe your overall practice below by indicating the approximate percentage of time devoted by you during the reporting period to each area of law listed below. (The total for the 19 rows should approximate 100%.)

	1- 10 %	11- 20 %	21- 30 %	31- 40 %	41- 50 %	51- 60 %	61- 70 %	71- 80 %	81- 90 %	91- 100 %
ADR Mediation Services										
Administrative Law										
Bankruptcy & Insolvency Law										
Civil Litigation - Plaintiff										
Civil Litigation - Defendant										
Construction Law										
Corporate/Commercial Law										
Criminal/Quasi Criminal Law										
Employment/Labour Law										
Environmental Law										
Family/Matrimonial Law										
Immigration Law										
Intellectual Property Law										
Real Estate Law										
Securities Law										
Tax Law										
Wills, Estates, Trusts Law										
Workplace Safety & Insurance Law										
Other										

- 5. At the end of the reporting period:
 - (a) Names of proprietor and/or partners and/or shareholders
 - (b) Names of employed lawyers who are not partners
 - (c) Names of all lawyers associated with the firm other than partners and employed lawyers
 - (d) Names of all lawyers who are members of other law societies, identifying the other society(s)
- 6. Pursuant to Rule 9.01.1, the designated person for this firm to receive information about allegations, complaints and disciplinary matters is

The alternate designated person is _____

Sole practitioners are not required to complete item 6

Designated person

9.01.1 (a) A law firm shall provide the Law Society with the name(s) and address(es) of a person(s) of the law firm designated to receive information from the society with respect to allegations, complaints, and disciplinary matters involving a member of the law firm. Where feasible the person designated shall be a member of the society.

(b)When there is a change in the designated member information previously filed with the Law Society, the member and law firm shall provide the name(s) and address(es) of the newly designated person(s).
(c) The designated person(s) will receive notification at the time a response is required from the respondent, the filing of a complaint or the implementation of disciplinary action. Copies of relevant documentation may be provided to the designated person(s) provided that any such disclosure would not have the effect of disclosing solicitor-client privileged information.

(d)For purposes of this rule, "law firm" includes a professional law corporation, partnership of professional law corporations or any combination thereof, the Newfoundland and Labrador Department of Justice, the Newfoundland and Labrador Legal Aid Commission, the Department of Justice (Canada) and one or more members of the society practising in any other unit of a public body, Crown Corporation, or as in-house counsel in a private enterprise.

7. Changes from the date of the last report in partners, employed lawyers and associated lawyers (provide full particulars, including the exact date on which any member left or joined your firm during the reporting period).

Member	Date joined firm	Date left firm

8. Accounting records are maintained primarily by:

9.

Full-time bookk Part-time book		Accounting fin Law firm's pri		(s)	Legal Assistant/bookkeeper
Name of person Position/Designa					
The nature of th	e accounting	system is mainly	y:		
Manual 🛛	Computer In	-house			f software used to maintain rized trust records:
One-write 🛛	Computer Se	ervice Bureau			

- 10. Pursuant to Section 69 of the *Law Society Act, 1999*, which provides that:
 - (a) A member or professional law corporation shall maintain a regular interest-bearing trust account in a chartered bank, a trust company or other depository approved by the board, into which he or she or it shall deposit all money received or held by the member or corporation for or on account of clients upon trust, and
 - (b) A member or professional law corporation who or which is credited by a bank, trust company or other depository approved by the board with interest on money received or held for, or on account of, clients generally holds that interest in trust for the foundation and shall remit it to the foundation in accordance with the by-laws of the foundation,

during the reporting period, the following are all the <u>general trust accounts</u> maintained by the firm, or professional law corporation, and the opening or closing dates during this period.

Financial Institution, Name and Branch	Account Number	Date opened	Date closed (if applicable)

- 11. Pursuant to Section 70 of the *Law Society Act, 1999*, which provides that nothing in Section 68 or 69 or in the by-laws of the foundation
 - (a) affects a written arrangement, whenever made, between a member or a professional law corporation and a client respecting the application of the client's money or the interest on it; or
 - (b) applies to money deposited in a separate account for a client at interest that is, and is intended to remain, the property of the client,

at the end of the reporting period, the following are all the <u>specific trust accounts</u> and <u>interest-bearing trust investments</u> maintained by the firm or professional law corporation:

Financial Institution, Name and Branch	Account Number or other identifier		

12. The following were the signing officers on the general and specific trust accounts at the (a) end of the reporting period. This includes all persons with permanent or temporary signing authority.

	Financ Branc	cial Institution, Name and h	Account Nu	Imber	Signing Officers and Position with Firm		
	(b)	Were there any changes ir period? If yes, explain		-		Yes 🗖	No 🗖
13.	authorit while ad	the reporting period, did a y or control with respect to cting in a representative cap was any trust money or tru ific trust accounts and recor	the adminis bacity as defi ist property l	tration of an e ned in the Rule	state or a trust, es?	Yes 🖬 Yes 🖬	No 🗖 No 🗖
Bank B	alances	as at September 30, 2022					
 b) Species c) Total d) Plus e) Plus f) Less g) Record [c) p h) Tota i) Differ 	cific trust l of a) to total out /minus to total out onciled E lus or mi l Client T ence be	bank accounts bank accounts b) standing deposits btal bank/posting errors standing cheques bank Balance inus any adjustments from c rust Liabilities (Client Trust tween Reconciled Bank Bala ust Liabilities [g) minus h)]	Listing)	\$ \$ \$ \$ \$ \$	> > > > > > > > > > > > > > > > > > > > > > > >	, , , ,	

If there is a difference between the reconciled bank balance and the client trust liabilities, provide a written explanation below:

NOTE: Attach supporting documentation to explain any discrepancies if required.

14.	(a)	All trust money was deposited into a trust account in a financial institution in the province authorized by law to receive money on deposit, which account was kept under the name of the firm of which the lawyer is a member and is designated both in the records of the firm and the financial institution as a trust account [Rule 5.04(1)].	Yes 🗖	No
	(b)	All deposits to the trust account(s) were made in accordance with Rules 5.03 and 5.04.	Yes 🗖	No
15.	(a)	Is the firm holding in trust any funds for which the purpose of the trust cannot be fulfilled or the trust funds cannot be distributed or remain unclaimed? (s. 70.1 of the <i>Law Society Act, 1999</i>)	Yes 🗖	No
	(b)	If yes, provide details.		
16.	Durin	g the reporting period:		
	(a)	a record was kept for each client from or on whose behalf any trust money was received or disbursed [Rule 5.02(1)].	Yes 🖵	No
	(b)	the following books, records and accounts were maintained [Rule 5.02(1)]:		
		 a book of original entry or data source showing the date of receipt and source of money received in trust for each client and identifying the client on whose behalf the trust money was received [Rule 5.02(1)(a)]; 	Yes 🗖	No
		 a book of original entry or data source showing all disbursements of money held in trust for each client and showing each cheque number, the date of each disbursement, the name of each recipient, and identifying the client on whose behalf each disbursement is made [Rule 5.02(1)(b)]; 	Yes 🗖	No
		 a client's trust ledger showing separately for each person on whose behalf trust money has been received all such money received and disbursed with applicable transaction date and any unexpended balance [Rule 5.02(1)(c)]; 	Yes 🗖	No
		 (iv) a record showing all transfers of trust money between clients' trust ledger accounts together with explanations of the purpose each transfer is made [Rule 5.02(1)(d)]; 	Yes 🗖	No
		 (v) a book of original entry or data source showing the date of receipt and source of all money received other than trust money (i.e. general account) [Rule 5.02(1)(e)]; 	Yes 🗖	No

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		(vi)	a book of original entry or data source showin disbursements of money, other than trust money, showing each cheque or voucher number, the date of disbursement and the name of each recipient (i.e. ge account) [Rule 5.02(1)(f)];	and each	Yes 🗖	No 🗖
		(vii)	a book, data source or chronological files of copi billings, showing all the fees and other billings charg clients, the dates such charges were made, and iden the clients charged [Rule 5.02(1)(g)];	ed to	Yes 🗖	No 🗖
		(viii)	a record showing all trust property held in trust for clients, and identifying the client on whose behalf the property is held [Rule 5.02(1)(i)];	N/A 🗖	Yes 🖵	No 🗖
		(ix)	bank statements or passbooks, cashed cheques detailed duplicate deposit slips for all trust and ge accounts [Rule 5.02(1)(j)];		Yes 🗖	No 🗖
		(x)	written confirmation of electronic transfer of funds; [Rule 5.04(2)]	N/A 🗖	Yes 🗖	No 🗖
		(xi)	a record of the receipt and disbursement of money received by the firm but not paid into a trust account as permitted by Rule 5.04(6)	N/A 🗖	Yes 🗖	No 🗖
	(c)		oks, records, data sources and accounts referred to in have been entered and posted at all times as require .02(2).		Yes 🛛	No 🗖
17.	compare and the the bo	rison ma e total of oks, da	porting period, the firm maintained a record show ade monthly of the total of balances held in all trust acc f all unexpended balances of trust money as they appear ta sources and records, together with the reason fo ween the totals and supported by [Rule 5.02(1)(h):	ounts from		
		(i)	a detailed listing made monthly showing the amount of money held for each client and identifying each clie whom trust money is held [Rule 5.02(1)(h)(i)]; and		Yes 🗖	No 🗖
		(ii)	a detailed reconciliation made monthly of each trust ac [Rule 5.02(1)(h)(ii)]	count	Yes 🗖	No 🗖
18.	have b	een ma	tions required of the trust accounts referred to in 17 a de monthly within 30 days from the date in respect of on is made [Rule 5.02(2)(a)]		Yes 🗖	No 🗖
19.	During	the repo	orting period:			
	(a)	deposi	Il trust money required to be deposited in a trust ac ted not later than the first banking day following the c ? [Rule 5.04(1)]		Yes 🗖	No 🗖
	(b)	has ar 5.04(7)	y trust account been used for a purpose prohibited by	Rule	Yes 🗖	No 🗖

(c)	has ar the fu those	Yes 🗖	No 🗖		
		s", was the overdraft reported under Rule 5.06(1)? I le an explanation.	lf not,	Yes 🗖	No 🗖
(d)		noney withdrawn from a trust account done in complianc 5.05(2)? i.e.	e with		
	(i)	money properly required for payment on behalf of a [Rule 5.05(2)(a)];	client	Yes 🗅	No 🗖
	(ii)	money required to reimburse the firm for money spent expenses properly incurred on behalf of a client 5.05(2)(b)];		Yes 🗖	No 🗖
	(iii)	money properly required for or toward payment of fe which a billing or other written notification has been deli to the client [Rule 5.05(2)(c)];		Yes 🗖	No 🗖
	(iv)	money that is directly transferred into another trust account and held on behalf of a client [Rule 5.05(2)(d)];	N/A 🗖	Yes 🗖	No 🗖
	(v)	money inadvertently deposited in a trust account [Rule 5.05(2)(e)]	N/A 🗖	Yes 🗖	No 🗖
(e)		more funds withdrawn from a trust account than held s credit? [Rule 5.05(2)]	l in a	Yes 🗖	No 🗖
(f)	trust	every cheque drawn on a trust account marked as a account cheque and made payable to a named ? [Rule 5.05(5)]	N/A 🗖	Yes 🗖	No 🗖
(g)		very withdrawal by electronic funds transfer done in dance with Rule 5.05(6), and	N/A 🗖	Yes 🗖	No 🗖
	(i)	does the electronic funds transfer system requ password or access code [Rule 5.05(6)(a)]?	ire a	Yes 🗖	No 🗖
	(ii)	does the member retain/maintain the password or a code [Rule 5.05(6)(b)]?	ccess	Yes 🗖	No 🗖
	(iii)	does the electronic funds transfer system produc written confirmation as required by Rule 5.05(6)(c);	e the	Yes 🗖	No 🗖
(h)	suppo	every withdrawal by electronic funds transfer orted by an electronic funds transfer requisition as ed by Rule 5.05(6)(e)?	N/A 🗖	Yes 🗖	No 🗖
(i)	becan	noney on deposit in a trust account to which the member on ne entitled withdrawn from the trust account as soo nably possible? [Rule 5.05(1)]		Yes 🗖	No 🗖

(j)	was the balance on deposit maintained in each trust account sufficient to meet all obligations at all times with respect to monies held in trust for each client? [Rule 5.05(9)]	Yes 🖵	Nc
(k)	were any cash withdrawals made from a trust account by means of a debit card? [Rule 5.05(8)]	Yes 🗖	Nc
(I)	was trust money held outside the Province done in accordance with the National Mobility Agreement or on instructions by the client in writing? [Rule 5.04(8)] N/A	Yes 🗖	Nc
compl	all of the books, data sources, records and accounts maintained in liance with the Rules so that an audit trail is created for all actions?	Yes 🗖	No
During	g the period covered by this report:		
	id any member receive cash as defined by rule 15 in the amount of 0 or more?	Yes 🗖	No
	so, indicate which member and the exception under rule 15.02(4) that tted the member to accept such cash.		
(c) Fo	or any and all cash payments received, were the cash receipts signed the the employee receiving the cash and person delivering the cash to ember, as required by rule 15.03(2)?		
(c) Fo by bo the mo	th the employee receiving the cash and person delivering the cash to	Yes 🗖	N
(c) Fo by bo the mo (d) If r	th the employee receiving the cash and person delivering the cash to ember, as required by rule 15.03(2)?	Yes 🗆	N
(c) Fo by bo the mo (d) If r During	oth the employee receiving the cash and person delivering the cash to ember, as required by rule 15.03(2)? N/A □ no, please provide an explanation.		
(c) Fo by bo the ma (d) If r During (a) We	th the employee receiving the cash and person delivering the cash to ember, as required by rule 15.03(2)? N/A Ino, please provide an explanation.	Yes 🗆	
(c) Fo by bo the mo (d) If r During (a) We If no,	th the employee receiving the cash and person delivering the cash to ember, as required by rule 15.03(2)? N/A □ no, please provide an explanation. g the period covered by this report: ere the Client Identification Rules complied with? [Rule 16]		N

23.	During the reporting period, did any member of the firm, either directly or indirectly through a related person or corporation, hold mortgages or other charges on real property in trust for clients or other persons?	Yes 🗖	No 🗖
24.	During the reporting period, were any loans made to clients <u>without</u> the approval of the Executive Director as required by rule 5.12?	Yes 🗖	No 🗖
	If yes, please provide details.		
25.	The Law Society recommends that members maintain a secure back-up system which can be restored in the event of destruction of the current system. The placed in an onsite fireproof safe or an offsite secure location.		
	Does the firm maintain a secure backup of files and records?	Yes 🗖	No 🗖
	If yes, please provide details.		
26.	Are all members and staff, who are involved in real estate transactions, fully know mortgage fraud red flags circulated by the Law Society?	/ledgeable of	the
	N/A 🗖	Yes 🗖	No 🗖
27.	For sole practitioners, please advise whether you have an appropriate succession including a named successor, in the event that you are no longer able to practice.		ace,
	N/A 🗆	Yes 🗖	No 🗖
28.	Please provide an explanation for any exceptions reported to the Rules (attach schedule if necessary):		

MEMBER CERTIFICATION AND AUTHORIZATION AND BOOKKEEPER DECLARATION

To be completed by:

- (a) a sole practitioner; or
- (b) or in the case of a firm, by the managing partner(s) or other member(s) in authority designated by the firm; <u>and</u>
- (c) the bookkeeper of the firm.

Member Certification and Authorization

I/We hereby certify to the Society that:

- (a) I am/We are authorized on behalf of the firm to complete Form 5.07A.
- (b) I/We have read and are familiar with the Uniform Trust Account Rules.
- (c) No matters have arisen subsequent to the reporting period which, had they occurred during the said period, would have been reported as an exception to the Rules referred to in statements 14, 15, 16, 17 or 18 above (attach schedule if necessary).
- (d) The information contained in this Report is true and correct to the best of my/our knowledge and belief, and the books, records, data sources and accounts maintained in connection with the practice fully disclose the trust obligations to clients.
- (e) In compliance with the provisions of Section 69 of the *Law Society Act, 1999*, I/We have filed instructions with the financial institutions to remit to the Law Foundation of Newfoundland and Labrador the interest earned on the account numbers of all general trust accounts listed in Form 5.07A maintained at the branch addresses of the financial institutions.

I/We hereby:

- (a) authorize the Society to make available to the Law Foundation of Newfoundland and Labrador the account numbers of all general trust accounts listed in Form 5.07A together with the names and branch addresses of the financial institutions in which the accounts are maintained; and
- (b) consent to all financial institutions with general or specific trust accounts of the firm or professional law corporation to disclose to the Society occasions on which any of the trust accounts have been subject to a deficiency, shortfall or overdraft.

Bookkeeper Declaration

I hereby declare to the Society that I am the person responsible for maintaining the accounting records of the firm and the information contained within this report has been reviewed by me and is correct.

 Signature of member
 Signature of bookkeeper

 Name of member (please print)
 Name of bookkeeper (please print)

 Signature of member
 Date

 Date
 Date