

LEGAL PRACTITIONERS' FIDELITY FUND

APPLICATION FOR REFUND OF BANK CHARGES AND AUDIT FEES FOR THE FINANCIAL PERIOD ENDED ON:

Please read the following important notes before completing the form.

1. This form must be used for claims in respect of financial periods ending after 1 March 2021.
2. The Board of Control of the Legal Practitioners' Fidelity Fund (Fund) has resolved that practitioners may deduct recoverable bank charges (as determined by the Fund) incurred on Section 86(2) and (3) trust accounts from interest earned on Section 86 trust accounts as provided for in Section 86(5) of the Legal Practice Act No. 28 of 2014 (that is, trust interest earned on Section 86(2) and (3), as well as 5% of trust interest earned on Section 86(4) trust investments). This is subject to practitioners' compliance with the requirements of Section 86 of the Act and the LPC Rules.
3. Trust interest, after the deducting recoverable of bank charges explained in 2 above, must be paid over to the Fund. Alternatively, practitioners may prefer to pay over the gross interest earned on Section 86(2) and (3) trust accounts and claim a refund later according to the formula set out below. The practitioner's business account should incur the shortfall/excess bank charges, in instances where recoverable bank charges exceeds trust interest.
4. Practitioners please note – The formula provides an incentive to maximise returns from the trust balances under your control.
5. Only exceptional bank charges incurred at the special instance of a client should be recovered from the client.
6. The application for a refund must be made by not later than the end of the calendar year after that in which the financial year in question ends, failing which such application will not be considered, except in exceptional cases (these exceptional cases must be motivated/approved by the Legal Practice Council).

COMPLETED FORMS TO BE SUBMITTED TO THE PROVINCIAL OFFICES OF THE LEGAL PRACTICE COUNCIL

Name of firm:.....

Postal or DOCEX address:

Contact person..... E-mail address:

Telephone number:..... Fax:

CALCULATION OF REFUND – FOR COMPLETION BY PRACTITIONER FIRM:

A Interest on trust moneys

	Trust interest from Section 86(2)	Trust interest from Section 86(3)	5% of trust interest earned from Section 86(4) trust investments	Total
i) Gross interest	R	R	R	R
ii) Less: recoverable bank charges deducted from trust interest	R	R	N/A	R
iii) Net interest earned on trust moneys paid to the Fund during the financial period in respect of which the claim is made ((i) minus (ii)) (only total amount required)				R

B Recoverable bank charges on trust current banking accounts

	From Section 86(2)	From Section 86(3)	Total
iv) Actual recoverable bank charges incurred and paid by the practitioner (include VAT if the practitioner is not a registered VAT vendor)	R	R	R

C Audit fees in respect of trust audit

v) Actual audit fees, excluding VAT (attach invoice) (claim VAT from Receiver of Revenue. If not a registered VAT vendor, VAT may be included provided proof or letter from the auditor confirming that the practitioner is not registered for VAT is attached)	R
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D Payee account details for receipt of electronic payments (business account)

vi) Account name	vii) Name of Bank and Branch
viii) Bank code	ix) Business account number

CALCULATION OF REFUND – FOR COMPLETION BY LEGAL PRACTICE COUNCIL:**E Refundable bank charges on trust current banking account**

x) Actual recoverable bank charges – refer to (iv) above

R

xi) Balance of bank charges refundable to the practitioner (recoverable) – (x) minus (ii))

R

F Refundable accountants fees in respect of trust audit

xii) 20% of ((i) minus (x)), subject to a minimum of R4 500 per firm

R

xiii) Audit fees claimed from Fund (the smaller of (v) and (xii))

R

xiv) TOTAL AMOUNT REFUNDABLE TO THE PRACTITIONER (RECOVERABLE) – ((xi) plus (xii))

R

CERTIFICATE BY APPLICANT

I hereby certify that I regard the audit fees in (v) above to be fair and reasonable and that same relates to the audit of the firm's trust account only.
I further certify that the information contained in A, B, C and D above is correct.

.....
FULL NAMES OF THE LEGAL PRACTITIONER / DIRECTOR / PARTNER.....
SIGNATURE OF THE LEGAL PRACTITIONER / DIRECTOR / PARTNER
(electronic signature NOT accepted. Print document and sign).....
DATE**CERTIFICATE BY AUDITOR**

I hereby certify that the recoverable bank charges in (iv), (amounting to R _____) above are in accordance with the accounting records of the firm and that such bank charges relate to the firms' section 86(2) and (3) trust accounts only. The firm is / is not * a registered vendor for VAT purposes. VAT amounting to R _____ is excluded from / included in * the recoverable bank charges in (iv) above.
The firm is / is not * a registered vendor for VAT purposes. VAT amounting to R _____ is excluded from / included in * the bank charges in (iv) above.

* delete whichever is not applicable

.....
FULL NAMES OF THE REGISTERED AUDITOR RESPONSIBLE FOR THE ENGAGEMENT.....
SIGNATURE OF THE AUDITOR
(electronic signature NOT accepted. Print document and sign).....
DATE**LEGAL PRACTICE COUNCIL APPROVAL AND RECOMMENDATION**

Payment of the contribution in (xiv) above is recommended

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DATE.....
FOR: LEGAL PRACTICE COUNCIL**FOR LEGAL PRACTITIONERS' FIDELITY FUND USE ONLY**

Reference number

Payment batch number

Date

Total refunded R