# FA3 - Entity manager owner application



Use this form to apply for approval of an entity as a manager and/or owner in an SRA authorised body where the entity is not deemed to be approved under rule 13.2 of the SRA Authorisation of Firms Rules.

In this form, 'Applicant Firm' means the authorised body that the entity's will be a manager/owner in if it is

appro	approved. 'Candidate Entity' means the entity requiring approval.					
Sec	tion 1 - Application details					
1.1	Applicant Firm					
1.2	Applicant Firm SRA no					
1.3	Candidate Entity name					
1.4	The Candidate Entity is applying for approval as a:					
	Manager Owner					
1.5	If 'Owner', how is the interest held?					
1.6	Percentage held					
1.7	if the Candidate Entity will be an owner that constitutes a parent undertaking for the section 420 of the Financial Services and Markets Act 2000, list any shareholders interest (alone or by association) and any beneficial owners below.					
1.8	Upload a document with details of:					
	(a) The ownership and governance structure of the Candidate Entity	Yes				
	(b) The current and proposed structures of the Applicant Firm	Yes				

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# **Section 2 - Candidate Entity details**

.1	What is the primary business activity of the Candidate Entity?					
.2	Has the Candidate Entity	made an application to the SRA previously?	Yes	No		
	If <b>Yes</b> , what was the appl	ication for and when was it made?				
.3	Is the Candidate Entity re other regulator?	egulated, or has it ever been regulated, by any	Yes	No		
	If <b>Yes</b> , which regulator ar	nd what was its registration number?				
.4	Is the Candidate Entity in	corporated or registered?	Yes	No		
	If Yes,					
	Country of registration					
	Registration number					
2.5	Registered address (or m	aain address for unincorporated or unregistered boo	dies)			
	Address					
	Postcode					
	Email address					
	Phone					

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Areas of work							
2.6	Will the Candidate Entity enga	Yes	No				
2.7	Will the Candidate Entity, or a manager, owner or member o management activities?	Yes	No				
2.8	Will clients, or aspects of their from the Applicant Firm to the	·	• •	r transferred	Yes	No	
2.9	Will the Candidate Entity be jo cant Firm (including sharing a work together)?	•	·		Yes	No	
Sepa	arate businesses						
2.10	Will the Candidate Entity own,	, actively particip	pate in or be con	nected with a s	separate busi	ness:	
	(a) That will engage in legal activities?					No	
	(b) That will engage in claims management activities?					No	
	<ul><li>(c) To which clients, or aspects of their case, will be referred, signposted or transferred?</li><li>(d) Which are jointly advertised or promoted with authorised businesses (including sharing a website, offering joint services or bidding for work together)?</li></ul>					No	
						No	
	If <b>Yes</b> to any of the above, provide details in the following table.						
	Business name Regulator Relationship with Candidate Undertaken				Will it stay se amalgamate v Applicant Firm	with the	

Business name	Regulator	Relationship with Candidate	Type of work undertaken	Will it stay separate or amalgamate with the Applicant Firm?

# Section 3 - Suitability test

We have a responsibility to make sure that those who hold certain roles are fit and proper to do so. We use the term "character and suitability" in this context. The SRA Assessment of Character and Suitability Rules (the Suitability Rules) set out the kind of factors we will consider when assessing character and suitability.

The Candidate Entity must disclose all matters, wherever they have taken place (including overseas), which are relevant to our assessment of its character and suitability. This includes, where practicable, any information set out in Table 4 of the SRA Assessment of Character and Suitability Rules which is relevant to the matter in question.

The Candidate Entity has an ongoing obligation to tell us promptly about anything that raises a question as to its character and suitability, or any change to information previously disclosed to us in support of this application, after it has been made.

This obligation continues once the Candidate Entity's designation has been approved.

The Candidate Entity must provide any evidence relevant to our consideration of its character and suitability.

Table 3 of the SRA Assessment of Character and Suitability Rules sets out the types of aggravating and mitigating factors we will consider when assessing character and suitability questions.

Failure to disclose relevant information will be considered when making our determination.

3.1 The Candidate Entity has read and understood the above statements

Yes

#### **Criminal conduct**

3

Refer to rule 3.1 and Table 1 of the SRA Assessment of Character and Suitability Rules, subject to the Rehabilitation of Offenders Act 1974 and the Rehabilitation of Offenders Act 1974 (Exceptions Order) 1975.

3.2 Has the Candidate Entity been convicted by a court of a criminal offence:

	(i)	Involving dishonesty, fraud, perjury and/or bribery?	Yes	No
	(ii)	Associated with obstructing the course of justice?	Yes	No
	(iii)	Which demonstrated behaviour showing discrimination towards others?	Yes	No
	(iv)	Associated with terrorism?	Yes	No
		the Candidate Entity been convicted by a court of more than one nal offence?	Yes	No
	Thes	se are the most serious, and finding is likely to result in refusal		
3.3		the Candidate Entity been convicted by a court of more than one nal offence not falling within 74.2 (the most serious category)?	Yes	No
		e Candidate Entity currently subject to a conditional discharge or over by a court?	Yes	No

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3.4 Is the Candidate Entity currently facing any criminal charges?

Yes

No

NIA

If the Candidate Entity answers **Yes** to 3.4, it must disclose details of the charge(s).

#### These are serious, and finding may result in refusal

#### If you answer yes to 3.2, 3.3 and/or 3.4, you will need to provide the following evidence:

- At least one independent report relating to the event such as a report from the police, a court, or a solicitor.
- Any sentencing remarks for the Candidate Entity's case.
- · Any Memorandum of an Entry on the Court Register.
- Proof the Candidate Entity has paid any penalty or fine imposed or costs ordered for the Candidate Entity to pay as a result of the matter disclosed.

#### Other conduct and behaviour

Refer to rule 4.1 and Table 2 of the SRA Assessment of Character and Suitability Rules.

#### Integrity and independence

3.5 Has the Candidate Entity behaved in a way:

Which is dishanest?

	(1)	Which is dishonest?	Yes	NO
	(ii)	Which is threatening or harassing?	Yes	No
	(iii)	Where there is evidence of discrimination towards others?	Yes	No
	Has	the Candidate Entity misused its position to gain pecuniary advantage?	Yes	No
	Has peop	the Candidate Entity misused its position of trust in relation to vulnerable ble?	Yes	No
	hone with,	e Candidate Entity aware of any evidence reflecting adversely on the esty and integrity of a person the Candidate Entity is related to, affiliated, or acts together with where that person may have an influence over the in which the Candidate Entity will exercise its role?	Yes	No
Fina	ncial	conduct/events		
3.6	Has t	the Candidate Entity deliberately sought to avoid responsibility for its s?	Yes	No
	Has	the Candidate Entity managed its finances dishonestly?	Yes	No
	volur windi	the Candidate Entity been declared bankrupt, entered into any corporate ntary arrangements, had a current county court judgment (CCJ) or a ing up order issued against it or otherwise been wound up or put into nistration in circumstances of insolvency?	Yes	No

#### If you answer yes to 3.6 you will need to provide the following evidence:

- In relation to CCJs or corporate voluntary arrangements, proof that agreement has been
  met in full or that it continues to be met; a copy of any judgment; a certificate of satisfaction
  from the court or a Registry Trust Limited report; and a credit report of no more than one
  month old.
- In relation to insolvency, a copy of the winding up order; and a credit report no more than
  one month old.
- Details of any actions taken to clear any debts and to satisfy any judgments.

#### Regulatory or disciplinary findings

3.7	Has the Candidate Entity been made the subject of a serious disciplinary or regulatory finding, sanction or action by a regulatory body and/or any court or other body hearing appeals in relation to regulatory or disciplinary findings?	Yes	No
	Has the Candidate Entity failed to disclose information to a regulatory body (including the SRA) when required to do so or provided false or misleading information?	Yes	No
	Has the Candidate Entity significantly breached the requirements of a regulatory body?	Yes	No
	Has the Candidate Entity failed to comply with the reasonable requests of a regulatory body resulting in a finding against the Candidate?	Yes	No
	Has the Candidate Entity been rebuked, reprimanded or received a warning about their conduct by a regulatory body?	Yes	No
	Has the Candidate Entity been removed and/or disqualified as a company director?	Yes	No
	Has the Candidate Entity committed an offence under the Companies Act?	Yes	No
	Is the Candidate Entity currently facing any disciplinary proceeding(s) or investigation(s)?	Yes	No

If the Candidate answers Yes to questions 3.2-3.7, they will need to provide, in addition to any specific evidence detailed above, the following general information and evidence relevant to the matters disclosed:

- Credible references, where possible written in the knowledge of the matters reported by an independent person who knows the Candidate Entity
- Evidence of any rehabilitation that shows the Candidate Entity has learnt from an event.
- Documentary evidence in support of the Candidate Entity's case and, where possible, an independent corroboration of its account of the event.
- A statement from the Candidate including details of the event leading up to the matter disclosed and which reflects the Candidate's attitude towards the event.
- Proof that the Candidate Entity has also disclosed the matter to any professional or other body to which the Candidate Entity has an obligation to do so.
- Details of any ongoing disciplinary proceedings or investigations.

#### Section 4 - Declaration

An individual manager of the Applicant Firm must complete this section.

Knowingly or recklessly giving false or misleading information, or failing to inform us of significant information could lead us to reject the application, revoke the authorisation of the Applicant Firm, withdraw approval of a role holder and/or take disciplinary action.

You should not assume that information is known to us because it is in the public domain, or has previously been disclosed to us or another regulatory body. if you are in any doubt about the relevance of information, you should include it in this application.

The submission of this form constitutes a proper application and the act of submission is evidence of a binding signature.

We may make enquiries and seek further information considered necessary in determining this application.

#### In making this application on behalf of the Applicant Firm:

- 4.1 I confirm that I have read and understood the guidance.
- 4.2 The information in this application about the Candidate Entity is correct and complete to the best of my knowledge and belief.
- 4.3 I confirm that I have the authority to make this application and the declarations on behalf of the Applicant Firm and the Candidate Entity.
- 4.4 I have obtained the necessary consents from the Candidate Entity for you to disclose to the Applicant Firm the results of any checks and any documents held in respect of the Candidate Entity.
- 4.5 I confirm that I will notify you as soon as any information provided in this application changes
- 4.6 I confirm that the Applicant Firm believes, on the basis of due and diligent enquiry, that the Candidate Entity is fit and proper.

#### Individual manager

Provide details of the individual manager making this declaration. If the Applicant Firm does not have any individual managers, a manager of a corporate manager can make this declaration.

Forename(s)		Surname		
Title	Date of birth		SRA no	
Role		Email		
			Date	

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### Section 5 - Returning the form

Once completed you must upload and submit this form via mySRA.

# Section 6 - What we will do with your data

#### **Privacy notice**

The data you provide in your application and any data requested or provided subsequently will be used to process your application. This information will be held as part of your record in line with our retention schedule. You can find out more about your rights under data protection legislation and how your information is used <a href="here">here</a>.

The Law Society is the data controller of the personal information that we collect. We are the independent regulatory arm of the Law Society and operate separately from it.

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