

Law Society of British Columbia

July 17, 2025

Sent via e-mail only to:
jbuckley@kitsfamilylaw.com

Jennifer Valerie Buckley
The Kitsilano Family Law Group
202-2902 Broadway W
Vancouver, BC V6K 2G8

Sent via e-mail only to:
camundsen@kitsfamilylaw.com

The Kitsilano Family Law Group
202-2902 Broadway W
Vancouver, BC V6K 2G8
Attention: Cléa Amundsen

Gigi Chen-Kuo
Executive Director/
Chief Executive Officer

Dear Jennifer Valerie Buckley and the Kitsilano Family Law Group:

Re: Innovation Sandbox Proposal

Thank you for your proposal to participate in the Law Society of British Columbia's ("LSBC") Innovation Sandbox.

Through the Innovation Sandbox, LSBC is seeking to expand access to legal services by enabling innovative solutions that address areas of unmet legal need but which would otherwise contravene the *Legal Profession Act*, the Law Society Rules or the Code of Professional Conduct.

The LSBC Executive Committee has reviewed your most recent proposal to provide services and has agreed to issue to you this revised "no-action" letter. This letter replaces the previous no action letter issued by the Law Society, dated February 8, 2024.

1. Services

You propose to offer the following legal services (the "Services") through The Kitsilano Family Law Group by Jennifer Buckley without direct supervision:

- 1.1 in the area of family law, including with respect to Hague Conventions cases, concerning return applications under the *1980 Hague Convention on the Civil Aspects of International Child Abduction*, in both Provincial Court of British Columbia and Supreme Court of British Columbia family matters, including:

- 1.1.1 Assisting clients in filing court documents, filing on behalf of clients where necessary;
- 1.1.2 Setting client expectations and explaining range of potential outcomes;
- 1.1.3 Organizational assistance by gathering and organizing documentation;
- 1.1.4 Preparation and drafting assistance, proof-reading, editing legal documentation and court forms;
- 1.1.5 Reviewing legal work completed by clients and providing feedback;
- 1.1.6 Providing information on and assisting clients with representing themselves at hearings and in court, notetaking, and remaining focused, including attending with clients where permitted;
- 1.1.7 Assisting clients to prepare and attend their own court matters, mediations, arbitration, and negotiations;
- 1.1.8 Procedural assistance, helping clients navigate and understand court processes, applicable rules, acts, regulations;
- 1.1.9 Conducting legal research and analysis;
- 1.1.10 Assisting clients in making decisions on procedure and strategy;
- 1.1.11 Assisting clients in corresponding with opposing counsel and/or an opposing party;
- 1.1.12 Providing information on calculating child support and spousal support amounts.
- 1.1.13 Attendance at and representation in the Provincial Court (in accordance with paragraph 2.7 of this letter), in respect of Family Management Conferences, Family Settlement Conferences, Trial Preparation Conferences;
- 1.1.14 Negotiating and facilitating settlements; and
- 1.1.15 Representing clients in arbitration and mediation processes (including parenting schedules, child and spousal support).
- 1.2 in the areas of civil litigation and family law for matters within the jurisdiction of the Court of Appeal, only for clients who will maintain

control of their own legal matters and without any representation or appearances before the Court of Appeal by Ms. Buckley:

- 1.2.1 Procedural assistance, helping clients navigate and understand court processes, applicable rules, acts, regulations;
- 1.2.2 Drafting and compiling court documents such as Appeal Records, Appeal Book, and Factums;
- 1.2.3 Providing information on and assisting clients with representing themselves at hearings and in court.

2. No Action

Based on your proposal (copy attached) and any additional information you provided or LSBC obtained in relation to your proposal, LSBC will not initiate action to prevent you from providing the Services (“no-action”) provided the following conditions are met:

- 2.1 The information you have provided in support of your proposal is accurate and complete in all respects.
- 2.2 Your provision of the Services does not present a risk of harm to the public or undermine the integrity of the administration of justice.
- 2.3 You provide information to LSBC regarding your provision of the Services on the first business day of each month in the approved form and more frequently if requested.
- 2.4 You provide any client to which you intend to provide the Services with a retainer letter that outlines the terms of service to the client and includes the following disclosure prior to commencing any engagement:

My/our services to you are not provided by a lawyer regulated by the Law Society of British Columbia. As a result: (a) I/we could be required to disclose to third parties your communications with me/us and any documents you provide in relation to my/our advice and assistance as such communications will not be subject to solicitor-client privilege; and (b) I/we am/are not required to have professional liability insurance. (c) There is no statutory complaint process in relation to the services that I/we provide and (d) the Law Society of British Columbia has not evaluated or verified my/our competence,

character, and/or fitness to provide the services. For more information about the Law Society's innovation sandbox visit <https://lawsociety.bc.ca/sandbox>.

- 2.5 You are expected to deliver the Services in a manner consistent with our expectations of lawyers under the *Legal Profession Act*, the LSBC Rules and the LSBC Code of Professional Conduct to the extent they are applicable.
- 2.6 You consent to the disclosure by the Law Society of your personal information, including your name and the scope of Services which you may provide, this no-action letter, and the modification or rescission of the no-action letter, generally on its website and in response to inquiries from the public or regulatory bodies and for the purpose of informing the public about you and the Services you may provide in conjunction with your participation in the Innovation Sandbox.
- 2.7 If you intend to represent clients before the Provincial Court or administrative tribunals, you acknowledge that this no-action letter does not grant you audience to appear and that you may require permission from the presiding judge or adjudicator to do so. This "no-action" letter must also be filed with the court in relation to any proceeding before the Provincial Court.
- 2.8 You cooperate fully with any investigation into any complaint LSBC receives about the Services and/or your conduct in relation to the provision of the Service and you respond promptly to requests from the LSBC for any information and/or documents in relation to the provision of Services.
- 2.9 You indemnify and save harmless LSBC, its Benchers, officers, agents and employees from all claims, demands, losses, damages, costs, fines, penalties and expenses that LSBC, its Benchers, officers, agents or employees may sustain, incur, suffer, or be put to at any time, either before or after this Agreement ends, which are based upon, arise out of or occur, directly or indirectly, by reason of any act or omission in your provision of the Services.
- 2.10 You do not assert, imply or otherwise suggest in any way that the no-action letter is an approval, endorsement or certification of the quality

of your Services or of your qualifications, competence or fitness to provide the Services.

3. Rescission

The Law Society may rescind this no-action letter at any time on written notice if:

- 3.1 You fail to meet any of the conditions set out in Part 2 of this letter.
- 3.2 You provide services beyond the scope of your proposal that constitute the practice of law as defined in the *Legal Profession Act*.
- 3.3 You engage in, or propose to engage in, conduct in relation to the provision of the Services that presents a risk of harm to the public or undermines the integrity of the administration of justice.
- 3.4 Material information that you failed to disclose comes to our attention or misinformation is discovered.

4. Acknowledgement

By acceptance of this letter, you acknowledge that:

- 4.1 This no-action letter is not an endorsement of the quality of the Services you provide or of your qualifications, competence or fitness to provide the Services.
- 4.2 The issuance of this no-action letter is not an agreement on the part of LSBC, its Benchers, officers, agents and employees, to insure or indemnify you or your clients for any claims, demands, losses, damages, costs, fines, penalties and/or expenses that may arise in relation to your Services and you will remain solely responsible.
- 4.3 This no-action letter will take effect from the date of this letter and remain in effect until LSBC provides written notice of modification or rescission or otherwise determines that other regulatory measures are appropriate in relation to the Services.

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- 4.4 If the LSBC determines that some or all of your Services require a licence, you agree to submit an application in that licensing process if you wish to continue providing the Services.

Thank you again for your proposal and we trust that you will be successful in providing the Services to the public.

Sincerely,



Gigi Chen-Kuo (she/her)
Chief Executive Officer/Executive Director

Enclosure