

UNIT

C H A M B E R S

Unit Chambers

Pupillage Policy

Unit is a new breed of Chambers. Unit Chambers has been operating since 17th July 2020. Our recruitment policy and business plan is to focus on the next generation of barristers; investing and retaining them in an evolving, challenging but rewarding profession. At Unit we are committed to achieving a fairer and more accessible pathway to becoming a barrister.

1. Unit Chambers was founded by Lisa Edmunds in July 2020. We have grown significantly over the last 6 months and now have a number of Senior Consultant Barristers, Consultant Barristers, a Door Tenant and Pupils.
2. Lisa Edmunds, Clare Porter- Phillips, Kerri O'Neill and Kristine Lidgerwood are all trained Pupil Supervisors with Lisa taking on the role of Lead Supervisor.
3. Unit Chambers has a Pupillage Leadership Team [PLT] – which will evolve and adapt over time. The PLT consists of Lisa Edmunds (CEO and Senior Consultant Barrister), Roger Draper (Executive Chairman and previous CEO of Sport England and British Tennis), Clare Porter-Phillips (Senior Consultant Barrister), Kerri O'Neill (Consultant Barrister) and Eve Humphries (Practice Manager of Unit Chambers and previous paralegal with Broudie Jackson Canter Solicitors).
4. It is the intention of Unit Chambers to continue to add depth to the PLT by having a membership with a mix of gender and experience (both professional and personal.) Members of the PLT will be appointed by the CEO of Chambers.
5. Members of the PLT will read the Bar Council guidance surrounding fair recruitment and selection. Lisa Edmunds has completed the Bar Council's 'Fair Recruitment and Selection' course.
6. Unit Chambers will advertise all vacancies for pupillage on a website specified by the Bar Standards Board in the Bar Qualification Manual. This is currently the Pupillage Gateway. In addition, Unit will advertise on its website and social media platforms.
7. The PLT will review all written applications to carry out initial screening. An interview list of 10-18 applicants is developed from the initial screening by consensus. The following criteria will be applied
 - i) Qualifications to ensure that candidates meet the requirements for pupillage as set out in the Authorisation Framework
 - ii) Relevant work experience
 - iii) Other interests, activities and achievements
 - iv) Drive and determination
8. Interviews are conducted for approximately 30 minutes each and structured to ensure that similar areas relating to the selection criteria are covered in questions to all candidates in order to ensure comparability between interviews. Each candidate is asked the same core questions which will normally include a set problem of which the candidates are given notice upon arrival for interview. Questions cover any matters arising from the applicant's application, general questions the Bar, ethics, developments in the law and the applicants' legal interests and aspirations. Each panel member has a copy of the applicant's application. Each candidate is scored according to set criteria.
9. The PLT will meet as soon as possible following the interviews to reach a consensus decision on the most suitable candidate(s). A majority decision is taken when the team cannot reach a consensus decision. In circumstances where a decision on selection cannot be made following the interviews, a shortlist is prepared of not more than four candidates [this can be increased if exceptional circumstances exist] who are invited for a second interview. Offers of pupillage will be followed up by direct email to the candidate.
10. Notes of the decision-making process for selection are taken and maintained by a member of the PLT.
11. The records of all applications to Unit for pupillage and all documentation relating to the selection decisions are retained for at least one year.
12. Under the direction of the CEO the Practice Manager will carry any necessary credential checks.
13. The Practice Manager will ensure that a 'Written Agreement' will be signed by Unit and the pupil/s prior to the commencement of pupillage. The 'Written Agreement' outlines what is expected of the Pupil and what the Pupil can expect of Unit Chambers.
14. The 'Written Agreement' will contain the training programme that Pupils are expected to undertake, and how they will be assessed upon it.
15. Chambers will be pro-active in encouraging the integration of its Pupil(s) into Unit. Unit will hold a welcoming meeting when they start. It is our intention that each Pupil will be assigned a 'buddy'. The role of the 'buddy' will be to assist the Pupil integrate into working on Circuit. The 'buddy' will act as a 'confidant'. The 'buddy' will have at least 2-years' experience in family law.
16. Unit will be flexible in the way in which it provides pupillage. We recognise that individual pupils may have differing needs and it is important that we address those. An example of this may be that the pupil has childcare commitments

and may need to finish early on certain days. There will need to be close liaison between the Pupil Supervisor and the Practice Manager to ensure that suitable arrangements are made to assist Pupils in this way. Unit is committed to ensure that we promote a diverse legal profession.

17. It is important that in the 'first six' pupils are exposed to a variety of work within family law. There will be experience offered to the pupil in the local Crown Prosecution Service, a Local Authority and a private law firm. We envisage this to be extremely beneficial. Further, judicial marshalling will be organised. This will allow a pupil to gain insight into what is expected by the Judiciary when a member of the Bar appears before them.
18. Chambers will ensure that pupils have access to the Advanced MLC diary, Lawtel and Family Law Weekly
19. The Pupil will have access to the Unit Chambers toolkit. This includes but not limited to, daily teams check ins, weekly leadership team meetings, monthly Unit Chambers meetings, monthly Unit Chambers networking events, annual Unit Chambers business workout weekend, corporate board that oversees strategy, business build and growth, Unit Chambers advisory board with deep sector experience and skill set, end to end compliance and regular blogs and newsletters. In addition there is a dedicated practice management team, access to the tech support team, fast pace client billing, 8am-8pm office access with shower facilities and access to meeting rooms, discounted NCP car parking and wide range of member discounts with local bar, restaurants and fitness clubs.
20. Unit Chambers offers access to its corporate finance support service team at Langtons Accountants. Unit Chambers considers the personal management of finances to be an integral part of a Pupils training. Unit Chambers will support the Pupil with half a day session with an accountant to develop, at an early stage, good practices as to personal finance.
21. Unit Chambers offers access to its brand support service team to ensure the Pupil is well briefed in how to market and promote his / herself in a way that is consistent and compatible with the ethos of the profession as well as optimising individual and collective promotion.
22. The barrister will be supported in having access to the barrister tool kit which includes, a paperless / paper light environment, Microsoft 0365 business premium licence, xero accounting cloud-based software, solicitor share portal, 3XC phone app for office support, smart phone and tablet integration, fully mobile suite, 12 hours CPD, dedicated marketing and social media support and dedicated server space.

Financing of Pupillage

23. In respect of the first six months of pupillage, the pupil is paid the sum of £1,310.66 at the end of each completed month of pupillage.
24. In respect of the practising period of pupillage, the pupil is guaranteed an income of £16,322 per annum for pupillages outside London. Any shortfall between that figure and actual income (calculated on a cash basis) is paid to the pupil at the end of the practising period of pupillage.
25. Unit will cover the cost of reasonable travel expenses (limited to £100 per month) during the first six months of pupillage.
26. Unit will support the Pupil accessing all compulsory courses and where those courses can only reasonably be accessed off circuit then Unit will assist the Pupil with covering reasonable travel expenses.

Roles and Duties of Pupil Supervisors

27. Your pupil supervisor will be allocated in advance of commencing pupillage and will have completed the necessary training to be eligible as a pupil supervisor and their name will appear on the necessary register.
28. Unit will ensure that its future Pupil Supervisors have been approved by their respective Inns of Court or approved provider, that their names appear on the current Register of Pupil Supervisors. Unit Chambers will require all Supervisors to have attended an appropriate training session provided by their Inn or on Circuit or other external provider. Unit's CEO will be responsible for ensuring compliance by Pupil Supervisors. The Practice Manager will keep a record of the date on which each Pupils Supervisor is approved and the date on which they need update their training. These records will be reviewed annually by the PLT.
29. Future Pupil Supervisors will be appointed by the PLT and will be selected based on the appropriateness of their practice to meet the training needs of the pupil.
30. Pending the recruitment of other consultant and senior consultant barristers, should Lisa Edmunds as Pupil Supervisor, become unwell, take unplanned absence from work or other events that interfere with her ability to deliver on her obligations as Pupil Supervisor, Unit Chambers will support the pupil in identifying an agreed plan to manage the

situation. In the first instance, Unit Chambers will look internally to allocate a pupil supervisor. If this is not available, Unit Chambers will liaise with other chambers on circuit to seek assistance with providing the pupil with the necessary experience and support (Unit Chambers committing to maintaining the financing of the pupil). In addition Unit Chambers would liaise with the circuit administrator and the Family Law Bar Association. This will be overseen by Unit's consultant senior practice manager and Risk and Compliance Officer (Martin Griffiths).

31. The Pupil Supervisor will ensure that the 'Written Agreement' has been signed and explain the training programme to Pupils during the induction and discuss how this will lead to pupil achieving the Threshold Standard to meet the Competencies in the Professional Statement. In addition, during the induction process the Pupil Supervisor will enquire as to whether the pupil has any personal difficulties or care commitments that requires Unit to make reasonable adjustments in providing pupillage to them.
32. The Pupil Supervisor shall ensure that, so far as possible, the Pupil's environment (physical, professional and social) within Unit is such as to facilitate the Pupil's task of learning and preparing for practice at the Bar.
33. The Pupil Supervisor should require the Pupil to read case papers and draft pleadings and other documents including opinions and should require the Pupil to accompany them to conferences and to court so that the Pupil has the opportunity to gain all such experience as is appropriate for a person commencing practice and the type of work done by the future members of Unit Chambers.
34. The Pupil Supervisor should discuss all work done with the Pupil and enable the Pupil to see Court work done and meet instructing solicitors.
35. During the practising period the Pupil Supervisor should give assistance before the Pupil goes into Court and be prepared to discuss the experience afterwards.
36. The Pupil Supervisor must ensure that the Pupil is well grounded in the rules of conduct and etiquette at the Bar.

Role and Duties of Pupils

37. A Pupil is expected to be fully committed to Pupillage. Holidays and days away from Chambers are arranged with the Pupil Supervisor and, in the second 6 months, with the Unit Chambers Practice Manager.
38. A Pupil is expected to respect Unit Chambers character and do their best to further its standing and reputation by maintaining the highest possible standards of appearance, behaviour and attitude to professional and lay clients.
39. A Pupil is expected to maintain the confidence of Unit Chambers and its clients and not to discuss matters affecting either the administration and organisation of Unit Chambers or any of the work done within Chambers with anyone outside Unit unless given specific permission to do so by the relevant Member of Chambers or the Pupil Supervisor.
40. A Pupil is not expected to know everything but is expected to ask questions and do their own research. In particular, a Pupil should not hesitate to get things clear and be satisfied as to what is expected of them at any time or in any circumstance by asking for advice and assistance from the Pupil Supervisor, or any other member of management at Unit.
41. A Pupil will be expected, as Chambers grows, to assist other members from time to time when needed.
42. A Pupil will be required to maintain a pupillage diary setting out the work they have observed and undertaken in light of the competencies set out in the training programme.
43. A Pupil will provide documentary evidence upon request confirming that they have satisfied all requirements that would allow them to undertake pupillage at Chambers.

Pupillage – The First Six months

44. Each Pupil is assigned to a Pupil Supervisor for the first six months as decided by the PLT.
45. The Unit Chambers Board members, in conjunction with the Pupil Supervisor will ensure that the Pupil has applied and obtained their Provisional Practising Certificate in order to provide reserved legal activities.
46. The Pupil Supervisor is responsible for introducing the Pupil into Chambers and to do the following;
 - introduce Pupils to other Members of Unit.
 - discuss the structure of Pupillage, hours of work, training, security of and access to Chambers, and such like matters;
 - discuss appearance, confidentiality and conduct with solicitors and precisely what will be expected during Pupillage;

- discuss finance, discipline, grievances and provide a copy of this procedure,
 - deal with any questions or worries expressed by the Pupil. A written record is maintained of the induction process.
47. Thereafter, the Pupil works closely with the Pupil Supervisor but is subject to the overall supervision of the Pupillage Leadership Team. The Pupil's training consists of accompanying the Pupil Supervisor to Court (remotely where necessary), carrying out paperwork, both advisory and pleading and attending conferences.
 48. The Pupil Supervisor monitors the Pupil's progress by the standard of the work done and discussing with the Pupil how the work is proceeding and providing informal feedback sessions on at least a fortnightly basis.
 49. At the end of each three months a formal review is conducted and a written report provided by the Pupil Supervisor covering:
 - the written agreement and training programme, the pupils diary and the competencies to concentrate on
 - their impressions and views of the Pupil
 - the Pupil's strengths, and
 - any areas for improvement.
 50. An informal review will take place on a fortnightly basis, covering the area outlined above.
 51. At the end of the First Six months the CEO and the Pupil Supervisor will ensure that the pupil applies for their Provisional Practising Certificate. The Practice Manger will keep a record that the certificate has been obtained.

Pupillage – The Second Six months

52. Pupils are able to accept small briefs and instructions in order to develop experience under the continuing supervision of their Pupil Supervisor.
53. The Pupil is expected to attend all compulsory continuing education seminars as required by the Bar Council throughout the pupillage. Pupils should maintain a suitable written record of all training received, courses and seminars attended, and all continuing professional education.

Distribution of work

54. The second six month Pupil is eligible for court work and the distribution of briefs among working Pupils is carried out by the Clerks on a rotational basis where Chambers has more than one working pupil so as to ensure fair distribution.
55. The distribution of work to working Pupils and junior tenants is monitored by the Pupillage Committee and by computerised records of:
 - the number of chargeable items of work,
 - fees earned,
 - the main reason for the practice manager's choice of tenant or Pupil, i.e. availability, or their relevant experience, or whether it was a career development opportunity.

If any discrimination is identified the CEO of Unit should ensure that this is investigated and that action is taken to prevent this happening again.
56. Upon the successful completion of pupillage the CEO of Unit and Pupil Supervisor will ensure that the pupil applies for a Full Qualification Certificate and a Full Practising Certificate. A record that the certificates have been obtain will be kept by the Practice Manager

Grievance Procedure

57. In the course of Pupillage it is expected that the Pupil and Pupil Supervisor will establish a good professional understanding and mutual confidence and respect. It is also expected that any professional or Chambers-related problems which the Pupil may have will be discussed and resolved initially between the Pupil and the Supervisor or the Practice Manager.
58. In the event that a Pupil is dissatisfied with the decision of the Pupil Supervisor in relation to the grievance or has a grievance which he or she does not wish to pursue through the Pupil Supervisor. the Pupil should refer the grievance to our consultant senior practice manager (Martin Griffiths). That person will discuss the grievance with all parties concerned and endeavour to resolve the grievance tactfully and in the strictest confidence.

59. In the event that the recommendation of Unit's consultant senior practice manager is that the relationship as between the pupil and pupil supervisor has irretrievably broken down, in the first instance, Unit Chambers will attempt to identify an alternative pupil supervisor from Unit Chambers. If this is not possible, Unit Chambers will liaise with other Chambers on circuit to seek assistance with providing the pupil with the necessary experience and support (Unit Chambers committing to maintaining the financing of the pupil). In addition, Unit Chambers would liaise with the circuit administrator and the Family Law Bar Association.
60. In the event that a Pupil does not meet one of the competencies or pass compulsory courses, it will be at the discretion of the CEO of Unit and the Pupil Supervisor as to whether to apply to the Unit Leadership Team for an extension following an interview with the Pupil.

Discipline

61. In the first instance the Pupil Supervisor will be responsible for the discipline and good conduct of the pupil under their supervision and will be expected to resolve any issues that may arise by giving guidance and advice.
62. In the event that the pupils conduct raises a more serious disciplinary issue the matter will be referred to the CEO who, in conjunction with the Risk & Compliance Advisor will investigate the matter and take whatever action is appropriate. If the matter is deemed to amount to misconduct that requires chambers to make a report to the BSB then the CEO is responsible for making that report.

Tenancy selection process

63. On successful completion of pupillage, the pupil will be entitled to make a formal application for tenancy.
64. The application process will require the pupil to provide a CV and covering letter addressing why they wish to apply for tenancy, to enclose their pupillage diary and examples of written work. The board members of Unit Chambers will hold a meeting to discuss the application. In advance of that meeting the Chairman will liaise with the Pupil Supervisor who will provide a written report and the Board will consult with the practice manager, instructing solicitors and judges to gain feedback.
65. The Board will make a written recommendation to the PLT respect of tenancy.
66. Whilst it is hoped that each pupil taken on will become a tenant upon completion of pupillage, there is no guarantee. In the event of a pupillage not leading to tenancy, Chambers will do what it can to assist in an alternative placement.
67. All Members and pupils are encouraged to attend seminars and courses and to belong to the specialist bar association relevant to their area of practice in order to keep up to date with the area(s) of law in which they practice. Barristers are required to comply with the Bar Council requirements for continuing professional development.
68. All Members (as required by the Bar Council) and pupils are required to review their training and development requirements annually and to maintain a continuous record of their professional development activities including courses, seminars and training attended. Such record should show:
 - a general description of the member's actual experience
 - the date of any course/training
 - the title of the course/training
 - the course or training provider.
 - any membership of Specialist Bar Associations

It is the responsibility of each member to ensure that his/her record is accurate and up to date.

69. The Practice Manager will review on an annual basis the Equal Opportunities Monitoring Forms that have been submitted to Unit.
70. The PLT will annually review this policy, the pupillage recruitment, the feedback from pupils and supervisors at the end of pupillage and the tenancy recruitment process.

Records

Pupillage Application Records

Pupillage Progress Assessment Records Pupillage Equal Opportunity Records Pupillage Grievance Records

Pupil's Training Records

Member's Professional Development and Training Records

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