

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

AUSTRIA	
Disciplinary bodies:	<p><u>First Instance</u> :</p> <p>The self-regulatory disciplinary body is the Disciplinary Council of the appropriate local Bar Association, which sits in senates of five members. A 'Kammeranwalt' acts as prosecuting attorney.</p> <p><u>Appeal</u> :</p> <p>An appeal against the decisions of the Disciplinary Council lies to the Supreme Commission of Appeal in Disciplinary Matters. This body consists of two lawyers of the Bar Association and two judges of the Supreme Court.</p> <p>No external disciplinary tribunal exists.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>Anybody may complain – even anonymously – about a lawyer. The time limit for lodging a complaint is five years after the disciplinary offence. The complaints have to be sent to the Disciplinary Council of the local Bar Association.</p> <p><u>Procedure</u> :</p> <p>The procedure is characterized by the principle of <i>ex officio</i> judicial investigations. The Disciplinary Board starts its proceedings <i>ex officio</i> as soon as it receives information about a disciplinary offence. An oral – not public – hearing is provided. The accused may be represented by a lawyer. The sentence has to be intimated to the lawyer concerned, to the <i>Kammeranwalt</i>, to the person disadvantaged by the accused lawyer and to the Bar Council.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Written reprimand. - Fine. A fine may be imposed together with the prohibition to practise. - Prohibition to practise as a lawyer. The suspension from practise must not exceed one year. The prohibition applies to all fields of law, it is thus absolute. If a lawyer fails to inform the Bar about his indemnity insurance, a provisional prohibition to practise is imposed. - Striking off the roll. After having been struck off the roll, a lawyer may reapply for admission after 3 years. If a lawyer has obtained admission to the Bar surreptitiously or if he continues to practise as a lawyer after having been forbidden to do so, he is automatically struck off the roll. - Temporary sanctions: <ul style="list-style-type: none"> ▪ the lawyer may be put under supervision, ▪ his right to appear before certain courts and authorities may be withdrawn, ▪ prohibition to provide vocational training to future lawyers, so-called <i>Rechtsanwaltsanwärter</i>, ▪ a lawyer may be temporarily forbidden to practise.
Enforcement:	<p>By the competent committee of the Bar: the committee issues a request for payment, which is the enforceable title. Where a lawyer is forbidden to practise or struck off the roll, an interim representative is appointed and the highest courts are informed.</p> <p>Sanctions are applicable in the entire state of Austria, only temporary measures may be restricted to a certain geographical area.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>All provisional measures are communicated to the criminal authorities.</p> <p>The highest courts are informed about lawyers who have been struck off the roll.</p> <p><u>Publicity</u>: None.</p> <p>All final disciplinary sanctions are recorded in the register of the competent Bar where they are kept confidential.</p>
Contact details of the disciplinary bodies or contact points:	<p><u>First instance</u></p> <p><i>Disciplinary Council of the "Rechtsanwaltskammer Burgenland"</i></p> <p>Disziplinarrat der Rechtsanwaltskammer Burgenland Präsident Dr. Karl-Heinz Götz Marktstrasse 3 A – 7000 Eisenstadt Tel: 0043 2682 70 45 30 Fax: 0043 2682 70 45 31</p> <p><i>Disciplinary Council of the Rechtsanwaltskammer für Kärnten"</i></p> <p>Disziplinarrat der Rechtsanwaltskammer für Kärnten Präsident Dr. Peter Gradischnig Theatergasse 4/I A – 9020 Klagenfurt</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

Tel: 0043 463 51 24 25
Fax: 0043 463 51 24 25 15

Disciplinary Council of the „Rechtsanwaltskammer Niederösterreich“

Disziplinarrat der Rechtsanwaltskammer Niederösterreich
Präsident Dr. Heide Strauss
Andreas-Hofer-Strasse 6
A – 3100 St. Pölten
Tel: 0043 2742 71 65 00
Fax: 0043 2742 76 5 88

Disciplinary Council of the “Oberösterreichische Rechtsanwaltskammer“

Disziplinarrat der Oberösterreichischen Rechtsanwaltskammer
Präsident Dr. Christian Slana
Museumstrasse 25/Quergasse 4
A – 4020 Linz

Tel: 0043 732 77 17 30
Fax: 0043 732 77 90 67 85

Disciplinary Council of the „Salzburger Rechtsanwaltskammer“

Disziplinarrat der Salzburger Rechtsanwaltskammer
Präsident Dr. Alois Bixner
Giselakai 43

A – 5020 Salzburg
Tel: 0043 662 64 00 42
Fax: 0043 662 64 04 28

Disciplinary Council of the „Steiermärkische Rechtsanwaltskammer“

Disziplinarrat der Steiermärkischen Rechtsanwaltskammer
Präsident Dr. Peter Primus

Salzamtsgasse 3/IV
A – 8010 Graz
Tel: 0043 316 83 02 90
Fax: 0043 316 82 97 30

Disciplinary Council of the „Tiroler Rechtsanwaltskammer“

Disziplinarrat der Tiroler Rechtsanwaltskammer

Präsident Dr. Georg Hubner
Meraner Strasse 3/III
A – 6020 Innsbruck
Tel: 0043 512 58 70 67
Fax: 0043 512 57 13 84

Disciplinary Council of the „Vorarlberger Rechtsanwaltskammer“

Disziplinarrat der Vorarlberger- Rechtsanwaltskammer

Präsident Dr. Andreas Oberbichler
Marktplatz 11
A – 6800 Feldkirch
Tel: 0043 5522 711 22
Fax: 0043 5522 711 22 11

Disciplinary Council of the „Rechtsanwaltskammer in Wien“

Disziplinarrat der Rechtsanwaltskammer in Wien
Präsident Dr. Hans Rant
Ertlgasse 2/Ecke Rotenturmstrasse

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p>A – 1010 Wien Tel: 0043 1 533 27 18 Fax: 0043 1 533 27 18 44</p>
--	---

Appeal

Supreme Commission of Appeal in Disciplinary Matters

Oberste Berufungs- und Disziplinarkommission
Präsident des OGH Dr. Johann Rzeszut
Museumstrasse 12
A – 1016 Wien
Tel: 0043 1 521 52 3780

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

BELGIUM	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The various local Bars in Belgium are all self-regulatory disciplinary bodies. There is a "Conseil de l'Ordre"/"Raad van de Orde" in each Bar.</p> <p><u>Appeal</u> :</p> <p>In each area of a Court of Appeal there is a disciplinary Council of Appeal. These are only external disciplinary tribunals before which the decisions of the Council of the Order may be appealed. The Disciplinary Council of Appeal is presided over by the Senior President of the Court of Appeal and is composed of a number of chambers. The <i>procureur général</i> takes the place of the public minister and prosecutes. Each year the <i>bâtonniers</i> of the Bars within the area of the Court of Appeal make up a list of advocates who may be called to serve as assessors, having regard to the number of members of each Bar in the area.</p> <p>Each chamber is composed of the (senior) president of the Court of Appeal and 4 advocates. Two of them are members of the local Bar of the advocate who is prosecuted.</p> <p>The members of the Council of the Order which gave the decision appealed against are not eligible to take any part in its appeal.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>Disciplinary matters are investigated by the <i>bâtonnier/stafhouder</i>, in terms of his office; or by a complaint, or by written notice from the <i>procureur général</i>, always made through the <i>bâtonnier</i>.</p> <p>The initial complaint should be lodged with the <i>bâtonnier</i> of the Bar of the district of which the advocate is a member. Only the <i>bâtonnier</i> himself is competent to decide whether or not to bring the matter before the Council. There is no time limit for lodging a complaint.</p> <p><u>Procedure</u> :</p> <p>The procedure before the Disciplinary Council of Appeal is conducted in the language used in the wording of the sentence. All assessors sitting must know the language of the procedure.</p> <p>Debates before the Disciplinary Council (Conseil de l'Ordre) and Disciplinary Council of Appeal do usually take place in public unless the advocate charged with the offences requires the doors to be closed or reasons of public decency or professional secrecy require otherwise. The advocate is notified of the findings of the Disciplinary Council of Appeal by registered post.</p> <p>Opposition by the advocate to a sentence passed in absence by the Disciplinary Council of Appeal is made in the same form and time schedule as a normal appeal in disciplinary matters (within fifteen days of the notification). It is investigated and judged in accordance with the rules applicable to a first instance hearing.</p> <p>The advocate or the <i>procureur général</i> may within 1 month submit the finding of the Disciplinary Council of Appeal to the Supreme Court (<i>Cour de cassation/Hof van Cassatie</i>) in accordance with the civil procedure. Unless the sentence states otherwise this power is suspensive.</p> <p>If sentence is quashed, the Supreme Court sends the case back to the Disciplinary Council of Appeal composed of other members.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Censure - Reprimand - Suspension (The advocate who is for the second time punished with the sanction of suspension may in the same decision be disbarred) - Disbarment: The advocate who has been disbarred or struck off the roll of advocates may not be inscribed on a roll as an advocate or on a list as a stagiaire until after 10 years have passed from the date of disbarment unless this is justified by exceptional circumstances. After ten years he may be re-inscribed by the authorization of the Bar Council which disbarred him. The advocate who is suspended or disbarred is not allowed to carry out any professional business nor to advise clients, give consultations or in any way make representation that he is an advocate. (But there is no monopoly of legal advice for the Bar. So a disbarred advocate may give consultations, but not using the title of advocate and not under the guarantees offered by the legal profession) - In case of infringement on the money laundering legislation the disciplinary judges can impose a fine on the advocate going from 250 to 1.250.000 EURO.
Enforcement:	<p>The public prosecutor (<i>procureur-général</i>) is responsible for enforcement of the sanctions of the suspension and disbarment.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The sanction may be communicated to the plaintive.</p> <p><u>Publicity</u> :</p> <p>In the register held at the bar and by a letter from the <i>procureur-général</i> to the jurisdictions of the realm in case of the sanctions of suspension and disbarment and to the authorities of the other member states in case of applications of directives 96/5 and 77/249.</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

<i>Contact detail of the disciplinary bodies or contact points:</i>	<p>Ordre des barreaux francophones et germanophones</p> <p>Maison de l'Avocat Avenue de la Toison D'Or, 65 B-1060 BRUXELLES <u>Bâtonnier</u>: Jean-Marie DEFURNY Tel.: +32.(0)2.648.20.98 Fax.: +32.(0)2.648.11.67 E-mail: info@avocat.be Website: www.avocat.be</p> <p>Orde van Vlaamse Balies</p> <p>Koningsstraat 148 B-1000 BRUSSEL <u>Voorzitter</u>: Geneviève BOLIAU Tel.: +32.(0)2.227 54 70 Fax.: +32.(0)2.227 54 79 E-mail: vvb@advocaat.be Website: www.advocaat.be</p>
---	---

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

CYPRUS	
Disciplinary bodies:	<p><u>First instance</u> : The Cyprus Bar Association is a self-regulatory disciplinary body and has its own Disciplinary Board of Advocates. There is no separate Disciplinary Tribunal Operating outside and independently from the Cyprus Bar Association</p> <p><u>Appeal</u> :</p>
Proceedings:	<p><u>Launch of a complaint</u> : Complaints are to be lodged with the Disciplinary Board of Advocates through the Attorney General of the Republic of Cyprus by the client or may be made also by the local Bar Association. There is no time limit for lodging of complaints.</p> <p><u>Procedure</u> :</p>
Types of sanctions:	<ul style="list-style-type: none"> - reprimand - fine - temporal suspension - disbarment
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

CZECH REPUBLIC	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Czech Bar Association is a self-regulatory disciplinary body. The disciplinary bodies are the Control Council (has 44 members and 5 substitute members from which the Chairman and three vice chairmen are elected) and the Disciplinary Commission (has 83 members from which the Chairman and two vice chairmen are elected).</p> <p>Cases of material or repeated breach of duties under statute or internal regulations of the Bar are heard by the Bar Association's Disciplinary Commission at first instance.</p> <p>The disciplinary functions are exercised by a three-member disciplinary jury which is composed of members of the Disciplinary Commission of the Bar Association. The Chairman of the Association's Control Council is the disciplinary petitioner. There is no external disciplinary tribunal.</p> <p><u>Appeal</u> :</p> <p>Appeal is decided over by a three-member jury appointed by the Directorate of the Association (further referred to as "Appeal jury").</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>A complaint should be made in the first instance to the Control Department of the Czech Bar Association. If it is shown that the complaint is justified, a <i>disciplinary action</i> is drawn up. The Chairman of the Association's Control Council is the disciplinary petitioner.</p> <p><u>Procedure</u> :</p> <p>The Chairman of the Association's Control Council is entitled to act in disciplinary proceedings as the disciplinary prosecutor. The disciplinary action must be filed within six months from the day when the disciplinary petitioner learnt of disciplinary misconduct, yet not later than two years after the day when the disciplinary misconduct occurred. The six-month period does not include the time when preliminary measures were conducted in order to determine whether disciplinary misconduct occurred, however, this time period must not exceed two months. The Minister of Justice may also act in this capacity.</p> <p>The advocate concerned may be heard himself or may appoint an advocate to represent him.</p> <p>A disciplinary decision must be in writing and include the verdict, the rationale thereof and instruction on remedial action.</p> <p>Both advocate and the representative of the Bar, who is prosecuting the case, have the right to appeal against the decision within fifteen days of intimation of that decision. The appeal has got a suspensive effect.</p> <p>The appeal is heard by the three-member Appeal jury. Its decision is final except where an advocate is to be disbarred. Then he may appeal to the Supreme Court.</p> <p>The disciplinary proceeding may be reopened if there appear new facts or evidence which may have resulted in a more favourable verdict. The motion to permit the reopening is decided over by a disciplinary jury specially appointed for this purpose.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Written reprimand - Written reprimand reported to other lawyers - Fine: up to one hundred times the minimum monthly salary - Prohibition to practise: A lawyer may be prohibited to practise for a period from six months up to five years. The prohibition is absolute, i.e. it cannot be limited to certain legal fields. After having been excluded from the profession, a lawyer may reapply for admission once his offence is deleted from the Penal Register. The prohibition to practise as a lawyer applies to activities in the entire Czech Republic - Disbarment if the lawyer is convicted of a criminal offence: A lawyer who has been sentenced to imprisonment for a crime committed within or without the framework of his professional activities, which could damage the reputation of the profession, is automatically disbarred. <p>There are no provisions as to the imposition of temporary sanctions in urgent cases.</p>
Enforcement:	<p>Fines are enforced by the Bar Association filing an action at the competent court. If the lawyer fails to pay, this is considered another violation of his professional duties.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The verdict about the sanction is notified to the parties to the disciplinary proceeding.</p> <p>The sanction of public warning/reprimand is published in the Bulletin of the Czech Bar Association.</p> <p>The Association notifies the appropriate authority in the foreign country of initiation and results of the disciplinary proceeding against an attorney-at-law who has been registered in the list of attorneys-at-law, as well as of temporary suspension from the legal practice of such attorney-at-law, or of being stricken out from the list of attorneys-at-law.</p> <p><u>Publicity</u> :</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	Sanctions are published in the Gazette of the Czech Bar Association, which is sent to every lawyer and to all the courts.
Contact details of the disciplinary bodies or contact points:	JUDr. Jana Wurstová, Head of International Department Czech Bar Association Národní 16 110 00 Praha 1 Czech Republic Tel: 00420 2 24 93 44 62 Fax: 00420 2 24 93 39 41 E-mail: wurstova@cak.cz

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

DENMARK	
Disciplinary bodies:	<p>The disciplinary system in Denmark is a self-regulatory system. The Disciplinary Board ("Advokatnævnet") is a part of the Danish Bar and Law Society. The Disciplinary Board handles complaints against lawyers. The Disciplinary Board is wholly independent from the Council of the Bar and Law Society.</p> <p>The Disciplinary Board is composed by 21 members. The chairman and the two co-chairmen are judges appointed by the president of The Supreme Court. Nine members are lay members, appointed by the Ministry of Justice, and finally nine members are lawyers, elected by the members of the Danish Bar and Law Society. Members of the Council of the Bar and Law Society cannot be members of the Disciplinary Board.</p> <p>When deciding on a case the Disciplinary Board is composed by one or more of the chairmen and a number of lawyers equal to the number of laymen. In case of a tied vote, the vote of the chairman is decisive.</p>
Proceedings:	<p>Complaints against a lawyer may be lodged by the Council of the Bar and Law Society or anyone with a cause of action.</p> <p>The complaint must be lodged within twelve months from the discovery of the matter to which the complaint pertains.</p> <p>Only the lawyer in question may bring a decision by the Disciplinary Board before the courts, i.e. the High Court.</p> <p>In cases, where the claim is suspension of the lawyer, the Disciplinary Board will always appoint a counsel for the defence, i.e. for the lawyer in question. In other cases the Disciplinary Board may appoint a counsel for the defence. In all cases the Bar & Law Society may appoint a counsel for the prosecution.</p>
Types of sanctions:	<ul style="list-style-type: none"> • Reprimand • Fine up to about 40,000 EUR • Removal of a case • Suspension of the lawyer's right to practice in specific areas • Suspension of the lawyer's right to practice <p>The suspension mentioned may be for a period of six months to five years, or until further notice. If suspension is until further notice, the lawyer has the right to take the decision to court every five years.</p> <p>As mentioned only the lawyer may bring sanctions to the courts. But in case of suspension the lawyer does not have to start proceedings before the courts himself, as the Ministry of Justice is obliged to bring the case before the courts, if the lawyer so wishes.</p>
Enforcement:	<p>Fines are included in the rules on statutory debt collection covering the tax area and may e.g. be withheld in wages.</p>
Communication/ Publicity:	<p>All decisions concerning suspension are published in an official journal and on the home page. Other sanctions may be published by the Disciplinary Board.</p>
Contact details of the disciplinary bodies or contact points:	<p>www.advokatnaevnet.dk</p> <p>Advokatnævnets sekretariat Kronprinsessegade 28, 4. sal 1306 København K +45 33 96 97 98</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

ESTONIA	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The self-regulatory disciplinary body is the Court of Ethics (Court of Honour) of the Estonian Bar Association. The Court of Ethics has seven members and four substitute members. Five members and three substitute members must be sworn advocates (the highest level of qualification within the Bar) with professional experience as sworn advocates for at least ten years. , Two professional judges are elected by general assembly of judges and an expert in law appointed by Council of Department of Law of the University of Tartu. Changes in law increasing the number of non-advocates (professional judges and legal scholars) are anticipated.</p> <p><u>Appeal</u> :</p> <p>An appeal against the decisions of the Court of Ethics may be filed with the Administrative Court.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>Any person may file a complaint against an advocate to the Court of Ethics or to the Board of the Bar Association which will convey the matter to the Court of Ethics. As the Court of Ethics must take into consideration general procedural norms and since the privileged data is involved, a legitimate interest of any claimant must be found out. The procedure is commenced if there are characteristics of disciplinary offence in the activities of the advocate. The decision whether to commence the procedure or to dismiss is to be made within two months from the moment of receipt of information about possible violation.</p> <p><u>Procedure</u> :</p> <p>At least three members of the Court must participate at the proceedings. The advocate, whose alleged offence is discussed, must participate at the proceeding. Upon necessity, the Court of Ethics has a right to suspend the activities of the advocate for the time period of the disciplinary hearings.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Reprimand. - Fine in favour of the Bar Association in the extent of 64 -16 000 EUR - Prohibition to practise as a lawyer (maximum one year) The prohibition is absolute, i.e. it cannot be limited to individual fields of law. A prohibition to practise as a lawyer applies to activities within entire Estonia. - Disbarment. <p>The individual sanctions cannot be imposed simultaneously. Sanctions may not be endorsed in case if the disciplinary offence has taken place more than a year ago. Thus, a Statute of limitation is one year (changes of law prolonging this term are expected).</p> <p>-revocation of the right to act as trustee in bankruptcy for up to five years.</p>
Enforcement:	<p>Disbarment is enforced by the Board of the Bar Association; other sanctions are valid from the moment of resolution of the Court of Ethics.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>There is no specific regulation. All courts and some penal authorities are informed in cases of prohibition of practice or disbarment.</p> <p><u>Publicity</u> :</p> <p>Disbarment is made known in official electronic state announcements database.</p>
Contact details of the disciplinary bodies or contact points:	<p>Court of Ethics of Estonian Bar Rävala 3, Tallinn 10143, Estonia Ms. Reeli Tambek, Lawyer Tel. +372 697 9254, Fax +372 662 0677 e-mail: reeli.tambek@advokatuur.ee</p> <p>Mr. Andres Aavik, Chairman of the Court of Honor Tuukri 19 Tallinn 10152 Estonia</p> <p>Tel. +372 668 8647 Fax +372 668 8646</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

FINLAND	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Finnish Bar Association is a self-regulatory disciplinary body. Disciplinary matters are dealt with by the Disciplinary Board of the Finnish Bar Association.</p> <p>There is no separate Disciplinary Tribunal operating outside, and independently from the Finish Bar Association.</p> <p><u>Appeal</u> :</p> <p>The complainant is not in a position of a party and has not therefore right to appeal. The advocate in question can appeal if she or he has been sanctioned. The disciplinary sanctions are disbarment, monetary penalty, caution and reprimand. The Chancellor of Justice has the right to appeal on any of the Disciplinary Boards decisions. The Court of Appeal is in Helsinki.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>Anybody can make a complaint directly to the Disciplinary Board. The Disciplinary Board is not obliged to consider complaints against a member that relate to events more than five years in the past.</p> <p><u>Procedure</u> :</p> <p>The lawyer in the office of the Bar Association requires an explanation from the advocate to the complaint. After receiving the written reply the lawyer drafts a memorandum of the case for the Board's handling. In the next phase a member of the Board makes a written draft resolution for the meeting of the Board where she/he presents the case. The proceedings are written with the exception that monetary penalty or disbarment cannot be imposed without an oral hearing.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning, - Reprimand, - Prohibition to represent clients: it is limited in time and may be restricted to certain courts or fields of laws, - Disbarment: dishonesty and the deliberate perpetration of a wrongful deed necessarily lead to disbarment, - Public warning <p>There are no provisional sanctions. Disciplinary measures can not be imposed in combination.</p>
Enforcement:	<p>The prohibition to represent clients is enforced by the competent court. Disbarment is enforced by the Bar Association.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The penal authorities are not informed about sanctions. There is no central register.</p> <p><u>Publicity</u> : None</p>
Contact details of disciplinary bodies or contact points:	<p><u>Suomen Asianajajaliitto</u> (The Finnish Bar Association) Simonkatu 12 B 20 FIN - 00100 HELSINKI Phone: (+358 9) 6866 1215; Fax: (+358 9) 6866 1299</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

FRANCE	
Disciplinary bodies:	<p>Disciplinary functions are currently carried out in France by the Council of the Bar Association in each Bar (181 Bars). The President of the Bar is the authority in charge of disciplinary actions.</p> <p>In order to satisfy the requirements set in Article 6 of the European Convention of Human Rights and in case-law of the Court of Cassation, the National Council of the Bars proposed to reform the disciplinary procedure which has been approved by the Parliament. The law was voted at the end of January 2004. The aim of the reform is to properly separate disciplinary functions, i.e. the authority in charge of disciplinary actions who is the President of a Bar, the pre-trial investigation of a case and the judgement. The pre-trial investigations are now carried out by members of the Council of the Bar Association.</p> <p>On the contrary, the disciplinary council is now regional.</p> <p>It is located in every Court of Appeal (35 Courts of Appeal in France and France's overseas departments and territories).</p> <p>The disciplinary council's members are nominated by the Councils of the Bar Associations from the jurisdiction of the Court of Appeal.</p> <p>Their numbers depend on the number of members of the Bar. Bars are not allowed to have more than 50 % of their members in a disciplinary council and each Bar will have at least one of its members in the disciplinary council.</p> <p>The remedies remain the same:</p> <p>It is now possible to submit the decision taken by a disciplinary council to the Court of Appeal censure, either through the concerned lawyer or through the public prosecutor.</p> <p>At the level of the second degree, the disciplinary jurisdiction is exclusively composed of professional judges.</p> <p>Finally, the Court of Appeal decisions can be submitted to the Court of Cassation following the civil procedure.</p> <p>The disciplinary law, if it has a repressive function, it is civil, and is therefore not submitted to criminal courts.</p> <p>The reform was implemented on January 1st, 2005. A decree of application of the law must be elaborated in the coming months as all the details of the disciplinary procedure are in a decree and not in a law.</p>
Proceedings:	<p>Any claim regarding a lawyer is addressed to the President of the Bar or to the Public Prosecutor who can refer the matter to the disciplinary council.</p> <p>In principle, the President of the Bar first expedites a deontological investigation before deciding whether a disciplinary pre-trial investigation is necessary.</p> <p>If he considers that it is necessary to launch a disciplinary pre-trial investigation, the President can nominate a member of the Council of the Bar Association to conduct investigations concerning the claim. In simple cases, he directly summons the concerned lawyer to appear before the disciplinary council.</p> <p>If the President does not react or if he decides to close the case, the Public Prosecutor can decide to refer the case to the disciplinary council.</p> <p>The plaintiff does not take part in the disciplinary procedure, but he must be informed about the procedure developments and the taken decisions.</p> <p>When the President of the Bar decides, due to the complexity of the case, that it is necessary to hear witnesses or to order evaluation (chartered accountancy or medical examination), the investigation is thus led by a member of the Council of the Bar Association which must write a report.</p> <p>Further to this report, the President decides to suit the concerned lawyer before the disciplinary council.</p> <p>When the lawyer who was subject to a complaint is directly summoned to appear before the disciplinary council, the latter then launches an investigation in court.</p> <p>As soon as he is informed of the opening of a disciplinary investigation or a direct summons to appear before the disciplinary council, the lawyer can be assisted by a lawyer and receive a free copy of evidence from the disciplinary file.</p> <p>As from the beginning of the investigation or the summons to appear, the lawyer is, of course, informed of the charges against him.</p> <p>In court, the lawyer is questioned by the President of the disciplinary council which sits as a bench of five members.</p> <p>When the number of lawyers in the jurisdiction of a Court of Appeal exceeds 500, the disciplinary council can sit as several restricted benches.</p> <p>The former President of the Bar, who due to his earlier mandate has launched the suit (authority in charge of disciplinary actions), can not be part of the bench.</p> <p>In case of urgency and to protect the public, the Council of the Bar Association can, further to a request by the General Prosecutor or the President of the Bar, suspend temporarily the lawyer who is registered with its roll, when the latter is subject to criminal or disciplinary suit.</p> <p>This suspension is four-month long and can be repeated.</p> <p>This is a security measure in the interest of thirds. It is not a disciplinary sentence.</p> <p>The lawyer appears before the disciplinary court as well as the Court of Appeal in gown. Of course, he can</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p>be assisted at each stage of the procedure by a lawyer. It is ordered to publish the debates if requested by the lawyer who appears before the disciplinary council. It is also the case before the Court of Appeal. As far as the Court of Appeal is concerned, the general prosecutor is present and makes his submissions. The plaintiff does not participate in the procedure neither before the Court of Appeal nor the disciplinary council.</p>
<p>Types of sanctions:</p>	<ul style="list-style-type: none"> - Notice - Reprimand - Temporary prohibition which can not exceed three years, - Disbarment or removal from honorary title. <p>Notice, reprimand, temporary prohibition can comprise deprivation, through the decision pronouncing the disciplinary sentence, of the right to be part of the Council of the Bar Association for a period no longer than 10 years. Furthermore, the disciplinary council can, as incidental sentence, order to publish any disciplinary sentence. The temporary prohibition can be a deferred sentence. The suspension of the sentence can not extend to measures and fittings regarding ineligibility at the Council of the Bar Association, or publication. If, in a period of five years from the pronouncement of the sentence, the lawyer committed a crime or misconduct drawing the pronouncement of a new disciplinary sentence, this leads, except in case of reasoned decision, to the enforcement of the first sentence without confusion with the second one.</p>
<p>Enforcement:</p>	<p>The Council of the Bar Association is in charge of making the sentence enforced. The sentence is notified to the interested lawyer and the Public Prosecutor. The latter, in any case, guarantees and controls the enforcement of disciplinary sentences and temporary suspension.</p>
<p>Communication/ Publicity:</p>	<p><u>Communication:</u> Any definitive sentence imposed to a lawyer can be notified to all the heads of Courts in France by administrative way.</p> <p><u>Publicity:</u> The publication of sentence can be ordered by the disciplinary council. It can be limited to local professionals or published in the professional or general press. It can intervene only when the disciplinary decision constitutes res judicata, i.e. when all remedies have been used.</p>
<p>Contact details of the disciplinary bodies or contact points:</p>	<p><u>Conseil National des Barreaux (CNB)</u> 23, Rue de la Paix 75002 PARIS Tél. : 01 53 30 85 60 Fax : 01 53 30 85 61 / 62 Email: cnb@cnb.avocat.fr URL: www.cnb.avocat.fr</p> <p>Until December 31st, 2004, the 180 Bars existing in France continued to apply discipline until the judgement stage. From January 1st, 2005, the reform of the disciplinary procedure applies. Therefore, around 35 local disciplinary councils are in charge of the judgement stage. However, the Presidents of Bars will remain the authority in charge of action and the investigation will be ensured by members of the Bar Association Council. Therefore, there is no centralisation of the practice of the discipline of lawyers at national level. In order to favour communication between the various Bars, members of the CCBE, with the French Bars, the National Council of the Bars proposes, without any role in the practice of discipline, to act as the point of contact with all the European Bars. It will be in charge of forwarding all the requests for information or communications to the concerned local Bars or disciplinary councils. The National Council of the Bars will admit, for security reasons, to receive requests for information or communications only by regular mail, fax or e-mail.</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

GERMANY	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The <i>Bundesrechtsanwaltskammer</i> (German Federal Bar) has no disciplinary jurisdiction. Disciplinary matters are dealt with in the first instance by the <i>Rechtsanwaltskammern</i> (Regional Bar), which are self-regulatory bodies supervised by the Ministry of Justice of the particular state (<i>Land</i>) to which it belongs. The individual regional Bars are responsible for professional supervision, i.e. the regional Bar ensures that the lawyers who are members of the Bar observe their professional obligations, and it has the power to enforce certain sanctions if a lawyer infringes against his professional obligations. The legislature has provided a formal complaint procedure and proceedings before the Legal Profession Disciplinary Tribunal.</p> <p><u>Appeal</u> :</p> <p>All decisions relating to the conduct or discipline of lawyers may be referred to the courts. Lawyers, against whom charges are laid, may appeal to the courts.</p> <p>The Disciplinary Tribunal is part of the special jurisdiction hearing lawyers' cases (disciplinary matters as well as questions of admission). This jurisdiction consists of the <i>Anwaltsgericht</i> (Legal Profession Disciplinary Tribunal), the <i>Anwaltsgerichtshof</i> (Legal Profession Higher Disciplinary Court) and the <i>Senat für Anwaltssachen beim Bundesgerichtshof</i> (Federal High Court of Justice Senate for Legal Profession Affairs). These are panels of practicing lawyers and professional judges who hear the cases pertaining to the Professional Code of Conduct of the legal profession. Only at the <i>Senat für Anwaltssachen beim Bundesgerichtshof</i> there are professional judges in the majority.</p>
Proceedings	<p><u>Launch of a complaint</u> :</p> <p>The client may complain directly to the <i>Rechtsanwaltskammer</i> (Regional Bar) or to the public prosecutor. There is no time limit for lodging a complaint.</p> <p>The complaint should be made, in writing, in the first place to the President of the Bar. The first step is for the Council of Management of the Bar (composed of 7 lawyers elected by the members of the Bar) to decide whether the level of negligence of the member of the regional Bar should be deemed as slight and issue a reprimand - which makes it possible to punish minor infringements of the Professional Code of Conduct for lawyers without initiating formal proceedings and without incurring a large amount of costs - , or whether to initiate formal proceedings in the Legal Profession Disciplinary Tribunal. The issue of a reprimand does not exclude the possibility that the Public Prosecutor's Office at the Higher Regional Court will initiate proceedings in the Legal Profession Disciplinary Tribunal on the basis of the same facts. The member of the regional Bar can avoid a reprimand being issued by making an application to the Public Prosecutor's Office for the initiation of proceedings in the Legal Profession Disciplinary Tribunal so that he can clear himself of suspicion of a breach of duty.</p> <p>Disciplinary Tribunal proceedings are opened on the basis of the submission of written charges by the Public Prosecutor's Office to the Disciplinary Tribunal.</p> <p>The application for the initiation of the main proceedings in the Disciplinary Tribunal can be made by one of three applicants:</p> <ul style="list-style-type: none"> - the Public Prosecutor's Office on its own initiative, - the Council of Management of the relevant regional Bar - the affected lawyer. <p><u>Procedure</u> :</p> <p>The <i>Rechtsanwalt</i> has always a right to appeal against the decision of the disciplinary authority. The member of the Bar has the right to object to the notification of reprimand within one month of issue by the Council of Management .The appeal must be made to the <i>Anwaltsgerichtshof</i> (Legal Profession Higher Disciplinary Court), set up for the region in which the Bar has jurisdiction.</p> <p>There is a further appeal for matters of general interest to the <i>Bundesgerichtshof</i> (Federal High Court of Justice Senate for Legal Profession Affairs), Federal court with a civil and criminal division, composed by the President of the Federal High Court of Justice, 3 further members of this Court and 3 lawyers as <i>puisne</i> judges.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Fine up to € 25,000 - Prohibition to represent: for 1-5 years. It may be limited to certain fields of law. A violation of the prohibition always leads to disbarment. - Disbarment - Admonition: pronounced by the bar, the other sanctions are imposed by the disciplinary court. It expires when the disciplinary court pronounces a decision. <p>As an additional measure, reprimand and fine may be imposed together. All other sanctions may only be imposed separately.</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	As for provisional sanctions, a temporary prohibition to practise or to represent is possible. However, for this sanction to be imposed, the court must have every reason to believe that the final disciplinary measure will be disbarment, and may only be imposed to avoid a concrete danger.
Enforcement:	In order to enforce a fine, the chairman of the competent division of the disciplinary court issues a copy of the final clause of the judgement. The sanction is enforced by the Bar in accordance with the German Code of Civil Procedure. The prohibition to represent and the exclusion from the profession become effective as soon as the judgement becomes final. A prohibition to practise applies to the entire federal territory.
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The prohibition to represent as well as the exclusion from the profession is registered in the Federal Central Register (Bundeszentralregister). Entries must be deleted from the authorities' files after five years where a lawyer has received a warning, and after ten years where he has been reprimanded or fined. Entries containing information on criminal convictions which have neither lead to punishment by the disciplinary court nor to an admonition by the Bar, have to be deleted after five years upon request by the respective lawyer.</p> <p><u>Publicity</u>: None. Disciplinary proceedings are not open to the public. However, upon application the trial can be made public.</p>
Contact details of the disciplinary body or/contact points:	<p>- <u>Regional bars</u></p> <p>- <u>Bundesrechtsanwaltskammer</u> Littenstraße 9 D-10179 BERLIN Tel.: +49.30.28.49.39-0 Fax.: +49.30.28.49.39-11 E-mail: zentrale@brak.de Website: http://www.brak.de</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

GREECE	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>Each of the local Bars in Greece is a self-regulatory disciplinary body, and has its own Disciplinary Board of Lawyers. There is no separate Disciplinary Tribunal operating outside, and independently from the Disciplinary Boards of the Local Bars.</p> <p><u>Appeal</u> :</p> <p>The lawyer upon whom disciplinary sanctions have been imposed is entitled to appeal to the Supreme Disciplinary Board within 10 days from the decision's communication to him. The Supreme Disciplinary Board delivers an irrevocable judgment within 3 months.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>There are two procedures available in respect of complaints against lawyers. The client may make a complaint himself directly to the Disciplinary Board of the Local Bar. Complaints may also be instigated against a member of the Local Bar by the President/Bâtonnier of the Bar itself or by the Public Attorney. The time limit for lodging a complaint is three years. Any disciplinary proceedings act suspends the prescription.</p> <p><u>Procedure</u> :</p> <p>When a report against a lawyer is communicated to the competent Bar Association, a member of the Bar's Board must be appointed as Rapporteur to conduct the investigation. Then, the Board proceeds to set up a Disciplinary Board. Within six months at the latest from the date on which ex officio disciplinary proceedings have initiated or a report has been filed, the Disciplinary Board must complete the investigation procedure and deliver its final judgment. If a lawyer is subject to criminal proceedings, the Disciplinary Board is not impeded from examining the same wrongful deed. A court decision does not impede the Disciplinary Board in its operation.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Adjudication of blame - Reprimand - Fine - Temporary suspension of the right to practice form 8 days to 6 months - Disbarment
Enforcement:	<p>Final decisions are enforced by the President of the Bar Association. Disciplinary sanctions, with the exception of disbarment and temporary suspension of practising can be enforced by Courts.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>Temporary suspension or disbarment must be communicated to the courts' public prosecutors and to the secretaries of the Administrative courts.</p> <p><u>Publicity</u> :</p> <p>All decisions of the Disciplinary Board of the Bar Associations regarding the sanctions of disbarment or temporary suspension must be published in a summary form in a law review once they are final. All other decisions, except for reprimands, are communicated by affixation at the premises of Bar Associations.</p>
Contact details of the disciplinary bodies or contact points:	<ul style="list-style-type: none"> - Disciplinary Boards of Greek Local Bars - <u>Dikigorikos Sylogos Athinon (Athens Bar Association)</u> Akadimias Street 60 GR-106 79 ATHINAI Tel.: +30.210.339.82.70/339.82.71/339.81.11 / 339.82.00 Fax.: +30.210.361.05.37 E-mail: dsarel@ath.forthnet.gr Website: http://www.dsa.gr

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

HUNGARY	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>In disciplinary proceedings the disciplinary committee of the bar association where the lawyer was registered at the time of the disciplinary offence is competent to proceed at first instance. A disciplinary tribunal is formed from the competent local bar association's disciplinary committee. The disciplinary tribunal consist of three members who are appointed by the head of the disciplinary committee.</p> <p><u>Appeal</u> :</p> <p>The disciplinary committee of the Hungarian Bar Association is competent to make a decision on the appeal against the decision of the local bar association's disciplinary committee.</p> <p>The tribunal consist of three members unless the disciplinary tribunal of the first instance imposed a penalty of disbarment or if the president of the bar association appeals the first decision by calling for disbarment. In these latter cases the tribunal has five members.</p> <p>In disciplinary cases involving a president, vice president, secretary general, secretary or disciplinary commissioner of a bar association, a tribunal appointed by the presidency of the Hungarian Bar Association proceeds.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>A complaint against a lawyer should be addressed to the president of the bar association in a written form.</p> <p><u>Procedure</u> :</p> <p>The president of the bar association has the power to order a preliminary investigation conducted by the disciplinary commissioner who acts on his instructions.</p> <p>The disciplinary commissioner clarifies the necessary conditions for establishing the state of affairs.</p> <p>The president of the bar association takes the following decisions or actions after the preliminary investigation:</p> <ol style="list-style-type: none"> a) terminate the preliminary investigation, b) for disciplinary infractions of lesser severity, he issues a written admonition in addition to terminating the preliminary investigation, c) order disciplinary proceedings. <p>Disciplinary proceedings may not be started if the president of the bar association does not initiate them within six months of the time at which he learns of the disciplinary infraction or if three years have passed since the given action ended. A disciplinary infraction that achieves the legal status of a crime shall lapse together with the crime.</p> <p>In case the president of the bar association orders disciplinary proceedings, the president of the disciplinary committee appoints a disciplinary tribunal of the first instance and its president who then conduct the procedure.</p> <p>The disciplinary tribunal passes its decisions by a majority vote. In its decision, the disciplinary tribunal</p> <ol style="list-style-type: none"> a) concludes the proceedings, b) takes disciplinary action, c) states the infraction of the attorney who is the subject of the proceedings and impose a penalty, d) decides who shall bear the costs of the proceedings. <p><u>Appeal:</u></p> <p>The attorney who is the subject of the proceedings, his representative and the president of the bar association may appeal the decision of the disciplinary tribunal of the first instance to the disciplinary tribunal of the second instance. The appeal must be submitted to within 15 days of receipt of the decision of the first instance. The appeal has a suspensory effect on the execution of the decision.</p> <p>If the decision of the first instance is unfounded, the disciplinary tribunal of the second instance overturns the decision of the first instance and directs the disciplinary tribunal of the first instance to launch new proceedings. The disciplinary tribunal of the second instance can also decide on the merits of the case as presented in the appeal, and its decision is final and executable.</p> <p>The attorney who is the subject of the proceedings, his representative and the president of the bar association may seek legal remedy against a decision of the second instance in the Budapest Metropolitan</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p>Court. The final disciplinary decision must be sent to the person who filed the complaint.</p>		
<p>Types of sanctions:</p>	<p>- Censure - Fine - Expulsion from the Bar: The expulsion may be suspended once for three years. If any new disciplinary penalties have been definitively imposed on an attorney as a result of a new disciplinary infraction committed during the period of suspension, the suspended penalty must be enforced.</p>		
<p>Enforcement:</p>	<p>The sanctions are enforced by the Bar. The expulsion from the Bar is enforced by way of withdrawal of the lawyer's identity card, a card that has to be presented when a lawyer represents clients before courts and authorities.</p>		
<p>Communication/ Publicity:</p>	<p>Communication/ Publicity : Sanctions are not published or communicated to the authorities. Certain important decisions – without name - are published in the official paper of lawyers, just to give information.</p>		
<p>Contact details of the disciplinary bodies or contact points:</p>	<p align="center">FIRST INSTANCE DISCIPLINARY BODIES</p> <p>BUDAPESTI ÜGYVÉDI KAMARA 1055 Budapest, Szalay u. 7. 1363 Bp., Pf.: 61. T.: 1/353-0155, 353-0810, 331-4574, 269-5727 Fax: 332-1385 e-mail: ugyfel@bpbbar.hu</p> <p>BÁCS-KISKUN MEGYEI ÜGYVÉDI KAMARA 6000 Kecskemét, Bercsényi u. 15. T/fax: 76/484-909 e-mail: bacsiskunugyvedikamara@t-online.hu</p> <p>BÉKÉS MEGYEI ÜGYVÉDI KAMARA 5700 Gyula, Béke sgt. 47. T.: 66/463-805 e-mail: gyula@bmugyvedikamara.hu</p> <p>BORSOD-ABAÚJ-ZEMLÉN MEGYEI ÜGYVÉDI KAMARA 3530 Miskolc, Erzsébet tér 5. I/1. T/fax: 46/342-882 e-mail: miskolci.ugyvedi.kamara@chello.hu</p> <p>DEBRECENI ÜGYVÉDI KAMARA 4026 Debrecen, Péterfia u. 46. T/fax: 52/416-398 e-mail: duk@tvnetwork.hu</p> <p>FEJÉR MEGYEI ÜGYVÉDI KAMARA 8000 Székesfehérvár, Várkörút</p>	<p>GYŐR-MOSON-SOPRON MEGYEI ÜGYVÉDI KAMARA 9021 Győr, Szent István u. 8. T/fax: 96/319-940 e-mail: gymsuk@t-online.hu</p> <p>HEVES MEGYEI ÜGYVÉDI KAMARA 3300 Eger, Törvényház u. 13-15. T/fax: 36/518-590 email : hmuk@t-online.hu</p> <p>JÁSZ-NAGYKUN-SZOLNOK MEGYEI ÜGYVÉDI KAMARA 5000 Szolnok, Arany J. u. 16. Pf. 144 T/fax: 56/375-704 Email : kamara@uk-szolnok.hu</p> <p>KOMÁROM-ESZTERGOM MEGYEI ÜGYVÉDI KAMARA 2800 Tata, Agostyáni u. 13. T/fax: 34/310-887 e-mail: kamara.ugyvedi@t-online.hu</p> <p>NÓGRÁD MEGYEI ÜGYVÉDI KAMARA 3100 Salgótarján, Alkotmány út 3. T/fax: 32/312-768 e-mail: nmugyvedi.kamara@upcmail.hu</p> <p>NYÍREGYHÁZI ÜGYVÉDI KAMARA 4400 Nyíregyháza, Sent István u. 3. III/10. T/fax: 42/403-563 email: postamaster@ugyvedikamaranyhaza.t-online.hu</p> <p>PEST MEGYEI ÜGYVÉDI KAMARA</p>	<p>SZEGEDI ÜGYVÉDI KAMARA 6722 Szeged, Gutenberg u. 4. T/fax: 62/425-368 e-mail: kamara4@t-online.hu</p> <p>TOLNA MEGYEI ÜGYVÉDI KAMARA 7100 Szekszárd, Garai tér 14-16. T.: 74/315-399 e-mail: tolnauk@t-online.hu</p> <p>VAS MEGYEI ÜGYVÉDI KAMARA 9700 Szombathely, Fő tér 23. II/12. T/fax: 94/341-690 email : kamara@vasiugyvedek.hu</p> <p>VESZPRÉM MEGYEI ÜGYVÉDI KAMARA 8200 Veszprém, Szabadság tér 15. T/fax: 88/565-180 e-mail: vp.ugyvedikamara@vnet.hu</p> <p>ZALA MEGYEI TERÜLETI ÜGYVÉDI KAMARA 8900 Zalaegerszeg, Várkör 9. T/fax: 92/312-659 email: zmtuk@hu.inter.net</p> <p>APPEAL DISCIPLINARY BODY</p> <p>MAGYAR ÜGYVÉDI KAMARA FEGYELMI BIZOTTSÁGA 1054 Budapest, Szemere u. 8. T.: 1/311-9800, 331-1773 Fax: 1/311-7867 e-mail: fegyelmi.muk@tvnetwork.hu</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p>34. T/fax: 22/341-330 e-mail: kamara@fmuk.hu</p>	<p>1132 Budapest. Visegrádi u. 3. II/1 T.: 1/475-0844, Fax: 475-0846 1363 Bp., Pf. 6. e-mail: kamara1@t-online.hu</p> <p>PÉCSI ÜGYVÉDI KAMARA 7621 Pécs, Ferencesek u. 7/B T/fax: 72/310-729 e-mail: pecsukam@t-online.hu</p> <p>SOMOGY MEGYEI ÜGYVÉDI KAMARA 7400 Kaposvár, Bajcsy-Zs. u. 5. T/f: 82/510-454 e-mail: info@smugyvedek.hu</p>	
--	---	---	--

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

ICELAND	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Icelandic Bar Association is a self-regulatory disciplinary body with an elected council and chairman. The disciplinary functions of the Association are exercised by the Board. There is no independent disciplinary tribunal.</p> <p><u>Appeal</u> :</p> <p>A right of appeal against the decision of the Board lies to the Supreme Court.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>The client may make a complaint directly to the disciplinary body. The Council of the Icelandic Bar Association may of its account initiate proceedings against a member or members. There is no time limit for lodging a complaint. The effect of a delay in filing a complaint is decided on a case by case basis.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Censure - Fine
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

IRELAND	
Disciplinary bodies:	<p><u>First instance</u> : Law Society of Ireland represents and regulates the legal profession of solicitors.</p> <p>The Departments' Complaints and Client Relations section of the Law Society deals with all complaints against solicitors arising from clients, members of the public and the profession. These complaints are either resolved by the secretariat or are referred to the Complaints and Client Relations Committee.</p> <p>Where professional misconduct has been found, the Department deals with the preparation and presentation of cases before the Disciplinary Tribunal, together with petitions and applications to the High Court where appropriate.</p> <p>Barristers are subject to the professional standards set by the Bar Council. Complaints of misconduct by a barrister against another barrister are considered by the Bar Council's Professional Practices committee. Complaints of misconduct by a barrister against another barrister are considered by the Bar Council's Professional Practices committee.</p> <p>Complaints of misconduct from the public, solicitors and other clients are considered by the Barristers' Professional Conduct Tribunal.</p> <p>The Barristers' Professional Conduct Tribunal comprises five practising barristers, including a chairman, and two lay representatives: one nominated by the Irish Business and Employers' Confederation (IBEC), and one nominated by the Irish Congress of Trade Unions (ICTU).</p> <p><u>Appeal</u> :</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p><u>Procedure</u> :</p>
Types of sanctions:	<p>The Tribunal (for barristers) can impose penalties if it finds that a barrister has been guilty of breaching the Code of Conduct or of breaching proper professional standards.</p> <p>It should be noted that the Tribunal does not deal with professional negligence claims. Such claims are a matter for the courts.</p>
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

ITALY	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The various local Bars in Italy are all self-regulatory disciplinary bodies. The disciplinary functions of the Bar are exercised in the first instance by the Council of the Bar which may have from seven to fifteen members in accordance with the size of the Bar. There is no separate disciplinary Court operating outside and independently from the Councils of the Local Bars.</p> <p><u>Appeal</u> :</p> <p>Decisions relating to the conduct or discipline of lawyers may not be referred to the courts but to the <i>Consiglio nazionale forense</i> (hereinafter: <i>Consiglio</i>) in Rome, which is the second instance forum with jurisdiction over the conduct and discipline of lawyers and it receives appeals on these matters. Against the decisions of the <i>Consiglio</i>, it is possible to appeal to the <i>Corte di Cassazione</i>.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>The client may make a complaint himself directly to the Council of the local Bars. There is no time limit for lodging a complaint but there is a time limit for starting proceedings: five years from the time of the fact or occurrence about which the complaint is made.</p> <p><u>Procedure</u> :</p> <p>The Council of the local Bar can do any investigation and hear the witnesses in the hearings, with no special limits: at the end of the procedure the Council takes a decision. A Lawyer may continue to practise while appealing against a decision from the Bar Council, but the decision from the <i>Consiglio</i> has immediate effect.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning, - Reprimand, - Prohibition to practise as a lawyer: it may be imposed for a period ranging between two months and one year and it is absolute, i.e. it cannot be limited to certain fields of law. A suspension from practice applies to the entire state. - Disbarment. - In urgent cases, a provisional suspension from practice may be imposed.
Enforcement:	<p>The prohibition to practise and disbarment are enforced by the Bar: it oversees the implementation of a sanction and reports to the courts.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The Public Prosecutor's office is informed of the sanctions imposed. Suspension from practice and disbarment are communicated to all Bars and Higher Regional Courts.</p>
Contact details of the disciplinary bodies or contact points:	<p>Consiglio Nazionale Forense Roma, Via Arenula 71 (c/o Ministry of Justice)</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

LATVIA	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Latvian Bar Association is a self-regulatory disciplinary body with disciplinary authority over its members. The disciplinary functions are exercised by internal Disciplinary Commission in first instance.</p> <p><u>Appeal</u> :</p> <p>A decision of the Disciplinary Commission may be appealed in court in the procedure prescribed by the Administrative Procedure Law. An appeal against the decision of the Latvian Council of Sworn Advocates confirming the disbarment by the Disciplinary Commission may be filed in court in the procedure prescribed by the Administrative Procedure Law.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>The Latvian Council of Sworn Advocates may initiate disciplinary proceedings upon initiative of court or prosecutor, as well as on the basis of a complaint of persons or upon its own initiative by sending the case materials for examination to the Disciplinary Commission.</p> <p><u>Procedure</u> :</p> <p>The deputy chairman of the Latvian Council of Sworn Advocates reviews all the received complaints, submissions and reports against a lawyer and reports on the investigation results in the meeting of the Latvian Council of Sworn Advocates. The Latvian Council of Sworn Advocates takes a decision on whether to commence disciplinary proceeding or to dismiss them. The procedure is commenced if there are characteristics of a disciplinary offence in the activities of the lawyer or violations of the regulatory enactments, the statutes of the Latvian Collegium of Sworn Advocates, or for violations of the instructions regulating the work of lawyers and the norms of the professional ethics of lawyers.</p> <p>If a decision on initiation of disciplinary proceedings by the Latvian Council of Sworn Advocates is adopted, the matter is transferred to the Disciplinary Commission for examination. When examining a disciplinary matter, the Disciplinary Commission shall invite the lawyer to provide an oral explanation or to provide a written explanation. (Likewise when examining disciplinary matters, the Disciplinary Proceedings Commission has the right also hear explanations of other persons and to request opinions of experts, to request information and documents from state and local government institutions, as well as from other institutions, organisations, companies (undertakings) and the officials thereof. After an examination of the disciplinary matter the Disciplinary Commission takes a decision either to impose a disciplinary sanction on the lawyer or to terminate the disciplinary proceedings. The Disciplinary Commission is entitled to take a decision if more than one half of the members thereof are present at the meeting (as of today the Disciplinary Commission is composed of 7 members).</p> <p>When initiating disciplinary proceedings or during examination of a disciplinary matter, the Latvian Council of Sworn Advocates upon necessity has the right to suspend the lawyer from fulfilment of his or her duties.</p> <p>Influence of the state appears in such a way that the disciplinary proceedings may be initiated upon recommendation of court or prosecutor (as mentioned above) as well as in the appeal procedure - disciplinary punished persons may appeal against the decisions of the Disciplinary Commission in court.</p>
Types of sanctions:	<p>1) reproof; 2) reprimand; 3) determination of another location for a practice or prohibition to practice in a location for a time period of up to three years; 4) prohibition to perform duties of a lawyer for a time period not longer than one year (the prohibition is absolute, i.e. it cannot be limited to individual fields of law. A prohibition to practise as a lawyer applies to activities within the entire Latvia); 5) disbarment. The decision on disbarment must be passed by the Latvian Council of Sworn Advocates.</p> <p>Individual sanctions cannot be imposed simultaneously. Disciplinary sanctions may be imposed upon an advocate not later than three months after the day the disciplinary violation has been disclosed and not later than two years after the disciplinary violation has been committed.</p>
Enforcement:	<p>Disbarment is enforced by the Latvian Council of Sworn Advocates; other sanctions are valid from the moment of resolution of the Disciplinary Commission.</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p>The decision of the Latvian Council of Sworn Advocates enters into effect the next day after it has been taken, if it has not been stated otherwise in the decision. Appeal of a decision regarding disbarment of a lawyer from the number of the lawyers does not suspend such a decision until the day of the coming into effect of the final adjudication in the matter.</p>
Communication/ Publicity:	<p><u>Communication</u> : The Disciplinary Commission shall make an announcement regarding the punishment of a lawyer to the submitter of the complaint, the Latvian Council of Sworn Advocates and the Minister for Justice after the entering into effect of the decision.</p> <p><u>Publicity</u> : Disbarment of an advocate from the number of the advocates by the Latvian Council of Sworn Advocates is also published in the official newspaper.</p>
Contact details of the disciplinary bodies or contact points:	<p>Latvian Bar Association address: Brīvības bulvāris 34, Rīga, LV-1050 Tel. +371 67358487 Fax +371 67358488 e-mail: adv-pad@latnet.lv web: http://www.advokatura.lv/</p> <p>Mr. Lauris Liepa, Disciplinary Commission chairman e-mail: lauris.liepa@borenius.lv</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

LIECHTENSTEIN	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Liechtenstein Bar Association is a self-regulatory disciplinary body. The disciplinary functions are exercised by the board of the Bar Association in first instance.</p> <p><u>Appeal</u> :</p> <p>Disciplinary control is exercised by the High Court, which is the only external disciplinary tribunal.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>The client himself may complain directly to the disciplinary body, the Bar Association or to the High Court. There is no time limit for lodging a complaint. The decision of the Bar Association may be referred to the High Court by the lawyer concerned, or by the bar Association. The High Court may itself initiate proceedings against a lawyer if it becomes aware of misconduct.</p> <p><u>Procedure</u> :</p> <p>An appeal must be made within fourteen days of intimation of the granting of a preliminary order, withdrawal of a charge, making or refusal of a temporary provision or a decision imposing a disciplinary punishment.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Written reprimand, - Fine - Prohibition of practice up to one year or permanently: it may however be suspended on probation for a period of one to three years. The prohibition applies to activities in the entire state. A conditional or unconditional prohibition to practise may be imposed together with a fine. - A subsidiary measure is the prohibition to employ trainee lawyers. - As a provisional sanction, a law firm may be placed under supervision by the Council of the Bar, the right to act as legal representative before certain courts/authorities may be withdrawn, and the employment of trainee lawyers may be prohibited. Provisional sanctions are imposed where a final sentence has been passed or a permanent suspension from practice has been ordered.
Enforcement:	<p>Sanctions are executed in accordance with the provisions of the Code of Criminal Procedure, i.e. they are enforced like court judgements. The prohibition to practise as a lawyer is enforced by the government, which also keeps a list of lawyers.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>Since disciplinary proceedings are dealt with by ordinary law courts, the latter inform the Bar about the sanctions imposed. Sanctions are not recorded in the register of convictions.</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

LUXEMBOURG	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>According to the law of 10 August 1991 on lawyers disciplinary cases are of the competence of the President of the Bar (for minor cases) and of the "Disciplinary and Administrative Board". The "Disciplinary and Administrative Board" is composed of five lawyers, who are elected by the general assembly of the Bar.</p> <p><u>Appeal</u> :</p> <p>The appeal is brought before the "Appeal Disciplinary and Administrative Board". The "Appeal Disciplinary and Administrative Board" is composed by three lawyers, elected by the general assembly of the Bar, and by two judges of the Court of appeal, nominated by their president. The "Appeal Disciplinary and Administrative Board" is presided by one of the two judges. These solutions are inspired from Belgian law.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p><u>Procedure</u> :</p>
Types of sanctions:	
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

MALTA	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>Malta Chamber of Advocates is the only local Association representing all lawyers practicing in Malta. As such, it is not a legally recognised Bar Association as you may understand it, since there exists no need of a Bar Association in Malta.</p> <p>There exists a Commission for the Administration of Justice which was set up in order to regulate Lawyers, Legal Procurators and Judges. The Commission then has, within it, a Committee on Lawyers and Legal Procurators, which regulates all disciplinary actions relating to Lawyers and Legal Procurators. The Committee consists of a panel of five Board Members, three of whom are nominated and appointed by the Chamber of Advocates</p> <p><u>Appeal</u>: Before the Commission, which is chaired by the President of Malta and wherein there is the President of the Chamber of Advocates as a member ex officio.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>This Committee receives complaints from lawyers and the public at large, against Lawyers.</p> <p><u>Procedure</u> :</p> <p>The Committee evaluates the cases, even hearing witnesses accordingly, having all the powers conferred to a Court of Law.</p>
Types of sanctions:	<p>When the Committee finds that there has been a case of misconduct of a Lawyer, it may do one of four actions:</p> <ol style="list-style-type: none"> 1. request the Commission to recommend to the Prime Minister to advice to the President of Malta to suspend the Lawyer perpetually or for a specific period; 2. impose a pecuniary penalty 3. admonish the advocate or legal procurator 4. make recommendations to the lawyer.
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u>: As a rule, these decisions are to be private, however, the Committee may, if it deems it necessary, make the decision public.</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

THE NETHERLANDS	
Disciplinary bodies	<p><u>First instance</u> :</p> <p>The disciplinary law is exercised in the first instance by the Council of Discipline. There is a Council of Discipline within the jurisdiction of each Court of Appeal. Each Council has a Chairman and 9 members. The Chairman is a judge. Only lawyers are eligible for other places.</p> <p><u>Appeal</u> :</p> <p>Decisions from the Council of Discipline can be appealed before the Court of Discipline. The Court of Discipline is in Den Bosch and consists of two Chambers. The Council consists of five members; three of them are judges and the other two, lawyers. The judges are appointed by the Crown. The Chairman is always a judge. The lawyers are elected by the Board of Representatives of the Netherlands Bar.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>Complaints against a lawyer are submitted in writing to the Dean of the Order of which the lawyer is a member. The Dean may investigate or may refer the complaint to (a member of) the Council of Supervision. Mutual agreement is sought. If achieved, the agreement is written and signed. If no agreement is reached, the complaint may be referred to the Council of Discipline. There is no time limit for lodging a complaint, but the course of time should not be unreasonably long.</p> <p><u>Procedure</u> :</p> <p>Procedures for hearing the complaint and objecting to the decision are specified. The Council may suspend the effect of sanctions while placing the lawyer on probation. Compliance with the rules of probation is to be supervised by the Dean of the Order to which the lawyer belongs. The hearing may be in open session or in camera. The Court of Discipline hears appeals, by reasoned statement, from the decision of the Council of Discipline and gives a reasoned decision. Procedures for hearing the appeal are specified. The Court may impose, reduce or increase a sanction or decide no ground for imposition of a sanction exists. The incoming lawyer is subject to discipline by the Council of Discipline of the Dutch lawyer with whom he appears.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Prohibition to practise: it is limited to a maximum of one year and it is absolute, i.e. it comprises every field of law - Disbarment <p>There are supplementary sanctions:</p> <ul style="list-style-type: none"> - Publication of the disciplinary body's decision. - A formal statement of the Council that the quality of the services rendered has been insufficient. - A (partial) conditional suspension with probation (maximum probation of two years). <p>- In urgent cases, a provisional prohibition to practise may be imposed. There are several sanctions which cannot be imposed simultaneously.</p>
Enforcement:	<p>A suspension from practice is enforced by the Supervisory Council of the Bar Association. If a lawyer is excluded from the profession, the competent court cancels the registration for his admission to the Bar. The Supervisory Council also sees to the proper execution of the decision.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>There are no provisions as to notification of the penal authorities. There are no provisions as to registration in a central register.</p> <p><u>Publicity</u> :</p> <p>Publication of the sanction imposed may be ordered. This does not apply to the sanction of a warning (that sanction may not be published).</p>
Contact details of the disciplinary bodies or contact points:	<p><u>Council of Discipline Amsterdam:</u></p> <p>p/a griffier, Postbus 75265 1070 AG Amsterdam Tel. 00 31 20 678 92 75 Fax. 00 31 20 795 42 75</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p><u>Council of Discipline The Hague:</u> p/a griffier, Postbus 85850 2508 CN The Hague Tel. 00 31 70 354 70 54 Fax. 00 31 70 350 10 24</p> <p><u>Council of Discipline Arnhem:</u> p/a griffier, Postbus 30214 6803 AE Arnhem Tel. 00 31 26 359 36 00 Fax: 00 31 26 359 36 01</p> <p><u>Council of Discipline 's Hertogenbosch:</u> p/a griffier, Postbus 3115 4800 DC Breda Tel. 00 31 76 549 05 68 Fax. 00 31 76 549 05 69</p> <p><u>Council of Discipline Leeuwarden:</u> p/a griffier, Postbus 399 9400 AJ Assen Tel. 00 31 592 311 001 Fax. 00 31 592 317 625</p> <p><u>Court of Discipline</u> p/a griffier, Postbus 132 4840 AC Prinsenbeek Tel. 00 31 76 548 46 07 Fax. 00 31 76 548 46 08</p>
--	--

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

NORWAY	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Norwegian Bar Association is a self-regulatory disciplinary body with disciplinary authority over its members. The Bar Association exercised disciplinary functions over its members through internal Disciplinary Committees. Non-members may volunteer to be tried by these committees. The Supervisory Council appointed by the King decides whether the advocates fulfil all requirements by law to practice. The Advocate Licence Committee appointed by the King decides on appeals concerning decisions by the Supervisory Council and have the authority to revoke licences of practice.</p> <p><u>Appeal</u> :</p> <p>Decisions from the regional Disciplinary Committees may be appealed to the Governmental appointed Disciplinary Board. Their Decisions cannot be appealed, but they can be taken to court by lawsuit against the Norwegian Government. Decisions from the Supervisory Council may be appealed to the Advocate Licence Committee. Decisions from the Advocate Licence Committee cannot be appealed, but they can be taken to court by lawsuit against the Norwegian Government.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>The client may make a complaint himself directly to the disciplinary body. There is a time limit for lodging complaints. This is 6 months, unless there are special reasons present which make it reasonable to deal with the complaint. When 3 years have passed from the time when the party became aware of the decision or became aware of or should have become aware of the circumstances on which the complaint is based, a complaint may no longer be presented.</p> <p><u>Procedure</u> :</p> <p>The procedure is in writing</p>
Types of sanctions:	<ul style="list-style-type: none"> - Reprimand - Warning - Suspension or revocation of licence to practice
Enforcement:	Orders from the Governmental appointed Disciplinary Board to repay salary may be enforced in court.
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>Decisions for disciplinary committees may be communicated to other bodies in the Association and to the Supervisory Council.</p> <p><u>Publicity</u> :</p> <p>All decisions from the Disciplinary Committee and the Disciplinary Board are publicly available dating five years back in time.</p>
Contact details of the disciplinary bodies or contact points:	<p><u>Den Norske Advokatforening</u> Kristian Augustsgt. 9, 0164 Oslo, Norway</p> <p><u>Tilsynsrådet for Advokatvirksomhet</u> Boks 720 Sentrum, 0106, Oslo, Norway</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

POLAND	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Polish National Bar Association is a self-regulatory disciplinary body. Disciplinary functions are exercised in the first place by the Disciplinary Court of each District Bar which supervises the discipline of the members of the Bar within its jurisdiction.</p> <p><u>Appeal</u> :</p> <p>Disciplinary functions are also exercised by the Disciplinary Court of the National Bar Association which hears appeals from the Disciplinary Courts of the District Bars.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>A client making a complaint against an advocate or an apprentice may complain directly to the advocate, the practice unit or the disciplinary body via the appropriate District Bar Disciplinary Court or the Polish National Bar Disciplinary Court.</p> <p><u>Procedure</u> :</p> <p>A client may be represented by an advocate who must inform the Bar that he is taking the case. The client may also go to court. Disciplinary and penal proceedings are heard separately.</p> <p>The Minister of Justice may institute proceedings against, or temporarily suspend an advocate or apprentice who may appeal to the Supreme Court within 30 days of intimation of proceedings.</p> <p>A complaint against an advocate who has not committed a disciplinary offence is heard by the Disciplinary Court of the appropriate District bar.</p> <p>Disciplinary proceedings for insulting behaviour in court must be begun within six months of the offence, for other offences within three years of the offence and for penal offences must follow the time limits in rules of criminal procedure.</p> <p>The disciplinary fiscal acts as prosecutor.</p> <p>An extraordinary appeal against a decision of on an important legal principle may be taken before the Supreme Court by the Minister of Justice, General Public Prosecutor or President of the Council of the Polish National Bar within six months of the decision.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning (it may be accompanied by a fine) - Reprimand - Fine: fines may amount to five to ten times the monthly contribution to the Bar. - Prohibition to represent: it may be imposed for a period between three months and five years. It is absolute, i.e. covers all fields of law. The prohibition to practise applies to activities in the entire state. - Exclusion from the Bar <p>Other subsidiary sanctions are the prohibition to train young lawyers, or, in combination with the prohibition to practise, a deprivation of the right to vote and the right to be elected for three years.</p> <p>Where an urgent case justifies such a measure, the disciplinary court may impose a prohibition of practice for up to three months. After three months a higher instance will review the case. If the lawyer is acquitted, he has the right to claim damages.</p>
Enforcement:	<p>Fines as well as the prohibition to practise and the exclusion from the Bar are enforced by the Council of the Bar.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	<ul style="list-style-type: none"> - <u>Disciplinary courts in each of the District Bar Council</u> - <u>The High Disciplinary Court</u> Naczelna Rada Adwokacka Wyższy Sąd Dyscyplinarny ul. Świętojerska 16 02-202 Warszawa Tel: +48 22 635 81 09 Fax: +48 22 635 27 09

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

PORTUGAL	
Disciplinary bodies:	<p><u>First instance</u> : The Order of Advocates is a self-regulatory disciplinary body. Disciplinary matters are dealt with in the first instance by the appropriate District Council.</p> <p><u>Appeal</u> : The Superior Council decides on appeals from the disciplinary decisions of the District Councils, and in complaints involving former or present office bearers of the Superior, General and District Councils. Both the District Council and the Superior Council are organs of the Order of Advocates. The Superior Council has twenty members sitting in plenary session or in four sections. The Superior Council may also meet jointly with the General Council.</p>
Proceedings:	<p><u>Launch of a complaint</u> : Disciplinary proceedings are instigated by the decision of the Superior or District Council following a complaint made to the Order, or on its own initiative without an external complaint. The criminal authorities must send copies of complaints made against lawyers to the Order. Proceedings are in secret until the lawyer is charged.</p> <p><u>Procedure</u> : The Superior Council decides whether to prosecute and prepares the case against the former or present office bearers of the Order and members of the Superior and General Councils, and former or present office bearers of District Councils. The Superior Council in Plenary Session decides on appeals from the disciplinary decisions of its own sections. After three years from the incident or conduct complained about proceedings are time barred. Disciplinary infringements which are also crimes are time barred in accordance with the time limits of the criminal law if this time is longer.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Fine - Suspension from practise: the time of suspension may vary: up to six months, six months to two years, two years to ten years, ten to fifteen years. It is absolute. - prohibition to practise <p>Subsidiary measures may be an order to return files and fees and/or loss of fees. As a provisional sanction, a lawyer may be prohibited to practise for three months, if he continues to violate the Code of Conduct, if he tries to obstruct the proceedings or if he is accused of a criminal offence committed outside professional activity. The same applies if a lawyer is accused of a serious crime which is punishable with imprisonment. A prohibition to practise as a lawyer applies to all fields of law and on the entire state territory.</p>
Enforcement:	Sanctions are enforced by the President of the Bar to which the lawyer is admitted.
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u>: A suspension from practise is always made public and communicated to all the courts. It is also published in the regional newspaper.</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

SLOVAK REPUBLIC	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Slovak Bar Association is a self-regulatory discipline body. The disciplinary commission hears cases of breaches of duties under the statute or internal regulations of the Bar. The disciplinary proceeding shall be conducted by a three-member disciplinary panel appointed by the Chairman of the Disciplinary Committee from among its members There is no external disciplinary tribunal.</p> <p><u>Appeal</u> :</p> <p>The appeal shall be decided by the Bar Association Council that will uphold, change or overrule the appealed order. If the appealed order is overruled by the Council the matter shall be returned to the disciplinary panel for a new proceeding. The disciplinary panel shall be bound by the Council's legal opinion. An appeal against the final order on the respondent's professional misconduct may lie to a court of law under a separate legal rule.</p> <p>An adverse order, under which a disciplinary action of disbarment was imposed on a lawyer, trainee lawyer, European lawyer, foreign registered lawyer or international legal practitioner, or under which he/she was temporarily suspended from the practice may be reviewed by the Supreme Court of the Slovak Republic under a separate legal rule.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>The complaint should be made in the first instance to the Slovak Bar Association- to the department of the Complaints. If it is shown that the complaint is justified, a disciplinary action is drawn up.</p> <p><u>Procedure</u> :</p> <p>The disciplinary proceeding shall commence upon application submitted by the Chairman of the Supervision Committee or by the Minister of Justice of the Slovak Republic. The application for commencement of the disciplinary proceeding may be submitted within six months from the date when the petitioner learned about the professional misconduct, however, not later than within two years from the accrual of the cause of action.</p> <p>The respondent shall have the right to a fair trial and may comment on all facts and matters he has been charged with; he may also put forward any evidence. The respondent may authorise any other lawyer to act as his attorney-in-fact, except for a lawyer who has been charged with a professional misconduct in the same matter.</p> <p>An order made by the disciplinary panel about the respondent's professional misconduct shall give reasons for its determination about the professional misconduct; it shall also include the statement of such determination and advice of remedies.</p>
Types of sanctions:	<p>a) written reprimand, b) public reprimand, c) a fine, the amount thereof not exceeding 100 times the minimum statutory wage d) temporary suspension from the practice from 6 months up to 3 years, e) striking the name of the lawyer, trainee lawyer, European lawyer, foreign registered lawyer or international legal practitioner off the roll.</p> <p>The disciplinary panel may allow the application to be withdrawn without any order being made, if it deems the hearing in respect of the lawyer's professional misconduct to be sufficient because of the less serious nature of the misconduct in question, his manner of acting or the extent of fault.</p>
Enforcement:	<p>Fines are enforced by the Bar which sends the Disciplinary Senate's decision to the lawyer concerned. The amount due has to be transferred onto the account of the Bar.</p>
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The order shall be handed down in printed form and shall be delivered into the hands of the respondent and the petitioner. In cases of exclusion from the profession, the Chairman of the Disciplinary Senate sends the decision to the lawyer concerned and to the Bar. The decision is then forwarded by the Bar to the competent court and registered at the Bar.</p> <p><u>Publicity</u>: An order of a public reprimand shall be enforced by the chairman of the respective disciplinary panel by publishing a statement of the judgement in the periodical (Bulletin of the Slovak Bar Association) issued by the Bar, or in any other appropriate manner.</p>
Contact details of the disciplinary bodies or contact	<p><u>Slovak Bar Association</u> Kolarska 4 813 42 Bratislava</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

<i>points:</i>	<i>Slovakia</i> www.sak.sk
----------------	---

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

SLOVENIA	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Bar Association of Slovenia is a self-regulatory disciplinary body. The disciplinary functions of the Bar Association are exercised by the Disciplinary Committees of First Instance. The Disciplinary Committee of First Instance is composed of a president and 15 members elected for 3 years, sitting as a bench of three. It hears all matters except those reserved to the Disciplinary Board.</p> <p>The Disciplinary Board is competent regarding offences for which an appropriate penalty is suspension or disbarment. The Board is part of the court system and consists of 2 judges of the Supreme Court, one of whom is president, and 3 elected advocates, sitting as a bench of five.</p> <p><u>Appeal</u> :</p> <p>The Disciplinary Committee of Second Instance is composed of a president and 15 members, elected for 3 years, sitting as a bench of three. It hears appeals against decisions of the Disciplinary Committee of First Instance.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>A client making a complaint against an advocate, a prospective entrant or a pupil, may complain to the advocate, his practice unit, the appropriate Regional Advocates' Assembly or the Bar Association. More serious complaints are referred to the Board of Advocates for discussion. The Board may propose the introduction of disciplinary proceedings to the Disciplinary Prosecutor.</p> <p><u>Procedure</u> :</p> <p>The prosecution of a disciplinary offence is time barred on expiry of two years from the date of the offence. If the disciplinary offence is at the same time a criminal act the date for the limitation of prosecution shall be identical to that for limitation of prosecution in criminal acts (6 to 50 years if the criminal act is subject to the statute of limitation). Limitation is interrupted by reporting the offence to the Prosecutor and by each action before the Disciplinary Committee or Board.</p> <p>Disciplinary procedure is instructed officially by the disciplinary body on its own initiative or after a complaint or notice from other persons or agencies.</p> <p>The Disciplinary Prosecutor is an advocate, a member of the Bar Association, who is elected for 3 years. He or one of his five deputies, institutes proceedings before the appropriate body.</p> <p>If the President of the Court and the Minister for Justice so requires the Prosecutor institutes proceedings before the Board.</p> <p>The Prosecutor specifies the averred breach of duty and outlines the case. The Disciplinary Committee of First Instance sends the complaint to the person against whom it is lodged for reply, and a preliminary investigation is held if required. The Disciplinary Committee of First Instance shall reach a decision upon an oral trial.</p> <p>An appeal may be lodged within fifteen days.</p> <p>An appeal from the Disciplinary Board goes to the Supreme Court of Slovenia sitting as a bench of five judges.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Fine - Prohibition to practise as a lawyer: it is imposed for a period of five years and it is absolute, i.e. it is not limited to certain fields of law. A prohibition to practise applies on the entire state territory. - Temporary sanctions may also be imposed
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u> :</p> <p>The decision of the Disciplinary Committee is intimated to the Board of Advocates for information and Bar records. All sanctions are recorded by the Slovenian Bar in a central register.</p> <p><u>Publicity</u>: None. Disciplinary records are kept secrets.</p>
Contact details of the disciplinary bodies or contact points:	<p><u>Odvetniška zbornica Slovenije</u> Pražakova ulica 8 1000 Ljubljana</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

SPAIN	
Disciplinary bodies:	<p><u>First instance</u> : Each local Bar Association is a self-regulatory disciplinary body and has its own Disciplinary Board of advocates.</p> <p><u>Appeal</u> : A decision of the Disciplinary Board of the local Bar may be appealed before the <i>Consejo Superior de la Abogacía</i>. There is no Disciplinary Tribunal operating outside and independently from the Spanish Bar Association.</p>
Proceedings:	<p><u>Launch of a complaint</u> : The disciplinary procedure is instituted officially by the disciplinary body either on its own initiative or after a complaint or notice from other persons or agencies. Charges or notifications should be lodged with the appropriate Bar Association. The party lodging the charge or providing the information which he is the subject of the disciplinary procedure has no status in the proceedings, but is entitled to be notified of the result and of the imposition of any fine, against which he may lodge an appeal. Very serious misdemeanours come under the statute of limitation after two years, serious misdemeanours after one year and slight misdemeanours after three months. This term is reckoned from the date on which the misdemeanour is committed.</p> <p><u>Procedure</u> :</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Prohibition to practise as a lawyer: it may be imposed for only one day, but it can also lead to disbarment. It is absolute and thus cannot be restricted to certain fields of law. The prohibition to practise applies to activities anywhere in Spain. <p>It is always possible to impose a temporary sanction.</p>
Enforcement:	The prohibition to practise is enforced by the Bar.
Communication/ Publicity:	<p><u>Communication</u> : Data on sanctions is communicated to the judicial authorities.</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

SWEDEN	
Disciplinary bodies:	<p><u>First instance</u> :</p> <p>The Board and the Disciplinary Committee exercise supervisory control over the Bar and must ensure that all members fulfil the duties incumbent upon them when pleading cases in court and in their other activities. If the question of disciplinary action against a member arises in some way other than by a complaint from a client or someone else involved in the matter, the Board will decide whether or not the matter is to be referred to the Disciplinary Committee.</p> <p>The Bar Association Disciplinary Committee consists of a chairman, a vice-chairman and nine other members. Three of the members of the Committee (public representatives) are appointed by the government.</p> <p>The Disciplinary Committee may work in divisions comprising three members, of whom one must be a public representative, for the purpose of deciding whether disciplinary action against a member is called for. These divisions are called Adjudication Divisions.</p> <p><u>Appeal</u> :</p> <p>An advocate who has been disbarred may also appeal to the Supreme Court.</p>
Proceedings:	<p><u>Launch of a complaint</u> :</p> <p>If a member is reported to the Bar Association by a client or someone else involved in the matter or if the question of disciplinary action against a member should otherwise arise, the matter will be considered by the Disciplinary Committee, usually by an Adjudication Division in the first instance. Should the Adjudication Division agree that no disciplinary action is called for and if the members agree as to the content of the decision, the Adjudication Division may decide the matter. Otherwise the matter must be referred to the Disciplinary Committee.</p> <p><u>Procedure:</u></p> <p>The chairman of the Disciplinary Committee may decide that the matter is to be referred to the Committee without first being dealt with by an Adjudication Division.</p> <p>The Disciplinary Committee is not obliged to consider complaints against a member that relate to events more than three years in the past.</p> <p>The member against whom the complaint was made, the Chancellor of Justice and the Board must be notified of a decision of the Disciplinary Committee, as well as a decision of an Adjudication Division not to refer a matter to the Committee. However, the Board will only be notified of a decision of the Adjudication Division if the Board so requests. If a matter has been dealt with following a complaint, the complainant must also be informed of the decision, unless he has withdrawn the complaint.</p> <p>The complainant, the member and the Chancellor of Justice must be notified of a decision of the Board to take no further action on a complaint.</p> <p>If it has been decided to take no further action on a complaint or if a decision has been made that a disciplinary matter will not be referred to the Disciplinary Committee, the Chancellor of Justice may, within four weeks from the time he is notified of this decision, demand that the Committee take action against the member.</p> <p>The member involved in a disciplinary matter must be given the opportunity to respond to the complaint, unless particular circumstances dictate otherwise.</p> <p>If so directed, a member against whom a complaint has been made is under a duty to submit a written statement, produce the documents the Disciplinary Committee or the Secretary General orders him to supply and to appear before the Committee if ordered to do so.</p> <p>The Disciplinary Committee may decide that oral proceedings are to be held in a matter before the Committee. Unless particular reasons dictate otherwise, oral proceedings are to be held when the penalty in question may be disbarment from the Bar Association. A member of the Bar Association appointed by the Board must then plead the case to answer as a result of the complaint reported or otherwise evident. Appointment by the Board takes place following notification by the Committee or the Secretary General. Members of the Disciplinary Committee may not be appointed.</p> <p>If a member against whom a complaint has been made is considered to be in need of defence counsel but does not instruct any such counsel, the Disciplinary Committee appoints a defence counsel to act for him in the proceedings before the Committee. The fee for defence counsel appointed by the Committee will be paid by the Bar Association, the amount to be determined by the Disciplinary Committee.</p> <p>The same applies to the fee for defence counsel appointed by a member against whom a complaint has been made if the Committee considers the nature of the matter to necessitate counsel for the member's defence. The Committee may order the member against whom a complaint has been made to reimburse the Bar Association for all or part of the cost of his defence.</p> <p>A decision to disbar, warn or reprimand must state the reasons on which it is founded.</p> <p>Members of the Bar Association and the public courts of Sweden must be notified of a decision to disbar a member as soon as it enters into effect. If a disbarment decision has been revoked, members of the Bar</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

	<p>Association and the courts mentioned must be notified of this if they have previously been notified of the disbarment.</p> <p>Only an advocate who has been disbarred may appeal to the Supreme Court.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Disbarment - Warning: An advocate who is issued a warning may, if there is special reason. Also be ordered to pay a monetary penalty to the Bar Association of not less than 1 000 thousand SEK or more than 50 000 SEK. - Reminder <p>If it is considered sufficient, the disciplinary committee may express an opinion that the advocates' action is wrong or inappropriate, instead of issuing a reminder to the advocate.</p>
Enforcement:	The Disciplinary Committee of the Bar Association enforces fines and exclusions from the profession.
Communication/ Publicity:	<p><u>Communication</u> : Sanctions are communicated to the Chancellor of Justice.</p> <p><u>Publicity</u> : Disciplinary proceedings are not open to the public. The Disciplinary Committee may decide that a decision in a disciplinary matter which involves important principles or is otherwise of public interest shall be made public, in part or whole. The Bar Association can also decide to answer questions regarding disciplinary cases.</p>
Contact details of the disciplinary bodies or contact points:	<p><u>Disciplinary Committee of the Swedish Bar Association</u> Box 27321 102 54 STOCKHOLM SWEDEN</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

UNITED KINGDOM	
England & Wales Solicitors	
Disciplinary bodies	<p><u>First Instance</u> :</p> <p>The Law Society of England and Wales is a self-regulatory disciplinary body. Although membership of the Society is not compulsory it exercises statutory power over all solicitors. The Council of the Law Society has the principal responsibility for considering complaints against solicitors and investigating as required. The Law Society has within its structure a Solicitors' Complaints Bureau which is a completely separate unit (Chinese Wall). The Solicitors' Disciplinary Tribunal is a wholly independent statutory body consisting of twenty or so members, of whom around fourteen are solicitors and six are lay persons. Its function is to hear and determine applications regarding allegations of unprofessional conduct and/or practice rule breaches.</p> <p><u>Appeal</u> :</p> <p>A decision may be appealed to the Adjudication and Appeals Committee. A decision of the Adjudication and Appeals Committee may be challenged before the Master of Rolls. The decision of a committee or of the Disciplinary Tribunal may also be challenged by the complainant or the solicitor concerned by requesting a review. A solicitor may apply to the Disciplinary Tribunal to have his name restored to the Roll.</p>
Proceedings:	<p><u>Launching of a complaint</u> :</p> <p>A client wishing to make a complaint against a solicitor or a practice unit should first complain to the solicitor, or practice unit concerned, and only thereafter to the Solicitors' Complaint Bureau. A Legal Services Ombudsman is provided to ensure an effective complaints handling system. He is neither a solicitor nor a barrister, and written complaints may be made to him by or on behalf of a member of the public, relating to the way in which a professional body dealt with a complaint made to it about a solicitor. Any member of the public may complain about the conduct of a solicitor. Only clients, or beneficiaries, may complain about poor service. There is no time limit for lodging a complaint against a solicitor, but there are time limits concerning appeals to the Disciplinary Tribunal or the court, and also time limits concerning taxation procedures.</p> <p><u>Procedure</u> :</p> <p>The Disciplinary Tribunal does not have an appellate function. A decision may be appealed to the Adjudication and Appeals Committee. A decision of the Adjudication and Appeals Committee may be challenged before the Master of Rolls. The decision of a committee or of the Disciplinary Tribunal may also be challenged by the complainant or the solicitor concerned by requesting a review. A solicitor may apply to the Disciplinary Tribunal to have his name restored to the Roll. The Law Society must publish the application in the Gazette.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Fine - Suspension from practice: this may be temporary or final and is always absolute, i.e. not limited to individual fields of law. It applies to the entire territory of England and Wales. - Exclusion from the profession - Prohibition on undertaking legal aid work <p>Further sanctions are: requirement to apologise, requirement to waive or refund fees, requirement to pay compensation. Certain conditions may also be imposed on solicitors which may limit the scope of their Practising Certificate, a licence which has to be renewed every year. Where a solicitor violates several conduct rules at once, warning, reprimand, the requirement to apologise, bill reduction and conditioning of his Practising Certificate may be imposed together with the requirement to pay compensation. There are no automatic sanctions for breaches committed by solicitors. Provisional conditions may be imposed on a solicitor's Practising Certificate.</p>
Enforcement:	<p>Solicitors have to pay their fines to the Crown, i.e. to the state. The Solicitors' Disciplinary Tribunal enforces the prohibition to practise and exclusion from the profession. Limiting a lawyer's Practising Certificate, however, is the responsibility of the Law Society.</p>
Communication/ Publicity:	<p><u>Communication/ Publicity</u> :</p> <p>The most serious sanctions are communicated to the Lord Chancellor and the Senior Judges, Crown Prosecution Service, Senior Members of the profession and are published on the Bar Council's web site.</p>
Contact details of the disciplinary	<p><u>The Law Society</u> 113 Chancery Lane</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

<i>bodies or contact points:</i>	UK-London WC2A 1PL Tel: +44.207.242 12 22 Fax: +44.207.831 00 57 Email: international@lawsociety.org.uk Website: www.lawsoc.org.uk
---	--

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

UNITED KINGDOM	
England & Wales Barristers	
Disciplinary bodies	<p><u>First instance :</u> The General Council of the Bar is a self-regulatory disciplinary body and acts through its lay Complaints Commissioner and its Professional Conduct Committee (PCC). The Commissioner and the PCC are authorised to investigate and sift complaints received from outside bodies, the public, etc, or initiated by the Bar Council itself of its own motion. The Commissioner refers cases which he considers may involve inadequate professional service or misconduct to the PCC. The PCC may refer complaints to informal hearings or Panels in cases of inadequate professional service or prefer charges of professional misconduct before Disciplinary and Summary Tribunals of the Council of the Inns Court. Professional misconduct and serious disciplinary matters are dealt with by the Disciplinary or Summary Tribunals of the council of the Inns of Court. These Tribunals are not organs of General Council of the Bar.</p> <p><u>Appeal :</u> Barristers have a right of Appeal to the Visitors to the Inns of Court against findings and sentences of the Tribunals. There are also internal appeal mechanisms against findings of lesser panels.</p>
Proceedings:	<p><u>Launching of a complaint :</u> A client wishing to make a complaint against a barrister may complain, through the solicitor or direct, to the Bar Council Complaints Commissioner. A client making a complaint against the handling of a complaint by the professional body may complain in writing to the Legal Services Ombudsman. There is a six month time limit for lodging a complaint, although complaints can be accepted outside the time limit in exceptional circumstances.</p> <p><u>Procedure :</u> To ensure an effective complaints handling system, there is a Legal Services Ombudsman, who is neither a solicitor nor a barrister, to whom written complaints relating to the way in which a professional body dealt with a complaint made to it in respect of a barrister may be made, by or on behalf of a member of the public. She has powers to request information, call witnesses and report to the professional organisation, the complainant and the person about whom the complaint was made. Her report is privileged.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Fine - Suspension from practice: this may be temporary or final and is always absolute, i.e. not limited to individual fields of law. It applies to the entire territory of England and Wales. - Exclusion from the profession - Prohibition on undertaking legal aid work - Further sanctions are: requirement to apologise, requirement to waive or refund fees, requirement to pay compensation. Certain conditions may also be imposed on solicitors which may limit the scope of their Practising Certificate, a licence which has to be renewed every year. <p>All of the sanctions imposed on barristers may be imposed in combination. There are no automatic sanctions for breaches committed by barristers or solicitors.</p>
Enforcement:	<p>Fines imposed on barristers are enforced by the General Council of the Bar. Failure to pay constitutes a breach of the code of conduct. Acting against the prohibition to practise and to represent, or against disbarment is considered a criminal offence.</p>
Communication/ Publicity:	<p><u>Communication/ Publicity :</u> The most serious sanctions are communicated to the Lord Chancellor and the Senior Judges, Crown Prosecution Service, Senior Members of the profession and are published on the Bar Council's web site.</p>
Contact details of the disciplinary bodies:	<p><u>General Council of the Bar</u> Complaints Department Northumberland Hse 303-306 High Holborn London WC1V 7JZ. Tel: 020 7440 4000</p>

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

UNITED KINGDOM	
Northern Ireland Solicitors	
Disciplinary bodies:	<p><u>First instance :</u> The Law Society of Northern Ireland is a self-regulatory disciplinary body. Breaches of the Law Society's own regulations and other complaints against solicitors are dealt with initially by the Society's internal Practice Committee. Serious matters may be referred to the independent Disciplinary Tribunal appointed by the Lord Chief Justice.</p> <p><u>Appeal :</u></p>
Proceedings:	<p><u>Launch of a complaint :</u> A client may complain against a solicitor, or a solicitor's employee or former employee either through a lawyer or directly to the Law Society, or in writing to the Disciplinary Tribunal. There is no time limit within which complaints must be made, but undue delay may prejudice the complainant's case.</p> <p><u>Procedure :</u></p>
Sanctions:	
Enforcement:	
Communication/ Publicity:	<p><u>Communication :</u></p> <p><u>Publicity :</u></p>
Contact details of the disciplinary bodies and contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

UNITED KINGDOM	
Northern Ireland Barristers	
Disciplinary bodies:	<p><u>First instance</u> : Barristers are subject to the Code of Conduct for the Bar of Ireland. Complaints of misconduct by the public are considered by the Barristers' Professional Conduct Tribunal, which has four practising barristers and five non-lawyer members. It is independent of the Bar Council, the Government and the profession itself. It ensures consistent, effective, and fair procedures for investigating and adjudicating upon complaints of misconduct.</p> <p><u>Appeal</u> : To the Appeals Board, chaired by a retired Supreme Court Judge – it has one practising barrister and three non-lawyers.</p>
Proceedings:	<p><u>Launching of a complaint</u> : A client may complain directly to the Bar authorities. There is no time limit within which complaints must be made, but undue delay may prejudice the complainant's case.</p> <p><u>Procedure</u> : Begun on a complaint form, obtainable from the Secretary, Donal O'Kelly 00 353 1 817 5011.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand - Fine - Prohibition to practise as a lawyer: it may be imposed for any length of time, it may also be permanent, and it is absolute, i.e. not restricted to certain fields of law. A prohibition to practise applies to the whole of Northern Ireland. - Disbarment - As a subsidiary sanction, certain conditions may be imposed on legal practice for a certain period of time. <p>Barristers may also be requested to repay their fees.</p>
Enforcement:	Fine, prohibition to practise and disbarment are enforced by the Bar Council.
Communication/ Publicity:	
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

UNITED KINGDOM	
Scotland Solicitors	
Disciplinary bodies:	<p>For professional misconduct :</p> <p><u>First instance :</u> Independent Scottish Solicitors' Discipline Tribunal</p> <p><u>Appeal :</u> Court of Session</p> <p>For inadequate professional services :</p> <p><u>First instance :</u> The Law Society</p> <p><u>Appeal :</u> Discipline Tribunal</p>
Proceedings:	<p><u>Launch of a complaint :</u> A client making a complaint against a solicitor may complain, through the solicitor, his practice unit, or to the Complaints Department of the Law Society. A client making a complaint against the handling of a complaint by the professional body may complain in writing to the Scottish Legal Services Ombudsman. There is no time limit for lodging a complaint, but there is a time limit of 21 days after intimation of the Council's or the tribunal's decision for appeal to the tribunal or to the court.</p> <p><u>Procedure :</u> A solicitor may petition the court to have his name restored to the roll.</p>
Types of sanctions:	<ul style="list-style-type: none"> - Warning - Reprimand (a reprimand may be accompanied by a fine) - Fine - Prohibition to practise, which may be temporary or permanent - Exclusion from the profession - Restriction of the Practising Certificate (e.g. allowing legal practise only as an employed lawyer). It may be imposed too together with a fine. <p>The Law Society may impose provisional sanctions.</p>
Enforcement:	Fines are executed by the Crown, i.e. the state. The Law Society enforces prohibitions to practise and exclusions from the profession. A prohibition to practise applies to activities in the entire state.
Communication/ Publicity:	<p><u>Communication :</u> Sanctions are recorded in a register at the Law Society, which is open to the public.</p> <p><u>Publicity:</u></p>
Contact details of the disciplinary bodies or contact points:	

SUMMARY OF DISCIPLINARY PROCEEDINGS AND CONTACT POINTS IN THE EU AND EEA MEMBER STATES

UNITED KINGDOM	
Scotland Advocates	
Disciplinary bodies:	<p><u>First instance</u> : Disciplinary Tribunal (consisting of a retired judge or Sheriff Principal nominated by the Lord President, three counsel of whom at least one is senior counsel and one lay person nominated by the Secretary of state for Scotland).</p> <p><u>Appeal</u> : The Dean has the power to reduce or rescind the penalty imposed by the Tribunal. Otherwise no right of appeal.</p>
Proceedings:	<p><u>Launch of a complaint</u> : The lay client may make a complaint himself directly to the disciplinary body. There is no time limit for lodging a complaint.</p> <p><u>Procedure</u> : Where the facts to which the complaint relates are disputed, the Dean of Faculty may remit the complaint to the Investigating Committee to make a preliminary investigation of the facts and report to him. The complaint may then, with the consent of the member of Faculty against whom the complaint has been made, be upheld, and penalties may be imposed by the Dean or by the Disciplinary Tribunal. If the member does not consent to it being disposed of in this way, then the complaint is remitted to the Disciplinary Tribunal for a full hearing. At this hearing written and oral evidence may be led. If the Disciplinary Tribunal upholds the complaint they may impose various penalties. Their determination is then reviewed by the Dean who has power, if he sees fit, to reduce or even rescind the penalty imposed by the Tribunal.</p>
Types of sanctions:	
Enforcement:	
Communication/ Publicity:	<p><u>Communication</u> :</p> <p><u>Publicity</u> :</p>
Contact details of the disciplinary bodies or contact points:	