

QLTS School Ltd.
Suite 704
6 The Broadway, Mill Hill
London NW7 3LL UK
Tel: + 44 (0) 207 117 6077
Fax: + 44 (0) 207 900 2935
Email address: info@qlts.co.uk
Website: http://www.QLTS.co.uk



Becoming an English Solicitor

COURSE APPLICATION FORM For the MCT (Scottish Solicitors)

Personal Details

First Name	<input type="text"/>	Home Address	<input type="text"/>
Middle Name	<input type="text"/>	City	<input type="text"/>
Last Name	<input type="text"/>	State	<input type="text"/> Postcode <input type="text"/>
Gender	<input type="radio"/> Male <input type="radio"/> Female	Country	<input type="text"/>
Email Address	<input type="text"/>	Employer's Name	<input type="text"/>
Tel. no.	<input type="text"/>	Employer's Address	<input type="text"/>
Mobile	<input type="text"/>	City	<input type="text"/>
Fax	<input type="text"/>	State	<input type="text"/> Postcode <input type="text"/>
		Country	<input type="text"/>
		Delivery Address	<input type="radio"/> Home <input type="radio"/> Work

Applicant's Qualification

Country of Qualification: **Scotland**

Please specify if more than one

Test Dates (for information purpose only)

When do you intend to sit the assessment?

- July 10th, 2018
 January 9th, 2019
 I haven't decided yet

Please fax this form (all 3 pages) to: + 44 (0) 207 900 2935 or scan & email to: orders@qlts.co.uk or post to our offices

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Course Materials

There are 3 course packages available for the MCT: Basic (items 1-6 below), Advantage (items 1-7) and Premium (items 1-9):

1. Six professionally written textbooks covering Outcomes A1, A3, A5, A7, A8, A9.
2. QLTS Course Handbook
3. Revision notes summarising the main legal concepts and key points of each subject
4. MCT Question Bank with more than 600 multiple choice practice questions
5. Free periodic updates for the course materials
6. Mock tests (~50 questions each to reflect exemptions) with intermingled questions and a time limit similar to the formal MCT. The number of mock tests you have access to depends on the course package you opt for - Basic (5 mock tests); Advantage and Premium (15 mock tests)
7. Access to the MCT Video Library
8. Two hours of tutor support
9. Initial guidance and a tailor-made study plan prepared by a senior tutor

Course Packages & Fees (VAT is not applicable)

All packages include items 1-5 and the following:

<input type="radio"/> MCT Basic	5 Mock Tests	£ 690.00
<input type="radio"/> MCT Advantage	15 Mock Tests & MCT Video Library	£ 890.00
<input type="radio"/> MCT Premium	15 Mock Tests & MCT Video Library & Initial Guidance & 2 Hours of Tutor Support	£ 1,190.00

Delivery Charges (allow for 2-8 working days)

<input type="radio"/> To destinations within the UK	£ 0.00
<input type="radio"/> To European destinations outside the UK	£ 40.00
<input type="radio"/> To North America	£ 40.00
<input type="radio"/> To all other destinations	£ 90.00

Method of Payment

- Bank transfer - please find our bank account details to the right ---> HSBC Bank, 210 High Holborn, London WC1V 7HD
Account Name: QLTS SCHOOL LTD
Sort Code: 40-03-27, Account Number: 92044625
SWIFT/BIC8: HBUKGB4B BIC11: HBUKGB4106T
IBAN: GB27-HBUK-4003-2792-0446-25
- A cheque is enclosed - made payable to QLTS School Ltd.
- Credit/debit card - please charge my card the amount of £ _____
- Visa _____
- MasterCard _____

Card Holder's Name

Expiry Date

Security Code

Card Holder's Signature

Date

Card Holder's Address: Same as home address above Other Address--->

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Terms & Conditions

1. Delivery times are from the day an order is placed. They do not include time delays caused by the imposition of local customs or import taxes, if any. Any taxes added by the local government are the responsibility of the candidate. Delivery may require a signature for receipt.
2. The copyright of all course materials remains that of QLTS School. Such materials may not be reproduced whether in all or in part by any method whatsoever, without prior permission having been given in writing by QLTS School.
3. All materials are watermarked with the purchaser's unique identifier version code. QLTS School will use this information to track any items that have been used by, shared and/or distributed to any other person, contrary to these terms and conditions.
4. Access to the MCT Online Training System and the availability of the 2 hours of tutor support (if applicable) are for 12 months from the date of enrolment to the course, or until you have passed the MCT, whichever happens first.
5. Your online account and course materials are for your sole use and may not be used by, shared, transferred, sold or offered to any other person except yourself by any means.
6. If QLTS School determines that any candidate has violated the policies set forth here or any applicable laws or regulations, it reserves the right, in its sole discretion, to deny further access to the candidate's online account, without limiting any other rights or remedies it may have.
7. Course fees do not include any fees payable to the SRA or the assessments provider. Further applications should be made by the candidate to sit the assessments and to apply for admission as a solicitor with the SRA. QLTS School is not responsible for whether or not you meet the SRA eligibility criteria for admission.
8. The loading time and quality of the video tutorials in the MCT Video Library depend on the bandwidth of your Internet connection. While the online videos are compatible with Apple and Android Devices, the MCT Question Bank and mock tests are only accessible through a PC. QLTS School is not responsible for connection or compatibility issues.
9. You acknowledge that the textbooks and access to the online MCT portal (such access referred to as the "service") are personalised and made on request based on the number of Outcomes you are required to pass by the SRA, and that the textbooks and online materials are updated on a frequent basis due to changes in the law.
10. Course fees must be paid in full upon enrolment and are non-refundable. Bookings will not be processed until payment is received. VAT is not applicable on the course fees. In relation to the Consumer Contracts (Information, Cancellation and Additional Charges) Regulations 2013, consumers expressly request and agree that the supply of the service to them will begin when we send them an email and make the service available to them for the first time. The service will be made available within 1-2 working days following receipt of the order and the payment. Consumers acknowledge that they will not have the right to cancel the order once the supply of the service has begun.
11. Legal professionals, paralegals, lawyers, law lecturers, judges and law students hereby acknowledge that by signing up to this course, they are acting in the course of their profession.
12. Following enrolment to the course, MCT Premium candidates will be sent a questionnaire to return to the tutor. On receipt of the questionnaire it is your responsibility to complete and return the questionnaire to your tutor and liaise with the tutor to arrange a time to be available for the initial guidance to take place. The initial consultation will take place over the phone, Skype or GoToMeeting. The customised study plan will be provided to you by email following the initial guidance. Failure to complete and return the questionnaire to the tutor, liaise with the tutor to arrange for the initial guidance, or non-appearance at the agreed time will render your initial guidance and customised study plan forfeited. The initial guidance and customised study plan will be provided to the candidate by the tutor only once. Deferral of the test, or changes in circumstances of the candidate affecting his timetable as suggested by the tutor, will not entitle the candidate to a second guidance or study plan.
13. Whilst all reasonable care has been taken in the preparation of the course materials, neither QLTS School nor any of the authors accept responsibility for any errors it may contain or for any loss sustained, by any person placing reliance upon its contents. Consequential loss shall be deemed to include, but is not limited to, failure in any QLTS assessment, any loss of profits or anticipated profits, damage to reputation or goodwill, loss of business or anticipated business, damages, costs, expenses incurred or payable to any 3rd party or any other indirect or consequential losses.
14. In the event of any dispute arising out of or in connection with this agreement, including any question regarding its existence, validity or termination, the seat, or legal place, of dispute resolution shall be London, UK. The language to be used in the proceedings shall be English.
15. All disputes shall be referred to and finally resolved by arbitration under the London Court of International Arbitration (LCIA) Rules, which Rules are deemed to be incorporated by reference into this clause. The number of arbitrators shall be one.
16. The governing law of this agreement shall be the substantive law of England and Wales.

I agree to the terms and conditions above:

Signature

Date

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