

CLC Manager Definition

A Recognised Body must have at least one CLC regulated Authorised Person (a Licensed Conveyancer or Licensed Probate Practitioner) with a valid CLC Manager Licence.

An ABS must have at least one Authorised Person, (Solicitor, and FCILEx with a valid Practising Certificate issued by a regulator not the CLC) who is a CLC Approved Manager – Or a Licensed Conveyancer/Licensed Probate Practitioner as above.

Any other individual that meet at least one of the below criteria will also need to apply to become a CLC Approved Manager. This applies to both lawyers and non-lawyers.

A CLC 'manager' is defined as a individual who is:

1. if the body is a limited company, a director registered at Companies House; or
2. if the body is a Limited Liability Partnership, an LLP member registered at Companies House; or
3. if the body is a partnership, a person held out as a partner who may be an equity or salaried partner e.g. listed as a partner on the Practice's headed paper; or
4. Sole Practitioner; or
5. HoLP and HoFA; or
6. Private or Corporate Investors (Beneficial Owners)