Financial services regulation and ethics

R01: 2019–20 edition

Web update 1: 14 August 2019

Please note the following update to your July 2019–20 edition of the R01 study text.

Chapter 3, section B1A, page 3/7

The fifth paragraph should read as follows (amendments in bold):

The donor can cancel an LPA if they have capacity. An LPA can also be revoked on the:

• donor’s bankruptcy (but not as regards welfare);
• death or bankruptcy (but not as regards welfare) of the attorney, and but only if they are the only attorney;
• dissolution of marriage or civil partnership between donor and attorney; and
• attorney’s incapacity, but only if they are the only attorney.