Guidelines for General Access to Legal Counsel

1. Litigation Matters

Guidelines for Handling Litigation were disseminated on January 26, 2012. These Guidelines for General Access to Legal Counsel supplement the UL System Guidelines for Handling Litigation which are in the process of being revised in accordance with PPM 50 issued by the Office of State Procurement in September 2014. In accordance with PPM 50, all new legal services contracts entered into from September 20, 2014 forward, must comply with PPM 50 as minimum billing guidelines. Contact Robbie Robinson for more information.

2. General Legal Questions

System campuses should develop their own internal procedures for legal guidance and/or review. This may involve a variety of sources at the discretion of the Campus President who may elect to: use an in-house counsel on campus; outsource general legal work to a local firm or firms that will bill campuses directly for legal services provided; use UL System counsel Decuir, Clark, & Adams; use UL System counsel Escamilla & Poneck; any combination thereof.

Legal work that is sent directly to either Decuir, Clark & Adams or Escamilla & Poneck will be billed to the UL System, but will be coded to identify the individual campus requesting the legal advice. These charges will be subsequently forwarded by the UL System to the individual campus requesting the legal advice. This process is the same manner that such work has been billed in the past. Access to legal counsel from these firms should be monitored at the campus level to ensure that you are not outsourcing work that you prefer would be handled internally or by local legal counsel. Nevertheless, these legal resources will be available to you and the addition of Escamilla & Poneck in such a capacity should merely add to what is already available.

3. Representation of UL System Board of Supervisors

Decuir, Clark, and Adams will continue to provide legal representation to the UL System Board of Supervisors during board meetings and as otherwise required/requested.
4. In-House Counsel / UL System

Escamilla & Poneck will serve as in-house counsel to the UL System working in collaboration with Decuir, Clark & Adams handling general in-house legal representation for the UL System. Escamilla & Poneck will also coordinate the provision of legal services by other outside legal counsel who litigate and perform general counsel services directly for member institutions. Escamilla & Poneck will also handle coordination of legal compliance for all nine universities including coordination of legal trainings, legal policies, Consent Decrees, and other system-wide legal compliance concerns. These services will not be billed to individual universities, but all legal work on these matters will be initiated by the UL system office, possibly after consultation with the university representatives and billing will be processed appropriately. Therefore, any general legal matters that are believed to fall under the purview of in-house legal compliance for UL System should be routed to Escamilla & Poneck through an appropriate UL System staff member: Karla Hughes, Robbie Robinson; Lisa Shemwell; Bruce Janet (EEOC).
1. Requests for Legal Representation in Litigation Matters

Each president should designate an individual or office and establish procedures for accepting service of and transmitting summonses and other notices of pending legal actions. It is crucial to disseminate these procedures campus-wide to ensure uniformity and efficiency, and to assist in meeting sensitive response deadlines.

It is also crucial to notify the System Office as soon as you become aware of any legal action against the University, or against campus employees acting in their official capacities, so that we can assist you in obtaining proper legal representation. Immediately upon receiving notification of a pending legal action, it should be forwarded to University General Counsel, along with a written request that the State reimburse and indemnify the defendants named in the lawsuit. Attached is a transmittal letter outlining the information you should include when you forward your representation request to this office. We will then transmit the request to the Attorney General for further action.

It is important that we know of all pending litigation from the beginning, so that we can assist you in dealing with these actions most effectively. It has come to our attention that there may have been instances in the past in which campuses have incorrectly assumed that the State would not reimburse and indemnify them in particular types of actions, and have not requested representation from the Attorney General. This has at times resulted in an individual campus unnecessarily assuming the entire financial burden for the defense of a case. It is crucial that we involve the Offices of the Attorney General and Risk Management at the outset so that this does not happen in the future.

2. Settlements

No president, other campus administrator or attorney representing the University should settle or agree to settle a case without System approval and involvement. Some settlements may require the approval of the Attorney General, the Office of Risk Management or the Board of Supervisors, and this will ensure that all necessary approvals are obtained prior to finalization. Any attorneys engaged to represent the University should be advised accordingly.

3. Litigation Holds

The University has a legal obligation to preserve evidence and records, including electronic documents that may be relevant to pending or potential legal actions, such as lawsuits, government audits and administrative proceedings. As a result of case law and amendments to federal court rules, upon notification of the possibility of a lawsuit, the University must take action in the form of a “litigation hold” to preserve all electronically stored information that may be relevant to the claim. A “litigation hold” is an order issued by an institution advising its employees to preserve information.
To ensure compliance with this requirement, any University personnel who become aware of any litigation, threat of litigation, or other legal action or investigation by an administrative authority, should immediately notify the institution’s designated Litigation Hold Officer to determine whether a litigation hold should be initiated and to identify University personnel who may be subject to the hold. If it is determined that a litigation hold is appropriate, all affected personnel must be notified.

Affected personnel must (1) immediately suspend any destruction of electronic information under their control that may be relevant to the action; (2) preserve any new relevant electronic information that is generated after the litigation hold has been put in place; (3) preserve hard copies of relevant documents under their control; and (4) preserve any relevant data on their home computers if they are used for any University-related business.

It is important to make campus administrators aware of this requirement, since failure to comply can result in serious negative consequences. Under the Federal rules, the failure to immediately put a litigation hold in place can result in an adverse decision by the court against the defendants. This can include instructions to a jury to assume that material that would have been helpful to the plaintiff has been removed and destroyed to benefit the defendants.

4. Update List of Campus Litigation

Regular communication between the system office and each institution regarding campus litigation is essential. Each institution should designate an individual to act as the liaison between defense counsel and the institution. This individual can also provide annual litigation reporting.

5. Litigation PPM

The Office of State Procurement’s PPM 50, Published September 2014, are the case handling and billing procedures to be used by all legal counsel contracting with legal institutions in the University of Louisiana System.
(Date)

The Honorable (Name)  
Office of the Attorney General  
Risk Litigation  
Post Office Box 94095  
Baton Rouge, LA  70804-9095

RE:  (Suit Title or Caption – include Names, Docket Number, Judicial District, and Parish)

Dear Attorney General (Name):

I am an employee (official) at (Name of University), a member of the University of Louisiana System. I have been named, made a defendant, or served with the lawsuit or claim referred to above. This claim arises through my employment with the University and I hereby request that the State of Louisiana defend and, if necessary, indemnify me in this matter. The information regarding the claim is as follows:

1. Name of Official/Employee/Department Sued:
2. Name of University within the University of Louisiana System:
3. Date of Service:
4. Type of Service (Received by Mail/Sheriff/Personal Delivery/Personal Service, at Home/Work):

The petition, citation, and attachments, as served upon me in this matter, are enclosed. If for any reason the State declines to accept the defense or indemnification of this matter, please advise me at the address listed below:

(Your Name)  
(Your Address)

Thank you very much for your assistance.

Sincerely,

Name and Title

1 Copies of this letter must be submitted to the agent for service of process at the UL System Office and to your University President.