



UNIVERSITY of
DENVER

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POLICY MANUAL
LITIGATION HOLD

Responsible Department: Office of General Counsel

Recommended By: Provost, VC Legal Affairs

Approved By: Chancellor

Policy Number
LEGL 1.10.060

Effective Date
6/28/2021

I. INTRODUCTION

This Policy sets forth the necessary steps that a University employee must take in the event the employee becomes aware of any legal or governmental actions or investigations.

II. POLICY OVERVIEW

The University has a legal obligation to preserve evidence and Records, including electronic documents, which are relevant to a pending or potential claim or action, such as a government audit, administrative proceeding, or lawsuit.

III. PROCESS OVERVIEW

Any employee who becomes aware of any litigation, threat of litigation, or other legal action or investigation by any court, agency or other governmental entity must immediately notify the Office of General Counsel and immediately cease any destruction of any Records related to the matter unless authorized otherwise by the Office of General Counsel. This includes:

1. Receiving a subpoena, summons, complaint, or other legal document of a legal action, order, or other. In this case, employees must also comply with Policy 1.10.050 *Subpoenas, Service of Process, and Other Legal Papers*.
2. Receiving notice regardless of form, (e.g., letter, e-mail, verbal) identifying the possibility of litigation or legal action.
3. Direct or indirect knowledge that certain events may lead to litigation or other legal action.

Upon notice of pending litigation or anticipated, the University shall issue a Litigation Hold Notice that will require the retention of all Records related to the matter, whether paper or electronic, due to pending state or federal litigation.

The Office of General Counsel shall evaluate the need for and issue the Litigation Hold Notice to all affected University Departments, Information Technology, and employees.

Each employee of the University is responsible for acting in compliance with the Litigation Hold Notice regarding the preservation and maintenance of evidence relevant to pending litigation. Documents that are subject to a Litigation Hold Notice must be identified, segregated, and retained by the department until the hold is removed, regardless of any Records retention or destruction schedule.

Additional information is available on the Office of General Counsel's website: (www.du.edu/counsel)

IV. DEFINITIONS

1. **“Records”** - refers to paper (hard copy), recordings, videotapes, writings, material objects, photographs, drawings, diagrams, testimony, or other things relate in any way to the subject of the litigation, investigation, or similar matter. Records also means electronic data and documents including, but not limited to, electronic mail, word processing, and other electronic documents (including metadata), calendars, voice messages, videos, digital photographs, information on servers, networked printers and photocopiers, personal digital assistants, mobile phones, office workstations, laptops, jump drives, CD's, DVD's, home computers, backup files, and in any other location where data may be stored.

Revision Effective Date	Purpose
<i>6/28/2021</i>	<i>Minor revisions</i>