FROM:	<u> </u>
DATE:	
RE: LITIGATION HOLD NOTICE LETTER	
Notice to Preserve Information and to Prevent Dele Electronic and Paper Files	tion or Destruction of Emails and other
The Institution has been sued by (NAME) can be expected to the Institution's employees: (CLA	ME) callege the following wrongful acts by MM)
Pursuant to the rules of the court, the Institution identify all hard copy and digitally maintained documents that may be relevant to the case maintained include, but are not limited to: ele (Microsoft Word, Excel, Adobe, etc); reconvoicemail messages; video tapes, and audio sanctions being issued by the court that could ser	filed (i.e. electronic records) that contain . The electronic records that must be ctronic mail; electronic files of all types dings of telephone calls or meetings; tapes. Failure to do so could result in
Therefore, it is imperative that you take all reintentional or accidental destruction of this inforprivileged communications. You must housekeeping or deletion efforts that courecords/electronically stored information and ham ay have been generated on your home computationing:	mation and data, including attorney-client IMMEDIATELY HALT all routine ald modify or destroy all electronic rd copy documents, including records that
1	

Be further advised that any new hard copy or electronic records received or created after the date of delivery of this letter that are relevant to this matter are not to be destroyed and you must take the appropriate steps to avoid the destruction of such documents.

RECORDS RETENTION & LITIGATION HOLD
Page 2

Please preserve all electronic records in the form in which they currently exist until further notice. IT IS IMPERATIVE THAT YOU RETAIN THE DOCUMENTS IN THEIR ORIGINAL ELECTRONIC FORM. It is not sufficient to print electronic records and retain paper copies.

Other information may be identified as our investigation of the matter continues. I will follow up with you soon to discuss any information that you may have and how we may proceed with collecting it.

Please return a signed copy of this notice letter prior to <u>date</u> indicating that you have received it and understand the instructions that you have received. If you have any questions, please contact me at <u>telephone/email</u>. Please also note that the Institution's obligation is ongoing and you should not delete or modify these files until you receive written notice from me that we are no longer under a duty imposed by the court to preserve these records.

The Institution will exercise all reasonable methods to protect the privacy of the preserved data. The purpose of the litigation hold notice is to comply with federal law. It is not intended to and should not suggest any assessment of the merits of __(NAME'S)____claim.

I understand that these requirements may create a burden for you and I am prepared to discuss with you any questions or concerns that you may have. I appreciate your cooperation in this matter.

I UNDERSTAND RECEIPT OF THIS LITIGATION HOLD NOTICE AND I UNDERSTAND THAT I HAVE AN AFFIRMATIVE OBLIGATION TO COMPLY WITH THE DIRECTIVES SET FORTH HEREIN.

Employee Name
Employee Signature
Date