From: CMitchell@foley.com To: Rachel K. Dowell Cc: Seth Jaffe

Subject: Re: Legal Expenses Trust Fund Date: Friday, April 27, 2018 12:46:01 PM

Thank you for your assistance As I've said, my primary concern is to ensure we are doing everything in compliance with the Ethics guidelines for a legal expenses trust Those are my instructions from the beneficiary, Mr Pruitt, and is my goal as well

Thank you very much Cleta

Sent from my iPhone

Cleta Mitchell, Esq Foley & Lardner, LLP cmitchell@foley com<mailto:cmitchell@foley com> (cell) 202 295 4081 (office)

On Apr 27, 2018, at 11:52 AM, Rachel K Dowell <rkdowell@oge gov<mailto:rkdowell@oge gov>>> wrote:

Cleta.

Per our conversation, here is the contact information for the EPA ethics official: Justina Fugh, (b)(6)

Thank you. Rachel

From: CMitchell@foley com<mailto:CMitchell@foley com> [mailto:CMitchell@foley com]

Sent: Thursday, April 26, 2018 12:50 PM

To: Rachel K Dowell Cc: Seth Jaffe

Subject: RE: Legal Expenses Trust Fund

Rachel and Seth:

Here are the questions I would like to discuss tomorrow:

- May the Beneficiary contribute to the Legal Expenses Trust Fund?
- Is a company or industry that has no business before the agency, has never had such business before the agency and does not anticipate having any business before the agency, a prohibited source - there is a 'fear' that "everything is someday, somehow going to be subject to the EPA"... With no specific transactions, business, matter, proceeding, in the past or in the present, is that a 'prohibited source'?
- If a person is an investor, not an owner, but a passive investor in an LLC, or owns stock in a publicly traded company, or has some other investment in an entity that may have transactions or business before the agency - is that investor a prohibited source?

I have looked at the opinions related to "interests that may be substantially affected" by the agency - and find no real guidance. If you have such guidance, I'd be happy to review it, but this is what I need to discuss and try to get some clarification about

Look forward to speaking to you tomorrow and I appreciate your time Thank you Cleta

Cleta Mitchell Foley & Lardner LLP 3000 K Street, N W | Suite 600 Washington, DC 20007-5109 P 202 295 4081

cmitchell@foley com<mailto:cmitchell@foley com>

View My Bio<http://www-foley.com/Cleta-Mitchell/> Visit Foley comhttp://www.foley.com/> <image001 jpg>

From: Rachel K Dowell [mailto:rkdowell@oge gov] Sent: Wednesday, April 25, 2018 3:37 PM

To: Mitchell, Cleta Cc: Seth Jaffe

Subject: RE: Legal Expenses Trust Fund

Would a call on Friday, April 27, at 11am work for you? If so, the call-in information is as follows:

Thanks.

Rachel

Rachel K Dowell Associate Counsel Office of Government Ethics General Counsel & Legal Policy Division Ethics Law and Policy Branch (202) 482-9267

Visit OGE's website: www oge govhttps://urldefense.proofpoint.com/v2/url?u=http-34 www oge gov &d=DwMFAg&c=Rlm5WhGmPEr8srpDE4r86Q&r=VqoRkeE_5TDLJ3dg_fBnP_FE2i3QDPv7Z5MpUq8armE&m=AFjCLrFbJv_2u4qC0cAd- $\underline{vqIha_kY6krbEBDLiKhn0\&s=5QC9Wsqp_ZfyCQOls3rwRI1sa-A4K1wgW-J--k3cU30\&e=>$

Follow OGE on Twitter: @OfficeGovEthics

 $From: CMitchell@foley.com < \underline{mailto:CMitchell@foley.com} > [\underline{mailto:CMitchell@foley.com}]$

Sent: Monday, April 23, 2018 5:33 PM

To: Seth Jaffe

Cc: Rachel K Dowell

Subject: RE: Legal Expenses Trust Fund

Hello! I appreciate both of your efforts to return my call to Seth I realized after I had left the message that I had some additional questions other than the one I mentioned to Seth in my voicemail So I've been assembling those questions and wonder when you might be able to schedule a call with me so I can ask all the questions at once I have a very brief call tomorrow at 10 am and then another at 3 pm that will last awhile - I do need to try to get these questions answered soon, so let me know when one or both of you are available to talk with me I really appreciate it Cleta

Cleta Mitchell Foley & Lardner LLP 3000 K Street, N W | Suite 600 Washington, DC 20007-5109 P 202 295 4081

cmitchell@foley com<mailto:cmitchell@foley com>

View My Bio<http://www-foley.com/Cleta-Mitchell/> Visit Foley com< http://www.foley.com/> <image001 jpg>

From: Seth Jaffe [mailto:sjaffe@oge gov] Sent: Tuesday, November 28, 2017 11:57 AM To: Mitchell, Cleta Cc: Rachel K Dowell Subject: RE: Legal Expenses Trust Fund

Dear Cleta,

Would a call at 2:30pm today work for you? If so, you can give us a call at: 202-482-9298

Thanks. Seth

Seth H Jaffe Chief, Ethics Law & Policy Branch U S Office of Government Ethics (202) 482-9303

 $From: CMitchell@foley.com < \underline{mailto: CMitchell@foley.com} > \underline{[mailto: CMitchell@foley.com]}$

Sent: Tuesday, November 28, 2017 10:16 AM

To: Seth Jaffe

Subject: Lega Expenses Trust Fund

Mr Jaffe - I left a message on your voicemail

I have been retained by EPA Administrator Scott Pruitt to establish and serve as Trustee for a Legal Expenses Trust Fund to raise funds and pay the legal expenses incurred by virtue of a bar complaint filed against the Administrator alleging violation of the Code of Professional Responsibility by reason of the Administrator's appointment as EPA Administrator, having previously filed suit against the agency

Stefan Passantino forwarded to me the template document from your office regarding such trusts

I have several questions which I would like to discuss with you, so if you could please let me know a convenient time to talk, I will call you at that time Thank you

Cleta Mitchell Foley & Lardner LLP 3000 K Street, N W | Suite 600 Washington, DC 20007-5109 P 202 295 4081

cmitchell@foley com<mailto:cmitchell@foley com>

View My Biohttp://www.foley.com/Cleta-Mitchell/ Visit Foley comhttp://www.foley.com/ <a href="mailto:simple:sim

The preceding email message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party.

OGE Confidential Notice: This message may contain Controlled Unclassified Information (CUI) that requires safeguarding or dissemination control under applicable law, regulation, or Government-wide policy. This email, including all attachments, may constitute a Federal record or other Government property that is intended only for the use of the individual or entity to which it is addressed. If you are not the intended recipient or the employee or agent responsible for delivering the transmission to the intended recipient, you are hereby notified that any dissemination, distribution, copying or use of this email or its contents is strictly prohibited. If you have received this email in error, please notify the sender by responding to the email and then immediately delete the email

The preceding email message may be confidential or protected by the attorney-client or work-product privileges. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message and any attachments or copies. Any disclosure, copying, distribution or reliance on the contents of this message or its attachments is strictly prohibited, and may be unlawful. Unintended transmission does not constitute waiver of the attorney-client privilege or any other privilege Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party. Unless expressly stated otherwise, nothing contained in this message should be construed as a digital or electronic signature, nor is it intended to reflect an intention to make an agreement by electronic means

The preceding email message may be confidential or protected by the attorney-client or work-product privileges. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message and any attachments or copies. Any disclosure, copying, distribution or reliance on the contents of this message or its attachments is strictly prohibited, and may be unlawful. Unintended transmission does not constitute waiver of the attorney-client privilege or any other privilege. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party. Unless expressly stated otherwise, nothing contained in this message should be construed as a digital or electronic signature, nor is it intended to reflect an intention to make an agreement by electronic means

The preceding email message may be confidential or protected by the attorney-client or work-product privileges. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message and any attachments or copies. Any disclosure, copying, distribution or reliance on the contents of this message or its attachments is strictly prohibited, and may be unlawful. Unintended transmission does not constitute waiver of the attorney-client privilege or any other privilege. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party. Unless expressly stated otherwise, nothing contained in this message should be construed as a digital or electronic signature, nor is it intended to reflect an intention to make an agreement by electronic means.