

# TERMS OF USE AND PRIVACY POLICY

Welcome to the Deval Patel-Lennon, Esq., P.A. (“DPL”) website. Your use of this site is subject to the terms and conditions set forth in this disclaimer. By accessing this site, you are acknowledging that you have read and accepted these terms and conditions. No Attorney-Client Relationship is Created by This Site or by any Electronic Mail. This site contains general information about DPL. Your use of the site or the email addresses for any of our lawyers do not create an attorney-client relationship. We accept clients and render legal services only after evaluating a proposed engagement for conflicts, entering into a signed engagement letter (electronic signatures are insufficient), obtaining a retainer (where applicable), and following certain internal procedures.

No Legal Advice is Rendered by This Site. Any articles, publications or other information available through this site is for general information only, and you should not rely upon it for any purposes. Such information may not be current, and may not apply to your specific situation. Therefore, you should consult with a lawyer licensed in the applicable jurisdiction rather than relying on any information contained on this site. DPL disclaims all liability with respect to your use of this site as a source for legal advice or information. As noted above, an email to DPL or any of its lawyers is not sufficient to create an attorney-client relationship. Rather, an attorney-client relationship with DPL can only be created in accordance with the procedures described above.

If you are not an existing DPL client, do not send to the firm or any of its lawyers any information that is confidential or sensitive, or that you wish to have protected by attorney-client privilege. Such information will not be privileged or confidential unless and until you become a DPL client as described above.

This Privacy Policy Only Applies to This Site. DPL’s privacy policy, as described herein, only applies to information gathered through this site, and not information which becomes available through other means (such as an attorney-client relationship or from third parties). DPL respects the privacy of its clients and other third parties. Users do not have to submit any personally identifiable information in order to use this site. Personally identifiable information is not collected via the site unless it is specifically and voluntarily provided by a user. Personal information that is voluntarily submitted to DPL through this site may be used for the firm's educational, networking, marketing and similar business purposes. We do not sell, rent, trade or share personal information, except that such information may be shared with service providers assisting us in carrying out our business functions (such as our website operator). To ensure that this site is well managed and to facilitate improvements to it, various technologies, such as cookies (small text files stored in a user's browser) and web beacons (electronic images that allow web sites to count visitors who have accessed a particular page) may be used to track information and identify categories of visitors by items such as IP address, domain, browser type and pages visited. This information is used to analyze the number of visitors to different areas of this site and to ensure that it is serving as a useful, effective information source. These technology tools are not used to collect any personally identifiable information such as name or email address.

Personal Information of Children Under 13. DPL complies with the requirements of the Children's Online Privacy Protection Act. This site is not directed to children and we do not knowingly collect any personally identifiable information from children under 13 years of age through this site.

Information Collection and Use. Notwithstanding the above referenced privacy policy, DPL may disclose personal information in special cases as noted:

When DPL has reason to believe that disclosing this information is necessary to identify, contact, or pursue legal action against someone who may be causing injury to or interference with (either intentionally or unintentionally) the rights, interests or property of DPL, its employees or clients or anyone that could be harmed by such activities;

When DPL believes in good faith that the law requires it; and

In situations involving threats to the physical safety of any person.

Intellectual Property. Neither the DPL name, logo, nor any related marks, may be used or displayed, absent DPL's prior written consent. Any other trademarks, product and company names, and logos appearing on the site are the property of their respective owners, and may be used only with the express written permission of the particular owner.

Proprietary Content. Materials are available at this site for each user's individual and personal, non-commercial use. Any other copying, and any distribution, retransmission, linking or modification of information or materials on this site, including modification of copyright, trademark, or other proprietary notices, whether such material or information is in electronic or hard copy form, is strictly prohibited absent the express prior written permission of DPL.

Links to Other Sites. This site may contain links to other Internet sites and content on the World Wide Web. Such links are not controlled by DPL and are provided solely for the convenience of the user, at such user's sole risk. DPL is not responsible for the content of any third-party site, and the inclusion of such links does not imply any recommendation, approval or endorsement of that site. Use of this web site is at the user's sole risk. The materials presented on this site do not reflect the most current legal developments. These materials may be changed, improved, or updated without notice. DPL is not responsible for any errors or omissions in the content of this site or for damages arising from the use or performance of this site under any circumstances. Although DPL does not intend this site to constitute advertising for legal services, it may be considered advertising in some jurisdictions. DPL seeks to comply with all laws and ethical rules of the jurisdictions in which DPL offices are located, but cannot ensure that this site meets all applicable requirements throughout the United States or the world. DPL does not seek to represent anyone based upon their viewing this site in a jurisdiction where this site does not conform to local requirements. DPL may terminate or block a user's access, or suspend any user's access to all or part of the site, without notice, for any conduct that DPL believes is in violation of any applicable law or is harmful to the interests of another user, a third-party provider, a service provider, or to DPL.

Limitation of Remedies. If the user is dissatisfied with any portion of the site or the content, or with any of these terms of use, his or her sole remedy is to discontinue using the site. Notice of all changes to these Terms of Use will be posted on the site.

Security. Personal information that is voluntarily submitted to DPL online, via electronic communication, or otherwise, may be maintained or accessed in servers or files located in the United States.

Changes to These Terms of Use. DPL may change this site's Terms of Use and Privacy Policy at any time, without notice. By using this site after DPL posts any changes to the Terms of Use and Privacy Policy, the user shall be deemed to have accepted those changes. Any inquiries concerning the Terms of Use and Privacy Policy should be sent via electronic mail to [info@dplshire.com](mailto:info@dplshire.com).