ATTORNEY REFERRAL INFORMATION

The ACR Legal Department provides referrals to attorneys for those radiologists and radiation oncologists who do not have representation, or who have an attorney but would like to consult with a specialist in a particular area of the law, such as medical staff bylaws. We also may provide general information on specific issues, such as contracts, with this referral sheet. Some of the information may be in sample format. Please be advised that any materials we provide are for informational purposes only and not meant to substitute for legal counsel.

While it is not essential that you have local counsel to represent you, your attorney should be familiar with your state law and administrative regulations pertaining to medical practice. Of course, it is important that you and the attorneys discuss fee arrangements, as well as the time they expect to spend on the matter, before retaining any of them to represent you.

Thank you for contacting the ACR Legal Department. If you need further assistance or have questions about the Business Practice Issues section of the web site, please call 1-800-227-5463 and ask for Dee Salem or you may email her at dsalem@acr.org or legal@acr.org.

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Mr. Black’s practice focuses on health care and general business transactional work. Mr. Black has extensive experience representing public hospital districts, non-profit hospitals, physician and physician groups. His practice focuses on Medicare compliance, fraud and abuse, tax-exempt organization issues, public hospital district issues, professional and facility licensing, payor contracting, business organization and structures, governance, certificate of need, hospital/physician contracting, joint ventures, physician compensation, and equipment and office leasing.
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Timothy P. Blanchard practiced for 20 years with the top-ranked health care practice of a leading international law firm. His practice comprises health care regulatory issues, including Medicare and Medicaid coverage, billing and payment; fraud and abuse audits and investigations, and health care compliance programs; clinical trials billing and compliance; electronic health records and HIPAA privacy; certification, licensing, and enrollment; and medical necessity and utilization review. Tim frequently speaks and writes on health care reimbursement, regulatory and false claims issues. Tim is active in the American Health Lawyers Association. He chairs AHLA’s Annual Institute on Medicare and Medicaid Payment Issues and served two terms on the AHLA Board of Directors (2001-2007). Tim is a Fellow of the Healthcare Financial Management Association. He serves on the editorial advisory boards of CCH Healthcare Compliance and CCH Health Care, and on the Legal Advisory Committee of the American Academy of Professional Coders. In 2008, Tim was the Practitioner in Residence in the Center for Health Law Studies at Saint Louis University School of Law. Tim has testified before the House Committee on Small Business regarding Medicare coverage and payment policy issues and has addressed Government Accountability Office staff regarding Medicare and Medicaid medical necessity policy issues. He is the author of several leading articles on medical necessity policy, including: "Medicare Medical Necessity Determinations Revisited: Abuse of Discretion and Abuse of Process in the War Against Medicare Fraud and Abuse," 43 ST. LOUIS U.L.J. 91 (1999) and "Medical Necessity Denials As A Medicare Part B Cost-Containment Strategy: Two Wrongs Don't Make It Right Or Rational," 34 ST. LOUIS U.L.J. 939 (1990). Tim is a Co-Editor of A Guide To Complying With Stark Physician Self-Referral Rules (AIS) and has contributed chapters for the Health Law Handbook (West). Tim is admitted to the State Bar of California, the State Bar of Washington, and the District of Columbia Bar.
Stephania Denton joined the firm in 1997 after practicing at a large regional law firm located in Seattle. Her practice emphasizes tort and commercial litigation, including health and life insurance law, insurance coverage, professional liability litigation, class action litigation, and intellectual property law.

Renee is experienced in representing a wide range of health care providers and suppliers, including hospitals and health systems, academic medical centers, physicians, imaging centers, and medical suppliers and distributors. She has represented health care clients in litigation and government investigations implicating the federal False Claims Act, the federal Anti-Kickback Statute and physician self-referral (“Stark”) laws, state Medicaid issues, and health care licensing matters. Renee also assists clients with internal investigations of allegations of fraud or other noncompliance with state or federal health care laws, and responding to Medicare, Medicaid and third party payor audits. Renee regularly advises clients on Medicare and Medicaid reimbursement and payment issues, structuring financial relationships under fraud and abuse and self-referral laws, and other health care compliance matters.
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Mr. Meals does extensive work negotiating and reviewing contracts. He has been representing physicians in variety of settings for many years. Bob has succeeded in defending physicians in peer review matters and Medicare litigation.

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Lori practices exclusively health care law including developing joint ventures, regulatory planning, consulting on fraud and abuse, Medicare and Medicaid reimbursement, compliance, and privacy issues. She also has expertise in drafting and negotiating all forms of physician contracts and services agreements. Lori’s clients include hospitals, physicians, provider trade associations, health plans, skilled and assisted living facilities and other specialty care providers.
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David has a national practice that focuses on representing health care clients in litigation involving regulatory compliance, including false claims issues, anti-kickback and physician self-referral rules, Medicare and Medicaid reimbursement and health care licensing. His clients include hospitals, physicians, home health agencies and durable medical equipment providers. David also works on complex commercial litigation in the employment and antitrust areas as well as on class actions. Before joining Bennett Bigelow & Leedom, David was an assistant attorney general for Washington State prosecuting health care antitrust cases. He speaks frequently at national conventions on health care law issues.

**Tamara L. Roe**  
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Ms. Roe practices in the area of labor and employment law. She advises employers regarding wage and hour issues, discipline and discharge, insurance coverage, construction and enforceability of employment contracts, employee policy manuals and covenants not to compete, as well as a myriad of other issues. Ms. Roe also represents employees and independent contractors with respect to such matters as workplace harassment, wrongful discharge, unpaid overtime and negotiation of severance packages.
Dave F. Schoolcraft is a member of the business department with a practice focusing on corporate representation, health care, and information technology. His corporate practice involves representing companies in mergers, acquisitions, distribution arrangements, and general corporate matters. In the technology area, he structures and negotiates e-commerce transactions, and drafts and negotiates software licensing agreements, joint ventures, and distribution agreements for Internet-based applications. In the health care area, he assists traditional health care organizations and health information technology companies in complying with state and federal health care regulations and implementing technology initiatives. He has experience representing a wide range of for-profit and nonprofit entities, including Internet infrastructure and software companies, hospitals, physicians, and medical-related businesses.

Miller Nash’s Health Care practice team has extensive representing radiologists and radiology groups in Washington and Oregon. They also do a significant amount of information technology related work that is connected to radiology (primarily PACS deals), and have recently expanded their work in the teleradiology space.

Mary H. Spillane, a Member in the Seattle office, is the Chair of the firm's Health Care and Appellate Practice Groups. Her practice emphasizes health care law, state and federal appeals, as well as medical malpractice and product liability defense litigation. Mary has substantial experience advising health care clients on risk management, credentialing, quality assurance, fraud and abuse, self-referral, antitrust, and health care reform issues.