

**Tracy, Mary**

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**From:** OFFICE RECEPTIONIST, CLERK  
**Sent:** Monday, December 01, 2014 8:13 AM  
**To:** Tracy, Mary  
**Subject:** FW: Comments on LLLT Proposed Rules of Professional Conduct

Here is another one for you.

*Kris Triboulet*  
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**From:** Leisa Bulick [mailto:lkb345@aol.com]  
**Sent:** Saturday, November 29, 2014 11:30 AM  
**To:** OFFICE RECEPTIONIST, CLERK  
**Subject:** Comments on LLLT Proposed Rules of Professional Conduct

Greetings:

I have a request for clarification on LLLT RPC 1.5 pertaining to fees, which I will also address with separately submitted comments for amendment of APR 28G(3).

I believe the language of LLLT RPC 1.5 (b) should be amended to add the following underlined language (which is contained in the Lawyer RPC) to make it clear that LLLTs are permitted to meet with prospective clients, reach a mutually agreeable arrangement as to the commencement of representation, and then sign a representation contract.

LLLT RPC 1.5 Fees:

(b) The scope of the representation and the basis or rate of the fee and expenses for which the client will be responsible shall be communicated to the client, in writing, before or within a reasonable time after commencing the representation. Upon the request of the client in any matter, the lawyer shall communicate to the client in writing the basis or rate of the fee.

LLLT RPC 4.3(b) (Dealing With Person Not Represented by Lawyer) should be amended to permit communication with another party in the matter, if and when APR 28(H)(6) is amended to permit the same.

Thank you for your consideration of these comments.

I am honored to be a member of the very first 14 member LLLT class and want to extend my thanks for creating this program.

Sincerely,

