SEIU LOCAL 1021
POLICY ON
ATTORNEY/CLIENT CONFIDENTIALITY and ROLE OF ATTORNEY

Attorney-Client privilege exists between Local 1021’s law firm(s) and Local 1021 as well as the agents of Local 1021, i.e., Local 1021 staff. Therefore, letters of opinion and correspondence from Local 1021’s attorneys to Local 1021 are considered privileged communications and must not be shared with members unless written permission is received from the attorney/author.

Whenever there is a hearing or proceeding (civil service, arbitration, etc.) with an attorney present on behalf of Local 1021, a Local 1021 staff person is also required to be present. Attorneys are not to investigate grievances, engage in direct communications or meet with members without a Local 1021 staff person present.

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