ATTORNEY-CLIENT PRIVILEGE FOR IN-HOUSE COUNSEL

BEYOND THE BASICS

INTRODUCTION

- Overview of Privilege
- · Privilege in Investigations
- Privilege for Affiliated Entities
- · Common Interest Doctrine
- · Advisors & Consultants
- Mergers & Acquisitions
- Privilege Around the World
- Best Practices for Preserving Privilege

OVERVIEW OF PRIVILEGE



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ATTORNEY-CLIENT PRIVILEGE

- The attorney-client privilege protects:
 - A communication,
 - Made between privileged persons (i.e., attorney, client or agent),
 - In confidence,
 - For the purpose of obtaining or providing legal assistance for the client.
- Courts typically construe the privilege narrowly.



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ATTORNEY-CLIENT PRIVILEGE (CONT'D)

- The communication must be made for the purpose of obtaining *legal* advice, rather than business or other advice.
- Legal advice should be the primary purpose of the communication.
- There should be an expectation that the advice will not be disclosed to others.
- The attorney's primary role in making the communication cannot be nonlegal, such as giving business advice or acting as corporate secretary.



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WORK PRODUCT DOCTRINE

- Protects material prepared and attorney mental impressions formed in anticipation of litigation.
- There is no work product protection for documents prepared in the ordinary course of business.

V&E

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Also available as part of the eCourse

<u>Corporate Counsel 2016: Compliance and Best Practices</u>

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