Common Privilege Issues in Internal and Government Investigations

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Five Scenarios

- Disclosures to the Board of Directors
- Disclosures between and among Represented Employees
- Disclosures to Insurers
- Disclosures to the Government (voluntary & compelled)
- What to do when the government seizes privileged records

Scenario No. 1 – Disclosures to the Board

You hire outside counsel to investigate a whistleblower complaint concerning alleged false representations in the company's SEC filings. Outside counsel completes its investigation and is asked to brief the Board of Directors.

Attorney-Client Privilege: The Basics Communication Made between
Attorney and Client Kept in
Confidence For obtaining or
providing legal
advice

Attorney-Client Privilege: Who's Protected	d?
 Communication between "attorney" and "client" In-house counsel often wears multiple hats Must be careful about which hat you are wearing 	
 Information provided by employees typically protected if: Communication made to counsel acting as counsel At direction of management for the purpose of securing legal advice Concerning subject within the scope of employment Employee knows purpose of the communication is for corporation to procure legal advice 	
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Attorney-Client Privilege: What's Protected?

- Legal advice and communications that will facilitate provision of legal advice
- What about mixed communications?
 - Supreme Court left open a circuit split on communications that include both legal and non-legal advice (In re Grand Jury, 2023)
 - Most circuit courts use the "primary purpose" test
 - D.C. Circuit uses the "significant purpose" test
 - Try to avoid these types of communications separate out the privileged material where possible

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