McGuireWoods Ethics Programs

McGuireWoods LLP
T. Spahn (3/1/22)

McGuireWoods Ethics Programs

The attached chart describes materials for ethics programs prepared by McGuireWoods lawyer Tom Spahn.

The entry for most of these programs includes the following information: title; a "blurb" describing what the program covers; the hypotheticals that can be used for the program; a separate document that repeats the hypotheticals and provides the analyses (based on the ABA Model Rules, but including state rules where appropriate); the number of hypotheticals in the program; the date the materials were last updated.

Because McGuireWoods intends for these materials to be used for educational purposes, you will see copyright restrictions on their use. Please contact Tom Spahn at tspahn@mcguirewoods.com or <a href="m

We welcome corrections, disagreements, suggestions, or questions.

MCGUIREWOODS ETHICS PROGRAMS

(I) GENERAL INTEREST

Program	Program	Document Number	Number of Hypothetica	Last Updated	Blurb/Comments
(I)(A)	Ethics Issues Facing Corporate Counsel: Identifying the Client Blurb Hypotheticals Hypotheticals and Analyses (220 pages) PowerPoints (hypotheticals)	80728251 8281771 8103470 148726093	10 10	1/1/21	This interactive program uses hypotheticals to explore the most basic question that all corporate in-house and outside lawyers must answer: exactly who is the "client"? Among other things, the program will discuss: (1) who is the corporate lawyer's client within the corporate entity, and whether lawyers can be retained by a constituent such as an Audit Committee or group of independent directors; (2) who is the client within a corporate family, whether outside lawyers can be adverse to one corporate family member while simultaneously representing another on an unrelated matter, and whether in-house lawyers automatically represent their corporate employer's affiliates; (3) the impact of client identity in corporate transactions, including ownership of the attorney-client relationship (and the accompanying privilege) in stock and asset sales, and the effect of joint representations in selling or spinning off subsidiaries; (4) whether corporate in-house and outside lawyers can also represent corporate employees, the implications of such representations, and how to avoid accidentally creating such representations; (5) whether corporations' shareholders must ever be considered the corporate lawyers' "clients," including the fiduciary exception's application.
(I)(B)	Ethics Issues Facing Corporate Counsel: Hiring for the Law Department and Preserving Confidences Blurb Hypotheticals Hypotheticals and Analyses (165 pages) PowerPoints (hypotheticals)	85993784 90428636 81662704 154424751	28	4/25/17	This interactive program uses hypotheticals to explore conflicts of interests principles facing in-house lawyers, and their duty to preserve their corporate clients' confidences, including: (1) the conflicts risks of hiring lawyers and non-lawyers (such as disqualification principles' application to law departments and "secondment" arrangements); (2) in-house lawyers' personal conflicts; and (3) in-house lawyers' duty to protect their client's confidences by maximizing attorney-client privilege and work product protection for intra-corporate communications and when dealing with third parties. This specialized program has not been recently updated.

(I) GENERAL INTEREST (CONT'D)

D	n.	Document	Number of	Last	DI LIG
Program	Program The Ethics of E-Mail and Social	Number	Hypotheticals 38	Updated 2/1/21	Blurb/Comments
(I)(C)			38	2/1/21	This interactive program uses hypotheticals to explore the unique and quickly
	Media: A Top Ten List	2227542			evolving issues involving the widespread use of electronic communications such as email and social media, including: (1) creation of the attorney-client
	• Blurb	3327543			relationship (including the effect of an unsolicited email from a prospective
	Hypotheticals	6553426			client); (2) communications with clients (including the ethical propriety of using
	Hypotheticals and Analyses	<u>6312230</u>			unencrypted email, and the effect of clients asking someone to print off their
	(476 pages)	154405204			emails); (3) communications within a corporate client (including courts' analysis
	PowerPoints (hypotheticals)	<u>154425384</u>			of intra-corporate communications, the effect of widespread intra-corporate
					circulation, document creation, and whether a corporation's lawyer can read an
					adverse employee's personal privileged communications found on company
					servers); (4) communications with adversaries (including use of "reply to all"
					when communicating to an adversary, the responsibilities of lawyers receiving
					inadvertently transmitted communications, and metadata); (5) working with others
					(including working with service providers and outsourcing of discovery work);
					(6) discovery (including searches of adverse parties' and witnesses' social media,
					and the privilege effect of an inadvertent production of a privileged document);
					(7) jurors (including jurors' independent Internet research); (8) judges (including
					judges' independent Internet research and "friending" of lawyers); (9) end of the
					attorney-client relationship (including the effect of marketing); (10) marketing
					(including the marketing rules' application to "blogs," and bars' characterization of
					the intrusiveness of electronic marketing).

(I) GENERAL INTEREST (CONT'D)

		Document	Number of	Last	Blurb/Comments
Program	Program	Number	Hypotheticals	Updated	
(I)(D)	Civil Rights and Diversity: Ethics Issues Blurb Hypotheticals Hypotheticals and Analyses (289 pages) PowerPoints (hypotheticals)	61292107 62865285 56718623 153208590	28	3/16/15	This interactive program uses hypotheticals to explore numerous ethics issues facing lawyers advocating for civil rights and diversity. Among other things, the program will address: dealing with other lawyers' bigoted misconduct (in law firms and other contexts); lawyers marketing their involvement in civil rights and diversity matters; dealing with clients (including how to deal with clients' direction to pursue offensive conduct, public policy disagreements with clients and representing unpopular clients); civil rights/diversity lawyers' public communications about their cases and about judges; litigation issues (including ghostwriting pleadings); discovery issues (including the ethical propriety of deceptive conduct designed to uncover discrimination); dealing with courts (including challenging court orders and existing law); judicial ethics (including judges' involvement with discriminatory organizations, and judicial bias). This specialized program has not been recently updated.
(I)(E)	Artificial Intelligence: Ethics Issues • Blurb • Outline (287 pages)	88274893 88951932		6/2/17	This program explores the ethics implications of relying on artificial intelligence to provide or assist in providing legal advice. First, the program will cover general issues, including: unauthorized practice of law and multijurisdictional rules' application; lawyers' duty of competence; the conflicts of interest, fee/expense, privilege and work product implications of lawyers working with third party AI providers or consultants; lawyers' ability to limit their liability; discoverability and ownership of AI material. Second, the program will address AI issues transactional lawyer may face, including: ethics rules governing lawyers' reaction to transactional adversaries' AI - induced substantive mistakes or typographical errors; ownership of AI material after corporate transactions. Third, the program will cover AI issues litigators may face, including: bars' and courts' handling of ghostwritten pleadings; AI use in discovery, jury selection and judge assessment; lawyers' duty to disclose AI -compiled bad facts and bad law. This specialized program has not been recently updated.

(I) GENERAL INTEREST (CONT'D)

Program	Program	Document Number	Number of Hypotheticals	Last Updated	Blurb/Comments
I (F)	The Attorney-Client Privilege and the Work Product Doctrine: Basic Principles and 2021 Developments and Trends • Blurb • A Practitioner's Summary Guide to the Attorney-Client Privilege and the Work Product Doctrine (306 pages) • Key Attorney-Client Privilege Issues: Recent Caselaw (749 pages) • PowerPoints (outline)	67235805 46499708 96065910 49662357		12/28/15 12/5/13 2/12/21	This program will explore perhaps the most important legal doctrine all lawyers should understand the attorney client privilege. The program will also address the separate but related work product doctrine protection. With both protections, the program will include up-to-date case law. The program will explore ten topics: (1) how to determine which attorney-client privilege and work product law will apply; (2) clients' nearly universal misunderstanding of the privilege's applicability, and the key legal advice component; (3) privilege protection in the corporate setting (including the danger of widespread intracorporate communications, beyond those with a "need to know"); (4) sources of proof courts examine in analyzing privilege protection, and practical steps for maximizing the protection; (5) basic work product principles (including the "litigation," "anticipation," and "motivation" elements); (6) identifying who is outside privilege protection, including clients' and lawyers' agent/consultants; (7) privilege waiver (including implied, "at issue" and subject matter waivers); (8) joint defense/common interest agreements (highlighting their unpredictability); (9) work product waiver, which dramatically differs from privilege waiver; (10) privilege and work product issues arising before, during and after internal corporate investigations.
I(G)	Practicing Ethically During and After the Pandemic Blurb Outline (256 pages) PowerPoints (outline)	131122269 131195498 132341382		5/21/20 5/21/20 5/21/20	This program will address ethics issues facing lawyers practicing during and after the pandemic, including: core duties, such as communication, competence and diligence; confidentiality issues (especially involving technology use) when practicing remotely and at home; unauthorized practice of law and multijurisdictional practice issues; special ethics challenges in pandemic driven practice areas (such as trust and estates, and bankruptcy) and processes (such as remote depositions and mediations); maintaining professionalism while serving clients.

(II) LEGAL PROFESSION

Program	Program	Document Number	Number of Hypotheticals	Last Updated	Blurb/Comments
II(A)	UPL, MDP and MJP (Defining What Lawyers Do and Where They Can Do It): Part I Blurb Hypotheticals Hypotheticals and Analyses (285 pages) PowerPoints (hypotheticals)	36276053 37771179 35950817 154425643	25	3/1/19	This interactive program uses hypotheticals to explore several basic issues involving the legal profession, including: which governmental branch defines the practice of law and enforces unauthorized practice of law restrictions; what is the definition of "practicing law," and what exceptions apply; do self-helps books and online services such as LegalZoom® constitute the "practice of law"; where is the line drawn between permissible and impermissible actions by paralegals; what activities can disbarred or suspended lawyers engage in without violating the law; whether lawyers should be allowed to employ or partner with non-lawyers in providing legal services or non-legal services; whether non-lawyers should be allowed to own a minority or majority interest in a law firm.
(II)(B)	UPL, MDP and MJP (Defining What Lawyers Do and Where They Can Do It): Part II Blurb Hypotheticals Hypotheticals and Analyses (305 pages) PowerPoints (hypotheticals)	36276274 46225034 35951124 135432759	26	12/13/21	This interactive program uses hypotheticals to explore lawyers practicing law in states where they are not licensed, including: the effect of lawyers practicing law in states where they are not licensed; the permissibility of lawyers giving advice about the law of states where they are not licensed; the ability to practice "virtually" in other states; litigators' ability to be admitted in another state's courts; permissible temporary practice by lawyers in states where they are not licensed (in both the litigation and the transactional context); the rules governing lawyers moving permanently to another state; the ability of lawyers not licensed in the state where they practice to represent clients before federal agencies, in federal court and in matters involving federal law; limitations on in-house lawyers practicing in states where they are not licensed; the ability of foreign lawyers to practice in the U.S.

(II) LEGAL PROFESSION (CONT'D)

		Document	Number of	Last	
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(II)(C)	Ethics Issues Facing In-House Lawyers Who Represent Companies in Joint Ventures Blurb Hypotheticals Hypotheticals and Analyses (171 pages) PowerPoints (hypotheticals)	61291886 39680368 39772178 154436687	7	6/11/12	This interactive program uses hypotheticals to explore the subtle and often counterintuitive ethics and attorney-client privilege principles applicable to lawyers representing joint ventures. Among other things, the program will focus on: the basic ethics and privilege principles applying to lawyers who represent joint ventures; the danger of waiving privilege protection during negotiations over creating joint ventures; the possibility of common interest agreements avoiding privilege waiver; the effect of lawyers representing a member of the joint venture and the joint venture itself; the effect of adversity between joint venture members; the conflicts and privilege ramifications of contract (rather than entity) joint ventures. This specialized program has not been recently updated.
(II)(D)	Lawyer Marketing: An Ethics Guide Blurb Hypotheticals Hypotheticals and Analyses (327 pages) PowerPoints (hypotheticals)	2506476 10062045 9723312 153405717	34	2/8/18	This interactive program uses hypotheticals to explore various topics involved in lawyer marketing, including: the standards for judging lawyer marketing (including constitutional issues and the reach of a state's ethics rules); the rules governing content (including self-laudatory and unverifiable claims, testimonials and endorsements); law firm marketing issues (including web sites and law firm names); individual lawyer marketing issues (including areas of practice, inclusion in honorary lists and descriptions of past successes); direct mail marketing; solicitation (including in-person and electronic solicitation); the use of new technology in lawyer marketing. This specialized program has not been recently updated.
(II)(E)	Law Firm Break Up Blurb Hypotheticals Hypotheticals and Analyses (383 pages) PowerPoints (hypotheticals)	59662878 63130904 63130302 153405260	30	12/22/15	This interactive program uses hypotheticals to explore ethics issues that can arise before, during and after law firm breakups. Among other things, the program will cover: permissible and impermissible steps by lawyers who are thinking of leaving their law firm, and by the law firms they are leaving; the ethics rules governing the hiring of lawyers and staff, including the risk of imputed disqualification; trust account rules; ownership of client files; ethics rules that new law firms might face (including fee splitting, law firm names, limits on solicitation and marketing efforts). This specialized program has not been recently updated.

(II) LEGAL PROFESSION (CONT'D)

-		Document	Number of	Last	D. 146
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(II)(F)	Professionalism for the Ethical Lawyer	00720560	30	5/31/18	This interactive program uses hypotheticals to explore lawyers' balancing of
	Blurb	89729569			their laudable desire to act professionally and their ethics duty to diligently
	 Hypotheticals 	<u>29084304</u>			serve their clients. Among other things, the program will address issues facing
	 Hypotheticals and Analyses 	<u>29084419</u>			all lawyers (including the duty to supervise other lawyers, avoiding
	(88 pages)				discrimination and bigotry, withdrawal in the face of clients' desire to pursue
	 PowerPoints (hypotheticals) 	<u>153457830</u>			offensive conduct); issues primarily facing litigators (including the timing of
					filing pleadings and scheduling hearings, dealing with courts and their
					personnel, and offering evidence); issues primarily facing transactional lawyers
					(including collaborative lawyering, dealing with discourteous opponents, and
					reacting to adversaries' errors).
(II)(G)	Professionalism for the Ethical Virginia		29	3/1/19	This interactive program uses hypotheticals to explore Virginia's lawyers'
	Lawyer				balancing of their laudable desire to act professionally and their ethics duty to
	Blurb	<u>156675868</u>			diligently serve their clients (noting several unique Virginia ethics rules).
	 Hypotheticals 	<u>8279570</u>			Among other things, the program will address issues facing all lawyers
	 Hypotheticals and Analyses 	<u>7180071</u>			(including the duty to supervise other lawyers, avoiding discrimination and
	(99 pages)				bigotry, withdrawal in the face of clients' desire to pursue offensive conduct);
	 PowerPoints (hypotheticals) 	<u>153459277</u>			issues primarily facing litigators (including the timing of filing pleadings and
	, , ,				scheduling hearings, dealing with courts and their personnel, and offering
					evidence); issues primarily facing transactional lawyers (including
					collaborative lawyering, dealing with discourteous opponents, and reacting to
					adversaries' errors).
(II)(H)	A Basic Guide for Paralegals and			8/20/20	This program covers topics that are important to every paralegal, including:
	Other Professional Colleagues:				the source of ethics guidance for paralegals; how to avoid the unauthorized
	Ethics, Confidentiality and Privilege	2647201			practice of law; the importance of preserving confidentiality, and the risks of
	Blurb	2574548			disclosure; how the attorney-client privilege and work-product doctrine apply
	• Guide (137 pages)				in special ways to paralegals (including practical tips for maximizing the
					protections for paralegals and their employers); conflicts of interest principles
					applicable to paralegals (including paralegals switching jobs); and other issues.

(III) CONFIDENTIALITY

		Document	Number of	Last	
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(III)(A)	Confidentiality: Part I (Strength and Scope of the Duty) • Blurb • Hypotheticals • Hypotheticals and Analyses (192 pages) • PowerPoints (hypotheticals)	53454556 54486329 6693340 144364277	15	6/2/15	This interactive program uses hypotheticals to explore one of our profession's core duties maintaining client confidences. Among other things, the program will address: the strength of the duty; the source, timing and content of information lawyers must keep confidential (for instance, does the duty cover information in the public record, or the disclosure of which would not harm the client?); comparison with the attorney-client privilege; when the confidentiality duty begins (in the context of unsolicited emails and interviews with prospective clients); when the duty ends; what steps lawyers must take to protect client confidences, especially in the context of electronic communications.
(III)(B)	Confidentiality: Part II (Exceptions to the Duty) Blurb Hypotheticals Hypotheticals and Analyses (457 pages) Attachments to H&As PowerPoints (hypotheticals)	63102380 64057668 6693591 64098964 144804540	36	1/27/15	This interactive program uses hypotheticals to explore exceptions to lawyers' confidentiality duty. Among other things, the program will address lawyers disclosing client confidential information: in the context of joint representations and common interest agreements; when complying with laws or court orders; in clearing conflicts of interest on a daily basis and when hiring laterals; when defending themselves from clients' and non-clients' claims or criticism; in seeking to collect their fees or withdraw as counsel of record.
(III)(C)	Confidentiality: Part III (Non-Clients' Misunderstanding and Mistakes) • Blurb • Hypotheticals • Hypotheticals and Analyses (201 pages) • PowerPoints (hypotheticals) • PowerPoints (select hypotheticals)	73734026 77254330 65829543 141783059 149197548	21	4/13/16	This interactive program uses hypotheticals to explore lawyers' confidentiality and disclosure duties in the context of nonclients' misunderstanding and mistakes. Among other things, the program will address: the difference between ethics and professionalism; dealing with unrepresented persons who may misunderstand a lawyer's role; negotiation ethics (including adversaries' factual or legal misunderstanding, substantive mistakes or scrivener's errors); litigators' disclosure duties in the face of litigation adversaries' or courts' misunderstanding, mistakes, or scrivener's errors.

(III)(D)	Confidentiality: Part IV (Non-Clients' Misconduct Blurb Hypotheticals Hypotheticals and Analyses (391 pages) PowerPoints (hypotheticals)	73734127 87023808 65833122 153327508	23	2/8/17	This interactive program uses hypotheticals to explore lawyers' confidentiality and disclosure duties in the context of nonclients' misconduct, including: determining what state's ethics rules apply; lawyers' possible duty to disclose non-clients' felonies or child abuse; corporate lawyers' "reporting up" employee misconduct; friendly and adverse non-clients' false testimony; lawyers' duty to report other lawyers' misconduct (including lawyers subject to the duty, whom they must report, the reporting duty's standards and timing, and the role of lawyers' confidentiality duty).
(III)(E)	Confidentiality: Part V (Clients' Past and Ongoing Misconduct) Blurb Hypotheticals Hypotheticals and Analyses (424 pages) PowerPoints (hypotheticals)	73734552 98360104 66693427 144366619	15	12/20/17	This interactive program uses hypotheticals to explore lawyers' confidentiality and disclosure duties in the context of clients' past or ongoing misconduct. Among other things, the program will address: lawyers' possible duty to disclose clients' past fraud on tribunals, or past misconduct in non-corporate and corporate settings; distinguishing between past and ongoing client misconduct (including fugitive clients); client crimes' fruits and instrumentalities; lawyers' silence which causes victim families' anguish, or allows a wrongly convicted person to remain incarcerated.
(III)(F)	Confidentiality: Part VI (Clients' Future Misconduct) Blurb Hypotheticals Hypotheticals and Analyses (299 pages) PowerPoints (hypotheticals)	73734668 112282205 66694103 154442811	26	1/1/19	This interactive program uses hypotheticals to explore lawyers' confidentiality and disclosure duties in the context of clients' intent to commit future misconduct. Among other things, the program will address: the difficulty of distinguishing between past and future misconduct; clients' intent to offer false testimony; providing advice on client conduct illegal under federal law but allowed under state law; applying the attorney-client privilege "crime-fraud exception;" clients' intent to commit future misconduct that will cause financial injury, or someone's bodily harm or death.
(III)(G)	Lawyers' Confidentiality Duty: Key Issues Blurb Outline (24 pages)	116766345 114078057		1/1/19	This outline summarizes lawyers' core confidentiality duty, relying on the ABA Model Rules' articulation of that duty. Among other things, the outline briefly analyzes: choice of ethics rules issues; the confidentiality duty's strength and scope; exceptions to the duty; lawyers' confidentiality duties when dealing with non-clients' misunderstanding and mistakes, non-clients' misconduct, clients' past and ongoing misconduct, and clients' future misconduct.

(IV) CONFLICTS OF INTEREST

D	Duoguan	Document	Number of	Last	Plank Comments
Program (IV)(A)	Program Basic Conflicts of Interest Rules: Part I Blurb Hypotheticals Hypotheticals and Analyses (340 pages) PowerPoints (hypotheticals)	Number 2599134 10486694 6426237 153206246	Hypotheticals 39	Updated 8/25/14	Blurb Comments This interactive program uses hypotheticals to explore basic conflicts of interest rules, including: the general rule governing adversity to current clients; conflicts arising in the course of a representation as the result of the client's or the lawyer's actions; the definition of "client" for conflicts purposes (including corporations, associations, estates and others); the definition of "adversity" for conflicts purposes (including business adversity, adverse financial impact, discovery of clients and positional adversity); the complex rules governing joint representations (including joint representations in the corporate setting, during estate administration, in transactional contexts, and elsewhere). This program has not been recently updated. Program (IV)(C) includes more recent analyses of some of this program's key topics.
(IV)(B)	Basic Conflicts of Interest Rules: Part II Blurb Hypotheticals Hypotheticals and Analyses (124 pages) PowerPoints (hypotheticals)	6581262 10487046 6426308 153207888	27	9/26/12	This interactive program uses hypotheticals to explore basic conflicts of interest rules, including: the general rule governing adversity to former clients; determining the status of an attorney-client relationship; application of the information-based conflicts analysis governing adversity to former clients (including the duration of the earlier representation, how long ago it occurred, and the meaning of the "substantial relationship"); a lawyer's ability to withdraw from a representation to cure a conflict (including the "hot potato" rule); the type of consents that can cure a conflict (including which consents are required, the process for obtaining valid consents, the revocability of consents, and prospective consents); courts' approach to disqualification motions based on conflicts of interest. This program has not been recently updated. Program (IV)(C) includes more recent analyses of some of this program's key topics.
(IV)(C)	Conflicts of Interest: A Practical Roadmap Blurb Hypotheticals Hypotheticals and Analyses (396 pages) PowerPoints (hypotheticals)	125717331 126439630 124868322 134908746	37	01/01/20	This interactive program uses hypotheticals to explore basic conflicts of interest rules, including: the general rule governing adversity to current clients; the definition of "client" for conflicts purposes (including corporations, associations, estates and others); the definition of "adversity" for conflicts purposes (including business adversity, adverse financial impact, discovery of clients and positional adversity); the complex rules governing joint representations; the general rule governing adversity to former clients; determining the status of an attorney client relationship; application of the "substantial relationship" standard; a lawyer's ability to withdraw from a representation to cure a conflict (including the "hot potato" rule); the type of consents that can cure a conflict (including the revocability of consents and prospective consents); courts' approach to disqualification motions based on conflicts of interest.

(IV) CONFLICTS OF INTEREST (CONT'D)

		Document	Number of	Last	
Program	Program	Number	Hypotheticals	Updated	Blurb Comments
(IV)(D)	Identifying the Client Blurb Hypotheticals Hypotheticals and Analyses (269 pages) PowerPoints (hypotheticals)	61291982 59405352 59405100 153404778	20	8/11/14	This interactive program uses hypotheticals to explore one of the most basic yet often confusing questions that lawyers face who is the client? First, the program explores client identification outside a corporate setting, including identifying the client context of partnerships, government entities, associations, insureds and insurance companies, estate and bond work. Second, the program discusses joint representations, including ethics issues involved in their creation, the immediately understood loyalty issues involving possible adversity among joint clients, the often-overlooked "information flow" duties in the absence of an agreement, under an agreement that the lawyer will keep each joint client's secrets from the other, and under a "no secrets" agreement; the privilege ramifications of a later dispute among jointly represented clients. Third, the program will explore identifying the "client" in a corporate setting, including within a corporate entity, within a closely held corporate entity, when dealing with corporate employees; within a corporate family, as a result of corporate transactions and in a joint representation arrangement. This program has not been recently updated. Program (IV)(C) includes more recent analyses of some of this program's key topics.
(IV)(E)	Conflicts Between Lawyers and Their Clients: Part I Blurb Hypotheticals Hypotheticals and Analyses (161 pages) PowerPoints (hypotheticals)	2633236 2640374 2633034 154446323	25	12/4/14	This interactive program uses hypotheticals to explore situations in which lawyers' interests might conflict with their clients' interests, including: the applicability of ethics rules to lawyers' non-legal activities; doing business with clients; accepting gifts from clients; lawyers' other duties to clients (such as serving on client boards of directors or as public officials); lawyers' relationships with other lawyers (friendships and family relationships); lawyers' other personal interests (such as in-house lawyers' wrongful termination claims, and disagreements about public policy matters); and lawyers' romantic and sexual relationships with clients. This program has not been recently updated. Program (IV)(G) includes more recent analyses of some of this program's key topics.

(IV) CONFLICTS OF INTEREST (CONT'D)

D	Duccusus	Document	Number of	Last	Planck (Commands
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(IV)(F)	Conflicts Between Lawyers and Their		30	8/6/15	This interactive program uses hypotheticals to explore situations in which
	Clients: Part II				lawyers' interests might conflict with their clients' interests, including: lawyers'
	Blurb	2531394			agreements to limit their practice, in partnership agreement non-competes, or in
	 Hypotheticals 	3489431			litigation settlements; lawyers selling their practice; lawyers limiting their
	Hypotheticals and Analyses	3585340			liability to clients or resolving clients' claims (including agreements to arbitrate
	(243 pages)				fee and malpractice disputes); lawyers' duties to former clients (including file
	• PowerPoints (hypotheticals)	153372149			ownership issues); non-clients' claims against lawyers. This program has not
	1 ower omis (hypometicals)	1555/2115			been recently updated. Program (IV)(G) includes more recent analysis of some
					of this program's key topics.
(IV)(G)	Conflicts Between Lawyers and Their		23	1/1/22	This interactive program uses hypotheticals to explore situations in which
	Clients: Key Issues				lawyers' interests might conflict with their clients' interests, including: the
	Blurb	<u>35674048</u>			applicability of ethics rules to lawyers' non-legal activities; doing business with
	 Hypotheticals 	36909894			clients; accepting gifts from clients; representing unpopular clients; lawyers'
	Hypotheticals and Analyses	146059816			agreements to limit their practice in partnership agreements or in litigation
	(282 pages)				settlements; limiting liability to clients; disclosing malpractice to clients;
	• PowerPoints (hypotheticals)	154943389			resolving disputes with clients; file ownership after representations end; duty to
	1 ower omis (hypotheticals)	20 10 1000			protect former clients.

(V) LITIGATION

D	Duoguesia	Document	Number of	Last	DI LIG
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(V)(A)	Litigation Ethics: Part I		38	3/4/15	This interactive program uses hypotheticals to explore topics of interest to
	(Communications)				litigators (and transactional lawyers whose clients might face litigation),
	Blurb	<u>3591561</u>			including such issues as allocating authority between client and lawyer;
	 Hypotheticals 	3646799			correctly defining the scope of the representation; duty of communication to
	Hypotheticals and Analyses	3638372			clients; lawyer speech (including talking to the press about cases and
	(245 pages)				criticizing judges); communicating ex parte with represented adversaries
	• PowerPoints (hypotheticals)	154517529			(such as employees of corporate adversaries, and government officials);
	Towerromas (mypounements)				defensive measures that corporations can take if plaintiffs' lawyers try to
					contact their employees; threatening adversaries with criminal or disciplinary
					charges during civil litigation; dealing with unrepresented adversaries,
					unrepresented allies and other lawyers in the litigation process. This program
					has not been recently updated. Program (V)(H) includes more recent
					analyses of some of this program's key topics.
(V)(B)	Litigation Ethics: Part II (Discovery)		18	5/9/17	This interactive program uses hypotheticals to explore topics of interest to
					litigators (and transactional lawyers whose clients might face litigation),
	• Blurb	4475805			focusing on the ethics of pretrial discovery. The topics include:
	 Hypotheticals 	<u>4794520</u>			(1) aggressive and deceptive discovery tactics (including surveillance
	 Hypotheticals and Analyses 	<u>4792481</u>			videotapes; the use of body wires; tape recording telephone calls; the use of
	(155 pages)				admittedly deceptive tactics during public interest investigations such as
	 PowerPoints (hypotheticals) 	153409336			housing discrimination tests, purely commercial investigations and
					government investigations); (2) discovery mistakes (including the ethical
					responsibilities of lawyers who receive privileged communications
					inadvertently sent by an adversary, electronic documents accompanied by
					metadata, and privileged documents during litigation). This program has not
					been recently updated. Program (V)(H) includes more recent analyses of
					some of this program's key topics.

		Document	Number of	Last	
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(V)(C)	Litigation Ethics: Part III (Witnesses)		24	2/25/14	This interactive program uses hypotheticals to explore ethics issues arising
					when lawyers deal with witnesses. The topics include: (1) dealing with fact
	Blurb	<u>4995933</u>			witnesses (including the permissibility of paying fact witnesses for their time,
	 Hypotheticals 	<u>5294761</u>			preparing fact witnesses for testimony, and talking with fact witnesses during
	 Hypotheticals and Analyses 	<u>5294707</u>			deposition breaks); (2) dealing with expert witnesses (including paying
	(139 pages)				testifying and non-testifying experts, and ex parte communications with an
	 PowerPoints (hypotheticals) 	<u>145222111</u>			adversary's expert); and (3) the "witness-advocate rule" (including the rule's
					rationale, the proceedings in which the rule applies, application to lawyers
					appearing pro se, judging the necessity for a lawyer's testimony, and
					permissible pre-trial and post-trial activities by disqualified lawyers). This
					program has not been recently updated. Program (V)(H) includes more recent
					analyses of some of this program's key topics.
(V)(D)	Litigation Ethics: Part IV (Claims and		24	4/28/15	This interactive program uses hypotheticals to explore two aspects of
	Settlements)				litigation. First, the program will focus on litigants' claims, including the
	Blurb	<u>7682930</u>			ethics implications of advancing frivolous claims in civil and criminal
	 Hypotheticals 	<u>8439575</u>			litigation, foregoing meritorious claims, ghostwriting pleadings for pro se
	 Hypotheticals and Analyses 	<u>6818552</u>			plaintiffs, and filing claims for which there are valid affirmative defenses.
	(169 pages)				Second, the program will discuss settlements, including "collaborative"
	PowerPoints (hypotheticals)	<u>154528833</u>			lawyering, aggregate settlements, the limits on deceptive conduct during
					settlement negotiations, lawyers' duties when the adversary makes a
					typographical error in a settlement agreement, and enforcement of settlement
					agreements. This program has not been recently updated. Program (V)(H)
					includes more recent analyses of some of this program's key topics.

		Document	Number of	Last	
Program	Program	Number	Hypotheticals	Updated	Blurb/Comments
(V)(E)	Litigation Ethics: Part V (Courts) Blurb Hypotheticals Hypotheticals and Analyses (220 pages) PowerPoints (hypotheticals)	10486119 11096838 4982120 154456517	30	2/20/13	This interactive program uses hypotheticals to explore: lawyers' dealings with tribunals (including the obligation to disclose unfavorable facts, unfavorable case law and unpublished case law); lawyers' courtroom and deposition behavior; judges' conflicts of interest based on personal and professional relationships with litigants and lawyers; judge selection and disqualification; judicial bias; judicial ethics based on conduct (including involvement in religious activities and discriminatory organizations); and judges' communications (about their cases, other judges' cases and public policy issues). This program has not been recently updated. Program (V)(H) includes more recent analyses of some of this program's key topics.
(V)(F)	Litigation Ethics: Communications, Discovery & Witnesses Blurb Hypotheticals Hypotheticals and Analyses (184 pages) PowerPoints (hypotheticals)	16595514 33297757 16064899 154457048	22	3/10/15	This interactive program uses hypotheticals to explore topics of interest to litigators (and transactional lawyers whose clients might face litigation) including such issues as (1) lawyers' speech (including talking to the press about cases and criticizing judges); (2) aggressive and deceptive discovery tactics (including surveillance videotapes, use of body wires, tape recording telephone calls, use of admittedly deceptive tactics during public interest investigations such as housing discrimination tests, purely commercial investigations, and government investigations); and (3) dealing with fact witnesses (including the permissibility of paying fact witnesses for their time, preparing fact witnesses for testimony, and talking with fact witnesses during deposition breaks). This program has not been recently updated. Program (V)(H) includes more recent analyses of some of this program's key topics.
(V)(G)	Litigation Ethics: Claims, Settlements and Courts Blurb Hypotheticals Hypotheticals and Analyses (162 pages) PowerPoints (hypotheticals)	31922166 38812346 31912659 153408754	18	3/14/13	This interactive program uses hypotheticals to explore three aspects of litigation ethics. First, the program will focus on litigants' claims, including: the ethics implications of advancing frivolous factual and legal claims; lawyers' ability to "ghostwrite" pleadings for supposedly pro se litigants; and lawyers' filing of knowingly time barred claims. Second, the program will discuss settlements, including: collaborative lawyering and aggregate settlements; acceptable levels of deception during settlement negotiations; silence about the law and facts; and the enforceability of settlement agreements. Third, the program will deal with courts, including: the duty to disclose unfavorable facts and law to tribunals; judges' disqualification based on personal relationships with litigants and lawyers; lawyers' ability to manipulate the choice of judges. This program has

					not been recently updated. Program (V)(H) includes more recent analyses of
					some of this program's key topics.
(V)(H)	Litigation Ethics: Key Issues		22	1/1/21	This interactive program uses hypotheticals to explore topics of interest to
					litigators (and transactional lawyers whose clients might face litigation)
	• Blurb	<u>75389374</u>			including such issues as: (1) lawyers' communications (including talking to the
	Hypotheticals	<u>74686976</u>			press about cases and criticizing judges); (2) deceptive discovery tactics
	 Hypotheticals and 	<u>74503065</u>			(including tape recording telephone calls, and use of admittedly deceptive tactics
	Analyses				in public interest investigations such as housing discrimination tests, and in
	(282 pages)				purely commercial investigations); (3) dealing with fact witnesses (including the
	PowerPoint (hypotheticals)	141234366			permissibility of paying fact witnesses for their time, and preparing them for
	• PowerPoint (select hypos)	122790594			testimony); (4) claims (including "ghostwriting" pleadings, and filing knowingly
	Tower our (solder hypos)				time barred claims); (5) settlements (including acceptable levels of deception
					during settlement negotiations, silence about the law and facts, and the
					enforceability of settlement agreements); (6) dealing with courts (including the
					duty to disclose unfavorable facts and law).

Program	Program	Document Number	Number of Hypotheticals	Last Updated	Blurb/Comments
(V)(I)	Applying Abstract Ethics Rules in the Real World: Ex Parte Contacts and the Witness-Advocate Rule Blurb Hypotheticals Hypotheticals and Analyses (252 pages) PowerPoints (hypotheticals)	61291773 46543203 40367186 153188028	40	3/14/13	This interactive program uses hypotheticals to explore two seemingly simple abstract ethics rules: (1) a lawyer cannot communicate ex parte with a represented person; (2) a lawyer cannot act as both an advocate and a witness in a trial. The hypotheticals focus on the difficulty of applying such basic principles in the real world. This specialized program has not been recently updated.
(V)(J)	Mediation Ethics Blurb Hypotheticals Hypotheticals and Analyses (174 pages) PowerPoints (hypotheticals)	65526621 64656432 64649012 153456690	32	4/20/15	This interactive program uses hypotheticals to explore ethics issues facing lawyers who act as mediators or represent clients in mediations. Among other things, the program will cover: mediators' pre-mediation obligations (including disclosure of conflicts, and unauthorized practice of law issues); lawyers' pre-mediation obligations (including multijurisdictional, collaborative lawyering, and work product issues); mediators' duties during mediations (including deception, confidentiality, unauthorized practice of law, and conflicts issues); lawyers' duties during mediations (including negotiation ethics, dealing with adversaries' substantive mistakes and scrivener's errors, privilege and work product waiver issues); mediators' post-mediation issues (including liability, conflicts, confidentiality issues, and possible duty to report child abuse and lawyers' misconduct); lawyers' post-mediation issues (including confidentiality, and settlement enforcement issues). This specialized program has not been recently updated.

Program	Program	Document Number	Number of Hypotheticals	Last Updated	Notebook
(V)(K)	Litigation Conflicts with Non-Party Clients Blurb Hypotheticals Hypotheticals and Analyses (88 pages) PowerPoints (hypotheticals)	85107351 88406478 88027712 153406192	10	3/17/17	This interactive program uses hypotheticals to explore litigation conflicts other than the classic scenario involving adversity to another party. Among other things, the program will address: the definition of "adversity" to non-parties (including adverse financial impact and positional adversity); discovery and cross-examination of non-party clients (including document discovery, and cross-examination of non-party client expert witnesses working for the adversary); information-based conflicts (including those triggered by confidential communications from non-party clients and third parties); conflicts implications of lawyers' professional relationships (including lawyers' cooperation with, or representation of, an adversary's counsel on unrelated matters). This specialized program has not been recently updated.

(VI) MISCELLANEOUS

Notebook	Program	Document Number	Number of Hypotheticals	Last Updated	Blurb Comments
(VI)(A)	Ethics Issues Facing Trust and Estate Lawyers	52732487 42726691 9990705 153372630	76	5/9/17	This interactive program uses hypotheticals to explore ethics issues likely to face lawyers involved in trust and estate planning and administration. Among other things, the program will focus on: defining the "clients" in multigenerational family and joint representation settings; conflicts during trust and estate planning, between clients' interests (including assisting one client in disinheriting another client) and between clients and their lawyers (including dealing with impaired clients); unauthorized practice of law and multijurisdictional practice issues involved in trust and estate planning; privilege issues (including the impact of family members' and agents' participation in privileged communications); lawyers' liability to non-clients for negligent estate planning; conflicts arising during the administration process (including properly characterizing the "client" when representing an executor or trustee); privilege ownership after a decedent's death. This specialized program has not been recently updated.