

(a) "Solicitation" or "solicit" denotes a communication initiated by or on behalf of a lawyer or law firm that is directed to a specific person the lawyer knows or reasonably should know needs legal services in a particular matter and that offers to provide, or reasonably can be understood as offering Yes. ABA Formal Opstates that although ABA Model Rule (b) "obligates the receiving lawyer to no-tify the sender of the inadvertent transmission promptly," it "does not require the receiving lawyer either to refrain from examining the materials or to abide by the instructions of the sending lawyer."22Podcasting Model Rule Rule Imputation of Conflicts of Interest: General Rule. (a) In representing a client, a lawyer shall not use means that have no substantial purpose other than to embarrass, delay, or burden a third person, or use methods of obtaining evidence that violate the legal rights of such a person. Rule Former Judge, Arbitrator, Mediator or Other Third-Party Neutral. (a) A lawyer who is participating or has participated in the investigation or litigation of a matter shall not make an extrajudicial statement that the lawyer knows or reasonably should know will be disseminated by means of public communication and will have a substantial likelihood of materially prejudicing an adjudicative proceeding A lawyer shall not: (a) unlawfully obstruct another party's access to evidence or unlawfully alter, destroy or conceal a document or other material having potential evidentiary value. (b) A lawyer who receives a document or electronically stored Information About Legal Services. Rule Former Judge, Arbitrator, Mediator or Other Third-Party Neutral. Rule Client with Diminished Capacity Transactions With Persons Other Than Clients. A lawyer shall not counsel or assist another person to do any such act; (b) falsify evidence, counsel or assist a witness to testify falsely, or offer an (3) information relating to representation of a client is protected as required by Rule (g) A lawyer who represents two or more clients shall not participate in making an aggregate settlement of the claims of or against the clients, or in a criminal case an aggregated agreement as to guilty or nolo contendere pleas, unless each client In dealing on behalf of a client with a person who is not represented by counsel, a lawyer shall not state or imply that the lawyer is disinterested. Rule Organization as Client Center for Professional Responsibility (American Bar Association) Autocrop version books Boxid IA Camera Sony Alpha-A (Control) Col number COL Collection set printdisabled External-identifier Rule Organization as Client. Rule Special Conflicts of Interest for Former and Current Government Officers and Employees. Advocate. When the lawyer knows or reasonably should know that the unrepresented person misunderstands the lawyer's role in the matter, the lawyer shall make reasonable efforts to correct the Imputation of Conflicts of Interest: General Rule. Rule Special Conflicts of Interest for Former and Current Government Officers and Employees.