

Dare to Share? Waiver Issues in Cross-Border Joint Defense Communications

August 10, 2018 | Articles & Books

Most U.S. lawyers know very little about foreign laws governing the attorney-client privilege or work product doctrine. However, ignoring those laws might, in certain circumstances, make confidential cross-border joint defense communications vulnerable to a claim of waiver, even in a U.S. proceeding. This article explains these risks, and offers some suggestions for mitigating them.

Related materials

[aba_global_private_litigation_bulletin_hockett_cohn.pdf](#)