

Table of Contents

May 22, 2016 Kehr Email to Difuntorum & Mohr: 1

May 23, 2016 Marlaud Email to Drafting Team, cc Chair, Difuntorum, Mohr, McCurdy & Lee: 1

May 19, 2016 OCTC Memo [Dresser] to RRC2:..... 1

May 22, 2016 Kehr Email to Difuntorum & Mohr:

I support this proposed Rule but would edit the beginning of Comment [1] to make it more specific and shorter: “Paragraph (b) ~~is not intended to~~ does not absolve an attorney of his or her the obligation”

May 23, 2016 Marlaud Email to Drafting Team, cc Chair, Difuntorum, Mohr, McCurdy & Lee:

Please see attached OCTC memo with comments concerning ABA MR 1.8.8 [3-400]. Please consider these comments in preparation for the June meeting.

Attached:

RRC2 - [4-100][3-400][3-410][3-700][[1.8.5A][6.1][1.10][1.18][2.3][3.9][4.1][4.4][5.7][8.3] - 05-19-16 OCTC Memo to RRC2.pdf

May 19, 2016 OCTC Memo [Dresser] to RRC2:

* * *

B. Rule 3-400 [Limiting Liability to Client]

Please see OCTC’s March 25, 2016 comment.

March 25, 2016 OCTC Email to RRC2:

* * *

G. Rule 3-400 [Limiting Liability to Client]

It may be advisable to revise rule 3-400(B) to require that if an attorney settles a claim for professional liability directly with a client, the terms of the settlement must be fair and reasonable to the client. (See Rule 3-300, requiring that business transactions with clients be fair and reasonable, and Hazard & Hodge, The Law of Lawyering, 3d. Edition §12.19.)