

# **ANNOTATED SOUTH CAROLINA RULES OF PROFESSIONAL CONDUCT**

## **2010 Edition**

**Robert M. Wilcox**

Professor of Law

University of South Carolina

**Nathan M. Crystal**

Distinguished Visiting

Professor of Law

Charleston Law School

Distinguished Professor of Law Emeritus

University of South Carolina Law School

*Professors Crystal and Wilcox  
keep you up to date at*

<http://www.scbar.org/annotatedscrpc>



**South Carolina Bar  
Continuing Legal Education Division**

**Copyright © 2010**

**South Carolina Bar  
Continuing Legal Education Division**

This book may not be reproduced in whole or in part without the express written permission of the CLE Division of the SC Bar.

The South Carolina Bar and its Continuing Legal Education Division do not render any legal, accounting, or other professional services. South Carolina Bar - Continuing Legal Education publications are intended to provide current and accurate information about the subject matter covered, and are designed to help attorneys maintain their professional competence. Attorneys using South Carolina Bar - Continuing Legal Education publications in dealing with a specific client's or their own legal matters should also research original sources of authority.

The authors have obtained information from sources believed to be reliable. However, because of human or mechanical error, neither the authors nor the South Carolina Bar guarantees the accuracy, adequacy or completeness of any information or forms and are not responsible for errors or omissions or for the results obtained from use of such information and/or forms contained in this book.

The South Carolina Bar - Continuing Legal Education Division would appreciate any comments or notification of any errors. Such comments may be forwarded, in writing please, to:

**The South Carolina Bar  
Continuing Legal Education Division  
Attention: Publications Director  
Post Office Box 608  
Columbia, South Carolina  
29202-0608**

## **ACKNOWLEDGMENTS**

The first edition of this book was based on materials prepared by the authors for the American Legal Ethics Library, sponsored by Cornell Law School. The authors thank the McNair Law Firm, P.A., and Robert W. Dibble, Esquire, for their support of this project.

Our very capable student assistants, Christine Fornicola (1999-2000), Natalie Whiteman (2001-2002), Katie Parham (2004), and Marilyn Gartley (2007-2008) have provided invaluable research and editorial assistance. Professor Crystal wishes to thank Dean John Montgomery and the University of South Carolina Law School for release time to work on the initial volume of this publication.

Rob Wilcox

Nathan Crystal

Columbia and Charleston, South Carolina  
December 2009

## SUMMARY OF CONTENTS

Table of Contents .....	i
Note on the South Carolina Rules of Professional Conduct .....	xxi
Research Tools on Legal Ethics and Professional Responsibility .....	xxii
Note on Authorities Cited in Annotations, Currentness of Annotations, and Updates .....	xxiii
Lawyer's Oath South Carolina Appellate Court Rule 402(k) .....	1
Admission Pro Hac Vice and Appearances by Non-South Carolina Lawyers in ADR Proceedings South Carolina Appellate Court Rule 404 .....	3
South Carolina Rules of Professional Conduct Annotated South Carolina Appellate Court Rule 407 .....	6
Overview of the South Carolina Disciplinary System .....	379
Rules for Lawyer Disciplinary Enforcement South Carolina Appellate Court Rule 413 .....	388
Financial Recordkeeping South Carolina Appellate Court Rule 417 .....	429
Advertising and Solicitation by Unlicensed Lawyers South Carolina Appellate Court Rule 418 .....	431
Conduct During Depositions South Carolina Rule of Civil Procedure 30(j) .....	433
Sealing Documents and Settlement Agreements South Carolina Rule of Civil Procedure 41.1 .....	435
Index to Annotations .....	438



## TABLE OF CONTENTS

<b>Note on the South Carolina Rules of Professional Conduct .....</b>	<b>xxi</b>
<b>Research Tools on Legal Ethics and Professional Responsibility .....</b>	<b>xxii</b>
<b>Note on Authorities Cited in Annotations, Currentness of Annotations, and Updates .....</b>	<b>xxiii</b>
<b>LAWYER'S OATH</b>	
South Carolina Appellate Court Rule 402(k) .....	1
<b>ADMISSION PRO HAC VICE AND APPEARANCES BY NON-SOUTH CAROLINA LAWYERS IN ADR PROCEEDINGS</b>	
South Carolina Appellate Court Rule 404 .....	3
<b>SOUTH CAROLINA RULES OF PROFESSIONAL CONDUCT ANNOTATED</b>	
South Carolina Appellate Court Rule 407 .....	6
Preamble: A Lawyer's Responsibilities .....	6
Scope .....	8
Model Rule Comparison .....	10
<b>Rule 1.0 Terminology .....</b>	<b>11</b>
Comment .....	12
Model Rule Comparison .....	15
<b>Rule 1.1 Competence .....</b>	<b>16</b>
Comment .....	16
Model Rule Comparison .....	18
Cross-References .....	18
Annotations on Discipline .....	18
Annotations on Malpractice and Other Forms of Civil Liability .....	19
» Elements of Malpractice Action .....	19
» Standard of Care .....	20
» Requirement of Expert Testimony .....	21
» Relevance of Ethics Codes in Malpractice Actions .....	22
» Causation and Damages .....	22
» Waiver of Prospective Liability .....	24

## Table of Contents

---

» Defenses to Malpractice Claim – Statute of Limitations; Collateral Estoppel .....	24
» Liability to Client for Breach of Contract, Breach of Fiduciary Duty, and Other Liabilities .....	26
» Duty of Care to Certain Non-Clients .....	27
» Assisting Unlawful Conduct .....	29
» Knowledge of Client’s Breach of Fiduciary Duty .....	30
» Advocate’s Defamation Privilege .....	30
» Wrongful Use of Civil Proceedings: Malicious Prosecution, Abuse of Process .....	31
» Vicarious Liability .....	32
<b>Rule 1.2 Scope of Representation and Allocation of Authority Between Client And Lawyer .....</b>	<b>34</b>
Comment .....	34
Model Rule Comparison .....	37
Cross-References .....	38
Annotations .....	38
» Formation of Client-Lawyer Relationship .....	38
» Lawyer’s Duties to Prospective Client .....	40
» Client-Lawyer Agreements .....	40
» Termination of Lawyer’s Authority .....	40
» Authority Reserved to Client .....	40
» Authority Reserved to Lawyer .....	41
» Lawyer’s Authority to Act for Client .....	41
» Waiver of Client or Lawyer Duties (Limited Representation) .....	42
» Counseling Illegal Conduct .....	43
» Assisting Client Fraud .....	43
» Counseling about Indeterminate or Uncertain Law .....	43
<b>Rule 1.3 Diligence .....</b>	<b>44</b>
Comment .....	44
Model Rule Comparison .....	45
Cross-References .....	45
Annotations .....	46
» Diligence and “Zeal” .....	46
» Promptness .....	46

## Table of Contents

---

<b>Rule 1.4 Communication .....</b>	47
Comment .....	47
Model Rule Comparison .....	49
Cross-References .....	49
Annotations .....	49
» Duty to Communicate with Client .....	49
» Duty to Consult with Client .....	50
» Duty to Inform Client of Settlement Offers .....	51
<b>Rule 1.5 Fees .....</b>	52
Comment .....	53
Model Rule Comparison .....	56
Cross-References .....	57
Annotations .....	57
» Client-Lawyer Fee Agreements .....	57
» Lawyer's Fee in Absence of Agreement .....	58
» Fees on Termination .....	58
» Fee Payment Methods and Collection Procedures .....	59
» Fee Arbitration .....	59
» Forfeiture of a Lawyer's Compensation .....	61
» Remedies and Burden of Persuasion in Fee Disputes .....	61
» Attorney-Fee Awards (Fee Shifting) .....	61
» Financing Litigation .....	63
» Reasonableness of a Fee Agreement .....	63
» Nonrefundable Fees .....	65
» Special Requirements Concerning Contingent Fees .....	66
» Contingent Fees in Domestic Relations Matters .....	67
» Fee Splitting (Referral Fees) .....	67
<b>Rule 1.6 Confidentiality of Information .....</b>	69
Comment .....	69
Model Rule Comparison .....	74
Cross-References .....	75
Annotations on Duty of Confidentiality .....	75
» Definition of Protected Information .....	75
» Use of e-mail .....	76

## Table of Contents

---

» Information Imparted in Lawyer Counseling Programs .....	76
» Disclosure to Advance Client Interests or With Consent .....	76
» Disclosure When Required by Law or Court Order .....	78
» Disclosure in Lawyer's Self-Defense .....	78
» Disclosure in Fee Dispute .....	79
» Disclosure to Prevent a Crime .....	79
» Disclosure to Prevent Death or Serious Bodily Injury .....	79
» Disclosure to Prevent or Rectify Financial Loss .....	80
» Physical Evidence of Client Crime .....	80
» Confidentiality and Conflict of Interest .....	80
» Relationship of Duty of Confidentiality to Other Rules .....	81
Annotations on Attorney-Client Privilege .....	82
» Privileged Communications .....	82
» Privileged Persons .....	83
» Communications "Made in Confidence" .....	83
» Communications from Lawyer to Client .....	83
» Client Identity, Whereabouts, and Fee Arrangements .....	84
» Legal Assistance as Object of Communication .....	84
» Privilege for Governmental Clients .....	84
» Privilege of Co-Clients .....	84
» Common-Interest Arrangements .....	85
» Duration of Attorney-Client Privilege .....	85
» Waiver of Attorney-Client Privilege by Disclosure .....	85
» Waiver by Putting Assistance or Communication in Issue .....	86
» Exception to Privilege for Client Crime or Fraud .....	86
» Invoking the Privilege and Its Exceptions .....	86
Annotations on Work Product Doctrine .....	87
<b>Rule 1.7 Conflict of Interest: Current Clients .....</b>	87
Comment .....	88
Model Rule Comparison .....	98
Cross-References .....	99
Annotations .....	99
» Basic Prohibition of Conflict of Interest .....	99
» Direct Adversity Between Clients .....	100
» Material Limitation on Representation .....	100

## Table of Contents

---

» Client Consent to a Conflict of Interest:	
Non-Consentable Conflicts .....	102
Informed Consent .....	103
Positional Conflicts .....	104
Representing Parties with Conflicting Interests in Unrelated Civil Litigation .....	105
Insured-Insurer Conflicts .....	105
Conflicts of Interest in Criminal Litigation .....	107
Multiple Representation in Non-Litigated Matters .....	109
Conflicts of Interest in Representing Organizations .....	111
Lawyer with Fiduciary Obligations to Third Person .....	112
<b>Rule 1.8 Conflict of Interest: Current Clients; Specific Rules</b> .....	112
Comment .....	114
Model Rule Comparison .....	122
Cross-References .....	123
Annotations .....	123
» Sexual Relations with Clients .....	123
» Business Transactions with Clients .....	124
» Client Gifts to Lawyer .....	127
» Litigation Expenses .....	128
» Living and Medical Expenses .....	128
» Compensation and Direction by Third Person .....	129
» Aggregate Settlements .....	130
» Prospective Limitation of Malpractice Liability .....	130
» Settlement of Malpractice Claim .....	131
» Opposing a Lawyer Relative .....	131
» Acquiring an Interest in Subject Matter of Representation .....	132
» Lawyer Liens .....	132
<b>Rule 1.9 Duties to Former Clients</b> .....	134
Comment .....	134
Model Rule Comparison .....	137
Cross-References .....	137
Annotations .....	137
» Duties of Loyalty and Confidentiality to Former Clients; the “Substantial Relationship” Test .....	137

## Table of Contents

---

» Relevance of “Appearance of Impropriety” Standard .....	141
» Removing Imputed Conflict of Migratory Lawyer or Staff Member .....	142
<b>Rule 1.10 Imputation of Conflicts of Interest: General Rule .....</b>	144
Comment .....	144
Model Rule Comparison .....	146
Cross-References .....	147
Annotations .....	148
» Definition of “Firm” .....	148
» Imputed Disqualification Among Current Affiliated Lawyers .....	149
» Removing Imputation by Screening .....	149
» Disqualification of Firm after Disqualified Lawyer Departs .....	150
» Client Consent .....	150
<b>Rule 1.11 Special Conflicts of Interest for Former and Current         Government Officers and Employees .....</b>	151
Comment .....	152
Model Rule Comparison .....	154
Cross-References .....	154
Annotations .....	154
» Representation of Another Client by Former Government Lawyer .....	154
» No Imputation to Firm if Former Government Lawyer Is Screened .....	155
» Use of Confidential Governmental Information .....	156
» Government Lawyer Participation in Matters Related to Prior Representation .....	156
» Government Lawyer Negotiating for Private Employment .....	157
<b>Rule 1.12 Former Judge, Arbitrator, Mediator         or Other Third-Party Neutral .....</b>	157
Comment .....	158
Model Rule Comparison .....	159
Cross-References .....	159
Annotations .....	159
» Former Judge, Law Clerk, or Third-Party Neutral Representing Client in Same Matter .....	159
» Negotiating for Future Employment .....	159
» Screening to Prevent Imputed Disqualification .....	159

## Table of Contents

---

<b>Rule 1.13 Organization as Client .....</b>	160
Comment .....	161
Model Rule Comparison .....	165
Cross-References .....	165
Annotations .....	165
» Entity as Client .....	165
» Lawyer Serving as Officer or Director of an Organization .....	166
» Diverse Kinds of Entities as Organizations .....	166
» Preventing Injury to an Entity Client .....	167
» Fairness to Non-Client Constituents Within an Entity Client .....	169
» Representing Government Client .....	170
<b>Rule 1.14 Client With Diminished Capacity .....</b>	170
Comment .....	170
Model Rule Comparison .....	173
Cross-References .....	173
Annotations .....	174
» Potential Conflicts in Representing a Client with Diminished Capacity .....	174
» Maintaining Client-Lawyer Relationship with Client with Diminished Capacity .....	174
» Appointment of Guardian or Other Protective Action .....	174
<b>Rule 1.15 Safekeeping Property .....</b>	176
Comment .....	177
Model Rule Comparison .....	178
Cross-References .....	179
Annotations .....	179
» South Carolina IOLTA Plan .....	179
» South Carolina Client Security Fund .....	180
» Status of Fee Advances .....	181
» Surrendering Possession of Property .....	182
» Disbursing Collected Funds .....	183
» Liens .....	183
» Files Relating to Representation .....	184
» Commingling Property or Funds .....	185
» Overdrafts .....	186

## Table of Contents

---

» Fiduciary Responsibility; Recordkeeping .....	187
» Notification of Owners .....	188
» Supervision of Accounts .....	188
» Dispute Over Entitlement to Funds or Property Held in Trust .....	189
<b>Rule 1.16 Declining or Terminating Representation .....</b>	<b>191</b>
Comment .....	192
Model Rule Comparison .....	193
Cross-References .....	194
Annotations .....	194
» Discharge by Client, When Court Approval is Required .....	194
» Withdrawal to Avoid Violation of Rule or Unlawful Conduct ....	195
» Circumstances Justifying Discretionary Withdrawal .....	195
» Order by Tribunal to Continue Representation .....	196
» Mitigating Harm to Client Upon Withdrawal .....	196
<b>Rule 1.17 Sale of Law Practice .....</b>	<b>197</b>
Comment .....	198
Model Rule Comparison .....	200
Cross-References .....	202
Annotations .....	203
<b>Rule 1.18 Duties to Prospective Client .....</b>	<b>203</b>
Comment .....	204
Model Rule Comparison .....	206
Cross-References .....	206
Annotations .....	206
<b>Rule 2.1 Advisor .....</b>	<b>207</b>
Comment .....	207
Model Rule Comparison .....	208
Cross-References .....	208
Annotations .....	208
» Non-Legal Factors in Giving Advice .....	208
» Offering Advice and Exercise of Independent Judgment .....	208
<b>Rule 2.2 Reserved .....</b>	<b>209</b>
<b>Rule 2.3 Evaluation for Use by Third Persons .....</b>	<b>209</b>
Comment .....	209
Model Rule Comparison .....	211

## Table of Contents

---

Cross-References .....	211
Annotations .....	211
» Undertaking an Evaluation for a Client .....	211
» Confidentiality of an Evaluation .....	212
<b>Rule 2.4 Lawyer Serving as Third Party Neutral .....</b>	<b>212</b>
Comment .....	213
Model Rule Comparison .....	214
Cross-References .....	214
Annotations .....	214
<b>Rule 3.1 Meritorious Claims and Contentions .....</b>	<b>215</b>
Comment .....	215
Model Rule Comparison .....	216
Cross-References .....	216
Annotations .....	216
» Non-Meritorious Assertions in Litigation .....	216
» Judicial Sanctions for Abusive Litigation Practice .....	218
<b>Rule 3.2 Expediting Litigation .....</b>	<b>220</b>
Comment .....	220
Model Rule Comparison .....	221
Cross-References .....	221
Annotations .....	221
» Dilatory Tactics .....	221
<b>Rule 3.3 Candor Toward the Tribunal .....</b>	<b>221</b>
Comment .....	222
Model Rule Comparison .....	226
Cross-References .....	227
Annotations .....	227
» False Statements to a Tribunal .....	227
» Disclosing Adverse Legal Authority .....	229
» False Evidence in Civil Proceedings .....	229
» False Evidence in Criminal Proceedings .....	230
» Offering a Witness an Improper Inducement .....	232
» Duty to Reveal Criminal or Fraudulent Conduct to the Tribunal .....	232

## Table of Contents

---

» Discretion to Withhold Evidence Believed to be False .....	233
» Duty of Disclosure in Ex Parte Proceedings .....	233
<b>Rule 3.4 Fairness to Opposing Party and Counsel .....</b>	<b>234</b>
Comment .....	235
Model Rule Comparison .....	235
Cross-References .....	235
Annotations .....	235
» Unlawful Destruction and Concealment of Evidence .....	235
» Falsifying Evidence .....	236
» Prohibited Inducements .....	236
» Knowing Disobedience to Rules of Tribunal .....	237
» Fairness in Pretrial Practice .....	237
» Improper Trial Tactics .....	238
» Advising Witness Not to Speak to Opposing Parties .....	240
<b>Rule 3.5 Impartiality and Decorum of the Tribunal .....</b>	<b>241</b>
Comment .....	242
Model Rule Comparison .....	242
Cross-References .....	243
Annotations .....	243
» Improperly Influencing a Judge .....	243
» Improperly Influencing a Juror .....	244
» Improper Ex Parte Communication .....	244
» Intentional Disruption of a Tribunal .....	246
<b>Rule 3.6 Trial Publicity .....</b>	<b>246</b>
Comment .....	247
Model Rule Comparison .....	249
Cross-References .....	249
Annotations .....	249
» Improper Extrajudicial Statements .....	249
» Permissible Statements .....	250
» Responding to Adverse Publicity .....	251
<b>Rule 3.7 Lawyer as Witness .....</b>	<b>251</b>
Comment .....	251
Model Rule Comparison .....	253
Cross-References .....	253

## Table of Contents

---

Annotations .....	253
» Prohibition of Advocate as Witness .....	253
» Exceptions to Disqualification .....	255
» An Affiliated Lawyer as Advocate (Imputed Disqualification) ...	256
<b>Rule 3.8 Special Responsibilities of a Prosecutor .....</b>	<b>257</b>
Comment .....	258
Model Rule Comparison .....	259
Cross-References .....	260
Annotations .....	260
» The Decision to Charge .....	260
» Efforts to Assure Accused's Right to Counsel .....	261
» Seeking Waivers of Rights from Unrepresented Defendants .....	261
» Disclosing Evidence Favorable to the Accused .....	262
» Issuing a Subpoena to a Lawyer .....	263
» Making Extrajudicial Statements .....	263
» Monitoring Extrajudicial Statements by Law Enforcement Officials .....	263
<b>Rule 3.9 Advocate in Nonadjudicative Proceedings .....</b>	<b>263</b>
Comment .....	263
Model Rule Comparison .....	264
Cross-References .....	264
Annotations .....	264
» Duties of Advocate in Nonadjudicative Proceedings .....	264
<b>Rule 4.1 Truthfulness in Statements to Others .....</b>	<b>265</b>
Comment .....	265
Model Rule Comparison .....	266
Cross-References .....	266
Annotations .....	267
» Truthfulness in Out-of-Court Statements .....	267
» Disclosure to Avoid Assisting Client Fraud .....	268
<b>Rule 4.2 Communication With Person Represented by Counsel .....</b>	<b>268</b>
Comment .....	268
Model Rule Comparison .....	270
Cross-References .....	270

## Table of Contents

---

Annotations .....	271
» Communication with a Represented Party .....	271
» “Represented Person” (Contact with an Agent or Employee of a Represented Entity) .....	272
» Communications Authorized by Law or Court Order .....	274
<b>Rule 4.3 Dealing With Unrepresented Person</b> .....	274
Comment .....	274
Model Rule Comparison .....	275
Cross-References .....	275
Annotations .....	275
» Dealing with Unrepresented Person .....	275
<b>Rule 4.4 Respect for Rights of Third Persons</b> .....	277
Comment .....	277
Model Rule Comparison .....	277
Cross-References .....	278
Annotations .....	278
» Disregard of Rights or Interests of Third Persons .....	278
» Inadvertently Sent Documents .....	279
<b>Rule 4.5 Threatening Criminal Prosecution</b> .....	279
Comment .....	280
Model Rule Comparison .....	280
Cross-References .....	280
Annotations .....	280
» Threatening Prosecution .....	280
<b>Rule 5.1 Responsibilities of Partners, Managers, and Supervisory Lawyers</b> .....	281
Comment .....	281
Model Rule Comparison .....	283
Cross-References .....	283
Annotations .....	283
» Duty of Partners (and Those with Comparable Managerial Authority) to Monitor Compliance with Professional Rules .....	283
» Monitoring Duty of Supervisory Lawyer .....	284
» Responsibility for the Conduct of Another Lawyer .....	284

## Table of Contents

---

<b>Rule 5.2 Responsibilities of a Subordinate Lawyer .....</b>	285
Comment .....	285
Model Rule Comparison .....	285
Cross-References .....	285
Annotations .....	286
» Independent Responsibility of a Subordinate Lawyer .....	286
» Reliance on a Supervisor's Resolution of Arguable Ethical Issues .....	286
<b>Rule 5.3 Responsibilities Regarding Nonlawyer Assistants .....</b>	287
Comment .....	287
Model Rule Comparison .....	288
Cross-References .....	288
Annotations .....	288
» Duty to Establish Safeguards .....	288
» Duty to Control Nonlawyer Assistants .....	288
» Responsibility for Misconduct of Nonlawyer Assistants .....	289
<b>Rule 5.4 Professional Independence of a Lawyer .....</b>	290
Comment .....	291
Model Rule Comparison .....	291
Cross-References .....	291
Annotations .....	292
» Sharing Fees with a Nonlawyer .....	292
» Forming a Partnership with Nonlawyers .....	293
» Third Party Interference with a Lawyer's Professional Judgment .....	293
» Nonlawyer Ownership in or Control of Profit-Making Legal Services Organizations .....	294
<b>Rule 5.5 Unauthorized Practice of Law; Multijurisdictional Practice of Law .....</b>	295
Comment .....	296
Model Rule Comparison .....	300
Cross-References .....	300
Annotations .....	301
» Practice of Law by Nonlawyers .....	301
» Assisting in the Unauthorized Practice of Law .....	304

## Table of Contents

---

» Admission and Residency Requirements for Out-of-State Lawyers .....	307
» Pro Hac Vice Admission .....	308
<b>Rule 5.6 Restrictions on Right to Practice</b> .....	309
Comment .....	309
Model Rule Comparison .....	309
Cross-References .....	309
Annotations .....	309
» Restrictions on Lawyers Leaving a Firm .....	309
» Private Settlements Restricting a Lawyer's Future Practice .....	310
<b>Rule 5.7 Responsibilities Regarding Law Related Services</b> .....	311
Comment .....	311
Model Rule Comparison .....	314
Cross-Reference .....	314
Annotations .....	314
» Applicability of Ethics Rules to Ancillary Business Activities ....	314
<b>Rule 6.1 Voluntary Pro Bono Publico Service</b> .....	315
Comment .....	315
Model Rule Comparison .....	316
Cross-References .....	317
Annotations .....	317
» Lawyer's Moral Obligation to Engage in Public Interest Legal Service .....	317
<b>Rule 6.2 Accepting Appointments</b> .....	317
Comment .....	317
Model Rule Comparison .....	318
Cross-References .....	318
Annotations .....	318
» Duty to Accept Court Appointments Except for Good Cause ....	318
<b>Rule 6.3 Membership in Legal Services Organization</b> .....	319
Comment .....	319
Model Rule Comparison .....	320
Cross-References .....	320
Annotations .....	320
» Conflicts of Interests of Lawyers Participating in a Legal Services Organization .....	320

## Table of Contents

---

<b>Rule 6.4 Law Reform Activities Affecting Client Interests .....</b>	321
Comment .....	321
Model Rule Comparison .....	321
Cross-References .....	321
Annotations .....	322
» Conflicts of Interests of Lawyers Participating in Law Reform Organization .....	322
<b>Rule 6.5 Nonprofit And Court Annexed Limited Legal Services Programs .....</b>	322
Comment .....	323
Model Rule Comparison .....	324
Cross References .....	324
Annotations .....	324
» Conflicts of Interests of Lawyers Participating in Nonprofit and Court Annexed Limited Legal Services Programs .....	324
<b>Rule 7.1 Communications Concerning a Lawyer's Services .....</b>	325
Comment .....	325
Model Rule Comparison .....	326
Cross-References .....	326
Annotations .....	327
» Prior Law and the Commercial Speech Doctrine .....	327
» False and Misleading Communications .....	329
» Creating Unjustified Expectations .....	330
» Comparison with Other Lawyers .....	331
<b>Rule 7.2 Advertising .....</b>	331
Comment .....	333
Model Rule Comparison .....	335
Cross-References .....	337
Annotations .....	337
» Permissible Forms of Lawyer Advertising .....	337
» Filing and Retaining Copy of Advertising Material .....	339
» Paying to Have Services Recommended .....	340
» Identification of a Responsible Lawyer .....	341

## Table of Contents

---

<b>Rule 7.3 Direct Contact With Prospective Clients .....</b>	342
Comment .....	344
Model Rule Comparison .....	347
Cross-References .....	348
Annotations .....	349
» Prohibition of For-Profit In-Person Solicitation .....	349
» Regulation of Written and Recorded Solicitation .....	350
» Disclaimers for Written and Recorded Solicitation .....	351
» Solicitation by Prepaid and Group Legal Services Plans .....	351
<b>Rule 7.4 Communication of Fields of Practice and Specialization .....</b>	352
Comment .....	352
Model Rule Comparison .....	353
Cross-References .....	354
Annotations .....	354
» Regulation of Claims of Certification and Specialization .....	354
<b>Rule 7.5 Firm Names and Letterheads .....</b>	355
Comment .....	355
Model Rule Comparison .....	356
Cross-References .....	356
Annotations .....	356
» Firm Names and Trade Names .....	356
» Law Firms with Offices in More Than One Jurisdiction .....	357
» Use of the Name of a Public Official .....	357
» Misleading Designation as Partnership, etc. ....	358
<b>Rule 8.1 Bar Admission and Disciplinary Matters .....</b>	358
Comment .....	358
Model Rule Comparison .....	359
Cross-References .....	359
Annotations .....	359
» Bar Admission Agency .....	359
» Bar Admission Requirements .....	359
» False Statements of Material Fact in Connection with Admission or Discipline .....	360
» Duty to Volunteer Information to Correct a Misapprehension ....	360

## Table of Contents

---

<b>Rule 8.2 Judicial and Legal Officials .....</b>	360
Comment .....	360
Model Rule Comparison .....	361
Cross-References .....	361
Annotations .....	361
» False Statements About Judges or Other Legal Officials .....	361
<b>Rule 8.3 Reporting Professional Misconduct .....</b>	361
Comment .....	362
Model Rule Comparison .....	363
Cross-References .....	363
Annotations .....	363
» Mandatory Duty to Report Serious Misconduct .....	363
» Reporting the Serious Misconduct of a Judge .....	365
» Exception Protecting Confidential Information .....	365
» Civil Liability for Failing to Report Misconduct .....	365
<b>Rule 8.4 Misconduct .....</b>	366
Comment .....	366
Model Rule Comparison .....	367
Cross-References .....	367
Annotations .....	368
» Violation of a Rule of Professional Conduct .....	368
» Commission of a Crime .....	369
» Dishonesty, Fraud, Deceit and Misrepresentation .....	370
» Conduct Prejudicial to the Administration of Justice .....	372
» Implying Ability to Influence Public Officials .....	373
» Assisting Judge or Official in Violation of Duty .....	373
» Discrimination in the Practice of Law .....	373
<b>Rule 8.5 Disciplinary Authority; Choice of Law .....</b>	374
Comment .....	375
Model Rule Comparison .....	377
Cross-References .....	377
Annotations .....	377
» Disciplinary Authority .....	377
» Choice of Law .....	378

## Table of Contents

---

<b>OVERVIEW OF THE SOUTH CAROLINA DISCIPLINARY SYSTEM .....</b>	<b>379</b>
Commission on Lawyer Conduct and Disciplinary Counsel .....	379
Complaints .....	380
Investigations .....	381
Sanction by Consent Prior to Formal Charges .....	381
Formal Charges .....	382
Sanction by Consent After Formal Charges .....	382
Discovery and Hearings .....	383
Supreme Court Proceedings .....	384
Public Access and Privilege .....	384
Range of Sanctions .....	385
Reciprocal Discipline .....	386
Reinstatement .....	386
 <b>RULES FOR LAWYER DISCIPLINARY ENFORCEMENT</b>	
<b>South Carolina Appellate Court Rule 413 .....</b>	<b>388</b>
Rule 1. Purpose .....	388
Rule 2. Terminology .....	388
Rule 3. The Commission on Lawyer Conduct .....	391
Rule 4. Organization and Authority of the Commission .....	391
Rule 5. Disciplinary Counsel .....	394
Rule 6. Commission Counsel .....	395
Rule 7. Grounds for Discipline; Sanctions Imposed; Deferred Discipline Agreement .....	396
Rule 8. Proof .....	397
Rule 9. Civil Rules Applicable .....	397
Rule 10. Right to Counsel .....	398
Rule 11. Ex Parte Contacts .....	398
Rule 12. Access to Disciplinary Information .....	398
Rule 13. Immunity from Civil Suits .....	400
Rule 14. Time, Service and Filing .....	400
Rule 15. Oaths; Subpoena Power .....	402
Rule 16. Lawyers Charged with or Convicted of a Crime .....	403
Rule 17. Interim Suspension .....	404
Rule 18. Notification to Complainant; Limited Right to Review .....	404

## Table of Contents

---

Rule 19.	Screening and Investigation .....	405
Rule 20.	Motion by Disciplinary Counsel to Re-Open Dismissed Complaint .....	408
Rule 21.	Discipline by Consent .....	408
Rule 22.	Formal Charges .....	410
Rule 23.	Answer .....	410
Rule 24.	Failure to Answer; Failure to Appear .....	410
Rule 25.	Discovery .....	411
Rule 26.	Hearing .....	412
Rule 27.	Review by Supreme Court .....	413
Rule 28.	Cases Involving Allegations of Mental or Physical Incapacity .....	415
Rule 29.	Reciprocal Discipline and Reciprocal Incapacity Inactive Status ....	418
Rule 30.	Duties Following Disbarment or Suspension .....	419
Rule 31.	Appointment of Attorney to Protect Clients' Interests When Lawyer Is Transferred to Incapacity Inactive Status, Suspended, Disbarred, Disappears or Dies .....	421
Rule 32.	Reinstatement Following a Definite Suspension of Less than Nine Months .....	423
Rule 33.	Reinstatement Following a Definite Suspension for Nine Months or More , or Disbarment .....	424
Rule 34.	Employment of Disbarred or Suspended Lawyers .....	428
 <b>FINANCIAL RECORDKEEPING</b>		
<b>South Carolina Appellate Court Rule 417</b> .....		429
 <b>ADVERTISING AND SOLICITATION BY UNLICENSED LAWYERS</b>		
<b>South Carolina Appellate Court Rule 418</b> .....		431
 <b>CONDUCT DURING DEPOSITIONS</b>		
<b>South Carolina Rule of Civil Procedure 30(j)</b> .....		433
 <b>SEALING DOCUMENTS AND SETTLEMENT AGREEMENTS</b>		
<b>South Carolina Rule of Civil Procedure 41.1</b> .....		435
<b>INDEX TO ANNOTATIONS</b> .....		438

