

Committee Opinion
April 4, 1979

LEGAL ETHICS OPINION 313

CONFLICTS OF INTEREST.

Where a law firm has represented corporation "X" for several years, and has represented corporation "Y" on several occasions and a firm member is the registered agent for "Y," it is not improper for the firm to represent "X" as defense counsel against a mechanic's lien filed by "Y" so long as there is full disclosure and consent of all of the parties. [See II: DR: 5-105(C).]

Committee Opinion
April 4, 1979