Ethics Opinion

861126

QUESTION PRESENTED: May a public attorney’s name be used on a letterhead or partnership name when the public attorney used to work for the partnership prior to public appointment?

ANSWER: No.

ANALYSIS: Model Rule 7.5(c) provides:

The name of a lawyer holding a public office shall not be used in the name of a law firm, or in communications on its behalf, during any substantial period in which the lawyer is not actively and regularly practicing with the firm. Therefore, the public attorney’s name may not be included with the partnership’s name or letterhead.

THIS OPINION IS ADVISORY ONLY

Legal Disclaimer: While we do our best to ensure that the information on this site is accurate, the information on this web site does not constitute the provision of legal advice. Additional contains links to various government information pages and reference pages useful for legal research. We do not maintain control over the content of the linked pages, and cannot be responsible for the accuracy of any information in the linked pages. For answers to specific questions, you should consult an attorney familiar with your particular situation.