

110TH CONGRESS
2^D SESSION

S. 2450

AN ACT

To amend the Federal Rules of Evidence to address the waiver of the attorney-client privilege and the work product doctrine.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 **SECTION 1. ATTORNEY-CLIENT PRIVILEGE AND WORK**
2 **PRODUCT; LIMITATIONS ON WAIVER.**

3 (a) IN GENERAL.—Article V of the Federal Rules of
4 Evidence is amended by adding at the end the following:
5 **“Rule 502. Attorney-Client Privilege and Work Prod-**
6 **uct; Limitations on Waiver**

7 “The following provisions apply, in the circumstances
8 set out, to disclosure of a communication or information
9 covered by the attorney-client privilege or work-product
10 protection.

11 “(a) DISCLOSURE MADE IN A FEDERAL PRO-
12 CEEDING OR TO A FEDERAL OFFICE OR AGENCY; SCOPE
13 OF A WAIVER.—When the disclosure is made in a Federal
14 proceeding or to a Federal office or agency and waives
15 the attorney-client privilege or work-product protection,
16 the waiver extends to an undisclosed communication or in-
17 formation in a Federal or State proceeding only if:

18 “(1) the waiver is intentional;

19 “(2) the disclosed and undisclosed communica-
20 tions or information concern the same subject mat-
21 ter; and

22 “(3) they ought in fairness to be considered to-
23 gether.

24 “(b) INADVERTENT DISCLOSURE.—When made in a
25 Federal proceeding or to a Federal office or agency, the

1 disclosure does not operate as a waiver in a Federal or
2 State proceeding if:

3 “(1) the disclosure is inadvertent;

4 “(2) the holder of the privilege or protection
5 took reasonable steps to prevent disclosure; and

6 “(3) the holder promptly took reasonable steps
7 to rectify the error, including (if applicable) fol-
8 lowing Federal Rule of Civil Procedure 26(b)(5)(B).

9 “(c) DISCLOSURE MADE IN A STATE PROCEEDING.—
10 When the disclosure is made in a State proceeding and
11 is not the subject of a State-court order concerning waiver,
12 the disclosure does not operate as a waiver in a Federal
13 proceeding if the disclosure:

14 “(1) would not be a waiver under this rule if it
15 had been made in a Federal proceeding; or

16 “(2) is not a waiver under the law of the State
17 where the disclosure occurred.

18 “(d) CONTROLLING EFFECT OF A COURT ORDER.—
19 A Federal court may order that the privilege or protection
20 is not waived by disclosure connected with the litigation
21 pending before the court—in which event the disclosure
22 is also not a waiver in any other Federal or State pro-
23 ceeding.

24 “(e) CONTROLLING EFFECT OF A PARTY AGREE-
25 MENT.—An agreement on the effect of disclosure in a

1 Federal proceeding is binding only on the parties to the
2 agreement, unless it is incorporated into a court order.

3 “(f) CONTROLLING EFFECT OF THIS RULE.—Not-
4 withstanding Rules 101 and 1101, this rule applies to
5 State proceedings and to Federal court-annexed and Fed-
6 eral court-mandated arbitration proceedings, in the cir-
7 cumstances set out in the rule. And notwithstanding Rule
8 501, this rule applies even if State law provides the rule
9 of decision.

10 “(g) DEFINITIONS.—In this rule:

11 “(1) ‘attorney-client privilege’ means the pro-
12 tection that applicable law provides for confidential
13 attorney-client communications; and

14 “(2) ‘work-product protection’ means the pro-
15 tection that applicable law provides for tangible ma-
16 terial (or its intangible equivalent) prepared in an-
17 ticipation of litigation or for trial.”.

18 (b) TECHNICAL AND CONFORMING CHANGES.—The
19 table of contents for the Federal Rules of Evidence is
20 amended by inserting after the item relating to rule 501
21 the following:

“502. Attorney-client privilege and work-product doctrine; limitations on waiv-
er.”.

22 (c) EFFECTIVE DATE.—The amendments made by
23 this Act shall apply in all proceedings commenced after
24 the date of enactment of this Act and, insofar as is just

1 and practicable, in all proceedings pending on such date
2 of enactment.

Passed the Senate February 27, 2008.

Attest:

Secretary.

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