

1. Record Nr.	UNINA9910451455203321
Autore	Griffiths-Baker Janine
Titolo	Serving two masters : conflicts of interest in the modern law firm / Janine Griffiths-Baker
Pubbl/distr/stampa	Oxford ; Portland, Oregon, : Hart Publishing, 2002
ISBN	1-4725-5931-2 1-280-80805-5 9786610808052 1-84731-062-1
Edizione	[1st ed.]
Descrizione fisica	1 online resource (226 p.)
Disciplina	174.3
Soggetti	Legal ethics - England Conflict of interests - England Legal ethics - Wales Conflict of interests - Wales Practice of law - Moral and ethical aspects Electronic books.
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Description based upon print version of record.
Nota di bibliografia	Includes bibliographical references (pages [201]-207) and index
Nota di contenuto	1. INTRODUCTION -- 2. THE REGULATORY REGIME -- 3. THE MODERN FIDUCIARY: CONFLICTS IN OTHER PROFESSIONS -- 4. CONFLICTS OF INTEREST: AN INTERNATIONAL PERSPECTIVE -- 5. DISCOVERING CONFLICTS: PROCEDURES AND DILEMMAS -- 6. THE DECISION WHETHER TO ACT: PROCEDURES AND INTERESTS -- 7. ACTING IN THE FACE OF CONFLICT -- 8. CONCLUSION
Sommario/riassunto	It is a sine qua non of legal practice that lawyers should not allow themselves to act for two clients whose interests may, potentially, conflict. However, this principle is being placed under increasing pressure, the main reasons for this being increased demand for specialist legal services, the globalisation of commerce, a dramatic growth in the size of leading law firms, and significantly greater mobility within the legal profession. As a result, there is a growing trend, especially within the commercial legal environment, for solicitors

to face conflicts of interest which have no easy solution. Increasingly, conflicts are being 'managed', rather than avoided altogether. This is a field within which the Law Society's own rules are flouted on a daily basis, and in which these rules appear increasingly at odds with the common law. Based on extensive interviews with lawyers and their clients, this book provides the first thorough consideration of how conflicts of interest are handled within law firms. It will be essential reading to all those who have an interest in professional legal ethics, including law students, legal scholars, practitioners, and regulators

---