

Global LPO Conference, Los Angeles, USA, 5-6 Oct 2011

As IP outsourcing continues to grow around the world, the apprehensions about ethical and legislative issues continue to rise. The flipside also offers inherent risks and exposure to breach of privacy of information and attorney client privilege. In this session we will uncover key strategies to identify and overcome risks associated with LPO.

IP Outsourcing: Ethical and Legislative Issues

- Keeping up to date with developments from relevant regulatory bodies on both sides of the Atlantic (ABA, Law Society and SRA)
- Ensuring compliance with appropriate legislation impacting on U.S.A. lawyers' ability to outsource legal work
- Avoiding aid and abetting the unauthorized practice of law or permitting your LPO provider to undertake "reserved activities"
- Complying with the duty to supervise
- Addressing the scope and limitations of required confidentiality agreements and conflict checks
- Identifying and Managing Risks Associated with LPO

Speakers:



Jason S. Zack - American Bar Association (ABA) Technology for the Litigator Committee (Co-Chair, New Products), Standing Committee on Technology & Information Systems (Chair, Technology Assessment); IP Attorney at Patterson Belknap Webb & Tyler LLP



Suman Naresh, Chief Executive Officer, International Strategy Group, LLC

Moderator:



James P. Duffy, Managing Partner, Berg and Duffy LLP