

CEP Magazine - June 2020 Beyond the attorney-client privilege

By Jeffrey M. Kaplan

Jeffrey M. Kaplan (<u>jkaplan@kaplanwalker.com</u>) is a Partner with Kaplan & Walker LLP in Princeton, New Jersey, USA.

Should compliance and ethics (C&E) program assessments be conducted under the company's attorney-client privilege? What about risk assessments?

Some C&E professionals are strongly opposed to use of the privilege in such assessments, based on the view that confidentiality of this sort is inimical to good C&E. I understand this thinking but want to make sure the opposing viewpoint is heard.

This document is only available to members. Please log in or become a member.

Become a Member Login