



## News

### Cheryl Wilke Writes in Daily Business Review about a Change to Federal Tax Law that Penalizes Settlements of Sexual Harassment Charges that Include a Confidentiality Provision

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Hinshaw partner Cheryl Wilke recently authored an article titled "Legislating Financial Penalties for Employers Seeking to Keep Sexual Harassment Settlements Confidential," in the *Daily Business Review*. In her article, Wilke discusses tax law changes that went into effect late last year. Specifically, she discusses a provision in the new tax law that prohibits a tax deduction for a settlement of sexual harassment or sexual abuse charges that includes a confidentiality clause. "Employers will now be faced with a key decision," notes Wilke. "Is the benefit of keeping a settlement agreement confidential worth the financial impact of not claiming the settlement proceeds and associated legal fees as a tax deduction?"

Read "[Legislating Financial Penalties for Employers Seeking to Keep Sexual Harassment Settlements Confidential](#)," on the *Daily Business Review* website (*subscription required*)

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