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Litigation Avoidance and COVID-19: What Hotel Owners and Operators Can Do Now to Avoid Employment and Premises Liability Lawsuits

Webinar 06.23.2020

Litigation Avoidance and COVID-19: What Hotel Owners and Operators Can Do Now to Avoid Employment and Premises Liability Lawsuits

Tuesday, June 23, 2020

11:00 a.m. - 12:00 p.m. PT 1:00 p.m. - 2:00 p.m. CT 2:00 p.m. - 3:00 p.m. ET

Complimentary Webinar

Click here to RSVP.

Webinar details will be sent upon registration

As California's travel and hospitality industries begin the process of reopening during the COVID-19 pandemic, hotel owners and operators are particularly vulnerable to employment and premises liability lawsuits. Fortunately, there are specific measures businesses can take now to prevent, or at least mitigate the risks, associated with these claims. Join the California Hotel and Lodging Association and Adam Rosenthal, a labor and employment attorney and co-author of the Employer's Guide to COVID-19 and Emerging Workplace Issues, for a forward-looking webinar discussing the legal and practical issues hoteliers need to consider to survive and thrive during this new normal.

The webinar will cover the following topics:

- Unique COVID-19 employment compliance concerns
- Developing a COVID-19 Response & Action Plan
- Federal and Cal OSHA and CDC Guidance for the hospitality industry
- Updating specific employment policies
- Guest waivers and warnings: legal and practical considerations
- Important developments in California's Workers' Compensation laws
- Wage and hour compliance

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Unique considerations for unionized employers

Speaker

Adam R. Rosenthal, Partner, Sheppard Mullin

Continuing Legal Education (CLE)

California

This activity has been approved for Minimum 1 Continuing Legal Education credit by the State Bar of California. Sheppard Mullin Richter & Hampton LLP certifies that this activity conforms to the standards for approved education activities prescribed by the rules and regulations of the State Bar of California governing minimum continuing legal education.

New York

This program has been approved in accordance with the requirements of the New York State Continuing Legal Education Board for a maximum of 1 credit hour which may be applied toward the Areas of Professional Practice requirement, and is suitable for both transitional and non-transitional attorneys.

MCLE attendance certificates will be distributed following the webinar upon completion of an evaluation.

*You must attend the full webinar to receive credit.

Questions? Please contact Belinda Ashong via email.

Attorneys

Adam R. Rosenthal

Practice Areas

Labor and Employment