

COVID-19 LITIGATION AND MITIGATION STRATEGIES SERIES:
CUSTOMER CHALLENGES TO FACE COVERING MANDATES AND OTHER
PANDEMIC-RELATED ADA TITLE III LITIGATION

SPEAKERS

David Raizman (Los Angeles) Lisa England, *Moderator*

DATE

Tuesday, August 11, 2020

TIME

11:00 a.m. – 12:00 p.m. Pacific 12:00 p.m. – 1:00 p.m. Mountain 1:00 p.m. – 2:00 p.m. Central 2:00 p.m. – 3:00 p.m. Eastern

COST

\$99.00

Complimentary for Ogletree Deakins clients

DESCRIPTION

The U.S. Centers for Disease Control and Prevention (CDC) has issued guidance recommending the wearing of face coverings to slow the spread of COVID-19, and an increasing number of state and local governments have passed measures requiring the wearing of face coverings in indoor public spaces. In this installment of our COVID-19 Litigation and Mitigation Strategies Series, we will address the applicability of Title III of the Americans with Disabilities Act (ADA) to pandemic-related claims, including instances in which a customer claims not to be able to wear a mask due to a disability. Topics to be covered will include:

- mitigating the risk of face covering claims;
- defending face covering and other Title III claims, including the "direct threat" defense;
- class action claims and defenses, including strategies to defeat class certification:
- operational considerations for disabled customers; and
- potential Title III COVID-19-related claims related to privacy and website and architectural access.

Ogletree Deakins

REGISTRATION

Register online at www.ogletree.com or contact Marilu Oliver at (404) 870-1755 or webinars@ogletree.com.

Instructions for participation will be circulated before the webinar. If you have questions about CLE availability, please contact us at cle@ogletree.com. To request an accommodation related to this event, please contact accessibility@ogletree.com as soon as possible.