

THE SUPREME COURT'S VIKING RIVER RULING AND WHAT IT MEANS FOR ARBITRATION AGREEMENTS IN CALIFORNIA



SPEAKERS

Alexander (Zander) Chemers (Los Angeles)
Jack S. Sholkoff (Los Angeles)
Hera S. Arsen, Ph.D., Moderator



DATE

Tuesday, June 21, 2022



TIME

9:00 a.m. – 10:00 a.m. Pacific
10:00 a.m. – 11:00 a.m. Mountain
11:00 a.m. – 12:00 noon Central
12:00 noon – 1:00 p.m. Eastern



COST

\$99.00
Complimentary for Ogletree Deakins
clients

DESCRIPTION

On June 15, 2022, the Supreme Court of the United States, in *Viking River Cruises, Inc. v. Moriana*, ruled that employers may utilize properly drafted arbitration agreements to stop lawsuits brought under California's Private Attorneys General Act (PAGA). The ruling handed a victory to employers seeking to avoid liability under PAGA for California Labor Code violations. However, the Court also left open the possibility that California could adjust PAGA to permit representative claims to survive. In this webinar, the speakers will discuss the ramifications of this decision, as well as practical considerations for California employers that are looking to minimize their litigation risk with arbitration agreements, whether they currently have arbitration agreements that may need to be updated or are considering implementing such agreements to take advantage of the Court's ruling.

REGISTRATION

Register online at www.ogletree.com or contact webinars@ogletree.com.

Instructions for participation will be circulated before the webinar. If you have questions about the availability of CLE credits, please email cle@ogletree.com. To request an accommodation for a disability, please email accessibility@ogletree.com as soon as possible.