Labor and Employment Law Advice Hotline

Ogletree Deakins

Ogletree Deakins is happy to provide members of the Minnesota Recruiting and Staffing Association (MNRSA) a complimentary hotline service. Every six months, Corie Anderson, Shareholder at Ogletree Deakins, will provide each eligible MNRSA member¹ up to two complimentary hotline sessions² to discuss labor and employment law issues. Potential issues include:

- EEO hiring, termination, promotion, demotion, discipline
- Harassment
- Unemployment compensation
- Wage and hour
- Restrictive agreements
- Workers' compensation
- Immigration (employer-based)
- Bonus agreements
- Reduction-In-Force
- Employment contracts
- OSHA
- FMLA issues
- HR audits
- Employee Handbooks

- ADA hiring, testing, termination, accommodations
- Labor negotiations and union organizing
- Corporate matters
- I-9 compliance
- Exempt (salaried) analysis
- Recruitment, resume screening, interviewing
- Job descriptions
- Exit Interviews
- Employee & management training
- Disabilities in the workplace
- Policies and procedures
- Charges of discrimination
- DOL/MDOLI wage and hour audits
- Contract review and drafting

To enroll in a hotline session, please email Corie, corie.anderson@ogletree.com, with the following information: your name, your company's name, and that you are a member of MNRSA. You can also call Corie at 612-263-8022.

Corie Anderson—Shareholder, Minneapolis



Corie counsels employers on a wide range of employment law issues and litigation. She has represented employers in state and federal courts, as well as before administrative agencies, handling cases involving wrongful termination, discrimination, harassment, wage and hour violations, trade secrets, and more. She assists clients with contract review, negotiation, corporate governance, mergers and acquisitions, and shareholder disputes. Corie is well-versed in federal, state, and local prevailing wage laws and ordinances. Beyond her legal practice, Corie has served as a moderator and speaker for numerous labor and employment law forums. She also contributes to various legal publications and newsletters, providing insight into employment law issues.

¹ To be eligible for this service, members must pass a conflicts check.

² Each complimentary hotline session is limited to issues that can be handled within a 10 to 15 minute call or brief email response. Issues that require more time are subject to fees.