



Sherry E. Jackman

Counsel

SJackman@ggfirm.com

Ph. 310-201-7526

Fax 310-201-2397

Sherry E. Jackman is Counsel in Greenberg Glusker's Environmental Group. Her practice focuses on environmental litigation and compliance counseling.

Sherry's professional expertise includes (1) counseling clients regarding federal and state environmental statutes and regulations, including CERCLA, RCRA, the Clean Water Act, the Clean Air Act, CEQA, Proposition 65, California Hazardous Waste Control Law, and the Endangered Species Act; (2) representing clients in state and federal litigation and administrative enforcement proceedings; and (3) counseling clients with respect to land use entitlements and permitting.

Sherry has represented a broad array of clients, including manufacturers (chemical, semiconductor, cosmetic, and food), railroads, technology companies, landfills, waste management companies, municipalities, utility companies, museums, schools, real estate developers, pharmaceutical companies, and private individuals.

Sherry is a Lecturer in Law at the [USC Gould School of Law](#) where she co-teaches "Deposition Strategies and Techniques" with Harvey Friedman.

Professional Affiliations

- Board of Directors, [Coalition for Clean Air](#)
- Vice President, Velocity Co-Chair, Anderson Women of the UCLA Anderson Alumni Network
- Executive Committee Member, Environmental Law Section of the Los Angeles County Bar Association
- Member, California State Bar Environmental Law Section

Awards

-

Southern California Super Lawyers Rising Stars - 2017-2018

Bar Admissions

- California

Education

- University of California, Los Angeles School of Law (J.D., 2010)
 - Moot Court Honors Program
- UCLA Anderson School of Management (M.B.A., 2010)
 - Anderson Merit Fellowship
- University of California, Davis (B.S., 2005)
 - Managerial Economics
 - Regents Scholarship; Department Citation; High Honors

Representative Matters

-

Representing a Fortune 500 company in CERCLA / HSAA cost recovery matters

-

Representing a variety of companies with respect to site investigation and remediation of contamination (soil, groundwater, indoor air, etc.)

-

Providing compliance counseling regarding regulation of hazardous and non-hazardous wastes under state and federal laws and regulations

-

Conducting environmental due diligence in connection with the purchase and sale of contaminated real estate and providing advice regarding nature and extent of potential liabilities

-

Preparing complex damage models, calculations, and litigation simulations to inform settlement strategy

-

Working closely with retained experts and consultants with respect to site investigation and remediation efforts

-

Representing international oil company in federal multi-party litigation involving claims of leaking pipelines

-

Representing clients at a number of federal Superfund Sites, including the San Fernando Valley Superfund Site, Omega Superfund Site, and Casmalia Resources Superfund Site

-

Representing property owner in opposition to proposed redevelopment project undergoing environmental review under CEQA

•

Representing potentially responsible parties with respect to all aspects of site cleanups, site closures, facility inspections, and enforcement actions

•

Representing various clients with respect to underground storage tank issues and claims

•

Represented several related companies in a 2,000+ plaintiff toxic tort litigation involving alleged exposure to hazardous substances in air, surface water, and groundwater

•

Represented semiconductor manufacturer and related entity in two litigation matters involving allegations of *in utero* exposure to clean room chemicals

•

Represented a Fortune 500 company in contract dispute relating to responsibility for environmental cleanup

•

Provided hazardous waste compliance advice to chemical manufacturer with multi-state operations

•

Represented a Fortune 500 company in a Clean Water Act / SPCC enforcement matter

•

Represented manufacturing facility in Clean Water Act citizen stormwater lawsuit

•

Defended international manufacturer in litigation involving Proposition 65, CLRA, and UCL claims in California State Court, resulting in dismissal of case without leave to amend

•

Represented private individual in enforcement action with respect to land use and entitlement issues

•

Represented utility company in matter involving a cleanup and abatement order issued by water board

•

Represented real estate developer in efforts to secure environmental permits

•

Conducted land use due diligence in connection with acquisition of large portfolio of U.S. properties

•

Represented schools, churches and a museum/library *pro bono* in a number of land use / entitlement matters

Media

June 29, 2018

WARNING: New Proposition 65 Requirements Effective August 30, 2018

Greenberg Glusker Client Alert

June 7, 2018

14 Greenberg Glusker Attorneys Named Super Lawyers Rising Stars

March 9, 2016

In the Heart of the Rainy Season: The New (Stayed) Clean Water Rule Covers Vernal Pools in California

Environmental Law Blog

July 29, 2014

EPA is Holding Flare Users' Feet To The Fire

Law 360

March 6, 2013

Bill To Create Environmental Court Lacks Specificity

San Francisco Daily Journal

May 16, 2012

The Future is Now (Or Is It?): Choosing the 'Baseline' and Minimizing Related Litigation Risk Under CEQA

San Francisco Daily Journal

November 2, 2011

Kickstarting California Construction Projects

Law 360

July 1, 2009

Offshore Wind Farms and Ocean Zoning as a Means to Meet U.S. Clean Energy Goals, Planning & Law

American Planning Association