



Sherry E. Jackman

Partner

SJackman@ggfirm.com Ph. 310-201-7526 Fax 310-201-2397

Sherry Jackman is an environmental litigator and compliance counselor representing entities facing challenging and complex environmental issues. Sherry is creative, strategic, and efficient in her approach.

Sherry's professional expertise specifically includes the areas listed below

- Environmental Counseling: 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;
- Environmental Litigation: representing clients in state and federal litigation and administrative enforcement proceedings;
- Land Use Matters: counseling clients with respect to land use entitlements, CEQA, and permitting;
- Environmental Insurance Coverage: counseling clients with respect to insurance coverage issues relating to environmental matters;
- Environmental Permits: advice and litigation regarding environmental permitting, including relating to the Clean Water Act (e.g., California Industrial Storm Water Permit); RCRA; Hazardous Materials Business Plans; Wastewater; Air; and Water Well Systems.
- **Consumer Products**: counseling clients with respect to consumer products, advertising, product labeling, and Extended Producer Responsibility ("EPR") programs;
- Corporate History: performing complicated corporate history tracing assessments and analyzing the legal import of mergers, acquisitions, stock purchases, and asset sales—particularly as they relate to environmental matters;
- **Regulatory Closure and "No Further Action" Letters**: working to achieve regulatory closure at impacted sites overseen by EPA, DTSC, the Water Boards, and CUPAs;
- Brownfields Development/Contaminated Property: assisting clients in connection with the purchase and/or sale of contaminated real estate;



- **Mergers and Acquisitions**: environmental due diligence and strategy in the context of mergers and acquisitions, asset purchases, structuring deals, assessing environmental risk, transferring and applying for environmental permits, and compliance with environmental laws and regulations;
- Food Law: representing food manufacturers, distributors, packagers, ranchers, farmers, and growers in matters related to consumer claims, advertising, product labeling, product testing, chemical regulation, litigation, marketing strategies, and general compliance with food industry standards; and
- **Consumer Claims**: Defend and advise manufacturers, distributors, and producers in matters involving advertising, labeling, product testing, chemical/ingredient content, and regulatory compliance, including litigation and risk mitigation under federal and State laws including California's Consumer Legal Remedies Act (CLRA), Unfair Competition Law (UCL), and False Advertising Law (FAL).

Sherry's entire legal career has centered on environmental law and litigation. She has earned significant accolades in her field—including being named to the *Southern California Super Lawyers Rising Stars* (Up-and-Coming 50 Women list) and listed in *Best Lawyers: Ones to Watch*® *in America*.

Sherry's environmental litigation experience is broad and varied. She has represented clients as both plaintiff and defendant in all stages of litigation. She has prepared for a half dozen trials. She has participated in a significant number of mediations that led to complete case resolution. She works with companies on complicated compliance and regulatory issues.

Sherry's educational background as a JD/MBA provides her with a unique perspective: she is focused on how business and the law intersect. She is sensitive to how a company's legal matters impact its bottom line— emphasizing how to save clients time and money. She is well-versed in finance, managerial modeling, investment strategy, and damages assessment. She is creative in tackling problems, seeking the most efficient outcomes.

Outside of work, Sherry focuses her time on several passion projects, including (1) serving on the Board of Directors of the Coalition for Clean Air, a nonprofit organization founded in 1971; (2) participating in the Executive Committee of the Environment Section of the Los Angeles County Bar Association; and (3) guest lecturing and speaking in various capacities.

From time to time, Sherry guest lectures the "Environmental Law and Policy" course at the UCLA School of Law. Sherry also formerly co-lectured at the USC Gould School of Law for the popular "Deposition Strategies and Techniques" course. Sherry is a frequent speaker on a range of topics, including CERCLA, RCRA, Vapor Intrusion, Proposition 65, ESG, Hazardous Waste, and Real Estate & Environmental Due Diligence.

Sherry started her career in environmental law at a large international law firm. Before becoming a lawyer, Sherry avidly participated in ballroom, Latin, and swing dance, regularly competing at the International Grand Ball, City Lights Ball, and Emerald Ball.

Professional Affiliations

- Executive Committee Member, Environmental Law Section of the Los Angeles County Bar Association
- Member, California State Bar Environmental Law Section



Charitable & Civic Involvement

Chair, Board of Directors, Coalition for Clean Air

Awards

- Best Lawyers: Ones to Watch® in America, 2021 2025
- Nominee for L.A. Times B2B Publishing's Inspirational Women Leadership Awards, 2024
- Southern California Super Lawyers Rising Stars Environmental Litigation 2017-2023
 Selected in both Up-and-Coming 50: Women and Up-and-Coming 100 lists, 2023

Bar Admissions

California

Court Admissions

- Ninth Circuit Court of Appeals
- United States District Court for the Northern, Central, Eastern and Southern Districts of 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)
 - o Anderson Merit Fellowship
- University of California, Davis (B.S., 2005)
 - o Agricultural and Resource Economics/Managerial Economics
 - o 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

Events

March 26, 2025 CLE Last Dash | Beyond Chevron: Courts vs. Agencies in a New Era Online



December 17, 2024

Environmental Law Essentials for In-House Counsel: Successfully Navigating Notices of Violation *Webinar*

December 4, 2024 Beyond Chevron: Courts vs. Agencies in a New Era Webinar

September 23, 2024 2024 Prop. 65 Conference San Francisco, CA

April 19, 2024 **PFAS Liability at Superfund Sites | LACBA 2024 Environmental Section Spring Symposium** *Gibson, Dunn & Crutcher LLP Office*

January 25, 2024 CLE Last Dash | Environmental NOVs: Decode, Respond, and Prevail

September 18, 2023 2023 Prop. 65 Conference Julia Morgan Ballroom, Merchant Exchange Building

August 30, 2023 Greenwashing and its Dirty Consequences Virtual

January 25, 2023 Transactional Real Estate and Environmental Due Diligence Webinar

January 24, 2023 Greenwashing and its Dirty Consequences Virtual via Zoom Webinar

September 16, 2022 Forward Thinking: The ESG Influence on Business and Law Virtual

January 27, 2022 CLE Last Dash | From Dirt to Air: Current Topics in Environmental Law Virtual via Zoom Webinar

December 16, 2021 Vapor Intrusion and Air Quality



July 13, 2021 California's Proposition 65: Background, Compliance, and Strategy

June 23, 2021 California's Proposition 65: Background, Compliance, and Strategy

July 9, 2020 Volatile Times in Vapor Intrusion Regulation: A Legal and Technical Update [Webinar Replay Available] *Webinar*

November 21, 2019 Federal Environmental Law Course (RCRA and CERCLA) UCLA School of Law

September 27, 2019 LACBA's Diversity and Inclusion Conference Loyola Law School

August 22, 2019 Coalition for Clean Air Trivia Night Tesla Delivery Center

February 14, 2018 Dynamic Landscape of the Vapor Intrusion Pathway Los Angeles County Bar Association

February 9, 2018 2018 UCLA Anderson Velocity Women's Conference

November 3, 2017 **Moving the Needle? Citizen Suits and Stakeholder Actions as Regulatory Drivers** *InterContinental Los Angeles Century City*

April 5, 2017 Hazardous or Not Under RCRA: Haz Waste Obligations Under EPA's Final Rule, Effective 5/30/17

October 14, 2016 Environmental Law Career Panel Los Angeles County Bar Association

March 18, 2016 Law Student Environmental Negotiations Competition California State Bar Association



October 27, 2015 Environmental Law Career Panel Los Angeles County Bar Association

Insights

May 5, 2025 Sherry Jackman Shares Insights on the Food & Beverage Industry in 2025 with L.A. Times Studios L.A. Times Studios

April 8, 2025 Handling the truth Recycling Today

March 5, 2025 Mass v. EPA attorney sees path to save endangerment finding *E&E News*

January 7, 2025 New Year, New Rules: What companies need to know about Prop 65 Food Dive

December 2, 2024 Clock Ticking for Companies to Comply With California PFAS Laws Bloomberg Law

November 26, 2024 California's food safety overhaul: From label to table Food Dive

November 14, 2024 **Partners Sedina Banks and Sherry Jackman Nominated for L.A. Times B2B Publishing Inspirational Women Leadership Awards** *L.A. Times B2B Publishing*

September 11, 2024 Climate Risks Call For Proactive Resilience, Pros Say Law360

August 15, 2024 46 Greenberg Glusker Attorneys Named to 2025 Best Lawyers® and Ones to Watch® Lists



July 2, 2024 Partner Sherry Jackman Named Chair of Coalition for Clean Air's Board of Directors Coalition for Clean Air

July 1, 2024 Biden tailpipe emission rules on shakier ground after Supreme Court ruling *Reuters*

May 10, 2024 Greenberg Glusker Represents Central Valley Meat in Strategic Acquisition of Cargill Beef Processing Facility in Fresno Greenberg Glusker Press Release

April 25, 2024 It's Raining Stormwater NOVs in California Facility Executive

April 4, 2024 Green Marketing: Tips to Avoid the Dirty Consequences of Greenwashing Lady Justice - A Publication of the Primerus Women Lawyers Section

January 29, 2024 California's Proposed Change to Small Warning Label Could Have Big Repercussions Corporate Compliance Insights

January 5, 2024 California's Proposals for Chemical Warnings Spur Business Ire Bloomberg Law

January 1, 2024 Greenberg Glusker Announces Three New Partners

October 30, 2023 What Businesses Need to Plan for in 2024 Los Angeles Business Journal

August 17, 2023 46 Greenberg Glusker Attorneys Named to 2024 Best Lawyers® and Ones to Watch® Lists

June 6, 2023 9 Greenberg Glusker Attorneys Selected to 2023 Southern California Super Lawyers Rising Stars Greenberg Glusker Press Release



May 31, 2023 Cosmetics makers latest to challenge Prop. 65 labels Daily Journal

May 5, 2023 Clothing Companies Are Being Targeted with PFAS Liability Sourcing Journal

August 18, 2022 32 Greenberg Glusker Attorneys Named to 2023 Best Lawyers® List

June 7, 2022 11 Greenberg Glusker Attorneys Selected to 2022 Southern California Super Lawyers Rising Stars Super Lawyers

August 19, 2021 29 Greenberg Glusker Attorneys Named to 2022 Best Lawyers® List

July 19, 2021

From Soup to Nuts: A Round-Up of Legal Guidance for Food & Beverage Companies Los Angeles Business Journal

June 8, 2021

11 Greenberg Glusker Attorneys Selected to Super Lawyers Southern California Rising Stars *Super Lawyers*

February 1, 2021 WARNING: Ability to Use Proposition 65 Short-Form Warnings May be Short Lived

August 20, 2020 28 Greenberg Glusker Attorneys Named to 2021 Best Lawyers® List

June 9, 2020 12 Greenberg Glusker Attorneys Selected for Super Lawyers Rising Stars

June 6, 2019 12 Greenberg Glusker Attorneys Selected for Super Lawyers Rising Stars

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



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

Tox of the Town

Where the Law and the Environment Connect. **Tox of the Town** is a blog written by attorneys in Greenberg Glusker's Environmental Law Group. With years of legal, technical, and business know-how experience, we look forward to providing our readers with timely updates on environmental issues. Subscribe to our blog today to receive updates on changing environmental laws, regulatory and compliance issues, ongoing litigation, and more.

May 7, 2025

Judicial Burn: Court Declares Proposition 65 Acrylamide Warning Unconstitutional

Acrylamide, a Proposition 65-listed substance that naturally forms in the cooking and heating of many plant-based foods, has been the focus of court action over the past six years. However, companies will no longer be required to warn for dietary...

April 14, 2025

Paper Problems: BPS in Thermal Receipts Triggers Prop. 65 NOVs

California shoppers might be getting more than just a receipt at checkout—they may also be exposed to a toxic chemical, according to Proposition 65 ("Prop. 65") enforcer Center for Environmental Health (CEH) represented by Lexington Law Group. Prop. 65...



April 11, 2025

Countdown to Compliance: California's New "Recyclable" Labeling Law

The 18-month clock is now ticking for businesses to comply with California's Senate Bill (SB) 343, also known as the "Truth in Recycling" law, which addresses permissible recyclable claims. In 2021, California passed SB 343, which creates stricter requirements...

March 13, 2025

Moving Targets: Multi-State EPR Packaging Laws—Key Updates & Deadlines

Across the country, states are enacting so called "Extended Producer Responsibility" (EPR) laws aimed at reducing plastic waste and shifting the cost of recycling these plastics from the consumer back to the producer. This is done primarily by establishing...

February 28, 2025

When Wildfire Toxins Contaminate Stormwater: Essential IGP Compliance Steps

On February 14, 2025, the California State Water Resources Control Board (State Water Board) issued a compliance guidance letter for industrial facilities subject to the Statewide Industrial Stormwater General Permit (IGP) and located in wildfire-affected counties under a Governor-declared...

December 17, 2024

Beyond Chevron: Courts vs. Agencies in a New Era

Examining the Implications of the Supreme Court's Shift on Chevron Deference

The legal landscape regarding federal agency authority fundamentally changed in 2024 with the Supreme Court's decision in Loper Bright Enterprises v. Raimondo . This landmark case dismantles the Chevron deference standard, reshaping the balance of power between courts and...

December 16, 2024

California Proposition 65: Approved Changes Overhaul Safe Harbor Warnings

On December 6, 2024, the Office of Environmental Health Hazard Assessment (OEHHA), the lead California regulatory agency tasked with implementing California's Proposition 65, issued a notice stating that the Office of Administrative Law approved changes to the Prop 65...

December 2, 2024

How California's PFAS Laws Are Changing the Consumer Product Landscape

Two California laws, AB 1817 and AB 2771, will regulate PFAS in textiles and cosmetics starting January 1, 2025. These "forever chemicals" are linked to health risks and are challenging to detect due to their low concentrations in global supply...

November 26, 2024

California Leads with New Food Safety Laws

California has taken a major step in food safety and sustainability with the passage of Assembly Bill 660 (AB 660) and the California School Food Safety Act (AB 2316), signed into law by Governor Gavin Newsom on September 28...



October 18, 2024

Finalized Acrylamide Warnings and Related Legal Showdown

This week, the Office of Environmental Health Hazard Assessment (OEHHA) announced that the proposed Prop. 65 additional safe harbor warning options for acrylamide have become final. The safe harbor options will be included in Title 27, California Code of...

October 18, 2024

Prop. 65 Halloween Special: More Tricks than Treats for California Restaurants

It's been more tricks than treats this season for restaurants located in California. In the past few weeks, there have been over 100 California Proposition 65 60-day notices of intent to sue issued on behalf of claimant Golden State...

October 2, 2024

California Prop 65 Suit Targets PFAS in Feminine Care Products

On Monday, consumer group, Ecological Alliance, LLC, filed a lawsuit against the makers of the Carefree brand of menstrual liners, Edgewell Personal Care Brands, LLC, alleging that the liners contained perfluorooctanoic acid (PFOA), one of the per &ndash...

September 30, 2024

Stronger Building Standards and Impacts on Property Insurance, Development Financing, and Affordability

As climate change continues to shape the real estate landscape, developers and insurers alike are feeling the impact. Stronger building standards, aimed at mitigating risks from wildfires, floods, and sea level rise, may lower the cost of property insurance...

June 12, 2024

Will Makeup Get a Makeover? Titanium Dioxide in Cosmetics

UPDATE : On June 12, 2024, the U.S. District Court for the Eastern District of California entered a preliminary injunction in The Personal Care Products Council v. Bonta . The order provides, in pertinent part, "Defendant, his officers, employees, and...

April 26, 2024

It's Raining Stormwater NOVs in California - 7 Tips For Responding To An IGP NOV

Responding to a California General Industrial Storm Water Permit (IGP) NOV can be a complex matter. Read the full article on Facility Executive for tips we've developed to facilitate success. Excerpt: After many years of drought, in late 2023 and...

February 7, 2024

What to Know About the Recent OEHHA Hearings

The California Proposition 65 short-form warning saga continues. We authored articles in both Bloomberg Law and Corporate Compliance Insights to discuss what businesses should know from the recent California Environmental Protection Agency's Office of Environmental Health Hazard Assessment (OEHHA) hearings. California's Proposition...



November 6, 2023

OEHHA Proposes Sweeping Changes to California's Proposition 65 Warning Requirements

On October 27, 2023, the Office of Environmental Health Hazard Assessment (OEHHA), the lead California regulatory agency tasked with implementing California's Proposition 65, proposed significant changes to the Proposition 65 warning requirements that may impact businesses' Proposition 65 compliance...

April 19, 2023

U.S. Supreme Court Declines to Review Decision Blocking Prop. 65 Acrylamide Cancer Lawsuits

For those following the acrylamide saga (see, e.g., our earlier blog post), on Monday of this week, the U.S. Supreme Court declined to review the injunction blocking new Prop. 65 lawsuits as to cancer warning labels on foods...

February 23, 2023

"Much left unsaid" – A Primer on Environmental Due Diligence for Real Estate Transactions

Last month, I had the pleasure of participating in a roundtable discussion regarding "Transactional Real Estate and Environmental Due Diligence" co-hosted by Primerus and Association of Corporate Counsel . I don't know about my co-panelists (Michaël Hassan, Tina...

January 20, 2023

California's Proposition 65: New "Safe Harbor" Warning Option for Acrylamide

Acrylamide, a Proposition 65-listed substance that naturally forms in the cooking and heating of many plant-based foods, has been the focus of regulatory and court action over the past few years. As we previously reported, there is currently...

September 6, 2022

Here at Last! DTSC's 2022 Vapor Intrusion Advisory

Last month, the California Department of Toxic Substances Control ("DTSC") issued its long-awaited "Vapor Intrusion Update" ("Advisory") which is intended to guide the selection of attenuation factors ("AFs") at contaminated sites overseen by DTSC. For folks frantically Googling the...

July 27, 2022

California's Supreme Court Opens Gates to Prop. 65 Lawsuits Against Amazon.com

Last month, the California Supreme Court created some e-commerce waves when it declined to review a Court of Appeals decision allowing California Proposition 65 ("Prop. 65") lawsuits against retail giant Amazon.com. The decision arguably allows customers to sue Amazon.com and...

September 7, 2021

Back to School for Administrators: New K-6 Ban List and Laws Regulating Art Supplies

As schools reopen and in-person learning resumes, school teachers and administrators should be aware of laws regulating the purchasing of art supplies in schools. A preview of some of these laws is as follows: The California Education Code (Cal...



April 14, 2021

The Ever-Shifting Landscape of Prop 65 Acrylamide Regulation

It has thus far been a noteworthy year for acrylamide, a Proposition 65-listed substance that naturally forms in the cooking and heating of many plant-based foods. Both the courts and the California Office of Environmental Health Hazard Assessment ("OEHHA," the agency...

August 6, 2019

SF Regional Board attempts to clarify vapor intrusion approach

The San Francisco Regional Water Quality Control Board recently issued a fact sheet summarizing changes to its approach to remediating environmental impacts and mitigating vapor intrusion (VI) at properties impacted with volatile organic compounds (VOCs). This follows a January...

April 29, 2019

Even Your Parking Structure Violates Prop 65

The Prop 65 "Clear and Reasonable Warnings" updates that became effective in August 2018 contain lots of traps for the unwary, including one that you might not have noticed: tailored Prop 65 warnings are required at each of the public...

April 13, 2017

RCRA Update: New Hazardous Waste Generator Rule Goes Into Effect in May 2017

EPA's final Hazardous Waste Generator Improvements Rule ("Rule"), which goes into effect on May 30, 2017, contains approximately 60 revisions to the hazardous waste generator regulatory program. The revisions focus on improving efficiency, and compliance for hazardous waste generators—which...

May 31, 2016

U.S. EPA's Proposed Rule Would Modernize NPDES Regulations

Earlier this month, the United States EPA proposed a rule ("Proposed Rule") that would update and revise National Pollutant Discharge Elimination System ("NPDES") regulations. Rather than reopening the existing NPDES regulations for comprehensive revision, the Proposed Rule would make...

March 9, 2016

In the Heart of the Rainy Season: The New (Stayed) Clean Water Rule Covers Vernal Pools in California After years of drought, the El Niño storms have been bringing much-needed rain and snow to California–albeit in quantities significantly less than we hoped for thus far. In addition to the anticipated snowpacks, flowing rivers, and replenished reservoirs, the...

February 29, 2016

Proposed Rule Adding Vapor Intrusion Component to Hazard Ranking System Published in the Federal Register Today

Today the U.S. Environmental Protection Agency published a proposed rule in the Federal Register which would add a vapor intrusion component to the Hazard Ranking System, the system EPA uses to evaluate sites for placement on the National Priorities...



February 10, 2016

Proposed Rule Adding Vapor Intrusion Component to Hazard Ranking System Will Likely Appear in Federal Register This Month

A proposed rule that would add a vapor intrusion component to the Hazard Ranking System ("HRS"), the primary screening tool for the CERCLA National Priorities List ("NPL"), is scheduled for publication in the Federal Register this month. NPL listing...

September 25, 2015

Required Action on the Horizon for California Consumer Products Companies

Yesterday, the Department of Toxic Substances Control ("DTSC") released its draft Stage 1 Alternatives Analysis Guide ("Guide") under the California Safer Consumer Products program. Public comments are being accepted on the Guide through October 24, 2015, and DTSC is specifically asking commenters to "provide the...

August 24, 2015

State Water Board Approves Composting General Order

Earlier this month, the California State Water Quality Control Board ("State Water Board") approved a General Order for Waste Discharge Requirements ("WDRs") for composting operations, which will streamline and standardize permitting processes and regulate water quality at new and...

July 10, 2015

EPA Must Consider Costs in Deciding Whether to Regulate HAPs From Power Plants

Last week, in Michigan v. EPA, the U.S. Supreme Court held that it was unreasonable for the U.S. Environmental Protection Agency ("EPA") to refuse to consider costs in connection with its finding that it was "appropriate and necessary&rdquo...