



Is Your Company a Joint Employer?

William Daniels and Ms. Yuting LI
Exhibit City News
03.01.2017

Companies using temporary workers, leased employees, or subcontracted workers may not consider those individuals to be their own employees.

However, the law may disagree and treat the company as a "joint employer" along with the subcontractor or company supplying the temporary workers or leased employees.

Attorneys

William T. Daniels

Practice Areas

Employee Benefits and
Executive Compensation