



independent contractors under *dynamex* and a.b. 5

Webinar

November 14, 2019
11:00AM PT

In April 2018, the California Supreme Court adopted the "ABC test" standard for determining whether workers are employees or independent contractors in *Dynamex Operations v. Superior Court*. On September 18, 2019 California Governor Newsom signed A.B. 5, codifying the *Dynamex* decision and expanding the ABC test to apply not only to wage orders, but also to the Labor code and unemployment insurance claims. A.B. 5 will dramatically change the landscape for employers in California when the law takes effect on January 1, 2020. During this one-hour webinar, MSK Labor & Employment attorneys Jonathan Turner and Alfredo Ortega will discuss the implications of the *Dynamex* decision and A.B. 5 on California employers, with an emphasis on employers in the entertainment industry and loan-out companies.

This webinar will cover:

- An overview and analysis of the ABC test used to determine whether a worker is an employee or independent contractor, and its exceptions.
- The implications of *Dynamex* and A.B. 5 on employers in the entertainment industry and loan-out companies.
- Best practices that employers should implement to avoid penalties and navigate the changing landscape.

[Click here to view a recording of the webinar.](#)

attorneys

Jonathan M. Turner

practice areas

labor & employment