



SB 474: What Does it Mean to Indemnity and Insurance?



Insurance Services | Risk Management | Employee Benefits

Venue, Date and Time

Marriott Courtyard Emeryville
5555 Shellmound St.
Emeryville , CA

Wednesday, February 15, 2012

Registration
9:00 AM–9:30 AM

Seminar
9:30 AM–11:30 AM

*For any questions, please contact
seminar@wsandco.com.*

Woodruff-Sawyer & Co.
50 California Street, 12th Fl.
San Francisco, CA 94111

SB 474 was signed in to law by Governor Brown on October 9, 2011. The law restricts the inclusion of Type 1 indemnity provisions in construction contracts for commercial projects and for any contracts with public entities. In short, Type 1 indemnity provisions will not allow the transfer of indemnity for a party's **active** negligence. Please join us for **SB 474: What Does it Mean to Indemnity and Insurance?** This seminar will provide valuable information and expert insight into how this new legislation will impact contractors and subcontractors.

AREAS OF DISCUSSION

- Overview of new legislation
- Analysis of SB 474 impact on risk transfer
- Possible "scenarios" to watch for
- Discussion of potential insurance industry response
- Open question and answer session

FEATURED SPEAKERS

Dan McLennon, Managing Partner, *McLennon Law Corporation*
Harry Griffith, Partner, *Branson, Brinkop, Griffith & Strong LLP*

[Click here to register for this seminar.](#)

*Woodruff-Sawyer is one of the largest independent insurance brokerage firms in the nation, and is an active partner of International Benefits Network and Assurex Global. For over 90 years, Woodruff-Sawyer has been partnering with clients to implement and manage cost-effective and innovative insurance, employee benefits and risk management solutions, both nationally and abroad. Headquartered in San Francisco, Woodruff-Sawyer has offices throughout California and Oregon. **For more information, call 415.391.2141 or visit www.wsandco.com.***