



New York Breakfast Series

Arnold & Porter LLP is pleased to invite you to the next of our Regulatory Roundtables, a series which focuses on how businesses tackle emerging regulatory, litigation, and enforcement obstacles.

Each event begins with an informal breakfast at 8:00 a.m., followed by the presentation and questions at 8:30 a.m. We expect to finish the session by 10:00 a.m.

June 4, 2009

Revolutionizing CERCLA Liability: What the Supreme Court's *Burlington Northern* Decision Means for Potentially Liable Parties

Moderator: Michael B. Gerrard, *Professor, Columbia Law School; Senior Counsel, Arnold & Porter LLP, New York, NY*

Speakers: Walter Mugdan, *US Environmental Protection Agency, Region II, New York, NY*
Michael Daneker, *Partner, Arnold & Porter LLP, Washington, DC*
Joel Gross, *Partner, Arnold & Porter LLP, Washington, DC*

On May 4, 2009, the US Supreme Court issued a landmark decision that will be of great interest to anyone who deals with the world of Superfund or Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) liability. In what many are regarding as one of the most important CERCLA opinions ever issued, the Court narrowed both the extent of CERCLA "arranger" liability and the ability of the government to hold certain liable parties "jointly and severally" liable for the entire costs of cleaning up a site, dealing severe blows to longstanding government legal and enforcement positions.

Please join us for a roundtable discussion program addressing how the recent decision will impact your business, and thoughts on how it may affect ongoing and concluded litigation.

Event will be held at:

Arnold & Porter LLP
36th Floor
399 Park Avenue (between 53rd and 54th Streets)
New York, New York 10022-4690

New York CLE credit is pending.

Click [here](#) to RSVP