

CALIFORNIA ENVIRONMENTAL LITIGATION ATTORNEYS

When complex environmental disputes arise, Bick Law advocates to protect the interests that are most important to businesses. Our environmental litigation practice covers every aspect of common law and statutory environmental law from pre-discovery to appeal. Our lawyers are accomplished environmental attorneys with the advanced legal knowledge and industry insight necessary to litigate the most challenging environmental law and regulatory issues. We represent companies throughout California, across the United States and around the globe in a complete range of environmental proceedings before administrative agencies and in state and federal courts.

Diverse Environmental Litigation Practice

Bick Law is widely recognized in California and throughout the nation for our top-tier environmental litigation practice. Our attorneys possess the comprehensive knowledge and understanding of environmental laws and regulations, as well as decades of experience, to handle all types of environmental litigation issues, including cases involving the following matters:

- CERCLA
- CEQA/NEPA
- Citizen Suits
- Clean Air Act
- Clean Water Act
- Endangered Species Act
- Environmental Crimes
- Natural Resource Damages

- Proposition 65
- Regulatory Enforcement
- Toxic and Mass Tort
- Water Law

The environmental litigation attorneys at our firm have a strong track record of success in managing high-stakes environmental controversies and disputes. Our environmental litigation experience is broad and diverse and includes representing Potentially Responsible Parties (PRP) at many Superfund Sites including Portland Harbor, Harbor Island and San Fernando Valley. California environmental litigation attorneys at our firm have also successfully defended clients in mass and toxic tort defense claims and managed multiple private cost recovery actions in state and federal courts involving the Clean Water Act, CERCLA and RCRA and their state counterpart programs. We are also active at the appellate level, and have represented a PRP in the defense of a Ninth Circuit appeal of a challenge to CERCLA early settlements.

Mitigating Costs and Minimizing Risk Exposure

Our clients trust that we have the depth of experience necessary to handle their largest and most complex environmental disputes. We represent companies operating across all industry sectors, from chemicals and consumer products to energy, natural resources and waste management. Our attorneys are proactive in their approach to environmental law, carefully monitoring and analyzing critical issues and legal developments. We share this information with our clients so that we can work together to prepare for changes in the law that may impact their business operations.

When conflicts arise, we partner with our clients to develop litigation strategies that best support and advance their business interests. We focus on crafting long-term solutions that minimize the costs and risk exposure for businesses. We appreciate that litigation can be expensive and highly disruptive and we work tirelessly to manage the legal costs for our clients.

Our attorneys regularly partner with leading scientists, technical experts and consultants to present the most effective evidence and strongest legal arguments. In addition, while we have the bench strength and resources to represent companies in the most challenging litigation matters, we have established strong partnerships with leading attorneys across the country when a client would be best served by that arrangement. This collaboration allows our firm to staff each matter as efficiently and cost-effectively as possible no matter how large or complex the litigation.