

Protecting Your Company's Assets Through Non-Competes and Other Restrictive Covenants

Event 3.17.16

Protecting Your Company's Assets Through Non-Competes and Other Restrictive Covenants *Presented by: David B. Lichtenberg, a partner at Fisher Phillips*

Please join Fisher Phillips and USI Insurance Services for a wine tasting and legal presentation on **Thursday, March 17, 2016** at La Focaccia Ristorante in Summit, New Jersey.

Nothing is more critical to a company than its secrets. Think about what differentiates you from your competitors. Now think what would happen if your competitors had access to all your secrets, and could use them to their advantage. Companies that operate in the modern age without enforceable non-compete/non-solicit/confidentiality agreements, otherwise referred to as restrictive covenant agreements, and a strategy to deal with the taking of confidential/proprietary information, take a huge risk. This presentation, which is designed to be highly interactive, will focus on:

- What constitutes a valid trade secret and/or proprietary information;
- What needs to be included in an enforceable restrictive covenant agreement;
- What steps can an employer take, outside of a written agreement, to ensure that its confidential/proprietary information is protected; and
- When/how should an employer take legal action if these agreements are breached

The ideal attendee for this program is anyone who manages a company's protection of proprietary information, from CEO's, to hiring managers, to human resources professionals.

Date and Time:

Thursday, March 17, 2016 5:30 p.m. – 8:00 p.m.

Location:

La Focaccia Ristorante 523 Morris Avenue (<u>map</u>) Summit, NJ 07901

Related People



David B. Lichtenberg Regional Managing Partner 908.516.1056 Email