

New Scrutiny For NDAs In Sexual Harassment Matters

In the wake of the #MeToo movement, legal and regulatory scrutiny regarding the use of nondisclosure agreements by companies to resolve allegations of sexual harassment and misconduct continues to increase. Such scrutiny has recently featured prominently in two high-profile sexual harassment matters: the Wynn Resorts investigation and the various legal proceedings following the allegations against Harvey Weinstein. Both in-house and outside counsel for companies with senior executives facing such allegations should . . . [Read more.](#)



Review the current legislative environment and get practical guidance for NDAs in sexual harassment claims below:

[See the more than 130 bills introduced by state legislatures since 2018 limiting the use of NDAs in sexual harassment claims](#)

[Lexis Practice Advisor: The #MeToo Movement: The Critical Role of the Board in Preparing for, Responding to and Avoiding Sexual Misconduct Allegations](#)

[Lexis Practice Advisor: Sexual Harassment Investigation Questions](#)

Lexis Advance Tip:

Setting up an Alert on Lexis Advance

1. Run your search (e.g. nda and sexual harassment)
2. From your search results click the **Alert “bell”** icon to set up your Alert:
 - **Overview tab:** title your Alert
 - **Monitor tab:** select the content your Alert will search
 - **Deliver tab:** choose the frequency, day and time for your Alert
3. Click **Create Alert** at the bottom of the screen

[Watch this short video](#) for a complete walkthrough for setting up alerts on Lexis Advance.