

American Conference Institute's 8th National

Litigating, Settling & Managing Asbestos Claims

Expert Strategies for Counseling and Defending Your Client
in the New Class of Asbestos Claims

June 21-22, 2007

Caesar's Palace, Las Vegas, NV

- Tort Reform: New defense strategies to take advantage of the changing faces of jurisdictions
- Claims report card from Towers-Perrin: Forecasting the next asbestos liabilities and developments
- Insurance company obligations and liabilities in light of continuing asbestos bankruptcies
- Retroactivity of medical criteria and its impact on defense strategy

EARN
CLE
ETHICS
CREDITS

Keynote Address by:

The deciding judge in *Kananian, et al. v. Lorillard Tobacco Company*

The Honorable Harry A. Hanna
Presiding Judge of Asbestos Litigation
Cuyahoga County, OH

Preventing Bad Faith in Asbestos Litigation

Hon. Elliott E. Maynard
West Virginia Supreme Court of Appeals

James A. Varner
Partner
McNeer, Highland, McMunn and Varner

Pre-Conference Workshop • Wednesday, June 20, 2007

Mastering Asbestos Discovery Strategies and Techniques

Register Now • 888-224-2480 • AmericanConference.com/asbestos



Asbestos is the next asbestos

Recent developments in the asbestos arena have triggered even more uncertainty for litigators and claims counsel. Some jurisdictions have seen dramatic tort reform initiatives and, therefore, dramatic shifts in receptiveness to various plaintiff and defense theories. In the face of these and other changes, even the most experienced and tested asbestos participants find it necessary to constantly hone their litigation and discovery skills; find new and creative ways to bring claims, defend claims and settle disputes.

Has asbestos fatigue caught up with the judicial system? Will states continue to act in the face of non-action by the federal government? How will such “patchwork” tort reform affect future and existing asbestos claims? Don't be caught off guard by one of the most resilient and complex mass torts to enter the courthouse door. **American Conference Institute's** *Litigating, Settling and Managing Asbestos Claims* conferences are renowned for their expert insight, sophisticated analysis and intimate networking opportunities. Be a part of this year's event and stay on top of the latest issues, experts and science:

- How will tort reform initiatives impact this litigation?

- What tactics do leading asbestos judges consider effective in their courtrooms?
- The best strategies for insurance companies involved in the major bankruptcies
- What are successful theories and defenses to the claims against general contractors and property owners?
- How have rulings on expert evidence admissibility and x-ray screening changed the litigation landscape?
- What are the current evidentiary standards for medical experts?
- Strategies for reducing the exposure to bad faith

Take this opportunity to hear from and network with those on the front lines of asbestos claims. Benefit from the speakers' comprehensive materials prepared specifically for this event. Be where your colleagues will be on June 21 & 22, 2007. Register now by calling **1-888-ACI-2480**; faxing your registration form to **1-877-927-1563** or register online at **www.americanconference.com/asbestos**.

GLOBAL SPONSORSHIP OPPORTUNITIES

ACI, along with our sister organization based in London, C5 Conferences, works closely with sponsors in order to create the perfect business development solution catered exclusively to the needs of any practice group, business line or corporation. With over 350 conferences in the United States, Europe, the Commonwealth of Independent States (CIS) and China, **ACI/C5** Conferences provides a diverse portfolio of first-class events tailored to the senior level executive spanning multiple industries and geographies.

For more information about this program or our global portfolio of events, please contact:

Benjamin Greenzweig

Regional Sales Director, US, Europe, CIS and China
American Conference Institute/C5 Conferences

(646) 520-2202 • bg@AmericanConference.com

WHO WILL ATTEND

Attorneys specializing in

- **Asbestos**
- **Silica**
- **Toxic Torts**
- **Product or Premises Liability**
- **Environmental Law and Litigation**
- **Insurance Defense**

Corporate Counsel for

- **Insurers and Entities with Potential Asbestos Claims**
- **Reinsurance Carriers**

Register now: 888-224-2480 • fax: 877-927-1563 • AmericanConference.com/asbestos

Day One • Thursday, June 21, 2007

8:15 Registration and Continental Breakfast 

9:00 Welcome and Opening Remarks

R. Patrick White
Partner
Buckley King
(Atlanta, GA)

9:15 How Recent Tort Reform Initiatives and Upcoming Legislation Will Impact Asbestos Litigation

R. Patrick White
Partner
Buckley King
(Atlanta, GA)
Robert I. Komitor
Partner
Levy Phillips & Konigsberg, L.L.P.
(New York, NY)
Patrick M. Hanlon
Partner
Goodwin Procter
(Washington, DC)

Leading plaintiff and defense attorneys provide in-depth analysis of the actual impact of tort reform throughout the country. Understand what, practically, has happened in jurisdictions that have seen reform and in those jurisdictions that have halted reform. Don't miss the frontline strategies for presenting and defending your case in volatile jurisdictions. Get the forecast on what other reforms are coming, from the federal, state and local levels.

- The effects of recent changes in the tort system on:
 - medical criteria
 - venue reforms
 - consolidation reforms
- What types of tort reform legislation have been the most effective in reducing the number of claims filed?
- Where have the dockets been depleted and how does that affect forum strategy?
- Whether the abrogation of joint and several liability is a critical factor in choosing a venue or filing for removal
- The next generation of proposals
- What will happen to the money that is recovered from the trusts formed from asbestos bankruptcies?
 - will this money be added on to plaintiffs' full tort recoveries, or will it offset the amounts recoverable from solvent defendants?
 - defense strategies to ensure that the money in the trusts is treated the way settlements from the predecessor companies would have been
 - plaintiff strategies to ensure that doesn't happen
- Indications of "back-sliding", especially in the area of venue reform

- does the West Virginia Supreme Court's decision in the *Jeffords* case presage a revival of mass asbestos litigation in WV?
- does it call into question statutory venue reforms in other states?
- Tactics and strategies when faced with judges refusal to grant motions to dismiss for *forum non conveniens* even when a case has no connection to the forum state
- Ongoing federal efforts and the link to a reform agenda at the state and local level

10:45 Coffee Break 

11:00 Asbestos Medical Update: New Developments in Scientific Understanding of Fiber Pathogenicity vs. Fiber Nomenclature

Bruce W. Case, M.D., M.Sc., Dipl. Occupational Hygiene, F.R.C.P., Associate Professor, Pathology Associate Member Combined Department of Epidemiology, Biostatistics and Occupational Health, and Associate Member School of Environment, McGill University (Montreal, Quebec)

In the science of asbestos exposure and disease, what is old becomes new again as a new generation believes they have discovered what was in fact known and published decades ago. As Dr. Case demonstrates, a new twist on this theme is found in determining when amphibole structures are and when they are not "asbestos". And, in determining when these structures or are or are not carcinogenic. Who decides whether a fiber is carcinogenic or not? Who decides when an amphibole structure is asbestos? What are the determinations based upon? The answers to these questions have serious and far-reaching consequences for your case. Don't miss Dr. Case's analysis of this and other provocative and dynamic medical issues.

- Controlling the scope of the trial by clarifying the scientific understanding about "tremolite"
- Judging what experts are best for your case: what mineralogical expertise and understanding can do, and what it can not do, to resolve or explain exposures and disease
- Mastering the critical aspects of your case from the start by defining "fiber"
 - pathogenicity, nomenclature and measurements from *Gouverneur to Libby to El Dorado, California*
- When is a fiber 'asbestos'?
- When is 'asbestos' an amphibole (and vice-versa) and when does it matter (or not matter)?
- Educating the fact-finders about the significance of naturally occurring asbestos (NOA)
- Health science versus mineralogy: different approaches to exposure assessment and what is best for your case
- The EPA's failure to pull the trigger on amphibole asbestos regulation
 - will more medical problems (and asbestos claims) result?
- What diseases are actually caused by the minerals in question?
- The latest data from the new IARC monograph on the carcinogenicity of talc
- What health problems (and therefore further litigation?) can arise from such exposures

- what publications can you rely upon?
- which publications are *not* reliable?
- does peer review matter anymore?
- examples of false statements in the literature on these subjects

11:45 The Bankruptcy Backlash: Insurance Company Rights and Obligations Under the Latest Bankruptcy Decisions

Robert Horkovich

Partner

Anderson, Kill & Olick, PC
(New York, NY)

Robert D. Goodman

Partner

Debevoise & Plimpton LLP
(New York, NY)

Get the latest insight on the major asbestos bankruptcies from leading asbestos bankruptcy attorneys. Understand the trends, how much is being paid out, who is getting paid, how insurance companies are affected and what is the status of the various trusts. Bob Horkovich and Bob Goodman will provide the latest information on the cases that affect your client, including:

- *Owens-Corning*
- *Pitt-Corning*
- *WR-Grace*
- *Halliburton*
- *Babcox*
- *Fiberboard*
- The significance of *GE, LMI v. Los Angeles Superior Court, Treedale* to number of occurrences
- Strategies to resist/encourage assignment of insurance proceeds inside and outside bankruptcy setting
- A prognosis for *Fuller-Austin*: is the argument for acceleration of insurance obligations DOA?
- How insurance claims are affected by the underlying cases and what that means for resolving these claims
- Standing: when, if ever do insurance companies have standing to object in bankruptcies?
- Insurance neutrality
 - what does it mean?
 - how is it achieved?
 - what problems to avoid?
- Named insured issues
 - determining the insured
 - what to do with companies that assert an interest in insurance policies being dedicated to a trust?
- Special considerations when settling in the context of an asbestos bankruptcy
 - 524g channeling injunctions
 - 9019 notice
 - dedication of settlement proceeds to the trust

12:45 Networking Lunch for Attendees and Speakers

2:00 Developing Effective Defenses to New and Emerging Plaintiff Theories

John Kazanjian

Partner

Beveridge & Diamond, P.C. (New York, NY)

As the pool of defendants shrinks due to years of litigation and bankruptcies, plaintiff lawyers are becoming increasingly creative and tenacious in their pursuit of relief for alleged injury. As a result, new theories and targets are constantly pursued and tested. Thus, it is as critical as ever to understand the upcoming litigation trends in asbestos. Get the latest information on these theories; how courts have reacted and what defenses have proven successful.

- What is the impact on current and future litigation from decisions indicating retroactivity of medical criteria laws?
- What have been the most successful defenses against collective liability theories?
- Making the most of rulings on expert evidence admissibility and x-ray screening
- Updates across the country on successful plaintiff and defense strategies in:
 - direct action suits against insurers
 - premises liability
 - friction/automaker cases
 - criminal liability
 - consolidations
 - peripheral defendants defending themselves with and without traditional defendants
- The damages phase: using recent Supreme Court rulings to bolster your case

2:45 Overcoming the Challenges to Traditional Defenses by New Plaintiffs: Return of the Navy Case

Edward Hugo

Partner

Brydon Hugo & Parker (San Francisco, CA)

Ship construction, operation and maintenance have produced more asbestos related disease than any other industry in the United States. In 2007, who will be liable for the “tons and tons” of asbestos-containing block, cement, cloth, packing and gaskets; and “miles and miles” of asbestos-containing pipe covering aboard Navy ships? Ed Hugo, seasoned defense attorney, will provide insight on the current trends in these cases, how the cases are being presented and the best defense strategies.

- Prepping your case: reviewing, mastering and presenting historical state of the art defenses
- Building your defense – key sources to determining what Navy knowledge was:
 - Bureau of Medicine
 - Naval Sea Command
 - Military Specifications
 - Qualified Products List
- Challenging and benefiting from the latest expert opinions and the impact of those opinions on “knowledge”

- What is the manufacturers' duty to warn regarding the asbestos-containing products made by third parties that were used by the Navy in conjunction with their product?
- Determining/defeating liability by ascertaining whose instructions governed work on Navy ships
- Who was responsible for writing the operations manuals for machinery and why does it matter to your client?
- Strategies for defeating/utilizing strict products liability
- Setting the negligence standard at trial by establishing who is the "ordinary consumer" in these cases
- Challenging unfavorable rulings on admissibility of evidence given passage of time
- Strategies for the Navy and non-Navy co-defendants when plaintiffs prosecute both theories of exposure simultaneously

3:15 How Talc Contamination Claims Will Affect Asbestos Defendants

Chuck McGivney

Partner

McGivney & Kluger PC (Florham Park, NJ)

David Katzenstein

Partner and National Coordinating Counsel

McGivney & Kluger PC

(Florham Park, NJ)

- How will talc claims expand the pool of defendants in the asbestos litigation?
- What is the theory of exposure and injury from contact with talc and how can this benefit current asbestos defendants?
- The plaintiff strategy regarding talc
- Understanding the talc issue and the most current view from the experts regarding "asbestos-laden talc" exposure and disease
- Lessons learned from the first talc case – *Hirsch v. R. T. Vanderbilt, et al.*
 - ability to establish that limited asbestos exposure translates into talc-related disease

4:00 Afternoon Refreshment Break

4:15 The Liability of General Contractors and Property Owners Under the New Wave of Claims

Bruce Jones

Partner

Faegre & Benson L.L.P. (Minneapolis, MN)

Michael Conley

Partner

Anderson, Kill & Olick, PC (Philadelphia, PA)

As the traditional manufacturer/installer defendants disappear through settlement and bankruptcy, general contractors and property owners at sites where asbestos-containing products were present have become the latest class of defendants. This session will provide practical insight on how to address and account for the additional complexities introduced by these new claims.

- Responding to the attempts to bring original product liability issues against these new defendants
- Building your defense: what are the successful legal theories and court decisions against this class?
- How might new developments in the negligence standard for contractors and owners broaden liability?
- Challenging the theory that work with asbestos insulation is an "ultra-hazardous" activity
- Using your best defense: applying statutes of limitation and repose to these claims
- Using the role of the plaintiff as a construction worker or a mere bystander to diminish his claim
- Alternative considerations to success: assessing whether workers compensation statutes will benefit contractors or owners
- Determining who actually has legal "control" of the work area where the asbestos exposure occurred
- How does the fault of manufacturer defendants affect liability and allocation?
- Special issues raised by such claims with respect to insurance coverage and indemnification agreements

5:00 Close of Day One

Day Two • Friday, June 22, 2007

8:30 Continental Breakfast

9:00 Quantifying Asbestos Exposures: Assessing and Preparing for Future Liabilities

Janet Kloenhamer

President, Discontinued Business Operations

Fireman's Fund Insurance Company (Novato, CA)

Sandra C. Santomenno, ACAS, MAAA

Senior Consultant

Towers Perrin (New York, NY)

Mark D. Plevin

Partner

Crowell & Moring (Washington, DC)

- What are the most commonly paid claims?
- How will changes in filing trends/case mix affect the overall cost of litigation?
- What are the emerging medical issues and how do they affect claims forecasts?
- How many future asbestos claims are expected and what factors influence the number of claims?
- How have current claim values changed from past trends?
- Key assumptions in quantifying asbestos liabilities for an individual defendant
- Additional steps to quantify liabilities for insurers and reinsurers
- Determining your future liabilities based on changing factors
- Marshalling your resources to generate forecasts for future claims

10:15 **Keynote Address – A View from the Bench**

The deciding judge in *Jack Kananian, et al., v. Lorillard Tobacco Company*:

The Honorable Harry A. Hanna
Presiding Judge of Asbestos Litigation
Cuyahoga County (Cleveland, OH)

Understand, from this experienced asbestos judge's perspective, what claims have proven the most successful for plaintiffs and what defense strategies work best in the court room. Don't miss this opportunity to hear from the frontlines and ask your most pressing questions.

11:00 **Coffee Break** ☕

11:15 **Preventing Bad Faith in Asbestos Litigation**

Hon. Elliott E. Maynard
West Virginia Supreme Court of Appeals
(Charleston, WV)

James A. Varner
Partner
McNeer, Highland, McMunn and Varner
(Clarksburg, WV)

With dwindling layers of coverage, are carriers taking positions that could lead to bad faith? In this segment an experienced trial judge, currently serving on the WV Supreme Court of Appeals, will "rule" on the validity of various first party bad faith claims and analyze the impact of such claims on the underlying litigation. Get strategies and tips from a successful insurance defense attorney as he explores the ways in which carriers might be unknowingly flirting with bad faith; how to steer clear of such treacherous positions and what steps to take to ensure a continued practice of good faith.

- Why excess carriers and reinsurers are at risk for bad faith in asbestos litigation
- Reducing the dangers to your client of the inexperienced bad faith defendant (excess carriers and reinsurers)
- Proactive strategies for excess carriers and reinsurers
 - ensure sufficiency of claims files
 - coordinate with primary tort counsel to reduce the risk of claims of inadequate investigation
- Reducing the impact of evidence of "other claims" against your client, especially when punitive damages have been awarded in those claims
- Minimizing the impact of one bad court decision and the potential "haunting effect" to the carrier
- The keys to developing a favorable appellate record to lessen the effect of future bad faith claims
- Tips for prepping management for the dreaded R.30(b)6 deposition
- Limiting the plaintiff's expert through *Jackson v. State Farm's* industry standards

12:15 **Networking Luncheon for Attendees and Speakers** 

1:30 **Getting the Most Out of Discovery in Asbestos Litigation**

Debra T. Herron
McNeer, Highland, McMunn and Varner (Clarksburg, WV)

- Deposing retired and aged corporate scientists and executives: how to deal with failing memories and the loss of the pioneers
- Getting the most out of the "hard" evidence in complex asbestos cases through written discovery
- Using document management, medical discovery and historical development to build your case
- Successfully defending the case with a lack of institutional knowledge
- Utilizing E-discovery in the asbestos case
 - what to watch out for and why – the danger of informal speech and other "negative" information within emails
 - the hidden dangers of candid note taking: lack of confidentiality and protection

2:15 **The Ethical Lessons from *Kananian*: Taking the Offensive Against Litigation Fraud and Abuse**

Terrence Sexton
Partner, Shook, Hardy & Bacon (Kansas City, MO)

The *Kananian* case made headlines across the country and caused ripples throughout the mass tort arena. More importantly than the attention it has received are the valuable lessons afforded to all who practice in the litigation arena. All parties need to be aware of the options for pursuing purported misconduct by opposing counsel and know the best ways to prosecute and minimize such occurrences. Terry Sexton, one of the lead attorneys for the defendant in the *Kananian* case, provides insight on these critical lessons, including:

- Capitalizing on an opponent's inconsistent claims history
- When do conflicting claims go beyond "pleading in the alternative" and become fraudulent?
- Determining what ethical standards and remedies apply
- The legal tools available to counter misrepresentations and fraud in prior claims
- Establishing waiver of the attorney-client and work product privileges
- How can counsel drill down into a privilege log to determine whether an adversary has made a full and accurate disclosure?
- How do you use incomplete or inaccurate privilege logs to attack assertions of privilege?
- What practical and ethical considerations must trial lawyers consider when preparing privilege logs for their own clients?
- What are the common mistakes made by trial counsel that expose their clients to the risk of waiving privilege?
- Practical and ethical considerations for working with the media in high-profile cases
 - what is counsel allowed to divulge?
 - what case materials can be released to the press?
 - what kinds of "on the record" statements by trial counsel are allowed, and which are forbidden?
 - why is "No Comment" no longer a viable choice in most cases?

3:15 **Conference Adjourns**

E T H I C S

Pre-Conference Workshop:

Wednesday, June 20, 2007 • 2-5:00 pm (Registration begins at 1:30 pm)

Mastering Asbestos Discovery Strategies and Techniques: Critical Primer for the New Class of Asbestos Litigators

James A. Varner

Partner

McNeer, Highland, McMunn and Varner
(Clarksburg, WV)

Debra T. Herron

McNeer, Highland, McMunn and Varner
(Clarksburg, WV)

Preparation in all litigation is the key to success. But, when the deluge of complex mass tort discovery begins, it is critical that you have the cutting-edge skills, tactics and knowledge at the ready to maintain the upper hand. Be ready to do battle with the most experienced asbestos attorneys by learning advanced discovery techniques through a hands-on and interactive session geared to prepare effective depositions with mock testimony, direct and cross-examination of witnesses. In-house counsel, insurance counsel, plaintiff and defense attorneys will benefit from this interactive approach covering:

- Who should you depose in asbestos litigation? Identifying and prepping your key witnesses
- Critical considerations when deposing your varied opponents' witnesses

- traditional defendants
- peripheral defendants
- the new generation of defendants
- Pitfalls of the 30(b)(6) deposition for both plaintiff and defense
- Get more with less: honing discovery for the specifics of asbestos litigation
 - drafting and answering interrogatories
 - requests for production: what to ask for and what to object to
- Preparing winning discovery motions when the judge has "seen it all"
- E-discovery in the complex asbestos litigation case: what to watch out for
 - broadening scope of discoverable information
 - impact of new federal rules on the e-discovery process

You will come away from this practical session armed with the techniques and knowledge of an experienced veteran. Get the tools necessary to successfully conduct discovery in **all** your asbestos cases. Spaces will go quickly, so register now!

Continuing Education Credits

Accreditation will be sought in those jurisdictions requested by the registrants which have continuing education requirements. This *transitional* course is appropriate for both experienced and newly admitted attorneys.



To request credit, please check the appropriate box on the Registration Form.

ACI certifies that the activity has been approved for CLE credit by the New York State Continuing Legal Education Board in the amount of the 12.0 hours. An additional 3.5 hours will be applied to ethics.

ACI certifies that this activity has been approved for CLE credit by the State Bar of California in the amount of 10.0 hours. An additional 3.0 hours will be applied to ethics.

American Conference Institute:

The leading networking and information resource for counsel and senior executives.



Each year more than 21,000 in-house counsel, attorneys in private practice and other senior executives participate in ACI events—and the numbers keep growing.

Guaranteed Value Based on Comprehensive Research

ACI's highly trained team of attorney-producers are dedicated, full-time, to developing the content and scope of our conferences based on comprehensive research with you and others facing similar challenges. We speak your language, ensuring that our programs provide strategic, cutting edge guidance on practical issues.

Unparalleled Learning and Networking

ACI understands that gaining perspectives from – and building relationships with – your fellow delegates during the breaks can be just as valuable as the structured conference sessions. ACI strives to make both the formal and informal aspects of your conference as productive as possible.

American Conference Institute's 8th National

Litigating, Settling & Managing Asbestos Claims

Expert Strategies for Counseling and Defending Your Client
in the New Class of Asbestos Claims

June 21-22, 2007 • Caesar's Palace, Las Vegas, NV

Pre-Conference
Workshop:

Mastering Asbestos
Discovery Strategies
and Techniques

Wednesday, June 20, 2007

REGISTRATION FORM

PRIORITY SERVICE CODE:

ATTENTION MAILROOM: If undeliverable to addressee,
please forward to: COUNSEL, PRODUCT LIABILITY/ENVIRONMENTAL

CONFERENCE CODE: 736L07-NYC

YES! Please register the following delegate(s) for the
LITIGATING, SETTLING & MANAGING ASBESTOS CLAIMS

NAME _____ POSITION _____

APPROVING MANAGER _____ POSITION _____

ORGANIZATION _____

ADDRESS _____

CITY _____ STATE _____ ZIP CODE _____

TELEPHONE _____ FAX _____

EMAIL _____ TYPE OF BUSINESS _____

I wish to receive CLE Credits in _____ (state)

FEE PER DELEGATE

Conference \$1895 USD

Conference and Workshop \$2395 USD

I would like to add ___ copies of the conference materials on CD-ROM to my order - \$299 each

I cannot attend but would like information regarding conference publications

Please send me information about related conferences

PAYMENT

Please charge my VISA MasterCard AMEX Please invoice me

Number _____ Exp. Date _____

Signature _____

(for credit card authorization and opt-in marketing)

I have enclosed my check for \$ _____ made payable to
American Conference Institute (T.I.N.—98-0116207)



Can be recycled

5 Easy Ways to Register

MAIL American
Conference Institute
41 West 25th Street
New York, NY 10010

PHONE 888-224-2480

FAX 877-927-1563

ONLINE
AmericanConference.com/asbestos

EMAIL
CustomerCare
@AmericanConference.com

Hotel Information

VENUE: Caesar's Palace
ADDRESS: 3570 Las Vegas Boulevard
Las Vegas, NV 89109

A limited number of rooms are available at a discounted rate. To make your hotel reservation please visit www.globalexec.com/aci. If you need assistance please call Global Executive on 800-516-4265 or email aci@globalexec.com. The hotel will not be able to make or change your reservation directly.

Registration Fee

The fee includes the conference, all program materials, continental breakfasts, lunches and refreshments.

Cancellation and Refund Policy

Substitution of participants is permissible without prior notification. If you are unable to find a substitute, please notify American Conference Institute (ACI) in writing up to 10 days prior to the conference date and a credit voucher will be issued to you for the full amount paid, redeemable against any other ACI conference. If you prefer, you may request a refund of fees paid less a 15% service charge. No credits or refunds will be given for cancellations received after 10 days prior to the conference date. ACI reserves the right to cancel any conference it deems necessary and will, in such event, make a full refund of any registration fee, but will not be responsible for airfare, hotel or other costs incurred by registrants. No liability is assumed by ACI for changes in program date, content, speakers or venue.

Incorrect Mailing Information

If you would like us to change any of your details please fax the label on this brochure to our Database Administrator at 1-877-927-1563, or email data@AmericanConference.com.

CONFERENCE PUBLICATIONS

To reserve your copy or to receive a catalog of ACI titles go to www.aciresources.com or call 1-888-224-2480.

SPECIAL DISCOUNT

We offer special pricing for groups and government employees. Please email or call for details. Promotional Discounts May Not Be Combined. ACI offers financial scholarships for government employees, judges, law students, non-profit entities and others. For more information, please email or call customer care.

PAYMENT MUST BE RECEIVED PRIOR TO THE CONFERENCE