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The Law of "Leased Worker" and "Temporary Worker" Under a CGL Policy

By [Steven P. Perlmutter](#)

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Robinson & Cole LLP announces that Steven P. Perlmutter's article, "[The Law of 'Leased Worker' and 'Temporary Worker' Under a CGL Policy](#)" was published in the *Tort Trial & Insurance Practice Law Journal* at the end of last year. Mr. Perlmutter's law review article comprehensively reviews and analyzes the case law under the "leased worker" and "temporary worker" provisions of the ISO CGL policy. These provisions are increasingly at issue in insurance litigation due to the greater use of alternative staffing arrangements by employers in the twenty-first century.

The article addresses the following:

- The purpose of the "leased worker"/"temporary worker" distinction in the CGL policy
- The definition of a temporary worker
- The "furnished to" requirement of a temporary worker
- The "short-term workload conditions" requirement of a temporary worker
- The "seasonal workload conditions" requirement of a temporary worker
- The definition of a leased worker
- The definition of a labor leasing firm
- The indicia of a labor lease
- Whether a leased worker includes a temporary worker

- How insureds can manage the risk

To read the full article click [here](#).

Steven Perlmutter is a partner in Robinson & Cole's Boston office and a member of the firm's Insurance and Reinsurance Practice Group. He is a trial lawyer with over 35 years of experience, focusing on complex insurance coverage and defense, business, civil rights, and voting rights cases in the federal and state trial and appellate courts. Mr. Perlmutter has also served as a clinical instructor for the Trial Advocacy Program at Harvard Law School.

We hope that you find the article helpful. If you have any questions, please do not hesitate to contact Mr. Perlmutter at sperlmutter@rc.com or (617) 557-5909.

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