



# Put a Fork in It: 80/20/30 is Done! What's a Hospitality Employer to Do Now?

Event

9.19.24

1:00 PM — 2:00 PM EDT

On Friday, August 26, 2024, the Fifth Circuit Court of Appeals gave hospitality employers some sweet relief from the ongoing compliance headache that was known as the 80/20/30 Rule. But in its wake, hospitality employers especially outside of the Fifth Circuit are left to wonder what they can and should do with their tipped employees.

If you are a hospitality employer who is unsure of how you can move forward in the wake of this decision, please join Fisher Phillips' tip credit crew: partners Ted Boehm, Courtney Leyes, and Emily Litzinger for a complimentary webinar. During this hour, you will learn what the court ruling means, its impact on employers beyond the Fifth Circuit, and what you can do to remain in compliance moving forward.

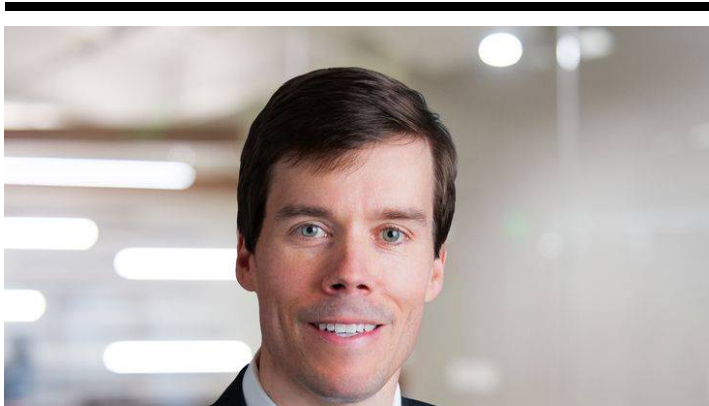
The firm will submit this program for HRCI and SHRM credit.

If you have any questions, please contact **Brandice Johnson**.

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## ***Related People***





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***Service Focus***

Wage and Hour

## ***Industry Focus***

Hospitality