

## Healthcare Webinar

### **Will Fee-For-Service “Blow Up?”: Planning And Key Considerations For Value-Based Payment Arrangements**

via GlobalMeet  
02.26.2019

Value-based payment arrangements are growing in popularity in government healthcare programs and with private payors. Successful value-based payment arrangements require a careful consideration of the compliance and operational issues these arrangements pose as well as the goals for both payors and providers in entering into these arrangements.

We invite you to join Sheppard Mullin and HealthScape Advisors for a webinar that will examine the key compliance and operational considerations for payors and providers in entering into value-based payment arrangements. The presentation will also include a discussion of:

- Trends in value-based purchasing as well as the regulatory framework and related considerations for such arrangements.
- Healthcare providers' concerns with value-based arrangements as well as the elements of such arrangements that are most important to healthcare providers.
- Unique challenges for implementing value-based arrangements for federal health care program business, including avoiding potential liability under the federal Anti-Kickback Statute and False Claims Act.

#### DETAILS:

**When:**

February 26, 2019  
12:30 PM - 2:00 PM EST

**Where:**

Via GlobalMeet

[Click here to register](#)

**Presented by:**

Christine Clements  
*Partner, Healthcare Practice*  
Sheppard, Mullin, Richter & Hampton, LLP  
Biography

and

Alexis Levy  
*Managing Director*  
HealthScape Advisors, LLC  
Biography

## **MCLE**

### **CA**

This activity has been approved for Minimum 1.5 Continuing Legal Education credit by the State Bar of California. Sheppard Mullin Richter & Hampton LLP certifies that this activity conforms to the standards for approved education activities prescribed by the rules and regulations of the State Bar of California governing minimum continuing legal education.

### **NY**

This program has been approved in accordance with the requirements of the New York State Continuing Legal Education Board for a maximum of 1.5 credit hours which may be applied toward the Areas of Professional Practice requirement, and is suitable for both transitional and non-transitional attorneys.

Questions? Contact Maricela Alfonso via email or at 212.653.8463

## **Attorneys**

Christine M. Clements

## **Practice Areas**

Healthcare