

Practice AreasSubrogation & Recovery

Industry Sectors • Insurance

Education

 Santa Clara University School of Law, J.D., 1997

• San Jose State University, B.A., 1994

Bar Admissions

- Colorado
- Kansas
- Nebraska
- Court Admissions
- U.S. District Court -- Central District of California
- U.S. District Court -- Eastern District of California
- U.S. District Court -- Northern District of California
- U.S. District Court -- Southern District of California
- U.S. Court of Appeals for the Ninth Circuit
- U.S. District Court -- Colorado
- U.S. District Court -- Kansas
- U.S. District Court -- Nebraska

Affiliations

National Association of Subrogation Professionals (NASP)

Claims and Litigation Management Alliance (CLM)

Colorado Bar Association

Colorado Women's Bar Association

Denver Bar Association

Nebraska State Bar Association

Kansas Bar Association

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Cheri L. MacArthur

Chair, Subrogation & Recovery, Rocky Mountain Region

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Cheri MacArthur joined Cozen O'Connor in 2010 and focuses her practice on representing insurers in large loss subrogation cases arising out of product failures, construction defects, and other negligent conduct. She also represents insureds and other clients with large deductibles or self-insured retentions under similar circumstances. Cheri serves as the office managing partner of the Denver office and chair, Subrogation & Recovery, Rocky Mountain Region.

Cheri has tried several cases to verdict in Colorado, Kansas and California. She has efficiently, effectively and creatively prosecuted various theories to obtain successful recoveries from responsible third parties.

Cheri received her Bachelor of Arts in clinical and counseling psychology from California State University, San Jose State University, in 1994. She earned her law degree from Santa Clara University in 1997.

Experience

Recently obtained a seven figure settlement for property insurers following a natural gas explosion that occurred when contractors ruptured an unmarked gas service line.

Recovered confidential settlement for insurer of retail establishment sustaining water damage when sprinkler head in fire suppression system failed due to insufficient annual inspection under NFPA 25.

Multimillion settlement for insurer of hotel in Colorado damaged as a result of a fire from defective and improperly installed snowmelt system.

Obtained settlement against installer of fire sprinkler system for negligent installation that resulted in water damage to facility when system failed during hydrostatic testing.

Settled claim against manufacturer of defectively designed PTAC that caused a fire in Kansas hotel.

