

Represented an international hotel-management company in a contract dispute with a hotel owner raising issues of first impression under New York law concerning the hotel owner’s right to terminate the management company without cause on the theory that the management agreement was a personal-services contract. Successfully argued interlocutory appeal to the New York Appellate Division, First Department, resulting in dismissal of a trespass claim against the management company.

---

**RELATED ATTORNEYS**

David N. Cinotti

---

**RELATED PRACTICE AREAS**

Food, Beverage & Hospitality

Litigation

---

