

Presented by Accessibility.com May 24, 2022

Susan Mazrui
Director, Global Public Policy
AT&T Services, Inc.
Susan.Mazrui@att.com

S. Tomiyo Stoner Founder Undaunted Law Firm, P.C. Tstoner@undauntedlaw.com



#1 Drive-By Lawsuits



#2

Public Entities Are Immune From Suit



#3 Contractor Quick Fixes



#4 You've Already Complied



#5 Compliance is a Ceiling



Key Takeaways:

- Most Litigation Isn't "Drive-by"
- 2. Public Entities Must Fully Comply
- 3. Beware of Overlays and Contractor Quick-Fixes
- 4. Compliance is Ongoing
- 5. Compliance is a Floor, not a Ceiling

Resources



DOJ Technical Assistance https://www.ada.gov/taprog.htm

EEOC Technical Assistance https://www.eeoc.gov/outreach-education-technical-assistance

WCAG - https://www.w3.org/WAI/standards-guidelines/

DisabilityIN – Lists organizations https://disabilityin.org/