# BUSINESS

# Cliffside Malibu opens new Horizon Hills location

Facility is Malibu's latest premium addiction recovery option

> By BARBARA BURKE Special to The Malibu Times

Those fighting addiction have one more treatment option as Cliffside Malibu, a luxury residential and addiction treatment center, has

As one enters the luxurious property with majestic ocean views, he becomes immersed in a healing, calm space.

where clinical quality and excellence have always been at the forefront of drugs and alcohol." what we do," said Cliffside Chief Executive Officer Kelly Stephenson. "For nearly 20 years, Cliffside has stayed the course to ensure that we move barriers, explore and implement evidence-based therapies, engage progressive new modalities, and create an environment unlike any place else. This is why we have been acknowledged by Newsweek as the best treatment program in Malibu."

The new Horizon Hills location, which was licensed on Sept. 15, offers what Stephenson characterizes something you can't do alone." as, "unparalleled clinical excellence in a premier, private setting."

At Horizon Hills, like Cliffside's is patient-centered and services are tailored to an individual's needs.

also known as the Transtheoreti- ley, who is certified by the American cal Model, developed by Dr. James Society of Addiction Medicine as Prochasca, which recognizes that ad- well as the American Board of Addicted individuals move through six diction Medicine. stages of change: precontemplation, maintenance and termination." said Dane Fisher, Cliffside Malibu's chief operating officer. "Patients receive three weekly one-hour meetings opened a new location at Horizon with a licensed psychotherapist. The Therapeutic Alliance pillar ensures that every patient connects strongly with his therapist. We employ dialectical behavior therapy, which helps patients identify and regulate "We have truly created a place their out-of-control feelings that they previously controlled by using for them, Fisher added.

> Fisher noted that the Stages of Change treatment is not a 12-step program, but that Horizon Hills and other Cliffside locations encourage patients to participate in 12-step programs as well as to engage in the community in some fashion.

> "We transport our patients to community-based 12-step programs, and the Buddhists Recovery and Celebrate Recovery programs are available in Malibu as well." he said. "Patients choose a community of some kind because recovery is

provided by Malibu's Dr. Lisa Benya, with whom Cliffside has worked Fisher said. "If a patient wants Thai six other Malibu venues, the focus for more than a decade. Further, 24hour nursing care is available. All medical care is overseen by Benya's "Our three treatment pillars are board-certified addictionologist,

the Stages of Change treatment, Medical Director Dr. William Stan-

Patients are offered the opportucontemplation, preparation, action, nity to participate in hiking, meditation, yoga, sound baths, visiting beaches, working out at Malibu Fitness, playing pickleball, tennis, and swimming, along with other

The final, and one of the most important, of Cliffside's pillars is providing patients with evidence-based therapeutic modalities provided by certified practitioners, treatments that are effective and meaningful

### Amenities and delicious cuisine abound

Creature comforts are important when one is re-assessing one's life and healing as he tries to recover from addiction. All of Cliffside's seven treatment venues are luxurious, spacious and welcoming. Some of the venues offer guest houses and

Cuisine helps nurture both the body and the spirit.

"We have a staff of 12 chefs, led by Chef Jeffrey Jones and we have a pastry chef whose baking is wonder-Concierge medical treatment is ful, as well as chefs whose specialities food, we cook it and if they have

Food, Fisher added smiling, "is sobriety looks like."





Horizon Hills, Cliffside Malibu addiction treatment center's new location, offers majestic ocean views and a healing, calm space. Contributed Photos

hugely important to everyone." Delicious cuisine is not the only recovery process.

are breakfast food and vegan food," interacting with our very involved alumni cannot be overstated," Fish- zon Hills is all about: "Our sole er said. "When a person is 12 hours mission is to provide our patients other preferences, we accommodate into sobriety, it's hard to envision what 12 years out after choosing possible outcomes for long-term

Once a week, patients interact with alumni, often hearing their feature offered by Cliffside that success stories and life accomplishdistinguishes one's treatment ex- ments. Learning from and hearing perience and eases the addiction about the experiences shared by the facility's alumni inspires patients' "The importance of the patients hope, optimism, and determination.

Stephenson sums up what Horithe opportunity to achieve the best recovery."

## Malibu & Pacific **Palisades** Chamber of Commerce

Women's Leadership **Committee Member Spotlight Feature:** 

Erica Segel



#### Founder, Malibu Moves

**Short Bio:** 

Erica Segel is a passionate advocate for community building and personal empowerment. Over the course of her 8-year tenure as Manager and Race Director of the Malibu Half Marathon and 5K she handled all aspects of managing the event including brand development, social media, grassroots outreach, sponsorships, permits, and event production. Additionally, she designated The Boys & Girls Club of Malibu as the primary charity benefactor and initiated a highly successful charity program, consistently surpassing fundraising goals. Her efforts have raised well over \$200,000 for the Club, exemplifying her dedication to supporting local causes.

In 2017 she was recognized by California State Senator Henry Stern for her substantial contributions to the community, and now serves on the Executive Board of Directors for the Malibu & Pacific Palisades Chamber of Commerce and leads as Chair of the Women's Leadership Committee.

Erica deeply values the transformative power of community and connection. Her belief in inclusivity led her to founding Malibu Moves to address the need for diversity in the racing world. Malibu Moves is a movement festival and community event where people of all ages, sizes, bodies, and fitness levels, can feel uplifted and empow-

## **Something Personal:**

After earning a Master's degree in Management Engineering in Rome, Italy, Erica embarked on a journey that led her to Barcelona, Spain, and eventually Malibu where she began her career as an Event Coordinator for the Priyan Foundation, which sought to spread the humanitarian message of renowned Ambassador of Peace, Prem Rawat. Working extensively with the foundation, Erica traveled to and worked in over 40 countries developing a deep appreciation for diverse cultures.

## Hobby/Interest:

In her personal life, Erica finds joy in gardening and nurturing over 40 species of indoor plants. Experimenting with propagation techniques, she creates a tranquil environment at her home. She also enjoys hosting friends and preparing homemade meals.

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## California strengthens worker mobility, non-compete, and cannabis rights existing restrictive covenant pro- communication delivered to the

Gov. Newsom signs law strengthening stance against job restrictions, altering marijuana employment discrimination rules

> By BARBARA BURKE Special to The Malibu Times

California has long had a strong public policy against restrictive covenants in employment contracts with very limited exceptions. Section 16600 of the California Business and Professions Code states that "every contract by which anyone is restrained from engaging in a lawful profession, trade, or busivoid." Over the years, California

Section 16600 carves out narrow exceptions to that imprimatur. Non-compete agreements are enforceable if they are incident to the sale of a business, a partnership dissolution, or upon the dissolution or termination of limited liability company interest.

All California businessstate legislature's season drew to a close, Gov. Gavin Newsom signed two new laws that expand non-compete clauses by expanding the ways that employees can challenge non-compete agreements in the state.

Effective Jan. 1, 2024, SB goes into effect as Section 16600.5 of the Code and establishes that are void under state law.

the lawmakers chose to amplify ployees in written, individualized marijuana use.

visions. First, the legislative findlitigation due to any attempts to enforce such restrictive covenants "has a chilling effect on employee mobility." Further, the legislative history states, "California employers increasingly face the challenge of employers outside of Senate Bill 700, amending Sec-California attempting to prevent tion 12954 of the Government the hiring of former employees." Code, relating to employment However, "California's public discrimination. The new law goes policy against restraint of trade into effect on Jan. 1, 2024, and trumps other state laws when an restricts employers from asking employee seeks employment in an applicant about their prior California, even if the employee marijuana use. The provision also signed the contractual restraint clarifies that the law against diswhile living outside of California crimination on the basis of such and working for a non-California use includes information an ememployer."

"[a]ny contract that is void un- history. der this chapter is unenforceable ness of any kind is to that extent regardless of where and when the expands current law, which proproviding a former employee or prospective employee the right to "bring a private action to enforce" the law and allows a prevailing plaintiff in such a proceeding to recover either injunctive relief or actual damages, or both, as well as "reasonable attorneys' fees and es should be aware that as the costs." Before the new law's enactment, many lawsuits addressing restrictive covenants sought cally, the law does not apply to a declaratory judgment, finding applicants or employees hired the scope and consequences of such a provision void, and the for positions that require a fedthe state's policies against such law did not provide employees eral government background or prior employees with a private investigation or security clearright of action.

### Employers must proactively inform employees that noncompete contracts are void

non-compete agreements are void 1600.1 of the Code, adds a fairly for controlled substances either in California regardless of where onerous and time-sensitive bur- as a condition of employment, for the employee worked, when the den on employers. The provision federally funded positions or jobs agreement was entered, and/or requires employers to notify curwhere such an agreement was rent and former employees who federal licensing-related benefits. signed. The new law also prohib- were employed after Jan. 1, 2022, its employers from both enter- in writing by Feb. 14, 2024, that ers in 2016 and legalizing maring into or attempting to enforce any non-compete contracts they ijuana, continues to expressly non-compete agreements, which have entered into are void, unless state that employers may proif falls within the narrow excephibit marijuana in the workplace The legislative intent stated tions enumerated above. This and that employers do not have in the enactment elucidates why notice must be provided to em- to accommodate an employee's

previous or current employee's ings state that the possibility of last known physical address and email address.

#### Prohibition against discrimination based on cannabis use

On Oct. 7, Newsom signed ployer may obtain from an appli-The new law provides that cant's or an employee's criminal

Therefore, the new enactment contract was signed." Impor- hibits employers from discrimcourts have strictly enforced that tantly, the new law also expands inating against employees who employers' potential exposure to use cannabis off the job and away legal liability in this context by from a workplace. The law also prohibits employers from conducting certain tests for existing employees as well as applicants.

The new law does have some

exceptions. It does not apply to the building and construction trades and does not preempt federal or state laws mandating employees to be tested under certain circumstances. Specifiance in accordance with federal law. Government Code Section 12954 (b)-(e) now states that the new law does not preempt state or federal laws requiring appli-AB 1076, codified as Section cants or employees to be tested that involve federal contracts or

Proposition 64, passed by vot-





- **Trust Administration**
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- CA State Bar Certified Specialist Pepperdine Law Grad/Malibu Resident
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