

The National Labor Relations Board (NLRB or the Board) General Counsel Jennifer A. Abruzzo recently issued a memorandum, opining that noncompete agreements contained in employment agreements and severance agreements violate the National Labor Relations Act (NLRA) except in limited circumstances. Listen to learn about the General Counsel's rationale for concluding that noncompetes violate the NLRA, who this affects, and how it may impact employers.

Listen to "Update: NLRB General Counsel Opines Noncompete Agreements May Violate the National Labor Relations Act" on Spreaker.

Find us where you get your podcasts

Apple Podcasts



Contributors



Bruce Michael Cross

Of Counsel BCross@perkinscoie.com 206.359.8453



Heather Shook

Counsel HShook@perkinscoie.com 206.359.8154

Explore more in

Labor & Employment Podcast series

Workplace Rules

Hosted by Perkins Coie's Labor & Employment lawyers, *Workplace Rules* offers engaging discussions with inhouse professionals, outside counsel, and leading experts on current labor and employment law topics, including regulatory changes and trends in litigation.

View the series