

ARB Rules That Secret Recording of Workplace Conversations Can Be Protected Whistleblowing Activity

Whistleblower Defense Blog on **October 13, 2015**

On September 28, 2015, the U.S. Department of Labor Administrative Review Board (“ARB”) held that the recording of workplace conversations can be protected whistleblower activity under the Energy Reorganization Act of 1974 (“ERA”). *Franchini v. Argonne National Laboratory*, ARB Case No. 13-081 (Sep. 28, 2015)... [Continue Reading](#)

Related Professionals

- **Susan C. McAleavey**
Staff Attorney
- **Steven J. Pearlman**
Partner