

No Limits: Non-Compete Agreements Next Up on NLRB General Counsel Chopping Block

Practical Guidance on **June 21, 2023**

Following the National Labor Relations Board’s (“NLRB”) highly-controversial decision in McLaren Macomb declaring most confidentiality and non-disparagement clauses in separation agreements to be unlawful, General Counsel Abruzzo declared her intention to seek to invalidate nearly all post-employment non-compete agreements, in a memorandum stating her prosecutorial position that “the proffer, maintenance, and enforcement” of non-compete agreements violates the Act.

This content from Practical Guidance®, a comprehensive practical guidance resource providing insight from leading practitioners, is reproduced with the permission of LexisNexis. Reproduction of this material, in any form, is specifically prohibited without written consent from LexisNexis.

Related Professionals

- **Michael J. Lebowich**
Partner
- **Mark Theodore**
Partner
- **Joshua S. Fox**
Senior Counsel
- **Raymond Arroyo Jr.**
Associate