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Human Resources Weekly Digest

NLRB Invalidates Mandatory Arbitration Agreement That Contains No Exceptions for Filing Administrative Charges

"In June 2019, the National Labor Relations Board held in Prime Healthcare Paradise Valley, LLC that even after Epic Systems, it is unlawful to enforce arbitration agreements that interfere with the employees' right to file charges with the Board. The Board in Prime Healthcare analyzed whether the arbitration agreement explicitly, or if reasonably interpreted, prohibits charge filing with the Board. If so, the agreement violates the National Labor Relations Act. The Board recently had another opportunity to revisit the issue of mandatory arbitration agreements in Beena Beauty, 31-CA-144492." Full Article

Seyfarth Shaw



OSHA Updates on Distracted Driving in Employment and in the Workplace

"OSHA has recently released a 'Guidelines for Employers to Reduce Motor Vehicle Crashes.' OSHA states that 'every 12 minutes someone dies in a motor vehicle crash, every 10 seconds an injury occurs and every 5 seconds a crash occurs.' Many of these incidents occur during the workday or during the commute to and from work. Employers bear the cost for injuries that occur both on and off the job." <u>Full Article</u>

Seyfarth Shaw

In This Digest

NLRB Invalidates Mandatory Arbitration Agreement That Contains No Exceptions for Filing Administrative Charges

By, Seyfarth Shaw

Page 1

OSHA Updates on Distracted Driving in Employment and in the Workplace

By, Seyfarth Shaw

Page 1

The New Overtime Rule: What Retail Employers Need to Know

By, Constangy Brooks

Page 2

"Open" Might Not Mean Open: How FMLA May Affect a Position's Availability

By, Bradley Arant

Page 2

Effective Rules of Etiquette for RIF's

By, Shawe Rosenthal

Page 2

When Fantasy Football Impacts the Reality of the Workplace

By, DLA Piper

Page 2

State & International Compliance

Page 3

The New Overtime Rule: What Retail Employers Need to Know

"As most employers now know, the U.S. Department of Labor will be raising the salary thresholds that apply to most of the 'white-collar' overtime exemptions effective January 1. The higher thresholds will apply primarily to employees who would qualify under the executive, administrative, and professional exemptions to the overtime rules under the Fair Labor Standards Act. The threshold for these exemptions will increase from its current \$23,660 a year, or \$455 a week, to \$35,568 a year, or \$684 a week." Full Article

Constangy Brooks

"Open" Might Not Mean Open: How FMLA May Affect a Position's Availability

"Does a position that a company is holding for an employee out on FMLA leave an 'open position' as contemplated by the Americans with Disabilities Act? In Maxwell v. Washington County, a Mississippi federal district court said the short answer is 'no.'" <u>Full Article</u>

Bradley Arant

Executive Rules of Etiquette for RIF's

"By now most everyone has heard about the travails of WeWork arising from the swift downfall of founder Adam Neumann. If you have not heard, you are missing some fascinating stuff. A Wall Street Journal piece was first to chronicle Neumann's manic behavior (such as pondering how to become immortal and transporting large amounts of marijuana on a private jet trip, much to the chagrin of the jet's owner!). In the wake of these disclosures, private equity investment firms that had committed tens of millions to WeWork became skittish, a planned IPO was pulled, and a faction of WeWork board members called for Neumann's removal as a CEO." <u>Full Article</u>

Shawe Rosenthal



When Fantasy Football Impacts the Reality of the Workplace

"Many players are deep into fantasy football season, so the question is – are you having fun yet? Obviously not if you relied upon Antonio Brown or Ben Rothlisberger to carry you to glory, but many supervisors are beginning to feel the effects fantasy football can have on the workplace." <u>Full Article</u>

DLA Piper



STATE & INTERNATIONAL COMPLIANCE

