## Workplace Investigations

### **Contributing Editors**

Phil Linnard at Slaughter and May Clare Fletcher at Slaughter and May

# 03. Can an employee be suspended during a workplace investigation? Are there any conditions on suspension (eg, pay, duration)?



Author: Anu Waaralinna, Mari Mohsen at Roschier

There is no legislation on temporary suspension in the event of a workplace investigation or similar. In some situations, the employer may relieve the employee from their working obligation with pay for a short period.

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#### Switzerland

Author: *Laura Widmer, Sandra Schaffner* at Bär & Karrer

It is possible to suspend an employee during a workplace investigation.[1] While there are no limits on duration, the employee will remain entitled to full pay during this time.

[1] David Rosenthal et al., Praxishandbuch für interne Untersuchungen und eDiscovery, Release 1.01, Zürich/Bern 2021, p. 181.

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Author: *Rachel G. Skaistis, Eric W. Hilfers, Jenny X. Zhang* at Cravath, Swaine & Moore

Yes. An employer may suspend the subject of an internal investigation with full pay pending the outcome of an investigation. However, this measure should be used sparingly, for example in cases where an employee has been accused of gross misconduct or where it is the only means of separating the alleged victim of harassment from the accused to prevent continued harassment. As an alternative means of separating the victim from the accused, an employer can consider interim measures such as a schedule change, transfer or leave of absence for the alleged victim with his or her consent (employers should take care not to take any action that could be perceived as retaliatory against the complainant – even if well-intentioned – including involuntarily transferring him or her or forcing a leave of absence).

Where an employer does determine that suspending the subject of an investigation is warranted while the company carries out its investigation, it should provide him or her with a written statement briefly outlining the reason for the suspension and the estimated date the employee will be advised of the investigation outcome and his or her final employment status.

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#### Contributors



Anu Waaralinna Mari Mohsen *Roschier* 



Switzerland

Laura Widmer Sandra Schaffner *Bär & Karrer* 



#### **United States**

Rachel G. Skaistis Eric W. Hilfers Jenny X. Zhang *Cravath, Swaine & Moore* 

www.internationalemploymentlawyer.com