## Workplace Investigations

### Contributing Editors

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

# 01. What legislation, guidance and/or policies govern a workplace investigation?



#### Germany

Author: *Hendrik Bockenheimer, Susanne Walzer, Musa Müjdeci* at Hengeler Mueller

There are no specific legislative requirements for workplace investigations in Germany. In 2020, the Federal Ministry of Justice presented a draft bill with regulations on internal investigations and, in particular, employee interviews. However, this law failed to pass under the previous government. The current government has announced it will take up this matter again and plans to create a precise legal framework for internal investigations. Details, timing and content remain to be seen.

Nevertheless, workplace investigations do not take place in a "lawless space". They must comply with the provisions of employment and data protection law. Further, criminal and corporate law aspects can play a role. Moreover, works council information and co-determination rights may have to be taken into account.

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#### Switzerland

Author: Laura Widmer, Sandra Schaffner at Bär & Karrer

There is no specific legal regulation for internal investigations in Switzerland. The legal framework is derived from general rules such as the employer's duty of care, the employee's duty of loyalty and the employee's data protection rights. Depending on the context of the investigation, additional legal provisions may apply; for instance, additional provisions of the Swiss Federal Act on Data Protection or the Swiss Criminal Code.

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Author: Elvan Aziz, Gülce Saydam Pehlivan, Emre Kotil, Osman Pepeoğlu at Paksoy

There is no specific legislation governing workplace investigations in Turkish law. However, there are general principles stemming from Labour Law No. 4857 as well as good practice principles. Data protection laws also occasionally intertwine with these. The internal codes and policies of the company should also be followed throughout the process.

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#### Contributors



#### Germany

Hendrik Bockenheimer Susanne Walzer Musa Müjdeci Hengeler Mueller



#### Switzerland

Laura Widmer Sandra Schaffner Bär & Karrer



#### Turkey

Elvan Aziz Gülce Saydam Pehlivan Emre Kotil Osman Pepeoğlu Paksoy

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