

Workplace Investigations

Contributing Editors

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

09. What additional considerations apply when the investigation involves whistleblowing?



Greece

Author: Angeliki Tsatsi, Anna Pechlivanidi, Pinelopi Anyfanti, Katerina Basta at Karatzas & Partners

L. 4990/2022 includes specific requirements regarding, among other things, the procedure of receiving and investigating respective reports, confidentiality issues (especially regarding the identity of the whistleblower), data protection issues (including restrictions to the right of access) and the employer's right to keep a record of the relevant complaint and investigation. Such provisions are expected to be further detailed by Ministerial Decisions in future.

Last updated on 03/04/2023



India

Author: Atul Gupta, Kanishka Maggon, Kopal Kumar at Trilegal

Indian labour legislation does not stipulate any additional considerations or requirements concerning whistleblower complaints in private organisations and these are only available if there are complaints against public servants. Further, under the Companies Act, 2013, certain companies are required to establish a "vigil mechanism" for directors and employees to report genuine concerns regarding the affairs of the company. The vigil mechanism should provide adequate safeguards against the victimisation of persons using it.

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Switzerland

Author: Laura Widmer, Sandra Schaffner

at Bär & Karrer

If an employee complains to his or her superiors about grievances or misconduct in the workplace and is subsequently dismissed, this may constitute an unlawful termination (article 336, Swiss Code of Obligations). However, the prerequisite for this is that the employee behaves in good faith, which is not the case if he or she is (partly) responsible for the grievance.

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Contributors



Greece

Angeliki Tsatsi Anna Pechlivanidi Pinelopi Anyfanti Katerina Basta *Karatzas & Partners*



India

Atul Gupta Kanishka Maggon Kopal Kumar *Trilegal*



Switzerland

Laura Widmer Sandra Schaffner *Bär & Karrer*

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