## Workplace Investigations

## **Contributing Editors**

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

## 16. If there is a works council or trade union, does it have any right to be informed or involved in the investigation?



Author: *Michaela Gerlach, Sonia Ben Brahim* at GERLACH

The Austrian Labour Constitution Act (ArbVG) does not contain any provisions regarding workplace investigations. The employee has the right to address the works council but is not entitled to have the works council comply with his or her request.

The works council's opportunities for participation are conclusively regulated. Certain investigative or control measures may require the consent or co-determination of the works council.

Under section 96(1)3 ArbVG, the consent of the works council is required if the employer wishes to introduce and maintain control measures or technical systems for monitoring employees that affect human dignity, such as video surveillance or specific staff questionnaires. If there is no works council, the consent of each individual employee is required.

Last updated on 29/09/2023



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

In general, works councils and trade unions are not very common in Switzerland and there are no statutory rules that would provide a works council or trade union a right to be informed or involved in an ongoing internal investigation. However, respective obligations might be foreseen in an applicable collective bargaining agreement, internal regulations or similar.

Last updated on 15/09/2022

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Author: Phil Linnard, Clare Fletcher at Slaughter and May

Aside from the statutory right to be accompanied (see question 15), any further involvement by the works council or trade union would depend on the terms of the relevant works council or trade union recognition agreement.

Last updated on 15/09/2022

Contributors



Austria

Michaela Gerlach Sonia Ben Brahim GERLACH



Switzerland

Laura Widmer Sandra Schaffner Bär & Karrer



Phil Linnard **Clare Fletcher** Slaughter and May

www.internationalemploymentlawyer.com