



Employment

DLA Piper's global employment practice advises clients worldwide on employment legislation, helping them meet their workforce objectives.

We partner with our clients, wherever they do business, to find solutions and manage risk in relation to their employment, incentives and pensions legal challenges and objectives.

With lawyers across the Americas, Asia Pacific, Europe, Africa and the Middle East, our global employment team is one of the largest in the world, with one of the widest geographical footprints of any international law firm.

We can assist with:

- Acquisitions
- Outsourcings
- Expansions or reductions-in-force
- Local or international employee relations
- Data privacy or data protection
- Local, cross-border or collective litigation
- Local or multi-jurisdictional compliance
- Risk management

Our clients range from startups to emerging multinationals and some of the biggest and best-known global brands in the world. We work with our clients locally, internationally and across borders. Our global reach and local knowledge means that we can partner with clients to drive consistency, deliver cost savings and help them identify and manage their priorities and risk across multiple locations.

With market and economic shifts, new technology, globalisation and global mobility, a demand for more flexible workforces and ever-increasing scrutiny of compliance and ethics, the employment and labour challenges for multinationals are greater than ever.

EXPERIENCE

- Advised a global client on drafting and implementing a Global Code of Conduct in over 50 jurisdictions
- Advised on implementing a 900 employee global restructuring, affecting employees in around 30 jurisdictions worldwide
- Advised a full service investment bank on global restricted stock award documentation encompassing restrictive covenants and notice periods applicable to 19 jurisdictions

KEY CONTACTS

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- Acted for a global IT company providing legal project management and full cover HR advice in an outsourcing project which affected more than 400 employees in 15 countries and included collective consultation in several countries
- Acted for a global healthcare company in a cross border investigation and litigation involving the misuse of highly confidential information and a staff poaching in multiple jurisdictions
- Advised a global music company with the restructuring of its global workforce providing project support across 20-30 jurisdictions

INSIGHTS

Publications

Puerto Rico: being charged with a felony can be just cause for dismissal

10 MAY 2019

The Supreme Court of Puerto Rico found that an employer may establish rules it considers reasonable and that while a person is presumed innocent in criminal proceedings, that presumption does not extend to the employment context.

Israel Group News May 2019

9 MAY 2019

ISRAEL GROUP NEWS

In this issue, our global activities, latest publications, coming events and more.

Washington state HB 1450 is signed into law, limiting enforceability of non-compete agreements – key takeaways

9 MAY 2019

The new prohibitions on non-compete agreements in Washington have the potential to greatly impact employers in the state both positively and negatively.

Dallas passes ordinance requiring paid sick leave for private sector workers – key facts to know

29 APR 2019

With the effective date rapidly approaching, companies with employees in the City of Dallas should become familiar with the ordinance and review their applicable policies.

Be Aware UK: European Parliament approves law on more transparent and predictable employment for gig and other workers

18 APR 2019

On 16 April the European Parliament voted to approve the Transparent and Predictable Working Conditions Directive.

Top franchise developments of 2018

11 APR 2019

DLA Piper IPT attorneys Barry Heller, John Hughes and Karen Marchiano recently conducted a webinar reviewing 2018's top franchise developments. Two stand out from the rest.

Singapore: New guidelines on wrongful dismissal

11 APR 2019

The Employment Act (Cap. 91) of Singapore (the EA) amendments came into effect on 1 April 2019 (the EA amendments).

Be Aware March 2019

2 APR 2019

BE AWARE BELGIUM SERIES

In this publication we discuss if the draft interprofessional agreement is set in stone, a legal framework for the mobility budget since 28 February 2019, and work regulations do not need to mention the family allowances fund anymore.

eSignature and ePayment News and Trends

30 APR 2019

ESIGNATURE AND EPAYMENT NEWS AND TRENDS

In this issue, Washington state moves closer to ESIGN, plus the latest developments from the legislatures, the regulators and the courts.

eSignature and ePayment News and Trends

29 MAR 2019

ESIGNATURE AND EPAYMENT NEWS AND TRENDS

In this issue, the new prepaid rule may affect virtual currency wallet providers, plus the latest developments from the legislatures, the regulators and the courts.

Preparing to comply with the new proposed federal overtime rule: 5 action steps for employers

12 MAR 2019

If finalized, the new rule's most significant impact will be to raise the minimum salary an employee must be paid to be exempt from overtime under the FLSA.

Be Aware February 2019

7 MAR 2019

BE AWARE BELGIUM SERIES

Employers that employ at least 50 employees shall draw up an analysis report on the employee remuneration structure every two years in order to identify and evaluate any discrepancies in pay between men and women. This report shall then be discussed within the works council, or in the absence thereof, with the union delegation.

eSignature and ePayment News and Trends

28 FEB 2019

[ESIGNATURE AND EPAYMENT NEWS AND TRENDS](#)

In this issue, digitally complying with data breach notification laws, plus the latest developments from the legislatures, the regulators and the courts.

Be Global: February Employment Law 2019 Update

28 FEB 2019

[BE GLOBAL SERIES](#)

The February edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

A reminder on California #MeToo legislation

27 FEB 2019

January 1, 2019 marked significant changes to California legislation.

Nondisclosure provisions and mandatory arbitration under fire in New Jersey

13 FEB 2019

The legislation will significantly impact the tools available to employers to address claims of workplace discrimination, retaliation and harassment.

Israel Group News

12 FEB 2019

[ISRAEL GROUP NEWS](#)

In this issue, the rise of the Data Protection Officer, plus news and coming events.

Be Aware January 2019

11 FEB 2019

[BE AWARE BELGIUM SERIES](#)

Part of the reforms concerned the increased employability in the job market of dismissed employees having some seniority, in particular those entitled to a legal notice period (or corresponding legal indemnity in lieu of notice) of at least 30 weeks.

Be Global: Global Employment Law 2019 Preview

31 JAN 2019

[BE GLOBAL SERIES](#)

Our Global Employment Law 2019 Preview looks ahead to the key employment developments expected to come into effect in 2019 across Europe, Middle East and Africa, Asia Pacific and the Americas.

Employers: 2019 deadlines approach to furnish incentive stock option and employee stock purchase plan information statements and returns

15 JAN 2019

Timely filing and furnishing of Forms 3921/3922 is important.

Global Employment Law Quiz 2019

11 JAN 2019

The annual quiz about global developments and trends in employment law.

Latest changes to the Thai Labour Protection Act

20 DEC 2018

The National Legislative Assembly of Thailand has just approved the latest amendment of the Thai Labor Protection Act on 13 December 2018.

Be Global: December 2018

17 DEC 2018

[BE GLOBAL SERIES](#)

The December edition of Be Global provides our 2018 Global Highlights - a compilation of the most significant employment developments and trends in Europe, Middle East and Africa, Asia Pacific and the Americas reported on GENIE this year.

Be Global: November 2018

3 DEC 2018

[BE GLOBAL SERIES](#)

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

Improving class action notice and settlement procedures – new amendments to Rule 23

16 NOV 2018

As a whole, the amendments both modernize and streamline current procedures.

UK parental bereavement leave consultation: Government response

6 NOV 2018

The response covers the definition of "bereaved parent," how and when leave can be taken, and notice and evidence requirements.

Be Global: October 2018

5 NOV 2018

[BE GLOBAL SERIES](#)

October 2018 employment law news, including the employee data protection in Germany, proposed changes to the Special Danish Stock Option Act, potential increase in social security contributions in Poland, and introduction to pay equality legislation in Canada.

Israel Group News

24 OCT 2018

[ISRAEL GROUP NEWS](#)

In this issue, legal developments worldwide that affect this dynamic ecosystem.

Hong Kong government announced labour developments in 2018 policy address

15 OCT 2018

On 10 October 2018, the Chief Executive of Hong Kong, Carrie Lam, announced her 2018 Policy Address. The Policy Address notably addressed some key developments in the labour and discrimination law regimes in Hong Kong.

Domino's not a joint employer, says SDNY: top points for franchisees and franchisors

9 OCT 2018

The first summary judgment decision from any district court in the Second Circuit to address whether franchisors and franchisees may be joint employers in the wage-and-hour context.

New York state issues final guidance regarding anti-sexual harassment legislation

8 OCT 2018

With the finalized guidance in hand, New York employers should consider a number of actions.

Be Global: September 2018

3 OCT 2018

[BE GLOBAL SERIES](#)

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

Proposed changes to maternity leave entitlements under the Thai Labour Protection Act

2 OCT 2018

The Thai Department of Labour Protection and Welfare (Thai Labour Department) is in the process of amending the maternity entitlements under the Labour Protection Act to be in line with International Labour Organization (or ILO) - Convention No. 183 that concerns maternity protection rights.

California mandates female board directors for publicly held companies

1 OCT 2018

California becomes the first state in the US to mandate gender diversity in the corporate boardroom, but the law may face legal challenges.

Locals or Expats? Impact of Latest Reforms on Hong Kong, Macao and Taiwan Residents Working in Mainland China

27 SEP 2018

On 3 August 2018, the State Council made an announcement (Announcement) to cancel several administrative permits, including the work permits for Hong Kong, Macao and Taiwan residents (HMT Residents). This was closely followed by a series of developments that changes how HMT Residents obtain employment, education and medical benefits in mainland China (China). However, various questions remain unresolved and employers should be alert about the heightened risks associated with having these individuals work in China in the meantime.

New York City amends Human Rights Law – employers must engage in "cooperative dialogue" with employees seeking accommodation

27 SEP 2018

The written documentation requirements and expanded dialogue obligations are noteworthy and significant.

New law adopted to facilitate division of Delaware LLCs

24 SEP 2018

Recent changes to the law governing Delaware LLCs will facilitate the division of Delaware LLCs and potentially provides a valuable new tool in corporate reorganizations involving this type of entity.

New York City and State publish materials aimed at combatting workplace sexual harassment

12 SEP 2018

New York State and New York City each publish materials to assist New York-based employers in complying with legislation aimed at sexual harassment prevention and remedies.

Announcing COMPASS – our newly automated compliance assessment tool

4 SEP 2018

COMPASS, DLA Piper's newly automated compliance assessment tool, helps to ensure that your company's compliance program meets or exceeds all legal and regulatory requirements as well as industry best practices.

IRS issues new, mostly unfavorable Section 162(m) guidance

28 AUG 2018

As a result of the IRS Notice, more executive compensation arrangements will be subject to the Section 162(m) deduction limit.

Be Global: July 2018

3 AUG 2018

[BE GLOBAL SERIES](#)

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

Israel Group News

26 JUL 2018

[ISRAEL GROUP NEWS](#)

Helping to create opportunities for Israeli companies by leveraging our global relationships.

International HR and employee discipline issues in FCPA matters

10 JUL 2018

Local laws, practices and cultural differences mean that the differences between investigations from one country to another, and the consequences of failing to understand them, can be significant. Here are some of the key considerations for multinational employers when they are conducting cross-border investigations.

Be Global: June 2018

7 JUL 2018

[BE GLOBAL SERIES](#)

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

Changes coming to Rule 701 disclosure thresholds

21 JUN 2018

The SEC is directed to increase the sale threshold triggering enhanced disclosure under Rule 701 from \$5 million to \$10 million and to index the enhanced disclosure threshold for inflation every 5 years.

New York joins the #MeToo fray with sweeping legislation

4 JUN 2018

New York-based employers should be aware of the numerous new requirements in New York State and New York City anti-sexual harassment legislation.

Be Global: May 2018

1 JUN 2018

BE GLOBAL SERIES

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

***Epic Systems Corp. v. Lewis*: Supreme Court affirms employers' efforts to "waive" goodbye to wage-and-hour class and collective actions**

29 MAY 2018

Employers can now reliably depend on the enforceability of their arbitration agreements, subject to certain takeaways.

Suffering the ABCs of independent contractors

11 MAY 2018

The court adopted the "ABC" test to determine where a worker fits under "the exceptionally broad suffer or permit to work" standard.

New Jersey requires paid sick leave for all employees, the latest development in the ever-expanding and increasingly complicated world of paid leave

7 MAY 2018

Governor Phil Murphy has signed into law new statewide legislation requiring paid sick leave rights for employees. The new law is set to go into effect in October 2018.

SEC proposes rules and interpretations to protect retail investors

2 MAY 2018

A close look at each component of the SEC's retail investor protection proposal.

Be Global: April 2018

1 MAY 2018

BE GLOBAL SERIES

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

SEC proposes "regulation best interest" rule package, including new disclosure form and investment adviser conduct interpretation

24 APR 2018

The rule package is designed to "enhance the quality and transparency of investors' relationships with investment advisers and broker-dealers."

Avoid misclassification quagmires by understanding differences between contractors and employees

23 APR 2018

Classification missteps can translate to significant legal and economic risk for businesses, and workers who are not properly classified also face negative consequences.

Fifth Circuit opinion invalidating fiduciary rule creates circuit split; SEC moves forward on fiduciary rule proposals

17 APR 2018

Conflicting opinions among the circuits have created a quandary for firms that provide investment-related information to plans. Meanwhile, the SEC is preparing its fiduciary regulation proposal.

Court dismisses class action, rejecting claim that 7-Eleven's franchisees are employees

12 APR 2018

FRANCAST SERIES

Courts are increasingly cognizant of the fact that franchisors must exercise certain controls to protect their trademarks, system and goodwill.

Credit Karma fined by SEC for stock option failures

10 APR 2018

The SEC stated that the failure to provide enhanced disclosure triggered the violation.

Be Global: March 2018

29 MAR 2018

BE GLOBAL SERIES

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

Bondage, Enslavement, Servitude: New South Wales follows suit and proposes Modern Slavery Law

22 MAR 2018

New South Wales has followed the Commonwealth's lead and introduced a Modern Slavery Bill 2018 into the New South Wales Legislative Council on 8 March 2018. The objects of the Bill include to combat modern slavery, to provide for an Anti-slavery Commissioner, and to mandate the reporting of risks of modern slavery occurring in the supply chains of certain corporate organisations.

Be Global: February 2018

28 FEB 2018

[BE GLOBAL SERIES](#)

This month's Be Global looks at recent developments across the Americas, APAC and EMEA.

Supreme Court holds whistleblowers must report to SEC to gain anti-retaliation protection under Dodd-Frank – corporate action steps

22 FEB 2018

In the wake of *Digital Realty*, corporate compliance teams should reevaluate their whistleblower programs to ensure that employees perceive those programs as protecting them if they report an issue.

Israel Group News

20 FEB 2018

[ISRAEL GROUP NEWS](#)

Helping to create opportunities for Israeli companies by leveraging our global relationships.

TechLaw Podcast: The disruptive impact of AI and automation technologies

9 FEB 2018

[TECHLAW PODCAST SERIES](#)

What impact are AI and automation having on business operations - and workers themselves? And what impact will they have in the future? With DLA Piper partner and Technology Sector co-chair Kit Burden and Ashish Gupta, Corporate Vice President - ITO and Infrastructure Service Sales EMEA at HCL Technologies.

#MeToo: new tax law impacts the deduction of legal settlement amounts

1 FEB 2018

Congress has disallowed a corporate tax deduction for any payout related to sexual harassment or sexual abuse if the payment

is subject to a nondisclosure agreement.

Be Global: On the Horizon in 2018

31 JAN 2018

BE GLOBAL SERIES

In this January 2018 edition, we are pleased to provide you with a look ahead at the key changes expected to come into effect during the course of 2018.

Tax reform may change approach to executive compensation

22 JAN 2018

Julia Kovacs discusses how the performance-based compensation exception worked before the reform act, and how it repeals the exception and expands the deduction loss for executive compensation.

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Employers: 2018 deadlines approach to furnish incentive stock option and employee stock purchase plan information statements and returns

19 JAN 2018

The deadline approaches for timely filing and furnishing of IRS Forms 3921/3922.

Be Global: 2017 in review

20 DEC 2017

BE GLOBAL SERIES

In this month's edition of Be Global, we bring together a summary of the most significant international employment law developments from the past 12 months.

Israel Group News

7 DEC 2017

ISRAEL GROUP NEWS

Helping to create opportunities for Israeli companies by leveraging our global relationships.

Be Global November 2017

7 DEC 2017

BE GLOBAL SERIES

This month's Be Global looks at recent employment law developments across the Americas, APAC and EMEA.

How to gather snowflakes: big data, AI and predictive analysis of customers

15 NOV 2017

In this article, which accompanies an infographic covering 'How AI And Automation Are Transforming Retail', DLA Piper's lawyers consider big data and 'customer ownership' issues in the retail space, exploring the impact of big data, AI and predictive analysis of customers. This article, and the related infographic, also accompanies another article looking at the transformative impact of technology on retail and the supply chain, the likely reduction in the need for workers, inevitable HR issues that will arise and the dangers of getting 'locked in' to long term contracts in a fast-changing market.

Be Global October 2017

1 NOV 2017

BE GLOBAL SERIES

This month's Be Global looks at recent employment law developments across the Americas, APAC and EMEA.

Unexpected Human in the Bagging Area: the impact of automation on retail workforces

27 OCT 2017

I suspect most of us have had the experience from time to time - you're looking to buy something a little bit out of the ordinary, and don't really know where to start. Two stories I heard recently neatly illustrate how that can result in both good and bad experiences. One story involves a teetotal friend looking to buy wine for a dinner party. His trip to a specialist vintner was frustrated by a condescending member of staff and resulted in my friend leaving the shop having not made a purchase. In contrast, another friend decided to take up running after being on maternity leave. She visited a running shop, was put at ease but a member of the sales team and left with trainers, clothes and gadgets.

In the latest issue of *Israel Group News*

11 SEP 2017

Helping to create opportunities for Israeli companies by leveraging our global relationships.

Guide to Going Global: Employment

As business grows more global, the challenge for in-house counsel and HR professionals responsible for workforce issues and employment law compliance is intensifying. This guide is designed to meet that challenge head on and has been produced in response to feedback from clients in both established and emerging international businesses.

Top franchise cases of 2016

30 MAR 2017

Joint employer and employee misclassification claims remained hot in franchising throughout 2016.

Top franchise decisions: two standouts from 2015

29 MAR 2016

What is a joint employer? Two significant cases.

Top franchise matters of 2014

24 MAR 2015

Summarizing three of the year's most significant matters

NLRB starts holidays early, demands employers gift their email systems to employees and unions

15 DEC 2014

A decision greatly expanding the rights of employees in the use of employer-provided communications

New York City passes new wage and hour restrictions on fast food and retail industry employers – action steps

12 JUN 2017

[FRANCAST SERIES](#)

The laws, which go into effect November 26, 2017, are likely to create a minefield for retailers and food franchises.

DOL bulletin: Fiduciary Rule will take effect June 9

6 JUNE 2017

The Fiduciary Rule will take effect on June 9, 2017, but with enforcement of certain portions delayed until January 1, 2018.

Be Global May 2017

2 JUN 2017

[BE GLOBAL SERIES](#)

This month's Be Global looks at recent employment law developments across the Americas, APAC and EMEA.

Welcome to our inaugural issue: *Israel Group News*

23 MAY 2017

[ISRAEL GROUP NEWS](#)

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Guide to Going Global: Employment

As business grows more global, the challenge for in-house counsel and HR professionals responsible for workforce issues and employment law compliance is intensifying. This guide is designed to meet that challenge head on and has been produced in response to feedback from clients in both established and emerging international businesses.

[Download](#)

United States Supreme Court reaffirms use of class action waivers in arbitration agreements: next stop – employment contracts

18 DEC 2015

The most recent in a line of Supreme Court decisions affirming the validity of class action waivers in arbitration agreements

Employers beware: New York City’s new “ban-the-box” law takes effect this October

16 SEP 2015

The FCA joins the existing body of New York law regulating and restricting the use of criminal background checks.

Guidance clarifies NYC employers’ obligations under credit check law

11 SEP 2015

The guidance, already in effect, provides important insight for employers on how the new law will be enforced

New York City employers now restricted from using employee or applicant credit history in making employment decisions

7 MAY 2015

The law makes it an unlawful discriminatory practice for an employer to use or request an employee’s or applicant’s consumer credit history

New Jersey high court decision will reshape employer liability in sexual harassment cases

13 FEB 2015

A significant sexual harassment decision that offers something positive for both employers and employees

Dodd-Frank affects private companies too: practice points to note

3 DEC 2013

For private companies reviewing their governance structures in a post Dodd-Frank world, a capsule of the Act’s relevant provisions

Law à la Mode

14 OCT 2013

[LAW À LA MODE SERIES](#)

A quarterly e-magazine from our Fashion, Retail & Design Group with the latest industry news, comment and legal updates.

Law á la Mode

31 JUL 2013

[LAW À LA MODE SERIES](#)

A quarterly e-magazine from our Fashion, Retail & Design Group with the latest industry news, comment and legal updates.

Guide to redundancies and reductions in force in Asia Pacific

9 JUL 2013

The recent tough economic climate has seen high-profile companies around the world forced to take action and reduce their workforce in an effort to remain competitive.

Growing whistleblower activity calls for close employer attention to retaliation issues

7 MAY 2013

Careful consideration must precede adverse action against purported whistleblowers

Supply chain planning in the post-BEPS era: five questions for MNEs

22 JUL 2015

After BEPS actions are incorporated into OECD documents and local legislation, tax planning opportunities will still exist, but realizing the benefits of tax planning will require a greater emphasis on economic substance. One often-overlooked area of opportunity is tax-efficient supply chain planning.

Events

[Previous](#)

Employment law CLE breakfast briefing

16 MAY 2019

Dallas

New employment challenges in transportation and logistics

17 APR 2019
Webinar

2019 Ukraine changes to exchange control rules that impact employee stock options

5 FEB 2019
Webinar

Employment Law Briefing

31 JAN 2019
Employment Law Briefing
Los Angeles

DLA Piper Global Employment Webinar: 2018 In Review and 2019 in Preview

29 JAN 2019
Webinar

27th National Conference on Employment Practices Liability Insurance

28 - 29 JAN 2019
New York

Employment Law Briefing

17 JAN 2018
Employment Law Briefing
East Palo Alto

Employment Law Briefing

15 JAN 2019
Employment Law Briefing
San Francisco

Brazilian Employment Law Update

5 DEC 2018
San Francisco

International Employment Conference

13 NOV 2018
International Employment Conference
New York

International Employment Conference

8 NOV 2018
International Employment Conference
Austin

International Employment Conference

6 NOV 2018
International Employment Conference
East Palo Alto

The Impact of the Trade Secrets Directive on the Media, Sport & Entertainment industry

18 OCT 2018
Webinar

Global Employment in an Upside-Down World

16 OCT 2018
Silicon Valley Association of General Counsel's 30th Annual All-Hands Meeting

Managing Cross-Border M&A Deals

15 OCT 2018
Silicon Valley Association of General Counsel's 30th Annual All-Hands Meeting

CLE webinar: Navigating the road to a global workforce

9 MAY 2018
Webinar

Beyond GDPR – privacy in the employment relationship

14 MAR 2018
East Palo Alto

Arizona's new paid time off law: how it interplays with ADA, FMLA and potential compliance pitfalls

20 JUN 2017
Phoenix

NEWS

DLA Piper announces partnership promotions for 2019

1 APR 2019

DLA Piper is proud to announce that 77 lawyers have been promoted to its partnership. The promotions are effective as of April 1, 2019 in the United States and May 1, 2019 for EMEA and Asia Pacific. The promotions were made across many of the firm's practice areas in 43 different offices throughout 20 countries.

Ciara McLoughlin joins DLA Piper's Employment practice in Dublin

20 MAR 2019

DLA Piper announced today that Ciara McLoughlin has joined its Global Employment practice as a partner in the firm's newly opened Dublin office.

Two DLA Piper lawyers listed in *D Magazine's* 2019 Best Lawyers Under 40 list

8 JAN 2019

Crystal Woods and James C. Bookhout were recently named to *D Magazine's* 2019 Best Lawyers Under 40 list, which recognizes outstanding young lawyers in Dallas.

Dean Fealk named honorary senator of German economy

6 DEC 2018

DLA Piper is pleased to announce that Dean Fealk has been named an honorary senator of the German economy (Senat Der Wirtschaft) in recognition of his efforts to strengthen transatlantic relations by leading trade, investment and innovation initiatives between Germany and California.

DLA Piper advises Columbia Capital, LLC in its US\$21 million equity investment in Resilience360

13 NOV 2018

DLA Piper represented Columbia Capital, LLC in its US\$21 million equity investment in Resilience360 GMBH.

Janine Guzman joins DLA Piper's Employment practice in San Juan

17 OCT 2018

DLA Piper announced today that Janine Guzman has joined the firm's Employment practice as a partner in San Juan, Puerto Rico.

Holly Lake has joined DLA Piper's Employment practice in Los Angeles

17 SEP 2018

DLA Piper announced today that Holly Lake has joined the firm's Employment practice as a partner in Los Angeles.

DLA Piper advises Nemetschek on acquisition of MCS Solutions

31 AUG 2018

DLA Piper has advised the software supplier Nemetschek SE on the acquisition of the real estate and facilities technology firm MCS Solutions in Belgium, Sweden, India and the USA. The acquisition sees Nemetschek SE gain access to the rapidly growing market in building management.

Brooke Kim and Evan Parness named *Law360* Rising Stars

16 AUG 2018

DLA Piper is pleased to announce that *Law360* has named Brooke Kim and Evan Parness to its 2018 list of Rising Star attorneys.

DLA Piper wins significant victory for New York University

31 JUL 2018

DLA Piper won a significant victory for its client, New York University (NYU), in an Employee Retirement Income Security Act (ERISA)- related class action.

Mary Dollarhide and Ute Krudewagen named *Daily Journal* Top California Labor and Employment Lawyers

23 JUL 2018

DLA Piper is pleased to announce that the *Daily Journal* has named Mary Dollarhide and Ute Krudewagen to its 2018 list of Top California Labor and Employment Lawyers.

Ryan Vann joins DLA Piper's Employment practice in Chicago

10 JUL 2018

DLA Piper announced today that Ryan Vann has joined the firm's Employment practice as a partner in Chicago.

Cecilia Guzmán-Barrón joins DLA Piper's Labor and Migratory practice in Peru

3 JUL 2018

DLA Piper announced today that Cecilia Guzmán-Barrón has joined DLA Piper Pizarro Botto Escobar in Peru as a partner and leader of the Labor and Migratory practice.

DLA Piper named International Law Firm of the Year in Ukraine for fifth year running at The Legal Awards 2018

24 MAY 2018

DLA Piper has been named International Law Firm of the Year in Ukraine at the 2018 Legal Awards, held by Yuridicheskaya Practika Publishing House. This is the fifth time the office has won the award.

Dean Fealk elected chair of the Northern California District Export Council

17 MAY 2018

DLA Piper is pleased to announce that Dean Fealk, a partner in the San Francisco office, has been elected chair of the Northern California District Export Council (DEC).

DLA Piper announces new US Employment practice leadership

11 MAY 2018

DLA Piper is pleased to announce that New York-based partner Brian Kaplan has been named US chair and global co-chair of the firm's Employment practice.

DLA Piper announces partnership promotions for 2018

3 APR 2018

DLA Piper is proud to announce that 62 lawyers have been promoted to its partnership. The promotions are effective as of 1 April 2018 in the United States and 1 May 2018 for EMEA and Asia Pacific. The promotions were made across many of the firm's practice areas in 42 different offices throughout 20 countries.

DLA Piper wins significant victory for 7-Eleven

16 MAR 2018

DLA Piper won a significant victory for its client, 7-Eleven, in a putative class action that was filed against 7-Eleven in the United States District Court for the Central District of California.

DLA Piper expands in Dallas with addition of leading employment and litigation lawyers

1 FEB 2018

DLA Piper announced today that Marc Katz and Isabel Crosby have joined the firm's Dallas office as partners in the Employment practice, and Rob Hoffman has joined as a partner in the Litigation practice.

Businesses still not fully aware of Data Protection issues

31 JAN 2018

DLA Piper has released its second Data Privacy Snapshot report, finding that once again, company global privacy programs have gaps in meeting increasingly demanding global privacy principles. Significantly, it appears that many companies are falling short of data protection obligations under the General Data Protection Regulation (GDPR), which will start to apply from 25 May 2018.

DLA Piper launches new platform for *Guide to Going Global* series

20 SEP 2017

DLA Piper has launched a new platform featuring its *Guide to Going Global* series, an online resource designed to help companies operating and growing their international businesses.

DLA Piper advises StarCompliance in a strategic capital investment by Luminate Capital Partners

22 AUG 2017

DLA Piper represented StarCompliance, LLC, a provider of enterprise compliance and regulatory software solutions in the financial services industry, in the recent capital investment by Luminate Capital Partners, a San Francisco-based private equity firm.

DLA Piper advises Beijing BDStar Navigation Co., Ltd on the purchase of an interest in the in-tech Group

19 Jun 2017

DLA Piper has advised BDStar as part of a bidding procedure on the acquisition of an interest in the company in-tech GmbH, a supplier for the digitization and the development in the area of automotive, machinery and transportation systems.

DLA Piper berät Beijing BDStar Navigation Co., Ltd beim Erwerb von Anteilen an der in-tech Gruppe

19 Jun 2017

DLA Piper hat die BDStar beim Erwerb einer Beteiligung an der in-tech GmbH, einem international agierenden Spezialisten für Digitalisierung und Entwicklung in den Branchen Automotive, Maschinenbau und Verkehrssysteme, beraten.
