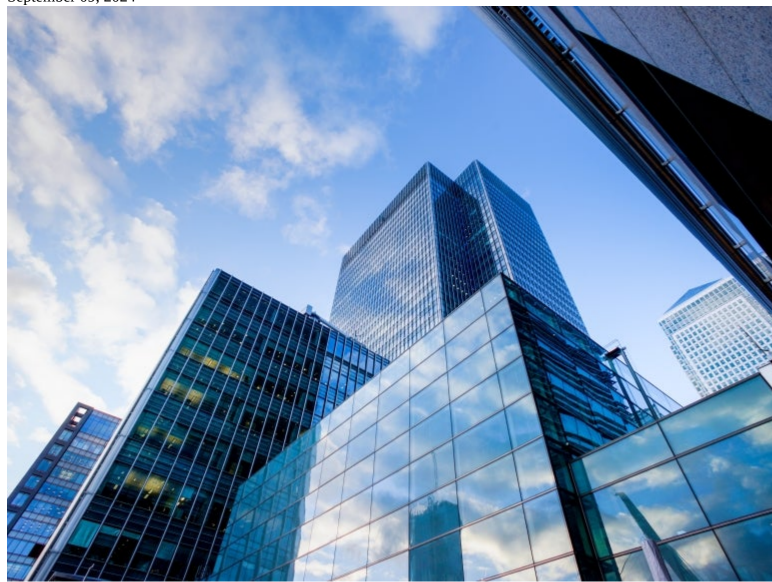
Blogs

September 09, 2024



Employees' use of unapproved messaging platforms for business-related communications – and their employer's failure to monitor and preserve such communications, even if inadvertent – may cause employers to fail to preserve relevant documents, and also cause them to provide incomplete responses to subpoenas, requests for information issued by prosecutors, enforcement staff, or private civil parties.

Regulators have already imposed billions of dollars in penalties relating to this issue, as well as other significant (monetary and non-monetary) sanctions in civil litigation, and the government has suggested that failure to take appropriate steps to preserve messages could lead to criminal exposure.

In this session, <u>Shari Brandt</u>, <u>Margaret Meyers</u>, and <u>Rachel Mechanic</u> discussed key steps that companies and individuals can take to comply with their legal obligations and reduce overall exposure.

Thursday, August 15, 2024

10:00 a.m. – 11:00 a.m. PT 11:00 a.m. – 12:00 p.m. MT 12:00 p.m. – 1:00 p.m. CT 1:00 p.m. – 2:00 p.m. ET

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PRESENTATION

CLE FORM

Speakers include:

- Shari A. Brandt
 Partner, Perkins Coie LLP
- Margaret Meyers
 Partner, Perkins Coie LLP
- Rachel Mechanic
 Partner, Perkins Coie LLP

The Compliance Collective Webinar Series

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White Collar & Investigations
Blog series

White Collar Briefly

Drawing from breaking news, ever changing government priorities, and significant judicial decisions, this blog from Perkins Coie's White Collar and Investigations group highlights key considerations and offers practical insights aimed to guide corporate stakeholders and counselors through an evolving regulatory environment.

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