

December 18, 2015

NLRB Again Invalidates Arbitration Agreements

Patrick McCarthy, Dan Schwartz and Basil Sitaras authored a blog post, [“NLRB Again Invalidates Arbitration Agreements,”](#) that was picked up by *New Jersey Law Journal*. The post examines *Acevedo v. Amex Card Servs. Co.*, Case No. 28-CA-123865, in which the National Labor Relations Board (NLRB) again found that arbitration agreements that include class action waivers are illegal and unenforceable under the National Labor Relations Act (NLRA).

Authors



Daniel L. Schwartz

Partner

Stamford, CT | (203) 977-7536

New York, NY | (212) 297-5800

dlschwartz@daypitney.com