

## The FTC's Rule Banning Noncompetes is Final: What Do We Do Now?

Webinar  
05.07.2024

Tuesday, May 7, 2024

8:30 a.m. - 10:00 a.m. PT  
10:30 a.m. - 12:00 p.m. CT  
11:30 a.m. - 1:00 p.m. ET

*Complimentary Program via Webinar*

\*Webinar details will be sent upon registration.\*

[Click here to register.](#)

On April 23, 2024, the Federal Trade Commission issued a Final Rule that will ban employers from entering into new noncompete agreements with workers and making nearly all types of existing noncompete agreements unenforceable, with a few exceptions, when (and now if) it goes into effect.

The FTC's ban represents a massive sea change that will impact employers and workers across industries, from healthcare to technology. Employers who seek to protect trade secrets or other confidential information will have to rely on alternative methods.

Challenges to the rule are mounting, leaving us all with more questions than certainty.

Please join our cross-practice Sheppard Mullin team for a webinar discussing the implications of the rule, current legal challenges to the rule, and its impact on ongoing enforcement and litigation of non-competes. We will also answer your pressing questions and provide practical advice on what employers can do to prepare and protect their proprietary information.

### Presented by

- **John Carroll**, *Partner, Antitrust & Competition*, Sheppard Mullin
- **Ann O'Brien**, *Partner, Antitrust & Competition*, Sheppard Mullin
- **Bevin Newman**, *Partner, Antitrust & Competition*, Sheppard Mullin
- **Jonathan Clark**, *Partner, Labor and Employment*, Sheppard Mullin
- **Lindsay Stone**, *Partner, Labor and Employment*, Sheppard Mullin

- **Mikela Sutrina**, *Partner, Labor and Employment*, Sheppard Mullin

## MCLE Credit

### California

This activity has been approved for Minimum 1 Continuing Legal Education credit by the State Bar of California. Sheppard Mullin Richter & Hampton LLP certifies that this activity conforms to the standards for approved education activities prescribed by the rules and regulations of the State Bar of California governing minimum continuing legal education.

### New York

This program has been approved in accordance with the requirements of the New York State Continuing Legal Education Board for a maximum of 1 credit hour which may be applied toward the Areas of Professional Practice requirement, and is suitable for both transitional and non-transitional attorneys.

### Texas

This course has been approved for Minimum Continuing Legal Education credit by the State Bar of Texas Committee on MCLE in the amount of 1 credit hour of Accredited General.

### Illinois

An Application for accreditation of this activity will be submitted to the MCLE Board of the Supreme Court of Illinois.

### Virginia

An application for accreditation of this activity will be submitted to the Virginia State Bar.

***\*You must attend the full webinar to receive credit.***

**Questions?** Please contact Felicia M. Cammock.

## Attorneys

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## Practice Areas

Antitrust and Competition

Antitrust and Competition

Antitrust Counseling and Compliance

California Antitrust and Unfair Competition Law

Labor and Employment