

UNFAIR LABOR PRACTICE CHARGES

Despite the best of intentions, employers are often accused of violating federal labor laws, particularly amid union organizing activity. Such unfair labor practice charges can be significant impediments to achieving labor objectives. These allegations can range from discriminatory discipline or discharge to refusal to bargain in good faith. Fisher Phillips attorneys have handled the most complex unfair labor practice matters effectively and efficiently before every region of the National Labor Relations Board.

SERVICE FOCUS

Collective Bargaining

Contract Administration, Union Grievances and Labor Arbitrations

Labor Relations

Multi-Employer Pension Fund Audits, Contributions and Withdrawal Liability

Picketing and Work Stoppages

Public Sector Labor Relations

Strike Preparation and Impasse

Union Organizing, Representation Elections and Decertification Campaigns

Unionized Mergers, Successorship, and Acquisitions

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