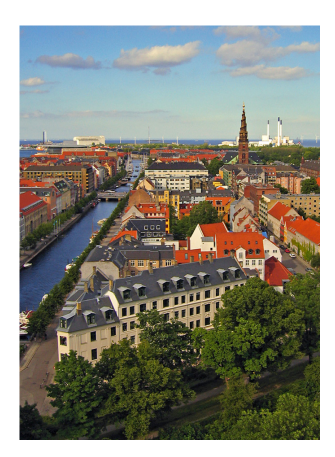




Published on 1 October 2007 by **Thomas Caveng**, Legal Translator / Marketing Director t.caveng@soulier-avocats.com
Tel.: + 33 (0)4 72 82 20 80

Read this post online

No-hire clauses - Agreements between companies which restrict or may restrict the employment opportunities of employees



Title of the contribution: No-hire clauses - Agreements between companies which restrict or may restrict the employment opportunities of employees

Jurisdiction: Denmark

Author: Jette H Ronoe



Law firm: Bech Bruun

Subject: This contribution focuses on no-hire clauses and analyzes an important decision recently rendered by the Danish Industrial Court.

Read the contribution

<u>Soulier Avocats</u> is an independent full-service law firm that offers key players in the economic, industrial and financial world comprehensive legal services.

We advise and defend our French and foreign clients on any and all legal and tax issues that may arise in connection with their day-to-day operations, specific transactions and strategic decisions.

Our clients, whatever their size, nationality and business sector, benefit from customized services that are tailored to their specific needs.

For more information, please visit us at www.soulier-avocats.com.

This material has been prepared for informational purposes only and is not intended to be, and should not be construed as, legal advice. The addressee is solely liable for any use of the information contained herein.