

Top 10 Mistakes When Drafting Non-Competes in the Oil Patch

Bruce “Chip” Morris of Kane Russell Coleman Logan has posted a new podcast in the firm’s **Energy Law Today** blog about the top 10 mistakes employers can make—in the oilfield, and beyond—when drafting non-compete agreements.

Morris, a director in the firm’s Houston office, is the head of the firm’s Intellectual Property Group.

The 10 mistakes involve such areas as overbroad restrictions, choice of forum clauses, agreements that aren’t appropriate for all employees, and agreements that haven’t kept up with technology.

Listen to the podcast.