non-companies are particularly harmful to workers who often have limited job mobility to begin

A time of great economic inequality, we can ill afford to leave non-companies

Washington, DC 20580
600 Pennsylvania Avenue, NW
Federal Trade Commission
Chairman
Mr. Joseph Simons
Wilson about whether non-competitive classes are harmful to workers.

The bipartisan concern over the use of non-competitive classes exists despite inherent

Wilson about the need to coordinate dual careers, family geographic ties, and job market realities.

Given this bipartisan concern, now is the time for action. A coalition of over 12 unions and

consumer protection groups and over 45 academics has joined a thoughtful and well-considered

consumers. Given this bipartisan concern, now is the time for action. A coalition of over 12 unions and

Wilson about whether non-competitive classes are harmful to workers.

The bipartisan concern over the use of non-competitive classes exists despite inherent

Wilson about the need to coordinate dual careers, family geographic ties, and job market realities.

Given this bipartisan concern, now is the time for action. A coalition of over 12 unions and

consumer protection groups and over 45 academics has joined a thoughtful and well-considered

consumers. Given this bipartisan concern, now is the time for action. A coalition of over 12 unions and

Wilson about whether non-competitive classes are harmful to workers.

The bipartisan concern over the use of non-competitive classes exists despite inherent

Wilson about the need to coordinate dual careers, family geographic ties, and job market realities.

Given this bipartisan concern, now is the time for action. A coalition of over 12 unions and

consumer protection groups and over 45 academics has joined a thoughtful and well-considered

consumers. Given this bipartisan concern, now is the time for action. A coalition of over 12 unions and

Wilson about whether non-competitive classes are harmful to workers.

The bipartisan concern over the use of non-competitive classes exists despite inherent
Sincerely,

Thank you for your consideration.

Welcome responses from individual commissioners who may wish to respond to this letter. Any action the Federal Trade Commission is taking to address non-compete clauses. We also welcome concerns about these actions. It must act decisively to address them.

The Federal Trade Commission has a duty to protect not only consumers, but also workers. Currently, workers are suffering significant and economically harmful from the proliferation of non-compete agreements. The system that is stacked against them. Since workers cannot effectively litigate their cases in a secret dispute.

on their first day at work. In addition, workers bound by forced arbitration agreements can only