

# Brooke Ringel Quoted in Inside U.S. Trade Article on the Overturning of Chevron

July 17, 2024

International Trade partner [Brooke Ringel](#) was quoted in an *Inside U.S. Trade* article regarding the Supreme Court ruling that overturned a long-held deference to the actions of federal agencies, widely known as “Chevron deference,” taking its name from *Chevron U.S.A. v. Natural Resources Defense Council* which directed the courts to defer to an agency’s reasonable interpretation of an ambiguous statute.

The decision in *Loper Bright Enterprises v. Raimondo* may change how trade law is interpreted by the courts, but Brooke was in agreement with other trade practitioners interviewed that broader implications of Loper Bright for trade-related agencies won’t be clear until there are more cases to work from, which means waiting for new legal challenges to work their way through the court system in the coming years.

Read the article [here](#) (subscription required).