FAIR WORK AMENDMENT BILL PASSES PARLIAMENT

The Fair Work Amendment (Protecting Vulnerable Workers) Bill 2017 (Bill) passed through Parliament on 5 September

Having received royal assent, the bill has been enacted and became law as of 15 September 2017.

The new legislation, the Fair Work Amendment (Protecting Vulnerable Workers) Act 2017 (Act), amends the Fair Work Act 2009 (Cth) (FW Act) to provide a range of measures designed to crack down on exploitative employment practices.

The new laws have significant implications for franchisors, holding companies and employers in respect of compliance with the Act. Key changes to the FW Act include:

- introducing higher financial penalties (10 times the current maximum penalties) for serious breaches of workplace laws. In such cases maximum penalties of \$630,000 and \$126,000 per contravention could apply to corporations and individuals respectively;
- 2. tripling the maximum penalties for false or misleading employment records;
- doubling the maximum penalties for recordkeeping and pay-slip breaches (\$12,600 per contravention for individuals and \$63,000 for companies);
- 4. making franchisors that have a significant degree of influence or control over the franchisee's affairs liable for underpayments by their franchisees where they knew, or ought reasonably to have known, of the contraventions and failed to take reasonable steps to prevent them;
- making holding companies responsible for certain contraventions by its subsidiaries where the holding company fails to take reasonable steps to prevent those contraventions occurring;

- 6. making officers of franchisors or holding companies potentially liable as an accessory to a contravention;
- 7. expressly prohibiting employers from unreasonably requiring their employees to make payments commonly known as 'cashback' arrangements;
- strengthening the powers of the Fair Work Ombudsman to investigate breaches of workplace laws which exploit vulnerable workers;
- adopting a new, broader definition of 'franchise' to include certain intellectual property licensing arrangements; and
- 10. imposing the onus on employers to disprove wage claims if the employer does not meet record keeping or pay slip obligations and cannot provide a reasonable excuse.

When the changes will come into effect

The new laws commenced on 15 September 2017 but are not retrospective in operation. However, the new franchisor and holding company liability, will start six weeks later being 27 October 2017.

What you need to do now

Employer Assist recommends that franchisors, holding companies and employers seek advice about their obligations. The team at Employer Assist can assist franchisors, holding companies and employers to identify and manage their risk.

As AAAA members, you have access to free workplace relations advice from Employer Assist as well as access to a broad range of services at discounted member rates.







If you require any further information or advice on the matters set out in this article, please contact Employer Assist on 1300 735 306 or aaaa@employerassist.com.au

This article is intended for information purposes only and should not be regarded as legal advice. Please contact Employer Assist by Industry Legal Group for specific legal advice.



