



Employment

DLA Piper's global employment practice advises clients worldwide on employment legislation, helping them meet their workforce objectives.

We partner with our clients, wherever they do business, to find solutions and manage risk in relation to their employment, incentives and pensions legal challenges and objectives.

With lawyers across the Americas, Asia Pacific, Europe, Africa and the Middle East, our global employment team is one of the largest in the world, with one of the widest geographical footprints of any international law firm.

We can assist with:

- Acquisitions
- Outsourcings
- Expansions or reductions-in-force
- Local or international employee relations
- Data privacy or data protection
- Local, cross-border or collective litigation
- Local or multi-jurisdictional compliance
- Risk management

Our clients range from startups to emerging multinationals and some of the biggest and best-known global brands in the world. We work with our clients locally, internationally and across borders. Our global reach and local knowledge means that we can partner with clients to drive consistency, deliver cost savings and help them identify and manage their priorities and risk across multiple locations.

With market and economic shifts, new technology, globalisation and global mobility, a demand for more flexible workforces and ever-increasing scrutiny of compliance and ethics, the employment and labour challenges for multinationals are greater than ever.

EXPERIENCE

- Advised a global client on drafting and implementing a Global Code of Conduct in over 50 jurisdictions
- Advised on implementing a 900 employee global restructuring, affecting employees in around 30 jurisdictions worldwide
- Advised a full service investment bank on global restricted stock award documentation encompassing restrictive covenants and notice periods applicable to 19 jurisdictions

ОСНОВНЫЕ КОНТАКТЫ

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СООТВЕТСТВУЮЩИЕ УСЛУГИ

- International Corporate Reorganizations

- Acted for a global IT company providing legal project management and full cover HR advice in an outsourcing project which affected more than 400 employees in 15 countries and included collective consultation in several countries
- Acted for a global healthcare company in a cross border investigation and litigation involving the misuse of highly confidential information and a staff poaching in multiple jurisdictions
- Advised a global music company with the restructuring of its global workforce providing project support across 20-30 jurisdictions

ПУБЛИКАЦИИ И МЕРОПРИЯТИЯ

Публикации

British Columbia government expands COVID-19 Leave entitlement under the *Employment Standards Act*

8 April 2021

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

As COVID-19 case numbers rise to unprecedented levels, the BC Government continues to implement new provisions in response to the ongoing pandemic. Early in the pandemic the BC government amended the *Employment Standards Act* to provide employees with unpaid "COVID-19 Leave". Effective April 1, 2021, the *Employment Standards Regulation* was amended to expand the circumstances in which COVID-19 Leave may apply.

Government of Ontario announces second Stay-at-Home order

7 April 2021

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On April 7, 2021, the government of Ontario, in consultation with the Chief Medical Officer of Health and other health experts, announced it was immediately declaring a third provincial emergency under s 7.0.1 (1) of the *Emergency Management and Civil Protection Act*.

Province-wide emergency brake announced in Ontario in response to COVID-19 third wave

1 April 2021

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

The Government of Ontario, in consultation with the Chief Medical Officer of Health and other health experts, announced on Thursday, April 1, 2021, that it plans to impose a province-wide "emergency brake" in response to the surge in COVID-19 cases and hospitalizations across the province.

Employee and independent contractor classification: Still the top legal issue in franchising

30 March 2021

Franchising rests on a basic premise that franchisees are independent contractors and not employees.

Be Aware UK: COVID-19: Furlough extended to 30 September 2021

3 March 2021

In his March 2021 Budget, the Chancellor has announced that the Coronavirus Job Retention Scheme (CJRS) will be extended to 30 September 2021. This is welcome news for employers, many of whom are not yet able to reopen, and it should assist them to retain employees, pending the anticipated easing of lockdown restrictions over coming months.

Be Aware UK: COVID-19: Government urges employers to test staff: 31 March deadline to register for free kits

1 March 2021

The Spring Response Roadmap published last week says that workplace testing will be an important mitigation as business starts to reopen from 12 April 2021. It also says that the government will update the COVID- Secure guidance to provide further advice on how businesses can introduce regular testing to reduce risk, but this hasn't happened yet.

COVID-19 Federal Benefit Access Tool

26 February 2021

You may access this publication in English [here](#).

COVID-19 Federal Benefit Access Tool (Canada)

26 February 2021

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

The Federal Government has been announcing a series of measures to aid businesses and workers during this unprecedented time. We have prepared a document with key details about federal benefits announced to date which is intended to be a tool primarily for employees.

Be Aware UK: New COVID-19 'cautious and irreversible' roadmap announced

22 February 2021

The Prime Minister has now outlined his "cautious and irreversible" roadmap out of the COVID-19 pandemic. The roadmap applies to England only.

Be Aware UK: Are you ready for the impending changes to the IR35 regime?

16 February 2021

With just two months to go until the changes to the IR35 regime come into force on 6 April, are you aware of what those changes will mean and do you have the necessary preparations in place?

Ontario announces gradual plan to reopen economy

10 February 2021

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On February 8, 2021, the Government of Ontario announced that the province will gradually transition each public health region in the province from the current shutdown and Stay-At-Home measures to a revised COVID-19 Response Framework: Keeping Ontario Safe and Open.

Be Aware UK: Stale equality training will not provide employers with a defence to discrimination claims

9 February 2021

In the case of *Allay (UK) Limited v Gehlen*, the Employment Appeal Tribunal (EAT) has recently reinforced the importance of up-to-date equality training for employees.

Disputes, Issue 2

28 January 2021

DISPUTES

In this issue, we look at the split among the federal circuits over what it means to "exceed authorized access" in violation of the Computer Fraud and Abuse Act; the ways in which the federal courts apply the Supreme Court's recent limitations on equitable disgorgement; ways to mitigate liability risk in unauthorized financial transfers; considerations for employers as they develop policies regarding use of cannabis in their workforce; and the critical importance of escalation protocols in corporate whistleblower programs.

No firing for lighting up? Cannabis in the workplace

28 January 2021

Appropriately addressing cannabis usage in the workplace while navigating anti-discrimination protections for workers.

OECD publishes guidance on the tax impact of cross-border working arrangements during the COVID-19 pandemic

27 January 2021

Our observations on the new OECD guidelines and their implications for employers.

Israel Group News January 2021

19 January 2021

ISRAEL GROUP NEWS

In this issue, our global activities, latest publications, recent events and more.

Ontario declares second provincial emergency, issues Stay-at-Home Order

12 January 2021

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

On January 12, 2021, the government of Ontario, in consultation with the Chief Medical Officer of Health and other health

experts, announced it would be declaring a second provincial emergency under s 7.0.1 (1) of the *Emergency Management and Civil Protection Act* (EMCPA).

Be Aware UK: Coronavirus: 2021 – Key information for employers as 2021 begins

5 January 2021

This was cemented on 4 January 2021 with the announcement by the Prime Minister of a new national lockdown, to take effect on 5 January 2021 (becoming law from 6 January 2021) and expected to last until at least mid-February 2021.

British Columbia updates province-wide COVID-19 restrictions

4 January 2021

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

British Columbia's Provincial Health Officer has issued a series of new province-wide restrictions that affect both individuals and businesses, in response to the persistently high number of COVID-19 cases throughout the province, the increasing and accelerating numbers of people being hospitalized and admitted to critical care, and outbreaks in health-care facilities.

Boardroom Brexit: What the deal means for mobility

31 December 2020

[BOARDROOM BREXIT](#)

From 1 January 2021, freedom of movement between the United Kingdom and European Union will end. There are, however, some provisions in the TCA regarding the temporary movement of those carrying out business-related activities between the UK and EU.

CRA simplifies claiming employee home office expenses in 2020

30 December 2020

In a welcome development for employees who worked from home in 2020 due to COVID-19, the Canada Revenue Agency has simplified the process for claiming home office expenses for the 2020 taxation year.

Deadline extended for submitting 2020 AODA compliance report

23 December 2020

[CANADIAN EMPLOYMENT NEWS SERIES](#)

The government of Ontario has extended the deadline for businesses and non-profits with 20 or more employees to file an accessibility compliance report from December 31, 2020 to June 30, 2021.

Ontario announces Province wide shutdown starting Saturday, December 26, 2020

23 December 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

On Monday, December 21, 2020, the Government of Ontario announced it is imposing a Province wide Shutdown (the "Shutdown"). The Shutdown will go into effect as of Saturday, December 26, 2020, at 12:01 a.m. The impact of the measures imposed will be evaluated for a period of 14 days in Northern Ontario and 28 days in Southern Ontario to determine whether to lift or extend the restrictions.

Be Aware UK: CJRS extended to end of April 2021 with no change to employer contribution levels

17 December 2020

In a surprise announcement on 17 December the Government made a further extension to the CJRS furlough scheme, extending it to the end of April 2021 and retaining the level of support at 80% of wages. The announcement comes on the same day that large parts of the country moved from Tier 2 to Tier 3 restrictions.

COVID-19 infectious disease emergency leave extended in Ontario; temporary layoffs delayed until July 3, 2021

17 December 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

On December 17, 2020, the Ontario Government announced that the "COVID-19 Period" and the temporary measures introduced by O. Reg. 228/20: Infectious Disease Emergency Leave under the Employment Standards Act, 2000 have been extended until July 3, 2021. The temporary measures introduced by the Regulation were previously set to end on January 2, 2021.

Vaccines in the workplace

15 December 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

As the COVID-19 pandemic continues to test healthcare systems across the globe, governments have begun to approve COVID-19 vaccines. Over the next months Canadians can expect a graduated access to these vaccines. The vaccination process is anticipated to continue throughout 2021, with most Canadians vaccinated by the end of that year. As a result, employers are beginning to ask how COVID-19 vaccinations will impact their workplace.

Proposed changes to employee stock option tax rules apply July 1, 2021

11 December 2020

On November 30, 2020, as part of the Fall Economic Statement 2020, Supporting Canadians and Fighting COVID-19, the Canadian federal government released updated legislative proposals to limit the tax benefit for employee stock options.

Госдума в третьем чтении приняла законопроект о дистанционной работе

7 декабря 2020 г.

26 ноября 2020 года Госдумой в третьем чтении был принят законопроект о внесении изменений в Трудовой кодекс Российской Федерации (Трудовой кодекс) в части регулирования дистанционной (удаленной) работы (Законопроект).

Be Aware UK: Government consultation on non-compete covenants and exclusivity provisions

4 December 2020

The Government has today published two consultation papers looking at reforming the use by employers of exclusivity provisions and non-compete clauses in employment contracts.

Ontario passes Bill to limit certain causes of action relating to COVID-19

27 November 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

Bill 218, *Supporting Ontario's Recovery and Municipal Elections Act, 2020* provides that no cause of action arises against any person as a direct or indirect result of an individual being or potentially being infected with or exposed to COVID-19 on or after March 17, 2020, provided that the person acted or made a good faith effort to act in accordance with local and federal guidelines and laws and that the act does not constitute gross negligence.

“Focus on the Intent”: British Columbia imposes new province-wide COVID-19 restrictions

25 November 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

In response to record numbers of COVID-19 cases in British Columbia, British Columbia's Provincial Health Officer has imposed province-wide restrictions that affect both individuals and businesses. These restrictions follow the two-week restrictions imposed on the Vancouver Coastal Health and Fraser Health regions.

Toronto and Peel heading into lockdown as COVID-19 cases continue to surge

20 November 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On November 20, 2020, the government of Ontario announced Toronto and Peel will be placed into the Lockdown classification of the Keeping Ontario Safe and Open Framework as of Monday, November 23, 2020 at 12:01 a.m. This move is in response to the rapidly rising number of COVID-19 infections and hospitalizations in the regions.

British Columbia imposes new COVID-19 restrictions for the Lower Mainland and Fraser Valley

9 November 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

In response to a steady increase in the number of COVID-19 cases in the Vancouver Coast Health and Fraser Health regions, British Columbia's Provincial Health Officer has imposed targeted orders that will affect both individuals and businesses.

Ontario announces new framework to categorize public health units

4 November 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On November 3, 2020, the province of Ontario announced the Keeping Ontario Safe and Open Framework. The new framework categorizes public health unit regions into five levels.

Global Guide to Remote Working

30 October 2020

While the mass global migration to home working started as a necessary temporary lockdown measure, as the pandemic continues to prevent a return to “normal” and businesses see the benefits, home working is fast becoming a permanent reality for millions of employees around the world.

Puerto Rico: Legal and practical aspects of international arbitration

26 October 2020

Parties benefit from this legal framework to solve their disputes when conducting business in Puerto Rico.

USMCA investor-state dispute settlement provisions: Key differences for Mexico

26 October 2020

For ISDS claims, only after the local litigation requirement is fulfilled or 30 months have elapsed may certain substantive claims be brought against a state.

COVID-19 British Columbia Benefit Access Tool

21 October 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

The B.C. Government has been announcing a series of measures to aid businesses and workers during this unprecedented time.

Bill 32: Practical implications for Alberta employers

19 October 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

Bill 32: *Restoring Balance in Alberta's Workplaces Act, 2020* brings a number of amendments to both the Alberta *Employment Standards Code* and *Labour Relations Code*. While much of Bill 32 is now law, this article discusses the key amendments to the ESC under Bill 32 that will take effect on November 1, 2020.

Revised Occupational Health and Safety Direction in respect of COVID-19

19 October 2020

On 1 October 2020 the Minister of Employment and Labour published a new consolidated COVID-19 Direction on Occupational

Health and Safety in the Workplace (Directive) which replaces the Directive that was published on 4 June 2020.

China Enforces Tax Collection on Employees Working for Chinese-invested Enterprises Overseas

16 October 2020

With the recent IIT reform in 2019, and the introduction of a number of implementation rules (particularly the tax policy on overseas income), it appears the China tax authorities are taking a harder stance on how overseas income derived by China tax residents will be taxed in China, starting with Chinese expatriates working for Chinese state-owned enterprises.

Ottawa, Toronto and Peel region moving to modified Stage 2 restrictions

9 October 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On October 9, 2020, the Ontario government announced that Ottawa, Toronto and Peel region are moving into a modified Stage 2 of the Ontario Government's "Phase 2" reopening plan following a surge in recorded COVID-19 cases. These modified stage 2 restrictions will be in place for a minimum of 28 days and will be reviewed on an ongoing basis.

Mental Health Matters: Managing Workplace Wellbeing across the Globe

8 October 2020

Our latest Mental Health Matters report looks at the international picture with country by country information to help clients identify the particular local obligations for the mental health and wellbeing of their staff that might apply to them.

Israel Group News October 2020

7 October 2020

[ISRAEL GROUP NEWS](#)

In this issue, our global activities, latest publications, recent events and more.

Ontario implementing additional public health and testing measures

7 October 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On October 2, 2020, the government of Ontario announced it is tightening public health measures again as COVID-19 cases continue to soar in the province.

Mass layoffs and collective redundancies guide

6 October 2020

As COVID-19 continues to impact the global economy in unprecedented ways, companies that have had to scale back or shut down operations are bracing for what the next few months will bring, and what this means for their workforces. In this guide, we examine key considerations for employers looking to make permanent reductions in force across APAC.

Employees in Ontario entering a workplace must undergo health screening

1 October 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

In response to the rapidly rising cases of COVID-19, the Government of Ontario amended *O. Reg 364/20: Rules for Areas in Stage 3 under the Reopening Ontario (A Flexible Response to COVID-19) Act, 2020*. This amendment is significant because, as of September 26, 2020, workplaces in Stage 3 in Ontario are now required to screen employees on a daily basis for COVID-19-related symptoms and risk factors prior to permitting entry into the work environment.

Diversity and inclusion update: A landmark LGBT case and new laws on sexual harassment in China

22 September 2020

Diversity and inclusion ("D&I") are becoming increasingly important values in the management of today's multinational organisations. This article looks at a landmark case on transgender rights and recent changes on sexual harassment rules in China, which should be relevant to organisations seeking to address D&I issues in the country.

Hong Kong Court of Appeal rules withholding of bonus and set-off for gross misconduct was unlawful

10 September 2020

It is well-known that deductions made from wages due to an employee are unlawful. Are bonuses due to an employee also subject to the same restriction against deductions from wages? Does an employer have the right to set-off any sums owed to it by an employee or will this violate section 32 of the Employment Ordinance?

COVID-19 infectious disease emergency leave extended in Ontario; temporary layoffs delayed until January 2, 2021

4 SEP 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On September 3, 2020, the Ontario Government announced that the "COVID-19 Period" and the temporary measures introduced by *O. Reg. 228/20: Infectious Disease Emergency Leave* under the *Employment Standards Act, 2000* have been extended until January 2, 2021. The temporary measures introduced by the Regulation were previously set to end on September 4, 2020.

New CEWS rules are complicated and CRA's updated online calculator can help

31 AUG 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On August 11, 2020, the CRA launched an updated Canada Emergency Wage Subsidy online calculator.

Singapore: Tightening of work pass requirements

28 August 2020

The COVID-19 pandemic has severely affected business and employees all over the globe, including Singapore. Due to the generally weak job market and the unpredictable growth outlook, the Ministry of Manpower announced certain measures in a

statement released on 27 August 2020 as summarized in this article.

Details of the second tranche of Hong Kong's Employment Support Scheme released

24 August 2020

On 18 August 2020 the Hong Kong government announced details surrounding the second tranche of the Employment Support Scheme. While the majority of the rules surrounding the second tranche remain largely the same as the first tranche, there are new penalties for employers who have fallen foul of a number of nebulous terms.

The US-Mexico-Canada Agreement: A summary of changes in Mexico's laws

6 August 2020

Mexico makes sweeping changes to an array of laws.

Canada proposes sweeping changes to Canada Emergency Wage Subsidy

30 JUL 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On July 17, 2020, the Canadian federal government proposed sweeping changes to the Canada Emergency Wage Subsidy ("CEWS") extend the CEWS from August 29, 2020 to December 19, 2020; make the CEWS available to every eligible employer with *any* revenue drop (versus the current 30% threshold) and tie the subsidy amount to the revenue drop amount; and address various technical issues raised by stakeholders during the consultation period.

DLA Piper Employee Remuneration and Incentives Guide To Share Incentives

30 July 2020

Our Guide to Share Incentives provides a user-friendly and practical overview of the implementation and operation of the share incentive arrangements that are available to companies and is divided into ten sections

Termination of Ontario's declaration of emergency: effect on temporary layoffs and deemed terminations due to COVID-19

28 JUL 2020

On July 24, 2020, the Ontario Government's provincial declaration of emergency terminated. Under *O. Reg. 228/20: Infectious Disease Emergency Leave*, the termination of the provincial declaration of emergency creates significant considerations for employers who temporarily reduce or eliminate employees' hours of work or temporarily reduce employees' wages between March 1, 2020 and September 4, 2020 due to COVID-19.

B.C. employers: apply to extend COVID-19 layoffs past August 30, 2020

21 JUL 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

CANADA IN FOCUS

B.C. has introduced a new online tool for employers looking to extend COVID-19 layoffs past August 30, 2020 (or the 24 week maximum).

Recent decision of the Ontario Court of Appeal invites employers to conduct a holistic review of the termination provisions in their employment agreements

16 JUL 2020

CANADA IN FOCUS

In *Waksdale v. Swegon North America Inc.*, 2020 ONCA 391, the Ontario Court of Appeal held that a seemingly enforceable "Termination Without Cause" provision in an employment agreement was unenforceable because the employer conceded that a separate "Termination for Cause" provision in the same employment agreement breached the Ontario *Employment Standards Act, 2000*.

B.C. extends temporary layoffs related to COVID-19

14 JUL 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

CANADA IN FOCUS

On June 25, 2020, B.C. announced that it had extended the duration of temporary layoffs connected to the COVID-19 emergency under the *Employment Standard Act* to a maximum of 24 weeks, ending on or before August 30, 2020, in any period of 28 consecutive weeks.

Parts of Ontario moving into Stage 3 of Reopening Plan on July 17, 2020

14 JUL 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

On July 13, 2020, the Ontario Government announced that, effective Friday, July 17, 2020, several health unit regions in Ontario will be permitted to move to Stage 3 of the province's reopening framework.

Israel Group News July 2020

8 July 2020

ISRAEL GROUP NEWS

In this issue, our global activities, latest publications, recent events and more.

Changes to Hong Kong anti-discrimination legislation

30 June 2020

Anti-discrimination laws in Hong Kong have undergone a series of changes over the past few years.

New requirements for harassment and violence prevention in federally-regulated workplaces

26 JUN 2020

On June 24, 2020, the Government of Canada published Work Place Harassment and Violence Prevention Regulations. Together with the amendments to the *Canada Labour Code* prescribed by *Bill C-65, An Act to amend the Canada Labour Code (harassment and violence)*, the *Parliamentary Employment and Staff Relations Act* and the *Budget Implementation Act, 2017, No. 1*, the Regulations will increase federally-regulated employers' responsibilities with respect to the prevention of workplace harassment and violence, as well as responding to incidents of harassment and violence in the workplace.

Employment impact of Bill 24: Extension of temporary layoffs and validation of COVID-19 regulations

24 JUN 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

CANADA IN FOCUS

On June 18, 2020, the Government of Alberta introduced Bill 24, the *COVID-19 Pandemic Response Statutes Amendment Act, 2020*. The purpose of Bill 24 was to validate an earlier regulation, the *Employment Standards (COVID-19 Leave) Regulation* and to extend the temporary layoff timeframe pursuant to the *Employment Standards Code* for up to 180 days for employees whose layoff was caused by COVID-19.

Federal Government announces amendments to the *Canada Labour Code* extending temporary layoff period

24 JUN 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On June 23, 2020, the Government of Canada announced amendments to the Regulations under the *Canada Labour Code*. The amended Regulations will temporarily extend the period of permitted temporary layoff to provide federally regulated private-sector employers with more time to recall employees who have been placed on temporary layoff.

Minimum wage increase effective June 1, 2020 in B.C.

2 JUN 2020

[CANADA IN FOCUS](#)

The minimum wage for employees in British Columbia has increased \$.75 from \$13.85 to \$14.60 per hour effective June 1, 2020.

New regulation to provide relief to Ontario employers due to COVID-19: Temporarily changing the statutory landscape of temporary layoffs

1 JUN 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 29, 2020, the Ontario Government published a new regulation, O. Reg. 228/20: Infectious Disease Emergency Leave, under the *Employment Standards Act, 2000*. The Regulation amends the ESA as it relates to Infectious Disease Emergency Leave, temporary layoffs and deemed terminations of non-unionized employees. The objective of the Regulation is to provide temporary relief from the notice of termination and severance pay provisions of the ESA as it relates to temporary layoffs that are incurred as a result of COVID-19.

Preparing for global class actions arising from COVID-19

28 May 2020

The risk to companies of global and cross-border class action and collective redress proceedings is rising.

BC Safety Plan update

26 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

British Columbia has mandated COVID-19 Safety Plans for businesses and employers in the province as part of its COVID-19 Restart Plan.

COVID-19 as an occupational disease: Proposed amendments to Ontario's *Workplace Safety and Insurance Act, 1997*

21 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 19, 2020, "Bill 191 - An Act to amend the Workplace Safety and Insurance Act, 1997 with respect to presumptions in connection with COVID-19 for workers in essential businesses" was introduced in the Ontario legislature.

Five steps to reopening the workplace after COVID-19

21 MAY 2020

As the federal, provincial and territorial governments in Canada slowly ease COVID-19 related measures, more workplaces are being permitted to reopen. Likewise, workplaces that have been permitted to remain open with limitations throughout the COVID-19 pandemic are being permitted to revert to business as usual.

Ontario government announces schools to remain closed: what this means for employers as businesses reopen

21 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On Tuesday, May 19, 2020, as Ontario entered into the first stage of reopening businesses, Premier Doug Ford announced that schools will remain closed for the balance of the school year due to the COVID-19 pandemic.

BC Restart Plan Phase 2: Further guidance for COVID-19 Safety Plans

19 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 6, 2020, BC launched its COVID-19 Restart Plan, indicating that businesses could start to re-open in Phase 2, starting today, provided that they implement and maintain measures to keep the public and employees safe.

Canada Emergency Wage Subsidy extended to August 29, 2020

19 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 15, 2020, the Government of Canada extended the Canada Emergency Wage Subsidy (“CEWS”) by an additional 12 weeks from June 6 to August 29, 2020, extended eligibility for the CEWS to additional groups, and proposed certain technical changes to the CEWS.

More businesses may reopen as Ontario prepares to enter stage one of "A Framework for Reopening our Province"

15 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On Thursday, May 14, 2020, the Government of Ontario announced the next wave of businesses and services that will be permitted to expand their services and reopen in the coming days, as the Province of Ontario proceeds to slowly reopen the economy.

Non-union employers beware! The heightened risk of unionization during the COVID-19 pandemic

15 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

The COVID-19 pandemic has shattered familiar patterns and created great uncertainty with respect to economic and public health. Employers across Canada have been busy adapting policies and procedures to fit this “new normal”. Yet non-union employers place themselves at great risk by relying upon general busyness as an excuse for complacency with respect to employee relations and the objective of remaining union-free.

COVID-19 Phase 4 legislation: Information and progress update

14 May 2020

A summary of the start of Congressional negotiations on additional COVID-19 related business relief provisions.

DOL and IRS issue COVID-19 timeframe extensions for health, welfare and retirement plans

13 May 2020

The extensions create administrative complexity for plan administrators.

Alberta’s relaunch strategy and business guidelines

11 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

The Alberta government has released its relaunch strategy to gradually lift COVID-19 related restrictions in the province. Alberta’s strategy has been divided into 3 phases and aims to incrementally remove restrictions while ensuring continued health protections. Although a specific timeline has not been announced for each phase, the government has informed that the relaunch timing will be flexible, based on public health factors.

DLA Piper's employment guide to global reductions in force: Coronavirus edition

11 May 2020

As the economic impact of COVID-19 continues to unfold, employers globally have had to consider immediate remedial steps such as reduced working hours and pay, furloughs, and short-term closures and layoffs. For most businesses, the hope is that these will be temporary, rather than permanent, measures.

Puerto Rico starts reopening businesses: Employers must establish exposure control plans

11 May 2020

The authorization to reopen is conditioned on the adoption of strict measures by employers to avoid contagion.

Federal Government announces Canada Emergency Wage Subsidy program extended beyond June

8 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 8, 2020, the federal government announced that the Canada Emergency Wage Subsidy program has been extended beyond June. The CEWS program was originally set to end on June 6, 2020.

Just in time for Mother's Day: More businesses are allowed to reopen in Ontario

7 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

Spring has arrived, nice weather is coming and, while you still can't take your Mom out to dinner this weekend, you can buy her flowers. On May 6, 2020, the Government of Ontario announced more businesses will be permitted to reopen or offer expanded services in the coming days.

Pushing reset: What BC's Restart Plan means for employers

7 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 6, 2020, BC launched its four-phase Restart Plan, characterized by the BC government as the first in a series of steps that BC will take to "protect people and ensure that [the] province can come back from COVID-19 stronger than before."

The top issues for global employers to address now in return to work plans

7 May 2020

As some countries start to ease lockdown restrictions and workplaces begin, slowly, to reopen, we have looked at the top steps for global employers to address now in their return to work plans.

COVID-19: New York and Other Northeast Council states take phased approach to reopening economy

6 May 2020

These developments raise a number of immediate questions and considerations for businesses operating in the region.

BC extends temporary layoffs related to COVID-19

4 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

Today, BC announced it is extending the *Employment Standards Act* temporary layoff period to a maximum of 16 weeks in any period of 20 consecutive weeks for layoffs connected to the COVID-19 emergency.

Israel Group News May 2020

4 May 2020

[ISRAEL GROUP NEWS](#)

Providing access to valuable business resources in real time.

Work from home: considerations for employers during COVID-19

4 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

Our new COVID-19 reality means that many employees are working from home. Working from home is no longer treated as a flexible work option offered by some employers, but a measure to physically distance. Many employers are now questioning business costs associated with traditional offices altogether, exploring the idea of WFH as a new way to work.

BC Government provides guidance for protecting workers at large industrial camps during COVID-19

1 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On April 28, 2020, the Ministry of Health and the B.C. Centre for Disease Control released a guidance document that applies to employers, operators, employees, and contractors working in the natural resource sector and living in employer-provided large industrial camps during the COVID-19 pandemic. The Guidelines are intended to support the implementation of the B.C. Provincial Health Officer's April 23, 2020 Order in respect of industrial camps.

Economic downturn: Key executive compensation issues for employers

1 May 2020

Key issues US-based employers are encouraged to consider as they evaluate potential executive compensation strategies in light of COVID-19.

Ontario: certain businesses allowed to reopen under strict safety guidelines

1 MAY 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On May 1, 2020, the Government of Ontario announced that certain businesses and workplaces will be allowed to reopen on Monday, May 4, 2020 as long as they comply with strict public health measures implemented in response to COVID-19. Businesses that are permitted to reopen include seasonal businesses and some essential construction projects.

The NLRB's overhaul of its election procedures

1 May 2020

The new rules address many of the criticisms of the Board's 2015 election rules.

Working from home - deductibility of home office expenses

1 MAY 2020

In addition to being able to wear sweatpants all day, working from home ("WFH") may provide a tax benefit for employees - the ability to deduct home office expenses. While some home office expenses are deductible, strict rules govern their deductibility. This article discusses these rules for (non-sales-commission) employees WFH in Canada because of COVID-19.

eSignature and ePayment News and Trends

30 April 2020

[ESIGNATURE AND EPAYMENT NEWS AND TRENDS](#)

Some key considerations for lenders looking to close loans electronically, either in person or remotely, plus latest regulatory, legal and case law developments around eSignatures and ePayments.

Framework to reopen Ontario

27 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

Today, the Government of Ontario released its framework for reopening Ontario. The framework does not contain specific dates or timelines but does outline the criteria Ontario's Chief Medical Officer of Health and health experts will use to advise the Government on loosening the emergency measures. It also sets out the principles that will guide the safe, gradual reopening of businesses, services and public spaces.

Cross-Canada suspensions in limitations

24 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

Four jurisdictions across Canada have taken dramatic measures in an effort to address the consequences of COVID-19 on litigation and other administrative processes. To date, governments in British Columbia, Alberta, Ontario and Quebec have enacted measures to extend or suspend certain limitation periods and time periods for other required procedural steps in legal proceedings.

Turning downtime into privacy time: COVID-19 privacy review in Canada

24 APR 2020

As many businesses adapt to the current environment imposed by COVID-19, now may be the time for your organization to consider evaluating the state of your privacy and data protection management.

Essential services — new obligations for B.C. employers

22 APR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

A new order from the Provincial Health Officer on April 14, 2020 has created new obligations for employers who are either essential services or provide accommodation for temporary foreign workers.

Hong Kong government approves catering sector one-off subsidy

22 April 2020

The Hong Kong government's Finance Committee met on Friday and Saturday to discuss and approve further details surrounding its Anti-epidemic Fund.

The Committee approved the terms of a government paper published last week which clarifies certain additional details in relation to the one-off subsidy for the catering sector as set out below. This is a new development following our previous alert, which was published on 10 April.

Proposed amendments to Hong Kong's Employment Support Scheme

21 April 2020

The Hong Kong government's Finance Committee met today, Friday 17 April, to discuss and approve further details surrounding the Employment Support Scheme in response to coronavirus COVID-19.

US antitrust enforcers on high alert for collusion in labor markets during COVID-19 pandemic

21 April 2020

ANTITRUST AND COMPETITION: NOVEL ISSUES IN A POST-CORONAVIRUS WORLD

Antitrust enforcers are closely monitoring employer coordination to disadvantage workers.

CARES Act: A lifeboat for Puerto Rico

20 April 2020

The stage is set for Puerto Ricans to benefit directly from key provisions of the CARES Act.

Opening Up America Again Guidelines signal relaxation in elective surgery restrictions

20 April 2020

For healthcare providers as they evaluate how the Opening Up America Again Guidelines pertain to their respective practices.

Our guide to the top 10 employment issues facing the hospitality & leisure industry during COVID-19

17 April 2020

1. Do I owe greater health and safety obligations as a hotel/establishment?

As with other sectors, hotels and establishments have an obligation to ensure a safe workplace for their employees, which includes taking steps to guard against the risk of infectious diseases.

Federal government expands access to the Canada Emergency Response Benefit

16 APR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

Details of the Canada Emergency Response Benefit have evolved since the Government of Canada initially introduced the CERB on March 25, 2020. Most recently, on April 15, 2020, the federal government proposed expanded access to the CERB for workers who need assistance but do not currently qualify for the CERB, and workers working in essential jobs who earn less than they otherwise would if they were receiving the CERB.

NLRB orders resumption of union representation elections

16 April 2020

The Board's decision to resume representation elections raises significant legal and strategic concerns for both employers and unions.

Puerto Rico's Emergency Paid Sick Leave Act is in force

16 April 2020

The Act will also apply in case of future epidemics in which the Puerto Rican government declares a state of emergency.

The impact of COVID-19 on dependent care flexible spending accounts

15 April 2020

Are employees permitted to increase or decrease their deferrals, or begin or cease participation?

US CPSC advises consumers certain recall remedies may be unavailable due to COVID-19 – four key takeaways

15 April 2020

Guidance will evolve as the pandemic develops, and CPSC-regulated firms are encouraged to consider these actions.

COVID-19: New York State provides new guidance on essential businesses

13 April 2020

The Guidelines raise a number of immediate questions and considerations for New York businesses.

Canada Emergency Wage Subsidy receives Royal Assent

13 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On April 11, 2020, the Canada Emergency Wage Subsidy ("CEWS") was approved by the Canadian Parliament and Senate, making a 75% wage subsidy available for eligible employers for up to 12 weeks, retroactive to March 15, 2020.

Families First Coronavirus Response Act – Health emergency leave and exempted health care providers

10 April 2020

The temporary health emergency leave measures include a key carveout for "Health Care Providers" and "Emergency Responders."

Family First Coronavirus Response Act: US Department of Labor regulations provide additional guidance for employers

9 April 2020

Key developments.

Federal Government announces important changes to the Emergency Wage Subsidy (Canada)

9 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On April 8, 2020, the Federal Government of Canada announced important changes to the 75% Canada Emergency Wage Subsidy.

Coronavirus: New emergency leaves take effect in Puerto Rico

8 April 2020

Private employers in Puerto Rico will need to comply with two new emergency paid leaves established by the federal government in the response to COVID-19.

Profits interests: Jump-starting the value-recovery process

8 April 2020

Equity incentives – and, for many privately owned companies, the often overlooked "profits interest" – can be a powerful tool for jump-starting the value-recovery process.

Ten practical tips for dealing with anticipated financial distress of your business or your clients, customers or vendors

8 April 2020

What businesses can consider doing to address the impact of conducting business in a financially distressed climate in light of COVID-19.

Alberta government extends temporary leave for employees

7 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

On April 6, 2020, the Alberta government announced additional changes to Alberta's *Employment Standards Code* in an effort to ease hardships caused by COVID-19.

Cost-cutting considerations in the time of COVID-19 (Part 3 – employment issues outside the US)

7 April 2020

A deeper dive into various cost-saving measures and their viability for employers outside the US.

Are new Bay Area protocols and testing coming your way?

6 April 2020

The Bay Area has often led the way in developing and implementing government-mandated restrictions on business operations – details about current protocols.

Ontario government narrows list of essential workplaces (Canada)

6 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On April 3, 2020, the Government of Ontario revised the list of businesses classified as essential and ordered more workplaces to close. All businesses no longer deemed essential must close by Saturday, April 4, 2020 at 11:59 p.m. The closures will be in effect for 14 days, with the possibility of an extension as the situation evolves.

Beyond social distancing: What employers need to know to keep their workplaces safe and manage privacy obligations in the face of COVID-19

2 April 2020

Guidance from OSHA, EEO and CDC to help employers seeking to protect the health, safety and privacy of their on-site employees.

Measures introduced for Singapore workplaces to prevent the spread of COVID 19

2 April 2020

The Singapore Government implemented the Infectious Diseases (Workplace Measures to Prevent Spread of COVID-19)

Regulations 2020 (the “**Regulations**”) on 1 April 2020.

eSignature and ePayment News and Trends

March/April 2020

[ESIGNATURE AND EPAYMENT NEWS AND TRENDS](#)

COVID-19 special edition

Additional details on Canada’s 75% wage subsidy for employers

1 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On April 1, 2020, the Canadian Minister of Finance Bill Morneau provided additional details concerning the 75% wage subsidy for employers in Canada.

CARES Act retirement and health plan relief: Practical implications for employers

1 April 2020

Provisions affecting retirement plans and health and welfare plans in the CARES Act.

WorkSafeBC announce guidance for employers wrestling with COVID-19 (Canada)

1 APR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On March 30, 2020, WorkSafeBC published its guide to assist employers with preventing exposure to COVID-19 in the workplace.

Quebec economic measures due to COVID-19

31 MAR 2020

On March 13, 2020, the Quebec Government adopted an Order in Council that declares a health emergency throughout Québec's territory. This exceptional measure empowers the government to implement an array of measures to protect the health of the population.

COVID-19 India: Corporate, tax, employment and bankruptcy law measures announced by the Indian government

30 March 2020

In response to the global outbreak of coronavirus disease 2019 (COVID-19), governments in many countries have issued emergency legislation to mitigate the impact of the pandemic on companies' day-to-day operations. Since March 24, 2020, the Indian government has been announcing various measures aimed to ease corporate and tax compliance for companies doing business in India, as well as other measures pertaining to employment and bankruptcy matters. Below is a high-level overview of

some of the most relevant aspects of these measures as they pertain to India subsidiaries of US companies.

Employment alert: Coronavirus COVID-19 outbreak in Uganda

30 March 2020

The coronavirus COVID-19 pandemic is unfortunately now in Uganda. The raft of measures by the World Health Organization (WHO), and governments across the world (including our own) to contain the spread of the virus have resulted in an unprecedented disruption of business and day-to-day life.

Federal government announces more details regarding 75 per cent wage subsidy (Canada)

30 MAR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

On March 30, 2020, Prime Minister Justin Trudeau provided more details on the 75% wage subsidy for small and medium sized business in Canada.

Coronavirus: DHS Response to COVID-19 - What US Employers Need to Know

29 March 2020

Key questions and answers related to the new DHS guidance.

Coronavirus COVID-19 emergency measures in Morocco: employee compensation from the National Social Security Fund (CNSS)

27 March 2020

In an effort to reduce the impact of the coronavirus COVID-19 epidemic on people's livelihoods and companies' cash flows, the Economic Monitoring Committee (Comité de Veille Economique - CVE), decided on a series of measures on March 19th 2020. The first one was aimed at preserving the purchasing power of employees working for companies currently under duress.

Coronavirus: Employer's guide to the California Stay at Home Order and the Bay Area Shelter in Place Orders

27 March 2020

Many Northern California employers are seeking to reconcile their obligations under these orders. This Alert will address some of the uncertainties associated with dual compliance for Northern California employers.

Economic relief for Calgary business owners impacted by COVID-19 (Canada)

27 MAR 2020

Canadian governments have implemented numerous measures to assist business owners economically affected by COVID-19. This article outlines the measures for business focused relief available to Calgary business owners from the federal, provincial, and municipal governments.

Canada's COVID-19 Economic Response Plan

26 MAR 2020

This article provides an update on the Canadian federal government measures announced to date to support Canadian businesses and individuals facing hardship as a result of the COVID-19 outbreak.

ESG: The rise of private ordering and the role of the NCGC committee (United States)

26 March 2020

ESG HANDBOOKS AND GUIDES

This inaugural ESG handbook, part of our 2020 Proxy Season Hot Topics series, aims to help public companies as they develop and maintain a robust ESG program.

Federal government introduces streamlined Canada Emergency Response Benefit in response to high-volume of EI applications

26 MAR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

An unprecedented number of Canadians are applying for Employment Insurance (EI) Benefits due to an interruption in earnings resulting from the COVID-19 pandemic. In response, on March 25, 2020, the Government of Canada proposed legislation to establish the new streamlined Canada Emergency Response Benefit (CERB).

Ontario launches “Stop the Spread” COVID-19 information hotline

26 MAR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

CANADA IN FOCUS

The Office of the Premier of Ontario announced the launch of a toll-free phone line to respond to inquiries from businesses concerning the Province’s emergency order requiring all “non-essential” / “at-risk” workplaces to close, effective March 24, 2020 at 11:59 p.m.

COVID-19 and employment insurance - everything you need to know (Canada)

25 MAR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

Unprecedented numbers of Canadians are applying for Employment Insurance benefits due to an interruption in earnings caused by layoff, sickness or quarantine resulting from the COVID-19 pandemic. In this article, we explore some of the most common questions arising in relation to EI benefits at this time.

Coronavirus COVID-19: Legal guidance for employers (Ethiopia)

25 March 2020

To help companies navigate through this unprecedented time, we have prepared some general guidance on the impact of coronavirus COVID-19 on the employment relationship under Ethiopian law.

Coronavirus: Employee furloughs, reductions-in-force and similar temporary cost-saving measures (Part 2 – Employment issues outside the US)

25 March 2020

A general overview of key employment issues to consider outside of the US in light of COVID-19.

Coronavirus: Employee furloughs, reductions-in-force and similar temporary cost-saving measures in the US - Part 1

25 March 2020

Key employment-related issues for US-based employers in relation to cost-saving measures due to COVID-19.

Ontario government orders closure of all non-essential workplaces (Canada)

24 March 2020

On March 23, 2020, the Ontario government ordered all non-essential workplaces to close down by 11:59 PM on March 24, 2020 for at least 14 days.

Protecting jobs in an emergency – amendments to BC Employment Standards Act (Canada)

24 MAR 2020

CANADA IN FOCUS

On March 23, 2020, the *Employment Standards Amendment Act (No. 2), 2020* came into force. It amends the *Employment Standards Act* in response to the COVID-19 pandemic. The amendments introduced two types of unpaid job-protected leave, specifically three days of illness or injury leave and specific COVID-19-related leave.

Quebec orders closure of all “non-essential” businesses (Canada)

24 March 2020

On March 23, 2020, the Quebec government announced that the province would be put “on hold” for at least three weeks and has ordered the shutdown of all non-essential businesses by 11:59 p.m. on Tuesday, March 24, 2020. Businesses that are able to shut down sooner should do so immediately. Impacted businesses will have to remain closed until at least April 13, 2020.

COVID-19 Outbreak: Guideline to Business Operators for HR management

23 March 2020

Employers are making decisions about adapting the way their workforces operate in the context of the Coronavirus (Covid-19). In this note we offer some practical guidance for employers to consider during the Covid-19 outbreak.

Coronavirus: There are few simple and concrete answers to employers on managing the COVID-19 crisis (France)

23 March 2020

As economies around the world feel the impact of COVID-19, Philippe Danesi and Anne Cardon address a few issues faced by their clients pending the imminent publication of ministerial orders.

Ontario government responds to concerns over COVID-19's impact on workplaces with new leave of absence measures (Canada)

20 MAR 2020

In an emergency session of the legislature on March 19, 2020, the Ontario government enacted Bill 186, *Employment Standards Amendment Act (Infectious Disease Emergencies), 2020* (the "Infectious Disease Emergencies Act"). The Infectious Disease Emergencies Act entitles an employee to a leave of absence without pay in the event the employee is unable to perform the duties of the employee's position because of various reasons related to a designated infectious disease.

Coronavirus: Share plans are not your top priority but they are not immune (United Kingdom)

19 March 2020

In these turbulent times share plans are unlikely to be at the top of anybody's list and time and resources will be focussed on the most pressing matters. That said, they should not be forgotten and we have put together a short list of what we believe companies should be thinking about now and in the longer term. If you would like to discuss any of the points, please get in touch.

Coronavirus: executive summary - key highlights from Washington (March 19, 2020) (United States)

19 March 2020

Key highlights for March 19, 2020.

Alberta *Employment Standards Code* amended to provide 14 day Quarantine Leave

18 MAR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

[CANADA IN FOCUS](#)

On March 17, 2020, the Alberta *Employment Standards Code* was amended by an Order in Council, to provide for a new 14 day unpaid leave for employees under quarantine ("Quarantine Leave"), which includes any self-isolation as a result of COVID-19.

COVID-19 job protected leaves proposed for Canadian employees

18 MAR 2020

[CANADIAN EMPLOYMENT LAW UPDATES - COVID-19](#)

In response to the global coronavirus pandemic, provincial governments in Ontario, Alberta and British Columbia have begun to propose legislation to provide job-protected leaves for employees.

Canada announces relief for workers due to COVID-19

18 MAR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

Canadian Government Federal Aid Package COVID19

Coronavirus: emergency response legislation passed by the Senate; additional stimulus and tax relief expected soon (United States)

18 March 2020

The US Senate is expected to pass, on March 18, comprehensive legislation to help families and businesses impacted by the coronavirus disease 2019 (COVID-19) pandemic.

Topping up employee pay during temporary layoffs using a Supplementary Unemployment Benefit Plan (SUB Plan) (Canada)

18 MAR 2020

CANADIAN EMPLOYMENT LAW UPDATES - COVID-19

In the face of the global COVID-19 pandemic and recent declared states of emergency in several Canadian provinces, employers are faced with the difficult decision of having to temporarily lay-off their employees.

Coronavirus COVID-19 and a FIFO Workforce

17 March 2020

Media reports have emphasised that the Western Australian resources sector considers itself well-prepared for the threat of coronavirus COVID-19, and have measures in place to ensure any disruption to production levels is minimised. But it's important to consider what obligations employers in the mining sector have to their employees and what steps they may take to appropriately respond to the current threat.

US employee benefits and the coronavirus

17 March 2020

Some of the many benefit plan issues that employers are facing.

Coronavirus disease (COVID-19): Business interruptions and resulting effects in the global economy (Global)

16 March 2020

While the overall scope and duration of the economic impacts are difficult to forecast, there will undoubtedly be a significant increase in workouts, restructurings, rescue financings, forbearances, and other similar activities over the coming months.

Coronavirus: Congress expected to pass expanded paid leave (United States)

16 March 2020

The paid leave requirements in the current version of the Families First Coronavirus Response Act.

Coronavirus: federal and state tax relief (United States)

16 March 2020

Congress and state legislatures and administrative agencies are working hard to provide necessary tax relief for those affected by the coronavirus disease (COVID-19) pandemic.

Coronavirus (COVID-19): ten practical steps for global employers, right now (Global)

13 March 2020

These steps are not based on laws of any one jurisdiction but rather are designed to provide a global employer with themes to consider, understanding that what may be suitable for each employer may vary greatly depending on the employer's unique circumstances.

The rubber hits the road: the Ontario Labour Relations Board holds that Foodora couriers are dependent contractors

11 MAR 2020

CANADA IN FOCUS

In the Ontario Labour Relation Board's first decision concerning workers in the "gig economy", the OLRB held that Foodora Inc. couriers are "dependent contractors" under the *Labour Relations Act, 1995*. As dependent contractors, Foodora's couriers are entitled to organize and be represented by a trade union.

B.C. Government introduces first mandatory paid leave

6 FEB 2020

CANADA IN FOCUS

On March 3, 2020, the Government of British Columbia introduced Bill 5, the Employment Standards Amendment Act, 2020, which seeks to amend domestic and sexual violence leave. The proposed amendment represents, for the first time, a requirement that employers provide a paid statutory leave of absence.

(Another) Pit-fall warning for fixed-term employment agreements

4 MAR 2020

CANADA IN FOCUS

In *Makela v. Horizon School Division No 67*, 2019 ABQB 974, Master J.T. Prowse of the Alberta Court of Queen's Bench dismissed an employee's claim for wrongful dismissal arising out of a fixed-term employment agreement. While this case ultimately had a happy ending for the employer, *Makela* provides a warning for yet another potential pit-fall of fixed-term employment agreements.

The “labor-friendly” start-up nation: insights on some of the new measures for e-mobility digital apps from the law on mobility orientations

28 February 2020

With the intensification of the e-mobility digital market and the rapid mutation of the services offered, the French Government has felt the necessity to create a new legal framework specifically designed for digital platforms/apps.

Coronavirus: Key employment legal issues for multinational employers (Europe, AsiaPac)

25 February 2020

As the number of coronavirus COVID-19 cases exceeds 40,000, and with the World Health Organisation having declared the virus as a “public health emergency of international concern,” employers the world over are putting in place plans to prepare for the risk of an employee becoming exposed to or ill with the virus.

Balancing disease control and economic performance amid the coronavirus outbreak (AsiaPac)

24 February 2020

Coronavirus COVID-19 has now infected more than 75,000 people in China and over 1,000 in the rest of the world. Even after the extended holiday and work suspension period following Chinese New Year, many businesses continue to remain fully or partially closed for the past month to minimize the spread of the virus. What does this mean for employers?

Constructive dismissal action barred by the Ontario *Workplace Safety and Insurance Act, 1997*

19 FEB 2020

The Ontario Workplace Safety and Insurance Appeals Tribunal has determined that an employee's action for constructive dismissal based on allegations of workplace harassment is barred by the Ontario *Workplace Safety and Insurance Act, 1997*.

Employment Law Update - Winter 2020

19 FEB 2020

[CANADIAN EMPLOYMENT NEWS SERIES](#)

In this newsletter we discuss the importance of addressing workplace bullying, the Federal Court of Appeal's ruling on signed releases and unjust dismissal complaints, constructive dismissal action under the Ontario *Workplace Safety and Insurance Act* and the Ontario Court of Appeal's most significant decisions from 2019.

Federal Court of Appeal confirms that signed releases do not prevent employees from pursuing unjust dismissal complaints under the *Canada Labour Code*

19 FEB 2020

On January 24, 2020, the Federal Court of Appeal upheld the decision in *Bank of Montreal v. Li*. This decision serves as confirmation that federally-regulated employees who sign releases in favour of their former employers will not be barred from bringing complaints for unjust dismissal under the *Canada Labour Code*, provided that they do so within 90 days of the dismissal.

Round-up of the Ontario Court of Appeal's employment decisions in 2019

19 FEB 2020

In 2019, the Ontario Court of Appeal provided us with invaluable guidance on matters of employment law.

Workplace bullying — the new frontier

19 FEB 2020

The “#MeToo” movement highlighted the age old human resources concern of sexual harassment and bullying in the workplace. As a consequence, many Alberta employers created policies to address these concerns. The media has focused on sexual harassment stories, but one of the long-term legal impacts of the “#MeToo” movement is the associated issue of addressing bullying in the workplace. Bullying can sometimes be dismissed as something less serious, requiring less attention, and with fewer resources allocated to investigate and remedy.

An update on the impact of the coronavirus on business in Singapore

12 February 2020

Due to the evolving 2019- nCoV acute respiratory disease (the COVID-19) situation, the Ministry of Health (the MOH) and the Ministry of Manpower (the MOM) have, since January 2020, issued advisories which employers will need to be aware of. In particular, the MOH and MOM have, since our last update on February 12 2020, updated and issued new advisories due to the increased risk of importation of COVID-19 into Singapore.

HK Government considers designating coronavirus as an “occupational disease” (Hong Kong)

12 February 2020

On 10 February 2020, the Hong Kong Labour Department issued a press release clarifying the position on whether the coronavirus amounts to an “occupational disease” within the meaning of the Employees' Compensation Ordinance (ECO).

Hong Kong Government introduces mandatory quarantine measures

11 February 2020

On 9 February 2020, the number of deaths due to the rapidly spreading coronavirus in Mainland China officially surpassed the figure seen during the 2002/2003 SARS epidemic.

Numerous governments have been implementing restrictions barring entry to those with recent travel history through Mainland China, including Singapore, Japan, Australia and the United States. Following pressure from public health workers, the Hong Kong Government has now followed suit and has begun a mandatory two-week quarantine for anyone arriving from Mainland China.

How to resume business amid the coronavirus outbreak (China)

11 February 2020

As reported in our previous article, China has extended its Chinese New Year holiday and work suspension period as a result of the novel coronavirus outbreak which has now infected more than 40,000 people around the world.

This is a summary of the Back to Work Day and compensation for working before Back to Work Day in key cities and provinces across China.

Coronavirus: key employment legal issues for US employers (United States)

10 February 2020

Considerations and action steps for prudent employers.

Be Global: January Employment Law 2020 Update

5 February 2020

[BE GLOBAL](#)

Our latest Be Global gives you a comprehensive round-up of January's employment law developments, across all jurisdictions.

APAC employment issues arising out of the Coronavirus (AsiaPac)

31 January 2020

On 29 January 2020, the number of confirmed cases of the rapidly spreading coronavirus in Mainland China officially surpassed the figure seen during the 2002/2003 SARS epidemic.

Multinationals with local operations around the APAC region have been significantly affected. As staff return to the office following the Chinese New Year holiday period, businesses are now considering what they can do to minimise any risk to health and safety and support staff through this challenging period where anxiety and uncertainty is rife, whilst at the same time complying with their employment obligations and maintaining business continuity. Putting in place detailed business and contingency plans and ensuring careful communications with staff to address key topics and concerns is key, as is keeping such plans and communications under frequent review given the fluidity of the current situation.

This alert considers some of the key issues that HR and business leaders should be considering across the APAC region.

Coronavirus and the workplace: what employers can do to prevent an outbreak (Canada)

29 January 2020

Many employers have become accustomed to managing illness and influenza in the workplace, particularly in the winter months. However, health officials have recently identified a new strain of coronavirus that is cause for employers to revisit their workplace policies and practices to ensure continued worker health and safety.

Harsher penalties on discriminatory employment practices in Singapore

29 January 2020

The Fair Consideration Framework was updated in January 2020 to impose harsher penalties on employers found to be engaging in discriminatory practices such as by favouring the hiring of foreigners over Singaporeans.

China extends holidays for workers amid coronavirus outbreak (China)

28 January 2020

Learn about how the widely publicised corona virus outbreak affects business in Greater China.

Pensions Round-Up November 2019

20 December 2019

[PENSIONS ROUND-UP UK SERIES](#)

In this edition of Pensions Round-Up we look at developments from November 2019 including an update to the Regulator's guidance on DB to DC transfers and conversions and a DWP consultation on simpler annual benefit statements.

Long-awaited regulations regarding placement agencies in Quebec set to come into effect on January 1, 2020

17 DEC 2019

[CANADA IN FOCUS](#)

Announced along with the sweeping changes to Quebec's *Act respecting labour standards* back in June 2018, the regulation regarding Quebec placement agencies has finally been published and is set to come into effect on January 1, 2020.

Be Global – 2019 in review – 2020 preview

11 December 2019

[BE GLOBAL](#)

Our 2019 in review, 2020 preview compiles the most significant developments and trends across Europe, Middle East and Africa, Asia Pacific and the Americas in 2019 and looks ahead to the key changes expected to come into effect in 2020.

Key employment and HR issues arising out of the Hong Kong protests - an update

5 December 2019

Since March 2019, Hong Kong has seen an ongoing series of protests and demonstrations that have created unique business risks for HR professionals and senior leadership in Hong Kong/Asia. Many businesses continue to face employment and HR issues. Please read this article which summarises the key issues.

Pensions Round-Up October 2019

29 November 2019

[PENSIONS ROUND-UP UK SERIES](#)

In this edition of Pensions Round-Up we look at developments from October 2019 including a press release from the Regulator about record-keeping and data reviews, a CJEU judgment about equalisation and a High Court judgment about rectification.

New year, new deadlines: Upcoming obligations under the AODA

26 NOV 2019

[CANADA IN FOCUS](#)

By January 1, 2021, certain private-sector organizations in Ontario will be required to meet key deadlines under the *Accessibility for Ontarians with Disabilities Act*. Employers are encouraged to review their obligations and consider next steps.

Israel Group News November 2019

18 November 2019

In this issue, IP considerations in augmented reality and virtual reality, plus our global activities, latest publications, coming events and more.

Employers should prepare now for high demand of legal edibles

12 NOV 2019

CANADA IN FOCUS

On October 17, 2018 the cultivation, sale, distribution and consumption of certain classes of marijuana for recreational purposes was legalized across Canada. One year later, employers should be aware of new challenges raised by the legalization of marijuana edibles, extracts and topical products, and adjust their policies accordingly.

Be Global: October Employment Law 2019 Update

1 November 2019

BE GLOBAL

The October edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

Advance polling begins: what employers need to know before election day

11 OCT 2019

CANADA IN FOCUS

Advance polling for Canada's federal election commences today, ahead of election day on Monday, October 21, 2019. Employers should keep in mind their obligations under the *Canada Elections Act*, specifically with regard to time off to vote without deductions from pay and provisions related to excluded employees.

An employer's guide for what NOT to do: *Ruston v. Keddco Mfg. (2011) Ltd.*

7 OCT 2019

CANADA IN FOCUS

In *Ruston v. Keddco Mfg. (2011) Ltd.*, 2019 ONCA 125, the Ontario Court of Appeal affirmed that an employer's improper conduct in the course of terminating an employee's employment and during the course of the ensuing litigation warranted a significant punitive damages award against the employer. The decision provides some helpful reminders for employers.

Be Global: September Employment Law 2019 Update

2 October 2019

BE GLOBAL

The September edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

Employment Law Update - Fall 2019

24 SEP 2019

CANADIAN EMPLOYMENT NEWS SERIES

From employers accommodating employees working from home, to issues surrounding termination of employment due to poor performance, to distinguishing between an independent contractor and dependent contractor, we explore these topics and more in the Fall 2019 edition of the *Canadian Employment News Series*.

Fairness dictates termination of probationary employees

24 SEP 2019

In *Dalskog v. Crowsnest Pass Ecomuseum Trust Society*, the Alberta Provincial Court held that if an employer was aware of an employee's limitations when they were hired and promised, then failed to provide training and support it may not properly terminate a probationary employee whose performance was not satisfactory.

Modern Slavery Legislation in Canada: An Update

24 SEP 2019

The *Modern Slavery Act* was introduced in the Parliament of Canada, with the stated purpose of implementing Canada's international commitment to contribute to the fight against modern slavery through the imposition of reporting obligations on entities involved in the manufacture, production, growing, extraction or processing of goods in Canada or elsewhere or in the importation of goods manufactured, produced, grown, extracted or processed outside Canada.

Three is a crowd: Employees, independent contractors, & dependent contractors

24 SEP 2019

Distinguishing between an independent contractor, dependent contractor, and employee is significant because of the substantial differences in legal entitlements and potential liability, associated with each classification. However, the distinction is not always easy to recognize at first glance.

To terminate or not to terminate? Must Quebec employers reassign poor performing employees?

24 SEP 2019

On May 31, 2019, the Court of Appeal of Quebec rendered its much anticipated decision in the matter of *Commission Scolaire Kativik c. Association des employés du Nord Québécois*. Before the Court of Appeal's decision, there was much uncertainty and debate regarding the applicable criteria for proceeding with an administrative termination of employment due to poor performance.

Working from home: Tips and traps for the agile workforce

24 SEP 2019

It is no surprise that the workplace is not immune to the changes seen in the transition from one generation to the next. Technological advances and shifting values in the workplace are leading to new ways of working. Balancing work, family and personal responsibilities remains a priority for many Canadians, but how an employee achieves this balance is changing.

Case involving voyeuristic teacher leads to clarification of law relating to private vs. public places and provides valuable lesson for employers

3 SEPT 2019

CANADA IN FOCUS

On August 27th, 2019 former Ontario school teacher Ryan Jarvis was sentenced to six months in jail and 12 months' probation after the Supreme Court of Canada convicted him of voyeurism earlier this year. Although this is a criminal decision, it is nevertheless instructive for employers as the decision clarified the law relating to private versus public places, in particular an individual's expectation of privacy. The decision also demonstrates how workplace policies, which clearly outline objectionable conduct, assist employers in setting workplace standards and expectations.

“Times they are a-changin’” for federally regulated workplaces: significant amendments to *Canada Labour Code* and accessibility legislation coming into effect

30 AUG 2019

CANADA IN FOCUS

The Federal government's commitment to the “modernization” of employment standards applicable to federally regulated workplaces continues with the coming into force of more *Canada Labour Code* amendments and federal accessibility legislation. Federally regulated employers should take note.

New diversity disclosure requirements for federally incorporated public companies

21 AUG 2019

Beginning on January 1, 2020, directors of a distributing corporation governed by the *Canada Business Corporations Act* will be required to inform shareholders at every annual meeting about diversity among the directors and members of senior management of the corporation.

China relaxes visa requirements for foreign talents amid trade conflicts

20 August 2019

This article highlights some key points of the new immigration rules that are relevant to multinational companies and individuals in China.

Who has to prove what, when, and how? Summary judgment for wrongful dismissal in Alberta

14 AUG 2019

CANADA IN FOCUS

After a number of open questions, Alberta Courts have continued to clarify the law of summary judgment, particularly as it applies to wrongful dismissal. In *Rudichuk v. Genesis Land Development Corp*, 2019 ABQB 133, the Court addresses evidence and burden of proof.

Ontario Divisional Court clarifies termination of employment contract due to frustration

6 AUG 2019

CANADA IN FOCUS

In *Katz et al. v Clarke* 2019 ONSC 2188, the Ontario Divisional Court clarified an employer's duty to accommodate an employee

where there is a frustration of contract.

Be Global: July Employment Law 2019 Update

31 July 2019

BE GLOBAL

The July edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

Dallas employees may not want to call in sick

31 July 2019

An Austin-based conservative think tank filed suit this week against the City of Dallas arguing that the paid sick leave ordinance violates the United States Constitution.

Ontario Court of Appeal provides fresh guidance on capped notice periods and post-termination bonus entitlements

31 JUL 2019

CANADA IN FOCUS

On June 19, 2019, the Ontario Court of Appeal released its decision in *Dawe v. Equitable Life Insurance Company*, 2019 ONCA 512. The decision provides insight on the level of precision and detail needed to draft an “actively employed” precondition that clearly restricts post-termination bonus entitlements.

The most common mistakes made in Quebec vacation policies

10 JUL 2019

CANADA IN FOCUS

As employment counsel, we routinely work with employers to identify issues with their policies and practices as they relate to vacation (annual leave) and vacation pay under Quebec’s *An act respecting labour standards* (the “Act”). In this post, we identify four of the most common errors and misconceptions made by employers in order that they may review their policies and practices for compliance before taking off on their own well-deserved summer vacation.

Be Global: June Employment Law 2019 Update

2 July 2019

BE GLOBAL

The June edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

Employee stock options — proposed changes to Canada's preferential tax treatment

2 JUL 2019

Canadian Federal Finance Minister Bill Morneau has released draft legislation that will impact on the preferential tax treatment of employee stock options. The Government initially announced its intention to introduce these measures in the Federal Budget.

Ontario Court of Appeal says “moral blameworthiness” a factor in sentencing for *Occupational Health and Safety Act* offences

13 JUN 2019

CANADA IN FOCUS

In the recent decision in *Ontario (Labour) v New Mex Canada Inc.*, the Ontario Court of Appeal found that it may be appropriate to impose harsher sentences for offences under the *Occupational Health and Safety Act* where offenders' conduct shows elevated “moral blameworthiness”.

BC appoints new Human Rights Commissioner

5 JUN 2019

CANADA IN FOCUS

On May 30, 2019, Kasari Govender was appointed as Human Rights Commissioner and the newest independent officer of the BC Legislative Assembly. The appointment follows on the re-establishment of the British Columbia Human Rights Commission late in 2018.

Diversity and Inclusion - how does the retail sector fare in the boardroom?

5 JUN 2019

With diversity and inclusion fast becoming a hot topic on the agenda for almost every business across the globe, there is no doubt that the requirement for a more diverse board is increasing.

The consumer goods and retail landscape is rapidly evolving. Now more than ever, consumers are seeking more diverse products from which to choose and a variety of different ways to shop. With the need for the overall customer experience to reflect this broadening diversity, is the sector sufficiently diverse to be equipped with the varied cultural knowledge and understanding to take on the challenge?

Be Global: May Employment Law 2019 Update

31 May 2019

BE GLOBAL

The May edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

Israel Group News May 2019

9 MAY 2019

ISRAEL GROUP NEWS

In this issue, our global activities, latest publications, coming events and more.

Washington state HB 1450 is signed into law, limiting enforceability of non-compete agreements – key takeaways

9 MAY 2019

The new prohibitions on non-compete agreements in Washington have the potential to greatly impact employers in the state both positively and negatively.

Common law reasonable notice of termination for independent contractors?

7 MAY 2019

CANADA IN FOCUS

In the recent decision in *Cormier v 1772887 Ontario Limited*, an Ontario Superior Court judge stated that in some circumstances it would be reasonable to consider an employee's years of service as an independent contractor in calculating his or her common law reasonable notice period.

Bill amending the *Employment Standards Act, 2000* and *Labour Relations Act, 1995* receives Royal Assent

6 MAY 2019

CANADA IN FOCUS

On April 3, 2019, the *Restoring Ontario's Competitiveness Act, 2019* received Royal Assent.

Important deadlines for new BC Employer Health Tax

3 MAY 2019

CANADA IN FOCUS

Important deadlines are approaching for the new BC employer health tax.

Change is afoot for BC's Employment Standards Act

2 MAY 2019

CANADA IN FOCUS

The BC government has unveiled plans to significantly change the *Employment Standards Act* ("ESA"), which prescribes the minimum labour standards for regulated workplaces in BC.

Be Global: April Employment Law 2019 Update

30 April 2019

BE GLOBAL

The April edition of Be Global provides recent developments across EMEA, Asia Pacific and the Americas.

Dallas passes ordinance requiring paid sick leave for private sector workers – key facts to know

29 APR 2019

With the effective date rapidly approaching, companies with employees in the City of Dallas should become familiar with the ordinance and review their applicable policies.

Be Aware UK: European Parliament approves law on more transparent and predictable employment for gig and other workers

18 APR 2019

On 16 April the European Parliament voted to approve the Transparent and Predictable Working Conditions Directive.

Understanding the new Temporary Foreign Worker Program

24 Sep 2014

Due to recent major changes in corporate/business immigration law, employers must now reassess their global immigration and mobility strategies in response to said shortages and to ensure full compliance with Canadian laws and regulations.

Guide to redundancies and reductions in force in Asia Pacific

9 JUL 2013

The recent tough economic climate has seen high-profile companies around the world forced to take action and reduce their workforce in an effort to remain competitive.

Growing whistleblower activity calls for close employer attention to retaliation issues

7 MAY 2013

Careful consideration must precede adverse action against purported whistleblowers

Supply chain planning in the post-BEPS era: five questions for MNEs

22 JUL 2015

After BEPS actions are incorporated into OECD documents and local legislation, tax planning opportunities will still exist, but realizing the benefits of tax planning will require a greater emphasis on economic substance. One often-overlooked area of opportunity is tax-efficient supply chain planning.

[События](#)

[Прошедшие мероприятия](#)

Challenging choices for businesses: Restructure, downsize or liquidate

14 October 2020
Webinar

US: Employment law training

7 October 2020
International employment law training

Spain: Employment law training

6 October 2020
International employment law training

UAE and Saudi Arabia: Employment law training

1 October 2020
International employment law training

Romania: Employment law training

30 September 2020
International employment law training

Poland: Employment law training

29 September 2020
International employment law training

Poland: Employment law training

29 September 2020
International employment law training

Netherlands: Employment law training

28 September 2020
International employment law training

Belgium: Employment law training

24 September 2020

International employment law training

Belgium: Employment law training

24 September 2020

International employment law training

Nordics: Employment law training

22 September 2020

International employment law training

Doing Business Globally: Spotlight Hong Kong

22 September 2020

Webinar

South Africa: Employment law training

21 September 2020

International employment law training

APAC: Employment law training

17 September 2020

International employment law training

Italy: Employment law training

16 September 2020

International employment law training

Ireland: Employment law training

15 September 2020

International employment law training

Germany: Employment law training

14 September 2020

International employment law training

UK: Employment law training

9 September 2020
International employment law training

France: Employment law training

8 September 2020
International employment law training

Reimagining the workplace: How to effectively manage remote work arrangements during COVID-19 and beyond

25 June 2020 | 12:00 - 1:00 ET
Webinar

International Employment Law Return to Work Program

16 June 2020
Webinar

Beyond the curve: Returning to work in Qatar

9 June 2020 | 9:00 - 10:00 ET
Webinar

Returning to the workplace after the COVID-19 pandemic

15 May 2020 | 12:00 - 1:00 ET
Webinar

Update on the Paycheck Protection Program: A webinar

13 May 2020 | 12:30 - 1:30 ET
Webinar

Global return-to-work issues for employers

13 May 2020 | 10:00 – 11:30 ET
Webinar

Webinar: Global reductions-in-force in the time of coronavirus

6 May 2020
Webinar

Navigating COVID-19: Latest guidance for US employers

4 May 2020 | 12:00 - 1:00 ET
Webinar

National Seminar Series Webinar – Coronavirus: Employment Law issues you need to be aware of, including a Q&A session

6 April 2020
Webinar

COVID-19: Important Issues for Israeli Companies to Consider

6 April 2020
Webinar

Coronavirus Webinar: managing and implementing global cost-saving measures across the workforce

2 April 2020
Webinar

Federal stimulus package update, part II – practical tips and strategies for accessing capital and maximizing opportunities in the CARES Act: webinar

2 April 2020 | 12:00 - 1:00 EST
Webinar

Navigating the CARES Act for nonprofit organizations: webinar

1 April 2020 | 3:00 – 4:00 EST
Webinar

Coronavirus: Controlling your UK employee incentive plan costs. What are your options?

1 April 2020

Coronavirus and the new normal for US employers

19 March 2020
Webinar

Coronavirus COVID-19 and its effects on supply chain contracts

19 March 2020

Coronavirus COVID-19: Webinar on the global employment law issues

11 March 2020

Share plan design – a whole new world

3 March 2020
Webinar

Global Employment Webinar: 2019 in Review and 2020 in Preview

30 January 2020
Webinar

UAE and Saudi Arabia: Employment law training

28 November 2019
International employment law training
London

UK: Employment law update

21 November 2019
International employment law training
London

UK: Employment law training

21 November 2019
International employment law training
London

Ireland: Employment law training

19 November 2019
International employment law training

London

Spain: Employment law training

13 November 2019
International employment law training
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Italy: Employment law training

13 November 2019
International employment law training
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France: Employment law training

6 November 2019
International employment law training
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Germany: Employment law training

6 November 2019
International employment law training
London

Netherlands: Employment law training

8 October 2019
International employment law training
London

Belgium: Employment law training

8 October 2019
International employment law training
London

Romania: Employment law training

2 October 2019
International employment law training
London

Poland: Employment law training

2 October 2019
International employment law training
London

Global Labor and Employment Forum

10 September 2019

Asia Pacific employment law training

6 JUN 2019
International employment law training
London

HOBOCTИ

DLA Piper advises the Canadian group Nautel on the acquisition of radio communications innovators, Digidia and Kenta

11 February 2021
DLA Piper has advised the technology group Nautel, a specialist in the development of high-power electronic equipment and digital signal processing, headquartered in Canada, in its acquisition of Digidia and Kenta, leaders in digital broadcasting solutions, based respectively near Rennes and Quimper.

DLA Piper (Canada) LLP welcomes associate Matthew Demeo

30 November 2020

DLA Piper (Canada) LLP is pleased to welcome Matthew Demeo to the firm's Toronto office as an associate in the Employment and Labour group.

DLA Piper (Canada) LLP recognized in the 2021 edition of the *Legal 500 Canada*

13 November 2020
DLA Piper (Canada) LLP and its lawyers have been recognized as industry leaders across multiple practice areas in the latest edition of the *Legal 500 Canada*.

DLA Piper (Canada) LLP recognized by *Chambers Canada 2021*

10 September 2020

DLA Piper (Canada) LLP is pleased to see 25 of our lawyers recognized across 16 practice areas in the 2021 edition of *Chambers Canada*.

DLA Piper Canada increases rankings in 2021 edition of *Best Lawyers in Canada*

28 AUG 2020

DLA Piper (Canada) LLP is pleased to see 79 of our lawyers across 35 practice areas recognized in the 2021 *Best Lawyers in Canada* guide, resulting in our best showing with the guide since its inception.

DLA Piper (Canada) LLP welcomes Partner Correna Jones

7 AUG 2020

DLA Piper (Canada) LLP is pleased to announce that Correna Jones has joined the firm as a Partner in the Calgary office. Correna has a successful practice focusing on employment, labour and business immigration law.

DLA Piper advises Heidelberger Druckmaschinen AG on the restructuring of the company pension scheme

2 July 2020

DLA Piper has advised Heidelberger Druckmaschinen AG on the restructuring of the company pension scheme, covering all employees in Germany. This was agreed by the Management Board and employee representatives of the company together with the IG Metall trade union.

DLA Piper announces partnership promotions for 2020

30 April 2020

DLA Piper is proud to announce that 67 lawyers have been promoted to its partnership. The promotions are effective as of April 1, 2020 in the United States and May 1, 2020 for EMEA and Asia Pacific. The promotions have been made across many of the firm's practice areas in 35 different offices throughout 13 countries.

Across the firm's practices globally, Corporate saw the largest intake of new partners with 19 promotions, followed by Litigation and Regulatory with 15. Intellectual Property and Technology and Finance and Projects had ten and eight promotions respectively, while there were six in Real Estate. Tax and Employment both had four, and there was one in Restructuring.

DLA Piper (Canada) LLP increases rankings in the 2020 *Canadian Legal Lexpert Directory*

24 APR 2020

DLA Piper (Canada) LLP is pleased to announce that we have significantly increased the number of lawyers ranked as leading practitioners in the 2020 edition of the *Canadian Legal Lexpert Directory*.

DLA Piper lawyers named Acritas Stars

10 March 2020

Acritas has named over 200 DLA Piper lawyers as 2020 Acritas Stars. Now in its fourth year, Acritas Stars highlights the

stand-out lawyers in private practice as nominated by clients around the world. More than 3,000 senior in-house counsel feed into the nomination process to give a comprehensive view of highly recommended lawyers across the globe.

DLA Piper (Canada) LLP recommended in the 2020 edition of the *Legal 500 Canada*

14 NOV 2019

DLA Piper (Canada) LLP has been recommended across a broad range of practice areas in the latest edition of the *Legal 500 Canada*.

DLA Piper (Canada) LLP welcomes Partner Stephen Gleave

7 OCT 2019

DLA Piper (Canada) LLP is pleased to announce that Stephen Gleave has joined the firm as a Partner in the Toronto office. Stephen has a commercial litigation practice with a focus on employment litigation.

DLA Piper (Canada) LLP recognized by *Chambers Canada 2020*

20 Sep 2019

DLA Piper (Canada) LLP is pleased to be recognized as an industry leader in the 2020 edition of *Chambers Canada*.

DLA Piper (Canada) LLP welcomes new associate Simon McCleary

9 SEPT 2019

DLA Piper (Canada) LLP welcomes Simon McCleary to the firm's Toronto office as an associate in the Litigation, Arbitration and Investigations Group.

DLA Piper (Canada) LLP welcomes associate Brooke Stewart

3 SEP 2019

DLA Piper (Canada) LLP welcomes Brooke Stewart to the firm's Toronto office as an associate in the Employment Group.

DLA Piper Canada lawyers recognized in 2020 edition of *Best Lawyers in Canada*

21 AUG 2019

DLA Piper (Canada) LLP is pleased to see 70 of our lawyers across 34 practice areas recognized in the 2020 *Best Lawyers in Canada* guide.

New report finds retail sector leadership diversity deficit will affect future competitiveness

5 JUN 2019

DLA Piper and executive recruitment and diversity consultancy Green Park today launch *The Retail Leadership 700* report, which

reveals for the first time the extent of the lack of diversity within the leadership teams of the top US, UK and European retailers.

DLA Piper (Canada) LLP ranked in 2019 *Canadian Legal Lexpert Directory*

3 MAY 2019

DLA Piper (Canada) LLP is pleased to announce that thirty-eight of the firm's lawyers have been recognized as leading practitioners in the 2019 edition of the *Canadian Legal Lexpert Directory*.
