COVID-19 HR RELATED FAQ’s – FEDERAL
April 8, 2020

Please note – as this is an evolving situation, we will endeavour to update information as it becomes available from verifiable sources

Q: How can I avoid laying off my Employees during this difficult time?

A: Government of Canada is proposing a multi-tiered Economic Response Plan (ERP):

Temporary Wage Subsidies
The Canada Emergency Wage Subsidy (CEWS) is a cash subsidy paid by the Canadian government to qualifying organizations that have seen a 15% drop in gross revenue in March and 30% drop in May and June. The CEWS is designed to discourage organizations from laying off workers and to encourage Employers who already have laid off workers to put them back on the payroll with support from the government to cover a significant portion of most wages for the next three months. The amount of the subsidy for each Employee will be the greater of 75% of the amount of eligible remuneration paid, up to a maximum of $847 per week, and the lesser of the amount of eligible remuneration paid to the Employee up to a maximum of $847 per week, or 75% of the Employee’s pre-crisis weekly remuneration.

For those Employers that don’t qualify for the CEWS or would like to combine it with the originally enacted 10% Temporary Wage Subsidy (TWS), this program is still available. The TWS is a three-month measure that will allow eligible Employers to reduce the amount of payroll deductions required to be remitted to the Canada Revenue Agency (CRA). It is equal to 10% of remuneration paid from March 18th to June 19th up to a maximum subsidy of $1,375 per Employee and $25,000 per Employer. Businesses will be able to benefit immediately from this support by reducing their remittances of income tax withheld on their Employees’ remuneration. Employers benefiting from this measure will include corporations eligible for the small business deduction, as well as non-profit organizations and charities.

Please visit the following link for more information:


Work Sharing Program

Employers can look at reducing hours for Employees to help with cashflow restraints. Under the new *EI Work sharing (WS)* program, Employees who agree to reduce their normal working hours, as a result of developments beyond the control of their Employers, can access EI benefits while working fewer hours with their Employer for up to 76 weeks. The program now has easier eligibility requirements and has streamlined the application process. A WS unit must reduce its hours of work by at least 10% (one half day) to a maximum of 60% (three days). The reduction of hours can vary from week to week, as long as the average reduction over the course of the agreement is from 10% to 60%. Individual Employees in the same job description cannot volunteer to participate in WS while others decline to participate and continue to work normal hours. The proposed reduction in work hours should correspond with the number of anticipated temporary layoffs. For example, if an Employer submits a request for a 40% reduction in the hours of work, the Employer must indicate there is a need to layoff approximately 40% of the workforce.

For more information visit this link:

Q: What is the CERB and should I encourage my laid-off staff to apply?

A: The CERB will provide EI-like benefits will provide (up to) $2,000 a month for up to 16 weeks (or approximately four months) for workers who lose their income as a result of the COVID-19 pandemic. The benefit is available for the period from March 15, 2020 to October 3, 2020. You should encourage your laid off workers to apply if, as outlined on Canada.ca, they meet the following criteria:

- Are residing in Canada, who are at least 15 years old
- Have stopped working because of COVID-19 and have not voluntarily quit their job or are eligible for EI regular or sickness benefits
- Had income of at least $5,000 in 2019 or in the 12 months prior to the date of their application
- Are or expect to be without employment or self-employment income for at least 14 consecutive days in the initial four-week period. For subsequent benefit periods, they expect to have no employment or self-employment income

It is important to note that an application schedule has been developed for individuals to follow to avoid a backlog of application. Follow the list below by birth month:

- January to March: apply on April 6
- April to June: apply on April 7
- July to September: apply on April 8
- October to December: apply on April 9
Q: I need to fill out ROE forms for my staff for differing COVID-19 reasons. What codes do I use?

A: Firstly, Employers need to ensure clarity of what COVID-19 related reason the Employee is no longer working before selecting a code: not every situation will be the same. Use the following codes in each situation:

- Code D (Illness or injury): The Employee is sick or quarantined: do not add comments.
- Code A (Shortage of work): The Employee is no longer working due to a shortage of work because the business has closed or decreased operations stemming from COVID-19: do not add comments.
- Code E (Quit) or Code N (Leave of absence): When the Employee refuses to come to work but is not sick or quarantined: avoid adding comments unless absolutely necessary to avoid delaying the processing of the claim.


Salopek & Associates are currently working with clients on drafting messages to staff around COVID-19 that is specific to their business and workplace. Policies are being reviewed with respect to Sick Time, Paid Time Off, Leaves of Absence and Working from Home. Questions are being asked about Business Emergency Response Plans. Salopek is available on an On-Call basis to answer your questions. Give us a call!

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