

SPRING 2017 - CARTERS CHARITY & NFP WEBINAR SERIES

June 15, 2017

THE TOP TEN HUMAN RESOURCES MISTAKES EMPLOYERS MAKE (AND HOW TO AVOID THEM)

By Barry W. Kwasniewski, B.B.A., LL.B.

bwk@carters.ca

1-866-388-9596

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Toronto (416) 675-3766 Ottawa (613) 235-4774 Mississauga (416) 675-3766 Orangeville (519) 942-0001 www.carters.ca www.charitylaw.ca





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The Top Ten Human Resources Mistakes Employers Make (And How To Avoid Them)

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Overview of The Top Ten HR Mistakes Employers Make

- Hiring an Independent Contractor Who is Really an Employee
- 2. Not Having a Written Employment Contract
- 3. Drafting Your Own Contracts
- 4. Incorrect Use of Fixed Term Employment Contracts
- 5. Incorrect Use of HR Policy Manuals
- 6. Not Keeping Employee Policies Up to Date
- 7. Not Having/Implementing a Vacation Policy
- Not Keeping Written Record of Employees' Performance Issues
- 9. Misunderstanding the Duty to Accommodate
- 10. Not Having Insurance for Employee Related Claims

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1. HIRING AN INDEPENDENT CONTRACTOR WHO IS REALLY AN EMPLOYEE

A. Reason for Hiring as an Independent Contractor

- Not required to remit statutory payroll taxes and deductions
 - Income Tax
 - Canada Pension Plan
 - Ontario Employer Health Tax
 - Employment Insurance
- Administrative convenience



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B. Risks of Incorrectly Characterising an Employee Canada Revenue Agency ("CRA")

- Employers that fail to deduct income tax may be ordered to pay:
 - Unremitted taxes:
 - Employer's share of premiums owing;
 - Employee's share of premiums owing;
 - Penalties; and
 - Interest
- CRA Guidance: http://www.cra-arc.gc.ca/E/pub/tg/rc4110/rc4110-e.html

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Workplace Safety and Insurance Act, 1997 ("WSIA")

- When the Workplace Safety and Insurance Board determines that an independent contractor is actually an employee under the WSIA the employer can be:
 - Charged with breaching the WSIA by not remitting premiums for the worker(s) leading to:
 - Investigation by the Board;
 - Charging the employer the outstanding WSIA premiums amounts plus interest
 - Being found guilty of a provincial offence and having fines levied

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C. Recent Cases – "Independent Contractors" held to be Employees

- Hawkwind Farms Ltd v Hurley-Maloney, 2016 CanLII 47888 (ON LRB)
 - Horse breeding operation hired an independent contractor but OLRB found worker to be an employee
- 2403986 Ontario Ltd (operating as Milano Pizza and Wings) v Beauchamp, 2016 CanLII 55238 (ON LRB)
 - Beauchamp hired as an independent contractor but OLRB found worker to be an employee
- Employees owed:
 - ESA minimum wage entitlements
 - ESA vacation and holiday pay

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Sistema Toronto Academy Inc v MNR, 2016 TCC 193

- Charity hired instructors to teach music to disadvantaged youth
- Hired as independent contractors
- CRA determined that they were employees
- Tax Court of Canada upheld Ministry of National Revenue ruling that 6 "contractors" were employees for EI and CPP purposes and the charity should have made EI and CPP source deductions

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D. Factors for Determining Employees versus Independent Contractors

- The level of control the payor has over the worker;
- Whether or not the worker provides the tools and equipment;
- Whether the worker can subcontract the work or hire assistants;
- The degree of financial risk taken by the worker;
- The degree of responsibility for investment and management held by the worker;
- The worker's opportunity for profit; and
- Any other relevant factors, such as written contracts

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2. NOT HAVING A WRITTEN EMPLOYMENT CONTRACT

- Why is it important:
 - Potential to misunderstand one another
 - Avoid long-term monetary liability to employees in event of termination of employment
- Essential terms need to be laid out:
 - Hours of work
 - Duties
 - Amount and details of compensation
 - Reporting structure
 - Mechanics for ending the relationship

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Employment

Contract

3. DRAFTING YOUR OWN EMPLOYMENT CONTRACTS

- "Do it yourself" contracts are frequently unenforceable due to violation of minimum prescribed standards from the Employment Standards Act, 2000
- Section 5(1) of the ESA states that no employer or employee can contract out of or waive an ESA standard
- Should have contracts professionally reviewed to avoid future problems

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Example: Termination Clauses

- ESA s. 57 contains the minimum termination notice or termination pay requirements based on years of service
- If the clause in the contract provides less than the s.57 requirement it will not be enforced by a court
- Common law rights, which are usually more generous than the ESA minimums, would apply instead of the contract clause

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4. INCORRECT USE OF FIXED TERM EMPLOYMENT CONTRACTS

A. Correct Uses of Fixed Term Contracts

- Parental leave replacement
- Hiring for specific tasks or projects
- · Grant-based projects with definite completion dates
- Time-limited transition requirements (e.g. after the sale or acquisition of a business)

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B. Unintended Liability

a) Continuing to Work after the Expiration of the Term

- Employees on a fixed term contract often continue to work after the end of the term, with no new contract
- If the an employee continues to be employed after the end of the contract they become an indefinite term employee
- Employee can then rely on their common law rights in the event of termination = unexpected liabilities

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b) Consecutive Fixed Term Contracts

- Court may see such contracts a ruse to avoid termination obligations
- The longer the employee remains on consecutive fixed term contracts the greater the risk that the employee will be declared an indefinite employee
- Employee can then rely on their common law rights



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c) Termination Damages to End of Term

- If an employee on a fixed term contract is terminated on a without cause basis the cost may well exceed what would be owed under an indefinite term contract
- Howard v Benson Group, 2016 ONCA 256
 - Fixed term employee terminated without cause owed damages equivalent to the remainder of his contract term because the contract was unclear about termination rights

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5. INCORRECT USE OF HR POLICY MANUALS

- If intention is to have the employee bound by the obligations and rules contained in the policy manual the employee must:
 - Be made aware of its contents
 - Be required to sign off and agree as a condition of employment
- An employee should be provided with a copy of the manual and sign an acknowledgement form in the manual agreeing to terms
 - Terms include the employer's right to amend the policies as needed

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- In Cheong v Grand Pacific Travel & Trade (Canada) Corp (2016 BCSC 1321) the termination policy of the corporation was contained in the policy manual rather than the employment contract
- The termination policy was held not to be enforceable because the employer could not provide evidence that the employee agreed to its terms
- Employee could rely on common law rights re termination entitlements

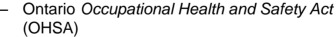
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6. NOT KEEPING EMPLOYEE POLICIES UP TO DATE

- Employers, including charities and NFPs, are legally required to adopt/implement a variety of HR policies
- Example:





- Mandatory health and safety awareness training
- Mandatory workplace violence/harassment policies
- Latest OHSA amendments re: sexual harassment in force as of September 8, 2016

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- Policies need to be kept up to date to keep up with legislative changes
 - Board of Directors has the legal responsibility to remain compliant with changing laws
 - Annual policy review should be on the directors' agenda
 - Ontario Ministry of Labour Website has useful information/training modules: https://www.labour.gov.on.ca/english/hs/training/

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7. NOT HAVING/IMPLEMENTING A VACATION POLICY

- Employees commonly do not use all their annual vacation time
- What happens to unused vacation time?
 - Accrue to the next year?
 - Time lost?
 - Monetary payout?
- Without a policy:
 - Potentially accruing a large contingent liability to the Employee





- The potential liability can be easily resolved through:
 - Employment contract vacation provision
 - Vacation policy
- Policy could stipulate:
 - Unused vacation beyond the ESA minimum (2 weeks vacation per year) will not be paid out and that vacation is provided on a "use it or lose it" basis
- Employees should not be allowed to assume that their unused vacation time will accrue year after year

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8. NOT KEEPING WRITTEN RECORD OF EMPLOYEES' PERFORMANCE

 "Dos and Don'ts of Employee Acquisition and Termination for Charities and Nonprofit Organizations" -

http://sectorsource.ca/resource/video/dos-and-donts-employee-acquisition-and-termination-charities-and-nonprofit

Termination for cause is difficult to prove



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A. Justifying "For Cause" Terminations

- Though a single event may not justify termination for cause multiple infractions can
- However, the infractions must be part of a written record and a progressive discipline process
- Things to include:
 - Performance issues
 - Past incidents of misconduct
 - Verbal or written warnings
 - Other forms of discipline short of termination
- Positive actions can also be recorded

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9. MISUNDERSTANDING THE DUTY TO ACCOMMODATE

- "Human Rights Challenges in the Workplace" -http://www.carters.ca/pub/seminar/chrchlaw/ott/16/Human-Rights-2016.pdf
- Caution is required when dealing with employees absent for medical reasons
- Employees are protected by the Ontario Human Rights
 Code ("OHRC") including the right to "reasonable
 accommodation" in the workplace
- Reasonable accommodation may include time off work, a gradual return to work plan, use of adaptive devices, etc.

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- Employer has legal duty to make bona fide efforts to accommodate employees with disabilities to the point of undue hardship - s.17 OHRC
- Do not assume an employee may be dismissed for being off work for a certain time period
- Unless it is clear (based on available medical information) that there is no reasonable likelihood of a return to work in the foreseeable future, it is unlikely a court will deem an employment contract frustrated

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10.NOT HAVING INSURANCE FOR EMPLOYEE RELATED CLAIMS

- Employment Practices Liability Coverage
 - Could be included as part of an organisation's directors and officers insurance policy or its general liability policy
 - Provides coverage for a variety of employment related claims
 - If you are not sure if you have this coverage speak to your broker or insurer to find out
 - Remember that there are conditions and limitations
 - This coverage is typically limited to legal defence costs

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Conclusion

- HR mistakes can be avoided by exercising due diligence
- Protect your organization take the time to review your HR practices
- If in doubt, seek professional advice

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