

Separately bookable days

Advance price expires 27 March 2009*

Early bird expires 8 May 2009*

Interactive
Panel
Discussion

Claim
CLE/CPD
Points

National Industrial Relations Law Conference

Achieving optimal outcomes in a
new era of workplace relations

16–17 June 2009
Crowne Plaza
Darling Harbour
Sydney

Don't miss this opportunity to:

- Understand the underlying strategies of the new regime
- Learn how to implement collective and good faith bargaining requirements
- Effectively apply National Employment Standards to agreements
- Clarify your knowledge of anti-discrimination and OHS obligations
- Minimise the risk of wrongful termination and unfair dismissal claims
- Prevent breaches of the transmission of business provisions
- Gain insight into business to union relations, with our panel of high profile industry participants

Register Today! Ph: 1800 772 772
or visit www.lexisnexis.com.au/pd

Expert speakers include:

Paul Brown, Partner, **Baker & McKenzie**
Joseph Catanzariti, Partner, **Clayton Utz**
David Cross, Partner, **Deacons**
Chris Gardner, Partner, **Freehills**
Natalie James, Chief Legal Counsel,
Department of Education, Employment & Workplace Relations
Leigh Johns, Chief Counsel, **Workplace Ombudsman**
Tim Lyons, Assistant Secretary, **Australian Council of Trade Unions**
Professor Ron McCallum AO, **University of Sydney**
Adrian Morris, Partner, **Blake Dawson**
The Honourable Paul Munro, formerly **Justice Munro**,
Senior Presidential Member of the
Australian Industrial Relations Commission
Christopher Platt, Director Workplace Policy,
Australian Mines & Metals Association
Dr Joellen Riley, Professor, Law Faculty, **University of Sydney**
Henry Skene, Partner, **Arnold Bloch Leibler**
Damian Sloan, Partner, **Middletons**

Endorsed by:



Product of:
LexisNexis[®]
Professional Development

National Industrial Relations Law

Achieving optimal outcomes in a new era of wo

Day one – Tuesday 16 June 2009

8.10 **Conference registration**

8.40 **Meet your Chair**
John Oakes, Partner, Clayton Utz

8:45 **Working with Forward with Fairness**

- Examining the role of labour law in market economies and impacts of globalisation
 - The role of regulation in maintaining Australian labour force international competitiveness
 - Australia's journey from Work Choices to Forward with Fairness
 - Resources available to assist the evolution of your clients' business
- Professor Ron McCallum AO, University of Sydney**



9:15 **Putting the IR puzzle together – impacts of FWA on business**

- The story so far: *Workplace Relations Amendment (Transitional to Forward with Fairness) Act 2008*, the Fair Work Bill 2008 and transitional legislation
 - Examining the scope of the new regime under the *Fair Work Act*
 - Understanding the interaction of pre-reform instruments, transitional instruments, modern awards, enterprise agreements and minimum standards
 - Permissible scope of enterprise agreements, including relationships between employer/employee and employer/unions
 - Ensuring inclusion of mandatory content in agreements:
 - Flexibility terms
 - Dispute resolution clause
 - Consultation term
 - Nominal expiry date for agreement
- Jack de Flamingh, Partner, Corrs Chambers Westgarth**

10:00 **Integrating the National Employment Standards with your client's business**

- Dissecting the elements contained in the 10 NES
 - From state based awards to minimum employment standards – examining the divergence between currently acceptable conditions and the new NES
 - Understanding the impact of transitional arrangements before 1 January 2010
 - How the NES applies in the absence of awards
 - What is the effect of NES on existing awards?
- Andrew Gray, Partner, Mallesons**

10:50 **Morning tea**

11:20 **Working with the regulator – Fair Work Australia and you**

- Examining the role and functional divisions of Fair Work Australia
 - Tribunal and administrative functions
 - Office of the Fair Work Ombudsman
 - Federal Court and Federal Magistrates Court jurisdictions
 - Observations on the mandatory matters FWA must take into account in performing its functions.
 - Powers of the FWO and inspectors in investigating and preventing breaches of the *Fair Work Act 2009* -
 - Inspecting a record or document and use of persons assisting inspectors
 - Enforceable undertakings
 - Compliance notices
 - FWO and injunctive relief in the FWA court divisions
 - FWO's role in protection against "adverse action"
- Leigh Johns, Chief Counsel, Workplace Ombudsman**

12:10 **Update on Australian Building and Construction Commission (ABCC) – what will the changes mean for you?**

- Examining the findings of The Hon Murray Wilcox QC and the future of the ABCC

- Will the new Specialist Division operate differently under the Ombudsman to other Divisions?
- Investigation and enforcement under the Specialist Division
- Reporting, accountability and complaints procedures
- What are the changes to the interaction with other enforcement agencies?
- Transitional arrangements

Richard Bunting, Partner, Blake Dawson

1:00 **Networking lunch for speakers and delegates**

2:00 **Formulating effective strategies for collective bargaining**

- Enterprise bargaining under the new Act
- Comparing prohibited content under the previous regime and permissible elements under FWF
- Approaches for single-enterprise agreements
- Negotiating multi-enterprise agreements – excluding industrial action protection and good faith bargaining requirements
- Applying for "single interest" status in limited circumstances
- Satisfying the "better off overall" test
- Preserving the right to take industrial action

Adrian Morris, Partner, Blake Dawson

2:50 **Negotiating commercial outcomes through good faith bargaining**

- Considering the "employee majority" requirement
- Components of and parties subject to the good faith bargaining obligations
- Ambit of directions able to be made by Fair Work Australia
- Restrictions on Fair Work Australia
- Arbitration where industrial action is causing a threat to safety or health, a threat to the economy, or significant harm to the parties

Chris Gardner, Partner, Freehills

3:40 **Afternoon tea**

4:10 **Protecting business from departing employees**

- Key areas of the law:
 - Duty of fidelity and related concepts
 - Notice of termination and gardening leave
 - Copyright
 - Confidential information
 - Post-employment restraints
- How the new employer can be liable
- Recourse available to original employer:
 - Investigations
 - Negotiations
 - Applications to court: injunctions, Anton Pillar orders and preliminary discovery
- Proactive and pre-emptive – implementing strategies to protect against risk from a changing workforce:
 - IT policies to enhance security
 - Contractual protections - restraints and gardening leave
 - Carrots – golden handcuffs
 - The Flipside - engaging employees of other businesses

Gareth Jolly, Partner, Minter Ellison

5:00 **Examining workplace relations and employment case law developments**

This session provides your instant digest of the most important cases in workplace relations over the past twelve months

Robert Reitano, Barrister, 15 Wardell Chambers Sydney

5:45 **Closing remarks from the Chair**

6:00 **Close of day one**

Day two – Wednesday 17 June 2009

- 8:30 **Conference registration**
- 8:50 **Meet your Chair**
The Honourable Paul Munro, formerly Justice Munro, Senior Presidential Member of the Australian Industrial Relations Commission
- 9:00 **Managing antidiscrimination cases in the workplace**
- Constructing policies and procedures to avoid:
 - Sexual harassment
 - Discrimination
 - Harassment and bullying in the workplace
 - Protection against discrimination in the workplace
 - Freedom of association
 - Not to discriminate against union members
 - Distinguishing between federal and state regimes governing discrimination in the workplace
 - Rights, remedies and case management of complaints
- David Cross, Partner, Deacons**
- 9:50 **Preventing occupational health and safety liability**
- Understanding the obligations imposed by OH&S legislation
 - Examining the scope of the legislation - who owes duties and who is covered?
 - When can directors and managers be held personally liable?
 - Seeing OH&S in its industrial relations context
 - The status of harmonisation of OHS regulation
- Damian Sloan, Partner, Middletons**
- 10:40 **Morning tea**
- 11:10 **Making sense of modernisation: implications of the new award safety net**
- The mechanics of modernisation: an explanation of the legal framework underpinning the creation of the modern award and the competing principles of “no-disadvantage” and “no increased cost”
 - The results so far: an analysis of modern award content, including scope and coverage, flexibility requirements, model clauses, and interaction with the NES
 - Implications for business advisers: assessing impact, protecting interests and maximising outcomes in the process
- Henry Skene, Partner, Arnold Bloch Leibler**
- 12:00 **Avoiding unfair dismissals and unlawful termination by understanding the new process and procedures**
- This session will take a look at the key issues affecting dismissals and terminations under the new regime:
 - Class of employees to whom provisions apply
 - Qualifying periods
 - Fair Dismissal Code applicable to small business
 - Exemptions from the legislation
 - Comparing the former “operational” provisions with current “redundancy” provisions
 - Avoiding breaches by:
 - Reviewing existing contracts and ensuring new documentation is compliant
 - Putting in place policies and procedures consistent with the legislation, including disciplinary, dismissal and communication processes
 - Advising on available remedies
 - What time triggers do your clients need to be aware of?
- Joseph Catanzariti, Partner, Clayton Utz**
- 12:50 **Networking lunch for speakers and delegates**
- 1:50 **Recognising when work has been transferred and complying with transmission of business provisions**
- Where employees of the old employer join the new employer within three months
 - The work the employee performs for the new employer is the same, or substantially the same
 - There is a transfer of assets used in the business between the old and new employers
 - Application to insourcing and outsourcing arrangements
- Dr Joellen Riley, Professor, Law Faculty, University of Sydney**
- 2:40 **Managing the employer/union relationship effectively**
- New right of entry (ROE) regime:
 - Investigate suspected contraventions of Fair Work Instruments and new Act and suspected OHS breaches –
 - Holding discussions with “eligible employees”, not just union members
 - Terms in enterprise agreements relating to ROE
 - The impact of ROE by union not bound by award or agreement
 - Operation of protected action ballots
 - Demand for bargaining
 - Examining protected industrial action and unlawful industrial action:
 - Avoiding infringement of the significant economic harm provisions – how will this provision sit with the balance of power in bargaining?
 - Legal remedies for non-compliance
- Paul Brown, Partner, Baker & McKenzie**
- 3:30 **Afternoon tea**
- 4:00 **Business and union relations after FWF**
- A review of elements retained from the Work Choices regime
 - When will a union be entitled to represent the industrial interests of the employee?
 - What is the future of unions under FWF?
 - Implications for employers and unions
 - Examining the unions’ election to be governed by particular agreements
 - How is registration of unions and associations affected by FWF?
 - Scope of the immunity provisions
- The Honourable Paul Munro, formerly Justice Munro, Senior Presidential Member of the Australian Industrial Relations Commission**
- Christopher Platt, Director Workplace Policy, Australian Mines & Metals Association**
- Tim Lyons, Assistant Secretary, Australian Council of Trade Unions**
- Natalie James, Chief Legal Counsel, Department of Education, Employment & Workplace Relations**
- 5:00 **Close of day two**



Panel Discussion

Priority registration form National Industrial Relations Law Conference

4 easy ways to register

Phone: 1800 772 772
Fax: (02) 9422 2338
Online: www.lexisnexis.com.au/pd
Mail: Conference Co-ordinator, LexisNexis
Locked Bag 2222,
Chatswood Delivery Centre, Chatswood NSW 2067

Please complete sections A, B, C, D, E

Conference code: PD6909 ABN: 70 001 002 357

A Delegate 1 details

Mr/Ms/Dr: _____
First name Last name

Position: _____

Organisation: _____

Postal address: _____

Suburb Postcode State

Telephone: _____

Fax: _____

Email (required**): _____

Delegate 2 details

Mr/Ms/Dr: _____
First name Last name

Position: _____

Telephone: _____

Fax: _____

Email (required**): _____

Delegate 3 details

Mr/Ms/Dr: _____
First name Last name

Position: _____

Telephone: _____

Fax: _____

Email (required**): _____

B Please tick as many practice areas you work in which apply:

- | | |
|--|---|
| <input type="checkbox"/> Banking & finance | <input type="checkbox"/> Family law |
| <input type="checkbox"/> Commercial litigation & ADR | <input type="checkbox"/> Insolvency & restructuring |
| <input type="checkbox"/> Corporate & commercial law | <input type="checkbox"/> Insurance & risk |
| <input type="checkbox"/> Criminal law | <input type="checkbox"/> Property |
| <input type="checkbox"/> Energy & resources | <input type="checkbox"/> Wills & estates |
| <input type="checkbox"/> Environment & planning | <input type="checkbox"/> Workplace relations, employment & safety |
| | <input type="checkbox"/> Other: _____ |

This will help us keep you informed about topics relevant to your business needs.

CONFERENCE RESOURCES

- I am unable to attend but would like to purchase a set of conference papers for National Industrial Relations Law Conference \$360 + GST = \$396.00

PROGRAM CHANGES

Details regarding this conference were confirmed and correct at the time of printing. LexisNexis reserves the right to cancel or amend the conference details at any time if required.

CANCELLATION

Your registration will be confirmed in writing when full payment has been received. LexisNexis will refund your registration fee in full less a \$165.00 administration cost if a request to cancel the registration is received in writing up to but not including 1 month prior to the event. If written notification is received any time up to but not including 2 weeks prior to the event, you will receive a 50% refund of your registration fee and seminar documents. No cancellation requests will be accepted after this time. You may nominate a replacement; however, no refund will be issued.

C Event Pricing (please tick your selection)

Advance price* (register and pay before 27 March 2009)	
<input type="checkbox"/> Two day conference	\$1850 + GST = \$2035.00
<input type="checkbox"/> One day conference only#	\$950 + GST = \$1045.00
Early bird price* (register and pay after 27 March and before 8 May 2009)	
<input type="checkbox"/> Two day conference	\$1950 + GST = \$2145.00
<input type="checkbox"/> One day conference only#	\$1050 + GST = \$1155.00
Standard price (register and pay after 8 May 2009)	
<input type="checkbox"/> Two day conference	\$2050 + GST = \$2255.00
<input type="checkbox"/> One day conference only#	\$1150 + GST = \$1265.00

* Early Bird, team discounts and any other discount cannot be taken concurrently

- # Please select day you wish to attend: Day one – Tuesday 16 June 2009
 Day two – Wednesday 17 June 2009

I am entitled to a 10% discount as a member of :

- IRACT AMMA

TEAM DISCOUNTS*

- Register a team of 2 to the conference at the same time, from the same organisation and receive a free pass for the 3rd delegate.*

* Early Bird, team discounts and any other discount cannot be taken concurrently

PLEASE SEND ME MORE INFORMATION ON THE FOLLOWING LEXISNEXIS PUBLICATIONS:

- Workplace Relations Australia
 Workplace Relations Legislation
 Industrial Law New South Wales
 Industrial Law Queensland
 Employment Law Bulletin Newsletter

D Payment details Payment is due upon registration

- Enclosed is my cheque for: \$ _____ made payable to LexisNexis
- Pay by credit card: Please charge \$ _____ to
- Mastercard Visa American Express

Card number: _____/_____/_____/_____

Expiry: ____/____

Name of cardholder: _____

Signature of cardholder: _____

- Charge to my LexisNexis account: \$ _____

Account number: _____

Signature: _____

Name of approving manager: _____

IMPORTANT PRIVACY NOTICE:

The information you provide on this form is collected by Reed International Books Australia Pty Limited for the purposes of processing your registration or enquiry and keeping you informed of upcoming products, services and events. The information is disclosed from time to time to our related bodies corporate for these purposes. The provision of this information by you is voluntary but if you do not provide some or all of the requested information we may be unable to properly process your registration. You have both a right of access to the personal information we hold about you and to ask us to correct it if it is inaccurate or out of date. Please direct your enquiries to privacy@lexisnexis.com.au

- Tick here if you DO NOT wish to receive information about upcoming events