

agency providing knowledge to assist in the development of better social, employment and work-related policies

EMCC

European Monitoring Centre on Change

Bulgaria: Obligation to consider alternatives to collective dismissals

♥ Bulgaria
 Phase: Management
 Type: Obligation to consider alternatives to collective dismissals

tast modified: 17 June, 2019

Native name:Кодекс на трудаEnglish name:Labour Code

Article

Article 130a

Description

In Bulgaria, companies envisage redundancies only as last resort and only after having considered all possible alternative options and/or identifying and implementing supporting measures (such as phasing planned measures over time, extending or reducing working time, seeking replacement activities). The employer is obliged to consult with trade unions about such alternatives. The trade unions may submit a statement to the Employment Agency (not compulsory) related to options for future employment of the dismissed employees.

Comments

In order to protect the interests and rights of employees, the Labour Code requires that the employer is obliged before the consultations with the social partners, to provide written information to the representatives of the trade unions and the representatives of the employees for the reasons for the dismissals envisaged. Such information needs to include the following information:

- The number of employees to be dismissed and the main economic activities,
- occupational groups and positions to which they relate,
- the number of employees of the main economic activities,
- occupational groups and positions in the enterprise,
- the specific indicators for applying the selection criteria of the workers to be dismissed,
- the period during which the dismissals will take place and the amount of due benefits related to the dismissals.

All this information could be used by the employee representatives and the employer to reach an agreement, to avoid or limit mass layoffs and mitigate their consequences.

In case of nonfulfillment of this employer's obligation, the representatives of the trade unions and the representatives of the employees have the right to alert the Executive Agency 'Labour Inspectorate' for non-observance of the labour legislation.

Cost covered by

Not applicable

Involved actors other than national government

Public employment service Trade union

Other

Involvement others

Executive Agency "General Labour Inspectorate'

Thresholds

Sources

- DG Employment, Social Affairs and Equal Opportunities/Héra, Selected companies' legal obligations regarding restructuring, 2011
- EMCC actors in restructuring
- Labour Code

Useful? Interesting? Tell us what you think. Eurofound welcomes feedback and updates on this regulation Your name * E-mail * More information? Homepage Subject Comment * Save Preview

European Monitoring Centre on Change - EMCC
About EMCC
European Restructuring Monitor
› About the European Restructuring Monitor
> Restructuring events database
> Restructuring support instruments
> Restructuring related legislation
> Restructuring case studies
> ERM publications
European Jobs Monitor

Labour market research

Case studies

Future of Manufacturing in Europe (FOME)

European Observatory on Quality of Life - EurLIFE

European Observatory of Working Life - EurWORK

Quick links

- Legal information
- Data protection
- Environmental policy
- Cookies
- Subscriptions
- Multilingualism
- Templates for Eurofound reports
- Eurofound style guide
- Management Board extranet
- Map how to get to Eurofound
- o FAO
- Sitemap











Contact us

Eurofound, Wyattville Road, Loughlinstown, Co. Dublin, D18 KP65, Ireland

Phone: (00) 353 1 2043100

E-Mail: information@eurofound.europa.eu

Press: media@eurofound.europa.eu



MEMBER OF THE NETWORK OF EU AGENCIES



EUROFOUND ACHIEVES EMAS REGISTRATION



FUROFOUND IS AN AGENCY OF THE FUROPEAN UNION



Access to internal documents | Financial information | Archives | Information centre | RSS feeds



