Your responses suggest that in your circumstances, third party dispute resolution may fall outside the ambit of the Fair Work Act.

(Fair Work Act 2009)

# Part 6-2—Dealing with disputes

### Division 1—Introduction

#### 735 Guide to this Part

This Part is about dealing with disputes between national system employees and their employers.

Division 2 deals with the powers of the FWC and other persons to deal with a dispute if a modern award, enterprise agreement or contract of employment includes a term that provides for the FWC or the person to deal with the dispute.

## 736 Meanings of employee and employer

In this Part, *employee* means a national system employee, and *employer* means a national system employer.

Note:

See also Division 2 of Part 6-4A (TCF contract outworkers taken to be employees in certain circumstances).

## Division 2—Dealing with disputes

## Subdivision A—Model term about dealing with disputes

## 737 Model term about dealing with disputes

The regulations must prescribe a model term for dealing with disputes for enterprise agreements.

### Subdivision B—Dealing with disputes

### 738 Application of this Division

This Division applies if:

- (a) a modern award includes a term that provides a procedure for dealing with disputes, including a term in accordance with section 146; or
- (b) an enterprise agreement includes a term that provides a procedure for dealing with disputes, including a term referred to in subsection 186(6); or
- (c) a contract of employment or other written agreement includes a term that provides a procedure for dealing with disputes between the employer and the employee, to the extent that the dispute is about any matters in relation to the National Employment Standards or a safety net contractual entitlement; or
- (d) a determination under the *Public Service Act 1999* includes a term that provides a procedure for dealing with disputes arising under the determination or in relation to the National Employment Standards.