

Employment Agency Contracts – Chain of On-hire Declaration

Note:

- An employment agency contract is a contract under which a person (employment agent) procures the services of another person (service provider) for a client of the employment agent. Such a contract could be formal or informal and could be expressly made or implied.
- A 'chain of on-hire' occurs when an employment agent on-hires a service provider to another employment agent who in turn on-hires the service provider to its client.
- Division 8 of Part 3 of the Payroll Tax Act 2007 (the Act) imposes payroll tax on wages paid by employment agents to staff on-hired under employment agency contracts.
- Revenue Ruling PTA 027 states that where there is a chain of on-hire, the employment agent (Agent 2) closest to the ultimate client of the service provider is liable for payroll tax on the payment(s) made to Agent 1.
- This declaration is to be made by the employment agent (Agent 2) who is the closest to the ultimate client of the labour provided by the service provider. Please read Revenue Ruling PTA 027 carefully before completing this form.
- This declaration must be kept by Agent 1 for five years. Agent 1 must ensure that this declaration can be readily produced upon request by Revenue NSW.
- Under the anti-avoidance provisions in section 42 of the Act, the Chief Commissioner of Revenue NSW
 may impose a payroll tax liability on any party to the employment agency arrangement if this declaration
 is incorrectly made.

Legal name of the service provider
Legal name of the employment agent that has contracted with the service provider (Agent 1)
Legal name of the employment agent that has contracted with Agent 1 and will be further on-hiring the service provider (Agent 2)

Legal name of the client that has contracted with Agent 2 and will be the ultimate client of the labour provided by the service provider

Agent 2 declares to Agent 1 that (tick one of the following boxes):

Agent 2 is not liable for payroll tax, or

Agent 2 is liable for payroll tax and will pay the payroll tax liability that arises out of on-hiring (the worker) to our client.

I, (Agent 2 or Authorised Employee of Agent 2), being an authorised officer of Agent 2, certify that the information provided in this form is true and correct.

Name	
Signed* *Once the	Date (DD/MM/YYYY) form is complete, please print with employer, public officer or authorised person to sign.
ContactNumber	

Contact details		
1300 139 815* (Monday – Friday, 8.30 am – 5.00 pm) *Interstate clients please call (02) 7808 6900		
Image: Www.revenue.nsw.gov.au Image: Payrolltax@revenue.nsw.gov.au Image: Payrolltax@revenue.nsw.gov.au Image: Payrolltax@revenue.nsw.gov.au Image: Payrolltax@revenue.nsw.gov.au Image: Payrolltax@revenue.nsw.gov.au		
Postal addressDX NumberGPO Box 4042DX 456 SydneySydney NSW 2001DX 456 Sydney		
Privacy Collection Notice		
Revenue NSW is collecting your information to administer the Payroll Tax Act 2007.		
Revenue NSW gives priority to protecting the privacy of information we receive. We do this by handling information in a responsible manner and in accordance with the Privacy and Personal Information Protection Act 1998 and Taxation		

Revenue NSW may disclose your information for law enforcement, for legal proceedings arising out of a taxation law, to permitted statutory or regulatory bodies, for reciprocal taxation law administration with another Australian jurisdiction, or any other reason contained within Part 9, Division 3 of the *Taxation Administration Act 1996*, or as permitted by law.

Administration Act 1996.

Revenue NSW does not require you to disclose tax file numbers for Payroll Tax purposes. If you submit information to us that includes tax file numbers and data that was not requested, you should redact this information where possible.

For more privacy information regarding the collection of information about an individual, please refer to the Revenue NSW Policy.

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