

Foodora workers found to be "dependent contractors" in labour board decision

February 28, 2020

In the Ontario Labour Relations Board's (the Board) first decision with respect to workers in the "gig economy", Foodora's couriers have been found to be "dependent contractors" within the definition of Ontario's Labour Relations Act (the Act), and thus have the right to unionize under the Act.

In the long-awaited decision that will impact Ontario's approach to ride-sharing services, food delivery apps and other "gig" platforms, the Board underwent a lengthy point-by-point analysis before finding that Foodora couriers are "dependent contractors" that "must be treated as such under the Act."

Background

In August 2019, couriers working for Foodora Inc. (Foodora), an app-based food delivery company, voted on whether to join the Canadian Union of Postal Workers (CUPW), with the Board electing to seal the ballot box pending clarification of the couriers' status.

Unlike many other jurisdictions in Canada, the Act:

- Creates a category of workers called "dependent contractors" those who, whether or not employed, are in a position of economic dependence upon, and under an obligation to perform duties for another person/entity; and
- Includes "dependent contractors" in the definition of "employee".

The issue before the Board was whether Foodora's couriers met the definition of "dependent contractor" in the Act or, as argued by the Company, whether they were independent contracts not covered by the Act.

Ontario labour relations board decision

The Board reviewed the activities of the couriers in detail and determined that they are, in fact, dependent contractors. The Board found there to be the requisite elements of control, primarily because couriers had to use the app owned and controlled by



Foodora. The Board also concluded that the many incentives and restrictions imposed by Foodora governing the couriers' work supported the conclusion that the couriers are in a position of economic dependence on Foodora. In the words of the Board: "The couriers are selected by Foodora and (are) required to deliver food on the terms and conditions determined by Foodora in accordance with Foodora's standards. In a very real sense, the couriers work for Foodora and not themselves".

Takeaway

Statistics show that the "gig economy" continues to grow in Canada and elsewhere. While the Ontario Act is unique in that it gives dependent contractors the right to unionize, there could certainly be a ripple effect because of this decision in Ontario and elsewhere.

In particular, this decision is interesting when contrasted with the state of the law in the United Kingdom, where the Central Arbitration Committee (and on review, the High Court), rejected an application to gain union recognition by a group representing Deliveroo drivers who operate in a similar manner to Foodora couriers. In the Deliveroo case, the drivers were found to be independent contractors, and thus were deemed ineligible to unionize - a finding that is particularly relevant given that UK legislation features a recognized category of "worker" that is comparable to that of a "dependent contractor" in Canada.

¹ Independent Workers' Union of Great Britain (IWGB) and RooFoods Limited T/A Deliveroo, TUR1/985(2016) (Deliveroo).

Ву

Clifford J. Hart, Noah Burshtein

Expertise

Labour & Employment



BLG | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

blg.com

BLG Offices

Calga	ry	

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

Montréal

1000 De La Gauchetière Street West Suite 900 Montréal, QC, Canada H3B 5H4

T 514.954.2555 F 514.879.9015

Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9

T 613.237.5160 F 613.230.8842

Toronto

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3

T 416.367.6000 F 416.367.6749

Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2

T 604.687.5744 F 604.687.1415

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing unsubscribe@blg.com or manage your subscription preferences at blg.com/MyPreferences. If you feel you have received this message in error please contact communications@blg.com. BLG's privacy policy for publications may be found at blg.com/en/privacy.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.