












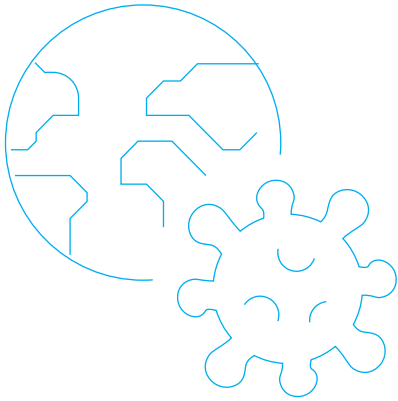
UPDATING WORKPLACE PLANS TO INCLUDE "VULNERABLE PERSONS"


On 25 May, the Department of Health issued a guidance document related to the treatment of "vulnerable persons" in the workplace. (Guidance Document). The Guidance Document expanded on the list of persons who are at particular risk of experiencing severe effects should they contract COVID-19. Pursuant to the Guidance Document, the Department of Employment and Labour issued further regulations consolidating occupational health and safety measures in workplaces who have commenced operations, replacing the directive issued on 29 April 2020. Employers are therefore required to update their workplace plans to include provisions related to, *inter alia*, "vulnerable persons".


1 LIST OF VULNERABLE PERSONS:


 <p>Persons over the age of 60.</p>	 <p>Persons who have comorbidities.</p>	 <p>Persons with chronic lung disease.</p>	 <p>Persons with diabetes or with late complications.</p>
 <p>Persons with moderate/severe hypertension (poorly controlled) or with target organ damage.</p>	 <p>Persons with serious heart conditions: heart failure, coronary artery disease, cardiomyopathies, pulmonary hypertension; congenital heart disease.</p>		 <p>Persons with chronic kidney disease being treated with dialysis.</p>
 <p>Persons with chronic liver disease including cirrhosis.</p>	 <p>Persons with severe obesity (BMI of 40 or higher).</p>	 <p>Persons who are immunocompromised.</p>	 <p>Employees who are beyond 28 weeks pregnant (and especially with any of co-morbidities listed above).</p>


2 PROTOCOL REGARDING VULNERABLE PERSONS:




 Work from home where possible.

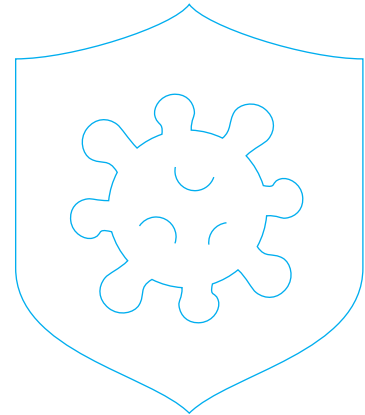
 If not possible, must be assessed by a medical practitioner at their own expense or where they cannot afford one, at the expense of the employer.

 The assessing medical practitioner should provide a confidential note to the employer indicating the presence of a condition that may render the employee high risk, from the list contained in the Guidance Document, without giving a specific diagnosis.

 Where the employee has a condition that is not listed in the Guidance Document, but that may nevertheless render the employee a vulnerable employee, a motivation from the medical practitioner is necessary.

 The medical practitioner should ensure that the employees' health condition is fully optimised which may include recommending flu vaccinations and continuous advice on maintaining a compliance and treatment plan.

UPDATING WORKPLACE PLANS TO INCLUDE "VULNERABLE PERSONS"



3

WHERE A VULNERABLE PERSON RETURNS TO THE WORKPLACE, AN EMPLOYER MAY CONSIDER THE FOLLOWING MEASURES TO TAKE UPON THEIR RETURN:

 <p>Alternative temporary placement/ redeployment of the employee.</p>	 <p>Restriction on certain duties and a prohibition on performing high risk procedures.</p>	 <p>Stricter physical distancing protocols, barriers or additional hygiene measures.</p>	 <p>Protective isolation.</p>	 <p>Specific PPE appropriate to the risk of the tasks/activities assigned to the employee.</p>
---	--	--	--	---

4

APPLICABLE LEAVE PROCEDURES FOR EMPLOYEES WHO CANNOT WORK FROM HOME AND WHO ARE NOT PERMITTED TO RETURN TO THE OFFICE:



Temporary incapacity, motivated by a medical practitioner/ occupational medical practitioner.



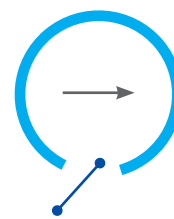
Where temporary incapacity is impossible, the employee should be entitled to use their sick leave if appropriate.



Where an employee's sick leave is exhausted, employees may use their annual leave, where an employee's working time is reduced or temporarily stopped, an employee may be entitled to special leave in terms of TERS.



Where applicable, the business must assess the eligibility of the employee to receive additional company benefits and/or UIF.



Unpaid leave in these circumstances is not recommended and should be a measure of last resort.

OUR TEAM

For more information about our Employment practice and services, please contact:



Aadil Patel
National Practice Head
Director
T +27 (0)11 562 1107
E aadil.patel@cdhlegal.com



Michael Yeates
Director
T +27 (0)11 562 1184
E michael.yeates@cdhlegal.com



Anli Bezuidenhout
Senior Associate
T +27 (0)21 481 6351
E anli.bezuidenhout@cdhlegal.com



Jose Jorge
Director
T +27 (0)21 481 6319
E jose.jorge@cdhlegal.com



Mohsina Chenia
Executive Consultant
T +27 (0)11 562 1299
E mohsina.chenia@cdhlegal.com



Sean Jamieson
Senior Associate
T +27 (0)11 562 1296
E sean.jamieson@cdhlegal.com



Fiona Leppan
Director
T +27 (0)11 562 1152
E fiona.leppan@cdhlegal.com



Faan Coetzee
Executive Consultant
T +27 (0)11 562 1600
E faan.coetzee@cdhlegal.com



Bheki Nhlapho
Senior Associate
T +27 (0)11 562 1568
E bheki.nhlapho@cdhlegal.com



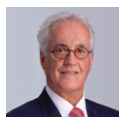
Gillian Lumb
Director
T +27 (0)21 481 6315
E gillian.lumb@cdhlegal.com



Avinash Govindjee
Consultant
M +27 (0)83 326 5007
E avinash.govindjee@cdhlegal.com



Asma Cachalia
Associate
T +27 (0)11 562 1333
E asma.cachalia@cdhlegal.com



Hugo Pienaar
Director
T +27 (0)11 562 1350
E hugo.pienaar@cdhlegal.com



Riola Kok
Consultant
T +27 (0)11 562 1748
E riola.kok@cdhlegal.com



Tamsanqa Mila
Associate
T +27 (0)11 562 1108
E tamsanqa.mila@cdhlegal.com



Thabang Rapuleng
Director
T +27 (0)11 562 1759
E thabang.rapuleng@cdhlegal.com

BBBEE STATUS: LEVEL TWO CONTRIBUTOR

Our BBBEE verification is one of several components of our transformation strategy and we continue to seek ways of improving it in a meaningful manner.

PLEASE NOTE

This information is published for general information purposes and is not intended to constitute legal advice. Specialist legal advice should always be sought in relation to any particular situation. Cliffe Dekker Hofmeyr will accept no responsibility for any actions taken or not taken on the basis of this publication.

JOHANNESBURG

1 Protea Place, Sandton, Johannesburg, 2196. Private Bag X40, Benmore, 2010, South Africa. Dx 154 Randburg and Dx 42 Johannesburg.
T +27 (0)11 562 1000 F +27 (0)11 562 1111 E jhb@cdhlegal.com

CAPE TOWN

11 Buitengracht Street, Cape Town, 8001. PO Box 695, Cape Town, 8000, South Africa. Dx 5 Cape Town.
T +27 (0)21 481 6300 F +27 (0)21 481 6388 E ctn@cdhlegal.com

STELLENBOSCH

14 Louw Street, Stellenbosch Central, Stellenbosch, 7600.
T +27 (0)21 481 6400 E cdh Stellenbosch@cdhlegal.com

©2020 9062/JUNE

