

The 10 Principles of the Australian Charter of Employment Rights Compared to the 2016 Election Policies of the Major Parties

1. Good Faith No Party has explicitly adopted the Charter principle of a general requirement for employers and workers to act in good faith. Good faith obligations remain restricted to bargaining. After the High Court rejected an obligation of good faith as being part of our employment laws, it is disappointing that no Party has proposed legislating such a requirement, which AIER argues underpins the notion of a "fair go". Coalition Labor Greens No policy to remove the status quo good faith Supports the status quo good faith bargaining Supports the status quo good faith bargaining bargaining provisions of the FWA. provisions of the FWA. provisions of the FWA. 2. Work with Dignity Requires recognition of the essential humanity of people who work and that labour is not a commodity. Numerous cases of extreme workplace exploitation have recently come to light, notably the cases of 7-Eleven and foreign workers in the horticultural sector. These cases demonstrate how workers are denied dignity. Each of the parties has announced policies in response to these cases of exploitation. Coalition Labor Greens Committed to: Committed to: Referred the 7-Eleven allegations to a Senate higher penalties for employers who Cracking down on the underpayment of inquiry. deliberately and systematically underpay workers, with increased penalties for Introduced legislation to provide for employees workers and new offence to cover when an employers who deliberately and employed by a franchisee to recover unpaid employer pays the correct wages to systemically avoid paying their employees employees, but then forces them to repay a remuneration from the franchisor or head properly; office entity. This legislation will also help make proportion of their wages in cash Introducing reforms to ensure that • amending the Fair Work Act to make temporary overseas workers are not being contracts fairer for small business franchisees, many of whom say that turning a profit and franchisors and parent companies liable for exploited and underpaid and that there is a breaches of the Act by their franchisees or level playing field for all workers in paying the legal minimum wage are often incompatible under the terms and conditions subsidiaries in certain situations Australia, including a new criminal offence of their franchise arrangements. for employers who exploit temporary giving compulsory evidence gathering powers to the Fair Work Ombudsman and overseas workers. A different approach to the other parties by introducing a new penalty for obstruction giving workers the power to take action and of and providing false or misleading A similar approach to the Coalition with the seeking to address the issue that it is the information to Fair Work Inspectors same reservations. Significant resources will business model of many of these enterprises need to be allocated to the Fair Work establish a Migrant Workers Taskforce in

the Fair Work Ombudsman that will target Ombudsman and Commission if highe		
che i an avoir en suasthan that win target en suasthan and commission in mghe	r that drives the exploitation. This approach will	
employers who exploit migrant workers. penalties and new offences are to be e	effective. require workers to understand their	
	entitlements to avoid exploitation.	
The Coalition's policy is directed at		
enforcement which is positive as far as it goes.		
However, the policy does not address the		
structural issues that lead to exploitative work		
practices.		
practices.		
3. Freedom from discrimination and harassment		
The Fair Work Act largely meets the Charter principle on providing for freedom from discrimination and harassment. The adverse action protection		
cover most areas of potential discrimination. However, the interpretation of the provisio	·	
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demonstrate discrimination limit the extent the provision protect against workplace disc	•	
recommendations on the adverse action protections have the potential to weaken the p		
Coalition Labor	Greens	
No stated intention to remove or modify Support existing protections.	Advocate removing religious exemptions from	
existing protections.	current discrimination laws.	
4. A safe and healthy workplace		
The harmonisation of occupational, health and safety laws (OHS) has provided an OHS re	egime that largely complies with the Charter. Remaining	
concerns include health and safety include restrictions on right of entry for union official	Is and recommendations from TURC for further restrictions,	
the precarious position of many workers engaged in insecure work, and the attempt by t	the Government to open up Comcare, undermining state-	
based workers compensation schemes. No Party has announced specific policies to addr		
Coalition	Greens	
The Coalition opportunistically introduced Supported the Road safety Remuneration		
legislation at the special sitting of Parliament Tribunal and the principle of minimum		
prior to the election being called to abolish the	The contract of the principle of minimum futes.	
Road Safety Remuneration Tribunal. The Opposed government attempts to allo	Opposed government attempts to allow	
Tribunal was intended to improve road safety national employers to access Comcare		
by providing reasonable contract rates for	Support the model OUS lows	
owner drivers. Support the model OHS laws.	Support the model OHS laws.	
Introduced legislation to allow national No stated policy to change right of ent		
employers to access Comcare.	laws.	

No stated position to further restrict right of	
entry laws, except notably for building and	
construction workers. The ABCC will, as it did	
previously, adversely affect the safety of	
building sites.	

5. Workplace Democracy

Workers have the right to be involved in decisions that affect them in the workplace. Concepts of workplace democracy are relatively underdeveloped in Australia, relying primarily on union representation, rather than consideration of work councils or representation on corporate boards or worker cooperatives. In an age of declining union membership, many workers have no voice in their workplaces.

Ī	Coalition	Labor	Greens
	Does not value the principle of workplace	Focus is primarily on unions to represent	Focus is primarily on unions to represent
	democracy as evidenced by its insistence on re-	workers in their workplace.	workers in their workplace.
	establishing the ABCC and seeking to further		
	limit the voice of workers.		

6. Union membership and representation

The right for workers to form and join trade unions for the protection of their occupational, social and economic interests is fundamental for a fair and just society. The core rationale of any workplace relations system is to address the power imbalance between employers and workers. Unions are the primary vehicle for addressing that power imbalance. The Royal Commission in Trade Union Governance and Corruption did find instances union-wrong doing. However, its recommendations pose a substantial threat to freedom of association. Unions must be democratic to be legitimate and accountable to their members and commit themselves to putting the interests of members first.

Coalition	Labor	Greens
Introduced the Registered Organisations Bill to	Opposed establishment of Trade Union Royal	Opposed establishment of Trade Union Royal
• introduce an independent watchdog, the	Commission.	Commission.
Registered Organisations Commission, to		
regulate unions and employer associations.	Opposed Registered Organisations Bill but	Opposed Registered Organisations Bill.
• increase the obligations of office-holders in	released its own policy on addressing union	
registered organisations with respect to the	governance.	
disclosure of material personal interests,		
and decision-making where officers may	Committed to:	
have such interests;	 providing the General Manager of the Fair 	
• strengthen the financial, disclosure and	Work Commission with an additional \$4.5	
transparency requirements applicable to	million over four years to monitor the 109	
officers in financial management matters;	employer and employee organisations	
increase civil penalties and imposing	presently registered;	

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The Fair Work Act's unfair dismissal provisions generally meet the Charter principle and provide employees with a degree of job security. The primary gap in the laws is their limited coverage. Many workers face insecurity by not being covered by unfair dismissal protections.

Coalition	Labor	Greens
No stated intention to change the existing	Support the existing unfair dismissal laws.	Support strengthening unfair dismissal laws
unfair dismissal laws.		with regards to employees of small businesses
		and casual, fixed term and probationary
		workers.

8. Fair Minimum Standards

Minimum standards are protected by the National Employment Standards and awards. AIER's concerns about minimum standards focus on the ability to avoid minimum standards, particularly through the significant use of casual workers, and loopholes such as working hours, the right to request provisions and individual flexibility arrangements. The debate on Sunday penalty rates has also raised questions on how standards are best protected.

Coalition	Labor	Greens
Penalty rates	Penalty rates	Penalty rates
Stated it will respect the decision of the Fair	Made a submission to the Fair Work	Committed to legislating to protect weekend
Work Commission on penalty rates. Supports	Commission urging the retention of Sunday	penalty rates. Exact nature of the legislative
status quo on process. However, key business	penalty rates. Committed to making a further	protection is unclear.
groups are still lobbying for a reduction penalty	submission if elected to Government. Stated it	
rates which will place pressure on the Coalition	will respect the decision of the Fair Work	
after the election, if they continue to be in	Commission on penalty rates. Supports status	
Government.	quo on process.	

No stated position on changing any minimum standards. <u>Interns and social security</u> The Coalition's plan for young people receiving unemployment benefits to undertake "internships" undermines minimum standards. The Coalition has indicated it these "internships" will not be considered employment thus minimum standards will not apply. While young people who undertake these "internships", which will be compulsory, will receive an additional \$200 a fortnight for working 25 hours a week, this amounts to working for \$4 an hours – significantly less than the minimum wage. Active labour market policies like these and "work for the dole" normalise low paid insecure work for young people. As more groups of people fall outside the protection of minimum standards, those standards are undermined.	 Enhanced protection of entitlements Committed to Ramping up protections for workers from sham contracting; Giving the Fair Work Ombudsman the powers and resources to pursue employers who liquidate their companies in order to avoid paying the money they owe their workers Enhancing National Employment Standards Advocate including in the National Employment Standards five days paid domestic and family violence leave. Support in principle national minimum standards for long service leave and the portability of entitlements Support in principle that the right to request flexible work arrangements should include an effective right of review for unreasonable refusals. 	 Extending minimum standards protections Committed to Legislating to give casuals and employees on successive fixed-term contracts who have been in a workplace for more than 12 months a right to request secure and ongoing work. Employees whose request for permanent work is refused would be able to ask the Fair Work Commission to order their employer to give them a permanent full-time or part-time job. Unions and employer organisations could apply to the Commission for orders that prospective employees, casual employees or those on rolling contracts be given permanent work. The orders could apply to individual workers, groups or whole classes of workers in any industry, with any kind of work or type of employer. Small businesses with fewer than 15 employees would be exempt from the legislation. Enhancing National Employment Standards Support domestic and family violence leave being included in the National Employment Standards. Support in principle portability of entitlements, including long service leave. Instigated a Senate inquiry in portable long service leave. Support right to request provisions should be enforceable and able to be arbitrated.
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9. Fairness and balance in industrial bargaining The Fair Work Act does not adequately provide for rights to collective bargaining and the taking of industrial action. Limitations on the level of bargaining and content of bargaining, along with restrictions on the right to strike, mean the Fair Work Act does not meet the Charter principle. The focus on bargaining at the enterprise level in particular is preventing many workers from accessing collective bargaining. Coalition Labor Greens Restricted union involvement in greenfields Opposed changes to bargaining for greenfields Opposed changes to bargaining for greenfields agreements. agreements. agreements. Proposed further restrictions on the content of **Oppose PC recommendations to further Oppose PC recommendations to further** bargaining. restrict content of bargaining. restrict content of bargaining. Indicated consideration of the Productivity **Oppose PC recommendation for enterprise Oppose PC recommendation for enterprise** Commission's recommendation for enterprise contracts that would undermine collective contracts that would undermine collective contracts, which would undermine collective bargaining. bargaining. bargaining. Supports existing FWA collective bargaining Called for amendments to the Fair Work Act to and industrial action provisions. give the Commission power to resolve disputes by arbitration, rather than cracking down on workers taking collective action. Support in principle amending Fair Work Act to enable workers to take industrial action in their economic and social interests, including repealing secondary boycott restrictions. **10.Effective dispute resolution** Charter requires the FWA to provide a structure for determinative and final dispute resolution. Safeguarding the independence of the Commission is important as is ensuring it continues to consist of people with experience of workplaces relations. Liberals Labor Greens No stated position to change the role or make-Support in principle the Fair Work Commission Support in principle the Fair Work Commission up of the FWC. having broader arbitration powers having broader arbitration powers.