

Restructuring legislation database

Luxembourg

Definition of collective dismissal

Phase Labour Code

Native name Code du travail

Type Definition of collective dismissal

Added to database 08 May 2015

Access online Click here to access online

Article

Art.L.166-1

Description

Subject to rules applicable to collective dismissals as stipulated by the Labour Code, employers must dismiss 7 employees within 30 days, or 15 employees within 90 days, for reasons that are not related to the employee's behaviour, but for economic reasons or in the framework of recovery, reorganisation, restructuring measures resulting in job losses, liquidation, bankruptcy.

The layoffs must concern at least four dismissals for reasons not related to employees' behaviour. All other contract terminations by the employer (for reasons not related to employee's behaviour) on the initiative of the employer, such as voluntary departures, redeployment, early retirement, etc. are considered as redundancies in calculating the threshold.

Public sector employees are excluded from the regulation on collective dismissals.

Commentary

No information available.

Additional metadata



Restructuring legislation database

Cost covered by None

Involved actors other

than national government

National government

Involvement (others) None

Thresholds Affected employees: 7

Company size: 7

Additional information: Two company eligibility thresholds are applicable: - 7 employees within 30 days - 15 employees within

90 days

Sources

<u>Labour Code</u> --- <u>Guichet.lu</u> (governmental website) - <u>Collective redundancies</u>
(English) --- <u>Guichet.lu</u> (governmental website) - <u>Licenciement collectif</u> (Frenchj) ---

Citation

Eurofound (2015), Luxembourg: Definition of collective dismissal, Restructuring legislation database, Dublin