

About the F83 application form

Application for a single interest employer authorisation

About single interest employer authorisations

The Fair Work Commission (Commission) may make a **single interest employer authorisation** under section 249 of the <u>Fair Work Act 2009</u> in relation to a proposed multi-enterprise agreement that will cover employers that are franchisees or have common interests.

For more information about single interest employer authorisations, see the Commission's <u>Enterprise Agreements Benchbook.</u>

When to use this form

Use this form to apply for a single interest employer authorisation in relation to a proposed multienterprise agreement.

An application for a single interest employer authorisation can be made by:

- the employers that will be covered by the proposed multi-enterprise agreement, or
- a bargaining representative of an employee who will be covered by the proposed agreement.

If the application is being made by the employers that will be covered by the proposed multienterprise agreement, the employers should lodge a single application signed by or on behalf of all the employers.

Lodging and serving your completed form

1. Lodge with the Commission:

	This form
	A draft authorisation that specifies:
	• the employers that will be covered by the agreement, and
	• the employees who will be covered by the agreement, and
	• the person (if any) nominated by the employers to make applications under the Fai Work Act 2009 if the authorisation is made.

Lodge by email, post or in person at the Commission office in your state or territory.

- **2. As soon as practicable** after lodging, **serve a copy** of all documents lodged with the Commission on all of the following:
 - each employer specified in the application

- each employee organisation that is a bargaining representative for the proposed agreement
- any other bargaining representative for the proposed multi-enterprise agreement of which the applicant is aware.

You can serve documents several ways, including by email, express post or registered post.

Where to get help

Commission staff & resources

Commission staff cannot provide legal advice. However, staff can give you information on:

- processes in the Commission
- how to make an application to the Commission
- how to fill out forms
- where to find useful documents such as legislation and decisions, and
- other organisations that may be able to assist you.

The Commission's website www.fwc.gov.au also contains a range of information that may assist.

Throughout this form



This icon appears throughout the form. It indicates information to help you complete the form.

Legal or other representation

Representation is where another person (such as a lawyer or paid agent, or an employee of a union or employer organisation) speaks or acts on a person's behalf or assists a person in certain other ways in relation to a matter before the Commission. There is no requirement to be represented at the Commission.

There are some restrictions on representation by a lawyer or paid agent.

Generally, a person must give notice to the Commission (by lodging a Form F53 – Notice that a person: (a) has a lawyer or paid agent; or (b) will seek permission for a lawyer or paid agent to participate in a conference or hearing) and seek permission from the Commission Member dealing with the matter if they wish to have a lawyer or paid agent represent them by participating in a conference or a hearing.

Apart from participating in a conference or hearing, a person's lawyer or paid agent can represent them without permission, unless the Commission decides otherwise. For example, the lawyer or paid agent can prepare and lodge written applications, responses and submissions with the Commission, and communicate in writing with the Commission and other parties to the matter on the person's behalf.

The requirement to give notice and seek permission for a lawyer or paid agent to participate in a conference or hearing, does not apply if the lawyer or paid agent is:

- an employee or officer of the person
- a bargaining representative that is representing the person, or
- an employee or officer of an employee or employer organisation, or an association of employers or a peak council, that is representing the person.

Rule 13(2) of the <u>Fair Work Commission Rules 2024</u> sets out further exceptions to the requirement to give notice and seek permission.

For more information about representation by lawyers and paid agents, see section 596 of the <u>Fair Work Act 2009</u>, rules 11, 12, 13 and 14 of the <u>Fair Work Commission Rules 2024</u> and the Commission's practice note on representation by lawyers and paid agents.

Glossary of common terms

Applicant – This is the person or organisation that is making an application.

Lawyer – This is a person who is admitted to the legal profession by a Supreme Court of a State or Territory.

Paid agent – In relation to a matter before the Commission, is an agent (other than a bargaining representative) who charges or receives a fee to represent a person in the matter.

Party – A party is a person or organisation involved in a matter or case that is brought to the Commission.

Respondent – The person or business responding to an application made by an Applicant.

Service – Serving a document means giving a copy of the document to a person or organisation, usually to the other party to the matter. You can serve a document in a number of ways, including by email, express or registered post, or in person. Part 5 of Chapter 1, rule 52 and Schedule 1 of the Fair Work Commission Rules 2024 deal with service.

Privacy

The Commission collects the information (including personal information) provided to it in this form for inclusion on the case file, and may disclose this information to the other parties to this matter and to other persons. For more details of the Commission's collection, use and disclosure of this information, please see the <u>Privacy notice</u> for this form, or ask for a hard copy to be provided to you.



Remove this cover sheet and keep it for future reference – it contains useful information

Form F83 – Application for a single interest employer authorisation

Fair Work Act 2009, section 248, Fair Work Commission Rules 2024, rule 52 and Schedule 1

This is an application to the Fair Work Commission under section 248 of the <u>Fair Work Act 2009</u> for a single interest employer authorisation.

The Applicant(s)



The Applicant(s) for a single interest employer authorisation must be either:

- the employers that will be covered by the proposed multi-enterprise agreement, or
- a bargaining representative of an employee who will be covered by the proposed agreement.

Who is making this application?

	The employers that wi	ill be covered by the proposed multi-enterprise agreement
	An employee organisa the proposed multi-en	tion that is a bargaining representative of an employee who will be covered by sterprise agreement
	A bargaining represen enterprise agreement	tative appointed by an employee who will be covered by the proposed multi-
	e application is being mails	ade by the employers covered by the proposed multi-enterprise agreement, so there are:
for e	e Applicants are the emeach employer: egal name of employer	ployers covered by the proposed multi-enterprise agreement, provide details
Eı	mployer's ACN (if a ompany)	
OI	mployer's trading name r registered business ame (if applicable)	
	mployer's ABN (if oplicable)	
C	ontact person	

Postal address			
Suburb			
State or territory		Postcode	
Phone number			
Email address			
Legal name of employer			
Employer's ACN (if a company)			
Employer's trading name or registered business name (if applicable)	:		
Employer's ABN (if applicable)			
Contact person			
Postal address			
Suburb			
State or territory		Postcode	
Phone number			
Email address			
ttach additional pages if tl	here are more than 2 emp	oloyer Applicants	S
			oresentative of an employee who wil etails of the organisation:
Name of employee organisation			
Contact person			
Postal address			

Suburb			
State or territory		Postcode	
Phone number			
Email address			
	ining representative appoint e agreement, provide details		yee who will be covered by the ng representative:
Legal name of employee bargaining representative			
ACN (if applicable)			
Trading name or registered business name (if applicable)			
ABN (if applicable)			
Contact person (if applicable)			
Relationship of bargaining representative to employer (if applicable)			
Postal address			
Suburb			

Postcode

State or territory

Do you need an interpreter?

20 ,0000	a an interpreter.				
S=Q=3 Interpreter	If you have trouble accessing another format. You can find	•		_	•
☐ Yes – Spe	ecify language				
□ No					
Do you req	uire any special assistance at t	he hearing or con	ference (e.g. a h	earing loop)?	
□ Yes – Ple	ase specify the assistance requ	ired			
□ No					
A re	pplicant have a representative a representative is a person or concequirement to have a represen	organisation that is tative.	representing a	n Applicant. There	e is no
☐ Yes – Pro	ovide representative's details be	elow			
□ No					

The representative



These are the details of the person or organisation that is representing an Applicant (if any).

Name of person		
Firm, organisation, company		
Postal address		
Suburb		
State or territory	Postcode	e
Phone number		
Email address		

If there is more than one representative, attach additional pages and indicate which Applicant each representative represents

Is the representative a lawyer or paid agent?

☐ Yes – please select:	Lawyer
	Paid agent
□ No	

1. Other bargaining representatives for the proposed multi-enterprise agreement



These are the details of all the other bargaining representatives for the proposed multienterprise agreement.

1.1 Provide details of all the employers that will be covered by the proposed multi-enterprise agreement.



If the Applicants are the employers, you do not need to provide their details again.

Legal name of employer		
Employer's ACN (if a company)		
Employer's trading name or registered business name (if applicable)		
Employer's ABN		
Contact person		
Postal address		
Suburb		
State or territory	Postcode	
Phone number		
Email address		

Legal name of employer			
Employer's ACN (if a company)			
Employer's trading name or registered business name (if applicable)	е		
Employer's ABN (if applicable)			
Contact person			
Postal address			
Suburb			
State or territory		Postcode	
Phone number			
Email address			
who will be covere	ed by the proposed multi-	enterprise agree	gaining representatives of employed ment. The end to provide the Applicant's
Name of employee organisation			
Contact person			
Postal address			
Suburb			
State or territory		Postcode	
Phone number			
Email address			

Attach additional pages if necessary.

1.3		any of the emplorgaining represe	•	ed by the propos	sed multi-enterprise agreement appoint
	Yes				
	No				
	If y	ou answered Ye	es – Provide details of eac	h employee bar	gaining representative:
(If the Applican Applicant's det		ng representativ	ve, you do not need to provide the
			·		address and private contact entative who is an individual.
		representative		ation that is a ba	ng because they are argaining representative. Employee n instrument of appointment.
er	-	me of e bargaining ntative			
A	CN (if a	pplicable)			
re	gistere	name or ed business applicable)			
AE	BN (if a	pplicable)			
	ontact oplicab	person (if le)			
ba re er	ırgainiı	ntative to er (if			
Po	stal ac	ddress			
Su	burb				
St	ate or	territory		Postcode	
Dł	one n	umher			

Email address			
Attach additional pages if n	ecessary		
1.4 Did any of the emplo		y the proposed	multi-enterprise agreement appo
□ Yes			
□ No			
If you answered Ye s	s – Provide details of each e	mployer bargair	ning representative:
Name of employer bargaining representative	е		
Employer represented by the bargaining representative	,		
Contact person			
Postal address			
Suburb			
State or territory		Postcode	
Phone number			
Email address			
Attach additional pages if n	ecessary		
2. Preliminary			
2.1 What industry is eac in?	h employer that will be cov	ered by the pro	pposed multi-enterprise agreeme
2.2 Provide the following	g:		

- The number of employees each employer currently has, and
- The employees of each employer that will be covered by the proposed multi-enterprise agreement.



For each employer that will be covered by the proposed multi-enterprise agreement, you must specify the number of employees that employer currently has and the employees who will be covered by the proposed agreement.

Section 249(3AC) of the Act specifies how the number of employees is calculated.

	Number of employees	Employees covered
		009 if the single interest employer
] Yes] No you answered Yes —Provide		
Yes No	?	
Yes No you answered Yes —Provide Legal name of person	?	
Yes No you answered Yes —Provide Legal name of person ACN (if applicable) Trading name or registered business	?	
Yes No You answered Yes —Provide Legal name of person ACN (if applicable) Trading name or registered business name (if applicable)	?	

Suburb				
State or territory Postcode				
	Only complete	by the employers section 3 if the Applicant i-enterprise agreement.	s are the employ	vers that will be covered by the
9	See sections 24	19(1)(a)(iii) and 249(1A) o	f the Fair Work A	Act 2009.
		the employers that will	-	ne proposed multi-enterprise gether?
□ Yes				
□ No				
		the employers that will he steps taken by the en	-	ne proposed multi enterprise e to bargain together.
	together. T	yers that will be covered he employers must not h gree to bargain together.	ave been coerce	nt must agree to bargain d, or threatened coercion, by any
	See section	s 249(1A)(a) and (b) of th	e Fair Work Act	2009.
Date(s)	Steps taker	to provide to agree to b	argain together.	

1	Annlication	made hy a	hargaining	representative of	f an amr	alovae
4.	Application	illaue by a	Daigaiiiiig	representative o	ıı aii eiiik	JIUYEE

		1
(П	١
\	ш	
/		/

Only complete section 4 if the Applicant is a bargaining representative of an employee who will be covered by the proposed multi-enterprise agreement.

See sections 249(1)(b)(iv), 249(1B) and 249(1D) of the Fair Work Act 2009.

4.1	If the Applicant is a bargaining representative of an employee who will be covered by the proposed multi-enterprise agreement, has each employer that will be covered by the proposed agreement consented to the application?
	Yes—Go to section 5
	No—Answer questions 4.2–4.4
4.2	Is each employer that will be covered by the proposed multi-enterprise agreement covered by

sections 249(1B)(a)–(c) of the Fair Work Act 2009?



An employer is covered by sections 249(1B)(a)-(c) if:

- the employer employs at least 20 employees at the time this application is made
- the employer has not applied for a single interest employer authorisation that has not yet been decided in relation to the employees who will be covered by the proposed agreement, and
- the employer is not named in a single interest employer authorisation or supported bargaining authorisation in relation to the employees who will be covered by the proposed agreement.

Section 249(3AC) of the Act specifies how the number of employees is calculated.

	•	•
Yes		
No		

For each employer that will be covered by the proposed multi-enterprise agreement, do a majority of the employees of the employer who will be covered by the proposed agreement want to bargain for the proposed agreement?



See sections 249(1B)(d) and 249(1C) of the Fair Work Act 2009. For each employer that will be covered by the proposed agreement, a majority of the employees employed by the employer at a time determined by the Commission and who will be covered by the proposed agreement, must want to bargain for the proposed agreement.

		The Commission may work out whether a majority of employees want to bargain using any method it considers appropriate.
	Yes	
	No	
emp	loyees	vered Yes —Explain how and at what time the Applicant determined that a majority of the of each employer who will be covered by the proposed agreement, want to bargain for the agreement:
4.4		s section 249(1D) apply to any employer that will be covered by the proposed multi-enterprise reement?
		 Section 249(1D) applies to an employer if: the employer and employees of the employer that will be covered by the proposed agreement, are covered by an enterprise agreement that has not passed its nominal expiry date at the time the Commission will make the single interest employer authorisation, or the employer and an employee organisation entitled to represent the industrial interests of employees who will be covered by the proposed agreement, have agreed in writing to bargain for a proposed single-enterprise agreement that would cover those employees or substantially the same group of employees.
	Yes	
	No	
5. F	urthe	er requirements for a single interest employer authorisation
5.1 agre		at least some of the employees who will be covered by the proposed multi-enterprise represented by an employee organisation?
	Yes	
	No	
•		vered Yes —Provide the name of one such employee organisation and identify the employees who ered by the proposed agreement who are represented by that organisation:

5.2	Will the proposed multi-enterprise agreement cover employees in relation to general building and
cons	truction work?



See section 249A of the Fair Work Act 2009.

General building and construction work is defined in section 23B of the Act.

Yes
Ye

	Ν	o
		v

- 5.3 Do the employers that will be covered by the proposed multi-enterprise agreement carry on similar business activities under the same franchise, as:
 - franchisees of the same franchisor
 - related bodies corporate of the same franchisor, or
 - any combination of the above?



See section 249(2) of the Fair Work Act 2009.

Yes—Insert the details red	uested and see	note below.

☐ No—Answer	questions 5.4-5	5.7
-------------	-----------------	-----

Note: If you answered **Yes**—Provide details of the franchisor and the relationship of each employer to the franchisor here and then go to the signature section signature (unless you also rely on s 249(3) and need to answer question 5.4).

5.4	Explain why all of the employers that will be covered by the proposed multi-enterprise agreement



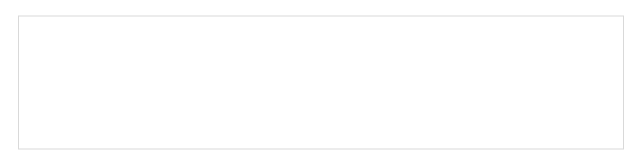
See section 249(3)(a) of the Fair Work Act 2009. Section 249(3A) gives as examples of matters that may be relevant to determining whether the employers have a common interest:

• geographical location

have clearly identifiable common interests.

- regulatory regime, and
- the nature of the enterprises to which the proposed agreement will relate, and the terms and conditions of employment in those enterprises.

Also see question 5.7.



5.7 If the Applicant is a bargaining representative of an employee who will be covered by the proposed multi-enterprise agreement, do any of the employers that will be covered by the proposed agreement employ 50 or more employees at the time this application is made?



Sections 249(3AB) and 249(1AA) of the Fair Work Act 2009 provide that if:

 this application is made by a bargaining representative of an employee who will be covered by the proposed agreement, and • an employer that will be covered by the proposed agreement employs 50 or more employees at the time this application is made,

it is presumed the requirements respectively of sections 249(3)(a) and 249(3)(b), and section 249(1)(b)(vi), are met in relation to that employer, unless the contrary is proved.

Section 249(3AC) of the Act specifies how the number of employees is calculated.

	Yes	
	No	
-		Provide the name of each employer that employs 50 or more employees and the employed by those employers in each instance:
Δ		
Aut	hority to sign	
	Π)	rity to sign':
	If you a positioIf you a	are the Applicant—insert 'Applicant' are an employee of a company or organisation that is the Applicant—insert your in title are the Applicant's representative and have provided your details in this form—'Representative'.
A	uthority to sign	
I		ur signature, name and the date. If you are completing this form ically and do not have an electronic signature, type your name in the e field.
Si	gnature	
Na	ame	
Date		
PLEASE RETAIN A COPY OF THIS FORM FOR YOUR OWN RECORDS		