



ONLINE

INTERNATIONAL LABOUR STANDARDS

KNOWLEDGE SHARING ON DIGITAL LABOUR PLATFORM

POLICIES & CASE LAW

4 – 6 DECEMBER 2024

Information Note



International
Labour
Organization



International Training Centre

BACKGROUND

In a constantly changing world of work, rights at work are confronted with many challenges. Digital labour platforms are a distinctive part of the digital economy. By connecting businesses and clients to workers, they are transforming labour processes, with major implications for the future of work.

The main challenge is not to make all work standard but rather to make all work decent. It is important to reflect and respond to the significant transformations in the world of work. Case law referring to International Labour Standards (ILS) and the work of the ILO supervisory bodies in digital labour platforms can provide valuable inputs for a comparative analysis of the implications of these changes in different areas of the world.

The exchange of experiences and the mutual learning between judges, lawyers and academics from different countries on ILS contribution in guiding the future decisions represent a source of inspiration at national level for strengthening the crucial judicial role in a changing world of work.

WHO IS THE TARGET AUDIENCE?

Representatives from: Ministry of Labour, Social Partners, Judges, lawyers and academics.

OBJECTIVE AND CONTENTS OF THE EVENT

The three-day debate aims to provide a unique opportunity to analyse and discuss the implications and challenges brought about by the effects of the digital labour platforms on the current employment model and the consequent impact on decisions concerning the application of ILS and substantive rights for digital platform.

Drawing on the guidance from International Labour Standards (ILS) and current case law at national level, the knowledge sharing series aims at supporting a comparative analysis of case law ruling digital platform litigations.

WHAT WILL I GAIN FROM THE EVENT?

The knowledge sharing opens a dialogue focused on issues arising in the framework of litigations involving digital platform.

More specifically, the event intends to facilitate an international debate amongst labour law professionals on the guiding role and effective implementation of ILS in a fragmented and challenging context related to the safeguard of minimum rights and protections for all workers in the digital labour platforms.

WHAT TOPICS DOES THIS EVENT COVER?

During the three-day event participants will have the opportunity to update knowledge and share experiences & case studies on the following topics:

- Recent comparative studies at international level on the impact of digital labour platforms;
- Effective implementation of relevant ILS;
- International law and the platform economy: An analysis of three jurisdictions- Case studies from US, India, EU;
- Conflict of laws in digital economy and jurisdictional issues;
- Comparative analysis of the trends, commonalities and differences worldwide.

HOW IS THE EVENT ORGANIZED?

The programme will be interactive and participatory and will be structured as follows:

- Webinars on the above mentioned topics with the involvement of international experts ,
- Interactive discussions on case studies,
- Presentation of key findings.

The online knowledge-sharing event is structured in two main components:

1. **Asynchronous phase:** in the E Campus **Towards decent work in the digital economy** participants will have the opportunity to consult and share the following resources :
 - Virtual library,
 - Access to Continuing Legal Education on ILS (CLE) – Module 1,
 - Results of thematic discussions,
 - Collection of case studies and practices.
2. **Synchronous phase:** during **n. 3 live webinars** participants will be actively involved in thematic review, peer-to-peer learning, - discussions in plenary sessions.

WHO ARE THE RESOURCE PERSONS?

The online discussion will offer a well-structured update on technical issues and an interactive platform facilitated by international experts from the ILO, EU, OECD and Academic institutions worldwide.

WHAT IS THE LANGUAGE OF THE EVENT?

The course is offered in English, with the possibility of simultaneous interpretation in Spanish.

HOW MUCH DOES THE EVENT COST?

The tuition fee for the course is **495 Euros**.

Please apply directly by **29 November 2024** at the following link:

<https://oarf2.itcilo.org/DST/A9717110/en>

ARE THERE ANY FELLOWSHIPS?

A limited number of fellowships are available to qualified candidates coming from eligible countries.

As an Organization dedicated to promoting social justice and internationally recognized human and labour rights, the ILO is taking a leading role in international efforts to foster gender equality. In line with this ILO focus, women are particularly encouraged to apply to ITCILO courses.

WITHDRAWAL, CANCELLATION POLICY, AND REFUNDS FOR OPEN COURSES

If an enrolled participant wishes or must withdraw from a course, they may choose to apply to a different course or be substituted by another candidate. The participant must notify the Centre, in writing, of their decision at least 14 days prior to the start date of the course. Cancellation of participation in regular courses will result in the following penalties:

- 14 days or more prior to the start date of the course: No penalty, 100% refund of amount paid less applicable bank charges
- 8 to 13 days prior to the start date of the course: Penalty of 50% of course price, refund of residual amount paid (if any) less applicable bank charges
- 7 days or less prior to the start date of the course: Penalty of 100% of course price.

INFO

FOR FURTHER INFORMATION PLEASE CONTACT

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