

**On ratification of the Convention concerning Equal Opportunities and Equal Treatment for Men and Women Workers: Workers with Family Responsibilities (Convention No. 156)**

***Unofficial translation***

Law of the Republic of Kazakhstan of 16 November 2012

      To ratify the Convention concerning Equal Opportunities and Equal Treatment for Men and Women Workers: Workers with Family Responsibilities (Convention No. 156), adopted on the 67-th session of General conference of the International Labor Organization in Geneva, 23 June 1981.

      *President*

*of the Republic of Kazakhstan              N. NAZARBAYEV*

 **Convention №156 of the International Labour Organisation concerning Equal Opportunities and Equal Treatment for Men and Women Workers: Workers with Family Responsibilities**

 **(Geneva, 23 June 1981)**

      THE GENERAL CONFERENCE OF THE INTERNATIONAL LABOUR ORGANISATION,

      HAVING been convened at Geneva by the Governing Body of the International Labour Office and having met in its Sixty-seventh Session on 3 June 1981, and

      NOTING the Declaration of Philadelphia concerning the Aims and Purposes of the International Labour Organisation which recognises that "all human beings, irrespective of race, creed or sex, have the right to pursue their material well-being and their spiritual development in conditions of freedom and dignity, of economic security and equal opportunity", and

      NOTING the terms of the Declaration on Equality of Opportunity and Treatment for Women Workers and of the resolution concerning a plan of action with a view to promoting equality of opportunity and treatment for women workers, adopted by the International Labour Conference in 1975, and

      NOTING the provisions of international labour Conventions and Recommendations aimed at ensuring equality of opportunity and treatment for men and women workers, namely the Equal Remuneration Convention[1] and Recommendation, 1951, the Discrimination (Employment and Occupation) Convention[2] and Recommendation, 1958, and Part VIII of the Human Resources Development Recommendation, 1975, and

      RECALLING that the Discrimination (Employment and Occupation) Convention, 1958, does not expressly cover distinctions made on the basis of family responsibilities, and considering that supplementary standards are necessary in this respect, and

      NOTING the terms of the Employment (Women with Family Responsibilities) Recommendation, 1965, and considering the changes which have taken place since its adoption, and

      NOTING that instruments on equality of opportunity and treatment for men and women have also been adopted by the United Nations and other specialised agencies, and recalling, in particular, the fourteenth paragraph of the Preamble of the United Nations Convention on the Elimination of All Forms of Discrimination against Women, 1979,[3] to the effect that States Parties are "aware that a change in the traditional role of men as well as the role of women in society and in the family is needed to achieve full equality between men and women", and

      RECOGNISING that the problems of workers with family responsibilities are aspects of wider issues regarding the family and society which should be taken into account in national policies, and

      RECOGNISING the need to create effective equality of opportunity and treatment as between men and women workers with family responsibilities and between such workers and other workers, and

      CONSIDERING that many of the problems facing all workers are aggravated in the case of workers with family responsibilities and recognising the need to improve the conditions of the latter both by measures responding to their special needs and by measures designed to improve the conditions of workers in general, and

      HAVING DECIDED upon the adoption of certain proposals with regard to equal opportunities and equal treatment for men and women workers: workers with family responsibilities, which is the fifth item on the agenda of the session, and

      HAVING DETERMINED that these proposals shall take the form of an international Convention,

      ADOPTS this twenty-third day of June of the year one thousand nine hundred and eighty-one the following Convention, which may be cited as the Workers with Family Responsibilities Convention, 1981:

 **Article 1**

      1. This Convention applies to men and women workers with responsibilities in relation to their dependent children, where such responsibilities restrict their possibilities of preparing for, entering, participating in or advancing in economic activity.

      2. The provisions of this Convention shall also be applied to men and women workers with responsibilities in relation to other members of their immediate family who clearly need their care or support, where such responsibilities restrict their possibilities of preparing for, entering, participating in or advancing in economic activity.

      3. For the purposes of this Convention, the terms "dependent child" and "other member of the immediate family who clearly needs care or support" mean persons defined as such in each country by one of the means referred to in Article 9 of this Convention.

      4. The workers covered by virtue of paragraphs 1 and 2 of this Article are hereinafter referred to as "workers with family responsibilities".

 **Article 2**

      This Convention applies to all branches of economic activity and all categories of workers.

 **Article 3**

      1. With a view to creating effective equality of opportunity and treatment for men and women workers, each Member shall make it an aim of national policy to enable persons with family responsibilities who are engaged or wish to engage in employment to exercise their right to do so without being subject to discrimination and, to the extent possible, without conflict between their employment and family responsibilities.

      2. For the purposes of paragraph 1 of this Article, the term "discrimination" means discrimination in employment and occupation as defined by Articles 1 and 5 of the Discrimination (Employment and Occupation) Convention, 1958.

 **Article 4**

      With a view to creating effective equality of opportunity and treatment for men and women workers, all measures compatible with national conditions and possibilities shall be taken-

      (a) to enable workers with family responsibilities to exercise their right to free choice of employment; and

      (b) to take account of their needs in terms and conditions of employment and in social security.

 **Article 5**

      All measures compatible with national conditions and possibilities shall further be taken-

      (a) to take account of the needs of workers with family responsibilities in community planning; and

      (b) to develop or promote community services, public or private, such as child-care and family services and facilities.

 **Article 6**

      The competent authorities and bodies in each country shall take appropriate measures to promote information and education which engender broader public understanding of the principle of equality of opportunity and treatment for men and women workers and of the problems of workers with family responsibilities, as well as a climate of opinion conducive to overcoming these problems.

 **Article 7**

      All measures compatible with national conditions and possibilities, including measures in the field of vocational guidance and training, shall be taken to enable workers with family responsibilities to become and remain integrated in the labour force, as well as to re-enter the labour force after an absence due to those responsibilities.

 **Article 8**

      Family responsibilities shall not, as such, constitute a valid reason for termination of employment.

 **Article 9**

      The provisions of this Convention may be applied by laws or regulations, collective agreements, works rules, arbitration awards, court decisions or a combination of these methods, or in any other manner consistent with national practice which may be appropriate, account being taken of national conditions.

 **Article 10**

      1. The provisions of this Convention may be applied by stages if necessary, account being taken of national conditions: Provided that such measures of implementation as are taken shall apply in any case to all the workers covered by Article 1, paragraph 1.

      2. Each Member which ratifies this Convention shall indicate in the first report on the application of the Convention submitted under article 22 of the Constitution of the International Labour Organisation in what respect, if any, it intends to make use of the faculty given by paragraph 1 of this Article, and shall state in subsequent reports the extent to which effect has been given or is proposed to be given to the Convention in that respect.

 **Article 11**

      Employers' and workers' organisations shall have the right to participate in, in a manner appropriate to national conditions and practice, in devising and applying measures designed to give effect to the provisions of this Convention.

 **Article 12**

      The formal ratifications of this Convention shall be communicated to the Director-General of the International Labour Office for registration.[4]

 **Article 13**

      1. This Convention shall be binding only upon those Members of the International Labour Organisation whose ratifications have been registered with the Director-General.

      2. It shall come into force twelve months after the date on which the ratifications of two Members have been registered with the Director-General.[5]

      3. Thereafter, this Convention shall come into force for any Member twelve months after the date on which its ratification has been registered.[6]

 **Article 14**

      1. A Member which has ratified this Convention may denounce it after the expiration of ten years from the date on which the Convention first comes into force, by an act communicated to the Director-General of the International Labour Office for registration. Such denunciation shall not take effect until one year after the date on which it is registered.

      2. Each Member which has ratified this Convention and which does not, within the year following the expiration of the period of ten years mentioned in the preceding paragraph, exercise the right of denunciation provided for in this Article, will be bound for another period of ten years and, thereafter, may denounce this Convention at the expiration of each period of ten years under the terms provided for in this Article.

 **Article 15**

      1. The Director-General of the International Labour Office shall notify all Members of the International Labour Organisation of the registration of all ratifications and denunciations communicated to him by the Members of the Organisation.

      2. When notifying the Members of the Organisation of the registration of the second ratification communicated to him, the Director-General shall draw the attention of the Members of the Organisation to the date upon which the Convention will come into force.

 **Article 16**

      The Director-General of the International Labour Office shall communicate to the Secretary-General of the United Nations for registration in accordance with Article 102 of the Charter of the United Nations full particulars of all ratifications and acts of denunciation registered by him in accordance with the provisions of the preceding Articles.

 **Article 17**

      At such times as it may consider necessary the Governing Body of the International Labour Office shall present to the General Conference a report on the working of this Convention and shall examine the desirability of placing on the agenda of the Conference the question of its revision in whole or in part.

 **Article 18**

      1. Should the Conference adopt a new Convention revising this Convention in whole or in part, then, unless the new Convention otherwise provides-

      (a) the ratification by a Member of the new revising Convention shall ipso jure involve the immediate denunciation of this Convention, notwithstanding the provisions of Article 14 above, if and when the new revising Convention shall have come into force;

      (b) as from the date when the new revising Convention comes into force this Convention shall cease to be open to ratification by the Members.

      2. This Convention shall in any case remain in force in its actual form and content for those Members which have ratified it but have not ratified the revising Convention.

 **Article 19**

      The English and French versions of the text of this Convention are equally authoritative.

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