Migrant Justice Institute and Human Rights Law Centre have led a national coalition proposing immigration protections for migrant workers who take action against unscrupulous employers. Our detailed proposal is endorsed by over 40 organisations including legal centres, ethnic community state and national peak bodies, unions, churches, and national service providers such as the Salvation Army, AMES and the Settlement Council of Australia.

The problem

Migrant worker exploitation is entrenched in numerous industries across Australia. The vast majority of unlawful employer conduct goes unchecked. In our surveys of thousands of migrant workers, three quarters were paid less than the casual minimum wage and, among the underpaid workers, nine in ten told nobody.

Many migrant workers stay silent for fear that if they come forward they will put their visa and stay in Australia at risk or jeopardise a future visa. When migrant workers reach the end of their stay and could potentially safely pursue a labour claim without risk to their job or visa, they are required to swiftly return home. All intelligence about exploitative employers is lost and the worker never recovers the wages they are owed.

The Fair Work Ombudsman (FWO) has limited enforcement capacity and takes a small number of cases each year.

Most migrant workers are extremely reluctant seek the regulator’s assistance. In 2017, the Federal Government attempted to address this issue by implementing an Assurance Protocol. Under this scheme, the Department of Home Affairs (DHA) commits to generally not cancel a worker’s visa for breach of work rights if the worker is assisting the FWO with its inquiries. The Protocol has not been effective, with only around 15 migrant workers using it each year.
Because of this regulatory failure, employers know they will not be held to account and underpayment of migrant workers has become a widely successful business model. In some industries, this makes employers that do the right thing uncompetitive. Businesses cannot detect wage theft (or modern slavery) in their supply chains because migrant workers will not report it to auditors or the regulator.

**Our proposed reforms**

Our proposal sets out two reforms that will help to bring these workers out of the shadows and hold exploitative employers to account:

- protection from visa cancellation for exploited migrant workers who have breached their visa but take action against their employer, and
- a short-term visa with work rights to pursue a claim before they leave Australia.

**How do the protections work?**

To be eligible for either protection, a migrant worker must:

1. Take action to address a non-trivial breach of their employment rights. This could include a claim through a government agency, union action against an employer, or a private legal action against the employer in a court or tribunal.
2. Demonstrate a meritorious claim either by:
   - Certification from a federal or state government regulator that it is inquiring into the allegation (for violations including wage theft, sexual harassment, workplace health and safety breach etc.); or
   - Certification of the claim by an accredited specialist employment lawyer or an employment lawyer in a community legal centre, union or pro bono practice. This protects against false or unmeritorious claims because there is no financial incentive to bring such a claim and these lawyers are experts who are subject to professional disciplinary oversight.
3. Report the case to the Fair Work Ombudsman or other government authority.

For the short-term visa:

- The Department of Home Affairs will have discretion to issue the visa for several months or up to one year, depending on strength of evidence and progress of claim. The migrant worker could apply for a further short-term visa if necessary to pursue the claim.
- The visa will become invalid if the visa-holder abandons the claim (however they are permitted to genuinely settle the claim).

**How will whistleblower protections contribute to reducing exploitation?**

These reforms will begin to break the entrenched cycle of exploitation and expand government’s enforcement of labour law by:

- Changing employer behaviour by increasing the likelihood that exploitation will come to light and they will be held to account;
- Substantially expanding enforcement beyond the limited capacity of government agencies by enabling more employment lawyers and unions to pursue claims on behalf of migrant workers who would not otherwise come forward;
• Increasing detection of exploitation among federal and state government agencies by requiring reporting of claims to those regulators;
• Increasing business’ ability to detect and address wage theft and modern slavery in supply chains by enabling migrant workers to more safely report it, while not creating any new red tape for businesses that do the right thing and comply with employment laws;
• Encouraging migrants to join unions and assisting unions to organise and represent migrant workers; and
• Creating new incentives for migrant workers to report forms of exploitation not currently covered by the Assurance Protocol, including workplace health and safety, sexual harassment and discrimination.

Who will benefit from the proposal?

These protections will benefit migrants on a range of temporary visas, as well as those who have overstayed a visa. For example:

• An exploited international student who has worked more than 40 hours a fortnight in breach of their visa (often to make ends meet on unlawfully low wages) would be willing to bring a claim against their employer and recover the wages they are owed because they have certainty that their visa would not be cancelled.
• A sponsored worker whose employer illegally demanded the migrant pay back the sponsorship fee could access a short-term visa to recover this unlawful payment, before finding another sponsor for a new work visa.
• An exploited backpacker who is about to leave Australia but didn’t want to report sexual harassment during their fruit-picking job could access a short-term visa to stay for a short period to hold their employer to account before returning home.

The proposals will also benefit:

• Employers that pay their workers correctly and want a level playing field;
• Businesses that want to detect and address exploitation and modern slavery in their supply chains;
• Federal and state governments that want to strengthen enforcement of labour laws;
• Unions that seek to engage and recruit migrant workers;
• Consumers that want greater assurance that goods and services are not produced through exploitation of migrant workers; and
• All workers in Australia, when employment standards are more likely to be enforced and a race to the bottom is disrupted.

Next Steps

The federal government has announced that it will introduce reforms to address migrant worker exploitation in early 2023, and is currently considering the whistleblower protection proposal. We urge the government to introduce these protections as the cornerstone of its reforms, because increased criminalisation of employer misconduct and other reforms will have limited effect if exploitation remains undetected.
Organisations that have endorsed this proposal

ACRATH
AMES Australia
Anti-Slavery Australia
Australian Catholic Anti-Slavery Network
Australian Human Rights Institute
Australian Workers Union
Be Slavery Free
Circle Green Community Legal
Cleaning Accountability Framework
Dr James Cockayne, NSW Anti-Slavery Commissioner
Eastern Community Legal
Ethnic Communities' Council of Victoria (ECCV)

Federation of Ethnic Communities’ Councils of Australia (FECCA)
Immigration Advice and Rights Centre
Inner City Legal Centre
Justice Connect
Marrickville Legal Centre
Migrant Workers Centre
Migration Institute of Australia
Redfern Legal Centre
The Retail Supply Chain Alliance: AWU, TWU, SDA
RMIT Business and Human Rights Centre
Salvation Army
SCALEs Community Legal Centre

SDA
Settlement Council of Australia
South East Monash Legal Centre
The Fair Hiring Initiative
Transport Workers Union
Unions NSW
United Workers Union
Uniting Church in Australia Synod of Victoria and Tasmania
University of Melbourne Student Union Legal Service
Verité South East Asia
Victorian Trades Hall Council
WEstJustice
Working Women’s Centre

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