Additional Guidance Published on the Families First Coronavirus Response Act (FFCRA)

The following compliance update is provided to you by the Employment Law and Corporate & Tax Law Groups of Hill Ward Henderson:

On April 1, 2020, the Families First Coronavirus Response Act (FFCRA) became effective – providing two weeks of paid sick leave related to the Coronavirus under the “Emergency Paid Sick Leave Act” (EPSLA) and up to twelve weeks of paid leave under the expanded Family and Medical Leave Act (FMLA). Notably, the FFCRA applies only to employers with less than 500 employees.

This week, two government agencies issued much needed additional guidance on the law.

Late Tuesday, the Internal Revenue Service (IRS) published its guidance: Click Here to view.

Then, on Wednesday, the Department of Labor (DOL) published its long awaited temporary regulations for the implementation of the FFCRA: Click Here to view.

The DOL’s regulations in particular cover a lot and provide some much needed clarity on a variety of issues such as:

- Details on the triggers that qualify employees for paid leave;
- The effect of furloughs on leave eligibility;
- What is teleworking;
- Calculating pay;
- Intermittent leave;
- Small business exemptions/exceptions;
- Documentation employees must provide; and
- Potential substitution of employers’ regular paid leave that predated the FFCRA.

To read some of the more notable items addressed in both the IRS’s guidance and the DOL’s temporary regulations:

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If you have questions about the CARES Act or the Families First Coronavirus Response Act, please contact a member of Hill Ward Henderson’s COVID-19 Attorney Response Team.

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