

**The Parliamentary Act
of 28 March 2008
Amending the Labour Code Act and Certain Other Acts**

Art. 1. In the Act of 9 November 2000 Amending the Labour Code Act and Certain Other Acts (*Dziennik Ustaw* No. 107, Item 1127 and 2003 No. 213, Item 2081) the following changes shall be made:

1) Art. 9 shall read:

‘Art. 9. Until public sector units set up an association in the form of employers’ organisations, in concluding an inter-corporate collective labour agreement employers shall be represented by:

- 1) the competent minister or central state administration body – acting on behalf of employers employing state public sector employees,
- 2) respectively the voivode (mayor, city president), starost, marshall and chair of the inter-gmina or powiat association – acting on behalf of employers employing public sector local government employees.’;

2) Art. 12 shall read:

‘Art. 12. An inter-corporate collective labour agreement concluded by the bodies referred to in Art. 9 and in Art. 241¹⁴ § 1(2)(b) and (c) of the Labour Code in the wording binding prior to the entry into force of this Act shall remain effective until the employees become covered by an inter-corporate collective labour agreement concluded by the bodies referred to in Art. 241¹⁴ § 1 of the Labour Code. The provision of Art. 241⁸ § 2 of the Labour Code shall be applicable.’.

Art. 2. This Act shall come into force 30 days after its promulgation.

President of the Republic of Poland: *L. Kaczyński*