Katten

ARTICLE



Uber and the Supreme Court Judgment: What Employers Need to Know

Published by HRZone

March 2, 2021

The article explores the recent UK Supreme Court ruling that Uber drivers are classed as workers, not self-employed. This final judgment will have enormous consequences for all those involved in the gig economy – from employers to workers across the UK, and potentially globally. The article further provides tips for how employers can review terms of engagement and how to mitigate risks going forward.

Uber and the Supreme Court Judgment: What Employers Need to Know

CONTACTS

For more information, contact your Katten attorney or any of the following attorneys.



Emma Williams +44 (0) 20 7776 7657 emma.williams@katten.co.uk

Attorney advertising. Published as a source of information only. The material contained herein is not to be construed as legal advice or opinion. ©2025 Katten Muchin Rosenman LLP.

All rights reserved. Katten refers to Katten Muchin Rosenman LLP and the affiliated partnership as explained at katten.com/disclaimer.