SHARE DAIRY FARMER OR EMPLOYEE?

FREQUENTLY ASKED QUESTIONS

If the share farmer has no control over the way work is performed, they are likely to be considered at law to be an employee regardless of whether they are called a share farmer. This means that the entitlements and responsibilities of an employment relationship will apply, e.g. benefits such as annual leave, personal leave and long service leave.

What is the difference between a share farmer and an employee?

It is essential to determine whether the person you are seeking to engage is a true share farmer or an employee at common law. The distinction is important as the law imposes different rights and obligations on those who engage independent contractors and those who engage employees. An employer is required by law to provide benefits such as annual leave, personal leave and long service leave, whereas there is no such obligation to provide these benefits to an independent contractor.

A true share farmer will:

• be responsible for a fair proportion of the costs of the business bring assets (or have the ability to accrue assets) such as machinery, mobile plant and stock to the arrangement
• have the ability to increase wealth as a result of the work he or she performs under the share farming agreement. (It is important that this be recorded in the financial records of each party)
• have the ability to make relevant management decisions
• be able to delegate or employ others to do some or all of the work even if they do not do so
• be responsible for their mistakes and be required to rectify them at their own cost
• decide how some or all of the work will be performed and when.

What about paying a share of the milk income?

Paying a person a share of the milk income does not make the person a share farmer. A person will be an employee unless they have some control of the farm business, contribute significant capital or assets and have a choice in the way the business is operated.

Employees covered by the award must be paid the award rates of pay and other entitlements.
How do I calculate the share?

Discussing and developing a share farming arrangement is best done with the help of a consultant or dairy adviser. Once an agreement has been reached then get the financial and legal aspects checked by an accountant and solicitor.

Your state dairy farming organisation can also provide advice on share farming arrangements: australiandairyfarmers.com.au/state-dairy-farmer-organisations

How can I avoid trouble?

The following areas historically seem to create conflict within share farming situations and need to be clarified at the commencement of any arrangement:

- longer term goals and direction of the farm business, eg which dairy company to supply and decisions on stocking rate;
- general farm presentation and standards;
- responsibility for decision making around daily activities, eg what grain mix to feed, which cows to cull, which calves to keep, which bulls to choose, feeding and grazing decisions, when to irrigate;
- expectations about labour provision, especially if the share farmers are a ‘couple’;
- expectation on the quality of herd records;
- ownership and payment issues for fodder and fertiliser (also needs to be clarified for termination);
- dealing with stock and machinery upon termination of the agreement.

Discussing and developing a share farming arrangement is best done with the help of a consultant or dairy adviser.

The Model Code of Practice for Share Dairy Farming. Once an agreement has been reached, ask the financial and legal aspects checked by an accountant and solicitor.

Visit thepeopleindairy.org.au/sharefarming

SHARE FARMING AGREEMENT BASIC PRINCIPLES

Make sure at the start that both parties share a common picture of the farm’s future

The discussion that occurs between an owner and a share farmer in developing a share arrangement often tests the common understanding about the direction of the farm business and, hence, the potential success of the arrangement.

Make sure that the income and cost splitting arrangement provides a fair and reasonable outcome for both parties

There must be a fair distribution of income and costs between the owner and share farmer so that they each obtain a fair and reasonable return on the resources they are providing and the risks they are taking. Other benefits such as the provision of a house, utilities, calves to rear for their own use, etc. should be valued in the agreement discussions.

Calculate anticipated returns jointly

Having discussed a possible splitting of income and costs, based on what is being provided by both parties, both parties need to calculate jointly the anticipated returns to each party (not just themselves) using long-term milk and supplement prices, and with an expectation of average seasonal conditions.

Model the effect of extremes in price and seasonal variation

Once both parties have examined the potential average returns (if possible from historical actual data), it is important to model the effect of extremes in price and seasonal conditions to get an indication of variation in returns to each party. It is common for disputes regarding the ‘fairness’ of agreements to arise in difficult years due to the financial pressure on both parties; if the fairness is established at the start it reduces the chance of disputes in difficult years.

Ensure returns on labour and capital are fair

The return to a share farmer for labour should be higher than the amount the share farmer could receive as an employee, since this amount may include superannuation, holidays, personal leave and, in some cases, workers compensation. Some return may be in growth in equity rather than cash return.