Statutory Minimum Wage:
Notes for Student Employees and Employers
does not apply to the following specified student employees under the Minimum Wage Ordinance (Cap. 608):

- student interns; and
- work experience students during a period of exempt student employment.

Note:

- Unless otherwise specified, the Minimum Wage Ordinance applies to every employee, his employer and the contract of employment under which he is engaged. However, the Minimum Wage Ordinance does not apply to interns/students with no employment relationship with the host organisation or company.

- The exemption from Statutory Minimum Wage does not apply if a work experience student has not agreed with the employer to treat a certain period as a period of exempt student employment.

This booklet explains in simple terms the details of exemption for specified student interns and work experience students during a period of exempt student employment under the Minimum Wage Ordinance. The interpretation of the Minimum Wage Ordinance should be based on its original text. The full text of the Ordinance has been uploaded to the Hong Kong e-Legislation of the Department of Justice website (www.elegislation.gov.hk).

For details of Statutory Minimum Wage, please refer to the Statutory Minimum Wage: Reference Guidelines for Employers and Employees published by the Labour Department.
have to fulfill the following exemption criteria for Statutory Minimum Wage.

- **Kinds of programme enrolled**
  - Student Interns: student employees enrolled in full-time accredited programmes being provided by local education institutions specified in Schedule 1 to the Minimum Wage Ordinance; or
  - Work Experience Students: student employees who are resident in Hong Kong and enrolled in full-time education programmes for non-local academic qualification at degree or higher level.

- **Nature of internship**
  - **Student Interns**:
    - arranged or endorsed by the education institutions providing the programmes; and
    - form a compulsory or elective component of the programmes
  - **Work Experience Students**:
    - not necessarily be arranged or endorsed by the education institutions providing the programmes; and
    - not necessarily be curriculum-related

- **Age**
  - no restriction

- **Duration of internship**
  - no restriction

- **Work Experience Students**
  - Age:
    - under the age of 26 years at the beginning of employment
  - Duration of internship:
    - the student employee and his employer may agree to treat a continuous period of up to 59 days as exempt student employment; and
    - at most one period of exempt student employment may commence in the same calendar year (regardless of whether the employment is with the same employer or not), and the student employee has to make a statutory declaration verifying this fact and provide the declaration (or copy) to the employer.
Local education institutions specified in Schedule 1 to the Minimum Wage Ordinance include:

The Education University of Hong Kong, University of Hong Kong, The Hong Kong Polytechnic University, The Chinese University of Hong Kong, Hong Kong Baptist University, City University of Hong Kong, The Hong Kong Academy for Performing Arts, The Hong Kong University of Science and Technology, The Open University of Hong Kong, Lingnan University, approved post secondary colleges registered under the Post Secondary Colleges Ordinance (Cap. 320), bodies established under the Vocational Training Council Ordinance (Cap. 1130) and schools registered or provisionally registered under the Education Ordinance (Cap. 279).

Know more about Work Experience Students

Period of exempt student employment

Example 1

There can only be one period of exempt student employment which commences in the same calendar year.

Assuming a work experience student is employed from 1 July and agrees with the employer on a period of exempt student employment up to 24 August of the same year (i.e. a continuous period of 55 days),

then even if the work experience student is having a period of exempt student employment of less than 59 days under one contract of employment, the remaining days are not allowed to be carried forward to another contract of employment for the purpose of exemption. As such, the work experience student in this example cannot commence another exempt student employment period in that calendar year, regardless of whether the employment is with the same employer or not. In addition, the counting of a continuous period of up to 59 days as exempt student employment is based on calendar days and not working days.

Example 2

If the work experience student is employed for a continuous period of more than 59 days, the employer has to pay the work experience student not less than the minimum wage for the period of employment beyond the continuous period of 59 days.

Assuming the work experience student is employed from 1 August to 30 November of the same year; and the period of exempt student employment is from 1 August to 28 September (i.e. 59 days),

then the work experience student is entitled to be paid not less than the minimum wage in any wage periods during the period of employment from 29 September to 30 November.

1. According to information as at August 2019, these approved post secondary colleges include Caritas Institute of Higher Education (formerly known as Caritas Francis Hsu College), Centennial College, Chu Hai College of Higher Education, Community College of City University/UOW College Hong Kong, Gratia Christian College, HKCT Institute of Higher Education, Hong Kong Baptist University, The Hang Seng University of Hong Kong, Tung Wah College and Yew Chung College of Early Childhood Education.

2. For information on whether a school is registered or provisionally registered under the Education Ordinance, please make use of the School Search Function available at the homepage of the Education Bureau (www.edb.gov.hk). For exemption from Statutory Minimum Wage, the programme, if provided by a school registered or provisionally registered under the Education Ordinance, should be at post secondary level. The Information Portal for Accredited Post-secondary Programmes of the Education Bureau (www.ipass.gov.hk) provides information on full-time locally-accredited post-secondary programmes.

3. A calendar year runs from 1 January to 31 December.
Statutory declaration for a period of exempt student employment

Before the commencement of the employment contract, a work experience student shall make the statutory declaration (a specimen on page 17-18 of this booklet) for a period of exempt student employment and provide it (or copy) to the employer in order to meet the concerned exemption criteria for Statutory Minimum Wage. The student may make a statutory declaration through existing available channels. Any person who makes a false statutory declaration commits a criminal offence and is liable to prosecution.

Employers taking on these student employees shall keep the following records as required under the Employment Ordinance (Cap. 57):

Student Interns
- a document (or copy of a document) issued by an education institution showing that the period of work is arranged or endorsed by the education institution in connection with a programme being provided by the education institution to the student intern that is of a kind covered by the definition of “student intern” in section 2 of the Minimum Wage Ordinance.

Work Experience Students
- a document (or copy of a document) issued by an education institution showing that the work experience student is at the commencement of the employment enrolled in a programme being provided by the education institution that is of a kind covered by the definition of “work experience student” in section 2 of the Minimum Wage Ordinance; and
- the statutory declaration (or copy of the statutory declaration) provided by the work experience student verifying the fact that he has not commenced another exempt student employment period in the same calendar year.

According to the Employment Ordinance, the above records must be kept at the employer’s place of business or at the place where the student employee is employed, and they should also be kept for a period of another six months after the student employee ceases to be employed. For the requirements of wage and employment
records under the Employment Ordinance, please refer to *A Concise Guide to the Employment Ordinance* published by the Labour Department.

**Neither** the Employment Ordinance **nor** the Minimum Wage Ordinance specifies the form of the document to be issued by the education institution. An education institution may issue the required document according to individual circumstances and needs. The Labour Department has prepared a specimen confirmation of “student intern” status and a specimen confirmation of student status for “work experience student” (on page 9-16 of this booklet) for education institutions’ reference.

Employers and student employees should keep proper records in relation to wages and the above documents to safeguard their respective rights and benefits and help avoid unnecessary disputes.

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### Employers

Taking on these student employees shall keep the following records as required under the Employment Ordinance (Cap. 57):

**Student Interns**

- a document (or copy of a document) issued by an education institution showing that the period of work is arranged or endorsed by the education institution in connection with a programme being provided by the education institution to the student intern that is of a kind covered by the definition of “student intern” in section 2 of the Minimum Wage Ordinance.

**Work Experience Students**

- a document (or copy of a document) issued by an education institution showing that the work experience student is at the commencement of the employment enrolled in a programme being provided by the education institution that is of a kind covered by the definition of “work experience student” in section 2 of the Minimum Wage Ordinance; and
- the statutory declaration (or copy of the statutory declaration) provided by the work experience student verifying the fact that he has not commenced another exempt student employment period in the same calendar year.

According to the Employment Ordinance, the above records must be kept at the employer’s place of business or at the place where the student employee is employed, and they should also be kept for a period of another six months after the student employee ceases to be employed. For the requirements of wage and employment
records under the Employment Ordinance, please refer to A Concise Guide to the Employment Ordinance published by the Labour Department.

Neither the Employment Ordinance nor the Minimum Wage Ordinance specifies the form of the document to be issued by the education institution. An education institution may issue the required document according to individual circumstances and needs. The Labour Department has prepared a specimen confirmation of “student intern” status and a specimen confirmation of student status for “work experience student” (on page 9-16 of this booklet) for education institutions’ reference.

Employers and student employees should keep proper records in relation to wages and the above documents to safeguard their respective rights and benefits and help avoid unnecessary disputes.

Confirmation of “student intern” status under the Minimum Wage Ordinance (Cap. 608)

Note

1 The Confirmation of “student intern” status (“Confirmation”) applies to a student intern as defined in the Minimum Wage Ordinance (Cap. 608). “Student intern” means:

   (a) a student undergoing a period of work arranged or endorsed by an education institution in connection with an accredited programme¹ being provided by the institution to the student; or

   (b) a student resident in Hong Kong and undergoing a period of work arranged or endorsed by an institution in connection with a non-local education programme² being provided by the institution to the student,

   for which the work is a compulsory or elective component of the requirements for the award of the academic qualification to which the programme leads.

2 Statutory Minimum Wage does not apply to a student intern. Under the Employment Ordinance (Cap. 57), the employer shall keep a document (or copy of a document) issued by an education institution showing that the period of work is arranged or endorsed by the education institution in connection

¹ See footnote 1 in the Confirmation.
² See footnote 2 in the Confirmation.
with a programme being provided by the education institution to the student intern that is of a kind covered by the definition of “student intern” in section 2 of the Minimum Wage Ordinance. This Specimen Confirmation is for education institutions’ reference in confirming the identity of the student intern and particulars of the work as arranged or endorsed.

3 Public officers of the Labour Department (LD) of the Government of the Hong Kong Special Administrative Region conduct inspection visits to places of employment to ensure employers’ compliance with ordinances administered by the LD. Employers taking on student interns are required under the Employment Ordinance to provide employees’ information and records, including the Confirmation (if applicable), for inspection by public officers of the LD when necessary. Should there be any suspected contravention of any relevant ordinances in connection with the work provided by the employer to the student intern, the information provided in the Confirmation may be used by the LD for law enforcement purpose. The LD may also transfer the information to relevant government departments and authorities for further investigation. Government departments and authorities may contact the education institution concerned to enquire about the information on the student intern as provided in the Confirmation.

Confirmation of “student intern” status under the Minimum Wage Ordinance (Cap. 608)

This is to confirm that the specified period of work for the following student at
(name of organisation or company employing the student intern) is arranged or endorsed by this education institution in connection with a programme that is of a kind specified in the Minimum Wage Ordinance and being provided by this education institution to the student, for which the work is a compulsory or elective component of the requirements for the award of the academic qualification to which the programme leads.

Personal particulars of the student intern, the name and the kind of programme enrolled as well as the period of work being arranged or endorsed

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<th>Name (in block letters)</th>
<th>HK Identity Card / Passport * No.</th>
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<th>Programme Enrolled</th>
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<td>Programme Enrolled</td>
<td>Kind of the programme:</td>
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<td>☐ (local programme) a full-time accredited programme</td>
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<td>☐ (non-local education programme) a full-time programme of education at the level of degree or higher</td>
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<th>Internship Position</th>
<th>Period of Work</th>
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* Please delete as appropriate.

1 The Minimum Wage Ordinance provides that “accredited programme” means a full-time programme that:
   (a) is provided by an education institution specified in Schedule 1;
   (b) is a learning programme of a kind described in section 1, 2 or 3 of Schedule 3 to the Accreditation of Academic and Vocational Qualifications Ordinance (Cap. 592); and
   (c) if provided by a school registered or provisionally registered under the Education Ordinance (Cap. 279), is at the level of post secondary education (within the meaning of that Ordinance).

2 The Minimum Wage Ordinance provides that “non-local education programme” means a full-time programme of education which leads to the award of a non-local academic qualification which is at the level of degree or higher.
Confirmation of student status for “work experience student” under the Minimum Wage Ordinance (Cap. 608)

Note

1 The Confirmation of student status for “work experience student” (“Confirmation”) applies to a work experience student who agrees with his employer to treat a continuous period of up to 59 days during the contract of employment as a period of exempt student employment. Under the Minimum Wage Ordinance (Cap. 608), “work experience student” means a student who:

(a) is enrolled in an accredited programme 1; or

(b) is resident in Hong Kong and enrolled in a non-local education programme 2,

and who is engaged under a contract of employment at the beginning of which he is under the age of 26 years.

2 Statutory Minimum Wage does not apply to a work experience student during a period of exempt student employment. Under the Employment Ordinance (Cap. 57), the employer shall keep a document (or copy of a document) issued by an education institution showing that the work experience student is at the commencement of the employment enrolled in a programme being provided by the education institution that is of a kind covered by the definition of “work experience student” in section 2 of the Minimum Wage Ordinance. This Specimen Confirmation is for education institutions’ reference in confirming that the student employee

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1 See footnote 1 in the Confirmation.
2 See footnote 2 in the Confirmation.
is enrolled in a programme being provided by the education institution that is of a kind covered by the definition of “work experience student” in the Minimum Wage Ordinance. The employer should approach the education institution concerned for enquiries if there is doubt as to whether the student employee is enrolled in a programme that complies with the exemption conditions. At the same time, the student employee should inform the employer as soon as possible when he is no longer enrolled in the programme during the period of exempt student employment.

3 Public officers of the Labour Department (LD) of the Government of the Hong Kong Special Administrative Region conduct inspection visits to places of employment to ensure employers’ compliance with ordinances administered by the LD. Employers taking on work experience students are required under the Employment Ordinance to provide employees’ information and records, including the Confirmation (if applicable), for inspection by public officers of the LD when necessary. Should there be any suspected contravention of any relevant ordinances in connection with the concerned exempt student employment, the information provided in the Confirmation may be used by the LD for law enforcement purpose. The LD may also transfer the information to relevant government departments and authorities for further investigation. Government departments and authorities may contact the education institution concerned to enquire about the information on the work experience student as provided in the Confirmation.

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### Confirmation of student status for “work experience student” under the Minimum Wage Ordinance (Cap. 608)

This is to confirm that the following student is enrolled in a programme provided by this education institution and is of a kind specified in the Minimum Wage Ordinance during the academic year _________________ (from ____________ (month) ________ (year) to _____________ (month) ________ (year)).

**Personal particulars of the work experience student as well as the name and the kind of programme enrolled**

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<th>Name (in block letters)</th>
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Kind of the programme:

- Please put a tick against the appropriate box
  - ☐ (local programme) a full-time accredited programme¹
  - ☐ (non-local education programme) a full-time programme of education at the level of degree or higher²

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* Please delete as appropriate.

1 The Minimum Wage Ordinance provides that “accredited programme” means a full-time programme that:
   (a) is provided by an education institution specified in Schedule 1;
   (b) is a learning programme of a kind described in section 1, 2 or 3 of Schedule 3 to the Accreditation of Academic and Vocational Qualifications Ordinance (Cap. 592); and
   (c) if provided by a school registered or provisionally registered under the Education Ordinance (Cap. 279), is at the level of post secondary education (within the meaning of that Ordinance).

2 The Minimum Wage Ordinance provides that “non-local education programme” means a full-time programme of education which leads to the award of a non-local academic qualification which is at the level of degree or higher.
I fully understand the meanings of “work experience student” and “exempt student employment” provided in section 2 and section 3 of the Minimum Wage Ordinance (Cap. 608) of the Laws of Hong Kong respectively.

I have entered into a contract of employment with [Name of employer, Example: ABC Trading Co. Ltd.] as the employer and I as a work experience student which contract is to commence on [date, Example: 1 June 2019],

and I, [name of the work experience student, Example: CHAN Tai Man], of [Address, Example: Room xx, xx Building, Kowloon], solemnly and sincerely declare that:

I have not entered into any contract of employment commencing in [same year as the date mentioned above, Example: the year of 2019] in which any period has been treated as a period of exempt student employment; and between the date of this declaration and the commencement date of this employment contract (both dates inclusive), I will not enter into any other contract of employment commencing from [same year as the date mentioned above, Example: the year of 2019] in which any period is to be treated as a period of exempt student employment.
A work experience student may make a statutory declaration through existing available channels. The Oaths and Declarations Ordinance (Cap. 11) makes provisions for statutory declaration. According to section 12 of the Oaths and Declarations Ordinance, a justice, notary, commissioner or other person authorized by law to administer an oath may take and receive the declaration of any person (including a work experience student) made before him in the manner provided by section 14. The full text of the Ordinance has been uploaded to the Hong Kong e-Legislation of the Department of Justice website at www.elegislation.gov.hk.

If a work experience student has not agreed with the employer to treat a certain period as a period of exempt student employment, the exemption from Statutory Minimum Wage does not apply and it is not necessary for the work experience student to make the above statutory declaration.

Note: Data users should comply with the requirements of the Personal Data (Privacy) Ordinance (Cap. 486) concerning data protection principles.

Remarks: This Specimen Content of statutory declaration can be downloaded from the Labour Department’s homepage (www.labour.gov.hk).