

僱傭條例
EMPLOYMENT ORDINANCE
香港法例第 57 章

Chapter 57 of the Laws of Hong Kong

僱用青年(工業)規例第 16 條

Regulation 16 of the Employment of Young Persons (Industry) Regulations

受僱於工業經營的青年登記冊

REGISTER OF YOUNG PERSONS
EMPLOYED IN AN INDUSTRIAL UNDERTAKING

工業經營的詳情

PARTICULARS RELATING TO THE INDUSTRIAL UNDERTAKING

工業經營名稱

Name of the industrial undertaking:

.....

工業經營地址

Address of the industrial undertaking:

.....

僱主或負責人姓名

Name of employer or agent:

LD 338A

附 註

依照僱用青年(工業)規例：

- (一) 青年指年齡已達 15 歲但未滿 18 歲的人士；
- (二) 兒童指年齡未滿 15 歲的人士；
- (三) 兒童不得受僱於工業經營工作；
- (四) 僱傭期包括用膳及休息時間；
- (五) 僱主不得容許青年在用膳或休息時間工作；
- (六) 僱主不得容許青年在休息日工作；
- (七) 僱主如需要更改經指定的休息日，必須在 48 小時前通知勞工處處長，否則不得更改。更改休息日，每月只限一次，但如獲勞工處處長書面批准，則不在此限。

NOTES

For the purposes of the Employment of Young Persons (Industry) Regulations:-

- (i) A young person means a person who has attained the age of 15 years but not the age of 18 years;
- (ii) A child means a person who is under the age of 15 years;
- (iii) No child may be employed in an industrial undertaking;
- (iv) Period of employment includes time allowed for meals and rest;
- (v) No young person may be allowed to work during a meal or rest interval;
- (vi) No young person may be allowed to work on a rest day;
- (vii) A specified rest day may not be changed unless the Commissioner for Labour has been given 48 hours notice of such change. Except with the written permission of the Commissioner for Labour, not more than one change may be made in a month.