# at a Glance

This leaflet sets out in simple terms the main provisions of the Employment Ordinance (Cap. 57). It should be noted that the Ordinance itself remains the sole authority for the provisions of law explained. For details, please refer to the full text of the Ordinance or "A Concise Guide to the Employment Ordinance" published by the Labour Department.

- Apart from certain exceptions, the Employment Ordinance is applicable to all employees.
- All employees covered by the Employment Ordinance. whether full time or part time and irrespective of their hours of work, are entitled to basic protection under the Ordinance such as payment of wages, restrictions on wage deductions and the granting of statutory holidays, etc.
- Employees are entitled to further benefits if they are employed under a continuous contract.

#### Continuous Contract

 An employee who has been employed continuously by the same employer for 4 weeks or more, with at least 18 hours worked in each week is regarded as being employed under a continuous contract.

## **Employment Contract**

. A contract of employment is a written or verbal agreement on the employment conditions made between an employer and an employee. Any term of an employment contract which purports to extinguish or reduce the rights conferred upon the employee by the Employment Ordinance shall be void.

- Wages means all remuneration, earnings, allowances (including traveling allowances and attendance allowances, commission and overtime pay), tips and service charges payable to an employee in respect of work done or to be done, and capable of being expressed in terms of money. Overtime pay should be included in calculating an employee's entitlements if it is of a constant character or its monthly average over the past 12 months is not less than 20% of the average monthly wages of the employee during the same period.
- An employer is prohibited from deducting wages of his employees otherwise than in accordance with the Employment Ordinance.
- An employer should pay wages to his employee not later than 7 days after the end of the wage period or termination of employment. Otherwise he is required to pay interest on the outstanding wages.



- An employee may deem his employment to be terminated by his employer and is entitled to wages in lieu of notice and other termination payment if wages are not paid within 1 month after they become due.
- An employer who contravenes the above provisions is liable to prosecution and, upon conviction, to a maximum penalty of (1) a fine of \$100,000 and imprisonment for 1 year for illegal deduction from wages; (2) a fine of \$350,000 and imprisonment for 3 years for failing to pay wages wilfully and without reasonable excuse when it becomes due; (3) a fine of \$10,000 for failing to pay interest on the outstanding amount of wages wilfully and without reasonable excuse.

### Liability to Pay Wages of Sub-contractor's Employees

- . The principal contractors, superior sub-contractors and superior nominated sub-contractors engaged in building and construction works are liable for the first 2 months' unpaid wages of an employee who is employed by the sub-contractor or nominated sub-contractor.
- . If an employee employed by a sub-contractor or nominated sub-contractor is owed wages, he must serve a written notice to the principal contractor or the main nominated sub-contractor within 60 days (or an additional period of 90 days permitted by the Commissioner for Labour) after the wages become due. The employee should state the following in the notice:



- 1. the name and address of the employee;
- 2. the name and address of his employer:
- 3. the address of the place of employment of the employee:
- 4. the particulars of the work in respect of which the wages are due; and
- 5. the amount of wages due and the period to which they
- The principal contractor, the superior sub-contractors and the superior nominated sub-contractors should pay wages to the employee within 30 days after receiving the notice. They may request every superior sub-contractor or superior nominated sub-contractor to the employee's employer to share out the liability.

#### Rest Day

- · An employee employed under a continuous contract is entitled to not less than 1 rest day in every period of 7 days.
- · With the consent of the employee, an employer may substitute another rest day for the original rest day. In such case, it must be within the same month before the original rest day or within 30 days after it.
- An employer must not compel an employee to work on a rest day except in the event of a breakdown of machinery or plant or other unforeseen emergency.
- . An employee, except young persons under the age of 18 employed in industry, may work voluntarily on a rest day.
- . Whether rest day is paid or not is to be agreed by employers and employees.
- An employer who without reasonable excuse fails to grant rest days to his employees is liable to prosecution and, upon conviction, to a fine of \$50,000.
- An employer who compels his employees to work on their rest days is liable to prosecution and, upon conviction, to a fine of \$50,000.

The first day of January

Lunar New Year's Day

Ching Ming Festival

Labour Day (1st May)

Chung Yeung Festival

National Day (1st October)

(at the option of the employer)

arranged as a substituted holiday.

Appendix)

statutory holiday.

Tuen Na Festival

The third day of Lunar New Year

Hong Kong SAR Establishment Day (1st July)

The day following the Chinese Mid-Autumn Festival

Chinese Winter Solstice Festival or Christmas Day

. If the employer requires the employee to work on a statutory

holiday, he should arrange an alternative holiday within 60

days before or after the statutory holiday. However, not less

than 48 hours' prior notice should be given to the employee.

If the employer and employee agree, any day within 30 days

before or after the statutory or alternative holiday may be

· An employee having been employed under a continuous

contract for not less than 3 months before a statutory holiday

is entitled to holiday pay. The daily rate of holiday pay is a

sum equivalent to the employee's average daily wages. (see

. Holiday pay should be paid to the employee not later than

Regardless of whether an employee is entitled to holiday pay,

an employer should grant his employee a statutory holiday,

or arrange an "alternative holiday" or "substituted holiday".

the day on which he is next paid his wages after that

· An employee, irrespective of his length of service, is entitled to the following 12 statutory holidays:

reasonable excuse fails to grant statutory holidays, alternative holidays or substituted holidays, or The second day of Lunar New Year fails to pay holiday pay to an employee is liable to prosecution and, upon conviction, to a fine of \$50,000.



### Paid Annual Leave

"buy-out" of a holiday is not allowed.

- An employee having been employed under a continuous contract for 12 months is entitled to take his paid annual leave within the following period of 12 months.
- . The number of paid annual leave increases progressively from 7 days to a maximum of 14 days according to the employee's length of service.

An employer must not make any form of payment to the

employee in lieu of granting a holiday. In other words,

- · Any rest day or statutory holiday falling within a period of annual leave will be counted as annual leave and the employer should appoint another rest day or holiday to the employee.
- . The daily rate of annual leave pay is a sum equivalent to the employee's average daily wages. (see Appendix)
- · Annual leave pay should be paid to the employee not later than the normal pay day after the period of annual leave
- An employee may choose to accept payment in lieu of the part of his leave entitlement which exceeds 10 days.
- An employee with 3 but less than 12 months' employment in a leave year and his employment is terminated (other than summary dismissal due to his serious misconduct), he would be entitled to pro rata annual leave pay.

- An employer who without reasonable excuse fails to grant annual leave to an employee is liable to prosecution and, upon conviction, to a fine of \$50,000.
- An employer who fails to pay annual leave pay to an employee is liable to prosecution and, upon conviction, to a fine of \$50,000.

#### Sickness Allowance

- · An employee employed under a continuous contract can accumulate 2 paid sickness days for each completed month during his first 12 months of employment, and 4 paid sickness days for each completed month for employment thereafter. A maximum of 120 days can be accumulated.
- accumulated sufficient number of paid sickness days and the sick leave taken which is supported by an appropriate medical certificate is not less than 4 consecutive days, Note 1 The daily rate of sickness allowance is a sum equivalent to four-fifths of the employee's average daily wages. (see Appendix)

. An employee shall be entitled to sickness allowance if he has

- . Sickness allowance should be paid to the employee not later than the normal pay day.
- An employer who without reasonable excuse fails to pay sickness allowance to an employee is liable to prosecution and, upon conviction, to a fine of \$50,000.



Note 1 When a pregnant employee is absent from work by reason of pregnancy check-ups, post confinement medical treatment or miscarriage and the absence is supported by a medical certificate, any day on which she is absent shall be counted as a sickness day. Under such circumstances, if the employee has accumulated sufficient number of paid sickness days, each sickness day shall be paid sickness allowance.

#### Employment Protection for Employee

- · An employer is prohibited from terminating the employment contract of an employee on his paid sickness day, except in cases of summary dismissal due to the employee's serious misconduct.
- An employer who contravenes the above provision is liable to prosecution and, upon conviction, to a fine of \$100,000.
- Besides, the employer is required to pay termination payments to the employee for wrongful dismissal on a sickness day within 7 days after the day of termination. The employee may also claim remedies for "Employment Protection" against his employer if he is dismissed other than for a valid reason as specified in the Ordinance. (see the part below on "Employment Protection")

## Maternity Protection

- A female employee employed under a continuous contract immediately before the commencement of her maternity leave and having notified the employer of her pregnancy is entitled to:
- a continuous period of 10 weeks' maternity leave;
- if confinement occurs later than the expected date of confinement, a further period of leave equal to the number of days of the delay:
- an additional leave period for not more than 4 weeks on the grounds of illness or disability due to pregnancy or confinement.
- With the agreement of her employer, the employee may decide to commence her maternity leave from 2 to 4 weeks before the expected date of confinement.
- An employee is eliable for 10 weeks' maternity leave pay if she has been employed under a continuous contract for not less than 40 weeks immediately before the commencement of scheduled maternity leave and has given notice of pregnancy and her intention to take maternity leave to the employer. The daily rate of maternity leave pay is a sum equivalent to four-fifths of the employee's average daily wages, (see Appendix)

continue

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- Maternity leave pay should be paid on the normal pay day of the employee.
- If so required by the employer, the employee shall produce a medical certificate specifying her expected date of confinement.
- An employer who fails to grant maternity leave to a pregnant employee or fails to pay maternity leave pay to an eligible pregnant employee is liable to prosecution and, upon conviction, to a fine of \$50,000.

- An employer is prohibited from terminating the continuous contract of employment of a pregnant employee who has served a notice of pregnancy to the employer, except in cases of summary dismissal due to her serious misconduct.
- Except for the circumstances provided above, it is an offence for an employer to dismiss a pregnant employee. The employer is liable to prosecution and, upon conviction, to a fine of \$100,000.
- Besides, the employer is required to pay termination payments to the pregnant employee for wrongful dismissal within 7 days after the day of termination. The employee may also claim remedies for "Employment Protection" against her employer if she is dismissed other than for a valid reason as specified in the Ordinance. (see the part below on "Employment Protection")
- An employer may not assign heavy, hazardous or harmful work to a pregnant employee.
- An employer who without reasonable excuse fails to comply with the above requirements is liable to prosecution and, upon conviction, to a fine of \$50,000.

#### End of Year Payment

- . If an employment contract provides for entitlement to an end of year payment, an employee is eligible for it if he has been employed under a continuous contract for the whole payment period.
- . The amount of an end of year payment is a sum as specified in the employment contract. If it is not specified, a sum equivalent to the employee's average monthly wages. (see Appendix)
- An employee is eligible for an end of year payment on a pro rata basis if he has been employed under a continuous contract for not less than 3 months in a payment period (excluding probation period of the first 3 months) and:
- > continues to be employed after the expiry of the payment period: or
- is dismissed by the employer (except in cases of summary dismissal due to the employee's serious misconduct).
- Time of Payment

Time of payment is specified in the employment contract	The specified date	
Time of payment is not specified in the employment contract	Last day of the payment period or within 7 days after that day	
If the employment contract is terminated before the payment period expires and the employee is eligible for pro rata end of year payment	The day when the contract is terminated or within 7 days after that day	
If the end of year payment is to be calculated by reference to any profits of the employer	The day when the profits are ascertained or within 7 days after that day	

An employer who wilfully and without reasonable excuse fails to pay an end of year payment to an eligible employee is liable to prosecution and, upon conviction, to a fine of \$50,000.



## Termination of Employment Contract

. Employers or employees should give each other due notice or wages in lieu of notice in terminating employment contracts. In the case of a continuous contract of employment, the length of notice or the amount of wages in lieu of notice required are:

			Length of notice	Wages in lieu of notice
ing pation	within the first month of probation		not required	not required
od	first agreement to the probation leng notice with agree to the leng notice with agreement to the leng notice agreement to the leng notice agreement agreement agreement to the leng notice agreement	with agreement to the length of notice	as per agreement, but not less than 7 days	Notice period expressed in days or weeks:  = "Average daily wages" x "Number of days in the notice period for which wages would normally be payable to the employee" (see Appendix)
		without agreement to the length of notice	not less than 7 days	
after oation od	The second secon		as per agreement, but not less than 7 days	Notice period expressed in months:
	without agreement to the length of notice		not less than 1 month	= "Average monthly wages" x "Number of months specified in the notice period" (see Appendix)

. On termination of employment, an employer shall pay termination payments to the employee which usually include outstanding wages, wages in lieu of notice (if applicable), annual leave pay, end of year payment, long service payment or severance payment (if applicable) and other payments under the employment contract. Except for severance payment, all termination payments shall be paid within 7 days after the date of termination. For severance payment, an employer shall make payment within 2 months from the receipt of a notice claiming for severance payment from the employee.

#### . An employer is required to pay interest on the outstanding Severance Payment wages due to the employee if he fails to pay wages to the

employee within 7 days after the date of termination or expiry

An employer who wilfully and without reasonable excuse fails

to pay termination payments when they become due is liable

An employee employed under a continuous contract for not

> he is dismissed (except by reasons of redundancy or

summary dismissal due to the employee's serious

his fixed term employment contract expires without being

he has been issued a certificate in a specified form by a

registered medical practitioner or a registered Chinese

medicine practitioner, certifying that he is permanently unfit

he is aged 65 or above and resigns on ground of old age.

Long service payment should be paid to an employee within

7 days after the date of termination of employment contract.

except as otherwise specified in the case of payment to the

An employer who wilfully and without reasonable excuse fails

to pay long service payment to an employee is liable to

prosecution and, upon conviction, to a fine of \$350,000 and

An employer who without reasonable excuse fails to pay long

service payment to the beneficiaries of a deceased employee

is liable to prosecution and, upon conviction, to a fine of

less than 5 years is eligible for long service payment if:

to prosecution and, upon conviction, to a fine of \$350,000

and to imprisonment for 3 years.

Long Service Payment

misconduct):

he dies during employment;

for his present job; or

to imprisonment for 3 years.

beneficiaries of a deceased employee.

renewed:

of contract.

- · An employee employed under a continuous contract for not less than 24 months is eligible for severance payment if:
- he is dismissed by reason of redundancy:
- his fixed term employment contract expires without being renewed due to redundancy; or
- is laid off.
- . The employer shall make the severance payment to the employee not later than 2 months from the receipt of the written notice for claiming such payment from the employee.
- An employer who without reasonable excuse fails to pay severance payment to an employee is liable to prosecution and, upon conviction, to a fine of \$50,000.

#### Calculation of Long Service Payment and Severance Payment

Monthly rated employee

(Last month wages x 2/3)" x reckonable years of

Daily or piece rated employee

Any 18 days' wages chosen by the employee out of his last 30 normal working days" x reckonable years of service.

the sum should not exceed 2/3 of \$22,500 (i.e. \$15,000). An employee may also elect to use his average wages in the last 12 months for calculation.

## **Employment Protection**

- · An employee may claim for remedies of Employment Protection against his employer under the following situation:
- unreasonable dismissal (the employee should be employed under a continuous contract for not less than 24 months);
- unreasonable variation of terms of the employment contract (the employee should be employed under a continuous contract);
- unreasonable and unlawful dismissal.

 If an employer dismisses his employee or varies the terms of employment of his employee other than the following valid reasons, the dismissal or variation is considered unreasonable:

- the conduct of the employee:
- the capability or qualifications of the employee for performing his work;
- redundancy or other genuine operational requirements of the business:
- statutory requirements;
- other substantial reasons.
- Remedies for Employment Protection include reinstatement. re-engagement, terminal payments and compensation (compensation is only applicable in the case of unreasonable and unlawful dismissal).

### Employers' Criminal Liability in Failing to Pay an Award of the Labour Tribunal ("LT") or Minor Employment Claims Adjudication Board ("MECAB")

- An employer who wilfully and without reasonable excuse fails to pay any sum awarded\* by the LT or MECAB within 14 days after the date on which it is due is liable to prosecution and, upon conviction, to a fine of \$350,000 and to imprisonment
- . The provisions apply to awards made on or after 29 October
- \* For details, please refer to Chapter 12 of "A Concise Guide to the Employment Ordinance"

## Appendix

. The average daily or monthly wages in calculating holiday pay, annual leave pay, sickness allowance, maternity leave pay, wages in lieu of notice and end of year payment refer to the average daily or monthly wages earned by an employee in the 12-month/lote 2 period preceding the following specified dates. If an employee is employed for less than 12 months. the calculation shall be based on the shorter period.

	Lidy(s) of Leave	Specified Dates	
Halida Bar	1 day	Day of the statutory holiday	
Holiday Pay	More than 1 consecutive day	First day of the statutory holidays	
Annual	1 day	Day of the annual leave	
Leave	More than 1 consecutive day	First day of the annual leave	
Pay	Day(s) of untaken leave upon termination of contract	Date of termination of contract	
Sickness	1 day	The sickness day	
Allowance	More than 1 consecutive day	The first sickness day	
Maternity Leave Pay	More than 1 consecutive day	First day of the maternity leave	
Wages in lieu of Notice	17.	The day when a notice of termination of contract is given Note 3	
End of Year Payment Note 4	-	Due day of the payment	

periods for which an employee is not paid his wages or full wages, including rest day, statutory holiday, annual leave, sickness day, maternity leave, sick leave due to work injuries or leave taken with the agreement of the employer, and any normal working day on which the employee is not provided by the employer with work; together with (ii) the sum paid to the employee for such periods.

. In calculating the average wages, one should exclude: (i) the

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Note 2 "Month" refers to "calendar month".

Note 3 In case a notice has not been given, "the day when the contract is terminated" shall be adopted:

Note 4 Applicable to situation in which the amount of end of year payment has not been specified in the contract.



## at a Glance

















\$50,000.