

Ministerial Regulation

Prescribing the Type of Work a Worker Cannot Claim Overtime Pay and Holiday Pay Rights to B.E. 2552 (2009)

Translation

The Minister of the Ministry of Labor has issued a regulation as follows:

1. Ministerial Regulation Volume 8, B.E. 2541 (1998), under the Labor Protection Act, B.E. 2541 (1998), shall be repealed.
2. The type of work a worker cannot claim overtime pay for, under Section 61, and overtime holiday pay for, under Section 63, although being entitled to compensation equal to the rate for hourly wages on work days based on the number of hours worked, comprises the normal work duties of a worker in looking after a place or property.

Given on 19 June B.E. 2552 (2009)

Mr. Phaithoon Kaeothong

Minister of Labor

Remark: The reason for promulgating this Ministerial Regulation is because Section 65 (9) of the Labor Protection Act, B.E.2541 (1998) which was amended by the Labor Protection Act (Volume 2), B.E. 2551 (2008) stipulates that other work as prescribed in the ministerial regulation is work that a worker is not entitled to receive overtime pay for under Section 61, nor overtime holiday pay for under Section 63, although being entitled to compensation equal to the rate for hourly wages on work days based on the number of hours worked. It is therefore appropriate to issue this Ministerial Regulation.

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