Tainan City Government Labor-Management Disputes One Party Hand-Over Arbitration Application

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| Application Date： / / / (YYYY/MM//DD) | Case Officer: |
| Party | Clients | Name /Company name | sex | age | Occupation | Address(Registered mail for mediation information) | Phone number |
| Labor party | Frankly lee |  |  |  | No.23, puding Rd., Alley 268, Lane 13, 567th floor, Yonghe City, Taipei County 234, Taiwan (R.O.C.) | 123472938 |
| Representative |   |  |  |  |  |  |
| Agent |  |  |  |  |  |  |
| Respondent |  |  |  |  |  |  |
| Agent | ADS cool t-shirt |  |  |  | No.23, Fish Rd., Alley 156, Lane 19, 534th floor, 234, Taiwan (R.O.C.) | 2763828322 |
| Methods of Arbitration | According Regulations for Arbitration on Labor-Management Disputes Article 2:1. When one party to the dispute applies for a handed-over arbitration, the dispute can only be arbitrated by an arbitration committee.
2. They may request the arbitration committee or the arbitrator with full authority to state their identities and qualifications.
3. They may request the competent authority to provide the name list of the arbitrators with full authority or members of arbitration committee for them to review.
4. In case that after choosing the way of arbitration referred to in Item 1, if the arbitrator with full authority or the members of arbitration committee cannot be appointed within a given period, the competent authority may make the designation on their behalf.
 | Applicant confirms that has known the explanation, and chooses the methods of arbitration according Act for Settlement of Labor-Management Disputes Article 26. |
| Attach files | □Record of Unestablished Labor-Management Disputes□Application of resulting arbitration according regulation by union□Certified documents verify from authorities in Collective Agreement Act Article 10□Letter of appointment □Others\_\_\_\_\_\_\_\_\_\_ |
| Date of Dispute： / / / (YYYY/MM/DD)  |
| Summary of Dispute（Facts and details of Events） |
| ADS cool t-shirt have not give me salary for three months. |
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| Attached Evidences: Evidence 1 Evidence 2 Evidence 3 Evidence 4 |
| Requests：（Multiple selections）□Reinstatement□Wage Amount：□Severance Pay Amount：□Retirement Payment Amount：□Compensation for Occupational Injury Amount：□Other Requests: Arbitration contents: |
| 3 months salary |
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| Applicant： SignatureDeputy： SignatureAgent: SignatureDate: / / (YYYY/MM/DD)  |
| Notes:1. According to Article 10 of the Act for Settlement of Labor-Management Disputes, requests should be filled in clearly by the applicant.
2. All attachments should be stapled together.
3. According Act for Settlement of Labor-Management Disputes Article 37, the arbitration award rendered by the arbitration committee for interests dispute is deemed as a contract between the parties to the dispute. If one of the parties is a labor union, the arbitration award is deemed as a collective agreement between the parties.
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※Locations: (Choose one from the two choices)

□Yonghua Civic Center (8F., No.6, Sec. 2, Yonghua Rd., Anping Dist., Tainan City 708, Taiwan (R.O.C.))TEL：(06)298-3073

□Minzhi Civic Center (7F., No.36, Minzhi Rd., Xinying Dist., Tainan City 730, Taiwan (R.O.C.))

TEL：(06)632-0310