

依據團體協約法第六條規定，有協商資格之勞  
方，指下列工會



**According to article 6 of collective agreement laws. The labor which has the qualification of negotiation is the following unions.**

**1**

**企業工會**

**Corporate unions.**

**2**

會員受僱於協商他方之人數，逾其所僱  
用勞工人數二分之一之產業工會。

**The number of members employed by other parties of negotiation exceeded the industrial union in which two thirds of the number was employed.**

**3**

會員受僱於協商他方之人數逾，其所僱用具同類職業  
技能勞工人數二分之一之職業工會或綜合性工會

**The number of members employed by other parties of negotiation exceed either the craft unions or comprehensive unions, with half of the number to laborers with the same vocational skills.**

**4**

不符合前三款規定之數工會，所屬會員受僱於協商他方  
之人數合計逾其所僱用勞工人數二分之一。

**The union which does not meet above three rules. The total number of members with the union was employed by another party of negotiation exceeding the half of labor which was employed.**

**5**

經依勞資爭議處理法規定裁決認定之工會

**The number of members employed by other parties of negotiation exceed either the craft unions or comprehensive unions, with half of the number to laborers with the same vocational skills.**