First published in the Government Gazette, Electronic Edition, on 27th March 2015 at 5:00 pm.

No. S 156

INDUSTRIAL RELATIONS ACT (CHAPTER 136)

INDUSTRIAL RELATIONS (REFEREE APPEAL) (AMENDMENT) REGULATIONS 2015

In exercise of the powers conferred by section 87 of the Industrial Relations Act, the Minister for Manpower makes the following Regulations:

Citation and commencement

1. These Regulations may be cited as the Industrial Relations (Referee Appeal) (Amendment) Regulations 2015 and come into operation on 1 April 2015.

Deletion and substitution of Schedule

2. The Schedule to the Industrial Relations (Referee Appeal) Regulations (Rg 2) is deleted and the following Schedule substituted therefor:

"THE SCHEDULE FORM I

Regulation 2

INDUSTRIAL RELATIONS ACT (CHAPTER 136)

I.A.C. Referee Case No. of [set out year]

NOTICE OF APPEAL

1101	
Between	Claimant
And	Respondent.
In the matter of a trade di	spute relating to —
gives Notice of Appeal agains	the abovenamed *Claimant/Respondent the decision of the Referee, Mrdelivered on [set out date] in the
[Set out below in numbere or part of the decision appear	ed paragraphs the substance of the whole all against].
Dated [set out date].	
	*Claimant/Respondent

^{*}Delete whichever is inapplicable.

FORM II

Regulation 4

INDUSTRIAL RELATIONS ACT (CHAPTER 136)

I.A.C. Referee Appeal Case No of [set out year]
NOTICE OF DISCONTINUANCE
Between
And Respondent.
In the matter of a trade dispute relating to —
, the abovenamed Appellant gives Notice of Discontinuance of the above appeal.
Dated [set out date].
Appellant.
FORM III
Regulation 5
INDUSTRIAL RELATIONS ACT (CHAPTER 136)
I.A.C. Referee Appeal Case No of [set out year]
PETITION OF APPEAL
Between
And
In the matter of a trade dispute relating to —
To: The Industrial Arbitration Court.
The Petition of
[Here set out in numbered paragraphs the nature of the trade dispute, facts of the case, and the decision of the Referee].
Your petitioner is dissatisfied with the said decision on the following

[Here set out in numbered paragraphs, the grounds of Appeal on which the appellant relies].

grounds:

Your petitioner prays that such decision may be set aside or that the Court may grant such relief as is just and equitable upon the substantial merits of this Appeal as the Court considers fit.

Dated [set out date].	
	Appellant.

Made on 25 March 2015.

LOH KHUM YEAN
Permanent Secretary,
Ministry of Manpower,
Singapore.

[LRD/1/2/9(C); AG/LLRD/SL/136/2014/4 Vol. 1]

(To be presented to Parliament under section 87(3) of the Industrial Relations Act).