JUVENILE ACTIVITY PROMOTION ACT

Act No. 7163, Feb. 9, 2004
Amended by Act No. 7420, Mar. 24, 2005
Act No. 7421, Mar. 24, 2005
Act No. 7428, Mar. 31, 2005
Act No. 7678, Aug. 4, 2005
Act No. 7799, Dec. 29, 2005
Act No. 7941, Apr. 28, 2006
Act No. 7995, Sep. 27, 2006
Act No. 8014, Sep. 27, 2006
Act No. 8338, Apr. 6, 2007
Act No. 8349, Apr. 11, 2007
Act No. 8352, Apr. 11, 2007
Act No. 8370, Apr. 11, 2007
Act No. 8570, Jul. 27, 2007
Act No. 8819, Dec. 27, 2007
Act No. 8852, Feb. 29, 2008
Act No. 8976, Mar. 21, 2008
Act No. 9313, Dec. 31, 2008
Act No. 9432, Feb. 6, 2009
Act No. 9763, Jun. 9, 2009
Act No. 9932, Jan. 18, 2010
Act No. 10299, May 17, 2010
Act No. 10331, May 31, 2010

CHAPTER I GENERAL PROVISIONS

Article 1 (Purpose)
The purpose of this Act is to prescribe matters necessary to actively promote various youth activities as prescribed in Article 47 (2) of the Framework Act on Juveniles.

Article 2 (Definitions)
The definitions of terms used in this Act shall be as follows:
1. The term “youth activities” means juvenile activities prescribed in subparagraph 3 of Article 3 of the Framework Act on Juveniles;
2. The term “facilities for youth activities” means facilities offered for youth activities, such as training activities, exchange activities, cultural
activities, etc., prescribed in Article 10:
3. The term “youth training activities” (hereinafter referred to as “training activities”) means educational activities through which juveniles build skills and character needed during adolescence, by voluntarily participating in youth activities, which are experiential activities by which juveniles translate learning into practice through participation in the materials for youth training together with youth leaders;
4. The term “youth exchange activities” (hereinafter referred to as “exchange activities”) means experiential activities through which juveniles build a community spirit, etc. through various exchanges between regions, the two Koreas, and countries;
5. The term “youth cultural activities” (hereinafter referred to as “cultural activities”) means experiential activities through which juveniles build cultural sensibility and ability to live together through artistic activities, sports activities, group activities, voluntary services, etc.;
6. The term “materials for youth training” (hereinafter referred to as “training materials”) means programs necessary for training activities and projects relating thereto.

Article 3 (Cooperation of Relevant Institutions)
(2) The relevant institutions in receipt of a request for consultation under paragraph (1) shall comply with it unless any special reason exists to the contrary.

Article 4 (Youth Steering Committees)
(1) Individuals, juristic persons and organizations that establish and operate youth training facilities prescribed in subparagraph 1 of Article
10 (hereinafter referred to as “training facilities”), and organizations entrusted with the operation thereof as prescribed in Article 16 (2) (hereinafter referred to as “training facility operating organizations”) shall operate a youth steering committee composed of juveniles in order to revitalize youth activities and guarantee participation of juveniles.

(2) The representative of each training facility operating organization shall reflect the opinions of its youth steering committee in the operation of the training facility.

(3) Matters necessary for the constitution, operation, etc. of youth steering committees under paragraph (1) shall be prescribed by Presidential Decree.

CHAPTER II GUARANTEE OF YOUTH ACTIVITIES

Article 5 (Support to Youth Activities)

(1) Juveniles shall be provided with sufficient opportunities and support to realize their aspirations and hopes by independently and voluntarily participating in the various youth activities.

(2) The State and local governments shall establish and implement policies for facilities for various activities, youth activity programs, youth leaders, etc. necessary to revitalize youth activities.

(3) When individuals, juristic persons or organizations intend to support youth activities, the State and local governments may provide administrative and financial support necessary therefor.

Article 6 (Establishment of the Korea Youth Work Agency)

(1) In order to implement the following projects, there is hereby established a Korea Youth Work Agency (hereinafter referred to as the “Work Agency”):

1. Supply of comprehensive guidance and services concerning youth activities, youth welfare and youth protection;

2. Comprehensive management and supply of information, etc. necessary to foster juveniles;

3. Operation of a youth training activity authentication system, such as youth activity authentication committee:
4. Revitalization of youth volunteer activities;
5. Development and proliferation of youth activity programs;
6. Entrustment with maintenance, management and operation of training facilities established by the State;
7. Model operations of principal training materials developed by the State and local governments;
8. Support to projects for international exchanges and cooperation performed by youth activity facilities;
9. Training of youth leaders;
10. Other projects designated by the Minister of Gender Equality and Family or necessary to implement the objectives of the Work Agency.

(2) The Work Agency shall be a juristic person.
(3) The Work Agency shall come into existence by registering its establishment at the competent registry for its principal office.

(This Article Wholly Amended by Act No. 10299, May 17, 2010)

Article 6-2 (Articles of Incorporation)
The articles of incorporation of the Work Agency shall include each of the following:
1. Purpose;
2. Name;
3. Location of principal office;
4. Matters concerning business;
5. Matters concerning executives and employees;
6. Matters concerning the board of directors;
7. Matters concerning property and accounting;
8. Matters concerning amendments to the articles of incorporation.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-3 (Executives)
(1) The Work Agency shall have not more than 15 directors, including one president, and one auditor.
(2) The president shall be appointed by the Minister of Gender Equality and Family from among two or more persons recommended by the executive recommendation committee under Article 29 of the Act on the Management
of Public Institutions (hereinafter referred to as the “Executive Recommendation Committee”).

(3) Standing directors shall be appointed by the president of the Work Agency.

(4) Non-standing directors (excluding those to be appointed ex officio as a non-standing director according to the articles of incorporation of the Work Agency) shall be appointed by the Minister of Gender Equality and Family.

(5) The auditor shall be appointed by the Minister of Strategy and Finance from among two or more persons recommended by the Executive Recommendation Committee after deliberation and resolution by the committee for management of public institutions under Article 8 of Act on the Management of Public Institutions.

(6) The term of office of the president shall be three years and the term of office of directors and the auditor shall be two years respectively, who may be reappointed on a year-to-year basis.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-4 (Submission of Project Plans, etc.)

(1) The Work Agency shall draft a project plan and budgetary documents as prescribed by Presidential Decree, and submit them to the Minister of Gender Equality and Family before each business year begins.

(2) At each fiscal year-end, the Work Agency shall promptly prepare a closing statement of the relevant fiscal year, have such statement audited by a certified public accountant or accounting firm in accordance with the Board of Audit and Inspection Regulations, and submit it to the Minister of Gender Equality and Family within two months from the end of the fiscal year.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-5 (Requests, etc. for Data)

(1) When it is necessary to implement projects under Article 6 (1) 2, the Work Agency may request public institutions, etc. to supply publications or data. In such cases, the Work Agency shall pay a reasonable price to such institutions.
(2) The Work Agency shall not use publications or data supplied under paragraph (1) for a use other than the use they are supplied for.
(3) No executive or employee engaged in a project under Article 6 (1) 2 nor any person who has been in such position, shall divulge any confidential information that he/she has learned in the course of performing such duties.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-6 (Subsidies, etc.)
(1) The Government may subsidize expenses incurred in relation to the projects and operation of the Work Agency within budgetary limits.
(2) Individuals, juristic persons or organizations may contribute or donate money or other property to the Work Agency to support its projects or operation.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-7 (Application mutatis mutandis of the Civil Act)
Except for matters prescribed by this Act and the Act on the Management of Public Institutions concerning the Work Agency, the provisions on incorporated foundations in the Civil Act shall apply mutatis mutandis.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-8 (Prohibition of Use of Similar Name)
No person, other than the Work Agency prescribed by this Act, shall use the name "Korea Youth Work Agency" or similar name.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 6-9 (Legal Fiction as Public Official in Application of Penal Provisions)
Persons engaged in the projects prescribed in Article 6 (1) 2 shall be deemed a public official for the purposes of penal provisions under Articles 129 through 132 of the Criminal Act.

(This Article Newly Inserted by Act No. 10299, May 17, 2010)

Article 7 (Establishment, etc. of District Youth Work Centers)
(1) A Special Metropolitan City, Metropolitan City, Do and a Special Self-Governing Province (hereinafter referred to as “City/Do”), and a Si, Gun and Gu (referring to an autonomous Gu) may establish and operate a district youth work center in order to promote the youth activities of the relevant district.
(2) District youth work centers under paragraph (1) (hereinafter referred to as “district youth work centers”) shall implement the following projects:
1. Evaluation of requests for district youth activities;
2. Revitalization of district youth volunteer activities;
3. Support to the youth training activity authentication system;
4. Promotion of authenticated youth training activities and support thereto;
5. Development and proliferation of youth activity programs;
6. Education and promotion of youth activities;
7. Other projects necessary for youth activities.

(3) Where district youth work centers implement projects under paragraph (2), they shall establish relations and join forces with the Work Agency. (Amended by Act No. 10299, May 17, 2010)

(4) The State and local governments may support all or some of the expenses incurred by district youth work centers for the operation thereof within budgetary limits.

(This Article Wholly Amended by Act No. 8570, Jul. 27, 2007)

Article 8 (Supply, etc. of Information on Youth Activities)

(1) The Work Agency and district youth work centers shall, at all times, accept juveniles’ requests, advise juveniles on programs and information suited to their developmental stages and conditions, and provide them with such programs and information. (Amended by Act No. 8570, Jul. 27, 2007: Act No. 10299, May 17, 2010)

(2) In order to implement projects under paragraph (1), the Work Agency and district youth work centers shall regularly evaluate requests for activities of the relevant districts, and supply the results thereof to the youth activity facilities of the districts and youth organizations under subparagraph 8 of Article 3 of the Framework Act on Juveniles. (Amended by Act No. 8570, Jul. 27, 2007: Act No. 10299, May 17, 2010)

Article 9 (Cooperation, etc. with Schools)


(2) The Work Agency and district youth work centers may provide support in matters relating to youth activities as required by schools at all levels
and lifelong education facilities of the relevant districts. (Amended by Act No. 8570, Jul. 27, 2007; Act No. 10299, May 17, 2010)
(3) The Work Agency and district youth work centers shall make a united effort in developing training materials once or more times a year in accordance with paragraph (2), and proliferate such training materials to the training facilities of the relevant districts. (Amended by Act No. 8570, Jul. 27, 2007; Act No. 10299, May 17, 2010)
(4) When the Work Agency and district youth work centers develop training materials for juvenile students, they may request the offices of education or schools at any level for the relevant necessary materials. In such cases, the relevant institutions shall actively cooperate with such request unless any special reason exists to the contrary. (Amended by Act No. 8570, Jul. 27, 2007; Act No. 10299, May 17, 2010)

CHAPTER III YOUTH ACTIVITY FACILITIES

Article 10 (Type of Youth Activity Facilities)
The type of youth activity facilities shall be as follows:
1. Youth training facilities:
   (a) Youth training centers: General training facilities having all kinds of facilities and equipment in which various training materials can be implemented;
   (b) Youth training establishments: General training facilities having halls equipped with a lodging function, and all kinds of facilities and equipment in which various training materials can be implemented;
   (c) Youth cultural halls: Training facilities with emphasis on information, culture and arts, which have facilities and equipment to implement simple training activities;
   (d) Specialized youth facilities: Training facilities having facilities and equipment in which youth activities of a specific purpose, such as job experience, culture, arts, science, information, environment, etc., can be implemented in a professional manner;
   (e) Youth camps: Training facilities having facilities and equipment appropriate for camping, which offer training materials or camping
conveniences:
(f) Youth hostels: Establishments having facilities and equipment appropriate for juveniles’ lodging and staying as well as accessory and convenience facilities, the principal function of which is to provide accommodation convenience, support to travelling students’ activities, etc.

2. Facilities used by juveniles: Facilities other than training facilities, which can be offered for the implementation of youth activities, healthy use by juveniles, etc. to the extent of the purpose of installation.

**Article 11 (Installation, Operation, etc. of Training Facilities)**
(1) The State and local governments shall install and operate the following training facilities in accordance with Article 18 (1) of the Framework Act on Juveniles: *(Amended by Act No. 8570, Jul. 27, 2007)*

1. The State shall establish and operate national youth training facilities usable by juveniles from two or more Sis, Dos, or nationwide:

2. Each Special Metropolitan City Mayor, Metropolitan City Mayor, Do Governor and the Governor of each Special Self-Governing Province (hereinafter referred to as the “Mayor/Do Governor”), and the head of each Si/Gun/Gu (referring to the head of each autonomous Gu: hereinafter the same shall apply) shall establish and operate one or more youth training centers prescribed in subparagraph 1 (a) of Article 10:

3. The Mayor/Do Governor and the head of each Si/Gun/Gu shall establish and operate one or more youth cultural halls prescribed in subparagraph 1 (c) of Article 10 in Eups, Myeons and Dongs:

4. The Mayor/Do Governor and the head of a Si/Gun/Gu may establish and operate specialized youth facilities, youth camps and youth hostels prescribed in subparagraph 1 (d) through (f) of Article 10.

(2) The State may subsidize all or some of the expenses incurred in the establishment and operation of training facilities prescribed in paragraph (1) 2 through 4 within budgetary limits.

(3) Individuals, juristic persons or organizations may establish and operate training facilities with the permission of the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu. The same shall also
apply to modification of significant permitted matters prescribed by Presidential Decree. *(Amended by Act No. 8570, Jul. 27, 2007)*

(4) The State and local governments may support persons who establish and operate training facilities with the permission prescribed in paragraph (3) (hereinafter referred to as “persons establishing and operating training facilities”) for all or some of the expenses incurred in the establishment and operation thereof within budgetary limits.

**Article 12 (Requirements for Permission for Training Facilities)**

(1) Those who intend to obtain permission for training facilities under Article 11 (3) shall meet each of the following requirements: *(Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)*

1. They shall meet the facility, safety and operational requirements under Articles 17 through 19:

2. They shall have the ability to raise capital necessary for the establishment and operation of the relevant facilities:

3. They shall have the authority to possess or use real estate necessary for the establishment of the relevant facilities:

4. They shall meet other requirements prescribed by Ordinance of the Ministry of Gender Equality and Family.

(2) Where the Mayor/Do Governor or the head of a Si/Gun/Gu grants permission for training facilities as prescribed in Article 11 (3), he/she may grant such permission on condition of supplementation of such facilities within a prescribed period, in cases where such facilities fail to meet any minor requirement for permission under paragraph (1) as prescribed by Ordinance of the Ministry of Gender Equality and Family. *(Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)*

**Article 13 (Registration of Training Facilities)**

(1) Each training facility shall be registered, before its operation, with the Mayor/Do Governor or the head of a Si/Gun/Gu having jurisdiction over the location of the relevant facility. The same shall also apply to modification of significant registered matters prescribed by Ordinance of the Ministry of Gender Equality and Family. *(Amended by Act No. 7421, Mar.
Article 14 (Operations Representatives of Training Facilities)

(1) Each person who establishes and operates a training facility or each organization entrusted with the operation thereof under Article 16 shall appoint a person meeting the qualification requirements prescribed by Presidential Decree as the operations representative of such training facility: Provided, That training facilities prescribed by Presidential Decree need not have an operations representative.

(2) Notwithstanding paragraph (1), where individuals, juristic persons or representatives of organizations who establish and operate training facilities (hereinafter referred to as “representatives of training facilities”), or representatives of organizations entrusted with the operation thereof under Article 16 meet the qualification requirements to be an operations representative under paragraph (1), the representatives of training facilities may become an operations representative.

(3) The State and local governments may provide training to operations representatives under paragraphs (1) and (2), as prescribed by Presidential Decree.

Article 15 (Grounds for Disqualification)

None of the following persons shall become a representative of training facility (including executives in cases of a juristic person) or operations representative: (Amended by Act No. 7428, Mar. 31, 2005)

1. A minor, incompetent or quasi-incompetent;
2. A person sentenced bankrupt who has not been reinstated;
3. A person for whom two years have not passed since he/she completed prison sentence or since it was determined that he/she should not serve prison sentence after he/she had been sentenced to imprisonment without labor or heavier;
4. A person sentenced to imprisonment without labor or heavier, whose
probationary period has not completed:
5. A person whose qualifications have been lost or suspended pursuant to the judgment of a court or Acts:
6. Representatives of training facilities for whom two years have not passed after permission or registration was revoked under Article 22.

**Article 16 (Entrustment of Operation of Training Facilities)**
(1) Pursuant to Article 18 (3) of the Framework Act on Juveniles, the State or local governments may entrust youth organizations under subparagraph 8 of Article 3 of the same Act with the operation of training facilities for the efficient operation of such training facilities.
(2) The State or local governments may subsidize youth organizations entrusted with the operation of training facilities under paragraph (1) (hereinafter referred to as “organizations entrusted with operation”) with expenses necessary for the operation of such training facilities under entrustment within budgetary limits.
(3) The provisions of Articles 14 and 15 shall apply **mutatis mutandis** to organizations entrusted with operation and the representatives and executives thereof.

**Article 17 (Facility Standards for Training Facilities)**
(1) Training facilities shall have facilities and equipment appropriate for juveniles to increase capability and cultivate character through various activities.
(2) Matters necessary for facility standards by type of training facilities shall be prescribed by Ordinance of the Ministry of Gender Equality and Family. *(Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)*

**Article 18 (Safety Standards, etc. for Training Facilities)**
(1) The operations representatives of training facilities shall conduct regular and occasional inspections of the relevant facilities.
(2) After **an** operations representative of training facilities **has** conducted a regular or occasional inspection under paragraph (1), **he/she** shall report the results thereof to the Governor of a Special Self-Governing Province and the head of the competent Si/Gun/Gu. *(Amended by Act No. 8570, Jul.*
(3) After the Governor of a Special Self-Governing Province and the head of a Si/Gun/Gu has received a report under paragraph (2), if necessary, they may request the relevant operations representative to supplement, improve or repair his/her facilities. In such cases, the operations representatives of training facilities shall comply with such request.  *(Amended by Act No. 8570, Jul. 27, 2007)*

(4) The State or local governments may subsidize all or some of the expenses incurred in safety inspections, or supplementation, improvement or repair of facilities under paragraphs (1) through (3) within budgetary limits.  

(5) The extent of facilities subject to regular and occasional safety inspections and the time thereof under paragraphs (1) and (2), institutions and procedures for safety inspections, and safety standards shall be prescribed by Presidential Decree.

**Article 19 (Operational Guidelines for Training Facilities)**

(1) Each training facility shall provide education on the operation, safety, sanitation, etc. of the training facility to its employees once or more times a year.

(2) Operational guidelines for training facilities, such as how to use training materials, guidance and discipline, management and operation of facilities, education of employees, etc. shall be prescribed by Ordinance of the Ministry of Gender Equality and Family according to the type of training facilities.  *(Amended by Act No. 7421, Mar. 24, 2005: Act No. 8570, Jul. 27, 2007: Act No. 8852, Feb. 29, 2008: Act No. 9932, Jan. 18, 2010)*

(3) Deleted. *(by Act No. 8570, Jul. 27, 2007)*

**Article 20 (Corrective Orders)**

Where any person who establishes and operates training facilities or any organization entrusted with the operation thereof violates this Act or any order issued under this Act, or the relevant training facilities fail to meet the facility standards under Article 17, safety standards under Article 18, or operational guidelines under Article 19, the Governor of a Special Self-Governing Province and the head of the competent Si/Gun/Gu may issue a corrective order to such person or organization.  *(Amended by Act No. 8570, Jul. 27, 2007)*
Article 21 (Prohibited Activities)
No person who establishes and operates training facilities or organization entrusted with the operation thereof shall perform any of the following acts:
1. Imposing restrictions on the use of the training facilities by juveniles without justifiable grounds;
2. Using the training facilities for a use other than for youth activities: Provided, That using such facilities for a use prescribed by Presidential Decree shall be excluded herefrom;
3. Allowing those who have not registered training facilities or those who have failed to obtain permission for training facilities, etc. as prescribed by this Act to operate the training facilities.

Article 22 (Revocation of Permission or Registration)
Where any person who establishes and operates training facilities falls under any of the following subparagraphs, the Governor of a Special Self-Governing Province or the head of the competent Si/Gun/Gu may revoke permission or registration of such training facilities: Provided, That in cases falling under subparagraph 1, he/she shall revoke permission or registration of the relevant training facilities: (Amended by Act No. 8570, Jul. 27, 2007)
1. When such person has obtained permission or filed registration of the training facilities by deceit or other fraudulent means;
2. When such person was issued a disposition of fine for negligence under Article 72 (2) 3 two or more times within the last two years, and has committed an act prescribed in the same subparagraph;
3. When such person has not commenced establishment or operation of the training facilities within one year after obtaining permission or filing registration of the training facilities without justifiable grounds, or has not registered the training facilities within the period specified by the Governor of a Special Self-Governing Province or the head of the competent Si/Gun/Gu.

Article 23 (Hearings)
Where the Governor of a Special Self-Governing Province or the head of
a Si/Gun/Gu intends to revoke permission or registration as prescribed in Article 22, he/she shall hold a hearing. (Amended by Act No. 8570, Jul. 27, 2007)

Article 24 (Usage Fees and Training Expenses)
(1) Those who establish and operate training facilities or organizations entrusted with the operation thereof may collect usage fees from the users of such training facilities.
(2) Those who provide training activities authenticated under Article 36 (1) through (3) may collect training expenses from juveniles participating in such training activities.

Article 25 (Purchasing Insurance)
(1) With reference to the establishment and operation of training facilities, those who establish and operate the training facilities or organizations entrusted with the operation thereof shall purchase insurance to compensate damages inflicted on the life and body of the users of such training facilities.
(2) The type of training facilities to be insured as prescribed in the provisions of paragraph (1), amount of insurance coverage, etc. shall be prescribed by Presidential Decree.

Article 26 (Succession to Training Facilities)
(1) When a training facility permitted under Article 11 (3) is transferred, acquired by transfer, inherited or donated, or when a juristic person that has established a training facility merges with another juristic person, the transferee, inheritor, donee, juristic person surviving the merger or juristic person established in the course of the merger shall succeed to the rights and obligations accruing from the permission or registration of such training facility.
(2) A person who has taken over the significant part of a training facility prescribed by Ordinance of the Ministry of Gender Equality and Family by auction under the Civil Execution Act, liquidation under the Debtor Rehabilitation and Bankruptcy Act, sale of confiscated property under the National Tax Collection Act, Customs Act or Local Tax Act or according to procedures corresponding thereto shall succeed to the rights and obligations accruing from the permission or registration of the training

**Article 27 (Suspension or Discontinuance of Training Facilities)**

1. When a person who has established and operated training facilities intends to suspend or discontinue the operation of such facilities, he/she shall report to the Governor of a Special Self-Governing Province or the head of the competent Si/Gun/Gu, as prescribed by Ordinance of the Ministry of Gender Equality and Family. (Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

2. The Governor of a Special Self-Governing Province and the head of a Si/Gun/Gu may restrict the suspension or discontinuance of the operation of training facilities which have received special support from the State or a local government and are prescribed by Presidential Decree. (Amended by Act No. 8570, Jul. 27, 2007)

**Article 28 (Advance Feasibility Study of Construction of Training Facilities)**

1. In order for training facilities to be established under Article 11 (1) in a way appropriate for youth activities, the State and local governments shall establish a basic plan including matters relating to the feasibility of construction, such as site conditions, interior structure, other design matters, etc., and shall implement such plan after deliberating on related design matters in advance.

2. Youth specialists and juveniles may participate in the deliberation of basic plans and related design matters prescribed in paragraph (1).

3. Matters necessary for the process of deliberation prescribed in paragraphs (1) and (2) shall be prescribed by Presidential Decree.

**Article 29 (Establishment of Training Facilities in Housing Complexes)**

1. When a person who has obtained the approval of a housing construction plan or site creation project plan and intends to implement such plan formulates a project plan under Article 16 (1) of the Housing Act, he/she shall include training facilities therein as prescribed by Presidential Decree. (Amended by Act No. 8570, Jul. 27, 2007)

2. The State and local governments may subsidize expenses incurred in the establishment and operation of training facilities under paragraph (1) within budgetary limits.
Article 30 (Promotion of Participation by Private Citizens)
(1) The State and local governments may support individuals, juristic persons or organizations with land, finance, taxation and other administrative procedures so that they may easily establish training facilities.
(2) Individuals, juristic persons or organizations may contribute land, money, etc. to training facilities established by the State or local governments. In such cases, the names, etc. of contributors may be used as the names of such training facilities.

Article 31 (Use of Training Facilities)
(1) When a youth organization requests any person operating training facilities to use training facilities for youth activities, the person operating training facilities shall comply with such request unless any special reason exists to the contrary.
(2) Any person operating training facilities may offer such training facilities for a use falling under any of the following subparagraphs to the extent that does not hinder youth activities: (Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)
1. Where such training facilities are offered for group training activities, etc. conducted by juristic persons, organizations, businesses, etc.;
2. Where such training facilities are offered to provide lifelong education under the Lifelong Education Act;
3. Where youth hostels and youth camps offer individual lodging and camping conveniences within the extent prescribed by Ordinance of the Ministry of Gender Equality and Family;
4. Where management offices or other offices installed at such training facilities are offered as the activity space for youth organizations;
5. Where such training facilities are used as prescribed by Ordinance of the Ministry of Gender Equality and Family.
(3) No use prescribed in paragraph (2) 1 and 2 shall exceed the extent of use prescribed by Ordinance of the Ministry of Gender Equality and Family. (Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

Article 32 (Facilities Used by Juveniles)
(1) The State, local governments or other public institutions establishing and operating facilities used by juveniles under subparagraph 2 of Article 10 shall offer such facilities for youth activities to the extent that does not hinder the operation of such facilities.

(2) The State or local governments may supply individuals, juristic persons or organizations establishing or operating facilities used by juveniles with youth activity programs and other necessary support.

(3) The State or local governments may subsidize some of the expenses incurred in the operation of the facilities within budgetary limits.

(4) Matters necessary for the type, etc. of facilities used by juveniles shall be prescribed by Presidential Decree.

Article 33 (Relationship with other Acts)

(1) When permission for training facilities has been obtained as prescribed in Article 11 (3), each of the following permissions, authorizations, designations or rescissions shall be deemed to have been obtained, issued, or reported: (Amended by Act No. 7678, Aug. 4, 2005; Act No. 7995, Sep. 27, 2006; Act No. 8349, Apr. 11, 2007; Act No. 8352, Apr. 11, 2007; Act No. 8370, Apr. 11, 2007; Act No. 9313, Dec. 31, 2008; Act No. 9763 Jun. 9, 2009; Act No. 10331, May 31, 2010)

1. Permission for development, designation of developers of urban planning facilities projects and authorization of implementation plans under Articles 56, 86 and 88 of the National Land Planning and Utilization Act;

2. Permission for implementation of park projects and permission for acts within park districts under Articles 20 and 23 of the Urban Parks Act;

3. Permission for conversion of farmland under Article 34 of the Farmland Act;

4. Permission for and report of conversion of grassland under Article 23 (2) and (3) of the Grassland Act;

5. Permission for and report of conversion of mountainous districts under Articles 14 and 15 of the Management of Mountainous Districts Act, permission for and report of temporary use of mountainous districts under Article 15-2 of the same Act and permission for acts within forest protection districts (excluding forest genetic resources protection districts) under Article 9 (1) and (2) 1 of the Forest Protection Act;
6. Permission for cutting, etc. of standing trees and bamboo within erosion control areas and rescission of designation as erosion control areas under Articles 14 and 20 of the Work against Land Erosion or Collapse Act:

7. Authorization of private use waterworks under Article 52 of the Water Supply and Waterworks Installation Act:

8. Permission for construction of private roads under Article 4 of the Private Road Act.

(2) When training facilities have been registered under Article 13, each of the following reports or notification shall be deemed to have been made in respect of such training facilities: (Amended by Act No. 8349, Apr. 11, 2007; Act No. 9432, Feb. 6, 2009)

1. Report of sports facility business under Article 20 of the Installation and Utilization of Sports Facilities Act:

2. Notification of barber business and hairdressing business out of public health business under Article 3 of the Public Health Control Act:

3. Report of rest restaurant business and general restaurant business out of food service business under Article 37 of the Food Sanitation Act, and report on installation and operation of facilities for providing meals under Article 88 of the same Act:


(3) When the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu grants permission for training facilities under Article 11 (3) or registers training facilities under Article 13, he/she shall consult with the head of the competent administrative agency in advance concerning whether such facilities conform to the relevant Acts and subordinate statutes under the subparagraphs of paragraphs (1) and (2): Provided, That this shall not apply in respect of matters that have been consulted on as prescribed in Article 52 (2). (Amended by Act No. 8570, Jul 27, 2007)

(4) When the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu has issued a certificate of registration of training facilities as prescribed in Article 13, he/she shall notify the head of the administrative agency with whom consultation has been made under paragraph (3) thereof within 15 days from the date of issuance of such certificate of registration.
Article 33-2 (Reporting, etc.)

(1) The head of each Si/Gun/Gu shall report each of the following to the Minister of Gender Equality and Family, as prescribed by Ordinance of the Ministry of Gender Equality and Family: (Amended by Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

1. Present status of training facilities established and operated by local governments as prescribed in Article 11 (1);

2. Present status of permission and registration prescribed in Articles 12 and 13 (1).

(2) The Minister of Gender Equality and Family may request persons who establish and operate training facilities or facilities used by juveniles to report the present status of use of such facilities by juveniles, present status of operation programs and other data prescribed by Ordinance of the Ministry of Gender Equality and Family. (Amended by Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

(This Article Newly Inserted by Act No. 8570, Jul 27, 2007)

CHAPTER IV SUPPORT TO YOUTH TRAINING ACTIVITIES

Article 34 (Development and Diffusion of Materials for Youth Training)

(1) The State and local governments shall develop and diffuse well-balanced training materials necessary for each type of training activities, taking overall account of persons to use such materials, their age, place to use such materials, etc.

(2) The State and local governments shall professionally develop training materials on the basis of developmental principles and preferences of juveniles.

Article 35 (Operation of Youth Training Activity Authentication System)

(1) The State shall operate a youth training activity authentication system to improve the contents and level of training activities so that training activities may contribute to the balanced development of juveniles.

(2) The State shall establish and operate a youth training activity
authentication committee (hereinafter referred to as the “Authentication Committee”) within the Work Agency in order to operate the youth training activity authentication system. (Amended by Act No. 10299, May 17, 2010)

(3) The State shall maintain and manage the records of activities of juveniles who have participated in the training activities authenticated as prescribed in Article 36 (hereinafter referred to as “authenticated training activities”) and shall supply such records at the request of juveniles.

(4) Matters necessary for the constitution and operation of the Authentication Committee, maintenance and management of records, etc. shall be prescribed by Presidential Decree.

(This Article Wholly Amended by Act No. 8570, Jul. 27, 2007)

Article 36 (Authentication Procedures for Training Activities)

(1) When the State and local governments or individuals, juristic persons, organizations, etc. intend to develop and implement a program necessary for training activities, they may file an application for the authentication thereof with the Authentication Committee.

(2) Those who intend to obtain authentication under paragraph (1) shall compile a list of matters concerning the place, time, purpose, contents, methods of process, evaluation, procurement of resources, youth leaders, etc. of a program necessary for training activities and shall submit it to the Authentication Committee.

(3) When the Authentication Committee authenticates a program as prescribed in paragraph (1), it may confirm the details of the application for authentication using a necessary method, such as site inspection.

(4) Where matters to be applied for under paragraph (2) are omitted or require supplementation as a result of confirmation of the details of an authentication application, the Authentication Committee may request the applicant to supplement the matters within a prescribed period of not more than 20 days, as prescribed by Presidential Decree.

(5) Matters necessary for the procedures, methods, etc. of the authentication of training activities under paragraphs (1) through (3) shall be prescribed by Presidential Decree.

(This Article Wholly Amended by Act No. 8570, Jul. 27, 2007)
Article 36-2 (Ex Post Facto Management of Authentication)

(1) Where the Authentication Committee authenticates a program as prescribed in Article 36, it may establish a period for valid authentication.

(2) With regard to the implementation of authenticated training activities, the Authentication Committee may confirm whether authenticated matters have been carried out as authenticated.

(3) Where the Authentication Committee finds out, as a result of confirmation under paragraph (2), that the curricula of authenticated training activities differ from the curricula of training activities actually implemented, it may request the rectification thereof.

(4) Matters necessary for the period for valid authentication, confirmation on whether authenticated matters have been implemented, and requests for rectification under paragraphs (1) through (3) shall be prescribed by Ordinance of the Ministry of Gender Equality and Family. (Amended by Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

(This Article Newly Inserted by Act No. 8570, Jul. 27, 2007)

Article 36-3 (Revocation, etc. of Authentication)

(1) Where any person who has obtained authentication of training activities falls under any of the following subparagraphs, the Authentication Committee may revoke the authentication or issue an order to suspend business for a specified period of not more than six months: Provided, That in cases under subparagraph 1, it shall revoke the relevant authentication:

1. Where the person has obtained authentication by deceit or other fraudulent means:

2. Where the person has failed to implement, without justifiable grounds, authenticated training activities for one year or more consecutively after obtaining authentication:

3. Where there is considerable difference between the curricula of authenticated training activities and those of training activities actually implemented, and such difference has been caused by the person who has obtained authentication intentionally or by gross negligence.

(2) Where any person who has obtained authentication implements
authenticated training activities during a period of suspension in violation of an order to suspend business under paragraph (1), the Authentication Committee may revoke such authentication.

(3) Detailed standards for administrative dispositions under paragraph (1) shall be prescribed by Ordinance of the Ministry of Gender Equality and Family in consideration of the type, degree, etc. of the relevant violations. (Amended by Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)
(This Article Newly Inserted by Act No. 8570, Jul. 27, 2007)

Article 37 (Notification of Results, etc. of Authenticated Training Activities)

(1) After authenticated training activities are complete, those who have implemented authenticated training activities shall notify the Authentication Committee of the results thereof as prescribed by Presidential Decree.

(2) The Authentication Committee in receipt of notification under paragraph (1) shall take measures so that such results can be maintained and managed as records at the Work Agency and district youth work centers. (Amended by Act No. 10299, May 17, 2010)

(3) No individual, juristic person, organization, etc. implementing authenticated training activities after establishing and operating facilities used by juveniles, that falls under any of the following subparagraphs, shall be eligible to apply for authentication of training activities to the Authentication Committee within five years therefrom:

1. Where he/she has falsely notified the results of implementation of authenticated training activities under paragraph (1);

2. Where authentication has been revoked as prescribed in Article 36-3;

3. Where he/she has implemented unauthenticated training activities.

(This Article Wholly Amended by Act No. 8570, Jul. 27, 2007)

Article 38 (Prohibition of Use of Similar Names)

Where authentication has been revoked as prescribed in Article 36-3 or authentication by the Authentication Committee has not been obtained, an act of indicating that authentication has been obtained, such as authenticated training activities and authentication of training activities, or marking an indication similar thereto shall be prohibited.
Article 39 (Korea Youth Training Facility Association)

(1) For the operation and development of training facilities, those who establish and operate training facilities and organizations entrusted with the operation thereof may establish the Korean Youth Training Facility Association (hereinafter referred to as the "Facility Association"). engaging in the following business affairs, after obtaining authorization from the Minister of Gender Equality and Family: (Amended by Act No. 7421, Mar. 24, 2005; Act No. 7799, Dec. 29, 2005; Act No. 8832, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

1. Cooperation in projects and activities implemented by member training facilities and support thereto;

2. Education, improvement of rights and interests, and exchange of youth leaders;

3. Revitalization of training activities, and promotion of safety of training facilities and safety campaigns for training facilities;

4. Investigation and research of training activities and support thereto;

5. Support to district youth training facility associations under Article 40;

6. Other projects that the Minister of Gender Equality and Family acknowledges as necessary for the operation and development of training facilities.

(2) The Facility Association shall be a juristic person.

(3) The Facility Association shall come into existence by registering its establishment at the competent registry for its principal office.

(4) The State may subsidize all or some of the operational expenses of the Facility Association within budgetary limits.

(5) The Facility Association may entrust district youth training facility associations under Article 40 with some of the business affairs prescribed in paragraph (1).

(6) The provisions on incorporated associations of the Civil Act shall apply mutatis mutandis to the Facility Association, except for those prescribed by this Act.
**Article 40 (District Youth Training Facility Associations)**

(1) For the efficient operation and development of youth training facilities, youth training facilities targeting a certain geographic area may organize a district youth training facility association with the approval of the Mayor/Do Governor as prescribed by Ordinance of the City/Do having jurisdiction over such area.

(2) A local government may subsidize some of the operational expenses of the relevant district youth training facility association within budgetary limits.

**Articles 41 through 46 Deleted. (by Act No. 10299, May, 17, 2010)**

**Article 47 (Designation, etc. of Youth Training Districts)**

(1) Where it is necessary to support youth activities, the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu may designate a geographical area which is a place of beauty and historical artifacts, place of historic interest or place of superb scenic beauty, and is appropriate for youth activities and convenient for use, as a youth training district (hereinafter referred to as “training district”). *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

(2) When the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu intends to designate a training district as prescribed in paragraph (1), he/she shall consult with the head of the relevant administrative agency. The same shall also apply to any modification thereof: Provided, That this shall not apply to any modification of insignificant matters prescribed by Presidential Decree. *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

(3) When the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu has designated a training district as prescribed in paragraph (1), he/she shall announce the scope, size, designated date thereof and other necessary matters. *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

(4) Matters necessary for the procedures for designating training districts, the kind, extent and size of facilities to be installed therein, facilities that cannot be installed therein, etc. shall be prescribed by Presidential
Decree.

**Article 48 (Training District Creation Plans)**

(1) Where the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu has designated a training district as prescribed in Article 47 (1), he/she shall formulate and implement a training district creation plan (hereinafter referred to as “creation plan”). *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

(2) A juristic person or organization may establish and formulate a creation plan of a scale below that prescribed by Presidential Decree with the approval of the Governor of the Special Self-Governing Province or the head of the Si/Gun/Gu who has designated the relevant training district. *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

(3) Creation plans under paragraphs (1) and (2) shall be formulated in such a manner that nature is preserved to the maximum extent.

(4) When the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu has formulated or approved a creation plan as prescribed in paragraphs (1) and (2), he/she shall publicize such creation plan as prescribed by Presidential Decree. *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

(5) The State may subsidize some of the expenses incurred in the implementation of creation plans prescribed in paragraphs (1) and (2).

**Article 49 (Designation, etc. of Training Districts Extending over Two or More Sis/Guns/Gus)**

Where the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu intends to designate a training district including a neighboring area other than his/her jurisdictional area, or to formulate or approve a creation plan including such area, he/she shall consult with the head of the Si/Gun/Gu having jurisdiction over such neighboring area. *(Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)*

**Article 50 (Expropriation and Use)**

(1) The State, local governments or implementers of creation plans that establish training facilities as prescribed in Article 11 (1) may expropriate or use land, buildings, other fixtures on the land, or rights other than ownership rights thereto.
(2) The Act on Acquisition and Compensation of Land, etc. for Public Works and Compensation shall apply to any expropriation and use under paragraph (1).

Article 51 (Establishment, etc. of Facilities According to Creation Plans)

(1) The establishment of training facilities and other facilities within a training district shall be made by those who have formulated the relevant creation plan as prescribed in Article 46 (1) and (2): Provided, That in cases where any person other than those who formulated the relevant creation plan has obtained the approval of those who formulated such creation plan, he/she may establish training facilities and other facilities within the training district.

(2) Those who establish training facilities and other facilities as prescribed in paragraph (1) (excluding the Governor of a Special Self-Governing Province and the head of a Si/Gun/Gu) shall be deemed to have obtained permission for training facilities under Article 11 (3). (Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)

Article 52 (Relationship with other Acts)

(1) When a creation plan is formulated or approval for a creation plan is obtained as prescribed in Article 48 (1) and (2), the following permits, authorizations, licenses, rescissions, reports, or designations shall be deemed to have been obtained or issued: (Amended by Act No. 7678, Aug. 4, 2005.: Act No. 7995, Sep. 27, 2006: Act No. 8014, Sep. 27, 2006: Act No. 8338, Apr. 6, 2007: Act No. 8352, Apr. 11, 2007: Act No. 8370, Apr. 11, 2007: Act No. 8819, Dec. 27, 2007: Act No. 8976, Mar. 21, 2008: Act No. 9313, Dec. 31, 2008: Act No. 9763 Jun. 9, 2009: Act No. 10331, May 31, 2010)

1. Designation of developers of urban planning facility projects and authorization of implementation plans under Articles 86 and 88 of the National Land Planning and Utilization Act;

2. Authorization of private use waterworks under Article 52 of the Water Supply and Waterworks Installation Act;

3. Permit to implement or maintain public sewerage works under Article 16 of the Sewerage Act;

4. Permit to occupy and use public waters and approval for implementation plans or report thereof under Articles 5 and 8 of the Public Waters
Management Act:

5. License for reclamation under Article 9 (1) of the Public Waters Reclamation Act:

6. Permit to implement or maintain and repair river works under Article 30 of the River Act, permit to occupy a river under Article 33 of the same Act, and permit to use river water under Article 50 of the same Act:

7. Permit to implement or maintain road works under Article 34 of the Road Act and permit to occupy a road under Article 38 of the same Act:

8. Permit to undertake harbor construction under Article 9 (2) of the Harbor Act:

9. Permit to construct private roads under Article 4 of the Private Road Act:

10. Permit to convert mountainous districts and report thereon under Articles 14 and 15 of the Management of Mountainous Districts Act, permit to temporarily use mountainous districts and report thereon under Article 15-2 of the same Act, and permit to perform acts in a forest protection district (excluding forest genetic resources protection districts) under Article 9 (1) and (2) 1 of the Forest Protection Act:

11. Permit to convert farmland under Article 34 of the Farmland Act:

12. Permit to convert grassland and report thereon under Article 23 (2) and (3) of the Grassland Act:

13. Permit to cut standing trees and bamboo within erosion control areas and rescission of designation as erosion control areas under Articles 14 and 20 of the Work against Land Erosion or Collapse Act:

14. Permit to undertake park projects and manage park facilities and permit to perform acts within park districts under Articles 20 and 23 of the Natural Parks Act.

(2) When the Governor of a Special Self-Governing Province or the head of a Si/Gun/Gu formulates or approves a creation plan as prescribed in Article 48 (1) and (2), he/she shall first consult with the head of the competent administrative agency whether such plan complies with the relevant Acts and subordinate statutes listed in the subparagraphs of paragraph (1). (Amended by Act No. 7420, Mar. 24, 2005, Act No. 8570, Jul. 27, 2007)
CHAPTER V SUPPORT TO YOUTH EXCHANGE ACTIVITIES

Article 53 (Promotion of Youth Exchange Activities)
(1) The State and local governments shall actively develop and implement promotional policies for exchange activities.
(2) The State and local governments may cause youth activity facilities, youth organizations, etc. to develop and operate exchange programs in various forms, in order to encourage exchange activities.
(3) The State and local governments may subsidize all or some of the expenses incurred in the development and operation of exchange activity programs under paragraph (2) within budgetary limits.

Article 54 (Support to International Youth Exchange Activities)
(1) The State and local governments shall establish and promote an implementation plan to support international youth exchange activities managed by the Government, local governments, international organizations, private sector, etc.
(2) The State shall create a foundation for continuous development of international youth exchange activities by concluding youth exchange agreements with other countries.
(3) The State and local governments may support private organizations when such private organizations implement international youth exchange activities.

Article 55 (Sister City Agreements, etc. of Local Governments)
(1) When local governments conclude a sister city agreement, they shall endeavor to include matters concerning youth exchange activities.
(2) Local governments may support the activities of private organizations, such as youth organizations, etc. for youth exchanges.

Article 56 (Support to Expatriate Youth Exchange Activities)
(1) The State and local governments shall support and encourage visits of expatriate juveniles to Korea and their cultural experience and exchange activities with Korean juveniles.
(2) The State may provide administrative and financial support to youth organizations or youth facilities in the expansion and development of expatriate youth exchange activities, which are managed by such youth organizations or youth facilities.

Article 57 (Ex Post Facto Support to Youth Exchange Activities)
The State and local governments shall devise measures so that the outcomes of exchange activities continue, grow and improve.

Article 58 (Establishment and Operation of Youth Exchange Centers)
(1) The State may establish and operate youth exchange centers in order to efficiently support duties under Articles 53 through 57.
(2) The operation of youth exchange centers may be entrusted to youth organizations, etc. as prescribed by Presidential Decree, and in such cases expenses incurred in the operation thereof may be subsidized.

Article 59 (Systematic Support to Inter–Korean Exchange Activities)
(1) The State shall establish a basic plan for inter–Korean youth exchanges and create systematic conditions to ensure exchanges between juveniles from South and North Korea.
(2) The State may provide systematic unification education necessary for the creation of an atmosphere for inter–Korean youth exchanges.

CHAPTER VI SUPPORT TO YOUTH CULTURAL ACTIVITIES

Article 60 (Promotion of Youth Cultural Activities)
(1) The State and local governments shall develop and implement a policy which creates an atmosphere for juveniles to participate in cultural activities, such as the development of cultural activity programs, expansion of cultural facilities, etc.
(2) In establishing and implementing a policy under paragraph (1), the State and local governments shall have cultural and arts–related organizations, organizations of youth groups, volunteer activity organizations, etc. actively and voluntarily participate in the promotion of youth cultural activities.
(3) The State and local governments may subsidize all or some of the expenses incurred in voluntary participation under paragraph (2) within budgetary limits.

Article 61 (Establishment of Foundation for Youth Cultural Activities)
(1) The State and local governments shall establish a foundation to ensure more active cultural activities of juveniles in various fields.
(2) Cultural institutions of local communities, such as cultural and arts–related organizations, etc., shall actively cooperate in the establishment of a foundation to promote cultural activities of juveniles.

Article 62 (Succession of Traditional Culture)
The State and local governments shall establish and implement a policy so that traditional culture can be expressed in the cultural activities of juveniles.

Article 63 (Support to Finding Youth Festivals)
The State and local governments shall establish and implement a policy to encourage youth festivals.

Article 64 (Revitalization of Youth Group Activities)
(1) The State and local governments shall actively support group activities of various forms, organized and operated through the voluntary participation of juveniles.
(2) Youth activity facilities may provide space, equipment, etc. necessary for group activities prescribed in paragraph (1) and provide support thereto.

Article 65 (Revitalization of Youth Volunteer Activities)
The State and local governments shall lay the groundwork for revitalizing youth volunteer activities.

(This Article Wholly Amended by Act No. 8870, Jul. 27, 2007)

CHAPTER VI SUPPLEMENTARY PROVISIONS

Article 66 (Abatement of or Exemption from Taxes, etc.)
(1) The State may abate or exempt taxes of the Work Agency, district youth work centers, youth activity facilities, Facility Association and district youth training facility associations, etc. as prescribed by the Restriction of Special Taxation Act, and grant rebates on value-added tax as prescribed

(2) The State may apply exceptions of income calculation to property contributed or donated by the Work Agency, district youth work centers, youth activity facilities, Facility Association and district youth training facility association, etc. as prescribed by the Restriction of Special Taxation Act.  (Amended by Act No. 8570, Jul. 27, 2007; Act No. 10299, May 17, 2010)

(3) The State may abate or exempt customs duty on equipment and materials for experiment and exercise, audio-visual materials, and other articles directly used for youth activities, which are imported by the Work Agency, district youth work centers, youth activity facilities, Facility Association and district youth training facility associations, etc. as prescribed by the Customs Act.  (Amended by Act No. 8570, Jul. 27, 2007; Act No. 10299, May 17, 2010)

**Article 67 (Supervision)**

(1) When it is necessary for promoting youth activities, the State and local governments may have the Work Agency, district youth work centers and youth activity facilities report on matters concerning their duties, accounting and property, or have public officials under their jurisdiction inspect books, documents and other articles thereof.  (Amended by Act No. 8570, Jul. 27, 2007; Act No. 10299, May 17, 2010)

(2) Public officials making an inspection as prescribed in paragraph (1) shall carry a certificate indicating their authority and produce it to interested persons.

**Article 68 (Fees)**

Person falling under any of the following subparagraphs shall pay fees as prescribed by Ordinance of the Ministry of Gender Equality and Family:

(Amended by Act No. 7421, Mar. 24, 2005; Act No. 8570, Jul. 27, 2007; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

1. A person who applies for permission to establish training facilities as prescribed in Article 11 (3):

2. A person who applies for the registration of training facilities as prescribed in Article 13 (1) (excluding cases where the State or local governments apply for registration):

3. A person who applies for approval of a creation plan as prescribed
in Article 48 (2).

Article 69 (Delegation and Entrustment of Authority)
The Minister of Gender Equality and Family may delegate part of his/her authority under this Act to the Mayor/Do Governor or entrust it to youth organizations, as prescribed by Presidential Decree. (Amended by Act No. 7421, Mar. 24, 2005; Act No. 7799, Dec. 29, 2005; Act No. 8852, Feb. 29, 2008; Act No. 9932, Jan. 18, 2010)

CHAPTER VIII PENAL PROVISIONS

Article 70 (Penal Provisions)
(1) Any person who divulges confidential information that he/she has become aware of in the course of duty in violation of Article 6-5 (3) shall be punished by imprisonment for not more than two years or by a fine not exceeding 20 million won. (Newly Inserted by Act No. 10299, May 17, 2010)
(2) Any person who falls under any of the following subparagraphs shall be punished by imprisonment for not more than two years or by a fine not exceeding ten million won:
   1. A person who establishes and operates a training facility without obtaining permission prescribed in Article 11 (3);
   2. A person who implements a creation plan without obtaining approval prescribed in Article 48 (2).

Article 71 (Joint Penal Provisions)
If a representative of a juristic person, or an agent, employee or other servant of a juristic person or individual commits a violation prescribed in Article 70 concerning the duties of such juristic person or individual, not only shall such violator be punished, but also the juristic person or individual shall be punished by a fine under the relevant provisions: Provided, That where such juristic person or individual has not been negligent in giving due attention and supervision concerning the relevant duties to prevent such violation, this shall not apply.
(This Article Wholly Amended by Act No. 10299, May 17, 2010)

Article 72 (Fines for Negligence)
(1) Any person who falls under any of the following subparagraphs shall
be punished by a fine for negligence not exceeding five million won:  \textit{(Amended by Act No. 10299, May 17, 2010)}

1. A person who uses the name Korea Youth Work Agency or a similar name thereto, in violation of Article 6-8:

2. A person who fails to report, or rejects, obstructs or evades an inspection prescribed in Article 67 (1).

(2) Any person who falls under any of the following subparagraphs shall be punished by a fine for negligence not exceeding three million won:  \textit{(Amended by Act No. 8570, Jul. 27, 2007)}

1. A person who operates a training facility without registration, in violation of Article 13 (1):

2. A person who fails to appoint an operations representative, in violation of Article 14 (1) (including cases where it shall apply \textit{mutatis mutandis} under Article 16 (3)):

3. A person who violates a corrective order under Article 20:

4. A person who performs an act mentioned in any of the subparagraphs of Article 21, in violation of the same Article:

5. A person who fails to purchase an insurance, in violation of Article 25:

6. A person who suspends or discontinues the operation of a training facility without reporting under Article 27 (1):

7. A person who marks an indication that he/she has obtained authentication, such as authenticated training activities, authentication of training activities, etc., or marks a similar indication, in violation of Article 38.

(3) Fines for negligence under paragraphs (1) and (2) shall be imposed and collected by the Minister of Gender Equality and Family, or the Governor of a Special Self-Governing Province or the head of a Si/Gun/Cu, as prescribed by Presidential Decree.  \textit{(Amended by Act No. 7421, Mar. 24, 2005: Act No. 7799, Dec. 29, 2005: Act No. 8570, Jul. 27, 2007: Act No. 8852, Feb. 29, 2008: Act No. 9932, Jan. 18, 2010)}

(4) through (6) Deleted.
ADDENDA

Article 1 (Enforcement Date)
This Act shall enter into force one year after the date of its promulgation.

Article 2 (Transitional Measures concerning Penal Provisions)
The penal provisions of the Framework Act on Juveniles shall apply to acts committed before this Act enters into force.

Article 3 (Transitional Measures concerning Training Facilities)
Training facilities established under the former Framework Act on Juveniles as at the time this Act enters into force shall be deemed training facilities established under subparagraph 1 of Article 10.

Article 4 (Transitional Measures concerning the Korea Association of Youth Center)
(1) The Korea Association of Youth Center, an incorporated association as at the time this Act enters into force, shall obtain authorization from the Minister of Culture, Sports and Tourism under Article 39 (1) within six months from the date this Act enters into force.
(2) When the Korea Association of Youth Center, an incorporated association as at the time this Act enters into force, has obtained authorization under paragraph (1), it shall register the establishment of the Facility Association under Article 39 (3).
(3) When the Korea Association of Youth Center, an incorporated association as at the time this Act enters into force, has completed registration of establishment under paragraph (2), it shall be deemed to have been dissolved notwithstanding the provisions concerning dissolution and liquidation in the Civil Act.
(4) The Facility Association shall succeed to all the rights, obligations and property of the Korea Association of Youth Center, an incorporated association, on the date of registration of its establishment.
(5) The executives of the Korea Association of Youth Center, an incorporated association as at the time this Act enters into force, shall be deemed to have been appointed as the executives of the Facility Association under Article 39, and the term of office of such executives shall be counted from their prior appointment date.

Article 5 (Transitional Measures concerning the National Youth Center
of Korea)
(1) The National Youth Center of Korea, an incorporated foundation as
at the time this Act enters into force, shall prepare the articles of
incorporation of the National Youth Center of Korea under Article 42 within
six months after this Act enters into force and shall obtain authorization
from the Minister of Culture, Sports and Tourism.
(2) The provisions of Article 4 (2) through (5) of the Addenda shall apply
mutatis mutandis to the National Youth Center of Korea.

ADDENDA 〈Act No. 7420, Mar. 24, 2005〉
(1) (Enforcement Date) This Act shall enter into force six months after the date of
its promulgation.
(2) (General Transitional Measures concerning Administrative Dispositions,
etc.) Dispositions issued by an administrative agency under previous
provisions as at the time this Act enters into force shall be deemed dispositions
issued by an administrative agency under this Act, and applications, reports
and other acts in relation to an administrative agency under previous
provisions shall be deemed applications, reports and other acts in relation
to an administrative agency under this Act.

ADDENDA 〈Act No. 7421, Mar. 24, 2005〉
Article 1 (Enforcement Date)
This Act shall enter into force on the date Presidential Decree on the
organization of the Youth Commission enters into force within three months
after the promulgation of this Act.
Articles 2 through 4 Omitted.

ADDENDA 〈Act No. 7428, Mar. 31, 2005〉
Article 1 (Enforcement Date)
This Act shall enter into force one year after the date of its promulgation.
Articles 2 through 6 Omitted.

ADDENDA 〈Act No. 7678, Aug. 4, 2005〉
Article 1 (Enforcement Date)
This Act shall enter into force one year after the date of its promulgation.
Articles 2 through 12 Omitted.

ADDENDA 〈Act No. 7799, Dec. 29, 2005〉

Article 1 (Enforcement Date)
This Act shall enter into force three months after the date of its promulgation.
Articles 2 through 4 Omitted.

ADDENDA 〈Act No. 7941, Apr. 28, 2006〉

Article 1 (Enforcement Date)
This Act shall enter into force six months after the date of its promulgation.
Articles 2 through 11 Omitted.

ADDENDA 〈Act No. 7995, Sep. 27, 2006〉

Article 1 (Enforcement Date)
This Act shall enter into force six months after the date of its promulgation.
Articles 2 through 6 Omitted.

ADDENDA 〈Act No. 8014, Sep. 27, 2006〉

Article 1 (Enforcement Date)
This Act shall enter into force one year after the date of its promulgation.
Articles 2 through 11 Omitted.

ADDENDA 〈Act No. 8338, Apr. 6, 2007〉

Article 1 (Enforcement Date)
This Act shall enter into force one year after the date of its promulgation.
Articles 2 through 17 Omitted.

ADDENDA 〈Act No. 8349, Apr. 11, 2007〉

Article 1 (Enforcement Date)
This Act shall enter into force on the date of its promulgation.
Articles 2 through 8 Omitted.

ADDENDA 〈Act No. 8352, Apr. 11, 2007〉

Article 1 (Enforcement Date)
This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)
Articles 2 through 16 Omitted.

ADDDENDA 〈Act No. 8370, Apr. 11, 2007〉

Article 1 (Enforcement Date)
  This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)
Articles 2 through 20 Omitted.

ADDDENDUM 〈Act No. 8570, Jul. 27, 2007〉
This Act shall enter into force six months after the date of its promulgation:
  Provided. That the amended provisions of Article 33-2 shall enter into force on the date of its promulgation.

ADDDENDA 〈Act No. 8819, Dec. 27, 2007〉

Article 1 (Enforcement Date)
  This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)
Articles 2 through 9 Omitted.

ADDDENDA 〈Act No. 8852, Feb. 29, 2008〉

Article 1 (Enforcement Date)
  This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)
Articles 2 through 7 Omitted.

ADDDENDA 〈Act No. 8976, Mar. 21, 2008〉

Article 1 (Enforcement Date)
  This Act shall enter into force on the date of its promulgation. (Proviso Omitted.)
Articles 2 through 10 Omitted.

ADDDENDA 〈Act No. 9313, Dec. 31, 2008〉

Article 1 (Enforcement Date)
  This Act shall enter into force on the date of its promulgation.
 Articles 2 and 3 Omitted.

ADDDENDA 〈Act No. 9432, Feb. 6, 2009〉

Article 1 (Enforcement Date)
This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 7 Omitted.

ADDENDA (Act No. 9763, Jun. 9, 2009)

Article 1 (Enforcement Date)
This Act shall enter into force nine months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 8 Omitted.

ADDENDA (Act No. 9932, Jan. 18, 2010)

Article 1 (Enforcement Date)
This Act shall enter into force two months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 5 Omitted.

ADDENDA (Act No. 10299, May 17, 2010)

Article 1 (Enforcement Date)
This Act shall enter into force three months after the date of its promulgation.

Article 2 (Preliminary Arrangements for the Work Agency)
(1) The Minister of Gender Equality and Family shall organize an incorporation committee to handle administrative affairs concerning the incorporation of the Work Agency by commissioning or appointing not more than ten promoters, within 30 days from the date of promulgation of this Act.

(2) The incorporation committee shall prepare the articles of incorporation of the Work Agency and obtain authorization from the Minister of Gender Equality and Family.

(3) Candidates for the executives of the Work Agency to be appointed for the first time after this Act enters into force shall be recommended by the incorporation committee notwithstanding Article 6–3 of this Act and Article 26 of the Act on the Management of Public Institutions.

(4) When the incorporation committee obtains authorization under paragraph (2), it shall register the incorporation of the Work Agency without
delay.
(5) When the incorporation committee completes registration for incorporation under paragraph (4), it shall transfer its administrative affairs to the president of the Work Agency without delay, and the promoters shall be deemed to have been released from the commissioned or appointed post when such transfer is complete.
(6) The incorporation committee may receive subsidies to cover the expenses incurred in preparing the incorporation of the Work Agency from the Korea Youth Service Center under the previous Framework Act on Juveniles (hereinafter referred to as the “Service Center”) and the National Youth Center of Korea under the previous Juvenile Activity Promotion Act (hereinafter referred to as the “Youth Center”) within their budgetary limits.
(7) The Service Center and the Youth Center shall be deemed to have been dissolved upon the incorporation of the Work Agency under this Act, notwithstanding the provisions on dissolution and liquidation in the Civil Act.

Article 3 (Succession, etc. to Property, Rights and Obligations of the Service Center and the Youth Center)
(1) All the property, rights and obligations belonging to the Service Center and the Youth Center shall be generally succeeded by the Work Agency upon the incorporation of the Work Agency.
(2) The titles of the Service Center and the Youth Center indicated on the register concerning the property, rights and obligations generally succeeded as prescribed in paragraph (1), and on other public documents and public books shall be deemed the title of the Work Agency upon the incorporation of the Work Agency.
(3) Acts of the Service Center and the Youth Center or acts in relation to the Service Center and the Youth Center as at the time this Act enters into force shall be deemed acts of the Work Agency or acts in relation to the Work Agency, respectively.

Article 4 (Transitional Measures concerning Executives and Employees following Organizational Consolidation)
(1) The term of office of the executives of the Service Center and the Youth Center shall be deemed to have terminated upon the incorporation of the Work Agency.

(2) Employees of the Service Center and the Youth Center as at the time this Act enters into force shall be deemed employees of the Work Agency.

ADDENDA 〈Act No. 10331, May 31, 2010〉

Article 1 (Enforcement Date)
This Act shall enter into force six months after the date of its promulgation. (Proviso Omitted.)

Articles 2 through 11 Omitted.