



Operational Manual for Reviewing Employment Permit Application of Foreign Professional and Technical Workers (Points System for the Overseas Chinese and Foreign Students Graduating in Taiwan)





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Manual Instructions:

This operational manual was published to make information public and improve the transparency of reviewing operation. It is compiled in accordance with relevant Laws and Regulations, but the reviewing criteria are still subject to the recent Laws and Regulations. In order to flexibly response various categories of application, it will be continuously added and revised then announced for any incomplete issue.

Category A professional and technical work -Points System for

Overseas Chinese and Foreign Students Graduating in Taiwan

1. Job Items and Description:

- (1) Items
 - a. Construction and maintenance or architecture techniques (code 01)
 - b. Transportation (code 02)
 - c.Finance and taxation (code 03)
 - d. Real estate agency (code 04)
 - e.Immigration service (code 05)
 - f. Attorney or patent attorney (code 06)
 - g. Technician (code 07)
 - h. Healthcare (code 08)
 - i. Environmental protection (code 09)
 - j. Cultural, sports and recreational services (code 10)
 - k. Academic research (code 11)
 - 1. Vet (code 12)
 - m. Manufacturing (code 13)
 - n. Wholesale (code 14)
 - o. Other works designated by central competent authority after consultation with the central supervisory authority (code 15)
 - (a) Foreign workers engaged in management, design, planning or consultation in the professional, scientific or technical service business.
 - (b) Foreign workers worked as cook in the dining business.
 - (c) Foreign workers teaching cooking in short-term cram schools established

by corporations.

(2) Description:

(2) D				D ' D' '1
Code	Job Item	Detailed Description	<u> </u>	Review Principles
A01	Construction and	Technical instruction or quality	1.	The category and job item
	maintenance or	control of construction and		based on foreign worker's
	architecture	maintenance as well as planning,		job description that
	techniques	design, supervision or technical		employer fills in the
		advice of architecture project.	_	application form shall be
A02	Transportation			met with regulations of
	1. Work relevant	1-1 Planning, design, supervision,		review criteria.
	to	consultation, operation and	2.	The job item filled in the
	transportation	maintenance of railroad, road or		application form shall be
	business	mass rapid transit project.		determined by foreign
		1-2 Installation, maintenance,		worker's job description
		technical instruction, test and		and business item of
		operation of passenger or cargo		employer. For foreign
		transportation machinery on the		worker's job involved with
		railroad, road or mass rapid transit		more than two items,
		imported from abroad or		application shall be based
		manufactured by foreign business		on main business item of
		in the country.		employer. (e.g.: Foreign
		1-3 Inspection and verification of		worker's job is
		machinery purchased from abroad		management and applicable
		and any work which can help to		to both manufacturing and
		improve R&D of transportation		wholesale business, so the
		techniques		application shall be
	2. Work relevant	2-1 Planning, design, supervision		determined by the business
	to shipping and	and evaluation of harbor, dock and		with larger annual
	aviation	pier.		turnover.)
	transportation	2-2 Management of commercial	3.	In accordance with the
	business	harbor facilities and salvage		Article 11.3 of Regulations
		business, building, maintenance,		on the Permission and
		installation, technical instruction,		Administration of the
		test and operation of machinery as		Employment of Foreign
		well as any work which can help to		Workers, the foreign
		improve R&D of harbor operation		worker engaging in the jobs
		techniques		in accordance with the
		2-3 Building and maintenance of	1	Subparagraph 1 or 2,
		ship, container and car frame as		Paragraph 1, Article 46
		well as any work which can help to		shall achieve practice
		improve R&D of technology.		qualification. For those
		mprove Rad of technology.	<u> </u>	

Code	Job Item	Detailed Description	Re	eview Principles
		2-4 Training and management of	who	meet certain practice
		personnel engaged in the maritime	meth	od and condition, they
		business as well as any work which	shall	meet laws and
		can help to improve development	regul	ations of the Central
		of maritime business.	Com	petent Authority with
		2-5 Planning and construction of	jurisc	liction as well. If
		civil aviation station and aviation	occup	pational license or
		aid facilities.	certif	ficate issued by our
		2-6 Purchase and maintenance of	count	try is required by the
		aircraft as well as inspection and	job it	ems applied by the
		technical instruction of civil	foreig	gn worker, his
		aviation facilities which can help to	quali	fication and job shall
		improve R&D of aviation	meet	laws and regulations
		techniques.	of the	e Central Competent
		2-7 Personnel training,		ority with jurisdiction.
		management, shipping and trial	4. For the	hose foreign workers
		flight of aircraft, pilot, pilot training	engag	ged in shipping or trial
		and operation of aviation business	flight	t of aircraft, aircraft
		as well as any work which can help	-	training, aircraft
		to improve development of aviation		ion, pilot of general
		business (pilot of non-tethered		ion business in the
		hot-air balloon included).		try and visa relevant to
	3. Work relevant	3-1 Planning, design examination		aft engine, body or
	to postal	and construction supervision of		nunication electronics,
	business	postal machinery and equipment		pplication shall be
		system.		nitted under A02
		3-2 Inspection and instruction of		portation business
		production technology of postal	`	itime and aviation
		material and equipment purchased		portation business).
		from abroad which can help to		ever, the application
		improve development of postal		ne trainer job of Article
		technology.		Review Criteria of
		3-3 Research, design, technical		loyment from Training
		support and maintenance of postal		ution unmet Civil
		machinery and equipment as well		tion Qualification shall
		as postal personnel training.		bmitted under A15.
	4. Work relevant	4-1 Planning, design and		employment of
	to	construction supervision of		ethered hot-air balloon
	telecommunicat	telecommunication project.		shall follow the
	ions business	4-2 Inspection, manufacturing and		le 17 and 18 of
		technical instruction of		ew Criteria. If the
		telecommunication equipment	emple	oyer is general

Code	Job Item	Detailed Description	Review Principles
		purchased from abroad that can	aviation provider, the
		help to improve R&D of	application shall be
		telecommunication technology.	submitted under A02. The
		4-3 Research, design, technical	employer of hot-tethered
		support, technical instruction and	hot-air balloon pilot
		maintenance of telecommunication	without qualification of
		equipment.	general aviation provider
		4-4 Training of telecommunication	shall submit application
		personnel.	under A15.
		4-5 Design and technical support of	6. The job definition of A02
		telecom value-added network.	transportation business
		4-6 Planning, design, supervision	(tourist hotel business) and
		and instruction of radio technology	A15 (restaurant business)
		and equipment of radio and	cook is as below (in
		television.	accordance with Standard
	5. Work relevant	5-1 Management, tour guide and	Industrial Classification by
	to tourism	tour leader of tourist hotel, hotel	Directorate-General of
	business	and tourism business as well as any	Budget, Accounting and
		work which can help to improve	Statistics, Executive Yuan):
		R&D of tourism skill.	(1) Executive Chef: his/her
		5-2 Operation and cooking skill of	work is to supervise and
		tourist hotel and hotel business	plan events relevant to
		which was lacked in the country.	cooking in the dining
		5-3 Planning, development and	places as well as design
		operation of sightseeing or	menu and creative
		amusement area.	dishes. Cooking is not
	6. Work relevant	6-1 Information collection,	included.
	to meteorology	research, determination, treatment,	(2) Chef: the person
	business	supply and exchange of	engages in cooking in
		international meteorology,	the hotel, restaurant and
		seismology and marine	other places. Those who
		meteorology.	engage in simple food
		6-2 Technical research and	preparation or preparing
		instruction of meteorology,	fast food in advance are
		seismology and marine	not included (e.g.: Commis III and
		meteorology.	
		6-3 Inspection, maintenance and	Assistant Cook).
		technical instruction of	
		meteorological, seismic and marine	
		meteorological equipment	
		purchased from abroad that can	
		help to improve R&D of	

Code	Job Item	Detailed Description	Review Principles
		meteorological, seismic and marine	
		meteorological technology.	
		6-4 Cultivation and training of	
		meteorological, seismic and marine	
		meteorological technician as well	
		as the fact identification of	
		meteorology, seismology, marine	
		meteorology, volcano and tsunami.	
	7. Planning and	Planning and management of items	
	management	above.	
	relevant to the		
	businesses		
	above		
A03	Finance and		
	taxation		
	1. Work relevant	1-1 Planning, research, analysis,	
	to securities and	management or new technology	
	futures business	introduction of securities as well as	
		finance and securities business.	
		1-2 Transaction, investment,	
		analysis, finance and business audit	
		or new technology introduction of	
		futures.	
	2. Work relevant	Financial business: deposit, credit,	
	to financial	investment, trust, foreign exchange	
	business	and other relevant financial	
		business identified by central	
		competent authority after	
		consultation with central	
		supervisory authority as well as	
		planning, research, analysis,	
		management and consultation of	
		businesses above.	
	3. Work relevant	Insurance business: claim,	
	to insurance	underwriting, actuarial science,	
	business	investment, information,	
		reinsurance, agency, brokerage,	
		training, notary, engineering, risk	
		management or new technology	
		introduction of life and property	
		insurance.	
	4. Work to assist	Work to assist treatment of	

Code	Job Item	Detailed Description	Review Principles
	treatment of	accounting issues.	
	accounting		
	issues		
	5. Work to treat	Work to treat business regulated by	
	business	Certified Public Accountant Act.	
	regulated by		
	Certified Public		
	Accountant Act		
A04	Real estate agency	Perform real estate agency or	
		consignment business.	
A05	Immigration	1. Consultation and agency	
	service	business of immigration funds	
		relevant to investment	
		immigration and subject to	
		protection of immigrant rights.	
		2. Other consultation businesses	
		relevant to immigration.	
A06	Attorney or patent		
	attorney		
A07	Technician		
A08	Healthcare	1. Doctor, traditional Chinese	
		physician, dentist, pharmacist,	
		medical laboratory scientist,	
		radiologist, physical therapist,	
		occupational therapist,	
		registered nurse, nutritionist,	
		clinical psychologist,	
		consultative psychologist,	
		respiratory therapist, speech	
		therapist, audiologist, certified	
		dental technician and midwife.	
		2. Other medical professionals or	
		technicians identified to be	
		recruited for medical and	
		health business by central	
		competent authority after	
		consultation with central	
1.00		supervisory authority.	
A09	Environmental	1. Talent training	
	protection	2. R&D of technology	
		3. Installation, operation and	

Code	Job Item	Detailed Description	Review Principles
		maintenance of pollution	
		prevention machinery.	-
A10	Cultural, sports and recreational services 1. Work of	Management of newspaper,	 7. A10 cultural, sports and recreational services: (1) For the foreign worker who was recruited to
	publishing business	magazine and book as well as writing, editing, translation and publication of foreign articles; management, production, arrangement and new equipment and technology introduction of audio publication.	Taiwan for A10 sports training instruction, his/her instruction objects shall be relevant technicians (e.g.: seeds teachers, artists). Relevant sports training
	2. Work of movie business	Production, editing, directing, art, promotion, management or new technology introduction of movie.	courses directly to the public are not allowed.(2) For reporters who were
	 Work of wireless, cable and satellite radio and television business (program supply business included) 	Planning, production, writing in foreign languages, editing, broadcasting, directing, presiding, management or new technology introduction of program.	sent to Taiwan by foreign media without employment relationship and consented by the Ministry of Foreign Affairs with reporter permit, they may directly apply for
	4. Work of arts and sports services business	Creation and review of literature, management of cultural events, brokerage of artists and models, management of sport venue, sports referee, sports training instruction or planning of sports events.	residence to National Immigration Agency other than applying for permit to Ministry of Labor.
	5. Work of library and archive business	Collection and maintenance of a variety of information as well as information preservation by photo, map, tape, video and other forms or information management.	
	 6. Work of museum, historic site and other cultural assets preservation 	Preservation, maintenance, display, exhibition, education or management of a variety of cultural assets or other assets with cultural preservation value	

Code	Job Item	Detailed Description	Review Principles
	institutions		
	7. Work of	Operation and management of	
	recreational	amusement park business.	
	services		
	business		
A11	Academic research		8. All academic research: For
A12	Vet		employers who are college
A13	Manufacturing	Management, research, analysis, planning, design, planning, maintenance and repair, consultation, machinery installation and technical instruction.	or above or academic research institution or teaching hospital approved in accordance with law by central supervisory
A14	Wholesale	Management, design, planning and technical instruction.	authority, their foreign worker employment
A15	Other works designated by central competent authority after consultation with the central supervisory authority	 Management, design, planning or consultation of professional, scientific or technical services business. Cook in the dining business. Cooking instructor in short-term cram schools established by corporations. 	 application for research shall be submitted under A11. However, foreign scholars come to Taiwan for research on their own or with professors in our country based on foreign budget may not apply for permit. 9. Where there is any concern that the work of foreign worker applied by employer is similar with that of blue-collar, county and city government will be invited to visit or a consultation will be initiated.

Serial **Oualifications Review Principles Relevant Laws and Regulations** No. 1 General 1. Application period and **1.** Graduate of any year is qualifications permit quota: acceptable. (1) The permit quota is 2,500**2.** The Ministry of Labor shall from 1 January 2018 to 31 review those applications by December 2018. order of receipt date and grant employment permit within the (2) Those foreign students, overseas Chinese students permit quota. The qualified and other Chinese application applied in the date students (hereinafter of full quota may be approved. referred to as overseas (The usage of permit quota and due date from full quota Chinese and foreign students) receiving will be published in time at: employment permit by www.wda.gov.tw/ latest points system shall not be news.) counted in the quota of 3. For any incomplete the preceding two items. application, (Please see (1) it shall be completed within required period and may Announcement No. 10605214751 on 3 apply for extension once January 2018 by the within one month if it can't Ministry of Labor for be completed before due reference.) date. For incomplete 2. Overseas Chinese and application without foreign students with submitting supplemental documents, it shall be Bachelor degree or above and 70 points or more re-submitted if employment (Article 5-1 of Review is still required. Criteria). Among the 8 items (2) If permit quota is full in the points system, all during required period, the documents shall be assessed employment permit shall by points except that the not be issued. For any diploma of Bachelor degree application with or above which was employment requirement, it achieved in Taiwan is shall be treated in required. accordance with the 3. Please refer to the regulation of Review supplementary table of Criteria of Employment of points system for the Foreign Professional. overseas Chinese and 4. The quota of employment

2. Qualifications of Foreign Worker

Serial No.	Qualifications	Relevant Laws and Regulations	Review Principles
		foreign students graduating in Taiwan – List of documents for application and notices.	permit is based on the number of approved foreign workers. If the employer terminates employment contract earlier, the issued quota shall not be released for application. The application of employment permit from new employer of overseas Chinese and foreign students who receive employment permit may not be listed in the permit quota.
2	Specific qualifications	Review criteria:1. A culinary instructor as mentioned in Paragraph 15, Article 4 shall meet the following requirements:(1) Certified by an international culinary institute having been established for 15 years or more or having overseas branches in 3 countries or more (excluding Taiwan).(2) Having international culinary licenses.(3) Working in the foreign catering industry for 5 years or more and teaching in internationally renowned culinary institutes for 2 years or more. (For review principles, see Appendix 2)2. Transportation business in Article 11-20 (1) The tour guide or leader of tourism business shall achieve practice license; manager of travel	 The professional qualification or certificate required for the foreign worker shall be identified based on each subparagraph. The certificate, valid test certificate and medical certificate of the foreign worker listed at left side engaged in tour guide, tour

Serial	Qualifications	Relevant Laws and Regulations	Review Principles
No.		 business shall achieve certificate of manager. (2) The personnel of aircraft shipping or trial flight shall achieve pilot qualification, valid test certificate of model employer required and medical certificate. (3) The pilot of aircraft shall achieve trainer qualification, valid test certificate of model employer required and medical certificate. (4) The pilot of aircraft operation shall achieve qualification of civil aviation pilot, valid test certificate of model employer required and medical certificate. (5) The pilot of local general aviation business shall achieve pilot qualification, valid test certificate of model employer required and medical certificate. (5) The pilot of local general aviation business shall achieve pilot qualification, valid test certificate and medical certificate. (6) The personnel who engage in visa relevant to aircraft engine, body or communication electronics shall have valid test certificate and 5 years or more of working experiences relevant to aircraft maintenance or related technical areas. 3. The personnel of real estate broker real estate broker 	 leader, aircraft shipping or trial flight, aircraft pilot training, aircraft operation, pilot of local general aviation business and visa of aircraft engine, body or communication electronics shall be still valid during application of employment permit. The application for pilot of hot-air balloon shall attach certificate of foreign worker engaged in tethered hot-air balloon operation issued by Civil Aeronautics Administration, Ministry of Transportation and Communications.

Serial No.	Qualifications	Relevant Laws and Regulations	Review Principles
INO.		cortificate issued by	
		certificate issued by	
		municipality or county (city)	
		competent authority or real	
		estate broker certificate	
		issued by the institution or	
		group designated by central	
		supervisory authority.	
		4. The personnel of immigration	
		businesses mentioned in	
		Article 23 shall meet one of	
		the following requirements:	
		(1) have engaged in	
		consultation and	
		brokerage associated	
		with investment	
		immigration (for the	
		protection of immigrants'	
		rights and interests) or	
		other consultation	
		associated with	
		immigration for two	
		years or more.	
		(2) worked as immigration	
		officer responsible for	
		immigration visa for one	
		year or more.	
		(3) are qualified as lawyers	
		and have engaged in the	
		business relevant to	
		immigration for one year	
		or more.	
		5. The attorney in Article 24	
		shall be attorney of R.O.C. or	
		solicitor of foreign law.	
		6. The patent attorney in Article	
		25.1 shall have qualification	
		of patent attorney.	
		7. The practice technician in	
		Article 26 shall achieve the	
		practice license issued by	
		central supervisory authority	
		in accordance with	
		Professional Engineers Act.	
		8. The personnel at medical	4. The application for the

Serial No.	Qualifications	Relevant Laws and Regulations	Review Principles
		 institution in Article 27 shall be doctor, traditional Chinese physician, dentist, pharmacist, medical laboratory scientist, radiologist, physical therapist, occupational therapist, registered nurse, nutritionist, clinical psychologist, consultative psychologist, certified dental technician and midwife with professional medical certificate. 9. The vet in Article 33 shall achieve vet certificate issued by the Central Competent Authority with jurisdiction. 	personnel at medical institution in Article 27 of Examination Standard: Before the foreign worker took technical exam and achieved medical certificate issued by competent authority, he/she may attach acceptance transcript by Ministry of Examination as alternative one. (There are 2 tests for doctor examination. It shall subject to the pass mark in the 2 nd test.)

3. Qualifications of Employer

The employer who recruits foreign workers to engage in professional and technical work shall meet the three conditions below at the same time; the employer who recruits foreign spouses of foreign workers residing in company with the foreign workers to engage in part-time work shall meet the conditions in (1) and (2) below:

- (1) The salary of foreign worker employed by the employer shall be equal to the amount announced by Ministry of Labor or above.
- (2) The employer who shall meet the professional and technical work regulations for each business or sector (e.g.: the employer of cultural, sports and recreational services shall include publishing and movie business in the operation registration items in the company registration form.) and recruits foreign workers to engage in A1, A2, A3, A6, A7, A8, A9, A10 (Subparagraph 5 and 6, Article 31 of Examination Standard), A11, A12, and A15 (cooking instructor in short-term cram schools established by corporations) work shall receive permit, practice license or filing approval issued by supervisory authority.
- (3) The employer shall be subject to the relevant regulations of examination standard respectively by the conditions below:
 - a. The employer who recruits foreign workers to engage in A4, A5, A9, A10 (Subparagraph 1, 2, 3, 4 and 7, Article 31 of Examination Standard), A13, A14 and A15 work shall meet one of the conditions below (Article 36 of Examination Standard):
 - (a) The capital/ turnover/ import and export performance/ agency commission of local company shall reach certain standard.
 - (b) The capital/ turnover/ import and export performance/ agency commission of Taiwan subsidiaries of foreign or mainland China company shall reach certain standard.
 - (c) Foreign or mainland China company sets up office in Taiwan with work performance.
 - (d) R&D center or corporate head office approved by central supervisory authority.
 - (e) Making substantial contributions to local economic development or recognized by central competent authority after consultation with central supervisory authority for special condition.

For consultation based on (e), please refer to "5. Other Regulations – Project Consultation" for consultation regulations.

b. The employer who recruits foreign workers to engage in professional or technical work and is foundation, association, administrative corporation or international non-government organization shall meet Article 37 of Examination Standard.

Serial No.	Qualifications	Relevant Regulations	Examination Principles
(1)	Regulations for the salaries of employed foreign worker	 Points System for the Overseas Chinese and Foreign Students Graduating in Taiwan is not subject to the currently announced monthly average payroll. The foreign spouses of foreign workers employed to perform the work prescribed in Subparagraphs 1~6, Paragraph 1, Article 46 of the Act, who reside in company with them shall receive an average hourly salary of no less than NT\$200 for part-time work prescribed in Article 4 of examination standard. (Announcement Lao-Dong-Fa-Guan-Zi No. 10605154981 dated August 14, 	Although point system is not subject to the currently announced monthly average payroll, the minimum payroll of the business applicable to Labor Standards Act shall not be less than that announced in the Labor Standards Act.
(2)	The business employer required to correspond and additional permit, practice license or filing approval he/she required to achieve	 2017 by the Ministry of Labor) Review criteria: 1. The employer shall have one of the following qualifications when hiring foreign workers to engage in construction business (A01, Article 9): (1) The construction company with permit and registration issued by the Competent Authority with jurisdiction. (2) Achieved architect business certificate and 2 years or more of construction experiences. 2. The employer who hires foreign workers to engage in transportation business shall achieve certificate of business operation issued by the Central 	 The 2 years or more of construction experiences in Article 9 refer to the working experiences after the employer achieved business license. The license which was issued by local government such as hotel or bed and breakfast license issued by county

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		Competent Authority with	(city) government shall
		jurisdiction (A02, Article 10).	not be recognized as the
		3. Finance and taxation (A03,	permit issued by the
		Article 21):	Central Competent
		(1) The employer who hires	Authority with
		foreign workers to engage	jurisdiction for
		in securities, futures,	transportation business in
		finance, insurance and	Article 10.
		accounting business shall	
		achieve certificate of	
		securities, futures, finance	
		or insurance business	
		operation issued by the	
		Central Competent	
		Authority with	
		jurisdiction.	
		(2) The employer who hires	
		foreign workers to engage	
		in business regulated in the	
		Certified Public	
		Accountant Act shall	
		achieve the practice	
		registration of accountant.	
		4. The employer who recruits	
		foreign workers to engage in	
		immigration service shall be	
		the immigration service	
		provider (A05, Article 23).	
		5. The employer who hires	
		foreign workers to engage in	
		attorney shall be attorney of	
		R.O.C. or solicitor of foreign	
		law (A06, Article 25).	
		6. The employer who hires	
		foreign workers to engage in	
		patent attorney shall be patent	
		attorney firm and patent	
		attorney of R.O.C., attorney of	
		R.O.C. or patent agent of	
		R.O.C. (A06, Article 25-1).	
		7. The employer who hires	
		foreign workers to engage in	

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		technician business shall have	
		registration certificate of	
		engineering and technology	
		consulting firm or certificate of	
		engineering and technology	
		business operation issued the	
		Competent Authority with	
		jurisdiction (A07, Article 26).	
		8. The employer who hires	
		foreign workers to engage in	
		the medical institution shall be	
		medical institution, nursery	
		institution, pharmaceutical firm	
		and pharmacy, health	
		foundation or other institutions	
		recognized by the Central	
		Competent Authority after	
		consultation with the Central	
		Competent Authority with	
		jurisdiction (A08, Article 28).	
		9. The employer who hires	
		foreign workers to engage in	
		environmental protection shall	
		be environmental inspection	
		agency, waste water processing	
		service provider, building	
		sewage treatment and facilities	
		cleaning agency, waste	
		clearance agency or other	
		agencies recognized by the	
		Central Competent Authority	
		after consultation with the	
		Central Competent Authority	
		with jurisdiction (A09, Article	
		30).	
		10. Cultural, sports and	
		recreational services (A10,	
		Article 31):	
		(1) The employer who hires	
		foreign workers to engage	
		in management of	
		newspaper, magazine and	

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		book, writing, editing,	
		translation and publication	
		of foreign articles as well	
		as management,	
		production, arrangement	
		and new equipment	
		introduction of audio	
		publication shall be in	
		publishing industry.	
		(2) The employer who hires	
		foreign workers to engage	
		in production, editing,	
		directing, art, promotion,	
		management or new	
		technology introduction of	
		movie shall be in movie	
		industry.	
		(3) The employer who hires	
		foreign workers to engage	
		in planning, production,	
		writing in foreign	
		languages, editing,	
		broadcasting, directing,	
		presiding, management or	
		new technology	
		introduction of program	
		shall be in wireless, cable	
		and satellite radio and	
		television industry.	
		(4) The employer who hires	
		foreign workers to engage	
		in creation and review of	
		literature, management of	
		cultural events, brokerage	
		of artists and models,	
		management of sport	
		venue, sports referee,	
		sports training instructor or	
		planning of sports events	
		shall be in cultural and	
		sports service industry.	
		(5) The employer who hires	

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		foreign workers to engage	
		in the library and file	
		preservation shall achieve	
		certificate of library or file	
		preservation business	
		operation issued by the	
		Competent Authority with	
		jurisdiction.	
		(6) The employer who hires	
		foreign workers to engage	
		in the museum, historical	
		site and other culture	
		assets preservation shall	
		achieve certificate of	
		museum or historical site	
		business operation issued	
		the Competent Authority	
		with jurisdiction.	
		(7) The employer who hires	
		foreign workers to engage	
		in operation and	
		management of	
		amusement park shall be	
		in recreational services	
		industry.	
		11. The employer who hires	
		foreign workers to engage in	
		research shall be college or	
		above or academic research	
		institution or teaching hospital	
		approved by the Central	
		Competent Authority with	
		jurisdiction in accordance with	
		law (A11, Article 32).	
		12. The employer who hires	
		foreign workers to engage in	
		vet shall be practice institution	
		of vet or other institutions	
		recognized by the Central	
		Competent Authority after	
		consultation with the Central	
		Competent Authority with	

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		jurisdiction (A12, Article 33).	
		13. They employer who hires	
		foreign workers to engage in	
		operation, management,	
		research, analysis, design,	
		planning, maintenance,	
		consultation, machinery	
		installation and technical	
		instruction of manufacturing	
		business shall be in	
		manufacturing industry (A13,	
		Article 34).	
		14. The employer who hires	
		foreign workers to engage in	
		operation, management,	
		design, planning and technical	
		instruction of wholesale	
		business shall be in wholesale	
		industry (A14, Article 35).	
		15. The employer who hires	
		foreign workers to engage in	
		which is one of the job	
		designated by Central	
		Competent Authority after	
		consulting with the Central	
		Competent Authority with	
		jurisdiction.	
		(1) The employers of foreign	
		workers cooking in dining	
		business shall be in dining	
		business.	
		(2) The employers of foreign	3. The employers of foreign
		workers teaching cooking	workers employed to
		shall be cram schools	teach cooking in
		established in accordance	accordance with
		with the Supplementary	Paragraph 14, Article 4,
		Education Act and have	shall be corporations
		signed a contract with	(application subject)
		internationally renowned	established in accordance
		culinary institutes.	with the Company Act,
		(A15, Subparagraph 15, Article	and the workplace shall be
		4).	the cram schools

Serial No.	Qualifications	Relevant Regulations	Examination Principles
			subordinate to the
			corporations.
(3)-1	Regulations for capital, turnover and work performance	 Local company: Established less than 1 year:	corporations. The performance certificate of representative office includes such documents as technical cooperation, contract or trade agreement, negotiation and bill with clients.
	1	competent authority in charge	

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		of related business due to	
		special circumstances.	
		5. Employers not meeting the	
		requirements in the aforesaid	
		Paragraphs 1, 2, and 3 may	
		propose the consultation	
		mechanism according to the	
		regulations in Paragraph 4. (See	
		5. Other Regulations - Ad-hoc	
		consultation)	
		6. The foreign spouses of foreign workers employed to perform	
		work prescribed in	
		Subparagraphs 1~6, Paragraph	
		1, Article 46 of the Act,	
		residing in company with	
		them may perform part-time	
		work prescribed in Article 4 of	
		examination standard without	
		being subject to the aforesaid	
		restrictions on capital,	
	R&D center or	turnover and performance. Receiving Official Letter of	The validity period of Official
	corporate head	certifying the Scope of	Letter of certifying the
	office approved	Corporate's Operation Head	Corporate's Operation Head
	by the Central	Office or Official Letter of	Office is generally 3 years. It
	Competent	approving Local and Foreign	shall be still valid during
	Authority with	Corporate to Set Up R&D Center	application.
	jurisdiction	in Taiwan issued by the Ministry	
	-	of Economic Affairs.	
(3)-2	Foundation,	1. Foundation: NTD\$10 million	The International
	association,	or more of establishment fund	Non-government
	administrative	for those foundations	Organization indicates the
	corporation or	established less than 1 year	employer who receives the
	international	and NTD\$5 million or more of	establishment document or
	non-government	business expenses for the	certificate issued by the
	organization	recent year or average	Central Competent Authority
		business expenses for the last	with jurisdiction.

Serial No.	Qualifications	Relevant Regulations	Examination Principles
		3 years for those foundations	
		established more than 1 year.	
		2. Association: Members shall be	
		50 or more.	
		3. Administrative corporation:	
		Administrative corporation	
		established by law.	
		4. International non-government	
		organization: The office,	
		secretariat, head office or	
		branch approved to set up in	
		Taiwan by central supervisory	
		authority.	
		5. For foreign workers employed	
		to perform work prescribed in	
		Subparagraphs 1~6, Paragraph	
		1, Article 46 of the Act, their	
		foreign spouses residing in	
		company with them may	
		perform party-time work	
		prescribed in Article 4 of	
		examination standard without	
		being subject to the aforesaid	
		restrictions on capital,	
		turnover and performance.	

4. Documents for Application

Serial No.	Documents	Review Content	Notice
	Original receipt of examination fee Image: Construction of examination Image: Construction of examination	 Information on receipt of the examination fee shall be specified in the application form, so receipt of the examination fee may be exempted. However, it shall be subject to the case and the employer may be asked to attach it. (Announcement No. 10405118501 on 23 September 2015 by Ministry of Labor) Examination fee is NTD\$500. 	 The review fee for employment of foreign professionals is calculated by unit other than number of applicant. The application from the same company (work permit application for more than 2 foreign workers) is required to pay \$500 of review fee only. The new employment and extension shall not be treated as one application. Applicant shall apply separately and pay the supplementary review fee. Those who apply for information change do not need to pay review fee. Those who withdraw application will not be refunded. Those who overpay or underpay review fee or do not pay it at post office will be asked to repay it in accordance with regulations. The refund method for overpaid (mistakenly paid) review fee: The employer will be asked to fill out application form, check refund type and attach original receipt of overpaid (mistakenly paid) review fee for refund. For profit-seeking enterprises or businesses paying the examination
			fee for the employment

Serial No.	Documents	Review Content	Notice
			permit of a foreign worker by postal deposit slip in accordance with the Letter Tai-Shui-Yi-Fa-Zi No. 0930450078 dated February 11, 2004, the examination fee may be recognized as an expense with the deposit receipt.
2	Application form of employment of foreign professionals (points system for the overseas Chinese and foreign students graduating in Taiwan)	 The fields in the application form such as category, job item, unit name of application, unified business no. of application unit, owner, unit address, mailing address, contacts, receipt of examination fee, as well as specific reasons for employment and positive benefits of foreign worker employment (extension application excluded) must be completed. The name of application unit shall be consistent with the seal of unit; unit address shall be the same as that in the certificate of company registration. For those who commission private employment service agency for treatment, the field of agency name, number, professional signature, agency seal, person in charge's seal and contact phone number shall be filled up. The seal of unit and owner 	 The application form of new employment and extension shall be filled up separately. The field of positive benefits of foreign professional employment shall be specifically entered and relevant to the work. The extension application is excluded. In addition, the field of positive benefits in the application of new employment for researcher in A11 academic research and under the program of the Ministry of Science and Technology with its approval letter may not be entered. The employer will be asked to complete the application if the required fields are not completely filled up.
3	List of employed foreign workers (points system	 shall be affixed. 1. The field in the list such as name of application unit, unified business no., name, gender, nationality or area, 	 The field of occupational classification code may not be entered. Point system is not
	for the overseas Chinese and	date of birth, passport number, employment period,	subject to the currently announced monthly

Serial No.	Documents	Review Content	Notice
	foreign students graduating in Taiwan)	 education, monthly (hourly) or session salary, title, work and address in Taiwan, and information on foreign professionals must not be empty and the photo of foreign worker must be attached. 2. The personal information shall be correctly entered based on passport or travel document. 3. The period of work shall be consistent with or less than that of contract. 4. The salary shall be consistent with the employment contract and the regulations governing the employment of foreign workers (see page 16 for details). 5. The address in Taiwan shall be consistent with that in the corporate business registration. 6. For the field obtained permit of points system: Please check and actually enter the first permit number if the foreign worker obtained permit by points system. 7. The seal of unit shall be affixed. 	 average payroll, the minimum payroll of the business applicable to Labor Standards Act shall not be less than that announced in the Labor Standards Act. 3. 1" or 2" and color or black photo are all acceptable. The photo which was printed along with the list shall be clear and identifiable. 4. The employer will be asked to provide documents such as the copy of factory registration, operation facility registration or lease contract for proof when the address is inconsistent with that in the business registration.
4	Evaluation sheet of employment of overseas Chinese and foreign students graduating in Taiwan	 Make sure that each field was correctly filled and the seal was affixed. Review its documents for review based on checked items. 	 Those foreign workers who receive permit by points system and re-apply it afterwards (extension or employed by other employers) shall be re-evaluated. New points shall be compared with previous points for each item. If the points for the item were increased, supporting information shall be attached. It may be exempted for those items

Serial No.	Documents	Review Content	Notice
Serial No.	Documents Documents Documents	 The passport or resident certificate shall be valid at the commencement date of employment. The information page shall be complete, clear and identifiable. It is not opened for the resident of mainland China to work in Taiwan except those from Hong Kong and Macau. When foreign spouses residing in company with foreign professionals are employed to 	 without point change. 2. For application documents for evaluation item, please refer to 6. Supplementary Table of Points System for Overseas Chinese and Foreign Students Graduating in Taiwan – List of Documents for Application and Notices. 1. Principally, the document with words such as travel document, identify certificate or not passport will not be recognized. However, for minority of Ukraine, the copy of passport shall be attached and it can be replaced by travel document in certain circumstance. It shall be recognized by case for other countries.
		work in Taiwan except those from Hong Kong and Macau.4. When foreign spouses residing in company with foreign	 travel document in certain circumstance. It shall be recognized by case for other countries. 2. The UK passport with overseas mark is for resident in Hong Kong. 3. The empty page of passport may not be attached. Where there is any inconsistency between the passport number for this and previous application because of passport replacement, only the photocopy of new passport shall be attached. 4. If the passport number was changed after issuance of approval letter, the application of information change shall be made
6	Consent document of	For foreign worker under 20 years old, legal representative consent	separately.1. The calculation of under 20 years old is made from
	legal	and his/her passport shall be	the commencement date

Serial No.	Documents	Review Content	Notice
	representative	attached.	 of employment other than application date. For foreign worker under 20 years old, the document shall be attached. 2. If legal representative couldn't attach passport, other document such as local ID or driving license which is enough to proof his/her identity can be alternative one.
7	Education of foreign worker	 The foreign worker name in the certificate shall be consistent with that in the list. Make sure that the foreign worker achieved Bachelor degree or above in Taiwan. 	 Foreigners acquired a bachelor degree (or above) in Taiwan are qualified. Those who earned a higher degree abroad after graduated in Taiwan can submit that diploma to obtain more scores. Principally, the recognized document for education attainment of foreign worker shall be diploma, and certificate or transcript certificate issued by the school may be recognized in certain circumstance (graduation or degree date shall be specified). Those who earned a higher degree abroad after graduated in Taiwan can submit that diploma to obtain more scores. For the degree made in Afghanistan, Algeria, Bangladesh, Bhutan, Burma, Cambodia, Cameroon, Cuba, Ghana, Iran, Iraq, Laos, Nepal, Niger, Nigeria, Pakistan, Senegal, Somalia, Sri Lanka, Syria, the Philippines,

Serial No.	Documents	Review Content	Notice
			Thailand, Vietnam,
			Malaysia and Indonesia
			shall be verified by our
			missions. The
			certificate of foreign
			worker working
			experiences issued by
			multinational company
			and certificate of
			degree which was
			recognized as that of
			foreign university or
			independent college by
			central supervisory
			authority for foreign
			worker engaged in A11
			academic research may
			not be verified
			(Executive Order No.
			1040508120 on 21 July
			2015 by the Ministry of
			Labor).
			(2)Academic diploma
			issued in Mainland area
			will suffice only when
			the school is on the List
			of recognized
			universities published
			by the Ministry of
			Education (web
			address :
			http://emhd.nchu.edu.t
			<u>w/VMHD</u>), and will be
			reviewed and
			recognized as to the
			criteria of "Regulations
			Governing the
			Examination and
			Recognition of
			Educational
			Qualifications from
			Mainland Area". (For
			review principles, see
			Appendix 1)
			(3)For the education of

Serial No.	Documents	Review Content	Notice
			foreign worker not
			under those required
			for verification
			mentioned above, the
			employer will be asked
			for verification if
			necessary in
			accordance with
			Paragraph 3, Article 7
			of Regulations on the
			Permission and
			Administration of the
			Employment of
			Foreign Workers.
			(4) The credits for a degree
			of a foreign worker
			obtained through
			distance education,
			whether the school is
			included in the list of
			the Ministry of
			Education, shall not be
			more than $1/2$ of total
			graduation credits in
			accordance with
			Regulations Regarding
			the Assessment and
			Recognition of Foreign
			Academic Credentials
			for Institutions of
			Higher Education and
			Implementation
			Regulations Regarding
			Distance Learning by
			Universities (Executive
			Order No. 0950506890
			on 15 December 2006
			by Ministry of Labor).
			(5) The degree achieved:
			Doctor, Master (called
			"Xiu Shi" in Japan) and
			Bachelor; in addition,
			please pay special
			attention that the
			degree of junior college
	1		degree of julior conege

Serial No.	Documents	Review Content	Notice
			 in Japan or associate does not belong to the degree of Bachelor; an expert (or professional) degree in Russia is recognized as Master before 1994 and Bachelor after 1994. 4. Diploma is only for proof of degree and the education system of located country shall be referred for determination of education. The website of Reference List of Foreign Universities by the Ministry of Education is <u>www.edu.tw/bicer/consent</u> .aspx?site consent sn=84 <u>87</u>. Please pay special attention that the degree certificate in European countries (especially in Germany) is harder to identify the education level. 5. The format and signature of degree certificate will be verified to see if there is any abnormality or suspect of fraud.
8	Employment contract	 Content of employment contract: The name, job title or description (sufficient to identify the scope of work actually performed by the foreign worker), employment period and salary of employed foreign worker shall be specified with signature of employer and employee. Title and work: they shall meet the job of foreign professional. Employment period: 	 The work of foreign worker shall meet Article 4 of Examination Standard. If the payroll is the sum of a variety of allowances such as overtime pay, performance bonus and annual bonus to achieve monthly announcement standard, the detail payroll structure shall be listed.

Serial No.	Documents	Review Content	Notice
		 (1) The application work period shall not be longer than the employment period. In case of any discrepancy, the work period of the application shall prevail. (2) The contract shall specify the start date of employment or that the contract shall take effect upon the Ministry of Labor's approval of the employment permit according to the Civil Code (however, the work period of application in the list of foreign workers shall specify the start date of employment). 4. Salary: is not subject to the currently announced monthly average salary, the basic wage of the business applicable to the Labor Standards Act shall not be less than that announced in accordance with the Labor Standards Act. 	 School shall attach letter of appointment with specification of employment period and provide certificate of payroll standard (e.g.: approval letter of Ministry of Science and Technology) if it does not have employment contract. The employment contract or the document of assignment to Taiwan branch that the foreign worker signed with foreign head office can be deemed as employment contract and local application unit (branch) may not need to enter additional contract with the foreign worker. The labor contract shall meet regulations of R.O.C. Any labor contract against them shall be invalid. Considering the diverse types of service, contractual documents submitted by employers in association with employment, appointment or contract shall be approved. To implement employers' responsibilities under the Labor Standards Act, the Ministry of Labor adds the following instructions to the letter of approval: "Employers and foreign workers shall follow the regulations of other applicable laws, if any, during the review and

Serial No.	Documents	Review Content	Notice
			issuance of the
			employment permit."
9	Salary withholding certificate (tax withheld at source included) (may be exempted)	 The salary withholding certificate may be waived due to the data transfer from the Ministry of Finance. However, the employer may be subject to the case circumstance and be asked to provide it (Announcement No. 10405118501 on 23 September 2015 by Ministry of Labor). Based on the indirect information from the Ministry of Finance, the name and unified business no., of withholding unit, name of income recipient and total payment shall be ensured. The year on the information shall be examined: (1) New employment: Salary withholding certificate may be exempted principally. However, the employer may be asked to attach the salary withholding certificate for previous year or the recent year or the local government may be invited to have a field visit if there is any doubt for the application. Extension: The employer's salary withholding certificate for previous year or the recent year shall be attached. The "previous year or the recent year" mentioned above shall be identified by return period. For 	 For extension application, the total foreign worker payment shall be ensured. If it is less than average monthly salary (see page 16 for details), the employer shall provide description and attach relevant supporting document. If no income occurred in Taiwan or local income doesn't meet the regulation, proof of offshore payment shall be attached. The Central Competent Authority with jurisdiction will be asked to provide review opinion when necessary. When the employer is required to attach salary withholding certificate, the list of income or consolidated income tax electronic return or receipt specifying the salary paid to the foreign worker may be recognized as well. According to the regulation of tax law, for those who stay in Taiwan fewer than 183 days at previous year shall take tax withheld at source with seal verification by national taxation bureau.

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		 example, a. The employer who submits employment application from 1 January to 31 December 2015 shall attach 2013 or 2014 salary withholding certificate. b. The employer who submits employment application after February 2015 shall attach 2014 salary withholding certificate. 	
10	Certificate of owner identity	 The photocopy of ID. The owner of association shall attach valid certificate of election. For the owner who is a foreigner, his/her passport or photocopy of residence certificate shall be provided. 	 The passport or photocopy of residence certificate shall be in validity during application. It shall be consistent with that in the company registration (or institution establishment certificate).
11	Company registration (business registration) or institution filing registration	 Government agency and public school may not attach it. For those companies which shall attach establishment (change) registration form: Whether the company name is correct. Date of approving establishment::	

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		time, allocation notice of unified business number shall be attached to ensure its correctness.	
12	Permit, practice license or filing approval	 The employer under A1, A2, A3, A6, A7, A8, A9, A10-5, A10-6, A11 or A12 shall attach this document. For example, permit of construction business, operation license of banking business, operation license of securities business, operation license of insurance business, practice license of medical institution and registration approval certificate of academic research institution. The name in the permit shall be consistent with that of application unit. The permit specified with validity shall still be valid during application. 	
13	These certificates listed in Article 36 of Review Criteria (capital, turnover and performance)	 Due to the data transfer from the Ministry of Finance, the certificate of turnover may be waived for the application dated 1 September at the year to 31 May of the following year. However, the employer may be subject to the case and asked to attach it (Announcement No. 10405118501 on 23 September 2015 by Ministry of Labor). For new employment and extension application, one of the following documents shall be examined to ensure the name, unified business no., year and amount of application unit meeting the standard: (1) Capital: a. Attach company 	According to the Letter Explanation on 13 February 2012 by Ministry of Finance, triangular trade is not the item under monthly 401 statement. Due to it is required to be counted in the calculation of business tax, turnover shall be recognized firstly. However, the provision for reservation of administrative abolishment right was noted in the approval letter of employment application in accordance with Subparagraph 3 and 4, Paragraph 2, Article 93 of Administrative Procedure Act. The employer shall submit to Ministry of Labor for reference within 15 days after the due date of business tax return at the year. Any

Serial No.	Documents	Review Content	Notice
		establishment (change)	approval of employment
		registration.	application unmet regulations
		b. The company shall be	will be abolished in
		established less than 1	accordance with Employment
		year.	Service Act.
		c. NTD\$5 million or more of	
		the specified paid-in	
		capital.	
		(2) Turnover:	
		a. Examine annual	
		profit-seeking enterprise	
		income tax return (income	
		and tax calculation sheet)	
		or Declaration of Sales	
		and Business Tax (401,	
		402, 403 or 405 statements) which was	
		,	
		returned monthly (bi-monthly).	
		b. The information shall be	
		verified by National	
		Taxation Bureau with seal	
		if it was attached by the	
		employer.	
		c. It shall be subject to the	
		sales or operating income,	
		whichever is larger.	
		d. \$10 million or more of	
		turnover for the recent	
		year or average turnover	
		for the last 3 years.	
		(3) Import and export	
		performance or agency	
		commission:	
		a. The certificate of Importer	
		and Exporter – Classified	
		by Trade Performance	
		provided by Bureau of	
		Foreign Trade, Ministry of	
		Economic Affairs	
		b. For the application	
		involved with triangular	
		trade, one of invoice, bank	
		bill and bank money order	
		shall be attached.	
		(4) Work performance of	
		office: The performance	

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		proof documents such as	
		signed contract, product	
		quotation, negotiation,	
		tender and procurement for	
		the recent year shall be	
		attached. It may be	
		exempted from the other	
		approved applications	
		within the same year.	
		3. The year on the information of	
		turnover, import and export	
		performance or agency	
		commission shall be inspected	
		(1) The returned information	
		for the recent year or the	
		last 3 years based on this	
		application date and return	
		period of tax law shall be	
		examined. All of the other	
		applications within the	
		same year are not required	
		to be examined after this	
		application approved.	
		(2) Taking the application dated	
		in 2017 (current year) and	
		returned at May as an	
		example:	
		a. The application time from	
		1 January 2017 to 31 May	
		2017: 2015 Income and	
		Tax Calculation Sheet or	
		that from 2013 to 2015	
		shall be attached.	
		b. The application time from	
		1 June 2017 to 31	
		December 2017: 2016	
		Income and Tax	
		Calculation Sheet or that	
		from 2014 to 2016 shall be	
		attached.	
		c. The Declaration of Sales	
		and Business Tax by a	
		Business Entity shall	
		include the return data of	
		sequential 12 months	
		before application month.	
		For example: the	

Serial No.	Documents	Review Content	Notice
		 application at September 2017 shall include return data from July 2016 to August 2017 or from January 2016 to December 2016. 4. For some employers returning the data which is not within return period (May) in accordance with tax law, those documents shall be attached subject to the return period. 	
14	Certificate of R&D center or corporate head office approved by the Central Competent Authority with jurisdiction	The official approval letter issued by the Central Competent Authority with jurisdiction shall be in validity at the application date.	
15	Documents relevant to Article 37 of Review Criteria (foundation, association, administrative corporate or international non-government organization)	 Foundation: Due to the data transfer from the Ministry of Finance, the application from 1 January to 31 May at the year may be exempted from being attached to the tax return of the agency, association and its operation organization. However, subject to the case the employer may be asked to attach it (Announcement No. 10405118501 on 23 September 2015 by Ministry of Labor). The information shall be verified by National Taxation Bureau with seal if it was attached by the employer. \$5 million or more of business expenses for the recent year or average 	Although foundation is tax-exempt entity, the business expenses are required to be returned in accordance with tax law.

Serial No.	Documents	Review Content	Notice
		business expenses for the last 3 years.	
		 2. Association The member list for the recent year shall be attached. However, it may be exempted from the other approved applications within the same year. Members shall be 50 or more. 	
		3. Administrative corporate: Approval of establishment of administrative corporate issued by the Central Competent Authority with jurisdiction in accordance with law.	
		4. International non-government organization: certificate or approval letter of establishment of office, secretariat, head office or branch in Taiwan by the Central Competent Authority with jurisdiction.	
16	Original employment approval letter	 The employment period of extension application shall be succeeded by that of original employment. The original employment approval letter shall be attached for the application of extension and information change. 	The extension application shall be submitted 4 months before the expiration of employment approval. For the employment period less than 6 months, the employer shall submit application after 2/3 of employment period passed. Any application submitted earlier will be returned.
17	The description of specific reason and positive benefits of foreign cook employment and employee	 Each field must not be empty for cook application in A02 transportation business (tourism hotel business) or A15 (dining business). The description and list of actual dining preparation staff 	 The application of administrative chef of tourism hotel may be exempted. The dining preparation staff listed in the description shall not

Serial No.	Documents	Review Content	Notice
	list	include the number of employed locals and foreign workers as well as foreign workers in this application.	include cleaners and waiters.
18	Contract entered	Employers employing foreign	(For the review principles for
	into by the	workers to teach cooking in cram	internationally renowned
	company and	schools under A15 shall submit	culinary institutes and
	the	the contract; the cram schools	international licenses, see
	internationally	shall be established in accordance	Appendix 2)
	renowned	with the Supplementary Education	
	culinary	Act.	
	institute		
19	Certification	Foreign workers employed to	
	document	teach cooking in short-term cram	
	issued by the	schools under A15 shall submit	
	internationally	the certification document.	
	renowned		
	culinary		
	institute		
20	International		
	culinary license		
21	Proof of work in		
	foreign catering		
	industry for five		
	years or more		
22	Proof of		
	teaching in the		
	internationally		
	renowned		
	culinary		

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	institute for two		
	year or more		
23	Proof of good	1. Foreign workers employed to	
	conduct	teach cooking in short-term	
		cram schools under A15 for	
		the first time shall submit	
		proof of good conduct.	
		2. The proof of good conduct	
		without criminal records	
		nationwide shall be issued by	
		the country of the employed	
		foreign worker in the last six	
		months.	
		3. The proof of good conduct is	
		waived for foreign workers	
		having received the full-time	
		employment permit to teach	
		foreign languages in	
		short-term cram schools from	
		the Ministry of Labor.	
24	Proof of marital	Foreign spouses residing in	Foreign spouses are required
	relationship	company with foreign	to submit proof of marital
		professionals shall submit proof	relationship when applying
		of marital relationship with the	for the dependent alien
		foreign professionals when being	resident certificate with the
		employed to perform part-time	National Immigration
		work.	Agency, Ministry of the
			Interior. In case of any doubts
			about the review, please seek

Serial No.	Documents	Review Content	Notice
			advice from the agency.
25	Statement of	1. Foreign spouses residing in	The statement shall specify
	total working	company with foreign	the total working hours of the
	hours in the	professionals shall receive the	foreign worker and the period
	most recent year	hourly salary or income no less	of work; the period of work
		than that announced by the	shall be consistent with that
		central competent authority	specified in the copy of salary
		when being employed to	withholding certificate.
		perform part-time work.	(Taking the salary from
		2. To review the compliance of	January to December 2017
		hourly salaries paid to foreign	for example, the total
		spouses, employers shall	working hours in the said
		submit the statement of total	period shall be calculated)
		working hours in the most	
		recent year at the time of	
		extension. The hourly salary is	
		calculated by the total salary	
		paid in the previous year or the	
		most recent year divided by	
		the total working hours.	

5. Supplementary Table of Points System for the Overseas Chinese and

Foreign Students Graduating in Taiwan – List of Documents for

Application and Notices

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
. <u> </u>	1. Ph.D.	30	The photocopy of diploma	The foreign worker shall achieve
Edı	2. Master	20	of overseas Chinese and	Bachelor degree or above in
Education	3. Bachelor	10	foreign students.	Taiwan to meet basic qualification.
tion				More points will be obtained if the
_				students after graduating in
				Taiwan achieve higher education
				level abroad with diploma.

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
2. Salary	 NTD\$47,971 or more on average per month. Between NTD\$40,000 and \$47,970 on average per month. Between NTD\$35,000 and \$39,999 on average per month. Between NTD\$31,520 and \$34,999 on average per month. 	40 30 20 10	The photocopy of labor contract between the employer and overseas Chinese and foreign students under which the average monthly salary (by NTD\$), name of both parties, title, work and employment period were specified.	 The average monthly salary includes "regular payroll" and "irregular payroll". The regular salary includes basic payroll, professional allowance, a variety of bonuses released each month and fixed allowance such as house, utility, transportation and accommodation or in-kind discount. Irregular salary includes overtime pay, bonuses and allowances not released monthly such as holiday bonus, special holiday bonus and meal subsidy. Salary system is not subject to the currently announced monthly average salary, the basic wage of the business applicable to the Labor Standards Act shall not be less than that announced in accordance with the Labor Standards Act. The foreign spouses of foreign workers employed to perform the work prescribed in Subparagraphs 1~6, Paragraph 1, Article 46 of the Act, who reside in company with them shall receive an average hourly salary of no less than NT\$200 for part-time work prescribed in Article 4 of examination standard.

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
3. Working Experiences	 two years or more between one year and less than two years 	20 10	The certificate photocopy of full time local and foreign working experiences of overseas Chinese and foreign students.	 Where the working experiences refer to the working experiences after Bachelor degree achieved. The foreigner's working experiences listed in the Subparagraph 8-10, Paragraph 1, Article 46 of Employment Service Act shall not be counted (Letter No. 1031810869 on 15 May 2014 by Ministry of Labor). For the working experiences made in Afghanistan, Algeria, Bangladesh, Bhutan, Burma, Cambodia, Cameroon, Cuba, Ghana, Iran, Iraq, Laos, Nepal, Niger, Nigeria, Pakistan, Senegal, Somalia, Sri Lanka, Syria, the Philippines, Thailand, Vietnam, Malaysia and Indonesia shall be verified by our missions. The certificate of foreign worker working experiences issued by multinational company and certificate of degree which was recognized as that of foreign university or independent college by central supervisory authority for foreign worker engaged in A11 academic research may not be verified (Executive Order No.1040508120 on 21 July 2015 by Ministry of Labor).

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
4. Qualification for the work	Those who have special ability required by the position.	20	The certificate photocopy of special ability of overseas Chinese and foreign students (e.g.: certificate of professional training, attended courses, skill examination, award of creation and writing competition and patent).	 4. According to Article 7 of Act Governing Relations between the People of the Taiwan Area and the Mainland Area, the foreigner's working experiences in the mainland China shall be examined and recognized after verified by Straits Exchange Foundation. 5. The relevant working experiences refer to the foreigner's local or foreign working experiences which are relevant to the work scope and area of application. 1. The certificate relevant to attended courses includes the transcript or thesis related to the position (any score or credit). 2. If the certificate was issued by the country in the announced list, verification from our missions shall be made first (Executive Order No. 1040508120 on 21 July 2015 by the salary Ministry of Labor and Article 7 of Act Governing Relations between the People of the Taiwan Area and the Mainland Area).

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
5. Chinese ability	1.achieved "fluent" level or above of Chinese Proficiency Test 2.achieved "proficient" level or above of Chinese Proficiency Test 3.achieved "advanced" level or above of Chinese Proficiency Test	30 25 20	 One of following documents: 1. The certificate photocopy of "proficient" level or above of Chinese Proficiency Test of overseas Chinese and foreign students 2. Overseas Chinese and foreign students learned Chinese before with photocopy of one of following documents: (1) Transcript of Chinese studied in Taiwan: a. Fluent: 80 points or more. b. Proficient: 70 – 79 points. c. Advanced: 60 – 69 points. (2) Certificate of study hours of Chinese: a. Fluent: studied Chinese for 960 hours or more in Taiwan or for 1,920 hours or more in other areas. b. Proficient: studied Chinese for 480 hours or more in Taiwan or for 960 hours or more in Taiwan or for 960 hours or more in other areas. 	 The recognition of transcript of Chinese studied in Taiwan: Chinese related courses were determined from course name and description. For example, the knowledge and application of Chinese language, appreciation and writing of Chinese literature, Chinese literature and judgment, literature appreciation (exercises included) as well as literature and life (exercises included) (Official Letter No. 1030145446 on 8 October 2014 by the Ministry of Education). Attach supporting information of Chinese related courses which was issued by school teaching unit. The words of "studied in Taiwan" refer to the study period of those who study Chinese by identity of overseas Chinese and foreign students in Taiwan.

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
			c. Advanced: studied Chinese for 360 hours or more in Taiwan or for 720 hours or more in other areas.	 The recognition of Chinese proficiency test: The issuance of certificate of Test of Chinese as Foreign Language (TOCFL) is for the tester who participated "listening" and "reading" test as well as achieved the same standard. For those overseas Chinese and foreign students who don't provide the certificate, the test result of "listening" and "reading" shall be recognition basis. The points shall not be given if only one test result achieved "advanced" or above. If one test result is "advanced" and the other test result is "proficient" or "fluent", the lower level (advanced) shall be adopted for point calculation. If the certificate was issued by the country in the announced list, verification from our missions shall be made first (Executive Order No. 1040508120 on 21 July 2015 by the Ministry of Labor and Article 7 of Act Governing Relations between the People of the Taiwan Area and the Mainland Area).

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
6. Ability of Other Languages	 with ability of two or more languages other than Chinese with ability of language other than Chinese 	20	One of following documents: 1. The photocopy of certificate of other languages proficiency test of overseas Chinese and foreign students. For example, certificate of Foreign Language Proficiency Test (FLPT), Test of English as a Foreign Language (TOEFL) and Cambridge English Language Assessment by The Language Training &Testing Center, The International English Language Testing System (IELTS) by British Council, Japanese Language Proficiency Test (JLPT) by Taipei Office of Interchange Association of Japan, Diplôme d'Etudes en Langue Française (DELF) by L'Alliance française de Taïwan, The Goethe-Institut's German language examinations, Test Deutsch als Fremdsprache (TestDaF) and Russian Proficiency Test by National Chengchi University or Chinese Culture University.	 The diploma of previous education of overseas Chinese and foreign students shall be diploma of high school in overseas residence. For those who enrolled high school in Taiwan by the identity of overseas Chinese and foreign students and provide diploma of previous education (junior high school), the graduation certificate provided by the school or Overseas Community Affairs Council and issued in accordance with the format provided by Ministry of Labor may be accepted as well. If the certificate of test or studying hours of other languages was issued by the country in the announced list, please refer the Executive Order No. 1040508120 on 21 July 2015 by Ministry of Labor and Article 7 of Act Governing Relations between the People of the Taiwan Area and the Mainland Area for verification from our missions.

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
			 2. The photocopy of certificate of studying other languages over 360 hours by overseas Chinese and foreign students. 3. The photocopy of diploma of previous education of overseas Chinese and foreign students. 4. Graduation certificate of previous education of overseas Chinese, Hong Kong, Macau and foreign students which was issued by the school or Overseas Community Affairs Council. 	

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
7. Growing Experiences in Other Countries	Staying in other countries for sequential 6 years or more	10	One of the following certificates of growing experiences in other countries for overseas Chinese and foreign students by identity: 1. Overseas Chinese students: (1) Admission issued by University Entrance Committee For Overseas Chinese Students or the school. (2) Admission list at the year by University Entrance Committee For Overseas Chinese Students. (3) Admission certificate issued by University Entrance Committee For Overseas Chinese Students. (3) Admission certificate issued by University Entrance Committee For Overseas Chinese Students. (4) The identity certificate of overseas Chinese student issued by the school he/she achieved degree. (5) The identity certificate of overseas Chinese student or certificate of staying overseas for sequential 6 years or more issued by Overseas Community Affairs Council.	The diploma of previous education of overseas Chinese and foreign students shall be diploma of high school in overseas residence. For those who enrolled high school in Taiwan by the identity of overseas Chinese and foreign students and provide diploma of previous education (junior high school), the graduation certificate provided by the school or Overseas Community Affairs Council and issued in accordance with the format provided by Ministry of Labor may be accepted as well.

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
			 (6) The photocopy of diploma of previous education of overseas Chinese student at other countries, Hong Kong or Macau. 2. Students from Hong Kong or Macau: (1) Admission for students from Hong Kong or Macau issued by University Entrance Committee For Overseas Chinese Students or the school. (2) Admission list at the year issued by University Entrance Committee For Overseas Chinese Students. (3) Admission certificate issued by University Entrance Committee For Overseas Chinese Students. (4) The identity certificate of student from Hong Kong or Macau issued by the school he/she achieved degree. (5) The photocopy of diploma of previous education of student from Hong Kong or Macau. 	

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
			3. Foreign students:	
			(1) Admission issued by	
			the school that foreign	
			student achieved the	
			degree.	
			(2) The identity	
			certificate of foreign	
			student issued by the	
			school he/she	
			achieved degree.	
			(3) The photocopy of	
			diploma of previous	
			education of foreign	
			student in other	
			countries.	

Point Item	Content & Level	Points	Documents for Application and Explanation	Notices
8. Cooperation with Government Policy	The employees of enterprise which follows government policies relevant to industry development	20	 The photocopy of certificate for the employer's cooperation with government policies which was issued by the Central Competent Authority with jurisdiction. For example, 1. The outstanding or potential backbone business that meets qualifications. 2. The business that sets up head office in Taiwan (Recognition letter of corporate head office). 3. The business that sets up R&D center in Taiwan (Approval letter of execution unit). 4. The business that meets Identification Principles for New Business with Innovation Capacity in the outstanding venture proposal. 5. Recognition letter or certificate for the enterprise following government policies which was issued by the Central Competent Authority with jurisdiction. 	The relevant certificates shall be valid documents at application date.

6. Other Regulations

Serial No.	Item	Relevant Regulations and Description	Notice
Serial No.	Item Ad-hoc consultation: foreign worker qualifications (exemption of capital, turnover, performance)	C	Notice The capital, turnover, and performance which were exempted from project consultation shall be proposed by the employer with proof documents in the application.
		Affairs. d. Entered Taiwan Startup Stadium (TSS) approved by Executive Yuan and business incubator operated by, cooperated with or evaluated as excellent for the recent 3 years by Ministry of Economic Affairs. e. Application company or	

	Relevant Regulations and	Notice
	Description	
	 owner was awarded at local or foreign representative venture or design competition (Executive Order No. 10405033951 on 1 May 2015 by the Ministry of Labor). Case consultation (Subparagraph 5, Article 36 of Examination Standard) refers to the application submitted by the employer and exempted from the limitation of turnover, capital and work performance 	
Other consultations: foreign worker qualifications	 Subparagraph 2, Article 19 of Examination Standard: The model of single pilot seat unmet the regulations at preceding paragraph in the same subparagraph but with special work nature and skills may be approved by the Central Competent Authority after consultation with the Central Competent Authority with jurisdiction. The healthcare professional or technical personnel in the Subparagraph 2, Article 27 of Review Criteria unmet the regulation of Subparagraph 1 may be recognized by the Central Competent Authority after consultation with the Central Competent Authority with jurisdiction 	
Other consultations – employer qualifications	 The medical institution in Article 28 of Examination Standard unmet Subparagraph 1 to 4 may be recognized for foreign worker employment in 	
	consultations: foreign worker qualifications	owner was awarded at local or foreign representative venture or design competition (Executive Order No. 10405033951 on 1 May 2015 by the Ministry of Labor).2. Case consultation (Subparagraph 5, Article 36 of Examination Standard) refers to the application submitted by the employer and exempted from the limitation of turnover, capital and work performance after consultations: foreign worker qualificationsOther qualifications1. Subparagraph 2, Article 19 of Examination Standard: The model of single pilot seat unmet the regulations at preceding paragraph in the same subparagraph but with special work nature and skills may be approved by the Central Competent Authority with jurisdiction.2. The healthcare professional or technical personnel in the Subparagraph 2, Article 27 of Review Criteria unmet the regulation of Subparagraph 1 may be recognized by the Central Competent Authority after consultation with the central Competent Authority with jurisdiction.Other consultations - employer qualifications1. The medical institution in Article 28 of Examination

Serial No.	Item	Relevant Regulations and	Notice
		Description	
		 5 by the Central Competent Authority after consultation with the Central Competent Authority with jurisdiction 2. The environmental protection business in Subparagraph 5, Article 30 of Examination Standard unmet Subparagraph 1 to 4 may be recognized for foreign worker employment in accordance with Subparagraph 5 by the Central Competent Authority after consultation with the Central Competent 	
4	Validity pariod of	Authority with jurisdiction	1 The Ministry of Labor may
4	Validity period of the work permit	 According to Article 52 of Employment Service Act, the longest validity period of work permit is 3 years. The validity of work permit shall be approved based on the above regulation, application by the employer and the signed contract. Those foreign workers who apply to work in Taiwan by meeting the Qualifications of Employer – Consultation (Paragraph 5, Article 36 of examination standard) will be granted a work permit with one year validity: New employment: a work permit will be granted for a year from the date of issuance (to the end date prescribed in the application and contract). Extension: a work permit will be granted on the date of issuance for a year to the end date of the employment permit (or the end date prescribed in the application and contract). 	1.The Ministry of Labor may decide it based on the application of employer and circumstance of the case as well as visit or activate consultation mechanism when necessary.

Serial No.	Item	Relevant Regulations and	Notice
		Description	
		 (3) For applications for new employment or extension of other foreign workers submitted by employers during the review period, the period of the work permit shall be up to the same period of the case through consultation. 3. The foreign spouses of foreign workers employed to perform work prescribed in Subparagraphs 1~6, Paragraph 1, Article 46 of the Act, who reside in company with them shall perform part-time work prescribed in Article 4 of examination standard for a period less than the approved period of work of the foreign professionals. 	 If foreign professionals have multiple work permits, the employers of their foreign spouses may request the period of multiple work permits in one application. The Ministry of Labor will approve the multiple part-time work permits with the periods of employment separately attached to the work permits of foreign professionals. If the work permit of a foreign professional is revoked due to early dismissal or other causes, the part-time work permit of the foreign spouse residing in company with the foreign professional shall also be revoked.
5	Limitation of approved persons	 Category A worker of business office: Principally, one category B representative and one category A professional and technical worker will be approved for the application of foreign business office. The approval percentage of cooks: the total valid number of persons approved (including the number of persons requested in this application and approved) shall not exceed 1/2 of the actual dining preparation staff. According to Article 15 of Examination Standard, the number of total foreign pilots shall not be exceed the number of local pilots self-trained for the last 7 years since 	 If two or more category A professional and technical workers were required by the office, the approval shall be reviewed after the specific description was provided. One staff will be approved for new dining company or department which was founded less than 1 year without the limitation of 1/2 number of persons. Please refer The Statistics of Local Trained Pilots and Employed Foreign Pilots in Our Civil Aviation Transportation Industry provided by

Serial No.	Item	Relevant Regulations and Description	Notice
		application date and 2.5 times of the number of persons in the self-train local pilot program in the year.	 Civil Aeronautics Administration, Ministry of Transportation and Communications to approve the upper limit of total number of foreign pilots in the year for each airline company. 4. Except for the circumstance listed in the left side, the employer shall be asked to provide description for the necessity of employment if there is any doubt for the number of employed foreign workers by the employer. A visit or consultation with central supervisory authority will be activated when necessary.
6	The treatment principle of extension application for an overdue employment	It shall be treated in accordance with Article 46-1 of Regulations on the Permission and Administration of the Employment of Foreign Workers.	 For the employer who submits extension application when original employment expired, it shall be treated as new employment application, and the salary shall be reviewed. For exceptional cases that the employer submit re-application within 15 days from original employment overdue date (description letter shall be attached and it is limited to once only) in accordance with Article 46-1 of Regulations on the Permission and

Serial No.	Item	Relevant Regulations and Description	Notice
			Administration of the Employment of Foreign Workers, the extension application shall be consented and employment period shall be traced (Examiner shall note in the system so that no re-application shall be submitted based on this next time).
7	Document for employment transfer	 According to Article 53 of Employment Service Act, new employer will be required to ensure whether the foreign worker replaces employer if he/she was employed by other employers during employment application: 1. Yes: please provide termination certificate between the foreign worker and original employer. 2. No: it will be regarded as part time work and documents may be exempted. 	
8	The repeal sanction for company dissolution	The sending object of repeal letter of employment approval and the treatment principles for dissolved company with valid foreign worker employment record in the system of Ministry of Labor are as below:1. Employer: (1) Dissolved and under liquidation: Its object is application unit (owner) and it was sent to the address of business registration.(2) Bankrupted and under debt cleanup: Its object is insolvency administrator and it was sent to contact or permanent address provided	 For those employers who were known to be dissolved and are under liquidation through the website relevant to the court, it shall be known that whether the company had liquidated, bankrupted or settled debt. The foreign worker's immigration status shall be known through the website of National Immigration Agency, Ministry of the Interior.

Serial No.	Item	Relevant Regulations and	Notice
		Description	
		by the court of local	
		jurisdiction.	
		(3) Dissolved and liquidated or	
		bankrupted and debt settled:	
		it doesn't need to be sent due	
		to the legal person is	
		eliminated and there is no	
		object for sanction.	
		(4) Original company	
		discontinued from	
		reorganization or merger: it	
		doesn't need to be sent due to	
		the legal person is eliminated	
		and there is no object for	
		sanction.	
		2. Foreign worker:	
		(1) still in the country: it was	
		sent to residence address in	
		the application or address of	
		company operation	
		registration if it is not	
		provided. However, service	
		by publication shall be used	
		for company with condition	
		of $1(3)$ and (4) above.	
		(2) left our country or never enter	
		to work: it was sent to	
		address of company	
		operation registration based	
		on service by publication.	
9	Statement of	For those would like to pick up in	
	picking up in	person, please fill out and submit	
	person	your Statement of picking up in	
	-	person at the counter in the	
		Ministry of Labor. Registered mail	
		is not accepted.	
10	Principle of	For the copied document attached	Principally, the document
	affixing with seal	in the application, the words of "in	attached by the employer
		conformity with the original" shall	shall be affixed with the seal
		be noted with the seal of	of application unit and owner.
		application unit and owner.	However, except that the

Serial No.	Item	Relevant Regulations and	Notice
		Description	
			application and list shall be
			affixed with official seal, the
			seal for other documents in
			the application from
			government agency or school
			may be replaced by the seal
			of unit or department.
11	Documents translation	The Chinese translation for	
		documents submitted by the	
		employer shall be attached if those	
		documents are not made in	
		Chinese.	
		(Lao-Dong-Fa-Guan-Zi Order No.	
		10605185961 dated October 11,	
		2017 by the Ministry of Labor)	
12	Documents	If the certificate was issued by the	
	verification	country in the announced list,	
		verification from our missions shall	
		be made first (Executive Order No.	
		1040508120 on 21 July 2015 by	
		Ministry of Labor).	

Appendix 1. Review Principles for Mainland China Education of Foreign Workers Applying for Employment Permit to Perform Professional and Technical Work

- The Ministry of Labor adopts the same approach as the Ministry of Education regarding the degree of a foreign worker conferred in mainland China. The colleges/universities where foreign workers received their degrees in mainland China shall be included in the list of the Ministry of Education, and their degrees shall be in accordance with the Regulations Governing Recognition of Degrees Conferred in Mainland China. Foreign workers having studied in colleges/ universities or institutes in mainland China from September 18, 1992 to September 3, 2010 are required to apply for a degree examination; those studying in colleges/ universities or institutes in mainland China after September 3, 2010 are required to apply for degree recognition (verification).
- 2. According to Articles 4 and 5 of the Regulations Governing Recognition of Degrees Conferred in Mainland China, those applying for the recognition of degrees received from colleges/ universities or institutes in mainland China shall submit related proof of graduation to the unit (National Chung Hsing University) designated by the Ministry of Education. For related procedures, visit the website at http://emhd.nchu.edu.tw/VMHD.
- 3. To avoid making degree examination and recognition an obstacle to corporate recruitment, applications with degrees conferred in mainland China attached shall be reviewed according to the following regulations:
 - (1) If foreign workers receive the proof of graduation from colleges/universities in mainland China included in the list of the Ministry of Education, their degrees shall be recognized in principle; in addition, the letter of approval shall specify the right of revocation and that the applicant shall submit the data within the given time limit after the degree is recognized in accordance with the Regulations Governing Recognition of Degrees Conferred in Mainland China. Where applications meet the aforesaid requirements for degrees, the letter of approval shall specify the following: "According to the Regulations Governing Recognition of Degrees Conferred in Mainland China, the applicant shall submit the qualified proof of education by $\circ \circ$ (mm) $\circ \circ$ (dd), $\circ \circ \circ \circ$ (yyyy). If the proof of education is not submitted within the said time limit or the proof of education is not recognized, the Ministry of Labor will revoke the employment permit."
 - (2) The time limit mentioned in the preceding paragraph shall be based on the degree conferred in the mainland China. The time limit is as follows:
 - A. Having studied in colleges/ universities or institutes in mainland China from September 18, 1992 to September 3, 2010:
 - a. For those holding a Bachelor's degree and applying for the employment permit on or before April 30, the Ministry of Labor shall specify that they shall submit the proof of education issued by the Ministry of Education on or by November 30 of the same year

as the review and issuance of the employment permit. For those holding a Bachelor's degree and applying for the employment permit after April 30, the Ministry of Labor shall specify that they shall submit the proof of education issued by the Ministry of Education on or by November 30 of the year following the review and issuance of the employment permit.

- b. For those holding a Master's or doctorate and applying for the employment permit on or before April 30, the Ministry of Labor shall specify that they shall submit the proof of education issued by the Ministry of Education on or by January 31 of the following year as the review and issuance of the employment permit. For those holding a Master's degree or doctorate and applying for the employment permit after April 30, the Ministry of Labor shall specify that they shall submit the proof of education issued by the Ministry of Education on or by November 30 of the year following the review and issuance of the employment permit.
- B. Studying in colleges/ universities or institutes in mainland China after September 3, 2010:

At the review and issuance of the employment permit, the Ministry of Labor shall specify that applicants shall submit the letter of approval of education issued by the Ministry of Education within six months.

- (3) Reviewers shall also mark in the Foreign Worker Submission and the Foreign Worker Information Maintenance of the Foreign Professional Application Review System and review the status on a regular basis.
- (4) When the end date of employment of foreign workers is earlier than the time limit of submission, it is known at the time of review that it is impossible for employers to submit the data within the time limit regardless of the proof of graduation from colleges/universities in mainland China recognized by the Ministry of Education; in this case, employers are required to submit data within 30 days according to the principles for processing of general applications. The employment permit will not be granted if the said data are not submitted within 30 days.

Appendix 2. Review Principles for Internationally Renowned Culinary Institute and International Licenses of Culinary Instructors

- 1. The review principles for internationally renowned culinary institute and international licenses are based on the list provided by the Ministry of Education below:
 - Year of **Internationally Renowned Culinary Institute** Branch Country Type Foundation Dessert/ International Culinary Center Cooker 1984 US http://www.internationalculinarycenter.com/ y New York, Dessert/ California. Culinary Institute of America US Cooker 1946 Texas, and http://www.ciachef.edu/about-the-cia/ V Singapore Culinary Arts Academy Switzerlan Cooker 1997 http://www.culinaryartsswitzerland.com/en/ d y Lenôtre http://www.lenotre.com/l-univers-lenotre/notre-histoire. France Dessert 1971 html Tokyo Confectionery School Japan Dessert 1954 Tokyo http://www.tokyoseika.ac.jp/summary.html Dessert/ New England Culinary Institute US Cooker 1980 Vermont http://www.neci.edu/about-neci/ y Dessert/ 36 Italian Culinary Institute for Foreigners (ICIF) Cooker 1991 Italy http://www.icif.com/en/about-us/history/ countries y Dessert/ Ferrandi | The French School of Culinary Arts Cooker 1920 Paris France http://www.ferrandi-paris.fr/en v Ecole Nationale Superieure de Patisserie Yssingeau Dessert 1984 France http://www.ensp-adf.com/ х Dessert/ Institut National de la Boulangerie Pâtisserie Cooker 1974 France http://www.inbp.com/ y Dessert/ Institute Paul Bocuse Cooker 1990 France http://www.institutpaulbocuse.com/ v
- (1) Internationally Renowned Culinary Institute

International Academy of Italian Cuisine in Lucca http://www.italiancuisine.it/italian_cooking_school.php	Italy	Dessert/ Cooker y	1985	
Vatel International Business School Hotel & Tourism Management <u>http://www.vatel-madrid.es/en</u>	France	Dessert/ Cooker y/Hospi tality	1981	31 campuses / 4 Continents
H-e St POL Barcelona http://santpol.edu.es/en/	Spain	Cooker y/Hospi tality	1966	
Le Cordon Bleu <u>https://www.cordonbleu.edu/our-story/en</u>	France	Dessert/ Cooker y	1895	50 schools / 20 countries

(2) International Licenses

Country	License	
France	CAP: Certificat d'Aptitudes Professionelles	
France	BEP: Brevet d'Etudes Professionnelles	
Canada	Red Seal Certification	
Japan	Cook certificate	
Japan	Confectionery hygienist certificate	
America	CMC: Certified Master Chef	
Italy	ICMC: International Certified Master Chef	

2. Institutes not listed above and cases in dispute will not be reviewed and approved. Addition to the list will be evaluated by the Ministry of Labor and the Ministry of Education on a case-by-case basis.