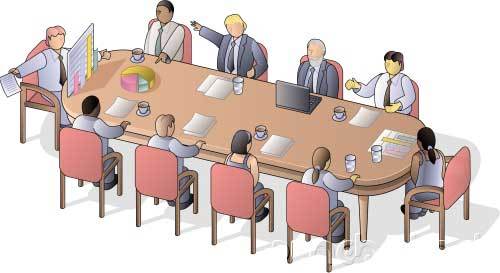
Applying overseas Chinese or foreigners for managerial work of investing or establishing businesses as approved by the government, the employers are exempted from the restriction of revenue, capital, or work performance (Subparagraph 4, Article 39 of the Qualifications and Criteria Standards for Foreigners Undertaking the Jobs Specified under Subparagraphs 1 through 6, Paragraph 1, Article 46 of the Employment Service Act) individual case consultation flow chart



Not permitted

Work permit issued, maximum of one year

Authority Concerned at the Central Government Level

**During application case, employer proposes to the Ministry to launch consultation mechanism**

Documents to be submitted

1. Consultation table

2. Operation plan.

3. Professional background of foreigner and labor requirements, etc.

4. Other documents requested by the competent authority.

**Preliminary review of the completeness of information by the Ministry**

Employer exemption from revenue and capital is not approved

Employer exemption from revenue and capital is approved

**The Ministry passes it on to the authority concerned at the central government level to ask for their opinions on the consultation**