外國人入國工作費用及工資切結書

中、英文版

Foreign Worker's Affidavit for Wage / Salary and Expenses Incurred before Entering the Republic of China for Employment

一、外國人(姓名:	,國籍:	,護照號碼	:	_)確實瞭解本
次來臺工作最長可達三年,期滿	得協議在臺由 原	雇主繼續聘佣	雇或辦理轉換日	由新雇主接續
聘僱。來臺工作應領工資、加班	費等如適用勞動	力基準法 ,則依	衣該法規定辦 理	里;如不適用
則於勞動契約中訂定。				
1. I (Full Name:	_; Nationality:	; Pas	ssport Number	:)
have fully understood that the period	l in which I an	permitted to	work in the te	erritory of the
Republic of China (hereinafter R.O.C	.) shall not exce	eed three (3) y	ears, and re-en	nployment for
finished contract should be agreed upo	on with the orig	inal Employer	or by the new	Employer for
transfer of employment. The regular	_		•	
R.O.C. shall be governed by the Labo			-	•
the said Labor Standards Law is not ap		v, ii applicable	or by the Lab	or contract, in
the said Labor Standards Law is not ap	рисаотс.			
二、外國人來臺前在勞工輸出國所發生	生之全部費用如	1下:		
2. All the expenses incurred by foreign w	orker 's home o	ountry, prior to	the arrival in	R.O.C. are
listed as follows:				
(一)仲介費:勞工輸出國幣值_		۱(NT\$:	元)。	
(1) Placement Fee:	_ dollars in the	currency of the	he Labor-Expo	orting Country
(NT\$).				
(二) 規費及來臺工作所需費用	:			
(2) Regulation Fees and Other Fee(s	s) in Taiwan:			

項目	金額(勞工輸出國幣值) AMOUNT	項目	金額(勞工輸出國幣值) AMOUNT	
ITEMS	(Labor-Exporting	ITEMS	(Labor-Exporting	
	Country Currency)		Country Currency)	
合 計	勞工輸出國幣值	元(NTS	5元)	
TOTAL	dollars in the currency of the Labor-Sending			
IOIAL	Country (NT\$)			

. 、前	項費用外國人於來了	臺前在勞工輸出	國已繳納勞工輸出國	幣值元(NT\$:	
j	元);不足部分經向_		(債權人)借貸含利,	息共勞工輸出國幣值	
j	元(NT\$:元)。	上開金額經外區	國人確認無誤,外國人	簽名:。	
Amo	ong the expenses as re	eferred to in Arti	cle 2, I have paid	dollars in the currency	
of	my Country (NT\$) pı	rior to my arrival in R.C	O.C., and as for the rest	
	(Creditor) has made to m	e a loan with interest to	taling dollars in the	
cur	rency of the Labor-Se	ending Country ((NT\$). Th	e amount above-mentioned is	
con	firmed and signed b	ру	<u>.</u>		
上	開來臺工作所發生費	用之項目及金額	額,係依照勞工輸出國	規定所填載並經勞工輸出國查	
證	屬實並驗證:				
			日期:	年月日	
The	e items and expenses	s incurred in Ta	iwan are filled out acc	ording to the regulations of	
	_			the Labor-Exporting Country	
Lai	oor-senaing country	as well as colli	irineu anu vermeu by	the Labor-Exporting Country	
			Date:		
、來	臺工作有關之借款	【請詳列債權人	、項目用途及金額】	:	
Loar	n(s) Related to Work i	n R.O.C.: 【 <u>Pl</u>	ease specify in detail th	ne creditor(s), the item(s), the	
ŗ	ourpose(s), and the a	mount thereof	1		
	項目	用途	債權人	金額(勞工輸出國幣值)	
	ITEM(S)	PURPOSE(S)	CREDITOR(S)	AMOUNT(in the currency of	
	TIEM(5)	TORTOSE(S)	CREDITOR(S)	the Labor-Sending Country)	
		勞工輸出國幣		NT\$: 元)	
	合 計	dollars in the currency of the Labor- Sending country			
	TOTAL	(NT\$)			
	冶温十 4 (27 1) は	(141φ)		
	償還方式(務必填	分			
	寫)	Installments of NT \$Each			
	Terms of Payment	Ε			
	(Required)				
ப		1 4 1 1	# 10 -b 7 11 A 1 b 16		
· 4	图1咖啡奶奶~~	力 法 は は 10 10 11			
				正,應依修正後之規定辦理】 ns governing the expenses in	

- - [Should there be any change or amendments in the relevant laws and/or regulations, the new laws and/or regulations shall govern]:

(一)服務費:

- (1) Service Fees:
 - 1、依外國人當次入國後在臺工作累計期間,第一年每月最高為 NT\$1,800 元、第二年每 月最高為 NT\$1,700 元、第三年每月最高為 NT\$1,500 元。
 - A. According to the foreigner working cumulative time into the country at the time, the

- highest monthly payment is NT\$1,800 for the First (1st) Year, NT\$1,700 for the Second (2nd) Year, and NT\$1,500 for the Third (3rd) Year.
- 2、但曾來臺工作二年以上,因聘僱關係終止或聘僱許可期間屆滿回國後再來臺工作, 並受僱於同一雇主之外國人:每月最高均為 NT\$1,500 元。
- B. For Foreign workers who were previously employed in Taiwan for 2 consecutive years and was repatriated to her home country due to the expiration of the employment permit but has come back to Taiwan again to the same employer, the worker shall be charged NT\$1,500 the most for service charge.
- 3、人力仲介公司有提供服務事實,始得向外國人收取服務費,且不得預先收取。
- C. Manpower Agency provides services, then may charge service fees to foreigners but may not charge in advance.
- (二) 規費【法令如有修正,依修正後之規定辦理】及其他費用:
- (2) Regulated Fees **[Should there be any change or amendments in the relevant laws and/or regulations, the new laws and/or regulations shall govern]**:
 - 1、健保費:每月 NT\$_____元。
 A. Health Insurance Fee: NT\$_____per month.
- 2、勞保費:每月 NT\$_____元(依規定僅漁業或勞工人數在五人以上之事業單位須強制 參加勞保,五人以下及從事家庭類工作者並未強制參加勞保)。
- B. Labor Insurance Fee: NT\$_____ per month (according to the relevant laws and regulations, only fishery or business entities with five (5) or more employees are required to participate in Labor Insurance; Business entities with less than five (5) workers and those working at family category are not so required to participate in Labor Insurance).
- 3、居留證費:每年NT\$ 元。
- C. Residence Permit Fee: NT\$_____ per year.
- 4、所得稅:一課稅年度居留未滿 183 天者,每月 NT\$____元;一課稅年度居留滿 183 天者,每月 NT\$___元。
- D. Income Tax: Those who stay in R.O.C. for less than one hundred and eighty-three (183) days in one calendar year, the monthly pay is NT\$_____; those who stay in R.O.C. over one hundred and eighty-three (183) days in the one calendar year, the monthly pay is NT\$____.
 - (1)外國人應依所得稅法相關規定繳納所得稅。
 - (1) The foreign worker shall pay tax according to the regulations of Income Tax.
 - (2)家庭類雇主非屬所得稅法所規定之扣繳義務人,不得替外國人扣繳所得稅款。
 - (2) The employer is not required to withhold the income tax of the foreign worker.
 - (3)外國人可自行或委任自然人代理申報所得稅;另外國人得以在臺之國內帳戶或國 庫支票辦理退稅。
 - (3) The foreign worker can file for the income tax return by himself/herself or by his/her authorized representative; Furthermore, rebate for income tax shall be given through assigned bank account or treasury check.
- 5、職工福利金:每月 NT\$_____元(外國人適用職工福利金條例者填列)。
- E. Employees' Welfare Fund: Monthly NT\$______(This apply to companies with Welfare

Committee and should be itemized separately).

六、外國人已充分瞭解來臺前與雇主協議約定如下:

八 月四八〇元分 赤川 小 至 州 5八座 工 版 哦 (1) 人 5	
6. I have fully understood that the agreement with E	Employer prior to R.O.C. as follows:
1、每月約定工資為 NT\$元。	
A. Monthly wage/salary is NT\$	
2、膳宿費:每月 NT\$元。	
B. Board and lodging fee: Monthly NT\$	
3、外國人受招募來臺機票費:由□雇主□]外國人負擔,NT\$元;外國人期滿
返國機票費:由□雇主□外國人負擔,	NT\$元。
C. Ticket fees: NT\$ paid by Empl	oyer, Foreign Worker; Return Ticket fees:
NT\$ paid byEmployer,Fore	ign Worker.
七、切結者簽署如下:	
7. The items signed by Affiant are as follows:	
	and the second s
1、對於本切結書,本人確認無誤。	2、對於本切結書第五點至第六點內容,本
1. I HEREBY CONFIRM THAT THIS	人充分知悉並瞭解除法令規定外,不得
AFFIDAVIT IS CORRECT & TRUE.	自外國人薪資中扣留任何費用。
外國人簽名:	2. FOR ARTICLES 5 TO 6 OF THIS
Employee Signature:	AFFIDAVIT, I HAVE FULLY
護照號碼(<u>務必填寫</u>):	UNDERSTOOD THAT I SHALL NOT
Affiant's Passport Number (REQUIRED):	WITHHOLD ANY EXPENSES/FEES
日期:年月日	OR WHATSOEVER AMOUNT FROM
Date:/(YYYY/MM/DD)	THE WAGE/SALARY OF THE FOREIGN WORKER EXCEPT AS
	OTHERWISE STIPULATED BY THIS
	AFFIDAVIT OR LAWS OR
	REGULATIONS.
	中華民國雇主:(簽章)
	R.O.C. Employer: (Signature)
	負責人或代表人簽章:
	Person-In-Charge/Representative:
	(Signature)
	—————— (əːsənacarə) 日期:年月日
	Date:/(YYYY/MM/DD)
3、對於本切結書第二點至第四點內容,本	, , ,
公司充分知悉並切結遵守收費規定。	公司充分知悉並切結遵守收費規定。
3. THIS ORGANIZATION HEREBY	
VERIFIES ARTICLES 2 TO 4	VERIFIES ARTICLES 4 TO 5
WRITTEN IN THIS AFFIDAVIT AND	WRITTEN IN THIS AFFIDAVIT AND
-	•

FULLY UNDERSTANDS THE FEE FULLY UNDERSTAND THE FEE REGULATIONS. REGULATIONS. 認可編號: 許可證號: Verification Code Number: _____ Permission Code Number: ___ 外國人力仲介公司(英文): 中華民國私立就業服務機構: Private Employment Service Agency In Foreign Human Resources Agency: R.O.C.: ____ (English Name) 負責人或代表人簽章: 負責人或代表人簽章:_____ Person-In-Charge/Representative: Person-In-Charge/Representative: _____ (Signature) _____(Signature) Date: ____/___(YYYY/MM/DD) Date: ____/___(YYYY/MM/DD)

備註:

Note:

- 1.本切結書經驗證及簽署後至少備置3份正本,1份依據雇主聘僱外國人許可及管理辦法規定由雇主保存,1份送交中華民國地方主管機關辦理入國3日內通報用,1份由外國人留存查核。
- 1. Three original copies of this Affidavit shall be provided, one kept by the employer in accordance to the Governing Regulations of Foreign Worker Employment, one submitted to the Local Authority of R.O.C. to be filed within three days, and one kept by the foreign worker, for reference.
- 2.本切結書約定切結事項不得為不利益於外國人之變更。
- 2. The contents contained in this Affidavit shall not be changed or amended that will be disadvantageous to the interest of foreign worker.
- 3.中華民國私立就業服務機構不得接受債權人委託在臺代為收取第 4 點外國人來臺工作有關之借款,違者依中華民國就業服務法第 40 條第 1 項第 5 款規定以收取規定標準以外費用論處。外國人來臺工作有關之借款應由本切結書所載之債權人收取,且收取之金額應與本切結書記載之金額相符。
- 3. The Private Employment Service Agency in R.O.C. shall not receive or collect any amount from the loan or be assigned by the creditor written in Article 4 of this Affidavit to act on their behalf. Those who violate Subparagraph 5, Paragraph 1, Article 40 of the Employment Services Act shall be fined or charged for the additional expenses. The loan incurred by the foreign worker in Taiwan shall be exclusively collected by the creditor specified in this Affidavit and the collected amount shall be consistent with that specified in this Affidavit.
- 4. 中華民國私立就業服務機構未受雇主或外國人委託辦理而收取第5點所列費用、經委託辦理收取費用後未代為繳付、或收取超過上開依規定應繳付費用,依中華民國就業服務法第40條第1項第5款規定以收取規定標準以外費用論處。
- 4. The Private Employment Service Agency in R.O.C. cannot collect the expenses listed in Article 5 of this Affidavit without authorization from the employer or the foreign worker. Likewise, they will be liable if they didn't pay for fees collected from the worker to the designated agencies or has collected in excess of the amount stated herein. Such act is violation to Clause Subparagraph 5, Paragraph 1, Article 40 of the Employment Services Act and shall be penalized accordingly.
- 5.外國人與雇主每月約定工資如有所調整,健保費、勞保費、所得稅及職工福利金之金額, 應依調整後每月約定工資按相關規定重新核算。
- 5. Any amendments or changes in the monthly wage previously agreed by the foreign worker and

employer and amendments or changes in the amount of health insurance fee, labor insurance fee, income tax and employees' welfare fund, shall be recalculated according to the related regulations.

- 6.雇主依勞動契約給付外國人工資時,應記入工資給付方式及外國人應負擔之全民健康保險費、勞工保險費、所得稅或合意約定膳宿費之項目及金額,又雇主除外國人應負擔之項目及金額外,應全額以現金直接給付外國人工資,但以其他方式給付者,應提供相關證明文件,交予外國人收存,並自行保存一份。
- 6. Payment of wages shall be done according to the contract, required deductions such as health insurance premium, labor insurance premium, income tax, fees for meals and accommodation should be itemized clearly. In addition to the items and amount paid by the foreign worker, the employer shall directly pay the wages by cash to the foreign worker. Should other form of paying the salary be applied, all related documents shall be provided to the foreign worker and employer for safekeeping.
- 7.外國人力仲介公司或中華民國私立就業服務機構向外國人收取相關就業服務費用,應提供 收據,違者將依法論處。
- 7. The Foreign Human Resources Agency or the Human Resources Agency in R.O.C. that collect the expenses and fees related to employment service shall provide an official receipt. Those who violate this provision shall be punished according to the law.
- 8.外國人如經轉換雇主,則需與新雇主及中華民國私立就業服務機構重新簽署切結書,惟切 結書中涉及外國人來臺前所發生之全部費用及借款部分無須填寫,如外國人於新雇主接續 聘僱前尚未繳清國外借款者,原切結書所載債權債務關係仍繼續有效。
- 8. If the foreign worker changes the employer, the new employer shall sign an Affidavit with the Private Employment Service Agency in R.O.C. All the expenses and loan incurred by the foreign worker prior to their arrival in Taiwan must not be filled out in Affidavit. If the foreign worker has not paid for the foreign loan before being hired by the new employer, the credit and debt specified in the Affidavit are still valid.
- 9.如外國人力仲介公司或中華民國私立就業服務機構有未依規定收取費用或雇主有未依契約給付薪資等情事,外國人得向勞動部提出檢舉,該部受理檢舉後,會予以保密,並保護外國人在臺之工作權益。檢舉電話:
 - (1)勞工諮詢申訴專線:1955
 - (2)桃園移工機場服務站:03-3989002
 - (3)高雄移工機場服務站: 07-8036804
- 9. Should the Foreign Human Resources Agency or the Human Resources Agency in R.O.C. failed comply with the charging of fees in accordance with the applicable laws and regulations or should the Employer failed to pay the wage/salary in accordance with the Labor Contract, the Foreign Worker may file a complaint to the Ministry of Labor of Executive Yuan of the Republic of China, each complaint will be treated with full confidentiality and the protection of the rights and benefits of the Foreign Worker in R.O.C shall be prioritized. The hotlines for complaints are:

Consultation Hotline for Workers: 1955

Foreign Worker Service Station in Taoyuan Airport: 03-3989002

Foreign Worker Service Station in Kaohsiung Airport: 07-8036804

- 10.本切結書如有偽造或填寫不實者,依中華民國相關法令接受處分。
- 10. Any actions resulting to forging of the Affidavit or false representation of the contents herein, shall subject the Affiants to relevant discipline or punishments in accordance with the relevant provisions of R. O. C.