Operational Manual for Reviewing Employment Permit Application of Foreign Teachers at Cram School





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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 D (teacher of cram school)

1. Items of Job for Teacher at Cram School (please check by actual condition):

- (1) English teacher (01)
- (2) Japanese teacher (02)
- (3) German teacher (03)
- (4) Spanish teacher (04)
- (5) French teacher (05)
- (6) Teacher of other foreign languages (99)

2. Qualifications

Serial No.	Item	Relevant Regulations		Examination Principles
1	Employer qualifications	The short term cram school registered in accordance with Supplementary Education Act by Subparagraph 4, Paragraph 1, Article 46 of Employment Service Act.	2.	The employer shall be registered cram school approved by educational competent authority with filing certificate. Kindergarten is not qualified. The language taught by employed foreign worker shall meet with the subject in the filing certificate approved by educational competent authority.
2	Foreign worker qualifications	1. According to Article 42 of Qualifications and Criteria Standards for Foreigners Undertaking the Jobs Designated under Article 46.1.1 to 46.1.6 of the Employment Service Act, foreign worker shall have qualifications as below: (1) At least 20 years old. (2) Graduated from institution of higher education. Those	 2. 3. 	The foreign worker shall be at least 20 years old at employment commencement day. The foreign worker shall be graduated from institution of higher education or the school with equivalent qualification.

Serial No.	Item	Relevant Regulations	Examination Principles
		degree shall attach training certificate of language teaching. (3) The language taught by the foreign teacher shall be the official language of the nation listed in his/her passport. 2. The degree of foreign worker shall meet one of the following conditions: (1) Degree of domestic or foreign university or independent college recognized by central supervisory authority. (2) For the degree other than that of above, we will verify and recognize it after our missions verified foreign worker's certified degree 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 which were regulated by central supervisory authority (Order No. 0950506890 on 15 December 2006 by Ministry of Labor).	(hereinafter referred to as Regulations Regarding the Assessment and Recognition of Foreign Academic Credentials). In addition, the credits learned through distance education shall not be more than 1/2 of total graduation credits in accordance with Article 7 of Regulations Regarding the Assessment and Recognition of Foreign Academic Credentials for Institutions of Higher Education and Article 7 of Implementation Regulations Regarding Distance Learning by Universities. 4. For those foreign workers without Bachelor degree such as Associate or college degree, their study period shall be more than 16 months in accordance with Regulations Regarding the Assessment and Recognition of Foreign Academic Credentials.

Serial No.	Item	Relevant Regulations	Examination Principles
3	Teaching hours of foreign teacher	 According to Article 42 of Qualifications and Criteria Standards for Foreigners Undertaking the Jobs Designated under Article 46.1.1 to 46.1.6 of the Employment Service Act, the teaching hours per week for foreign worker who was employed at the cram school to engage in language teaching shall not be less than 14 hours. If the foreign worker mentioned in the preceding paragraph was employed by more than 2 employers within the validity of employers within the validity of employment approval, the teaching hours per week for each new employer shall not be less than 6 hours in accordance with Paragraph 1, Article 53 of Employment Service Act. The total teaching hours per week for foreign worker shall not exceed 32 hours. 	For those foreign workers who were employed by cram school to engage in language teaching, they shall be employed by at least one employer with more than 14 teaching hours per week. When they were employed by the second employer, the teaching hours per week during validity of employment approval mentioned above shall not be less than 6 hours. The total teaching hours per week shall not exceed 32 hours.

3. Documents for Application

Serial No.	Documents for Application	Review Principles		Notices
1	Original receipt	1. The reviewing fee receipt	1.	The reviewing fee for employment of
	of reviewing fee	may be exempted since		foreign professionals is calculated by
		relevant info of reviewing		case other than number of applicants.
		fee receipt should be filled		The application in a same case is
		in the application form.		required to pay reviewing fee \$500
		However, it shall be subject		only.
		to the case and the employer	2.	New hire and Re-hire shall not be
		may be asked to attach it.		treated as one application. Applicant
		(According to		shall apply separately and pay the

Serial No.	Documents for Application	Review Principles	Notices
	Application	Announcement No. 10405118501 issued by Ministry of Labor on 23 September 2015) 2. Reviewing fee is NTD\$500.	supplementary reviewing fee. Concerning job type, only one kind of language can be chosen. Foreigners teaching different languages shall apply separately. 3. Those who apply for information change do not need to pay reviewing fee. Those who withdraw application will not be refunded. 4. Those who overpay or underpay reviewing fee or do not pay it at post office will be asked to repay it in accordance with regulations. 5. The refund method for overpaid (mistakenly paid) reviewing fee: The employer will be asked to fill out application form, check refund type and attach original receipt of overpaid (mistakenly paid) reviewing fee for refund. 6. According to Announcement No.0930450078 issued by Ministry of Finance on February 11 th , 2004, profit-seeking enterprises or professional practitioners who pay for the reviewing fee for applying work permit for foreign workers with postal GIRO deposit slips may use the receipt
2	Application form	1. The field in the application form such as work category, application type, unit name of application, unified business no. of application unit, owner, unit address, mailing address, contacts as well as specific employment reason and positive benefits of foreign worker	as expenses. 1. The application form of new hire and re-hire shall be separated. Concerning job type, only one kind of language can be chosen. Foreigners teaching different languages shall apply separately. 2. The field of positive benefits of foreign professional employment shall be specifically entered and relevant to the work. The extension application is

Serial No.	Documents for Application	Review Principles	Notices
		employment (extension application excluded) are required to fill out. 2. The name of application unit shall be consistent with the seal of unit; unit address shall be the same as that in the business registration or institution filing registration. 3. For those who entrust private employment service agency for applying, the name, registration number, professionals, seals of the agency and the owner and contact phone number shall be filled in.	excluded. 3. The employer will be asked to complete the application if the required fields are not completely entered.
		4. The seal of unit and owner shall be affixed.	
3	Name list of employed foreign workers	 The field in the name list such as name of application unit, name, gender, nationality or area, date of birth, passport number, employment period, education, monthly payroll, teaching hours per week, title, work and address in Taiwan must not be empty and the photo of foreign worker must be attached. The personal information shall be correctly entered based on passport. The period of work shall be consistent with or less than that of contract. The address shall be consistent with that in the 	 The approved employment period shall be subject to that in the list of employed foreign workers. However, it shall not exceed the period of employment contract. The employer shall be asked for confirmation of employment period if there is any inconsistency. 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. The teaching hours shall be integral and the employer will be asked for confirmation if there is any decimal.

Serial No.	Documents for Application	Review Principles	Notices
		filing certificate of cram school. 5. The teaching hours per week shall be consistent with that in the employment contract and schedule and meet Article 42 of Review Standard. 6. The seal of unit shall be affixed.	
4	Certificate of owner identity	 The ID photocopy of owner of filed cram school. If the owner is a foreigner, his/her photocopy of passport or Alien Resident Certificate shall be provided. 	The passport or Alien Resident Certificate shall be valid during application.
5	Photocopy of filing registration of cram school	 The name of application unit and address shall be consistent with that in the filing certificate. The cram school shall be permitted to teach foreign language courses. 	For those cram schools that submit application for the first time, allocation notice of unified business number shall be attached to ensure its correctness. The withholding unit shall be consistent with filed unit.
6	Photocopy of passport or ARC (Alien Resident Certificate) of the employed foreigner.	 The passport or ARC shall be valid at the commencement date of employment. The personal information page and shall be complete, clear and identifiable. It is not admitted for the resident of mainland China to work in Taiwan except those from Hong Kong and Macau. Foreign worker shall be at least 20 years old. 	 The empty pages of passport can be exempted. 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. If the passport number was changed after issuance of approval letter, the application of information change shall be made separately. The official language of each country shall be recognized in accordance with the Embassies & Missions in the

Serial	Documents for	Review Principles	Notices
No.	Application	_	Tronces
		5. The language taught by	website of Ministry of Foreign
		foreign language teacher	Affairs. In addition, the language with
		shall be the official language	
		of the nation listed in his/her	universal language is not official
		passport.	language.
			(1) If "overseas" is marked on an U.K.
			passport, the holder is a Hong Kong
			resident and a national of the People's
			Republic of China; Chinese and
			English are both official languages of
			Hong Kong under the Hong Kong
			Official Languages Ordinance
			(2) Both Chinese and Portuguese are
			official languages of Macao under
			Macao Ordinance 101/99M issued on
			December, 13th, 1999.
			(3) The official language of Malaysia is
			Malay. English is spoken language
			only.
			(4) Dutch is the official language in
			Netherlands. English is <u>universal</u>
			language only.
7	Photocopy of	1. The name, title, job	The labor contract shall meet regulations of
	employment	description, employment	R.O.C. Any labor contract against them
	contract	period, teaching hours per	shall be invalid.
		week and payroll of	
		employed foreign worker	
		shall be designated in the	
		employment contract with	
		signatures of employer and	
		employee.	
		2. The work shall be that of	
		language teacher in the cram	
		school.	
		3. The employment period	
		shall be consistent with work	
		period of application (the	
		employment period in the	
		contract can be longer).	

Serial No.	Documents for Application	Review Principles	Notices
8	Document relevant to foreign worker's diploma	 The foreigner's name (as shown on passport) shall be consistent with that in the diploma. The degree type shall be 	1. Principally, the recognizable document for education of foreign worker shall be mainly diploma and certificate or transcript certificate issued by the school may be recognized in certain
		ensured (foreign worker shall be graduated from institution of higher education in accordance with Article 42 of Examination Standard).	circumstance (graduation or degree date shall be designated). 2. For the degree made in Nigeria, Afghanistan, Algeria, Cuba, Bangladesh, Bhutan, Iran, Iraq, Laos, Burma Nepal Sri Lanka Somalia
		3. Those foreign workers who do not have Bachelor degree shall attach transcript for studying more than 16 months (in accordance with the study period for higher education regulated in the Regulations Regarding the Assessment and Recognition of Foreign Academic Credentials for Institutions of Higher Education) and training certificate of	Burma, Nepal, Sri Lanka, Somalia, Syria, Pakistan, the Philippines, Thailand, Vietnam, Malaysia, Cambodia and Indonesia shall be verified by our missions. (Order No.10805088081 on 17 July 2019 by Ministry of Labor). 3. For the degree made in mainland China, the school shall be in the recognition list announced by Ministry of Education at https://mewtwo.nchu.edu.tw/enroll/vmh d and it shall be treated by Regulations Regarding the Assessment and Recognition of Academic Credentials in Mainland China.
		language teaching (Order No. 0950506890 on 15 December 2006 by Ministry of Labor).	 4. For the education of 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. 5. If the foreigner was graduated from a school not in the reference list of Ministry of Education, a document that proves such degree equals to a university or college degree issued by the local educational competent

Serial No.	Documents for	Review Principles	Notices
Serial No.	Documents for Application	Review Principles	authorities shall be provided. If the document was issued by a nation that requires validation, both the document and the degree certificate shall be validated by the representative office of R.O.C. in that nation. The original validation document (will returned to the applicant after reviewing) shall be submmitted when applying to Ministry of Labor. 6. For foreigners whose degree was obtained via distance education, whether the school he / she graduated is included in the reference list of Ministry of Education, the credits earned through distance education shall not be more than 1/2 of the 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 colleges or higher". (Order No. 0950506890 issued by Ministry of Labor on 15 December 2006). 7. The degree achieved: Doctor, Master (called "Xiu Shi" in Japan) and Bachelor. The degree of junior college in Japan or associate degree would be recognized as diploma from junior college. 8. 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 Ministry of Education:

Serial No.	Documents for Application	Review Principles	Notices
			https://www.fsedu.moe.gov.tw/. Please pay special attention that the degree certificate in European countries (especially in Germany) is harder to identify the education level. 9. The format and signature of diploma will be verified to see if there is any abnormality or suspect of fraud. 10. For foreigners who had a work permit to work as a language teacher at cram school in Taiwan issued by Ministry of Labor, their degree need not be examined again when applying for new employment in the same work category / work type by a new employer, or applying for new hire by the same employer because of the interruption of employment,. 11. If the middle name of the foreigner on the diploma is different than that on passport, an affidavit to prove both names of the same person shall be provided; if the surname is different, proof (for example household registry, marriage certificate etc.) shall be provided.
9	Original certificate of health examination	1. According to Article 4 of Regulations Governing Management of the Health Examination of Employed Aliens, one of the following documents shall be attached for employment and extension application: (1) The certificate of qualified health examination with	 The list of designated hospital for foreign worker's health examination is available in the website of Centers for Disease Control, Ministry of Health and Welfare at https://www.cdc.gov.tw/Category/Page/nU7y97g0GqJbB3kn5B-nPg. The latest 3 months mentioned in the item 1 of left side is calculated from issuance date to receipt date of health examination certificate.
		signature of the	3. Those foreign workers who have

	Documents for	Review Principles	Notices
No.	Application	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	107 11 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
		physician issued within	unqualified health examination shall be
		the latest 3 months by	treated in accordance with Appendix of
		qualified medical	Regulations Governing Management of
		institution in that	the Health Examination of Employed
		country as well as its	Aliens, Principles on the Determination
		Chinese version which	and Management of Items Failed in the
		were verified by our	Health Examination for Designated
		missions.	Hospital (as attachment).
		(2) The certificate of	4. Original copy is required. A copy with
		qualified health	a hospital seal is not accepted.
		examination issued	5. For those who can't finish the
		within the latest 3	vaccination before the deadline set by
		months by designated	the central health authority, they'll be
		hospital.	considered unqualified and the
		2. According to Article 4 of	employment permission revoked
		Regulations Governing	according to the 73rd Article of the
		Management of the Health	Employment Services Act.
		Examination of Employed	
		Aliens, the following	
		examinations and items shall	
		be included in the certificate	
		of health examination:	
		(1) Chest X-ray	
		examination for	
		tuberculosis.	
		(2) Serological testing for	
		syphilis.	
		(3) General physical	
		examination.	
		(4) Inspection report of	
		positive antibody or	
		certificate of vaccination	
		for measles and rubella.	
		However, extension	
		application may be	
		exempted.	
		(5) Other examinations	
		considered as necessary	
		by central health	

Serial No.	Documents for Application	Review Principles	Notices
NO.	Application	gupowicowy outhority	
		supervisory authority	
		based on an epidemic outbreak or other	
		characteristics of	
		countries he/she has	
		lived.	
		The employment or	
		extension approval shall not	
		be issued if any item of health examination	
		mentioned above is	
		unqualified. Those foreign	
		employees who meet with	
		the 7th and 9th Articles of	
		Foreigner's Health Check	
		Management Measures or	
		those who can't attach a	
		vaccination certificate due to	
		shortage of domestic	
		vaccines, should follow	
		relative rules to receive	
		vaccination before the	
		deadline set by the central	
		health authority.	
		3. According to Article 53 of	
		Employment Service Act,	
		for those foreign workers	
		who have to transfer	
		employer or were employed	
		by more than 2 employers,	
		the qualified certificate of	
		health examination within	
		the latest 3 months may not	
		be attached by the new	
		employer if the employment	
		period is within the validity	
		of employment approval of	
		the first employer who	
		attached qualified certificate	

Serial No.	Documents for Application	Review Principles	Notices
		of health examination at application (according to Letter No. 0940008510 on 3 March 2005 by Ministry of Labor).	
10	Weekly schedule of employed foreign worker	The teaching hours shall be consistent with that in the list of employed foreign workers and contract.	The teaching hours shall be integral and the employer will be asked for confirmation if there is any decimal.
11	Photocopy of original work permit	 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 or 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.
12	The foreigner should have a certified document of good behavior issued by his/her original passport country to certify that he/she has no national criminal record of sexual assault or harassment, sexual exploitation and bullying, or abusing the rights of children and	 For foreigners temporarily employed by cram schools, this document shall be attached when applying for work permit for the first time. Qualifications for 1st-time applicants: foreigners that no cram schools have ever applied for employment permit, including those already employed in other professional work categories and applying for the work permit to work as a teacher in a cram school for the first time. The valid period for Good Manner Certificate: must be valid within 6 months 	 If Good Manner Certificate is issued by one of the 25 nations in the public announcement, it must be validated by the representative office of Taiwan in that nation. (according to Order No.10805088081 issued by Ministry of Labor on July 17st, 2019) For foreigners that previously obtained a work permit to work as a foreign language teacher at a cram school, Certificate is exampted. For H.K. citizens applying for Police Clearance Certificate: when applying for the Police Clearance Certificate, the applicant needs to submit the supplementary document issued by Ministry of Labor to the Ministry of Hong Kong Police Force, and the Ministry of Hong Kong Police Force will send the original copy of Police

Serial No.	Documents for Application	Review Principles	Notices
	adolescents.	starting from the issued date	Clearance Certificate directly to the
	(according to	till receiving the application.	Ministry of Labor instead of the
	amendments of		applicant.
	Paragraph 4,		
	Article 9 of		
	Supplementary		
	Education Act		
	by Presidential		
	Order on		
	June,14th, 2017		
	and Regulation		
	No.		
	10705049261		
	issued by		
	Ministry of		
	Labor on May,		
	11 th , 2018)		

4. Other Regulations

Serial No.	Item	Relevant Regulations and Description	Notice
1	Declaration of picking up in person	For those would like to pick up in person, please fill out and submit your declaration of picking up in person at the counter in the Ministry of Labor. Registered mail is not accepted.	
2	Principle of affixing with seal	The seals of employer and owner must be affixed to every page of the application; for the copied document attached in the application, the words of "in conformity with the original" shall be noted with the seal of employer unit and owner.	The seal of application unit shall be that of cram school if it is a subordinate of company.

Serial No.	Item	Relevant Regulations and Description	Notice
3	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 payroll withholding certificate and consolidated income tax return certificate of overseas Chinese shall be attached. 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 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).
4	Change of teaching hours	 Information change: if there is any teaching hours change for employed foreign teacher during original approval period (at least 14 teaching hours per week in the original approval changed to more than 14 hours or less than 14 teaching hours per week in the original approval changed to less than 14 hours), changed to less than 14 hours), changed contract, schedule and list of foreign workers shall be attached for change application. Teaching hours change shall be treated by new application: 	For example, cram school A applies for foreign teacher A to be English teacher with 16 teaching hours. After approved, cram school B applies for employment of foreign teacher A with 18 teaching hours: 1. If the teaching hours of cram school A changes from 16 to 14 hours, cram school A shall submit application of information change to us. 2. If the teaching hours of cram school A changes from 16 to 12 hours without change of teaching hours of cram school B, cram school A shall submit termination application

Serial No.	Item	Relevant Regulations and Description	Notice
		-	hafara navy application
		(1) Less than 14 teaching hours per week in the	before new application.
		_	
		original approval changed	
		to more than 14 hours: For	
		original application with	
		less than 14 teaching hours	
		attached to that of other	
		employer (more than 14	
		hours) to achieve more	
		than 14 teaching hours,	
		attachment of that of other	
		employer may not be	
		required. Termination	
		application of original	
		employment approval shall	
		be made before new	
		employment application to	
		succeed the employment	
		period.	
		(2) More than 14 teaching	
		hours per week in the	
		original approval changed	
		to less than 14 hours:	
		a. If the teaching hours of	
		the other employer are	
		also less than 14 hours,	
		2 employers shall	
		apply for termination	
		of employment due to	
		unmet Article 42 of	
		Examination Standard.	
		b. If the teaching hours of	
		the other employer are	
		more than 14 hours, it	
		can be changed to	
		attach to that of other	
		employer. Therefore,	
		termination application	
		of original	

Serial No.	Item	Relevant Regulations and	Notice
Scriai 140.	rtem	Description	
		employment approval	
		shall be made before	
		new application to	
		succeed employment	
		period. However, the	
		employment period	
		shall be coordinated	
		with that of the other	
		employer.	
		(3) The hours change	
		mentioned above shall still	
		meet Article 42 of	
		Examination Standard.	
5	Validity period	According to Article 52 of	Ministry of Labor may decide it based
	of the work	Employment Service Act, the	on the application of employer and
	permit	longest validity period of work	circumstance of the case as well as visit
		permit is 3 years. The validity of	or activate consultation mechanism
		work permit shall be approved	when necessary.
		based on the above regulation,	
		application by the employer and	
		the signed contract.	
6	Document for	According to Article 53 of	
	employment	Employment Service Act, new	
	transfer	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 or ask previous	
		employer for employment	
		termination.	
		2. No: it will be regarded as part	
		time work and documents may	
		be exempted.	
7	Translation of	Translated Chinese version for	All the required documents written in a
	Documents	documents submitted by the	foreign language should be extracted
		employer shall be attached if the	and translated into Chinese. The scope

Serial No.	Item	Relevant Regulations and Description	Notice
		documents are not made in Chinese. (Order No. 10705009021 issued by Ministry of Labor on February, 9 th , 2018)	of translation should include the required relevant contents of qualification set by the regulations, as well as the document issuing or signing unit, the signatory name and title, signing date,etc. (when the signatory name is a foreign one, the original full name should be stated in Chinese translation). The translated content shouldn't contradict the facts written in the original document.

Attachment Principles on the determination and management of items failed in the health examination for designated hospital

Test Item	Principles on the recognition and management of failed items
Chest X-Ray	Active pulmonary tuberculosis or tuberculous pleurisy is considered
examination for	unqualified.
tuberculosis	2. Inactive tuberculosis including roentgen graph diagnoses of fibro calcified
	tuberculosis, calcified lesions, or pleura thickening is considered qualified.
	3. If the alien employee was diagnosed as tuberculosis suspect or "can't get a
	definite diagnosis", the designated hospital shall inform the employer
	within 15 days of receiving the health examination report to bring the alien
	employee and the health examination report to the designated institutions for
	double check.
	4. Pregnant woman could have three sputum specimens obtained by the
	designated institutions for microscopic examination instead of Chest X-Ray
	for tuberculosis exam. If either specimen is positive (with the exception of
	nucleic acid amplification test negative in the same specimen), case is
	considered unqualified.
	5. When employed aliens are detected with active pulmonary tuberculosis or
	fail a chest X-ray for tuberculosis exam during the health examinations after
	entry, with the exception of multiple drug-resistant tuberculosis, may be
	handled by regulations of <u>Article 9</u> of this set of Regulations.
Serological testing for	By the results of the methods listed by laboratory conditions required for
syphilis	reporting of syphilis announced by the central competent health authority,
	when the laboratory testing results meet the definition of syphilis reporting,
	the cases are considered "unqualified".
	2. Cases unqualified by the serological testing for syphilis may, by regulations
	of Subparagraph 3, Paragraph 2 of Article 7 of this set of Regulations,
	undergo treatment.
Stool examination for	1. Blastocystis hominis and Entamoeba such as Entamoeba hartmanni,
intestinal parasites	Entamoeba coli, Endolimax nana, Iodamoeba butschlii, Dientamoeba fragilis
	and <u>Chilomastix mesnili</u> : no cure is required and cases are considered
	passing.
	2. Entamoeba histolytica/E. dispar (including cyst and trophozoite): designated
	hospitals shall notify competent health authorities in municipalities or
	counties (cities) within 24 hours, and the employers at the same time, to help
	the employed foreign workers. Cases shall return to the original hospital for
	three collections of fresh fecal specimens (once a day) (a size of the thumb at
	the minimum (about 3-5 g); no fixation fluid shall be added; kept at 4 $^{\circ}$ C).
	The specimens shall be transported under cool condition together with the

	,
	already fixated and dyed original specimens and referral slips (shall be transported under frozen condition) within 24 hours after each collection to the Center for Disease Control for assessment diagnosis. If the specimens are confirmed to be <i>Entamoeba dispar</i> , they are considered passed; if they are <i>Entamoeba histolytica</i> , they are considered failed and designated hospitals should issue the health checkup report accordingly. 3. Intestinal helminthes or other protozoa such as flagellate, infusorians, and sporozoite: cases are considered failing in the examination. 4. Cases that failed Stool Examination for Parasites should be handled in accordance with regulations of Subparagraph 4, Paragraph 2, Article 7.
Proof of	Individuals tested negative for measles and rubella antibody and carry no
Positive Measles	vaccination certificate for measles or rubella are considered "unqualified."
and Rubella	However, they are considered "qualified" if by assessment of physicians that
Antibody or Measles	there are contraindications against vaccination of measles and rubella.
and Rubella.	
Vaccination	
Certificates	
Testing for Hansen's	1. Upon diagnosis by observation of skins, when suspected lesions of Hansen's
disease	disease are detected, further examination shall be arranged or cases be
	assisted in referral to dermatology department for examination; by
	regulations of the Communicable Disease Control Act, they shall be reported to competent authorities.
	2. For those that further examination is required, cases shall be, within 15 days
	after the next day of the receipt of the health examination certificate, referred
	to a designated hospital for re-examination. Cases having the following two
	conditions at the same time are considered "unqualified":
	(1) continuous loss of sensation or change on the skin lesions or enlargement of nerves;
	(2) Mycobacterium leprae is detected on skin smear (or histological
	pathology), or on histological pathology slides, granulomas reaction
	meeting Hansen's disease is found.
	3. Cases unqualified in Hansen's disease examination, may, by regulations of
	Article 9 of this set of Regulations, request for DOTS services.