

Title [Regulations on the Permission and Administration of the Employment of Foreign Workers](#)

Amended Date 2010.12.30

<http://law.moj.gov.tw/Eng/LawClass/LawAll.aspx?PCode=N0090027>

Chapter 4 Application for Permit(s) to Employ Class C Foreign Worker(s)

- Article 30 Foreign Student(s), as referred to in Subparagraph 1 of Article 50 of The Act, shall conform to the qualifications as set forth in the Regulations on Foreign Students Enrolled in Schools in the Republic of China.
- Should a Foreign Student as referred to in Article 30 have been officially enrolled in a school to take courses for two (2) semesters or more in a division, department, or graduate institute thereof, or to take language course(s) for one (1) year or more, and have had an outstanding performance in academic accomplishments, and should the school in which he/she is enrolled have acknowledged the existence of any of the following factual situations, the said Foreign Student may engage in jobs relevant to the course(s) he/she takes and language he/she studies:
- Article 31
- 1.It is proved by concrete evidence that the financial situation of the said Foreign Student is unable to continuously sustain his/her studies and living.
  - 2.The teaching or researching unit of the school in which the said Foreign Worker is enrolled is in need of his/her assistance and participation in teaching or researching work.
  - 3.The said Foreign Student has to engage in off-campus practical training related to the course(s) he/she takes.
- Foreign students who meet one of the following qualifications are not restricted by the provisions as referred to in the previous Paragraph:
- 1.Foreign Students with exceptional specialty in a foreign language, with the ad hoc approval by the Ministry of Education, after his/her enrollment in the school, to work on a part-time basis as a teacher in that language in a subsidiary language center affiliated with a University/College or with a foreign culture and education organization stationed in the Republic of China.
  - 2.Foreign Students enroll in a graduate institute and have been approved by the school in which the said Foreign Workers enroll to conduct relevant researching work.
- Overseas Chinese Student(s) as referred to in Subparagraph 2 of Article 50 of The Act shall conform to the student's status as set forth in the Regulations Relating to Home-coming Overseas Chinese Students' Education of and Counsel.
- Article 32 Foreign Students of Chinese Origin other than Overseas Chinese Student(s) as referred to in Subparagraph 2 of Article 50 of The Act shall conform to the student's status as set forth in the Regulations on Education Relating to Hong Kong and Macau Residents Coming to the Republic of China.

In order to apply for a work permit, a Class C Foreign Worker shall submit the following documents:

- 1.Application form(s).
- 2.Photocopy of student' s identity card.
- 3.Original of Letter of Authorization issued by the School or by the Subsidiary Language Center affiliated with the School in which the Applicant Class C Foreign Worker is enrolled.
- 4.Grades certificate(s) of the latest semester or school report of full-year language course(s).

Article 33

The requirement of such documents is exempted where the Applicant Class C Foreign Worker meets the requirements as set forth in Paragraph 2 of Article 31.

- 5.Original of the receipt for examination fee.
- 6.Other documents as may be required by the Central Competent Authorities.

In addition to those documents as referred to in Paragraph 1 of this Article, the Applicant Class C Foreign Worker shall also submit the relevant certifying document(s) as referred to in Subparagraphs 1 to 3 of Paragraph 1 of Article 31 or the certificate for his/her exceptional specialty in a foreign language as referred to in Paragraph 2 of Article 31.

The validity of work permit(s) of Class C Foreign Worker(s) shall not be longer than six (6) months.

Article 34

Except for summer or winter vacations, Class C Foreign Worker(s) as permitted to work in Paragraph 1 of this Article shall not work more than sixteen (16) hours per week.

The Central Competent Authorities shall refuse to grant a Class C Foreign Worker' s application for work permit(s) should any of the following occur:

- 1.False information found in the application filed;.
- 2.The application is not made in conformity with the relevant requirements, and the Applicant Class C Foreign Worker fails to make necessary supplements and/or rectifications thereof within the specified period Article 36 In applying for permit(s) to employ the Class D Foreign Worker(s), an Employer shall submit the following documents:

- 1.Application form(s).
- 2.Photocopy of the national identity card of the Applicant Employer or the person in charge of the Applicant Company, the certificates of the company registration, business registration, factory registration, and that of the license for specially permitted businesses. The requirement of the photocopy of the certificates of factory registration or that of the license for specially permitted businesses is exempted if so provided for in other laws or regulations.
- 3.Photocopy of employment contract(s) or labor contract(s).
- 4.Photocopy of the passport(s) of the employed Class D Foreign Worker(s).
- 5.Photocopy of the employed Class D Foreign Worker(s)' s Residence Permit(s) for Foreigners or his/her Permanent Residence Permit(s)..
- 6.Original of the receipt for examination fee.
- 7.Other documents as may be required by the Central Competent Authorities.

Article 35

Where the Applicant Employer is an organized body of people, in addition to the documents as referred to in Subparagraph 1 and Subparagraphs 3 to 7 of Paragraph 1 of this Article, the Applicant Employer shall also submit the photocopy of the national identity card of the person in charge of such organization and that of the certificate of such organization's registration.