

Review Standards and Employment Qualifications for Foreign Workers Engaging in Work Specified in Subparagraphs 8 to 11, Paragraph 1, Article 46 of the Employment Service Act

Article 62

Foreign workers employed to engage in intermediate skilled work detailed in Subparagraph 3, Article 6, must have qualifications that comply with the accredited professional licenses, training classes or practical work detailed in Addendum 13 and have one of the following qualifications:

1. Be currently employed to engage in work detailed in Subparagraphs 8 to 10, Paragraph 1, Article 46 of the Act and have done so for a consecutive period of six years or more.
2. Individuals previously employed to engage in work detailed in the above subparagraph for six years or more before leaving the Republic of China and later returning, their accumulated work time having reached 11 years and 6 months or more.
3. Individuals previously employed in work referred to in Subparagraph 1 whose accumulated work time has reached 11 years and 6 months or more who have already left the Republic of China.
4. Foreign overseas students, overseas Chinese students or other students of Chinese descent who graduated from a college or university in the Republic of China and obtained an associate degree or higher.

Article 65

These Standards will go into effect on April 30, 2022

With the exception of the amended provisions of Article 8, which were amended on August 15, 2022 and will be implemented on January 1, 2023; provisions amended on October 12, 2022, other than those implemented on April 30, 2022, will come into force on the day of issue.