

## Regulations on the Permission and Administration of the Employment of Foreign Workers

### Article 43

Type B foreign workers employed in the Republic of China who meet one of the following conditions can be employed to engage in intermediate skilled work:

1. Those currently employed who have worked consecutively for six years or more.
2. Those who were employed for an accumulated period of six years or more and after leaving the Republic of China returned to work, where the accumulated time worked is 11 years and six months or more.
3. Individuals previously employed in the Republic of China whose accumulated time working is 11 years and six months or more but who have since left the country.

Employers applying to employ foreign workers referenced in Subparagraph 1 of the above paragraph for intermediate skilled work must file applications in accordance with the following time provisions:

1. Original employer: Apply two months before employment permit expires.
2. New employer: Apply 2-4 months before the aforementioned employment permit expires, with employment starting the day after expiration.

Employers should apply to employ foreign workers referenced in Subparagraph 2 of Paragraph 1 for intermediate skilled work 2-4 months before their employment permit expires, with employment starting the day after expiration.

In the case of foreign workers referenced in Subparagraph 3, Paragraph 1, their former employer should apply to employ them for intermediate skilled work.