

農業環保篇

行政規則

行政院農業委員會令
中華民國 104 年 5 月 29 日
農授漁字第 1041334360A 號

修正「漁船船主在國外僱用外籍船員作業應行遵守及注意事項」部分規定，並自即日生效。

附修正「漁船船主在國外僱用外籍船員作業應行遵守及注意事項」部分規定

主任委員 陳保基

本案授權漁業署決行

漁船船主在國外僱用外籍船員作業應行遵守及注意事項部分規定修正規定

四、漁船船主或仲介業者與外籍船員簽訂僱用契約者；其契約應載明下列事項：

- (一) 契約期限。
- (二) 費用項目及其金額。
- (三) 船員之送返事項。
- (四) 違約之損害賠償事項。
- (五) 投保商業保險種類及金額。
- (六) 雙方約定應遵守事項。
- (七) 其他權利義務事項。

前項契約應依契約範本（中英文格式如附件一）辦理。

漁船船主委託仲介業者僱用外籍船員者，應與仲介業者簽訂委託契約；其契約應載明下列事項：

- (一) 契約期限。
- (二) 應付費用及支付方法，包括船員投保商業保險種類及金額。
- (三) 雙方應遵守事項及違約責任。
- (四) 其他權利義務事項。

七、漁船船主所僱用之外籍船員依第三點但書規定搭乘航空器入境，應依下列程序辦理：

- (一) 漁船船主應填具一份外籍船員辦理入境簽證船主保證函（如附表二），並檢附外籍船員最近三個月內，經外籍船員所屬國家之當地醫療機構健康檢查合格之證明

文件，送遠洋漁業產業團體或漁會，並依外籍船員人數，繳交每人新臺幣三萬元保證金，經遠洋漁業產業團體或漁會開立收據後，轉送直轄市、縣（市）政府審核。

- (二) 直轄市、縣（市）政府應查核漁船屬第二點所定作業漁船，並符合第五點所列資格後，於船主保證函核章。
- (三) 漁船船主應檢附直轄市、縣（市）政府核章之船主保證函（同如附表二）向我國駐外代表處辦理外籍船員入境簽證。

外籍船員入境後，應於十四日內隨受僱漁船赴國外基地作業。

直轄市、縣（市）政府應將辦理外籍船員入境簽證船主保證函簽名之人員職銜、姓名及機關核章之樣章（如附表三）送本會漁業署轉外交部，轉送我國駐外代表處；其人員有異動時，亦同。

八、外籍船員在國外港口受僱上船後十五日內，或搭乘航空器入境受僱隨船出港前，漁船船主或受委託之仲介業者應填具外籍船員僱用或異動名冊（境外僱用者填附表四，受僱入境者填附表五），並檢附電子檔報請漁船所屬遠洋漁業產業團體或漁會登記，另檢附下列資料送遠洋漁業產業團體或漁會核對後，轉送直轄市、縣（市）政府核定：

- (一) 外籍船員所屬國家（地區）所核發之有效旅行身分證件及船員證等相關文件影本。
- (二) 受僱外籍船員在國外港口登船之港口國核章之船員出港

名冊 (Crew List) 影本，或相關證明文件。但外籍船員係搭乘航空器入境受僱者免附。

- (三) 漁船船主與船員簽訂僱用契約影本；漁船船主委託仲介業者僱用外籍船員者，附委託契約影本。
- (四) 外籍船員保險證明文件影本。每名外籍船員投保額度，不得低於新臺幣五十萬元。
- (五) 外籍船員彩色照片 (電子檔亦可)。
- (六) 外籍船員所屬國家所核發之無犯罪紀錄證明文件，並須經我國駐外館處認 (驗) 證。

直轄市、縣 (市) 政府應將前項審查結果函復遠洋漁業產業團體或漁會，並將核准之外籍船員僱用或異動名冊 (同附表四、五) 副知當地內政部移民署證照查驗單位。

遠洋漁業產業團體或漁會應將新增之外籍船員僱用或異動名冊 (同附表四、五) 登錄漁業管理資訊系統。

遠洋漁業產業團體或漁會應於每月十日前將上個月外籍船員僱用或異動情形統計表 (如附表六)、外籍船員脫逃統計表 (如附表七) 及仲介業者異動資料表 (如附表八) 送直轄市、縣 (市) 政府轉本會漁業署。

漁船船主於本注意事項中華民國一百零二年八月二十三日修正生效前，所僱外籍船員業經核定僱用者，應於一百零二年十二月三十一日前檢附第一項第六款規定之文件，送遠洋漁業產業團體或漁會核對後，轉送直轄市、縣 (市) 政府；因故未能檢附者，得由漁船船主出具切結書 (格式如附件二)，逾期未檢附者，廢止其僱用外籍船

員之核定。

遠洋漁船於漁區作業調換外籍船員，或遠洋漁船所有權轉移，新船主續僱前船主經核准聘僱之外籍船員時，漁船船主應於外籍船員受僱上船十五日內填具外籍船員僱用或異動名冊（附表四），並檢附電子檔報請漁船所屬遠洋漁業產業團體或漁會登記，另檢附下列資料送遠洋漁業產業團體或漁會核對後，轉送直轄市、縣（市）政府核定：

- （一）前船主解僱外籍船員之書面簽署文件；
- （二）新僱船主與外籍船員簽訂勞動契約影本及外籍船員保險證明文件影本。

十、外籍船員須隨船進入臺灣地區離岸十二浬以內者，以向漁船所屬遠洋漁業產業團體或漁會辦理登記並經直轄市、縣

（市）政府備查有案者為限，漁船船主應辦竣下列事項：

- （一）隨船進港之外籍船員，漁船船主應向當地內政部移民署證照查驗單位申請臨時入國許可。
- （二）依外籍船員人數，每人新臺幣一萬元保證金，繳交漁船所屬遠洋漁業產業團體或漁會收訖。
- （三）檢附外籍船員最近三個月內，經外籍船員所屬國家之當地醫療機構健康檢查合格之證明文件。但有下列情形之一者，得免附：
 - 1、核定外籍船員僱用時已附健康檢查合格文件。
 - 2、該外籍船員曾隨船進港已附健康檢查合格文件。
 - 3、因海上作業時間超過二個月或當地國醫療條件不足無法提供。

前項第三款第三目未附健康檢查合格證明文件之外籍船員，應於漁船進港後七日內，由漁船主安排至區域、公立或教學醫院接受健康檢查，並於漁船進港後十四日內，將其健康檢查合格之證明文件（格式如附表九）送遠洋漁業產業團體或漁會，轉送直轄市、縣（市）政府備查。

外籍船員不符合第五點第三款所定資格者，如隨船進入臺灣地區，漁船船主應配合內政部移民署查驗單位安排搭乘航空器送返。

十三、遠洋漁業產業團體或漁會依第七點第一項第一款、第十點第一項第二款及第十六點第四項規定收取之保證金，應成立委員會並設立專戶管理之；其委員會之組織、運作及管理規定，由遠洋漁業產業團體或漁會訂定後施行。

漁船船主於搭乘航空器入境之外籍船員隨漁船出境後，得檢具出境證明文件送遠洋漁業產業團體或漁會申請退還原繳保證金。

外籍船員因送返或等待送返所衍生之費用，由漁船船主負擔，其怠為履行送返之義務時，以所繳交之保證金抵充之，不足額時，由漁船船主補足。

前項保證金有餘額時，漁船船主得檢具漁船及外籍船員出港證明，向原保證金收取單位申請無息返還。

外籍船員入境後脫逃逾三年者，漁船船主得檢附內政部移民署所屬單位之「外籍船員漏船案件通報表」或繳交保證金證明文件送遠洋漁業產業團體或漁會申請退還原繳保證金。

十六、外籍船員搭乘航空器入境、隨船進港及在國內停留期間，漁船船主負有監督管理之責。

漁船船主所僱之外籍船員於境內脫逃者，直轄市、縣（市）政府主管機關得自外籍船員脫逃之日起六個月以上五年以下，按脫逃人數不受理該船主僱用外籍船員及搭乘航空器入境或隨船進入境內水域相關事宜並登錄漁業管理資訊系統；情節重大者得依漁業法第十條規定處分。

漁船船主有外籍船員隨船進港後發生脫逃情形，再次申請外籍船員隨船入境時，僱用外籍船員依本注意事項第十點所需繳交保證金額度，採累進計算，有一次外籍船員漏逃紀錄者，保證金增為每人新臺幣二萬元，二次者增為每人新臺幣三萬元。但自最近一次發生漏逃情事次日起滿一年，未再發生外籍船員漏逃，每名外籍船員所需繳交之保證金，採逐年逐級調降方式辦理，但每名外籍船員保證金最低應繳金額仍以新臺幣一萬元為限。

第二項按脫逃人數不受理船主僱用外籍船員及搭乘航空器入境或隨船進入境內水域之處分執行完畢前，辦理漁業執照過戶者，新船主應承受該處分，至期滿後始得僱用外籍船員及搭乘航空器入境或隨船進入境內水域相關事宜。

因受僱之外籍船員脫逃致發生跨國境人口販運及船員被凌虐、毆打等情事，漁船所屬直轄市、縣（市）政府應依跨國境人口販運及被害人保護辦法規定，於業務執掌範圍內，協助內政部移民署辦理。

附件一

臺灣雇主與境外僱用外籍船員勞動契約範本

立契約書人：

【甲方】（臺灣雇主）

雇主姓名：.....

聯絡地址：.....

.....

聯絡電話：.....

【乙方】

船員姓名：.....

身分證或護照號碼：.....

聯絡地址：.....

.....

聯絡電話：.....

甲方僱用乙方（身分證或護照號碼：_____）
擔任_____號漁船（CT__-_____）_____職務，從
事海上漁撈作業及漁撈作業有關事務，雙方同意訂定本契
約，契約條款如下：

第一條 契約期限

- 一、本契約期間自西元____年__月__日起至西元____年__月__日止。
- 二、本契約期滿前雙方同意續約，並經雙方同意及辦理相關手續後，以書面另行商定。
- 三、若漁船已在海上作業，期間跨越本契約期限，契約期限自動順延至本航次作業結束。

第二條 乙方工資、福利及給付方式

- 一、乙方每月工資為（幣別）_____元，工作不足一個月者，按實際工作天數計算工資，日工資標準為實得月工資的三十分之一。
- 二、實得工資由甲方直接或透過_____（仲介公司）轉交乙方指定之人員。
- 三、在契約期限內，非因乙方本身因素，如漁船修繕、停泊及氣候等原因造成的停工，甲方照常給付工資。
- 四、乙方自離開當地國之日起，至返國之日止，由甲方提供交通及食宿費用。
- 五、甲方如自願性給予乙方下列獎勵金或獎品，乙方應在收據上簽收。
（項目）：獎品或新臺幣_____元
（項目）：獎品或新臺幣_____元
（項目）：獎品或新臺幣_____元

第三條 乙方勞動契約期間人身意外險及醫療

- 一、甲方應為乙方投保人身意外險，人身意外險保額：新臺幣_____元（保險額度應符合外籍船員來源國保險規範，但不得低於新臺幣 50 萬元）。
- 二、乙方因執行職務意外傷害或患病，甲方需負責及時就近安排治療，並負責醫療費及其他費用，經相關醫療機構證明無法正常工作其發生公傷及療養期間，甲方按月支付乙方勞動契約所定月工資，療養期間醫療費用及工資之支付依醫療機構開立之診斷證明，由雙方議定，最長不超過 3 個月。
- 三、乙方非因執行職務遭受意外傷害或因本身導致傷病，甲方僅負責及時安排治療之費用。

第四條 交通費

- 一、乙方自離開當地國至服務漁船，及勞動契約期滿後自服務漁船返國的交通費用由甲方負擔。
- 二、乙方於受僱期間因違反當地法令，經相關部門查證屬實要求送返，返程交通費由乙方負擔。
- 三、因甲方因素提前終止契約，乙方返程交通費由甲方負擔；因乙方因素提前終止契約，其返程交通費由乙方負擔。
- 四、乙方因執行職務意外傷害或患病，在接受治療後短期內無法治癒，返國的交通費由甲方負擔。

第五條 工作時間、休息及休假

- 一、漁船於作業時，船長應合理安排工作時間，由雙方議定之，每日工作不得超過____小時，每日連續休息時間至少____小時。（得依漁業種類工作特性不同分別明訂之）
- 二、因天災、事變或突發事件必須工作時間（雙方議定工

作時間以外工作者，甲方得延長工作時間，按平日每個小時工資加倍給付工資，並甲方應於事後補給乙方以適當之休息。

- 三、實行輪班制或其工作，有連續性或緊急性者，雇主得在工作時間內，另行調配其休息時間。如有超時工作或晝夜輪班需要時，在乙方身體狀況許可應配合甲方要求。(但事後應安排補休)
- 四、漁船前往漁區作業前，船長應安排外籍船員輪流休息及休假。
- 五、外籍船員每月至少應有 4 日休息，並由船長視漁海況條件自行調整之。
- 六、外籍船員因宗教需求，每年得特別休假____日。

第六條 甲方應提供乙方勞動保護及福利事項如下：

- 一、漁船因故必須在其他國家（地區）靠港時，須保證乙方的人身安全和進出港手續的合法性。
- 二、應尊重乙方人格、生活習慣，保障乙方的人身安全及勞動權益；不得要求乙方從事危害人身安全和身心健康的工作。
- 三、提供乙方在船上與同船同等職務船員的相同福利及勞動保護。
- 四、應免費提供乙方從事漁撈作業所需之個人裝備。
- 五、應確保出海作業時漁船救生設備完好和齊全。
- 六、應為乙方向相關部門申訴提供便利條件。
- 七、乙方在受僱期間，因執行職務致傷病無法立即治癒或死亡，甲方須將乙方或其遺骸及其私人財物送返交付乙方指定之人員，並負擔送返費用。
- 八、乙方遭受意外傷害或患病，甲方須負責及時就近安排治療，並墊付醫療費及其他費用，治療期間支付乙方

工資；倘乙方經相關醫療機構證明短期內無法正常工作，甲方得提前解約。

九、對因甲方或其所授權的船長在經營過程中，因以下行為而造成乙方人身傷害，保險機構作為除外責任，所發生的相關費用應全部由甲方負擔：

- (一) 因涉及違規及違法行為，導致漁船沒收、扣押，船員被監禁或拘留；
- (二) 因涉及非法人口販運、體罰毆打或虐待漁船船員等違規及違法行為；
- (三) 其他涉及違反國際漁業規範或違反國內外法令之行為。

第七條 乙方應遵守事項：

- 一、履行與甲方所簽訂的契約。
- 二、服從甲方及船長的合理指揮監督。
- 三、遵守當地的法令，並尊重工作當地風俗習慣。
- 四、不得有挾持或要挾人員、打架鬥毆、破壞公物、吸毒、聚眾賭博、酗酒、罷工、怠工、擅離職守、藉故不隨船出海、故意毀損漁船漁具等行為；如因乙方故意行為造成個人裝備損壞，乙方應自行負擔換新費用。
- 五、不得攜有任何兇器或槍枝彈藥、毒品。
- 六、不得有脫逃行為，倘因違反當地法令，其返程交通費由乙方負擔。
- 七、乙方在受僱期間，因自身原因提前解約，應經甲方同意。
- 八、受僱期間內，未依規定辦理完成轉船手續前，不得以任何藉口和理由轉船或跳船到其他漁船上工作。

第八條 違約處理

- 一、在僱用期間，甲方因自身原因提前解約者，應支付乙方實際工作時間之工資、負擔返程交通費。若乙方轉船時，甲方無須給予經濟補償，但應支付乙方等待轉船期間的工資、保險費、食宿費等，直至乙方與新船主的僱佣關係生效為止。倘乙方非因執行職務致傷病無法繼續工作，甲方可以無償提前解約。
- 二、甲、乙任何一方違反本契約第六條、第七條規定者，對可歸責於任何一方的故意或重大過失行為造成對方損失，經勞雇雙方協商確定補償金額後，應補償對方之損失。

第九條 爭議處理

- 一、雙方因履約所生爭議，應依法令及契約規定，考量公共利益及公平合理，本誠信和諧，盡力協調解決之。可透過臺灣 1955 外籍勞工 24 小時諮詢保護專線申訴協助。
- 二、自協調開始逾 30 日尚未能達成協議者，得向各縣市政府地方勞工主管機關申請調解或提出申訴，或提起民事訴訟。
- 三、雙方因履約而生爭議後，關於履約事項，應依下列原則處理：
 - (一)與爭議無關或不影響之部分應繼續履約。但經甲方同意者不在此限。
 - (二)乙方因爭議而暫停履約，其因爭議結果被認定無理由者，不得就暫停履約之部分要求延長履約期限或免除契約責任。
- 四、本契約雙方同意以中華民國法律為準據法，並以臺灣_____（宜蘭、高雄、屏東）地方法院為第一審管轄法院。

第十條 其他

本契約中英文(中文及雙方合意之文字)各一式 2 份，
由甲、乙雙方各執 1 份，若文字之解釋有歧異時，以
中文為準。。

甲方簽章： 乙方簽章：

西元 年 月 日

Appendix 1

Employment Contract between Taiwanese Employer and Foreign Crew Member (Sample)

Parties to this Contract:

Party A (Taiwanese Employer)

Name of Employer:

Mailing Address:

.....

Telephone Number:

Party B

Name of Crew Member:

National Identification Card No. or Passport No.:

Mailing Address:

.....

Phone Number:

Party A hereby employs Party B (number of national identification card or passport: _____) as a crew member of the fishing vessel (CT - _____) to conduct fishing operations and perform duties related to fishing operations. Both Parties agree to enter into this contract under the terms and conditions as set out below:

Article 1
Contract Period

1. This contract shall commence on _____(day)_____(month)_____(year) and expire on _____(day)_____(month)_____(year).
2. Prior to the expiration of this contract, in the event that both Parties agree to renew this contract and complete relevant procedures as agreed upon, the renewal of the contract shall be made in writing.
3. In the event that this contract expires while the fishing vessel is still operating at sea, the expiration date of this contract shall be automatically extended to the completion date of the trip.

Article 2
Wage, Benefits and Payment for Party B

1. Party B's monthly wage shall be (currency)_____. In the event that the period of work exercised by Party B is less than one month, Party B's wage of that month shall be calculated based on the number of days worked. Daily wage shall be one-thirties of the monthly wage.
2. Party A shall give Party B's net wage to the person designated by Party B either directly or indirectly through _____ (name of employment agency).
3. During the valid period of this contract, in case of suspension of work due to reasons not attributable to Party B, such as vessel maintenance, berthing or the weather, Party A shall pay wage to Party B normally.
4. Party A shall bear the costs of transportation and accommodation for Party B from the day of Party B's departure from to the day of return to his country.
5. In the event that Party A voluntarily gives Party B a bonus or prize, Party B shall sign a receipt.

(Item): Prize or NT\$_____ dollars.

(Item): Prize or NT\$_____ dollars.

(Item): Prize or NT\$_____ dollars.

Article 3

Personal Accident Insurance and Health Care for Party B during Contract Period

1. Party A shall take out a personal accident insurance policy on Party B with a coverage of NT\$_____ dollars (The coverage shall conform to insurance requirements in Party B's country, but shall not be less than NT\$ 500,000 dollars).
2. In the event that Party B is injured accidentally or becomes ill due to performance of duties, Party A shall be responsible for promptly arranging Party B to receive medical treatment at the nearest possible place and shall bear the medical cost and other costs incurred. If Party B is certified unable to work normally by relevant medical facilities, Party A shall pay Party B monthly wage as set out in this contract every month and shall pay the medical cost during Party B's treatment for a period of not exceeding three months, subject to the agreement reached by both Parties based on medical certificates issued by relevant medical facilities.
3. In the event that Party B is injured accidentally or becomes ill due to reasons not attributable to performance of duties or due to personal reasons, only costs incurred by prompt arrangements of medical treatment shall be borne by Party A.

Article 4

Transportation Costs

1. Party A shall bear the transportation cost for Party B to leave his country for the fishing vessel and the transportation cost for Party B to return to his country from the fishing vessel after expiration of this contract.
2. In the event that Party B is subject to repatriation due to violation of local laws and regulations verified by relevant competent authorities, Party B shall bear the transportation cost incurred by repatriation.
3. In case of termination of this contract due to reasons attributable to Party A, Party A shall bear the transportation cost for Party B to return to his country; whereas, in case of termination of this contract due to reasons attributable to Party B, Party B shall bear the transportation cost for return to his country.
4. In the event that Party B is unable to recover from injuries or illness caused by performance of duties in a short-term period after receiving medical treatment, Party A shall bear the transportation cost for Party B to return to his country.

Article 5

Working Hours, Rest Period and Leave

1. During fishing operations, the captain of the fishing vessel shall arrange reasonable working hours in consultation with Party B. The working hours

per day shall not exceed ____ hours. Party B shall be entitled to a rest period of at least ____ consecutive hours per day. (Rest period may be determined based on the operational characteristics of each fishery).

2. In the event that overtime (time in excess of working hours as agreed upon by both Parties) is needed due to natural disasters, incidents or unexpected events, Party A may extend working hours of Party B. Party A shall pay Party B for overtime at the rate of double hourly wage and give Party B a due compensatory rest period after working overtime.
3. In the event that rotating shift work is implemented or the work is of a continuous or urgent nature, the employer may reschedule Party B's rest periods during work. In the event that overtime or day and night shift is required, Party B shall do so at the request of Party A provided he is in physical condition suitable for work; however, compensatory rest period shall be arranged for Party B after working overtime.
4. Before the fishing vessel proceeds to the fishing area to conduct fishing operations, the captain of the fishing vessel shall arrange foreign crew members to take rest and leave in rotation.
5. Foreign crew members shall be entitled to at least 4 days of rest each month; however, the captain of the fishing vessel may adjust the number of rest days, taking into account fishing and oceanographic conditions.
6. Foreign crew members shall be entitled to special leave of ____ days per year for religious reason.

Article 6

The Following Labor Protection and Benefits that Party A shall Provide to Party B

1. In the event that the fishing vessel needs to enter a port under the jurisdiction of another country for some reason, Party A shall ensure Party B's safety and the procedures for port entry and departure are legally fulfilled.
2. Party A shall respect the personality, habits and customs of Party B as well as ensure Party B's safety, working rights and labor interests. Party A shall not require Party B to perform work that endangers his safety and health physically and mentally.
3. Party A shall provide Party B with benefits and labor protection equivalent to that received by other crew members in the same capacity on board the fishing vessel.
4. Party A shall provide necessary personal equipment for conducting fishing operations to Party B free of charge.
5. Party A shall ensure the life-saving equipment on board the fishing vessel is in good condition and fully in place while the fishing vessel is at sea.

6. Party A shall provide convenient conditions for Party B to file complaints to relevant competent authorities.
7. In the event that Party B is unable to recover shortly or passes away from injuries or illness caused by performance of duties during the period of employment, Party A shall be responsible for delivering Party B or his remains and personal belongings to the person designated by Party B and bear the delivery cost.
8. In the event that Party B is injured accidentally or becomes ill, Party A shall be responsible for promptly arranging Party B to receive medical treatment at the nearest possible place and shall make advance payment of medical cost and other costs incurred in advance. During the period of treatment, Party A shall pay Party B wage normally. In the event that Party B is certified unable to return to work normally in a short-term period by relevant medical facilities, Party A may terminate this contract prior to its expiration.
9. In the event that the following activities exercised by Party A or the captain authorized by Party A in the operation process causes personal injury or damage to Party B, Party A shall bear all relevant costs incurred, whereas the insurance facility shall be exempted from the liability.
 - (1) Involvement in any violation of regulations or illegal actions that result in confiscation, seizure of fishing vessel, or imprisonment or detention of crew members;
 - (2) Involvement in violation of regulations or illegal activities including human trafficking, corporal punishment or abuse of crew members;
 - (3) Involvement in any other activity in violation of international fisheries instruments or domestic or foreign laws and regulations.

Article 7

Requirements that Party B shall Comply with

1. To fulfill this contract made with Party A.
2. To obey reasonable instructions and supervision from Party A and the captain of the fishing vessel.
3. To comply with local laws and regulations, and respect local customs of the workplace.
4. Shall not abduct or threaten people, fight each other, damage public property, take drugs, assemble people to gamble, have alcoholic dependence, take the action of strike, be negligent of duty, be absent from work at will, make excuses to evade embarkation on fishing vessel, intentionally damage the fishing vessel or fishing gear. In the event that Party B's personal equipment is damaged due to his intentional conduct, Party B shall bear the cost of renewing his personal equipment.

5. Shall not possess weapons, firearms, bullets or drugs.
6. Shall not attempt to run away. In case of repatriation due to the violation of local laws and regulations, Party B shall bear the transportation cost incurred by repatriation.
7. In the event that Party B intends to terminate this contract due to personal reason during the period of employment, such termination shall be agreed by Party A.
8. During the period of employment, in the event that required procedures for the transfer of Party B to another vessel have not been completed, Party B shall not transfer or run away to work on another fishing vessel on the ground of any excuse or any reason.

Article 8
Breach of Contract

1. Where Party A terminates this contract due to reasons attributable to Party A, Party A shall pay wage to Party B based on time worked and bear the transportation cost for Party B to return to his country. If Party B is scheduled to transfer to another fishing vessel after termination of this contract, Party A shall not be required to pay compensation to Party B; however, during Party B's waiting period for transfer, Party A shall pay wage to Party B as well as insurance premium and accommodation costs for Party B until his new employment contract with the new vessel owner enters into force. In the event that Party B is unable to resume working due to reasons not attributable to performance of duties, Party A may terminate this contract without giving compensation to Party B.
2. Where either Party's breach of Article 6 or Article 7 of this contract due to willful misconduct or gross negligence causes loss to the other Party, the Party which committed the breach shall pay compensation as agreed upon by negotiations with the other Party.

Article 9
Dispute Resolution

1. In case of any disputes arising from performance of this contract, both Parties shall endeavor to resolve the dispute in accordance with applicable laws and regulation as well as terms and conditions of this contract, taking into account public interest and fairness and reasonableness, as well as in good faith and in a harmonious manner. Compliant assistance may be reached at the 1955-24-Hour Counseling and Protection Hotline for Foreign Workers.
2. In the event that both parties fail to resolve the dispute over 30 days after commencement of negotiation, an application for mediation may be submitted to the local competent authorities in charge of labor affairs of municipal/city governments or county governments, or a civil lawsuit may

be filed.

3. In case of disputes arising from the execution of this contract between the two Parties, this contract shall be executed based on the following principles:
 - (1) Execution of this contract in terms of any part not related to or not affected by the dispute shall continue, unless otherwise agreed by Party A.
 - (2) Where Party B suspends execution of this contract due to the dispute and his grounds for the dispute are determined unjustified by the resolution outcome, Party B shall not ask to extend the valid period of any part of this contract covered by the suspension or to be exempted from the responsibilities or liabilities under this contract.
4. Both Parties agree that this contract shall be governed by the laws and regulations of the Republic of China, and that the Taiwan _____ (Yilan, Kaohsiung, Pingtung) District Court shall be the court of first instance.

Article 10 Other

This contract is done in Chinese and English respectively. Each Party keeps a counterpart of each version. In case of any discrepancies in interpretation of the two texts, the Chinese text shall prevail.

Party A:(Signature) Party B:(Signature)

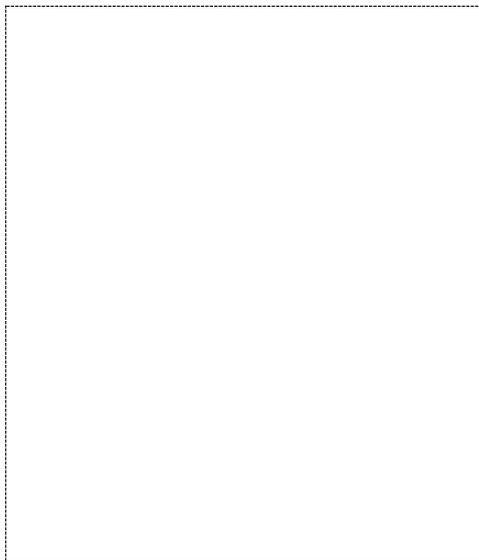
Date: _____(day) _____(month) _____(year)

附表三

直轄市、縣（市）政府辦理外籍船員入境簽證船主保證函之人員職銜、簽名及機關核章樣章

縣（市）政府

機關核章：



漁政主管機關

職銜：

簽名：

中華民國 年 月 日

附件二 外籍船員行為良好切結書

本人為_____號(CT__-_____)漁船主，已確實瞭解依「漁船船主在國外僱用外籍船員作業應行遵守及注意事項」規定船員已僱用之外籍船員應持有無犯罪紀錄之證明文件，因故無法在 103 年 6 月 30 日前取得前述文件，惟考量下列外籍船員在作業期間表現正常及作業需要，本人願證明所屬漁船僱用外籍船員行為良好，且已要求船長善待外籍船員，爾後如發生船員喋血、挾持等相關海事案件，願自行負起所有責任，口說無憑，特此切結。

編號	姓名	護照號碼	國籍
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			

此致

直轄市、縣（市）政府

漁船主 _____ (簽章)

中 華 民 國

年

月

日

附表九

範本

漁 船 船 員 體 格 檢 查 證 明 書

檢查醫院名稱：

填表日期： 年 月 日

姓名		年齡	歲	出生日期	年 月 日	性別					
護照號碼						船員類別	幹部船員			普通船員	
居留證號碼							漁航	輪機	電信		
住址											
身高	公分		體重	公斤		吸菸	飲酒	檳榔			
眼	視力左	裸眼視力 矯正視力		右	裸眼視力 矯正視力		眼疾：		色盲：		
耳	聽力：左：		右：		耳疾：						
語言障礙：		頭頸部：		脊柱及四肢：			關節：				
胸部X光(大片)攝影檢查：											
(貼照片處 需加蓋騎縫章)		檢 查 結 果 (請加蓋「合格」或「不合格」)				檢 查 醫 院					
		檢驗醫師： (簽章)				(加蓋印信)					
						檢驗日期： 年 月 日					

※ 體格檢查規定事項詳見後頁

體 格 檢 查 規 定 事 項

一、申請人注意事項

- (一) 申請人之體格檢查，應由下列醫療機構辦理之：
 1. 公立醫院。
 2. 中央衛生主管機關評鑑合格之教學醫院。
 3. 區域醫院。
- (二) 申請核、換發漁船船員手冊或幹部船員執業證書者，應持本檢查證明書至第一款所列各醫療機構檢驗，未經檢驗或檢驗不合格者，均不得申請。
- (三) 檢驗費由受檢人自行繳納，如發現其他特殊症狀，須經特別檢驗時，得由檢驗機構，另行酌收費用。
- (四) 體格檢查證明書自檢查之日起六個月內有效。

二、檢驗醫師注意事項

- (一) 檢驗醫師請注意檢查標準。
- (二) 檢驗醫師核對身分證及相片無訛後，依本表所列各項目詳細檢查後，逐一記載，並於檢驗結果欄內註明「合格」或「不合格」，其不合格者，請註明受檢人患有檢查標準某項某款疾病名稱。
- (三) 檢驗竣事後，由檢驗醫師簽名蓋章，填寫年月日，加蓋檢驗機構印信，並於照片加蓋騎縫章。

三、體格檢查，符合下列要項規定者，判定體格檢查不合格：

- (一) 視力：在距離五公尺，以萬國視力表檢驗，任一眼裸眼視力未達 0.1 或矯正視力未達 0.5 者。
- (二) 變色力：不能辨別紅、綠、藍三原色。
- (三) 聽力：兩耳不能聽到 5 公尺距離的說話聲音者。
- (四) 語言障礙：不能發聲溝通者。
- (五) 頭頸部、脊柱及四肢、關節：有障礙，致不堪勝任工作者。
- (六) 胸部 X 光檢查：心肺有異常。