

Amended Articles 5, 10 and 15 of the Qualifications and Review Standards for Foreign Professionals Employed as Teachers by Short-term Cram Schools

Article 5

Employers hiring foreign professionals referred to in Subparagraph 2 or Subparagraph 3 of Article 3 shall be short-term cram schools registered in accordance with the Supplementary Education Act.

Employers hiring foreign professionals referred to in Subparagraph 1 of Article 3 shall conform to the above regulation and meet the following requirements:

1. Be a corporation.
2. Have signed a cooperation contract with an international teaching institution. This provision does not apply to those deemed by the MOL, in consultation with the Central Competent Authority, to have made a substantive contribution to the cultivation of domestic talent.

Article 10

When an employer applies to hire a foreign professional, the ministry will inform the applicant which items to submit online as part of the application.

In accordance with the previous paragraph, employers applying for a permit to hire foreign professionals should do so online, other than when they have a valid reason for not doing so.

Employers applying in accordance with the previous two paragraphs should retain the original written copy of their application documents for a minimum of five years.

Article 15

The Standards come into effect on the date the Act is implemented

With the exception of articles amended and issued on October 25, 2021, which were implemented on October 25, 2021, other amended articles of the Standards are implemented on the day of issue.