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Summary:

Article 6 of the Standards for Fee-charging Items and Amounts of the Private Employment Services Institution stipulates that for-profit employment services agencies that handle employment services for work specified in Article 46, Paragraph 1, Subparagraph 8 to 10 of the Employment Service Act, may charge foreign persons certain service fees.

Full text:

Article 6 of the Standards for Fee-charging Items and Amounts of the Private Employment Services Institution stipulates that for-profit employment services agencies that handle employment services for work specified in Article 46, Paragraph 1, Subparagraph 8-10 of the Employment Service Act, may charge foreign persons certain service fees. Per stay within the country, the cumulative fees may not exceed TWD 1,800 per month in the first year, TWD 1,700 per month in the second year, and TWD 1,500 per month in the third year.

Fees charged to foreign persons who have been employed for more than two years and who leave the country due to the termination of the employment relationship or the expiration of the employment permit period, and return to be employed by the same employer, cannot exceed TWD 1,500 per month.

This interpretation is effective immediately.