

聘僱外籍英語教師契約書

外籍英語教師聘僱契約

Employment Contract for Foreign English Language Teachers

立本聘僱契約人:

士,為____公民(以下簡稱「乙方」)。

茲於西元 2020 年___月___日簽訂本契約。

This Employment Contract is entered on ______, 2020 by and between School, Taoyuan City, Republic of China (R.O.C) (hereinafter referred to as "Party A"), and Mr./Ms. ______, citizen of _______, citizen of _________, Hereinafter referred to as "Party B").

雙方為確立聘僱條件,同意遵守下列條款:

Both Parties hereto agree to enter into this Employment Contract, subject to the terms and conditions set out herein as follows:

第一條:聘僱

Article 1: Employment

 甲方同意依本契約規定聘僱乙方從事英語教學、研究、觀摩,諮詢及參與相關活動如: 校慶、親職教育日、新生訓練、節慶等活動工作。

Party A hereby agrees to employ, in accordance with the provisions set out in this Contract, Party B hereby agrees to teach English, to perform research and teaching demonstration or study activities, to provide consulting services, and to participate in English related activities, for example: School's Sports Day, Parent Education Day, Freshmen Training Day, and other festival activities of Party A. 1.2 乙方同意受甲方聘僱,按甲方之合理指示提供相關之服務並承擔其責任。

Party B hereby agrees to accept the employment offered by Party A, and to provide relevant services and assume his/her responsibilities as set out in this Contract and in pursuance of the reasonable instructions given by Party A.

第二條:試用期間以及聘僱期間

Article 2: Term of Probation and Term of Employment

- 2.1 乙方之試用期間為受甲方聘僱之日起至屆滿 3 個月為止。在試用期間內,倘甲方認定 乙方無法勝任甲方指定之工作,甲方得隨時終止本契約。如乙方為續聘時,則不受本 條款之限制(本契約所稱續聘均指於原校續聘者,轉入他校者屬新聘)。 The term of probation for Party B shall be three(3) months beginning from the date of his/her employment by Party A. During the term of probation, if Party A considers that Party B is incompetent to perform the tasks assigned to him/her by Party A, Party A may forthwith terminate this Contract at any time. If Party B's contract is renewed by Party A, this Article does not apply. (If Party B transfers to a new school, Party B is a "new employee" and a term of probation does apply.)
- 2.2 乙方之聘僱期間(以下簡稱「受聘僱日」)為自西元____年___月____日起至西元 2021年7月31為止。若乙方遲於受聘僱日未到校報到,則其聘僱期間為乙方實際到校報到日起至受聘僱截止日;其首日工作日即為起薪日(乙方需依法取得工作許可函、有效之健康檢查合格證明及刑事證明文件始得正式聘用敘薪)。

第三條:乙方責任與義務

Article 3: Party B's Duties and Obligations

3.1 於契約存續期間,乙方應遵守中華民國政府法令以及甲方和桃園市政府教育局所規定之 事項。本契約採雙方合意,甲乙方應嚴格遵守本契約之規範。 During the term of this Contract, Party B shall adhere to and abide by all the applicable laws and regulations of the R.O.C, and all the applicable rules and regulations of Party A and the Education Bureau of Taoyuan City Government, as well as all rules and regulations as may be prescribed and promulgated at any time by them. This contract is made on the consensus between Party A and Party B. Thus, Party A and B should follow the regulations under the contract.

3.2 乙方同意至甲方任教並依本契約附錄 A 所載之要求執行各項工作,含教學相關活動、 行政工作及其它指定工作。

Party B agrees to serve as a teacher for Party A, and shall perform the work, including relevant teaching activities, administrative work and other prescribed work as required in Appendix A of this Contract.

3.3 乙方工作時間為每週 日,每日工作時數為8小時,自上午 時至下午 時, 每週工時 40 小時,上班時間等同教師兼行政人員同仁(如:主任、組長),工作內容如下:

學期中,國小部分每週英語教學授課時數至多 24 節;國中部分每週英語教學授課時數至 多 22 節(含正式授課及協助各項英語教學活動)。每學期至少 36 小時依本市英語教學資 源中心(以下簡稱資源中心)、國民教育輔導團國中、小英語領域輔導小組(以下簡稱 輔導團)所規劃之課程研發、研習活動、教學影片拍攝、競賽評分與作品校稿等工作, 協助辦理本市英語教育相關活動。寒暑假期間,則依甲方或輔導團之規劃,辦理本市英 語教師研習、學生營隊活動、研發本市英語特色課程與拍攝課程之教學影片。(依甲方 或資源中心作息時間辦理,中午在校用餐時間計入工時,工時起迄時間與休假依據契約 書規定辦理)並配合辦理本市英語教育相關活動。工作時間內,乙方應留在甲方校園內 執行相關工作,若配合辦理資源中心或輔導團相關英語計畫,則乙方執行工作以該計畫 公文所列地點為主。

Party B shall work days a week, hours a day, and from a.m. to p.m. (A nominal 40 work hours per week, working hours are equal to those of teachers and admistrators, e.g. the directors, the chiefs, and so on). According to Party A's regulations:

During the semester, Party B will teach for a maximum of TWENTY FOUR (24) periods per week for elementary schools OR a maximum of TWENTY TWO (22) periods per week for junior high schools (the duty includes class sessions and English related activities). A minimum of THIRTY SIX (36) hours of workshop per semester is dedicated to EERC (Education Bureau of Taoyuan City Government); the duties may include but not limited to teaching training, class or curriculum designing, contest judging, filmmaking...etc. During winter and summer breaks,

party A may assign temporary tasks for party B; the task may include but not limited to seminars, English camps, filming English videos or programs for education purposes. (Working hours is based lunch hour at campus is counted as work time;) If Party B is assigned to assist Resource Center or EERC, he/she should perform such task at the location which government documents state.

3.3.1 寒暑假期間,乙方應到校上課或備課,並支援甲方指派之營隊及活動,課程主題及課程 難易度由校方建議,課程計畫、內容設計及學習單由外師規劃。

During winter or summer breaks, Party B should be on duty in school, either for teaching or for preparing classes, and support the camps and activities assigned by Party A. The theme and the difficulty of the camps and activities are also suggested by Party A, and Party B needs to plan the syllabus, lesson plans and worksheets for the camps and activities assigned by Party A.

3.4 乙方基本教學時數國中每週至多 22 節,國小每週至多 24 節,每節為 40 至 45 分鐘 (視 學校需求安排),若課程因甲方活動或者天然災害而取消,乙方必須在校方要求時補課。 原則上校方需於三日前通知乙方,若甲方有特殊需求,得儘速通知乙方以利備課。

Party B shall be present at the School and fulfill a basic teaching load of up to 22 periods per week for junior high school, 24 periods per week for elementary school. Every period is 40 to 45 minutes according to school's arrangement. If Party B's classes are cancelled due to an event at Party A or a natural emergency, Party B must make up the classes missed if Party A requests. The date and time to make up the classes shall be mutually agreed on by Party A and Party B. Party A shall notify Party B three days in advance. Furthermore, if there are any special requests, Party A should inform Party B as soon as possible.

3.5 甲方得視需要調整乙方之工作地點(不限於增加進行教學活動之學校),並於事前告知 乙方,但該項調整不得對乙方之薪資及其他福利有不利之影響。甲方應依法為乙方向教 育部署申請聘僱許可(工作許可),完成聘僱程序;(如有)其他定期教學活動學校, 亦應依相關規定申請聘僱許可(工作許可)。

Party A may, depending on Party A's need, make adjustments to the work place of Party B (including but not limited to increasing the number of schools where teaching is required), and inform Party B in advance; provided, however, that such adjustment shall do nothing to prejudice Party B's salary rate and/or other welfare benefits. Party A needs to apply to the Ministry of Education for Party B's employment permit (work permit), in order to finish the employment procedure in accordance with the laws. Other schools where periodic teaching is required (if any) also need to apply for an employment permit (work permit) pursuant to relevant regulations.

3.6 如遇彈性休假、傳染性疾病及其他因素停課之補課,乙方應配合甲方規定辦理。

Party B must make up the classes missed due to the adjusted flexible holiday , contagious diseases or other reasons if Party A requires this.

3.7 乙方國中每週授課 22 節,國小每週授課 24 節,得視甲方需求協商是否排定增加授課節 數,如超過授課總節數,所超出之授課節數核予補假。

If the total number of classes that Party B teaches exceeds the basic work load (22 periods per week for junior high schools, or 24 periods per week for elementary schools), Party A shall base on the exceeding working hours and give compensatory break to Party B.

3.8 乙方同意在所定工作時間內全心全力提供服務,且必要時,同意視甲方之需要延長工作時間或在假日工作。其延長工作時間或在假日工作之權利義務比照甲方對本國教師之相關規定辦理。

Party B agrees to do Party B's best in providing the services as required in this Contract during the scheduled work hours, and to work, when necessary, during extended work hours and/or on any holiday depending upon the actual requirements of Party A. Party B's rights and obligations for the above work should be based on the relevant regulations that local teachers are subject to.

3.9 甲方得視需要調整乙方之教學班級和/或教室,並於事前告知乙方,但該項調整不得對 乙方之薪資及其他福利有不利之影響。

Party A may, depending on actual requirements, make adjustments to the classes and/or scenario teaching classroom of Party B, and inform Party B in advance; provided, however, that such adjustments shall do nothing to prejudice Party B's salary rate and/or other welfare benefits.

3.10桃園市政府教育局、資源中心、輔導團及甲方得於乙方進行學校活動時進行錄影、攝影, 但桃園市政府教育局、資源中心、輔導團及甲方應於錄影、攝影前事先告知乙方。桃園 市政府教育局、資源中心、輔導團及甲方有權使用拍攝之照片及錄影帶與研發之課程內 容並將其分享於相關網站。

Party B agrees that the Education Bureau of Taoyuan City Government, EERC, Advisory group and/or Party A may make videotapes and take photographs while Party B is teaching or taking part in any school activities, provided however, that the Education Bureau of Taoyuan City Government and/or Party A shall inform Party B in advance of such requirements prior to conducting such activities and that the Education Bureau of Taoyuan City Government, EERC, Advisory group and/or Party A shall have the right to make use of such photographs and videotapes so taken and made, and share them on related websites.

3.11 乙方應提供申請聘僱許可(工作許可)之相關文件,並於接獲錄取通知之後,即刻向當 地國法定授權機構申請有效之刑事證明文件,且自行負擔相關刑事證明文件及簽證之 費用。乙方須保證本身身心健康且未經任何法院刑事判決認定有罪。乙方抵台之後需 立即至醫療機構辦理體檢,並自行負擔體檢費用。若乙方經查獲提供不實申辦資料或 證件,甲方得依第 12 條或第 13 條規定終止聘僱契約。乙方若為續約外籍英語教師, 仍須檢附體檢證明,刑事證明文件則可向台灣當地之法定授權機構申請有效之證明。

Party B shall provide relevant documents for applying for the employment permit (work permit); apply to the designated authority for a valid criminal record check in his/her country immediately upon receiving the confirmation of the hiring notice. Party B shall bear the relevant criminal record check and visa costs. However, Party B needs to ensure himself/herself to be physically and mentally healthy. Party B shall also ensure that he/she has never been convicted of a criminal offense by any court. Party B shall take a health examination immediately and bear the cost after arriving Taiwan. If Party B is found to have provided false information or documents. Party A may terminate the Contract in accordance with Article 12 and 13. If Party B is a contract re-newed teacher of this project, he/she shall provide a valid criminal record and a health report from the designated authority in Taiwan.

3.12乙方應接受甲方及資源中心每月檢閱其教案、教學心得、自我評核報告,並得視實際需 要接受資源中心之教學視導。

Party A and the English Education Center have the right to monthly examine Party B's teaching plan, teaching feedback, and self-evaluation report. Depending on the actual situation, Party B shall receive teaching supervision by English Education Center if asked.

3.13 乙方有義務參加桃園市政府教育局、桃園市國民教育輔導團英語組及資源中心所邀請之相關活動及會議。

Party B has the obligation to attend all the relevant activities and meetings conducted by the Taoyuan City English Advisory Team and English Education Center.

3.14 機票補助:

Airfare Reimbursement:

3.14.1 由乙方先自行購買自護照國籍居住地或其他國家居住地(乙方須檢附在該國居住地之

工作證明)之機場來臺之單程經濟艙機票並於乙方來臺完成簽約後,由甲方依乙方來 臺之機票票根或登機證及購票證明核實補助。乙方回程之經濟艙機票由甲方補助,乙 方應先自行購買回程機票,並於離臺前將其回程電子機票及購票證明交甲方影印,乙 方並應於離臺後2個月內(以郵戳為憑),將回程機票票根或登機證寄予甲方,以便甲 方支付乙方回程機票款。機票額度及補助條件依本契約第3.14.2條辦理。若外師使用 年假於七月出境,在處理完暑假課務與不影響七月出缺勤的情況下,予以補助回程機 票。

<u>來程及回程機票款補助額度上限均為新臺幣4萬元,並採核實報支方式,且可於寒假</u> <u>暑假期間實施。</u>

The airfare reimbursement and required documents should be subject to Section 3.14.2. The maximum reimbursement amount is NTD\$40,000 for EACH way, **and it can be applied during winter or summer break.**

Ticket to Taiwan:

Party B is responsible for purchasing his/her plane ticket to Taiwan. The ticket is limited to (1) economy class, and (2) Taiwan as the destination and (3) departs from an airport of Party B's passport country or of one from Party B's current residence in a country other than his/her passport country. If Party B currently resides in a country besides that of his/her passport country, then Party B must provide a certification of employment or a work permit from that country signifying Party B's residence in that country.

Ticket for Departure:

Party B is responsible for purchasing the plane ticket for departure. The ticket is limited to (1) economy class and (2) departure from Taiwan.

After departure from Taiwan, Party B must mail the ticket receipt and boarding pass to Party A within **2** months, in order to be reimbursed for the cost of the airfare.

Round-trip Ticket:

A round-trip ticket shall be treated as two one-way tickets, and the price of the tickets shall be calculated as the half of the total airfare.

Party B shall be reimbursed the exact cost of the ticket up to a maximum of NTD\$40,000.

Party B takes paid leaves in July within the summer breaks and <u>without the</u> <u>violation to academic affairs</u> will be reimbursed the departure ticket. 3.14.2 補助金額採核實報支方式,補助機票之匯率,以乙方購買機票當日(收據或發票或購票證明上所載購票日期)台灣銀行公告賣出即期貨幣之參考匯率為準。 其補助原則如下:

Party A shall reimburse Party B the airfare according to the exact fee indicated Party B's ticket stub, the air-ticket purchase receipt and/or certificate. The calculation of the reimbursement is based on the spot exchange rate as announced by The Bank of Taiwan on the day the ticket is purchased with Pary B's targeted currency. The purchased ticket or proof of purchase shall bear such a date. Principles of the airfare reimbursement are as followed:

來臺:乙方應妥善保留來臺之經濟艙機票購票證明或電子機票及登機證或機票票根, 於到職日後三個月內交予甲方核實補助(單程上限為新臺幣4萬元)。來程機 票補助連同第四個月薪資一併發放。

Ticket to Taiwan:

Party A shall reimburse Party B the airfare **AFTER** Party B arrives Taiwan and signs the contract. Party B should provide ticket stub/boarding pass **AND** purchase receipt/ certificate or the electronic plane ticket to Party A within THREE (3) months for the reimbursement. The reimbursement shall be paid along with the fourth month's salary.

離臺:乙方完成契約後2個月內(以郵戳為憑),將其離台經濟艙機票之購票證明、 登機證以及外籍英語教師本人國外或台灣之銀行帳戶資料寄至甲方,以便甲方 核實補助乙方之回程機票款(單程上限新臺幣4萬元),甲方辦理匯款時,銀 行收取之相關費用由乙方機票補助款中扣除。因故自動離職或歸責為乙方之解 聘而未完成契約者,不予補助離臺機票。

Ticket for Departure:

Party B should provide Party A the electronic plane ticket **OR** the purchasing receipt/certificate BEFORE departure. After departure from Taiwan, Party B should provide the physical ticket stub **OR** the boarding pass **AND** Party B's bank information within **TWO** (2) months of the end of the contract (based on the date of the postmark) ; the bank information includes bank name, designation account number, home branch address, swift code, name of the account holder, branch, institution/bank number, home address, and phone number. The wiring fee shall be deducted from the airfare reimbursement.

When the contract termination has occurred before the End Date due to Party B's initiative or the cause attributing to Party B's responsibility, Party A will not provide the airfare reimbursement for the departure flight.

- 3.14.3 本契約因第 12 條或第 13.1 條或第 13.2 條情事規定而終止契約,或乙方開始服務期間自行終止契約,其返國回程機票及相關費用應由乙方自行負擔。
 When the Contract is terminated by Party B or in accordance with Section 12, 13.1, or 13.2, Party B shall bear the cost of the departure ticket and relevant expenses.
- 3.14.4 以上補助之機票,其登機證日期需符合執行本契約開始前之 2 個月內與契約終止後 30 日內有效。機票補助僅限用於應聘本方案而來台之外師;非因本方案而來台之外 師,其來程機票費不予補助。

For the above reimbursement to be valid, the date of the boarding pass must be valid within TWO (2) months before the Commencement Date of the Contract and 30 days after the contract ends. The airfare reimbursement is only valid for the foreign teachers who come to Taiwan for the purpose of fulfilling this contract. For those who come to Taiwan due to other reasons, the reimbursement is invalid.

3.14.5 如既有之各航線與航班均未能提供直飛航程時,則始得予以補助中途轉機之機票,惟 其轉機間隔時間不得超過24小時

If Party B cannot obtain a direct flight, among all existing airlines in recent schedules, to his/her destination, transfer flights will be considered, on the condition that the waiting time of the transfer does not exceed 24 hours.

第四條:薪資與福利

Article 4: Salary and Other Benefits

4.1 薪資:甲方提供乙方之月薪為新臺幣 元,薪資自首日工作日起薪。自起薪日起至 契約期滿期間每月計算,並於次月15日前依本契約4.6條相關規定给付。新到職者以新 到職日開始計算,當月依比例發放。(月薪×當月受雇日數/30)。

Salary: Party A shall provide Party B with a monthly salary of NT\$ _____. The monthly salary will be calculated from from the starting working date to the termination and will be paid on or before the 15th of each following calendar month. The payment conditions should be subject to Section 4.6. The calculations for monthly salary of new staff will begin from his/her initial employment date to end of the month (e.g. Teacher A's salary is NT\$5000 and his/her Initial employment date is Mar.15th., the monthly salary will be NT\$5000 × 15/30=NT\$2500.)

4.1.1: 乙方於西元 ______ 年 _____月,服務年資屆滿 ____年,按契約薪資級距自西元
 _____年____月起調薪至 _____元。

The seniority of Party B will be _____ years in _____, 201__.

Hence, the salary will be raised to ______ the following month, _____.

4.2. 乙方需配合進行出缺勤登錄(簽到簽退),如乙方未確實執行登錄,當月超過三次(自 第4次起算)將扣除全勤獎金;若因此致乙方薪資計算有誤,由乙方自行負責。

Party B shall follow the procedure to sign in and sign out on working days. If Party B fails to sign in/out over three times in one month, the attendance bonus will be deducted; any errors due to the incorrect salary calculation are the responsibility of Party B.

4.2.1 乙方需配合進行出缺勤打卡,如乙方未確實執行打卡,或當月無故缺席、上班上課遲 到、早退(超過10分鐘),總次數超過3次以上者,自第4次起,將扣除當月全勤獎 金2000元;當月上班上課遲到、早退累計超過30分鐘者,亦扣除全勤獎金2000元, 若因此致乙方薪資計算有誤,由乙方自行負責。

Party B shall follow the procedure to clock in and clock out on working days. If Party B does not clock in/out accordingly, arrives late or leaves early (over 10 minutes) more than three times within one month, or equivalently accumulated over 30 minutes of both late attendance and early leave within period of one month, the attendance bonus will be deducted; any errors due to the incorrect salary calculation are the responsibility of Party B. If Party B's failure to clock in/out is due to special reasons such as oblivion to check in/ out, machine problem, he/she should provide a statement approved by the Coordinator (Office Manager).

4.3 住宿或房租津貼:甲方得視學校現況提供住宿或以補助房租津貼辦理。由甲方提供住宿, 則不補助房租津貼。若乙方不接受甲方提供之宿舍,則須由甲方確認同意後,始可在外 租屋,並補助乙方每月新臺幣 5,000 元之房租津貼,攜眷者新臺幣 10,000 元(眷屬僅限父 母、配偶或子女,乙方必須出示相關證明(如租賃契約、眷屬出入國證明、親屬關係證明 等)予甲方審核通過後始能享有攜眷租屋補助),補助金額採核實報支方式。新到職者以新 到職日開始計算,當月依比例發放。(5000 元×當月受雇日數/30)。

Accommodation or Rent Allowance: Party A may depend on the school's current condition to provide Party B with accommodation or rent allowance. If Party A provides dormitory in school, Party B will not receive rent allowance. If Party B refuses to live in the provided dormitory, Party B needs to obtain permission from Party A in order to live elsewhere and receive rent allowance. The rental allowance is NTD\$5,000. For those who traveled with family members (parents, spouse and children), the rental allowance is NT\$10,000. Party B shall provide related documents such as lease contract, Certificate of Entry and Exit Dates, certificate of marriage or birth certificate and so on for the rent allowance. The rental allowance is provided according to the exact fee indicated on Party B's monthly rent on lease contract. The calculations for rent allowance of new staff will begin from his/her initial employment date to end of the month (e.g. Initial employment date is Mar.15th. Rent allowance will be NT\$5000 ×15/30=NT\$2500.)

4.4 甲方應每個月對乙方進行一次書面考核(附錄C),於外師報到後開始上課日起,至每 年聘僱期間屆滿前完成所有考核,並依其考核結果給予下列獎懲;若乙方得有考核獎 金,則甲方應於契約結束後,連同最後一個月薪資給付乙方。惟若聘僱期間未滿一年, 則該考核獎金依乙方實際受僱月份佔聘僱計畫實際開始執行至結束的總月份數之比例 計算。甲方給付乙方之考核獎金額度最高為乙方一個月薪資(新臺幣_______ 元)。

Evaluation and Performance Incentives: Party A shall make a written evaluation of the performance (see Appendix C) of Party B each month after Party B starts teaching and complete all evaluations by the end of the term of employment date. If Party B's performance lincentive is to be paid, Party A shall pay Party B after the completion of the Contract. The performance I incentive should be paid along with the last month's salary. However, if the term of the employment is less than 1 year, the subsidy shall be calculated in proportion to the full length of the program. The maximum amount of Party B's performance incentive is NT\$_____, which is the amount of Party B's base monthly salary.

4.4.1 平均考核分數為 80 分以上且一學期事病假合計不超過 7 天並無曠職紀錄者,核發考 核獎金。

A one-month-salary performance incentive will be payable to Party B under the conditions that Party B's performance rating is equal to or higher than a score of **80** points and that Party B is never absent and his/her personal leave and sick leave combined are no more than seven (7) days in a semester.

4.4.2 平均考核分數為 80 分以下或月考核分數超過二個月未達 85 分,不發予考核獎金。

No performance incentive will be payable to Party B with an overall average performance rating below **80** points or if the performance rating points are below 85 points for more than two months.

4.4.3 平均考核分數為 70 以下,或事病假合計超過 14 天或有曠職紀錄者,不發予考核獎金。 甲方並得與乙方終止本契約,不予續聘。

No performance incentive will be payable to Party B with a performance

rating less than 70 points, or for being absent, or if his/her personal leave and sick leave combined are more than fourteen (14) days. In addition, Party A will terminate this Contract with Party B without renewal.

4.4.4 乙方若因故未能完成契約,甲方將不發給考核獎金。

If Party B is unable to fulfill the contract under reasons of his/her own, the performance incentive will not be paid.

4.4.5 乙方在契約期間若表現優良,評鑑分數平均皆在 80 分以上者,得視甲方需求續聘一年。

During the terms of this contract, Part B can renewal 1 year contract with Party A only if Party A considers that Party B is competent to accomplish the assigned tasks and if his/her performance rating equal to a score of **80** points or above.

- 4.5 保險:乙方應依規定投保全民健康保險及勞工保險,並應負擔勞保、健保自負額,自負額之金額依中華民國相關法令規定。(此外,依據台灣衛福部法規,在台未滿 183 天無健保投保資格。依據內政部移民署法規,在台未滿 183 天無中華民國居留證)。 Insurance: Party B is required to enroll in the National Health Insurance Plan and the Labor Insurance Program, and is obligated to pay for personal deductible, in accordance with the R.O.C laws. (In addition, according to the laws of National Health Insurance Administration Ministry of Health and Welfare, people need to be in Taiwan for 183 days in order to be enrolled in the National Health Insurance Plan.
- 4.5.1 意外險:乙方將享有新臺幣 200 萬意外險的保障,醫療險每人新臺幣 2 萬元整,保費 由甲方支付。
 Accident insurance: Party B will have a NTD \$2 million accident insurance paid by Party A.
- 4.6 給薪日:乙方之薪資以及房租津貼給付日期為次月【15】日下午3時30分以前。若該 月發薪日遇假日,則甲方會在15日前的最後一個星期五將薪資匯入乙方之帳戶。前揭 薪資以及房租津貼將於次月給薪日轉帳至乙方在臺灣之金融機構帳號一_____銀行 (由機關訂定)。甲方應於給薪日前將付款明細交予乙方,乙方應於給薪日前一天確 認付款明細。請假扣薪部分,亦於發薪時扣除。

Payment Date : Payment date of salary and rent allowance shall be the (fifteenth (15)) day of each calendar month (hereinafter referred to as the "Payment Day") at or before 15:30. If the Payment Date falls on a Saturday or Sunday, Party B shall be paid on the last Friday before the 15th. The salary and rent allowance receivable by Party B for each month will be remitted to Party B's bank account number as opened by Party B with a financial institution in Taiwan – _____Bank(determined by Party A), on the Payment Date of the next month. Party A shall deliver to Party B the statement of payments prior to the payment Day, while Party B shall, one day before the Payment Day, confirm the statement of payment. As to the portion of salary to be withheld in respect of the excessive days of leave taken by Party B, if any, it will be deducted from the Party B's salary.

4.7 全勤獎金:乙方於全月工作認真教學及協助相關工作,未曾請假(銀行假除外),發予 全勤獎金新臺幣 2000 元。新到職者以新到職日開始計算,當月依比例發放(2000*當月 受雇日數/30)。

A full attendance bonus of NT\$2,000 per month will be payable to Party B with the performance of hard working , cooperation with school-related activities and no personal or sick leave (except Bank Leave). The bonus will be adjusted for new starting foreign teachers. (e.g. Initial employment date is Mar.15th. Attendance bonus will be NT\$2000 \times 15/30=NT\$1000.)

4.8 月薪:甲方提供乙方之月薪為新台幣【學士:62,720元】/【碩士:69,965元】/【博 士:73,025元】(依規定,按乙方之最高學歷與教學年資核計薪級。教學年資以在國 內外公立中小學及國內已立案之私立中小學校任教期間始計入,又按月累計後不足年及 實習年資不計入。(例如:A教師在美國公立小學任教 18 個月且在台灣立案私立國中任 教6個月,其教學年資為24個月,也就是共採計其教學年資為2年。)另乙方需提供年 資相關證明予甲方審核。

Monthly Salary:

Party A shall pay Party B with a monthly salary. The salary rate varies with Party B's degree and experiences. If Party B has a bachelor's degree, the pay will be NTD\$ 62,720/month; NTD\$ 69,965/month for a master's degree and NTD\$ 73,025 for a doctoral degree. Party B's salary rate is based on his/her highest educational level AND amount of teaching experience. The amount of years considered for Party B's teaching experience will only include the year(s) Party B has taught at:

1. A public/government junior high or elementary school within or outside of the R.O.C. beginning at grade one.

2. A registered private junior high or elementary school in the R.O.C.

The total accumulative time of Party B's teaching experience is calculated by months. Less than one year or a practicum period will not be considered.

(Ex: Teacher A had served at a public government elementary school in the U.S. for 18 months and at a registered private junior high school in Taiwan for 6 months. His/ Her total amount of teaching experience will be 24 months, which means he/she gets TWO year teaching experience in total.)

Certificates of employment of public and /or private schools should be provided to Party A.

外籍英語教	師待遇標準者	۶.	
Salary Rai	e		
學歷 Degree	博士 De ctor	碩士	學士
年資 Teaching Experience(yr	S.)	Master	Bachelor
12	91,420	86,820	78,045
11	89,750	85,295	76,650
10	88,080	83,755	75,235
9	86,410	82,225	73,865
8	84,740	80,705	72,475
7	83,065	79,160	71,065
6	81,385	77,630	69,680
5	79,715	76,095	68,290
4	78,045	74,565	66,900
3	76,375	73,030	65,510
2	74,710	71,495	64,110
1	73,025	69,965	62,720
備註:			

1.單位:新臺幣元

Currency: NTD

2.本表自民國 101 年 8 月 1 日起實施 This rate is applicable since August, 1st, 2012 第五條:休假、請假

Article 5: Leave, Regular Holidays, and Application for Additional Leave

5.1 乙方除享有國定放假日與例假日外,於本合約期間享有 14 天給薪年假,依起薪日按比例計算(以寒暑假期間、不影響課務的情形下實施為原則);於同一學校連續服務之外師, 每滿一年,甲方應多核給2天年假給乙方,至多多核給6天,另於不影響課務的情形下休假。(每次以半天計算為原則)

In addition to national holidays and regular holidays, Party B is entitled to fourteen (14) days of paid leave. If the term of employment is less than one (1) year, the annual leave for each of the following items should be calculated in proportion to the exact number of months that Party B is employed out of twelve (12) months (within the summer or winter breaks and without the prejudice to academic affairs). Under service in one school policy, Party A will give 2 more days annual leave for the every following year. The maximum annual leave will be 6 days. (e.g. 3 years service in one school, the annual leave will be 6 days) If Party B is eligible for taking the annual leave when he/she has no class. A minimun leave will be half a day.

5.2 新聘外師需在三個月試用期滿後,始得申請年假。乙方有關請假事宜,依附錄 D 和附錄 E 規定辦理。

New teachers shall apply for the 10 days of paid leave after he/she finishes the 3month-probation. (Contract re-newed teachers are the exceptions.) Party B shall abide by the relevant rules and regulations stipulated by Appendix D and E with regards to any leaves taken by Party B.

5.3 給假應由甲方准駁之。乙方請假時,須依甲方規定之請假手續並於事前辦理完成。乙 方其他特別狀況之請假,亦由甲方依個案准駁之。

Any application for leave or vacation shall be subject to approval by Party A. Party B shall comply with Party A's leave application regulations and shall complete the application for leave or vacation in advance. Any application for additional leave or vacation not provided in the above provisions shall also be subject to approval of Party A.

5.4 乙方有關婚假、產前假、陪產假、娩假、流產假、喪假、公假、生理假、家庭照顧假等本契約未規範事宜,依桃園市政府教育局及甲方相關規定辦理。(請見附件 H)

With regard to wedding leaves, prenatal leaves, maternity caring leaves, maternity leaves, miscarriage leaves, funeral leaves, official leaves, menstruation leaves, family care leave, and those leaves not stipulated in this Contract, the relevant rules and regulations set by the Taoyuan City Government and Party A shall apply. (See Appendix H)

第六條:納稅義務

Article 6: Taxation

乙方基於本契約所取得之薪資,依法應課徵所得稅,乙方應自行負責申報並繳納所得稅,其 薪資收入,由甲方依中華民國相關法令規定代為扣繳所得稅。

甲方代為扣繳所得稅之預扣比率為 18% , 乙方於當年度在台居住滿 183 天之次月起改以 5% 扣繳。

Party B shall file his/her own income tax return with the competent tax authority and shall make tax payment in accordance with the laws if income tax shall be liable or his/her income derived from his/her performance of this Contract; while Party A shall affect the income tax withholding in respect thereof in accordance with the R.O.C applicable laws.

Party A will execute the income tax withholding process on behalf of Party B at a rate of 18%. If the foreign teacher has lived in Taiwan more than 183 days in a year the withholding tax rate will be reduced to 5% in the subsequent month.

第七條:兼職

Article 7: Part-time Job

乙方不得以有償或無償方式為任何兼職。如有違反,視為違約,乙方並應依約給付相當於一 個月薪資之違約金及相關刑責罰金,如經甲方終止本契約,並應立即離境。

Party B shall not engage in any part-time jobs, with or without pay. Otherwise, Party B shall be deemed to have breached this Contract and shall be liable for the payment of a punitive penalty to Party A in an amount equal to one-month's salary and the penalty abided by the regulations and laws of government of Taiwan, the Republic of China. Should Party A thus terminate this Contract, Party B shall depart from Taiwan immediately.

第八條:智慧財產權

Article 8: Intellectual Property Rights

乙方於聘僱期間因職務範圍內所完成之創作以及其他著作,其智慧財產權同意歸屬甲方所有, 甲方不需支付額外費用予乙方。該創作或著作完成時,乙方應立即通知甲方辦理一切必要且 適當之手續,俾使甲方取得完整、專屬且合法權利。 Party B agrees that if, during the term of employment with Party A, he/she accomplishes or conceives any creation, works or intellectual property in any other forms as a result of his/her job duties, the proprietary rights to such intellectual property shall be vested in Party A without any additional compensation to Party B. Party B shall notify Party A upon accomplishment of the creation, works, or intellectual property, and shall take all actions and execute such documents as may be necessary and reasonably required, so as for Party A to obtain complete, proprietary, and legal title to such intellectual property.

第九條:保密義務

Article 9: Confidentiality

乙方因工作或職務所知悉或持有甲方之秘密,乙方皆應負保密義務,未經甲方事前書面同意, 不得揭露予任何第三人,或為其本身或他人之利益而使用。

Any and all the confidential information of Party A which comes to the knowledge of or is in the possession of Party B as a result of the performance of his/her duties under this Contract shall be kept confidential, and shall not be disclosed to any third party, nor shall Party B make use thereof for his/her own or for any other person's benefit without Party A's prior written consent.

第十條:返還甲方之財產

Article 10: Return of Property of Party A

乙方於本契約終止時,應立即將其於聘僱期間所製作或編纂或被交付或持有之一切文件及甲 方財產交付或返還予甲方。乙方同意前述所有文件之權利均歸屬於甲方所有。

Party B shall immediately, upon the termination of this Contract, deliver to Party A any and all documents which may have been prepared or made by Party B in the course of his/her employment with Party A, and shall return any properties owned by Party A. Party B agrees that the title and intellectual property rights thereto shall be vested in Party A.

第十一條:不可抗力及其他免責條款

Article 11: Force Majeure and Other Indemnifications

11.1 本契約所稱不可抗力事由,係指該事由之發生須非可歸責於雙方,亦非雙方得合理控制,或不可預見且縱加相當注意亦無法防止、避免或排除,且足以影響本契約一部或 全部之履行者。

Events of Force Majeure as referred herein shall mean any incidents,

conditions or circumstances not attributable to both Parties, beyond the control of either Party, or unforeseeable and unavoidable by either Party notwithstanding the exercise of due diligence by either Party or the Parties, and either Party is prevented from carrying out any of its obligations under this Contract as a result thereof.

11.2 主張不可抗力事由之一方,應本於誠信原則,採行必要措施以降低不可抗力所造成之 不利影響,以促使本契約能順利執行。

The Party claiming to be affected by the event of Force Majeure shall use its best efforts in good faith to mitigate the adverse effects resulting from the event of Force Majeure and to perform its obligations under this Contract to the extent possible and in conformity with the provisions of this Contract.

11.3 因不可抗力事由致一方無法或遲延履行其於本契約之義務,其屬未能按時履約者,得 於不可抗力事由消滅後繼續履行其義務,毋須負遲延責任;其屬無法再行履約者,得 免除履約責任。

Where either Party hereto is incapable, or has delayed or has failed, to perform in time its obligations under this Contract due to any cause of Force Majeure, it shall be permitted to perform its relevant obligations promptly after the termination of the event of Force Majeure, without being subject to any default liabilities; or the affected Party hereto may be exempted from performance of such obligations should it no longer be fulfilled in nature.

11.4 不可抗力發生或結束後,其屬可繼續履約之情形者,雙方應繼續履約。

The Parties hereto shall continue to perform their respective obligations under this Contract if such obligations could be performed on a continuous basis after the occurrence or the ending of the cause of Force Majeure.

第十二條:違約

Article 12: Default of the Contract

12.1 乙方違反附錄 A 所含各項規定,甲方得以懲戒程序處理(附錄 B)。

If Party B has acted contrary to any of the provisions set out in Appendix A hereto, Party A will be subject to the disciplinary procedures as Appendix B.

12.2 乙方有下列情形之一者,視為違約,甲方得立即終止本契約:

Any of the following circumstances shall constitute a default of this Contract by Party B, and Party A may forthwith terminate this Contract immediately:

12.2.1 乙方於聘僱期間未經甲方同意而自行離職、兼職,或經發現違反聘僱許可規定者。

Where Party B withdraws from his/her duty or engages in any part-time job during the term

of this Contract without the prior consent of Party A; or is found to have acted contrary to the rules set out in his/her work permit.

12.2.2 乙方有違反中華民國法令情事(甲方無義務協助乙方處理其違法行為所導致的訴訟程 序或其他相關事務)。

Where Party B has violated the laws of the R.O.C (Party A shall not be obligated to assist Party B in handling the litigation procedure or any other relevant matter resulting from his/her unlawful act).

12.2.3 乙方有損及中華民國政府或甲方名譽之行為者。

Where the action of Party B is jeopardizing the reputation of the R.O.C. Government and/or Party A.

12.2.4 乙方拒絕接受體檢或因感染法定重大傳染疾病致體檢不合格者。

Where Party B refuses to take a physical examination, or has failed the physical examination because of being infected with a statutory major contagious disease.

12.2.5 乙方拒絕提供相關文件致無法辦理聘僱許可或經查獲提供不實申辦資料或證件者。

Where Party B refuses to provide relevant documents and thus has impeded the process of applying for work permit, or he/she is found to have provided false information or documents required therefore.

12.2.6 乙方無故連續曠職 3 天或一個月內累計曠職達 6 天者。

Where Party B is absent without cause for a period of three (3) consecutive days, or has accumulated 6 (six) missing days within one month.

12.2.7 乙方違反附錄 A 所含各項規定,經桃園市政府教育局或甲方所組成之專案小組(組成 方式見附錄 F)正式書面警告達 3 次以上者。

Where Party B has acted contrary to any of the provisions set out in Appendix A hereto, and has received three (3) written warnings given by Party A, or in the case of dispute, three written warnings counting undisputed ones plus written ones from an ad hoc team (See Appendix F for group composition) formed by the Taoyuan City Government.

12.2.8 乙方未在 30 天前向甲方提出離職書面申請書(需附註日期),經甲方書面同意,而 提前終止本契約者。

Where Party B terminates this Contract before expiration of the employing term without giving a written, dated advanced notice of at least 30 days to

the Principal of Main Employer School and receiving a written consent from Party A.

12.3 乙方如有前述任何違約之情事,除將不能獲得回程機票補助,完成合約獎金,租屋補助及其他福利之外,應支付甲方相當於 | 個月薪資之懲罰性違約金。若造成甲方任何金錢,名譽或物質及其他損失,甲方將依法求償.

In the event of any default by Party B as set forth in the preceding Article 12, Party B shall be liable for any loss and/or damage caused and be held responsible in the case of Party A seeking legal resolution. Party B shall be liable for the payment of a punitive penalty to Party A in an amount equal to onemonth's salary. Party B will also lose all benefits, including but not limited to: return airfare, performance bonus and rent reimbursement etc.

第十三條:其他終止事由

Article 13: Termination

13.1 乙方有下列情形之一者,甲方得立即終止本契約:

Party A may immediately terminate this Contract in any of the following events:

13.1.1 聘僱期間罹患重病或感染其他法定傳染病,致無法從事教學工作且無法於 | 個月內治癒者。

Where Party B becomes seriously ill or is infected with any statutory contagious disease during the term of his/her employment so as to become incapable to continue his/her teaching work, and his/her illness cannot be cured within one (1) month.

13.1.2 經桃園市政府教育局或甲方所組成之專案小組,核屬因其他因素失去工作能力者。

Where Party B has lost his/her working capability on account of any other reasons, as evaluated by Party A, and (if Party B appeals) confirmed by an ad hoc team appointed by the Education Bureau of Taoyuan City Government.

13.1.3 經桃園市政府教育局或甲方所組成之專案小組,核屬無法勝任教學工作者。

Where Party B is incompetent to engage in teaching work, as evaluated by Party A, and confirmed by an ad hoc team appointed by the Education Bureau of Taoyuan City Government.

13.1.4 當乙方被指控對學生或同事有不當之行為及肢體行為者,並經查屬實者。

Where it is confirmed that party B behaves extremely inappropriate towards

students or faculty and/or is involved in any serious misconduct.

13.4.5 當發生爭議時,若乙方未出席相關會議,視為放棄權益,對甲方一切決議不得有任何 異議。若經查乙方違規事件屬實,甲方得立即中止本契約。

In the event of a dispute, if Party B fails to attend the relevant meeting, Party B shall be deemed to have waived his/her rights and shall not have any objection to any resolutions by Party A. If the violation has been verified, Party A might immediately terminate this contract.

13.2 乙方欲提前終止本契約,應於 30 天前向甲方提出離職書面申請書(需附註日期),經 甲方書面同意,得提前終止本契約。

Party B may terminate this Contract before expiration of the term of employment with a written and dated 30 day notice to the Principle of Main Employer School and a written consent of Party A.

13.3 如甲方於聘僱期間因故無法提供乙方工作時,需付乙方1個月薪資總額之資遣費。

If Party A is unable to provide work to Party B during the term of employment for any reason, Party B will receive a severance pay in an amount equal to the salary of ONE month.

第十四條:契約之修訂

Article 14: Amendments to the Contract

雙方就本契約所陳述內容完全了解,且經充分溝通,並以本契約為其完整之意

思表示。本契約取代先前有關本契約事項所為之一切口頭或書面協議或承諾。

本契約之修正除經雙方書面同意並簽名或蓋章外,不生其效力。

The Parties hereto acknowledge their comprehensive understanding of the contents set forth herein which have been discussed adequately between the two Parties, and agree that this Contract shall entirely represent the mutual assent of both Parties hereto, and that this Contract shall supersede any and all prior oral and written contracts, undertakings, and documentations in connection with the subject hereto. No amendment to this Contract shall be binding or have any legal effect until reduced to writing in a contract duly executed by the Parties hereto for the purpose of amending this Contract. 第十五條:個別效力

Article 16: Severability

本契約之各項條款可予分割,且其中任一條款如經任何具管轄權之法院認為無效或無強制力時,本契約之其他條款不受該無效或無強制力條款之影響。如有任何條款經發現為無效或無 強制力時,如有可能,雙方應重新議定有效之條款,以反映雙方就該條款之原意。

The provisions of this Contract are severable. Should any provision hereof be determined to be invalid or lack enforceability by any of the courts having jurisdiction, it shall in no event affect the validity or enforceability of any other paragraph, clause, or provision whatsoever. Should any provision be found to be invalid or not enforceable, such provision, if at all possible, shall be reformed to reflect the original intention of the Parties.

第十六條:爭議處理

Article 16: Disputes Resolution

16.1 甲方與乙方因本契約所生之爭議,應依法令及契約規定,本諸誠信和諧,盡力協調解 決之。

Any dispute arising out of or in connection with this Contract shall be negotiated and settled in good faith and amicably in accordance with applicable laws and regulations, as well as related provisions of this Contract.

16.2 履約爭議發生後,履約事項之處理原則如下:

The Parties agree that any disputes arising out of or in connection with this Contract shall be resolved by the following principles:

16.2.1 與爭議無關或不受影響之部分應繼續履約,但經甲方同意者不在此限。

With respect to the parts irrelevant to the dispute nor affected thereby, the Parties shall continue to perform their obligation unless otherwise agreed to by Party A.

16.2.2 乙方因爭議而暫停履約,其經爭議處理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。

Should Party B suspend his/her performance due to the dispute thereof, he/she shall not be entitled to any extension of period of performance of the Contract, nor any exemption from his/her obligations hereunder if the result of dispute resolution is not in favor of Party B.

16.2.3 當發生爭議時,乙方得依「外籍英語教師申訴及處理流程」(參見附錄 E)提出申訴。 When a dispute arises, Party B may request assistance by using the, "Procedure for Exposing and Settling Disputes or Complaints Concerning Foreign English Teachers", as explained in Appendix E.

16.3 本契約以中華民國法律為依據,並以甲方所屬縣市之地方法院為第一審管轄法院。

This Contract shall be construed and governed by the laws of the R.O.C. Any disputes in connection with this Contract shall be submitted to the jurisdiction of the district court of the county which governs Party A as the court of first instance trial.

第十七條:契約之解釋

Article 17: Interpretation

17.1 本契約是以中、英文對照方式呈現,若二版本有不一致之處,以中文為準,雙方皆願本於誠摯努力溝通。

This Contract is executed in both English and Chinese. In the event of any discrepancy between these two versions (the Chinese version will be the standard version), a sincere effort will be made to correct the discrepancy to the satisfaction of both Party A and Party B.

17.2 契約文件之一切規定得互為補充,如仍有不明確之處,以中華民國相關法令規定為準。
 Any and all provisions in this Contract and the attached documents may be reference to each other. In the event of any ambiguity, the related laws of the R.O.C shall prevail.

第十八條:其他

Article 18: Other Covenants

- 18.1 除經甲方事前之書面同意外,乙方不得將本契約之一部或全部轉讓予他人。
 Without Party A's prior written consent, Party B shall not assign this Contract, in part or in whole, to any third party.
- 18.2 除法律另有規定外,甲方毋須為乙方因任何行為偏差或疏失所造成之損害負責。

Subject to the provisions otherwise provided for in the applicable laws, Party A shall not be held liable for any damage caused by any deviate act or negligence of Party B.

第十九條 附則

立合約書人 Contract Agreement

Party A : _____ School, Taoyuan City, Republic of China

代表人(職章) Representative (Seal): _____

甲方印信(單位圖記): Party A's Seal:

地址:桃園市 區

Address: _____

乙 方(教師姓名)

Party B: _____ (Teacher's Name)

Address (地址):

Nationality (國籍):

Passport No. (護照號碼):

Signature (簽名處):_____

附錄A Appendix A

聘僱契約附帶條款

Additional Terms and Conditions to the Employment Contract for English Teachers

- 1. 教學活動 Teaching activities
- 1.1 乙方需準時授課,不遲到早退,未經同意不得調、代課。(若乙方上課遲到超過5分鐘, 則遲到時間將會累計。待當月累計超過三十分鐘則開始扣薪,依照月薪比例扣除。)除 緊急或不可預知事件外,乙方須經甲方事先同意,方可請假。 Party B is required to be on time for classes without being late or finishing early, nor may Party B cause a change of the original teaching schedule, or substitute or to be substituted by another teacher, without obtaining prior approval from Party A. (If Party B is late for class over 5 minutes, late time will start to accumulate, if total late time in that month exceeds 30 minutes, pay deduction will start; proportional to monthly salary.) Party B may ask for leave only after having obtained prior approval from Party A, except in an emergency or an un-expectable event.
- 乙方不得於聘僱期間使用粗俗之語言或有不當之行為表現。
 Party B shall not use vulgar language when speaking, nor behave improperly in the classrooms and/or at any official occasion of Party A at all times.
- 1.3 乙方應善盡教學之責任,不得對學生進行體罰。

Party B shall fulfill his/her teaching duties in good faith and shall not punish students with corporal punishment.

- 1.4 乙方不得因個人情緒因素中斷教學活動或提早離開課堂。
 Party B shall not interrupt teaching activities or leave the classroom during class time for personal or emotional reasons.
- 1.5 乙方需參與甲方教育訓練、相關教學會議、課外活動、競賽等。

Party B is required to participate in mandatory trainings, relevant faculty meetings regarding teaching activities, extracurricular activities, and various contests held or sponsored by Party A.

1.6 乙方教學表現欠佳時,需接受甲方之批評與輔導,並即日改進。

Where the teaching performance of Party B is considered unsatisfactory, he/she shall be receptive to all constructive criticism and the assistance or

guidance to be rendered by Party A. Party B shall make satisfactory improvements accordingly without delay.

- 乙方於聘僱期間必須與學生保持適當的距離與避免身體接觸。
 Party B is responsible at all times for maintaining appropriate physical distance and avoiding physical contact with students.
- 乙方不得於聘僱期間傳教或發生影響學生身心健康之情事。
 Party B shall not preach in the workplace at all times.
- 1.9 甲方有權觀察乙方上課情形,以瞭解其教學方式,作為提供改進教學建議及核給考核獎 金依據。

Party A shall have the right to observe party B's class for the purpose of familiarization with party B's teaching. This observation will serve as the basis of providing Party B with teaching feedback as from Party A, if any; and also serve as evaluation, which will be the basis for the year-end performance incentive.

- 2. 教學準備 Preparation for Classes
- 2.1 乙方應充分備課,包括編選教材、撰寫教案、製作學習單、製作教具、批改作業、測驗 評量等。乙方所設計之教材或教學活動不得影響學生人身安全。 Party B is required to make good preparations for lessons, including editing teaching materials, writing lesson plans, creating worksheets, making teaching aids, correcting students' work, grading test/examination sheets, etc. In any event, no teaching materials or teaching activities designed or organized by Party B may prejudice or harm the personal safety of students.

2.2 乙方需與甲方指派人員於每堂課及每學期開始前充分討論,確定課程與教材並擬定課程 計畫,且經甲方認可,方可實施。 Party B shall have thorough discussions with the Head Teacher (selected by the school when necessary) of Party A before the beginning of each class and each semester so as to determine the contents of the teaching curriculum and materials, to develop lesson plans, and have the same reviewed and approved by Party A and the coordinator before implementing them.

2.3 乙方應就上課內容擇優錄影,每月至少一節、至多四節,以供本市英語教學觀摩參考。 相關錄影器材及拍攝人力由甲方提供與執行。 Party A shall prepare filming equipment and staff to record the content of Party B lessons for government reference. Party B's lessons will be recorded at least once and up to 4 times a month, one session per time.

- 3. 行政配合 Administrative Cooperation
- 3.1 乙方應本善意,盡力了解、尊重並適應文化差異,避免主觀批評政府及甲方之政策。 Party B shall, in a bona fide manner, do his/her best to understand, to respect, and to adapt themselves to the differences between different cultures, and shall avoid making subjective criticisms against the policies of the R.O.C and/or Party A.
- 3.2 乙方須本友善態度,與甲方之教師、行政人員、學生家長及其他外籍英語教師同儕保持 良好關係。
 Party B shall, with a friendly attitude, maintain good relationships with all other teachers and administrative staff of Party A, students' parents, and other foreign English language teachers.
- 3.3 乙方服裝儀容需保持整潔合宜。 Party B shall keep a neat appearance and wear appropriate attire.
- 3.4 乙方不得於甲方校園內持有或閱覽含有成人情色內容之產品及刊物。

Party B shall not hold, or read any content/products of adult/pornographic nature in the school.

- 3.5 乙方不得從事危險或違法之活動,且乙方在上班時間,不可喝酒,且身上不得有任何酒味。禁止喝酒時間包括上班途中、宿醉和中午餐會。 Party B shall not engage in any dangerous or illegal activities. It is forbidden for party B to be under the influence of alcohol or consumption of alcoholic beverages at any time during working hours. Use of alcohol during office hours will be seen as misconduct. This includes coming to work, hangover and drinking alcohol at luncheons
- 3.6 本人同意遵守學校規定,為了維護安全所需,在學校上課之中午用餐時間,一律在校內

用餐,不得外出用餐。(特殊情形經校方同意除外)

The teacher agrees to abide by the school rules: In order to maintain security needs, the teacher needs to have his/her lunch on campus. Unless permitted by the schools, leaving of campus during lunch is prohibited.

3.7 乙方在校園內不得吸菸。

Party B must not smoke in school property or in areas near the school where students, parents or teachers may see.

- 4. 生活常規 Residency Rules
- 乙方應與居住地區居民保持良好關係,並遵守生活規範,不得於夜間喧鬧,製造環境購 亂等。

Party B shall maintain good relationships with local residents in the community where he/she stays, and shall observe ordinary living norms, without being rowdy at night or making a mess.

4.2 乙方因行為不當,導致居住地區居民抱怨者,甲方得進行了解,必要時得輔導改善,若 經查證屬實,得以懲戒程序處理。

Where there is a complaint filed by local residents against the improper conduct of Party B, Party A may conduct an investigation, and if the complaint is proven, Party B will be subject to disciplinary penalties regardless of cultural differences.

附錄 B Appendix B

懲戒程序 Disciplinary Procedure

- 當乙方行為有違反本契約相關規定或嚴重失當時,甲方可以發給乙方書面警告;管理機 構得經甲方同意後,亦可發給乙方書面警告。
 Where Party B commits an infringement, which is misconduct not amounting to serious misconduct, Party A may issue Party B a written warning. Agent from the Management institution may issue Party B a written warning under the approval of Party A.
- 2. 嚴重過失 Serious Misconduct
- 2.1 第一次行為嚴重失當告知

First notification of serious misconduct:

- (1)告知乙方失當行為的嚴重性,並予乙方口頭告誡
 Inform Party B the seriousness of the misconduct and give consultation.
- (2) 給予乙方第一次書面警告

Party B will be given the first written warning.

- (3) 如果乙方拒絕接受勸告,甲方可發給第二次書面警告
 - If Party B refuses to be consulted, he/she will be given another written warning.
- (4) 甲方須提供乙方三天觀察期 Party A will monitor Party B's conduct for the next three days.

2.2 第二次行為嚴重失當告知

Second meeting to notify the seriousness of misconduct:

- 事件發生當天即立即告誡乙方
 Inform Party B of the seriousness of misconduct on the same day.
- (2) 給予乙方第二次書面警告Party B will be given the second written warning.
- (3) 若乙方拒絕接受勸告,甲方可發給第三次書面警告 If Party B refuses to be consulted, he or she will be given another written warning.
- (4) 甲方須提供乙方三天觀察期Party A will monitor the employee's conduct in the next three days.

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2.3 第三次警告並發解聘通知

Third warning and notification of the termination of the contract.

- 事件發生當天即立即告誡乙方
 Inform Party B of the seriousness of misconduct on the same day.
- (2) 乙方會獲得第三次書面警告和解聘通知書 Party B will be given the third written warning and the termination of the contract.
- 3. 教學成效不彰 Poor Performance
- 3.1 第一次教學成效不彰通知

First meeting to notify that performance is below standard

- 告知乙方教學問題為何
 Tell Party B what the problems are
- (2) 舉行第一次教學評鑑,由本市遴聘評鑑委員共同評鑑 First teaching demonstration will be held and evaluated by an ad hoc team appointed by the Taoyuan City Government.
- (3) 提供乙方教學改善建議 Give Party B suggestions about how to make the improvements.
- (4) 15 天後舉行第二次教學評鑑,由評鑑委員共同評鑑 Second teaching demonstration will be held and evaluated by an ad hoc team appointed by the Taoyuan City Government 15 days later.
- (5) 若未見改善,甲方可於十日後解聘乙方 Party A may terminate the contract with Party B 10 days later if his or her performance has not been improved.

桃園市青埔國中 108 學年度外籍英語教師教學評鑑紀錄表

評鑑者 Evaluator: 月份 Month: 日期 Date : 外籍教師 Teacher's name: 服務學校 School:青埔國中 總分 (Total score) : 握到 早退 病假 事假 當月累計出缺勤統計(灾) Sick Personal Tardy Leave early Monthly Cumulative Attendance Report (Occurrences) 訪視紀錄:0-100分(每一小項請依向度 0-4分做評鑑)【不佳 0分 待加強 1分 普通 2分 尚佳 3分 優良 4分】 項目 教學能力指標 不佳 待加強 普通 尚佳 優良 1. 教學目標的達成(教會______ _) 教 2. 教師對教學主題的掌握(教學主題:_____) 尋 3. 教學主題以學生導向代替教師導向 目 欀 分項評語: ¥ 握 1. 師生互動 2. 活動安排與設計 3. 教具媒體之使用 _ 4. 活化學習單 教 5. 激發學習興趣 罩 6. 讓學生有個別練習、發表的機會 코 7. 教室管理與經營 現 分項評語: 1. 能樂於回答問題 Ξ 2. 能樂於參與課堂活動 罩 3. 有問題困難時能即時提問求助 生 4. 能與組員或學習夥伴確實練習 謤 5. 能在教師指導下於課本上標記或抄寫筆記 室 \$ 分項評語: 舆

桃園市青埔國中 108 學年度外籍英語教師教學評鑑紀錄表

÷				
	1. 確實學會本次教學之內容			
四	2. 能回答上課教師之問題			
量生	3. 能完成教師課堂指定之學習任務			
_ <u>∓</u>	4. 能理解運用課堂所教之內容			
꽝	5. 能確實練習完成學習單			
成				
效	分項評語:			
五	1.出缺勤情況			
教	2. 人際關係	_		
師	3. 行為態度	_		
工作	4. 配合學校各項活動			
態	5. 配合主管的行政指示或工作派遣			
度				
	分項評語:			
	請列出外師參與的活動、成果、宣導:(請自行追加欄位)			
六 活				
動	1			
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與	3			
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附錄 D Appendix D

病假規定

Sick Leave Policy

 乙方必須於病假當日上午8點前通知甲方無法到校上班、上課、參加活動,或出席會議。 如未盡到告知責任,乙方將獲書面警告並須負擔代課鐘點費用,最高金額不超過乙方一 日薪資。(意外除外,但是必須提出相關文件証明)
 Party B shall contact Party A before 8:00 am that he or she will not be present at the School for work, class, activity, event or meeting. Failure to give sufficient notice will result in Party B's responsibility of part time substitute teacher's pay and a written warning will be issued. The maximum payable will not exceed Party B's one day salary (Exception: emergency situations. Proof or documentation *must be* provided.)

2. 乙方須在恢復上班2天內提出病假申請同時提供相關證明。

Upon Party B's return the leave request must be filed, accompanied with a doctor's note and description of ailment, no later than 2 days after Party B's return to work.

- 每學期有三天給薪病假。乙方若申請給薪病假,將會損失當月的全勤獎金。其相關申請 手續必須符合規定並依序辦理。
 There will be up to 3 days of *paid* sick leave per school term, if the 'Sick Leave Confirmation Report' is provided in a timely manner. The attendance bonus of NT\$2,000 in that month will be deducted if Party B takes paid sick leave.
- 如病假未能在規定時限內完成申辨手續,該日將被視同事假並做出相關扣薪之事宜。
 If the 'Sick Leave Confirmation Report' is not provided within 2 days after Party B returns to work, the absence will be treated as **personal leave** and Party B shall have salary deducted accordingly.
- 5. 如果超過每學期的三天給薪病假之外的病假,乙方將損失日薪(底薪除以當月工作日)以及 當月之全勤獎金 NT\$2,000。代課老師費用將不再另行扣除。 Party B's daily pay (basic monthly salary divided by monthly work days) will be deducted from the salary for any sick leave beyond the quota of 3 days per semester as well as the NT\$2,000 monthly Attendance Bonus. In this case, there will be no other deductions for sick leave, such as a deduction to pay the substitute teacher's fee.

 校方有權要求乙方因病假缺課來補課。如有補課,乙方之日薪將不會遭扣除。補課將不 適用超時津貼。

Party A has the right to require Party B to make up all classes that are missed due to illness. Party B's daily pay will not be affected, if this occurs. Make-up classes are not eligible for overtime pay, including the month that they were missed. 附錄 E Appendix E

事假規定

Personal Leave Policy

給薪事假

Paid Personal Leave

乙方每個月享有2小時給薪事假(銀行假)可於備課時段使用,但須事前填寫請假簿並經過 甲方同意始得離校。此2小時給薪事假(銀行假)若該月未使用則視同放棄,不可累計。 Each month, there shall be two hours paid personal leave(Bank Leave) usable during office hours following leave application regulations only and under Party A's permission. This two hours paid personal leave(Bank Leave) shall be granted on a "use (each month) or lose" basis. There is no accumulation of paid personal leave.

無薪事假

Unpaid Personal Leave

 無薪事假並非應得之權利,但乙方有權利申請。無薪事假的核准與否由甲方決定。甲方將 視乙方請假事由決定是否給予。

Unpaid Personal Leave is not an entitlement, but may be accorded to Party B. Granting unpaid personal leave is at the discretion of Party A. Party A will take into account Party B's reasons for applying for the unpaid personal leave when exercising this discretion.

申請3天(含)或3天以上事假書面申請需於至少14天之前提出。3天(不含)以下事假書面申請需於至少3天之前提出。

A minimum of 14 days written notice in advance is required for a leave of 3 or more continuous days (inclusive). A minimum of 3 days written notice in advance is required for a leave of 2 days (continuous) or less.

 申請無薪事假必需填寫於請假簿。口頭申請並無效力,無薪事假申請流程將於確實填寫請 假簿並經甲方核准後始可進行。

Unpaid personal leave must be applied for in the Leave Book. Regardless of whether Party B has obtained verbal assurances, the personal leave process will not begin until the request is completed in the Leave Book and approved by Party A.

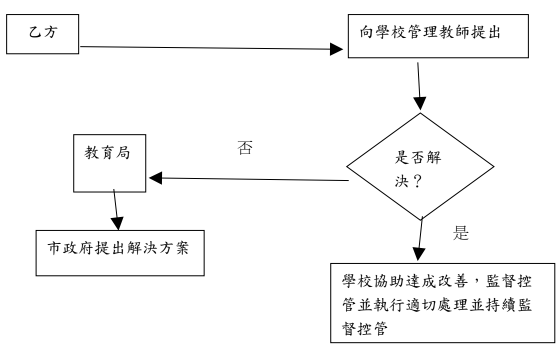
 申請無薪事假將無法得到該月全勤獎金 NT\$2,000。此外,每請一天事假將扣除乙方的日 薪(底薪除以 30)。 NT\$2000 attendance bonus will be deducted for the month that authorized or unauthorized unpaid personal leave is taken. Party B's daily pay (basic monthly salary divided by monthly work days) will be deducted from the salary for each day of personal leave.

5. 無薪事假在每學期最初一週及最末一週將極難申請。

Unpaid personal leave is extremely difficult to grant in the first and the last week of any semester.

外籍英語教師申訴及處理流程

Procedure for Exposing and Settling Disputes or Complaints Concerning Foreign English Teachers



說明:

- 1. 乙方如有爭議或請求協助時,得向學校管理教師提出。
- 2. 若協助處理乙方申訴問題,未獲相關當事人接受時,將向桃園市政府教育局申請處理。
- 桃園市政府教育局應成立專案小組(由各方派一代表),協調甲方及乙方問題爭議處理。
 並以書面作成處理報告。
- 前述爭議若由專案小組解決,校方將持續監督控管並協助乙方。

Explanation:

- 1. When a dispute or a request for assistance arises by/between a local teacher and/or Party B, the issue may be discussed or referred to the Coordinator; and the Administration Teacher and the head of Party A shall deal with the dispute or make a recommendation for proper settlement.
- 2. If the settlement made by the Administration Teacher is unacceptable to all the parties, an appeal may be filed by the Administration Teacher to report to the Local Government.
- 3. An ad hoc team (composed of one representative each from the parties related) shall be formed by the Local City Government to take charge of mediating and settling the dispute or the request for assistance between/from the person involved and/or Party B; and shall make a report in writing on the results of its consulting efforts.
- 4. If the preceding issue can be resolved by the assistance of the ad hoc team, the Adminstration Teacher shall continue supervising and assisting Party B.

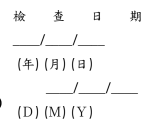
附錄G Appendix G

醫院標誌 健康檢查證明(附表一)

Hospital's (國名、醫院名稱、地址、電話、傳真機) Mark

ITEMS REQUIRED FOR HEALTH CERTIFICATE (Table 《Type》 I)

(National Name, Hospital's Name, Address, Tel, FAX)



Date of Examination

基本資料 (BASIC DATA)				
					2 吋照片
病史(MEDI	CAL HISTORY)				2"Photo
您是否曾經感染過	西下列疾病 :				
Have you ever ha	ad diseases of the follow	wing :			
A.心臟病 Heart disease	□有 Yes □沒有 No	I .瘧疾 Malaria	□有 Yes	□沒有 N	lo
B.高血壓 Hypertension	□有 Yes □沒有 No		a . <u></u> □間日瘧 <i>Plasmodiur</i>	n vivax	
C.肺病 Lung disease	□有 Yes □沒有 No		b. <u></u> <i>Plasmodiur</i>	n ovale	
D.氣喘 Asthma	□有 Yes □沒有 No		c .□三日瘧 <i>Plasmodiun</i>	n malariae	
E .肝病 Liver disease	□有 Yes □沒有 No		d.□熱帶瘧 <i>Plasmodiur</i>	n falciparum	
F .糖尿病 Diabetes	□有 Yes □沒有 No	J .結核病 Tuberculosis	□有 Yes	□沒有 N	lo
G.腎臟病		K.登革熱			
Kidney disease	□有 Yes □沒有 No	Dengue Fever	□有 Yes	□沒有 N	lo
H.癲癇 Epilepsy	□有 Yes □沒有 No	L .其他 Others	:		

A.身高:公分 cms	K.肺臟 □正常 Normal □異常 Abnormal
Height B.體重:公斤 kgs	Lungs L.肝臓 □正常 Normal □異常 Abnormal
Weight	Liver
C.血壓:/毫米汞柱 mmHg	M.脾臟 □正常 Normal □異常 Abnormal
Blood Pressure	Spleen
D.脈搏:次/分 times/min	N.甲狀腺 □正常 Normal □異常 Abnormal
Pulse	Thyroid gland
E.體溫:℃	O.淋巴腺 □正常 Normal □異常 Abnormal
Body Temperature	Lymph nodes
F.視力:右 Right左 Left	P.體肢運動 □正常 Normal □異常 Abnormal
Vision	Locomotors
G.皮膚 □正常 Normal □異常 Abnormal	Q.精神狀態 □正常 Normal □異常 Abnormal
Skin	Mental condition
H.耳朵 □正常 Normal □異常 Abnormal	若是精神狀態異常,病名是
Ears	(If abnormal, specify disease)
Ⅰ.眼睛 □正常 Normal □異常 Abnormal	R. 其他 Others
Eyes	

實驗室檢查(附表一)

(LABORATORY EXAMINATIONS)

A. 人類免疫缺乏病毒抗體檢查(Serological Test for HIV):					
□陽性(Positive)□陰性(Negative)□未確定(Indeterminate)					
a.篩檢(Screening Test): □EIA □Serodia □其他(Others)					
b.確認(Confirmatory Test):□Western Blot □其他(Others)					
B. 胸部 X 光檢查肺結核(Chest X-Ray for Tuberculosis):					
□正常(Normal) □異常(Abnormal)					
※限大片攝影(Standard Film Only)					
C. 梅毒血清檢查(Serological Test for Syphilis):□陽性(Positive)□陰性(Negative)					
a.□RPR b.□VDRL c.□TPHA d.□其它(Other)					

備註:本表供乙類外國人(外籍教師)健康檢查時使用。

Remark : This form is for Group B foreign worker (foreign teacher).

結論:根據以上對___先生/女士/小姐之檢查結果為 □合格 □不合格

Conclusion : The above medical report of Mr./Mrs./Ms.____,He/She passes pairs the checkup.

負責醫檢師簽章 (Chief Medical Technologist)	:	(Name & Signature)	&
負 責 醫 師 簽 章 (Chief Physician)	:	(Name & _Signature)	&
醫院負責人簽章 (Superintendent)	:	(Name & _Signature)	&

日期 / Date: ___/__/

※ 本證明三個月內有效(Valid for Three Months)

※ 附錄:入國後健康檢查檢驗項目不合格之認定及處理原則

檢驗項目	不合格之言	忍定及處理原則
人類免疫缺乏病	一、 人类	領免疫缺乏病毒抗體檢驗經初步測試,連續二次呈陽性反應者,受聘僱外國人健康
毒抗體檢查	檢查	查指定醫院將檢體逕送指定確認機構再以西方墨點法(WB)作確認試驗。
	二、 連終	賣二次(採血時間需間隔三個月)西方墨點法結果皆為未確定者,視為合格。未依規
	定其	用限進行複驗者,視同「不合格」。
胸部X光檢查	一、 活重	b性肺結核(包括結核性肋膜炎)視為「不合格」。
	二、 非>	舌動性肺結核視為「合格」,包括下列診斷情形:纖維化(鈣化)肺結核、纖維化(鈣
	化)	病灶及肋膜增厚。
	三、 如約	空診斷為「疑似肺結核」及不合格或因故無法確認診斷時,由受聘僱外國人健康檢
	查打	旨定醫院通知雇主,偕同受聘僱外國人攜帶體檢報告、胸部X光片、及前次體檢之
	胸音	第X光片,至指定確認機構複驗。
梅毒血清檢查	以 RPR 或	VDRL 其中一種加上 TPHA 之檢驗,如經診斷為陽性或下列疑似(假)陽性情形,由
	受聘僱外國	1人健康檢查指定醫院將血樣及檢查結果逕送指定確認機構,由其視需要配合其他
	精確檢驗(步	n : 免疫球蛋白 M 等)綜合研判,確認診斷。
	─、 RP	R 或 VDRL 任一為陽性,且 TPHA 值大於一比八○。
	二、 RP	R 或 VDRL 為陰性,且 TPHA 值大於一比一六○。
	三、 RPI	R 或 VDRL 為陽性,TPHA 為陰性,但 RPR 或 VDRL 之半定量大於四倍以上。

*Appendix: Principles on the determination and management of failed items of health examination after entry.

Test Item	Principles on the determination and management of failed items
HIV antiboo	ly 1. For cases showing consecutively two positives on the preliminary HIV antibody
test	testing, designated hospitals shall submit their specimens to the confirmation
	institutions for confirmation testing by the Western Blot method.

 (blood collection in an interval of three months) are considered to pase examination. Cases not re-examined by regulated deadlines are considered have failed the examination. Chest X-ray test 1. Active pulmonary tuberculosis (including tuberculous pleurisy) is considered. 2. Inactive tuberculosis including roentgenograph diagnoses of fibrocale tuberculosis, calcified lesions, or pleura thickening is considered qualified. 3. If the alien employee was diagnosed as tuberculosis suspect, or he/she faile pass the examination, or he/she was unable to get a definite diagnosis for streason, the designated hospital should inform the employer to bring him 	ed <u>to</u> ered cified ed to ome /her,
 Chest X-ray test 1. Active pulmonary tuberculosis (including tuberculous pleurisy) is considured. 2. Inactive tuberculosis including roentgenograph diagnoses of fibrocal tuberculosis, calcified lesions, or pleura thickening is considered qualified. 3. If the alien employee was diagnosed as tuberculosis suspect, or he/she faile pass the examination, or he/she was unable to get a definite diagnosis for statements. 	cified ed to ome /her,
tuberculosis, calcified lesions, or pleura thickening is considered qualified. 3. If the alien employee was diagnosed as tuberculosis suspect, or he/she faile pass the examination, or he/she was unable to get a definite diagnosis for s	ed to ome /her,
pass the examination, or he/she was unable to get a definite diagnosis for s	ome /her,
together with the health examination report, the Chest X-ray, and the Che ray of the previous health examination, to the confirming institutions for do check	
Serological If cases are diagnosed after testing by either RPR or VDRL together with testing for positive or suspected (false) positive as follows, designated hospitals shall su	
syphilis for positive or suspected (false) positive as follows, designated hospitals shall su blood specimens and findings of examination directly to the confirm	
institutions for more precise examinations by other methods (such	
immunoglobulin M and others), if necessary, for more comprehensive reading	
confirmation diagnosis.	
1. Either RPR or VDRL is positive, and TPHA value larger than 1 to 80;	
2. Either RPR or VDRL is negative, and TPHA value larger than 1 to 160;	
3. Either RPR or VDRL is positive, TPHA is negative, but the semiquantitative val either RPR or VDRL is four times higher.	Je of
Stool 1. By centrifugal concentration method and microscope examination, case	s are
examination for determined unqualified if intestinal helminthes eggs or other protozoa suc	
intestinal Blastocystis hominis, whipworm protozoa, infusorians protozoa and sporoz	
parasites are detected. Cases are, however, determined qualified if they are treated	
days and re-examined (by centrifugal concentration method) as negative.2. By centrifugal concentration method and microscope examination, case	
determined qualified without treatment, if ameba protozoa such as Entamo	
	schlii,
3. If cases are detected by centrifugal concentration method and microsov examination Entamoeba histolytics/dispar (including cysts and trophoz	oite),
designated hospitals shall, within 24 hours, notify local competent h authority and the employers at the same time; and collect again at hos	pital,
within seven days after notification, three fresh stool specimens (one a day) smaller than the size of the thumb; do not add any fixative; keep at 4° C),	and
send them together with the already fixed and dyed specimen and test red to the Center for Disease Control within 24 hours after the collection of speci	-
(to be transported in cold-chain) for diagnostic assessment. Cases	
determined unqualified if Entamoeba histolytica is detected in diagr	

	assessment; and cases are determined qualified if <i>Entamoeba dispar</i> is detected. Cases are determined unqualified if they fail to appear for re- examination by regulations. A statement, "Case fails to appear for specimen collection and confirmation after notification", is noted on the health
	examination record.
Pregnancy test	If pregnancy test is positive, <u>the</u> hospital shall, within 24 hours, notify the employers.
	Specimens shall be collected for confirmation within seven days after notification.
	A Certificate of Health Examination can only be issued after re-examination. It shall
	be noted on the Certificate "Specimens have been collected and confirmed." If
	cases fail to appear after notification within set time for specimen collection and
	confirmation, the Certificate shall be noted, "Case fails to appear for specimen
	collection and confirmation after notification."

附錄 II Appendix H

外籍英語教師請假及課務處理規定 Regulations for Foreign English Teachers to Take Leave

	e let i ereigit El			
		每年天數	課務處理及	
假別		上限	工資給與	說明
Leave Types		Leave	Class Process &	Illustrations
1.4. 107		limits/year	Payroll 拥致中化拥护所有	は出生してては少ののうにはし
婚假		8日	課務由代課教師負 責。不扣薪。	婚禮前七天至婚後 30 日內提出,
Wedding Lea	ave	8 days	Classes to be	婚假8日之計算週末不入,但申
			covered by the	請之期限含週末。
			substitute teachers.	Apply within 7 days before the
			No salary deduction.	wedding and within 30 days after
				the wedding. (Weekends are not included in the 8 days, but the
				limits include weekends.)
				應檢附相關證明文件。
				飞极的相關證例又且 Testimonial or certificate of
				marriage should be attached.
喪假	父母、養父母、	8日	課務由代課教師負	應檢附親屬關係證明文件及死亡
Funeral	繼父母、配偶喪	8 days	責。不扣薪。	證明
Leave	亡者		Classes to be	Death certificate of the relative
	Kinship of parents,		covered by the	should be attached.
	foster parents,		substitute teachers. No salary deduction.	
	step parents, or		No salary deduction.	
	spouse/partner	0.1		
	祖父母、外祖父 母、子女、配偶	6日		
	之祖父母、配偶	6 days		
	之父母、配偶之			
	養父母或繼父母			
	喪亡者			
	Kinship of			
	grandparents,			
	children, grandparents of			
	partner, or foster			
	parents of partner.			
	兄弟姊妹喪亡者	3日		
	Kinship of brothers	3 days		
	or sisters			
公假	依法令規定或教		課務由外籍教師分	應檢附教育主管機關核予公假文
Official	育主管單位因培		攤。不扣薪。 Qlassa	件。
Leave	訓或業務需要應 給予公假者		Classes to be	Authorizing document/certificate from the educational authority
	而丁公假有		covered by the teachers. No salary	should be attached.
	Further training		deduction.	
	needs, or			
	assignment, authorized by the			
	educational			
	authority			

		1- 1. ·	曲改声四日	
/## 17.1		每年天數	課務處理及	說明
假 別 Leave Types		上限	工資給與 Class Process &	記号 Illustrations
Leave Types		Leave limits/year	Payroll	
公傷假	因職業災害而致		課務由外籍教師分 攤。不扣薪。	應檢附醫師證明
Occupation	殘廢、傷害或疾 病者,其治療、		Classes to be	Medical Certificate should be
al Sickness	林養期間,給予		covered by the	attached.
Leave	公傷病假		teachers. No salary	<u>比照公假不扣全勤</u> As public holiday protocol with no
	Due to on the job		deduction.	deduction of bonuses.
	injuries that led to disability, injuries			deduction of bondses.
	or diseases,			
	Occupational Sick			
	Leave should be granted for			
	therapy.			
流產假	妊娠三個月以上	4週	課務由代課教師負	應檢附醫師證明。
Miscarriage	流產者	4 weeks	青。不扣薪。 Classes to be	Medical Certificate should be
Leave	Miscarriage with		covered by the	attached.
	pregnancy over 3 months		substitute teachers.	產假期間如遇例假、紀念節日及
	妊娠二個月以上	1週	No salary deduction.	依其他法令規定應放假之日,均 包括在內,無庸扣除。
	未满三個月流產	1 week		巴语在内 · 無角和床。 Holidays and weekends are included
	者 Miscarriage with			in the time specified.
	pregnancy over 2			
	months but less			
	than 3 months 妊娠未滿二個月	5日		
	立 城 不 兩 一 個 万 流 產 者	5 days		
	加達相 Miscarriage with	0 dayo		
	pregnancy less			
÷ (1/2) /m	than 2 months	0 18	課務由代課教師負	شد ار
產(娩)假 Motorpity Lo		8 週 8 weeks	际防田代际教师 頁 責。不扣薪。	應檢附出生證明。 Certificate of birth should be
Maternity Lea	ave	o weeks	Classes to be	attached.
			covered by the	
			substitute teachers.	產假期間如遇例假、紀念節日及依其他法令規定應放假之日,均
			No salary deduction.	包括在內,無庸扣除。
				Holidays and weekends are included
陪產假		5日	課務由代課教師負	in the time specified. 應檢附出生證明或醫生診斷證
Paternity Lea	ave	5 days	責。不扣薪。	忘 做 们 山 主 亞 切 或 酋 主 び ് 団 亞 明。
			Classes to be	Certificate of birth or doctor
			covered by the	diagnosis should be attached.
			substitute teachers. No salary deduction.	應於配偶分娩當日及前後二日之
				七日期間內,擇其中五日請陪產
				假。期間如遇例假、紀念節日及
				依其他法令規定應放假之日,均 包括在內,不另給假。
				Within 7 days before or after
				childbirth, 5 days may be granted. Holidays and weekends are included
				in the time specified.
		1		

假 別 Leave Types	每年天數 上限 Leave limits/year	課務處理及 工資給與 Class Process & Payroll	說明 Illustrations
生 理 假 Menstrual leave	每月得請 生理假一 日 1 menstrua I leave available in one month	生理假薪資之計算依 各該病假規定辦理。 Menstrual leave to be regarded the same as sick leave	女性員工因生理日致工作有困難 者,每月得請生理假一日,其請 假日數併入病假計算。 Female employees unable to work due to menstrual reason, may take up to 1 day menstrual leave per month. Menstrual leave count shall be recorded into sick leave.

有關各項假別之天數,悉參照行政院勞工委員會頒布之勞工請假規則及兩性工作平等法辦理。The above leave limits refer to "Rules on Leave-taking by Workers" and "Gender Equality in Employment Act " by Council of Labor Affairs, Executive Yuan, Taiwan.