4. The Helper should only perform domestic duties at the Employer's residence. Domestic duties to be performed by the Helper under this contract exclude driving of a motor vehicle of any description for whatever purposes, whether or not the vehicle belongs to the Employer. 5. Domestic duties include the duties listed below. Major portion of domestic duties:-1. Household chores 2. Cooking 3. Looking after aged persons in the household (constant care or attention is required/not required\*) 4. Baby-sitting Child-minding 6. Others (please specify) 6. When requiring the Helper to clean the outside of any window which is not located on the ground level or adjacent to a balcony (on which it must be reasonably safe for the Helper to work) or common corridor ("exterior window cleaning"), the exterior window cleaning must be performed under the following conditions:-(i) the window being cleaned is fitted with a grille which is locked or secured in a manner that prevents the grille from being opened; and (ii) no part of the Helper's body extends beyond the window ledge except the arms. 7. The Employer shall inform the Helper and the Director of Immigration of any substantial changes in items 2, 3 and 5 by serving a copy of the Revised Schedule of Accommodation and Domestic Duties (ID 407G) signed by both the Employer and the Helper to the Director of Immigration for record. Employer's name and signature Date Helper's name and signature Date

\* delete where inappropriate

tick as appropriate

D. H. Contract No. P 668196

## **EMPLOYMENT CONTRACT**

(For A Domestic Helper recruited from abroad)

("the Employer") and("the	Helper")
on and has the following terms:	
1. The Helper's place of origin for the purpose of this contract is	
2. (A)† The Helper shall be employed by the Employer as a domestic helper for a period of two ommencing on the date on which the Helper arrives in Hong Kong.	
(B)† The Helper shall be employed by the Employer as a domestic helper for a period rears commencing on, which is the date following the expiry of D.H. No for employment with the same employer.	
(C)† The Helper shall be employed by the Employer as a domestic helper for a period of two commencing on the date on which the Director of Immigration grants the Helper permission to relong Kong to begin employment under this contract.	
3. The Helper shall work and reside in the Employer's residence at	
4. (a) The Helper shall only perform domestic duties as per the attached Sche	edule o
(b) The Helper shall not take up, and shall not be required by the Employer to take up, a employment with any other person.	ny othe
(c) The Employer and the Helper hereby acknowledge that Clause 4 (a) and (b) will forn he conditions of stay to be imposed on the Helper by the Immigration Department upon the admission to work in Hong Kong under this contract. A breach of one or both of the said condition will render the Helper and/or any aider and abettor liable to criminal prosecution.	Helper's
5. (a) The Employer shall pay the Helper wages of HK\$ per month. The of wages shall not be less than the minimum allowable wage announced by the Government of the Cong Special Administrative Region and prevailing at the date of this contract. An employer who say the wages due under this employment contract shall be liable to criminal prosecution.	he Hong
(b) The Employer shall provide the Helper with suitable and furnished accommodation as ttached Schedule of Accommodation and Domestic Duties and food free of charge. If no food is provided allowance of HK\$ a month shall be paid to the Helper.	
(c) The Employer shall provide a receipt for payment of wages and food allowance and th hall acknowledge receipt of the amount under his/her* signature.	e Helpe
6. The Helper shall be entitled to all rest days, statutory holidays, and paid annual leave as a the Employment Ordinance, Chapter 57.	specifie
7. (a) The Employer shall provide the Helper with free passage from his/her* place of origin cong and on termination or expiry of this contract, free return passage to his/her* place of origin.	
(b) A daily food and travelling allowance of HK\$100 per day shall be paid to the Helper ate of his/her* departure from his/her* place of origin until the date of his/her* arrival at Hong Koravelling is by the most direct route. The same payment shall be made when the Helper returns to lace of origin upon expiry or termination of this contract.	ng if the
8. The Employer shall be responsible for the following fees and expenses (if any) for the depne Helper from his/her place of origin and entry into Hong Kong:—	arture c

documentary evidence of payment.

(iii) visa fee;

(iv) insurance fee;

\* Delete where inappropriate. † Use either Clause 2A, 2B or 2C whichever is appropriate.

(i) medical examination fees;

(ii) authentication fees by the relevant Consulate;

(v) administration fee or fee such as the Philippines Overseas Employment Administration fee, or

other fees of similar nature imposed by the relevant government authorities; and

In the event that the Helper has paid the above costs or fees, the Employer shall fully reimburse the Helper forthwith the amount so paid by the Helper upon demand and production of the corresponding receipts or



- 9. (a) In the event that the Helper is ill or suffers personal injury during the period of employment specified in Clause 2, except for the period during which the Helper leaves Hong Kong of his/her\* own volition and for his/her\* own personal purposes, the Employer shall provide free medical treatment to the Helper. Free medical treatment includes medical consultation, maintenance in hospital and emergency dental treatment. The Helper shall accept medical treatment provided by any registered medical practitioner.
- (b) If the Helper suffers injury by accident or occupational disease arising out of and in the course of employment, the Employer shall make payment of compensation in accordance with the Employees' Compensation Ordinance, Chapter 282.
- (c) In the event of a medical practitioner certifying that the Helper is unfit for further service, the Employer may subject to the statutory provisions of the relevant Ordinances terminate the employment and shall immediately take steps to repatriate the Helper to his/her\* place of origin in accordance with Clause 7.
- 10. Either party may terminate this contract by giving one month's notice in writing or one month's wages in lieu of notice.
- 11. Notwithstanding Clause 10, either party may in writing terminate this contract without notice or payment in lieu in the circumstances permitted by the Employment Ordinance, Chapter 57.
- 12. In the event of termination of this contract, both the Employer and the Helper shall give the Director of Immigration notice in writing within seven days of the date of termination. A copy of the other party's written acknowledgement of the termination shall also be forwarded to the Director of Immigration.
- 13. Should both parties agree to enter into new contract upon expiry of the existing contract, the Helper shall, before any such further period commences and at the expense of the Employer, return to his/her\* place of origin for a paid/unpaid\* vacation of not less than seven days, unless prior approval for extension of stay in Hong Kong is given by the Director of Immigration.
- 14. In the event of the death of the Helper, the Employer shall pay the cost of transporting the Helper's remains and personal property from Hong Kong to his/her\* place of origin.
- 15. Save for the following variations, any variation or addition to the terms of this contract (including the annexed Schedule of Accommodation and Domestic Duties) during its duration shall be void unless made with the prior consent of the Commissioner for Labour:
- (a) a variation of the period of employment stated in Clause 2 through an extension of the said period of not more than one month by mutual agreement and with prior approval obtained from the Director of Immigration;
- (b) a variation of the Employer's residential address stated in Clause 3 upon notification in writing being given to the Director of Immigration, provided that the Helper shall continue to work and reside in the Employer's new residential address:
- (c) a variation in the Schedule of Accommodation and Domestic Duties made in such manner as prescribed under item 7 of the Schedule of Accommodation and Domestic Duties; and
- (d) a variation of item 4 of the Schedule of Accommodation and Domestic Duties in respect of driving of a motor vehicle, whether or not the vehicle belongs to the Employer, by the helper by mutual agreement in the form of an Addendum to the Schedule and with permission in writing given by the Director of Immigration for the Helper to perform the driving duties.
- 16. The above terms do not preclude the Helper from other entitlements under the Employment Ordinance, Chapter 57, the Employees' Compensation Ordinance, Chapter 282 and any other relevant Ordinances.
- 17. The Parties hereby declare that the Helper has been medically examined as to his/her fitness for employment as a domestic helper and his/her medical certificate has been produced for inspection by the Employer.

	Signed by the Employer _	(Signature of Employer)
in the presence of	(Name of Witness)	(Signature of Witness)
	Signed by the Helper _	(Signature of Helper)
in the presence of	(Name of Witness)	(Signature of Witness)



## SCHEDULE OF ACCOMMODATION AND DOMESTIC DUTIES

1.	Both the Employer and the Helper should sign to acknowledge that they have read and agreed to the contents of this Schedule, and to confirm their consent for the Immigration Department and other relevant government authorities to collect and use the information contained in this Schedule in accordance with the provisions of the Personal Data (Privacy) Ordinance.								
2.	Em	imployer's residence and number of persons to be served							
	A.	Approximate size of flat/house square feet/square metres*							
	В.	State below	the num	nber of persons in the hous	sehold to be ser	ved on a re	gular ba	sis:	
		adult	m	inors (aged between 5 to 18	) minors (a	ged below	5) ex	kpecting bal	bies.
		perso	ons in the	e household requiring cons	tant care or atte	ntion (excl	uding infa	ants).	
		(Note: Num	ber of H	elpers currently employed	by the Employer	to serve t	he house	hold	
3.	Acc	commodation	n and fac	ilities to be provided to the	Helper				
	A.	Accommod							
		While the average flat size in Hong Kong is relatively small and the availability of separate servant room is not common, the Employer should provide the Helper suitable accommodation and with reasonable privacy. Examples of unsuitable accommodation are: The Helper having to sleep on made-do beds in the corridor with little privacy and sharing a room with an adult/teenager of the opposite sex.							
		Ye	s. Estim	ated size of the servant roo	om	square	feet/squa	are metres*	
		□ No	o. Sleep	ing arrangement for the He	elper:				
				Share a room with	child/childre	n aged			
				Separate partitioned area	of squar	e feet/squa	re metres	S*	
				Others. Please describe .					
					***************************************				
	B.	Facilities to	be provi	ided to the Helper:					
	<ul> <li>B. Facilities to be provided to the Helper:</li> <li>(Note: Application for entry visa will normally not be approved if the essential facilities from         <ul> <li>(a) to (f) are not provided free.)</li> </ul> </li> </ul>								item
			(a) Li	ight and water supply		Yes		No	
			(b) To	oilet and bathing facilities		Yes		No	
			( <i>c</i> ) B	ed		Yes		No	
			(d) B	lankets or quilt		Yes		No	
			(e) P	illows		Yes		No	
			(f) V	Vardrobe		Yes		No	
			( <i>g</i> ) R	efrigerator		Yes		No	
			( <i>h</i> ) D	esk		Yes		No	
			(i) O	ther facilities (Please speci	fy)				



Delete where inappropriate.