

## **Earthworm Foundation**

## Employment contract checklist.

Employment contract must be clearly stated and include important details such as wages, working hours, etc.

**Comtract Component** Checkbox Review **Malaysian Legal requirements** Names of the Every contract should provide the employer and worker name and address of the legal employer and worker. The employer is the business entity directing the work of the worker and paying the salary and all other benefits to the worker. The department of immigration requires that migrant workers only work for the employer stated in their employment passes (the as stated in the sticker in their passports). Job title and This should be as descriptive as possible to give workers notice of description what is expected of them.

Diago of	This should be as assistant as a second	
Place of work	This should be as precise as possible.	
	Where accommodation is provided,	
	the time taken to travel to and from	
	place(s) of work should be within	
	reason. Transport arrangements	
	should be provided where foreign	
	workers are accommodated more	
	than an unreasonable walking	
	distance from the place of work.	
	Section 22(d) of the Employment Act	
	1955 allows for the business to	
	provide workers with an advance of	
	salary and make lawful deductions to	
	purchase a car, motorcycle or bicycle	
	paremase a car, meter eyere or steyere	
Employment start	This is to give workers notice of when	
date, and end date if	their contracts expire. In the event it is	
on a fixed term	proposed that the contract is being	
contract	renewed, a fresh contract should be	
	issued before the expiry of the	
	previous. The practice of issuing short	
	extensions should be avoided as they	
	do not provide workers with security	
Salary, Rates of pay or	The salary, rates of pay including	
the way pay is	overtime pay and the way pay is	
calculated, including	calculated and paid should be	
overtime pay	expressly described in the	
over time pay	employment contract. Overtime	
	assigned to workers should not exceed	
	104 hours per month. These terms	
	should not be less favourable than	
	those listed in Section 19, section 24,	
	section 60A, 60B and 60C Employment	
	Act 1955. For fuller details see the	
	implementation guidance on wages	
Balance I all I a	and working hours.	
Dates and methods of	Under section 22 of the Employment	
payment	Act 1955, wages should be paid before	
	the 7th day after the wage period. If	
	the wage period is monthly, wages	
	should be paid before the 7th of the	
	following month. Wages should also	
	be paid into a bank account unless a	
	worker requests that it be paid by	
	cash or cheque pursuant to section 25	
	and 25A of the Employment Act 1955.	
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Description of	Additional benefits such as		
additional benefits	accommodation, flight tickets, medical		
(such as flights,	treatment in the case of illness or		
accommodation and	injury and transport should also be		
meals)	described in the contract. In addition		
	to stating the benefit, the conditions a		
	worker should meet to become		
	entitled should also be described. All		
	minimum requirements have been		
	described more fully in the		
	implementation guidance relating to		
	accommodation and safety and		
	health.		
Fees, deposits and	Employers commonly take deposits		
advances	from workers for a variety of reasons.		
44.4	Some common reasons include		
	returning to work after a short break		
	in the home country. Most of these		
	reasons are prohibited under section		
	136 (b) Financial Services Act 2013.		
	This practice should be aborted. In		
	relation to advances, section 22		
	Employment Act 1955 describes the		
	few situations when advances may be		
	made to workers and deductions to		
	wages are required to be aligned with		
	these advances. These rules are more		
	fully described in the Implementation		
	Guidance relating to Wages and		
	Hours. Charging interest on advances		
	made to workers is prohibited under		
	section 27 Employment Act 1955.		
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Expected working hours, days and overtime procedures	Many businesses determine the hours of work required of their workers in accordance with their operational requirements. However, section 59, section 60A, section 60B and section 60C Employment Act 1955 Regulation 2 Employment (Limitation of Overtime) Regulations 1980 describe the legal limits of a workers hours. Contracts of employment should not only describe the hours of work, they should also be compliant with legal requirements. These are more fully described in the implementation guidance relating to hours of work.	
Terms of holiday entitlement, other time off, and how payment is calculated during these periods	Many businesses determine workers time off and holidays in accordance with their operational requirements. However, section 60, section 60D and section 60E, section 60I Employment Act 1955 describe the rest day, public holidays, annual leave and means of calculating wages when compensating employees who work on these days. Generally, employees are entitled to a) a minimum of one rest day a week. If a weekly or monthly roster determines the worker's days off, information about when and by whom the roster is issued should be expressly stated; b) between 8 and 16 days of annual leave per year (depending on years of service) and c) 11 public holidays per year. Contracts of employment should particularise the holidays an employee is entitled to	

Sick leave and how payment is calculated during this period	Due to tight operational schedules, sometimes, sick leave by workers is discouraged. However, in accordance with section 60F Employment Act 1955 all workers are entitled to paid sick leave of between 18 and 22 days (depending on their years of service) and up to 60 days if they should be hospitalised. Contracts of employment should reflect these entitlements.	
Probation Period	Probation periods are fixed at the initial phase of a contract to determine the suitability of an employee for the role. Depending on the complexity of the role, probation may be between two and six months. Midway during the probation period, the employee's performance should be reviewed to allow for improvements to be made before the end of the probation period. At the end of the probation period, if found satisfactory, the employee must be either confirmed in employment or issued with a letter of non-confirmation.	
Termination and Notice Periods	Section 10 and 11 of the Employment Act 1955 provide that all contracts of employment should inform parties of the manner by which the contract may be terminated. Notice (usually between 1 week and 2 months) to be given by either party should be equal.	

Insurance or	All contracts of employment should		
compensation in the	provide particulars of insurance taken		
event of death,	on behalf of workers (as required by		
occupational disease	immigration authorities) and the		
or personal injury	benefits due to them, in the event of		
	death, personal injury or occupational		
	disease. The requirement to provide		
	insurance and / or compensation are		
	in accordance with section 4, 8 and 9		
	of the Workmen's Compensation Act		
	1952 and Section 5 and 15 Employees'		
	Social Security Act 1969.		