

## UNITED STATES MISSION TO THE UNITED NATIONS NEW YORK

July 9, 2004

HC-83-04: Employer Requirements for Domestic Employee Contracts

The United States Mission to the United Nations presents its compliments to the Permanent Missions to the United Nations and to those Permanent Observer Offices whose members enjoy G-4 status and has the honor to refer to its circular diplomatic note HC-04-00 of February 18, 2000, concerning the employment of personal servants, attendants, and domestic workers who are in the United States, or plan to come to the United States, in non-immigrant G-5 visa status.

The United States Mission wishes to inform the Permanent Missions and Permanent Observer Offices regarding the requirements for the employment of domestic employees. Every prospective employer (mission member) is required to offer a written contract of employment to the domestic employee (housekeeper, handyman, cook, gardener, babysitter, caretaker or other attendant). The contract must be in English and, if the domestic employee does not understand English, in a second language that he or she understands. Two copies of the contract should be signed by both parties with one for the employer and one for the domestic employee.

A domestic employee applying for a G-5 visa to enter the United States must provide a copy of the signed contract with his or her visa application. Mission members who wish to hire domestic employees who are already in the United States on G-5 visas are also required to offer a written contract of employment. A copy of the contract must be submitted to the United Nations Office of Protocol when registering the domestic employee at the Mission. Further, when a request for an extension of stay for a G-5 visa holder is made, a copy of the current and/or revised contract should accompany the request sent to the United States Mission.

The employment contract is required to assist the employer and the employee in establishing a good faith employment relationship. Both parties to the contract are expected to carry out the terms of the contract. The contract should include the following:

- --Description of duties. The contract should describe the work to be performed, e.g., housekeeping, gardening, babysitting, and must also include a statement that the domestic employee shall work only for the employer who signed the contract.
- --Hours of work. The contract should state the normal working hours and number of hours per week. It is generally expected that a minimum of 35-40 hours per week of paid employment will be provided. It should also state that the domestic employee will be provided a minimum of at least one full day off each week. The contract should also indicate whether the domestic employee will be provided paid holidays, sick days and vacation days.
- --Minimum wage. The contract shall state the hourly wage to be paid the domestic employee, provided that the rate will be the greater of the minimum wage under federal and state law or the prevailing wage for all working hours. The contract should state that wages will be paid to the domestic employee either on a weekly or biweekly basis and state what deductions are to be taken from wages. If any deduction is taken for meals or lodging, it must be no more than is reasonable.
- --Transportation to and from the United States. The contract should state that the domestic employee will be provided with transportation to and from the United States.

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--Other terms of employment. The contract must include a statement that the passport, visa, copy of the contract and other personal property of the domestic employee will not be withheld

by the mission member for any reason. Further, it should include a statement that the domestic employee's presence in the mission member's residence will not be required except during working hours. The contract may state other agreed-upon terms of employment, if any, provided

they are fully consistent with United States law. Any modification to the contract must be in

writing.

--Record keeping. To avoid possible misunderstanding, the employer will maintain for the

duration of actual employment plus three years, the following records: 1) the employee's full name, date and place of birth, gender and occupation; 2) the employee's home address and telephone number in the United States; 3) a record of the number of hours worked daily and

weekly; and 4) a copy of a check or dated receipt covering each pay period, including a record of

any deduction made.

The United States Mission also wishes to remind the missions that all personal employees

must be notified by the mission to the United Nations Office of Protocol upon arrival and upon

departure (including abandonment) of employment, or transfer to a new employer.

If an employer seeks to replace an employee or add to

his or her existing domestic staff, the G-5 visa may be denied if there is reason to believe that the

employer failed to fulfill his or her obligations to a former or current employee, such as to pay a

fair wage. Domestic employees will be provided with a copy of the enclosed information sheet

when obtaining their visas. The information sheet informs them in general terms of their

customary and legal rights while in the United States and also provided a complaint number, 1-

888-428-7581, in the event the domestic employee believes his or her rights are not being

observed.

The United States Mission to the United Nations avails itself of this opportunity to renew

to the Permanent Missions and Permanent Observer Offices to the United Nations the assurances

of its highest consideration.

Enclosure: information sheet

## To recipients of A3 and G5 visas:

You have received an A3 or G5 visa as an attendant or personal employee of an official or other employee of a diplomatic or consular mission or international organization.

You and your employer have a written employment contract, which is considered by the United States to be a true statement of your terms of employment. Among the terms of the contract are the following:

- ❖ This contract provides for you to be paid at least the minimum or prevailing wage, whichever is greater, for every hour you work. The prevailing wage in the New York metropolitan area is currently approximately \$8.84 an hour.
- ❖ When not working, you cannot be required by your employer to remain in your employer's home or at your place of employment.
- **❖** Your passport must always be available to you.

Employers should honor all provisions of the contract, including provisions for days off and regular payment. You should keep a copy of this contract.

When you are in the United States, you should be treated fairly and lawfully. If you are to live in the house of your employer, you should be provided with living and working conditions that are within the prevailing standards of the United States.

The laws of the United States and the individual states may give you additional rights, including protection from abuse, that may not have been written in the contract that you signed. These rights are yours and cannot be denied to you for any reason.

If, after you have arrived in the United States, you believe that these rights are not being observed, you may seek assistance by calling 1-888-428-7581. For assistance 24 hours a day, you may call 1-888-373-7888.

You may wish to keep this message with your passport or with your other important documents (such as your employment contract) while you are in the United States.

A
Message
from the
Government of
the
United
States
of
America