

AGREEMENT BETWEEN HIS MAJESTY'S GOVERNMENT OF NEPAL

THE GOVERNMENT OF THE STATE OF QATAR CONCERNING NEPALESE MANPOWER EMPLOYMENT IN THE STATE OF QATAR

Desirous of strengthening the already existing friendship ties and cooperation between the His Majesty's Government of Nepal and the Government of the State of Qatar.

And in order to organize Nepalese manpower employment in the State of Qatar, the Governments of the two countries agreed as follows:-

Article (1)

The Ministry of Civil Service Affairs and Housing "MOCSA and H" of the State of Qatar and the Ministry of Labour and Transport Management MOLTM (of His Majesty's Government of Nepal HMG/N; shall lay down necessary rules; and page 1. regulations for the implementation of the provisions of this Agreement

Article (2)

Recruitment of manpower from the Kingdom of Nepal and its entry rand employment in the State of Qatar shall be regulated in accordance with the relevant laws and procedures of the two countries.

Article (3)

- The Ministry of Civil Service Affairs and Housing in the State of Qatan shall present to the Ministry of Labour and Transport Management. His Majesty's Government of Nepal the recruitment offers from employers in the State of Qatarafor employment of Nepalese manpower. The Ministry of Labour and Quater for employment of Nepalese manpower. The Ministry of Labour and Transport Management. His Majesty's Government of Nepal shall endeavour to meet such applications within its available means and resources. It an employer in the State of Quater wishes to recruit and employ manipower of special distinctions he shall specify these in his application to the Ministry of Civil Service: A frairs and Housing in the State of the state of Civil Service and Housing in the State of Civil Service and Housing t
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Article (4)

Recruitment offers must state the required qualifications, experiences, and specializations. It must also include the duration of contract, the conditions of employment respecially the salary, end of service gratuity, probationary period, work conditions and the facilities regarding transport and accommodation, as well as all information Which may enable the workers to decide on signing employment contract 2

The Ministry of Labour and Transport Management, His Majesty's Government of Nepal shall take necessary measures to facilitate the procedures of medical tests, acquiring passports or travel permits for workers desiring to work in the State of Qatar and shall provide them with adequate information on conditions of employment, cost and standard of living in Qatar.

Article (6)

- The employer shall bear all travel expenses of the workers from the Kingdom of Nepal to the place of work in the State of Qatar upon entering the service for the first time as well as the expenses of the return passage. The employer shall also bear the round-trip travel costs of the second party on leave periods as provided for in the employment contract. These expenses shall not cover costs of acquiring a passport of payment against
- 2) The employer shall be exempted from paying the return passage of the worker in the following two cases:
 - I- in case of resignation before the expiration of the contract.
 - II- in the event he commits a breach resulting in his dismissal from work without notice and without end of service gratuity in accordance with the provision of the Qatari Labour Law.

Article (7)

- The terms and conditions of employment of Nepalese workers in the State of Quar shall be defined in individual employment contract between the employer and the worker as in the appended model. The contract shall specify the basic employment conditions, and the rights and obligations of both parties, provided they do not contradict with those stipulated in the provisions of this agreement and the Qatari Labour Law.
- The employment contract shall be in four (4) original copies in both / rabic, Nepall and English languages. One copy shall be kept by the emplor rand one copy shall be given to the worker. The third copy shall be filed at the Ministry of Civil Service Affairs and Housing in the State of Qatar, and the Confinedby at the Ministry of Labour and Transport Management f His Males 78 Covernment of Nepal.

Article (8)

The individual employment contract shall also provide in detail the employers obligations regarding the workers accommodation the kind of this accommodation of paying accommodation allowance to the workers and medical treatment.

Article (9)

The Arabic text of the employment contract shall prevail and will be the one recognized by the Ministry of Civil Service Affairs and Housing and the competent recognized by the Ministry of Civil Service Affairs and Housing and the competent courts in the State of Qatar. The employer is not allowed to introduce any changes courts in the State of Qatar. The employer is not allowed to introduce any changes courts in the State of Qatar. The employment contract unless it gives more benefit to the in the provisions of the employment contract unless it gives more benefit to the worker, subject to the approval of the Ministry of Civil Service Affairs and Housing of the State of Qatar.

Article (10)

Employment contracts concluded in Qatar shall be authenticated by the Ministry of Civil Service Affairs and Housing and the Embassy of the Kingdom of Nepal in Doha. Contracts concluded in the Kingdom Nepal shall be authenticated by the Ministry of Labour and Transport Management and the Embassy or Consulate of the State of Qatar in the Kingdom of Nepal.

Article (11)

The competent body within the Ministry of Civil Service Affairs and Housing in the State of Qatar shall monitor the implementation of this agreement. In the event of any dispute between the employer and the worker arising from the employment contract, the complain (claim) shall be submitted to the concerned employment contract, the complain (claim) shall be submitted to the concerned body within the Ministry of Civil Service Affairs and Housing for amicable body within the event this amicable settlement fails, the dispute hall be settlement. In the event this amicable settlement fails, the dispute hall be referred to the competent judicial authorities in the State of Qatar.

Article (12)

The employment contract expires at the date of expiry of its duration without the need for a prior notice. If however, the employer desires the continuation of the contract, he shall notify the worker in writing, expressing his desire to renew the employment contract at least thirty (30) days before the expiry date of the contract.

Article (13)

The workers is sentitled to tremit his salary savings to the Kingdom or Nepal in accordance with the financial regulations of the state of Qatar

rties hereto shall from a Joint Committee comprised of not more than three (3)

The parties hereto shall from: a Joint Committee comprised of not more than three (3) esentatives from each side to undertake the following Coordination between the two Governments in connection with the implementation of this Agreement and to take the necessary actions in this regard?

Interpretation of the provisions of this Agreement in the event of any difference related thereto and settle any difficulty which may anse from its implementation.

Submission of recommendations for review of amendment of all, or in any of the articles of this Agreement or part thereof whenever it is necessary, and the Joint Committee shall meet once every two years, or as may be necessary, at a time and also may be acreed upon the Committee should set up its working procedures. place may be agreed upon. The Committee should set up its working procedures.

Article (15)

The provisions of this Agreement may be amended by mutual consent of the

Article (16)

This Acreement enters into force from the date the two countries exchange the instruments of ratification; and shall remain valid for a period of four years and the eafter renewed automatically for other subsequent periods, unless either party notifies the other party in writing about its desire for termination at least six (6) months prior to its expire date.

IN WITNESS WHEREOF, the undersigned being duly authorized by their resective Governments have hereunto signed and sealed this Agreement

Done at Dona on N / 2 /1426 A.H. corresponding to 25 \ 3 \ 2005 in the Arabic, Nepali and English languages, both being equally authentics in case of divergence , the English text shall prevail

For His Majesty's Government of Nepal

For the Government of the State of Qatar