

配合「外國專業人才延攬及僱用法」第 9 條、第 12 條法規及「入出國及移民法」第 23 條，持停留期限在 60 日以上，且未具限制性註記之停留簽證入國後，得轉換或改辦居留事由之簽證事由一覽表

In accordance to Article 9, 12 of “the Act for the Recruitment and Employment of Foreign Professionals” and Article 23 of “the Immigration Act”, those holding a visitor visa with period of stay exceeds 60 days without restrictive terms, they may convert or change their visa’s purpose of residence to those in the following visa remark table.

外交部領事事務局
Bureau of Consular Affairs, Ministry of Foreign Affairs
112.05.25
May 25, 2023

註記 代碼 Code	註記事由或身分 Meanings of Visa Code or Visa Holder’s Status	說明 Details	備註 Remarks
A	<p>1.應聘(白領聘僱)、投資、經依公司法認許之外國公司負責人 Employment (white collar employment), investment, or heads of foreign companies as recognized by the Company Act</p> <p>2.履約 Contract fulfillment</p> <p>3.外國文化藝術團體來台表演事由或身分 Visa status as a foreign art and culture group performing in Taiwan</p>	<p>1.依「就業服務法」第 46 條第 1 項第 1 款至第 7 款規定或第 11 款許可之工作。 Those whose employment are permitted under the provisions of Article 46, Paragraph 1, Items 1-7 and Item 11 of the Employment Service Act.</p> <p>2.依同法第 51 條第 3 項規定辦理。 Handled in accordance to Paragraph 3, Article 51 of the same act.</p> <p>3.依「外國專業人才延攬及僱用法」第 4 條第 4 款規定之工</p>	<p>一、此四類註記代碼簽證經加註「不得延期」者，得持中央目的事業主管機關核發之工作許可向本局及四辦事處申換簽證。</p> <p>二、另經加註「不得在臺改辦居留」者，不得在臺改辦簽證。</p> <p>1. Those in the 4 categories of visa codes that have been noted for “no extension” must hold a work permit issued by the competent authority in charge of designated enterprises to apply for a change of visa at this bureau or at one of the 4 branch offices.</p> <p>2. Those with visas noted with “prohibited from residency in Taiwan” may not apply for a domestic change of visa.</p>

		<p>作。</p> <p>Those whose employment are under the provisions of Article 4, Item 4 of the Act for the Recruitment and Employment of Foreign Professionals.</p> <p>4.其他中央目的事業主管機關核發之許可。</p> <p>Other permits issued by the competent authority in charge of designated enterprises.</p>	
B	<p>商務、考察</p> <p>Business</p>	<p>從事商務活動。</p> <p>Those who engage in commercial activities.</p>	
P	<p>觀光、訪問、探親</p> <p>Tourism, visitation, visiting relatives</p>	<p>從事無報酬性之非商業活動、一般社會訪問、觀光及無須許可之活動。</p> <p>Those who engage in unpaid non-commercial activities, general social visits, tourism, and activities that do not require permits.</p>	
ES	<p>尋職</p> <p>Seeking employment</p>	<p>依「外國專業人才申請來臺尋職簽證審查及核發作業辦法」之規定辦理。</p> <p>Handled in accordance with the Republic of China (Taiwan) Regulations Concerning Review and Issuance Procedures for Employment-seeking Visa Applications Submitted by Foreign Professionals.</p>	
J	<p>國際交流</p> <p>International exchange</p>	<p>依條約、協定或中央政府機關核准之學術、文化等交流訪問。</p> <p>Visits related to academic and cultural exchanges approved by treaties, agreements, or central government agencies.</p>	<p>僅開放來臺學術研究後，依「就業服務法」第 48 條第 1 項受聘僱擔任政府機構及所屬學術研究機構顧問或研究工作、或於公私立大學進行講座或學術研究等事由改辦簽證。</p>

			Applications for change of visa are open only to those employed as consultants or in research positions at the government or its subordinate academic research institute, or those conducting lectures or academic research in public or private universities in accordance with Paragraph 1, Article 48 of the Employment Service Act.
YM	(英國籍)度假打工 (UK national) Working holiday	依「雇主聘僱外國人許可及管理辦法」第 4 條辦理之簽證視為工作許可。 Visas handled according to Article 4 of the Regulations on the Permission and Administration of the Employment of Foreign Workers shall be considered as a work permit.	因條約互惠，度假打工僅 英國 籍人士得於境內申請改辦應聘事由(A)之居留簽證；其他國籍人士度假打工註記為(WH)。 Due to a reciprocity treaty, only UK nationals on working holidays may domestically apply to change into an Employment (A) resident visa; those of other nationalities on working holiday visas shall be marked (WH).

其他說明：

1. 其他來臺居留事由（如外籍學生 FS、僑生 FC、創業家 EN、外籍配偶 TS 或 SF 等）應先取得該事由之外僑居留證後，倘有「入出國及移民法」第 23 條第 1 項各款情形之一者，依該條第 2 項向內政部移民署所屬各地服務站申請變更居留原因。
2. 以試辦免簽（目前為：北馬其頓、汶萊、菲律賓及泰國等）、落地簽證及東南亞國家人民來臺先行上網查核等方式入境，不得申請延期及改換其他停留期限、事由之停居留簽證，爰不適用「外國專業人才延攬及僱用法」第 9 條及第 12 條。

Additional Information:

1. Those with other reasons for residence in Taiwan (e.g., foreign students FS, overseas Chinese students FC, entrepreneurs EN, foreign spouses TS/SF) must first obtain an Alien Resident Certificate based on their reason of stay; those who meet the conditions set forth in Paragraph 1, Article 23 of the Immigration Act may apply for a change of their purpose of residence, in accordance with Paragraph 2, at the service centers of the National Immigration Agency, Ministry of the Interior.
2. Those entering with trial visa-exempt entry (currently: North Macedonia, Brunei, Philippines, and Thailand), landing visas, and as citizens of Southeast Asian Countries who have applied for online Travel Authorization Certificate may not apply for a visa extension, change their period of stay, or change the status of their visitor or resident visa, as Articles 9 and 12 of the Act for the Recruitment and Employment of Foreign Professionals are not applicable in these instances.