APPLICATION FOR DUAL ACCREDITATION

PAYMENT: 1,840.00HKD

Direction: Please submit the following requirements according to the list. Make sure that each document is properly and completely accomplished. (example: name & signature of witnesses; date & place of signing; all signature of owner should be with agency chop).

PART A (ONE COPY ONLY of the following):

- 1. Letter request for verification of accreditation of documents.
- 2. Information Sheet (form provided, please fill up completely).
- 3. HK ID of the owner/s OR licensee/s and recent one 2x2 photograph
- 4. License copy of Philippine Agency (PRA)
- 5. Self-Declaration of No Criminal Record
- 6. Photo of the Office Facilities & Boarding House
- 7. Lease Agreement (Office & Boarding House)

PART B (ONE ORIGINAL; 2 PHOTOCOPIES):

- 1. Recruitment Agreement with Philippine counterpart
- 2. Special Power of Attorney (SPA-FRA)
- 3. Special Power of Attorney (SPA-PRA)
- 4. Joint Affidavit
- 5. Agency Undertaking
- 6. Sworn Statement
- 7. Job Order
- 8. Contingency Plan
- 9 Business Registration
- 10. License to Operate an Employment Agency
- 11. Master Employment Contract (BLUE CONTRACT FOUR SETS with Agency chop)
- 12. Deployment Report certified by POEA ICT Branch (covering two (2) years prior to application for DUAL)
- 13. FRA's Owner/Representation "Appointment of Filipino Welfare Officer" (attach Resume, training certificates, if there's any)

Date Submitted:		
Date Completed:		

INFORMATION SHEET

1. NAME OF THE AGENCY:

DUAL / MULTIPLE ACCREDITATION

HONG KONG AGENCY

-
Name and Contact Number
1.
2.
3.
ADDITIONAL PHILIPPINE AGENCY

Please Use HK Agency Letterhead

DATE:	
(NAME OF PHILIPP	INE AGENCY REPRESENTATIVE) INE AGENCY) OF PHILIPPINE AGENCY)
RE: JOB ORDER	REQUEST
Dear Mr./Ms	
Please screen, recruit, p	process and deploy the following:
Proposed Wages: I	Domestic Helpers
Terms and Conditions:	
2. Free airline tick3. Other terms as Employment Co	Helper will be working in Hong Kong SAR only. ets from Philippines to Hong Kong SAR. and conditions as provided in the Hong Kong SAR Standard contract for Foreign Domestic Helpers.
Thank you very	much.
	Very truly yours,
	Signature over printed name of HK agency owner AGENCY CHOP

RECRUITMENT AGREEMENT

This Recruitment Agreement entered into by and between:

with offic	(Name of Philipe address at	
		, Philippines
represente	ed by its President/Manager/Owner	Mr./Ms,
hereinafte	r referred to as Legal Representative;	
	-an	d-
-		
	(Name of Hong	Kong Agency)
with offi	ce address at	
Hong Ko	ng-SAR, represented by its Manager/Direction	ctor/Owner Mr./Ms.
hereinafte	r referred to as Employer/Foreign Princ	cipal; set forth the following purposes, terms and
stipulation	ns:	
I. G	ENERAL PROVISIONS	
A.	The Employer/Foreign Principal	shall utilize services and facilities of for the purpose of pre-selection,
	Legal Representative for its operations	ion of Overseas Filipino Workers through the said in Hong Kong. The Legal Representative shall for the rehiring of workers as appropriate.
В.	The Legal Representative shall required/requested by the Employer/For	make available pre-screened applicants as eign Principal.
C.	authority on the selection of applicants i	he Employer/Foreign Principal shall have the final n the Philippines for employment. Selection shall r/Foreign Principal for all intents and purposes.
D.	examinations, processing, documentation	ative shall include but not limited to medical on, mandatory briefing/orientation on the working of employment, facilitation of documentation for

travel like security and police clearance, passport and other necessary services/assistance needed by the applicants.

E. The Legal Representative shall provide facilities and services for the processing and documentation of Overseas Filipino Workers hired by the Employer/Foreign Principal under such terms and conditions as may be agreed upon by the parties.

II. FEES AND TERMS OF PAYMENT

A. The Employer/Foreign Principal shall pay to the Legal Representative the sum of US\$_____ per selected Overseas Filipino Worker as recruitment service fee for the preselection, documentation and processing in accordance with the rules and regulations issued by the Department of Labor and Employment.

III. TRAVEL ARRANGEMENT

A. The Employer/Foreign Principal shall be solely responsible for and bear the expenses of securing entry visa or work permits and payment/provision of air ticket including traveling allowances for recruited/accepted workers.

IV. EMPLOYMENT

- A. The recruits shall take up employment under the Hong Kong Standard Employment Contract herein attached as "Annex A" which forms as an integral part of this Agreement, which are subject to approval by the Department of Labor and Employment.
- B. In case of renewal of Employment Contract between the Employer and the same Overseas Filipino Worker, the said Overseas Filipino Worker may be entitled to a reasonable adjustment in salary and benefits in accordance with the pay scale and practices prevailing in the country of employment.

V. AUTHORITY, JOINT AND SOLIDARITY LIABILITY OF LEGAL REPRESENTATIVE

The Employer/Foreign Principal authorizes the Legal Representative as its exclusive and sole representative in all matters involving the recruitment and hiring of Overseas Filipino Workers for overseas jobs.

By virtue of the said authority, the Legal Representative is granted the following powers and obligations:

- A. To represent the Employer/Foreign Principal before any and all government and private offices/agencies in the Philippines.
- B. To enter into any and all contracts with any persons, corporations, institutions or entities in a joint venture or as partner in the recruitment, hiring and placement of Overseas Filipino Workers for overseas employment.

- C. To sign, authenticate, receive and deliver all documents necessary to complete any transaction related to such recruitment and hiring, including making necessary actions to facilitate the departure of recruited Overseas Filipino Workers in accordance with the Labor Code of the Philippines, as amended, and its rules and regulations.
- D. To file suit, defend and enter into any compromises/settlements for and in behalf of the Employer/Foreign Principal in litigations involving recruitment, hiring and employment of Overseas Filipino Workers for the said employer.
- E. To assume jointly and solidarily with the Employer/Foreign Principal any liability/responsibility that may arise in connection with the recruitment, hiring and employment of the Overseas Filipino Worker including full implementation of the Employment Contract.

VI. REMITTANCE OF FOREIGN EXCHANGE EARNINGS

A. The Employer/Foreign Principal or his legal/authorized representative shall assist the Overseas Filipino Worker in remitting a portion of his/her salary through the proper banking channels or other means authorized by law.

VII. RESPONSIBILITIES OF THE EMPLOYER

- A. The Employer/Foreign Principal shall exert all possible efforts to enhance the welfare and protect the rights of Overseas Filipino Worker hired under this Agreement in accordance with the laws of the Philippines, his country of employment and international covenants on expatriate employment and in accordance with the best possible treatment already extended to other workers at the place/country of employment.
- B. Except for reasons caused by the fault of Overseas Filipino Worker, force majeure, or flight delay, the Employer/Foreign Principal shall transport the Overseas Filipino Worker to the worksite within sixty (60) days from the date of scheduled departure as specified by the Employer upon filing of job requisition. Should the Employer fails to do so for a valid or justifiable reason, he shall pay the Overseas Filipino Worker reasonable compensation as may be determined by the appropriate authorities for every month or a fraction thereof of the delay. Payment made under this provision shall be given to the Overseas Filipino Worker through the Employer's Legal Representative or to a government agency appropriate for the purpose.
- C. In case of termination of the Overseas Filipino Worker's employment for cause or as a result of death or injury, the Employer shall immediately inform the Philippine Overseas Labor Office (POLO) and/or the Philippine Overseas Employment Administration (POEA) and the Legal Representative about said event. In all cases, the Employer shall ensure that all benefits due to the Overseas Filipino Worker shall be made to him/her or his/her beneficiaries immediately upon termination of the employment.

VIII. SETTLEMENT OF DISPUTES

- A. In case of disputes arising from the implementation of the Employment Contract between the Employer and the Overseas Filipino Worker, all effort shall be made to settle them amicably. If necessary, such negotiations be undertaken in cooperation with and participation of the POLO/Embassy/Consulate nearest the site of employment.
- B. In case amicable settlement fails, the matter shall be submitted to the competent or appropriate body in the country of employment. During the process of settlement or while the case is pending, the affected Overseas Filipino Worker shall endeavor to fulfill his contractual obligations and the Employer shall ensure that such obligations shall be undertaken without duress or recrimination.
- C. In case of disputes involving the Recruitment Agreement, the parties thereto shall resolve it amicably. If effort to settle amicably fails, the dispute shall be referred to the International Chamber of Commerce for hearing and adjudication or to appropriate Agency/Court where the parties agreed to settle the disputes.

IX. TERMINATION OF AGREEMENT

- A. This Recruitment Agreement shall be in effect for a minimum period of one (1) year and a maximum period of four (4) years from the date of signing unless terminated by either party, thirty (30) days written notice shall be served prior to said prematured termination.
- B. The responsibilities of the parties shall be in effect until the completion of the last employment contract signed with a recruited/hired Overseas Filipino Worker under this Agreement.
- C. The rights of the Overseas Filipino Worker recruited/hired under this Agreement must be recognized and the terms and conditions of the contract of employment shall be strictly adhered to and complied with.
- D. Unless either party so notifies the other of its termination, this Agreement shall be renewed on or before the expiration of its accreditation/registration.

X. LANGUAGE OF AGREEMENT

This agreement is written both in English and the official Language of the country of employment and both copies deemed binding on the parties. However, in case of doubt, the English version will prevail.

XI. GOVERNING LAW

This Agreement shall be the law between the parties and shall be interpreted in accordance with the laws of the Philippines but not to the exclusion of and prejudice to the laws of the Country of Employment, International Laws covenants and practices.

of, at	o sign our name and arrix our signature this
For the Hong Kong Agency:	For the Philippine Agency:
(Signature over printed name/ agency chop)	(Signature over printed name/ agency chop)
Signed in	the presence of:
Witness	Witness
(Signature over printed name)	(Signature over printed name)

SPECIAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

I,	with Passport/ HK I	D No.		of	legal
age, Hong Kong citizen, with office address at					
Hong Kong-S	SAR, in my capacity	as D	irector/Ma	nager/Own	er of
		_ d	o hereby	appoint	and
constitute				represente	d in
this act by its President/Owner, Mr./Ms				_, of legal	age,
Filipino, with office address at					
, Philippines,	as my true and legal	repre	sentative t	o act and in	n my
name and to perform the following acts and de	eds, to wit:				
A. To represent the Company/Agency be offices/agencies in the Philippines.	pefore any and all g	overn	ment and	private	

- B. To enter into any and all contracts with any persons, corporations, institutions or entities in a joint venture or as partner in the recruitment, hiring and placement of Overseas Filipino Workers for overseas employment.
- C. To sign, authenticate, receive and deliver all documents necessary to complete any transaction related to such recruitment and hiring, including making necessary actions to facilitate the departure of the recruited Overseas Filipino Worker in accordance with the Labor Code of the Philippines, as amended, and its rules and regulations.
- D. To file suit, defend and enter into any compromises/settlements for and in behalf of the Employer/Foreign Principal in litigations involving recruitment, hiring and employment of Overseas Filipino Worker for the said employer.
- E. To assume jointly and solidarily with the Employer/Foreign Principal any liability/responsibility that may arise in connection with the recruitment, hiring and employment of the Overseas Filipino Worker including full implementation of the Employment Contract.

HEREBY GRANTING unto my said representative full power and authority to execute or perform whatsoever requisite or proper to be done in the premises fully to all intent and purposes as I might, or could lawfully do if personally present, with the power of substitution and revocation and hereby ratifying and confirming all, that my said legal representative or his substitute shall lawfully do or cause to be done under and by virtue of these presents.

of, at			
For the Hong Kong Agency:	For the Philippine Agency:		
(Signature over printed name/ agency chop)	(Signature over printed name/ agency chop)		
Signed in	the presence of:		
Witness	Witness		
(Signature over printed name)	(Signature over printed name)		

SPECIAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE	PRESENTS:
	of legal age, Filipino citizen, with office address at Philippines, in my capacity as
Director/Manager/Owner of _	
do hereby appoint and const	itute
represented in this act by its Pre	esident/Owner, Mr./Ms, of
legal age, with office add	dress at
	, Hong Kong, as my true and legal representative to act and in my
name and to perform the follow	ing acts and deeds, to wit:
<u>-</u>	Philippine Recruitment Agency (PRA) in any learing/RFAs conducted at POLO Hong Kong.
and/or request for assist	of settlement with any person in relation to any complaints ance (RFAs) filed at POLO Hong Kong against our agency nd/or deployment of OFWs.
necessary to complete a assistance (RFA), include	ettlement, authenticate, receive and deliver all documents my transaction related to such complaint and/or request for ding making necessary actions to facilitate the settlement of y RFA by Overseas Filipino Worker in accordance with the ciliation and Mediation.
-	ty/responsibility that may arise in connection with the stered into by the hereto representative for and in behalf of
whatsoever requisite or proper to could lawfully do if personal	y said representative full power and authority to execute or perform to be done in the premises fully to all intent and purposes as I might, lly present, with the power of substitution and revocation and hereby at my said legal representative or his substitute shall lawfully do or rirtue of these presents.
0	E have hereunto sign our name and affix our signature this day

For the Philippine Agency:	For the Hong Kong Agency:
(Signature over printed name/ agency chop)	(Signature over printed name/ agency chop)
Signed in	the presence of:
Witness (Signature over printed name)	Witness (Signature over printed name)

JOINT AFFIDAVIT

WE

		(Name of Philippine Agency)
		ensed private recruitment agency existing under the laws of the Philippines and
regist	ered	with the Department of Labor and Employment (DOLE), Republic of the es, with office address at
1 111111	pine	, Philippines, represented by its
Mana	ger/]	President/Owner, Mr./Ms.
		-and-
		(Name of Hongkong Agency)
a duly	/ lic	ensed company/manpower employment agency operating under the laws of Hong
		R, with office address at
		Hong Kong-SAR represented
		nager/ Director/Owner, Mr./Ms;
aπer	nav	ring sworn to in accordance with law do hereby depose and state:
	1.	That we have applied for accreditation for the recruitment and deployment of
		Overseas Filipino Workers in accordance with the DOLE Department Order
		No.13, series of 1994, and other related issuances.
	2	That we shall comply with the improper later of the Division Comment
	۷,	That we shall comply with the issuances/mandates of the Philippine Overseas Employment Administration (POEA) such as, but not limited to, Governing Board
		Resolutions (Memorandum Circular Nos. 10, 11, 12 & 14 issued on 26 November
		2006).
	_	
	3.	That as one of the conditions for the continuous implementation of that
		aforementioned privileges we jointly undertake to:
		a) Assure faithful implementation of the terms and conditions
		stipulated in the Employment Contract;
		1) All 11 10 7
		b) Allow the hired Overseas Filipino Workers to notify the

Philippine Overseas Employment Office (POLO)/Philippine Embassy/Consulate of his/her arrival within two (2) days of such

c) Allow the Overseas Filipino Worker to participate in the skill enhancement program at the (POLO)/Philippine Embassy/

arrival; and

Consulate Office.

- 4. That airfare of the Overseas Filipino Worker including all documentary requirements shall be provided for free by the Employer and that any advance payment made by the Overseas Filipino Worker shall be reimbursed by the Employer.
- 5. That no deductions shall be made from the regular salary of the Overseas Filipino Worker other than compulsory contributions prescribed by law.

	ereunto sign our name and affix our signature this _, at
For the Hong Kong Agency:	For the Philippine Agency:
(Signature over printed name/ agency chop)	(Signature over printed name/ agency chop)
Signed i	n the presence of:
Witness (Signature over printed name)	Witness (Signature over printed name)

AGENCY'S UNDERTAKING

I,	Owner or Managing Direct	tor of
applicant,	a	duly
registered employment agency in Hong Kong, with office	ce address at	
Family referred to as A sensy do howshy undertake the f	allawing duties and responsibili	tion on
herein referred to as Agency, do hereby undertake the fo	ika dala-da di katalis-da da dalah katalingan kalangan kalangan dalah dalah dalah dalah dalah dalah dalah dalah	
condition for the approval of my application for renewal	- 1 1	
for additional job order, for the protection of Overseas	Filipino Workers (OFWs) who	m we
have hired from the Philippines to Hong Kong, to wit:		

GENERAL OBLIGATIONS

- 1. To comply with the issuances/mandates of Philippine Overseas Employment Administration (POEA) such as, but not limited to, Governing Board Resolutions (Memorandum Circular Nos. 10, 11, 12 & 14 dated November 26, 2006);
- 2. To STRICTLY COMPLY with the POEA policy of "NO PLACEMENT FEE" collection from applicant and deployed Household Service Worker (HSWs);
- 3. To cease and desist from forcing/facilitating/misleading OFWs in applying for personal loan with any banking or financing institution and subsequently collect from them or instruct them to surrender or deposit part or the full amount of the loan granted to cover the cost of their placement fees, or any fees not allowed by Philippine or Hong Kong laws, or not consented to by the OFW;
- 4. To refrain from making use of the services of sub-agents, employment agencies which are licensed to do business by the Employment Agencies Administration of the HK Labor Department but are not accredited by the Philippine Overseas Labor Office/POEA, and to acknowledge that engaging in this practice could lead to the suspension or cancellation of the accredited agency's Certificate of Accreditation;
- 5. To brief OFW employers pi'operly about their obligations under Employment Ordinance, Immigration Law, Employees' Compensation Ordinance, and Standard Employment contract; to apprise them of Filipino traditions and practices, example, Filipinos usually take a bath daily, Filipinos are rice-eaters which means rice and viand are the Filipinos staple foods which they usually eat three (3) times a day; and to encourage employers to provide enough time for their helper to adjust to the new work environment and Hong Kong/Chinese culture;
- 6. To monitor the employment of OFWs and to submit report immediately to the POLO HK of significant incident relative thereto;

ARRIVAL AND ADJUSTMENT PERIOD

7. To pick up OFWs from the airport on time and bring them to the residence of their employers or to the agency's boarding house, and ensure that they apply for Hong Kong identification card and register with Philippine Consulate General within seven (7) days from arrival in Hong Kong;

- 8. To submit list of newly-arrived OFWs for the month detailing their names, employers, addresses, contact numbers and arrival dates to the Philippine Overseas Labor Office (POLO) every 5th day of the following month;
- 9. To send newly-arrived OFWs in Hong Kong to the Post Arrival Orientation Seminar conducted by the Philippine Consulate General on the scheduled date;

PRE-TERMINATION, POST-TERMINATION AND REPATRIATION

- 10. To refrain from requiring OFWs to perform duties outside of the standard employment contract, whether or not in collusion with employers, in violation of the worker's conditions of stay, or in violation of the Code of Practice for Employment Agencies, or in violation of any provision of the contract thereof through a separate agreement and/or waiver signed by OFWs that they can do part-time jobs with other employers;
- 11. To desist from directly or indirectly encouraging employers to terminate the employment of any OFW whom they have deployed or engaged, and for whatever cause or reason;
- 12. To ensure that OFWs are not coerced into signing false resignation/termination letter and/or receipts of monetary entitlements and misleading agreements, such as "Mutual termination agreement or letter" signed by both employers and OFWs aimed at misrepresenting the true state of facts and/or depriving the OFWs of rights or benefits due the latter;
- 13. To extend assistance to OFWs in claiming monetary entitlements from their employers in cases of pre-termination of contracts. In such cases, POLO should be informed within 24 hours from the time the OFWs leave the place of work;
- 14. To provide stranded/pre-terminated *OEMs* wiki appropriate temporary accommodation and food, free of charge, until such time that their case/s and/or claims are settled and the aforementioned OFWs are able to find new employers at no cost to the OFWs. For this purpose, the agency shall establish and maintain a rooming or boarding house where such OFWs may be housed pending settlement/resolution of their cases;
- 15. To allow the aforementioned pre-terminated OFWs while in the agency's custody to freely communicate with their family and with the Philippine Consulate General.
- 16. To allow POLO staff to visit accommodation facilities and make inquiries as to the adequacy/reasonableness of the free food provided and on the treatment of stranded/pre-terminated OFWs while in custody;
- 17. To refrain from holding the OFWs' passports, employment contracts, HK identification cards and other documents either on the agency's own accord or upon instruction of employers for whatever purpose(s);
- 18. To provide assistance to workers in distress, Such as the sick or injured, by or those terminated in the middle of the night and left without accommodation by the employer, or brought to the police station for whatever reason;

- 19. To ensure that employers bear the cost of the OFWs' passage from their places of origin to Hong Kong and back to their places of origin upon expiry or pre-termination of contract as stipulated under clause 7 (a) and 7 (b) of the standard employment contract;
- 20. To ensure that the air ticket provided by employers to terminated workers or those who are vacationing after the completion of the 2-year contract carry a free baggage allowance of at least 30 kilos;
- 21. To refrain from sending OFW applicants to personally submit their employment contracts and other documents for verification by POLO through individual processing instead of agency contract processing;
- 22. To refrain from making any arrangement for extension or transfer of employment of a household service worker except upon prior verification and approval of POLO;
- 23. To ensure the repatriation of distress OFWs or his/her remains including the transport of his/her personal effects including the cost attendant thereto if necessary;
- 24. To acknowledge the authority of the Philippine Overseas Labor Office of Hong Kong to impose the following administrative sanctions in case of violation of any or all of the above, as such other regulations as may be imposed by the Philippine Overseas Employment Administration and the Philippine Overseas Labor Office in Hong Kong from time to time:

Violation	Administrative Sanction		
Allowing its chop and/or facilities to be used by a sub-agent, defined by the HK employment agency licensed by the HK Government to operate as an employment agency but not accredited by the Philippine Overseas Labor Office of Hong Kong, for the purpose of processing an employment contract involving an Overseas Filipino Worker, as may be evidenced by a copy of the employment contract bearing the chop of the accredited agency or by deployment reports which exceed the number of workers allowed by verified job orders.	Immediate suspension of the privilege to process employment contracts at POLO-HK, followed by a letter to POEA recommending the cancellation of the agency's Certificate of Accreditation.		
Collecting commission or fees in excess of what is allowed by the HK government, or participating in a scheme whereby fees not authorized to be collected by the Philippine Government from the worker are charged against the worker in whatever artifice or manner, whether fully or installments.	Immediate suspension of the privilege to process employment contracts at POLO-HK, followed by a letter to POEA recommending the cancellation of the agency's Certificate of Accreditation.		

	Collecting fees from the workers for	One month suspension of the privilege to
	staying in the boarding house of the	process employment contracts at POLO-
	agency	HK. Three violations of the same hind
		shall merit the indefinite suspension of the
		authority to process employment
		contracts, followed by a letter to POEA
		recommending the cancellation of the
		agency's Certificate of Accreditation.
	Withholding page at IIV Heatity Co. 1	7 1'
	Withholding passport, HK Identity Card and other documents of identity for	Immediate suspension of the privilege to
	whatever reason or conniving with the	process employment contracts at POLO- HK, followed by a letter to POEA
	employer to commit the same.	recommending the cancellation of the
		agency's Certificate of Accreditation.
	Failure to meet at the airport of failure to	One month suspension of the privilege to
	report the arrival of the worker, failure to	process employment contracts at POLO-
	send or bring the worker to POLO to attend the PAOS, or failure to provide	HK. Three violations of the same kind
	assistance to sick or injured workers.	shall merit the indefinite suspension of the authority to process employment
N.	assistance to stek of injured workers.	authority to process employment contracts, followed by a letter to POEA
		recommending the cancellation of the
		agency's Certificate of Accreditation.
	Conniving or colluding with employer to	Immediate suspension of the privilege to
	mike worker breach her condition(s) of	process employment contracts at POLO-
	stay.	HK, followed by a letter to POEA
		recommending the cancellation of the
9		agency's Certificate of Accreditation.
	It is our understanding that the above adm	inistrative sanctions are without prejudice
to any	administrative proceedings that may be ins	tituted against us at the POEA in Manila.
	Ci141' 1 C	
	Singed thisday of	, 201 at Hong Kong SAR.
		Signature of Owner/Manager/Agency Chop
	WITNESSE	S.
	***************************************	~-
	Oleman IG.	
	(Name and Signature)	(Name and Signature)
	(Data)	Mata
	(Date)	(Date)

SWORN STATEMENT

I,			with HK II	O No	, of legal age	
					issued b	
Hong	Kong	Labour	Department,	hereby	state tha	
			and			
		ha	ve no derogator	y nor pending	g case before an	
court/tribu	ınal in Hong K	ong-SAR.				
Th	is statement i	s being under	taken in partial	fulfillment of	the requirement fo	
accreditati	ion with the Phi	ilippine Overse	eas Employment A	dministration (POEA).	
IN	WITNESS W	HEREOF, I ha	ve hereunto signe	ed my name and	d affix my signatur	
thisd	lay of	20), at			
			For t	he Hong Kong	A gonove	
			TOI t	ne Hong Rong	Agency.	
				(Signature over printed name/ agency chop)		
			Position/Des	signation in the	Recruitment Agenc	
Signed in	the presence of	of:				
	Witness	71		Witne	ess	
(Signa	ture over printe	ed name)		(Signature ove	er printed name)	