Recruitment and Employment Experiences of Filipino Migrant Fishers in Taiwan’s Tuna Fishing Sector: An Exploratory Study

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Acknowledgements

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Finally, Verité would like to acknowledge the contributions of all the workers and jobseekers who agreed to participate in this study and share their experiences with researchers. This report is dedicated to them and their fellow migrant fishers, and to all the individuals and organizations who have devoted tireless efforts to improve the conditions of migrant workers in Taiwan. This research aims to contribute to and support this important work.

With the generous support of the:

Walmart Foundation
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<th>Description</th>
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</thead>
<tbody>
<tr>
<td>CLA</td>
<td>Taiwan Council of Labor Affairs</td>
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<tr>
<td>CMA</td>
<td>Center for Migration Advocacy</td>
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<tr>
<td>CSO</td>
<td>Civil society organization</td>
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<tr>
<td>DWF</td>
<td>Distant water fishing</td>
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<tr>
<td>EEZ</td>
<td>Exclusive economic zone</td>
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<tr>
<td>EJF</td>
<td>Environmental Justice Foundation</td>
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<tr>
<td>FOC</td>
<td>Flag of Convenience</td>
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<tr>
<td>ICLS</td>
<td>International Conference of Labour Statisticians</td>
</tr>
<tr>
<td>ILO</td>
<td>International Labour Organization</td>
</tr>
<tr>
<td>IUU</td>
<td>Illegal, unreported, and unregulated [fishing]</td>
</tr>
<tr>
<td>MECO</td>
<td>Manila Economic and Cultural Office</td>
</tr>
<tr>
<td>MOU</td>
<td>Memorandum of understanding</td>
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<tr>
<td>MWCD</td>
<td>Migrant Workers’ Concern Desk</td>
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<tr>
<td>NBI</td>
<td>National Bureau of Investigation</td>
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<tr>
<td>OWWA</td>
<td>Overseas Worker Welfare Administration</td>
</tr>
<tr>
<td>PCTFSC</td>
<td>Presbyterian Church in Taiwan Fishermen’s Service Center</td>
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<tr>
<td>POEA</td>
<td>Philippine Overseas Employment Agency</td>
</tr>
<tr>
<td>POLO</td>
<td>Philippine Overseas Labor Office</td>
</tr>
<tr>
<td>SALIGAN</td>
<td>Sentro ng Alternatibong Lingap Panlegal</td>
</tr>
<tr>
<td>SIRB</td>
<td>Seafarer’s Identification and Record Book (also known as a “Seaman’s Book”)</td>
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<tr>
<td>SPA</td>
<td>Serve the People Association</td>
</tr>
<tr>
<td>SRC</td>
<td>Seafarer’s Registration Certificate</td>
</tr>
<tr>
<td>STF</td>
<td>Seafood Task Force</td>
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<tr>
<td>TIWA</td>
<td>Taiwan International Workers’ Association</td>
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<td>VSEA</td>
<td>Verité Southeast Asia</td>
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Executive Summary

Introduction

The International Labour Organization (ILO) has reported that, globally, migrant workers are particularly vulnerable to labor abuse and forced labor on fishing vessels. In addition to facing the isolation and workplace hazards inherent to fishing, migrant workers being recruited risk being deceived or coerced into accepting employment on vessels where they are trapped by force or debts.¹

Taiwan is one of the world’s five major seafood exporters² and the primary flag state of the world’s longline tuna fleets.³ Recent research by non-governmental organizations (NGOs) has shown serious human rights violations, including slavery-like conditions, among migrants crewing fishing vessels linked to Taiwan.⁴ Some allegations of forced labor have implicated employers engaged in illegal, unreported, and unregulated (IUU) fishing,⁵ but many of the identified risks could also affect migrants recruited for legal fishing operations. The U.S. Department of Labor’s 2020 List of Goods Produced with Forced or Child Labor also noted evidence of forced labor in the production of fish in Taiwan.⁶

As part of a larger program on responsible recruitment supported by the Walmart Foundation, Verité conducted an exploratory study on recruitment-linked risks faced by Filipino migrants in Taiwan’s tuna fishing sector. Filipinos represent the Taiwanese distant water fishing (DWF) sector’s second largest population of migrants,⁷ and Verité has documented labor conditions and risks faced by Filipino migrant fishers on Taiwan-flagged vessels since the early 2000s. Previous Verité research indicated that many Filipino fishers were undocumented, recruited through informal channels, and vulnerable to trafficking for forced labor and other forms of exploitation.⁸ In more recent years, in Verité’s experience and as indicated through discussions with civil society organizations working with Filipino fisher populations,
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more Filipinos appear to be recruited through formal channels (likely due, in part, to government and industry efforts). However, while the government of the Philippines has devoted significant efforts to regulate its recruitment industry and its responsible recruitment policies have been a model for other governments, Verité has found evidence that Filipino migrants continue to be exposed to serious risk during recruitment.

Recognizing the complexity and intersection of risks faced by Filipino migrant fishers, Verité undertook qualitative research conducted from January 2018 to January 2020 to assess the legal and actual processes through which migrant workers are recruited for work on Taiwanese fishing vessels, as well as the working conditions they experience during employment. Field research explored the recruitment practices of labor intermediaries in the Philippines and Taiwan, including private recruitment or “manning” agencies and labor brokers, and explored how gaps in regulatory frameworks contribute to the labor conditions that Filipino migrant fishers in Taiwan have experienced. Risks that workers experienced were analyzed to understand links with regulatory gaps and other root causes. Based on an analysis of field research findings and consultations with experts, the report recommends practical actions that stakeholders can and should take to address recruitment-related risks, and describes what mechanisms need to be in place in tuna supply chains to ensure that workers are more fully protected.

Key Findings

Verité interviewed 67 Filipino migrant fishers in Taiwan who were engaged in two types of fishing: offshore and DWF. Significant evidence of unethical recruitment practice was detected, as well as reports of poor working and living conditions that included some indicators of forced labor. Findings included:

- **Charging of high recruitment fees, in contravention of the law.** Among the workers interviewed, a majority (60 out of 67) reported paying excessive fees and expenses to obtain their job in DWF or offshore fishing. Most workers reported that to land the job, in addition to paying for passports and other legal documents, they paid more than USD 2,000 on average for fees that included a placement fee for the Filipino manning agency. For several workers, the fee to the Filipino manning agency exceeded USD 3,000. The Philippine government prohibits the charging of any fee for recruitment or placement of overseas foreign workers in the fishing sector.

- **Recruitment-linked debt.** Almost half of workers interviewed reported that in order to pay the steep placement fee, they took out private loans at high interest rates, which would typically be repaid over a period of eight to ten months.

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1 Verité defines ‘excessive’ as fees that exceed what is legal and allowable.
• **Lack of transparency in the recruitment process.** No worker interviewed in Taiwan had received a clear briefing on the terms and conditions they were being asked to agree to, either in the Philippines or in Taiwan. Additionally, most workers indicated that they lacked written copies of agreements and could not confirm whether the terms of their contract—including any legal requirements—were actually being met. A few workers reported being asked to sign blank pieces of paper, and a few reported coercion during the recruitment process. In separate interviews, NGO representatives asserted that offshore workers’ agreements signed in Taiwan that enabled deductions for food and lodging should be viewed as systemic contract substitution.

• **Passport withholding.** Most workers interviewed did not hold their own passports, and some did not hold their own Seafarer’s Identification and Record Books (SIRBs – also known and referred to as “Seaman’s Books”). The passports of workers on DWF vessels were typically held by the captain even when vessels were docked or otherwise onshore, while most offshore workers’ passports were held by their employer or broker. In either case, Verité considered passport holding to be a contributor to workers’ risk of forced labor.

• **Wage withholding and forced savings.** Some DWF workers reported pressure to stay in the job due to wage withholding. These DWF workers reported that they are unable to access approximately 10 percent of their salary until they complete their contract, even if an emergency arises. Among workers reporting this work arrangement, some indicated that the fear of not receiving the remainder of their pay prevented them from leaving abusive or dangerous situations. Some offshore workers also reported extremely low take-home pay. Some offshore workers reported signing agreements allowing 80 percent of their pay to be sent to a designated party, such as a family member; this agreement left them with access to very little money in Taiwan.

• **Lack of transparency in wage payment.** Most workers interviewed did not receive a clear breakdown of their pay and deductions. Most workers employed in DWF and offshore fishing reported that they did not receive pay slips, leaving workers with no evidence of their exact breakdown of pay or documentation to support a formal complaint.

• **Excessive work hours.** Workers interviewed reported extremely long hours and rare days of rest. Both DWF and offshore workers reported that they typically worked over eight hours a day, often seven days a week, with no overtime pay.

• **Poor living conditions.** Offshore workers in the sample described the poorest living conditions. All workers reported that they could not demand better accommodations regardless of how poor they might be. Many offshore workers reported that they were deducted a monthly
accommodation fee, which could amount to over a fifth of their pay, for cramped and unhygienic shared sleeping spaces on the boat.

- **Barriers to contract termination.** Workers faced serious financial barriers to terminating their contracts, including through forced savings and loans.

- **Lack of access to grievance and remedy.** Workers faced significant barriers to seeking help and filing formal complaints about their conditions. DWF and offshore workers experienced a consistent lack of access to formal assistance and grievance mechanisms during their recruitment and employment. Because of the nature of their work, DWF workers were the most isolated from outside assistance.

Workers reported the same types of recruitment-based risks whether they worked in offshore or distant water fishing (DWF). Both types of workers were recruited through similar processes and under similar conditions.

In addition to workers interviewed in Taiwan, 10 workers were interviewed at a manning agency in Quezon City, Philippines. These workers were either in between contract renewals or in the process of applying for their first fishing job. Their experiences of recruitment were markedly better than those of workers interviewed in Taiwan, and they exhibited very few risks. The experiences of these workers are presented as a case study of good practice.

**Summary Recommendations**

Verité’s findings highlight the need for responsible recruitment interventions that shift the cost of labor migration away from migrant fishers and that implement risk-prevention mechanisms to address workers’ vulnerabilities at specific phases of the labor migration cycle.

The findings also support calls from NGOs engaged in migrant fishers’ rights for strengthening regulations in both the Philippines and Taiwan. The Philippine government should improve enforcement and jobseeker protections. The Taiwan government should afford equal labor protection to all migrant fishers, with the Ministry of Labor of Taiwan overseeing conditions of all migrant fishers regardless of vessel type.

The precariousness of Filipino migrant fishers’ working conditions is more pronounced in the context of the COVID-19 global pandemic, as migration has become more difficult and demand for tuna food products has risen. A recent report by the Business and Human Rights Resource Centre noted these worsening conditions and reported survey findings of a lack of adequate response from multinational companies sourcing tuna, noting that “Companies are simply failing to address these heightened risks.” Global brands, buyers, traders, and manufacturers that source tuna from Taiwan should implement stringent monitoring
mechanisms to screen out and address recruitment-linked risks to workers and assist suppliers in developing ethical recruitment and employment systems. Grievance and other communication channels and systems should be established and supported, to ensure that workers have access to information vital to their safety and are able to report recruitment and workplace violations and seek remedy.
Methodology

Research Objectives

The objective of this research was to explore the links between recruitment practices and documented labor risks, including indicators of forced labor, for Filipino migrant fishers in the tuna sector in Taiwan. This research forms part of a multi-component Responsible Recruitment Program supported by the Walmart Foundation, and focuses on understanding and addressing recruitment-related risks and issues that Filipino workers face in the tuna industry. Recognizing the complexity and intersection of risks that Filipino migrant fishers face, Verité’s research was guided by the following questions:

1. What are the various modes and means used to recruit Filipinos for work in Taiwan-flagged tuna fishing vessels?
   - What are the different legal and regulatory frameworks applicable to the recruitment and hiring of Filipino migrant fishers in Taiwan?
   - Who are the actors involved in recruitment, what are their roles and responsibilities, and how are their practices regulated?

2. What are the working conditions of Filipino migrant fishers on Taiwan tuna vessels and how are these linked to recruitment practices?
   - What unethical recruitment practices do Taiwan-bound Filipino fishers experience?

3. What are the root causes and drivers of unethical recruitment practices?

4. What are some of the best practices in recruitment, and what policy reforms and initiatives have been developed to increase uptake of responsible recruitment in the sector?
   - What mechanisms should be explored to detect, prevent, and remedy recruitment-related risks and issues?

Research Design and Key Informants

Research took place between January 2018 and January 2020 with interviews conducted in several waves. An initial wave of research was conducted to map and investigate the means through which workers were being recruited, the actors involved, and impressions of local stakeholders of the working and living conditions of Filipino tuna workers on vessels docking at Taiwanese ports. During this initial phase, Verité gathered information through key informant interviews with Filipino migrant fishers and local NGOs. Yilan and Kaoshiung were identified as ports in which to conduct interviews, as discussed in more detail below.

Verité conducted several follow-up visits to Taiwan in June through October 2019 to consult additional stakeholders, interview more workers, and ultimately gain a deeper understanding of specific labor conditions and risks faced by Filipino migrant fishers. Additional interviews with offshore and DWF workers were conducted. Among those interviewed was a group of fishers in Kaohsiung whose
vessel was forced to dock after a violent incident in the high seas resulted in the deaths and injuries of Filipino and Indonesian crew members. Another group of five respondents interviewed were survivors of the bridge collapse in Su’ao Township of Yilan County in October 2019, which killed six Filipino and Indonesian migrant fishers engaged in offshore fishing. In Taichung and New Taipei City, Verité interviewed a few additional migrant fishers in December 2019 who were staying in NGO-run shelters, where they received assistance in filing formal complaints against their brokers and employers or seeking safe repatriation to the Philippines due to expired visas. In addition to interviews and consultations, Verité conducted field observations of working and living spaces on offshore and DWF vessels docked in Su’ao Township and Kaohsiung, respectively, with the assistance of St. Christopher’s Church, the Migrant Workers’ Concern Desk (MWCD), and the Presbyterian Church in Taiwan Fishermen’s Service Center (PCTFSC).

Verité researchers obtained additional insight on recruitment processes through interviews with staff at two manning agencies in the Philippines. After conducting extensive outreach to labor agencies in the Philippines and Taiwan, only two agencies in the Philippines agreed to participate in the study. One of the participating agencies is a major manning agency based in Quezon City that actively supplies laborers to Taiwan DWF vessels. The other is a Manila-based agency supplying workers to land-based facilities and DWF vessels in Taiwan. Both agencies reported to follow a comparatively ethical recruitment business model, especially the agency based in Quezon City. Management representatives of each agency were interviewed in January 2020. A group of 10 migrant fishers being deployed through the Quezon City agency were also interviewed on a targeted set of topics related to recruitment experience. The majority of these respondents had already worked on Taiwanese fishing vessels and were being assisted by their Philippine manning agency with renewing their contracts. These workers all reported recruitment experiences consistent with responsible recruitment practices. Because these workers were interviewed onsite at the agency and were all working with the same recruitment agent, their responses are presented as one case study in the report, and good practices are highlighted where applicable.

Verité researchers supplemented information obtained through worker interviews with key informant interviews and consultations with a wide variety of experts and stakeholders in Taiwan and the Philippines, including civil society organizations, government agencies, tuna industry association members, and private recruitment agency representatives. Verité consulted with a diverse set of civil society organizations and faith-based groups providing direct support to migrant fishers in the Philippines and in Taiwan, including: Caritas Taiwan, the Center for Migrant Advocacy (CMA), Environmental Justice Foundation (EJF), Hsinchu Catholic Diocese Migrants and Immigrants Service Center / Hsinchu Catholic Diocese Hope Workers Center, Human Rights at Sea – Taiwan, Migrant Workers’ Concern Desk (MWCD), OND-Hesed Foundation, Inc., Presbyterian Church in Taiwan Fishermen’s Service Center (PCTFSC), Rerum Novarum Center, Sentro ng Alternatibong Lingap Panlegal (SALIGAN), Serve the People Association (SPA), Stella Maris International Service Center, Taiwan International Workers’ Association (TIWA), Ugnayan Migrant Ministry and the Chinese Regional Episcopal Commission for Migrants and Itinerant People, and the Yilan Migrant Fishermen Union. Verité also spoke with officials from...
relevant Philippine government institutions, including the Manila Economic and Cultural Office (MECO) in Taipei, the Philippine Overseas Labor Office (POLO) in Kaohsiung, and the Philippine Overseas Employment Administration (POEA) - Seabased Accreditation and Contract Processing Center.

In total, 101 respondents were interviewed or consulted, as follows:

<table>
<thead>
<tr>
<th>Stakeholder group</th>
<th>Number of respondents or agencies interviewed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filipino Migrants Deployed to Taiwanese Fishing Sectors</td>
<td></td>
</tr>
<tr>
<td>In the Philippines</td>
<td>10</td>
</tr>
<tr>
<td>In Taiwan</td>
<td>67</td>
</tr>
<tr>
<td>Government agencies</td>
<td>4</td>
</tr>
<tr>
<td>Recruitment agencies</td>
<td>2</td>
</tr>
<tr>
<td>NGOs</td>
<td>16</td>
</tr>
<tr>
<td>Tuna industry association members</td>
<td>2</td>
</tr>
</tbody>
</table>

Field research and expert consultations were carried out in tandem with desk review of relevant literature, which covered legal and regulatory frameworks; public presentations and conference papers by representatives of the Taiwan Council of Labor Affairs (CLA) and the Fisheries Agency; and media, academic, and NGO reports. Desk review also included analysis of some original documentation, including current case files on Filipino migrant fishers shared by NGOs; sample employment contracts shared for review by the Philippine Overseas Employment Agency (POEA) and manning agencies; and pay records presented by workers and advocates interviewed.

### Data Collection, Sampling, and Analysis

Verité conducted in-depth interviews with Filipino migrant fishers in Taiwan engaged in two types of fishing: offshore and distant water fishing (DWF). (See the Overview section below for more information on these two types of fishing.) The respondents came from over 12 different provinces in the Philippines and were hired through 16 different Philippine recruitment agencies (referred to in Philippine law and henceforth in this report as “manning agencies”). To obtain a sufficiently diverse sample of workers, Verité researchers identified key research locales and mapped out where Filipino migrant fishers were likely to be located. Yilan was chosen as a site to interview Filipino migrants engaged in offshore fishing, while Kaohsiung was chosen as the site for interviewing Filipino migrants in Taiwan’s distant water longline fishing sector (DWF), due to the port of Kaohsiung’s importance to the DWF sector. Other respondents were based on vessels in ports in the northern part of Taiwan. In Su’ao and elsewhere in Yilan, most workers interviewed were engaged in
offshore fishing and shared that they could return to the ports regularly—almost every day or every few days. In Kaohsiung, all workers interviewed were engaged in DWF. At the time of Verité’s research, many of them had just docked after five to six months of voyaging in foreign waters.

For the selection of respondents, Verité used nonprobability sampling, including convenience and snowball sampling. Workers and NGO representatives interviewed at the beginning of field research referred researchers to workers whose vessels were docked. Verité researchers sought to capture a diversity of recruitment experiences in the sample, selecting workers who reported that they had been recruited and hired through different Philippine and Taiwanese labor agencies.

Filipino migrant fishers were engaged in one-on-one interviews and small group interviews. All worker interviews conducted during the field research used the same semi-structured interview guide. Most questions were qualitative and open-ended, designed to invite workers to provide detailed, descriptive information on their recruitment experiences, working and living conditions, and priority concerns. Other topics, such as recruitment fee payments, necessitated more structured, close-ended questions.

Due to logistical limitations such as difficulty accessing workers outside the vessels where they worked and lived communally, worker interviews varied in length and number of participants. Most interviews were conducted one-on-one using the full semi-structured interview form; but some interviews were conducted in small groups, on a sub-set of topics from the interview guide, as researchers only posed as many questions as were deemed feasible and prudent in the given context. These interviews were typically conducted while workers were engaged in cleaning vessels, mending nets, landing fish, and carrying out various other tasks while docked at port. Information obtained from workers directly was triangulated by interviews with civil society organizations and faith-based groups providing direct support to migrant fishers.

Three group interviews were treated separately from the rest of the data pool, as they focused on very specific experiences. In one case, five Filipino offshore fishers who had survived a bridge collapsing on their vessel were asked about the incident and about their living conditions onboard the vessel. In another case, three Filipino distant water fishers who survived a violent attack by another crew member spoke about the incident, and their living conditions and access to grievance mechanisms and support services. In a third case, workers interviewed in shelters in Taichung and New Taipei City described experiences and challenges around their precarious documentation status and unpaid wages. Data from these group interviews is presented in the form of case studies in the report.

In addition to interviews conducted in Taiwan, 10 migrant fishers were interviewed in the Philippines. These respondents were interviewed during a visit to a major manning agency that deploys workers to fishing in Taiwan; these workers were interviewed after they confirmed that they were being hired or rehired to work on
fishing vessels based in Taiwan. Findings from these interviews are also presented as a case study in the report.

Due to the non-probability sampling and open-ended interviewing techniques used, findings have been analyzed and presented with a view to avoiding their interpretation as statistically representative. The report findings note precise numbers where phenomena were common among the respondent pool. Where particular phenomena were not common but have been included—either because they are illustrative of specific phenomena or because they are associated with particular characteristics of fishers, such as being recruited under specific kinds of conditions or in specific locations—the number of workers reporting the issue is also referenced.

Limitations
This exploratory research was qualitative in nature and sought to uncover information about the presence of labor and human rights risks. The sample was not statistically representative, and no claims are made regarding national- or sector-wide prevalence. However, triangulation of these findings through review of relevant literature and interviews with local experts suggests that the experiences of workers interviewed were not isolated or unusual. Additional in-depth research would be required to document the prevalence of the labor abuses found here in a more precise and conclusive manner.

The ability to conduct detailed interviews was limited by the availability of migrant fisher respondents, who all worked long hours and, because of the nature of fishing operations, could only be reached when they were onshore. Offshore fishers returned to port almost every day or every few days, but workers in distant water fishing remained on vessels for many months.

Research findings were also limited by the types of sources consulted and, more specifically, the inability to triangulate reports made by workers with site observations of vessels they were employed in, in most cases; reviews of workers’ employment documents; and interviews with employers and labor agents. Many workers interviewed described a lack of employment documentation. For example, most did not have a copy of their original employment contract and most did not receive pay slips. DWF workers interviewed identified their vessels, vessel captains, and brokers as Taiwanese. Although descriptions provided by a few workers indicated that their vessels may have been involved in the practice of using Flags of Convenience (FOC), researchers had limited ability to verify how many of these vessels were practicing FOC.

Although Verité actively solicited engagement from Philippine and Taiwanese labor agents over the course of the field research, only two Philippine agencies agreed to interviews. This study is therefore limited by a lack of robust information and perspectives of labor agents themselves.

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2 Note: The research team did conduct limited field observations of some workers’ working and living spaces on offshore and DWF vessels.

3 Flag of convenience (FOC) is a practice by which a ship is registered in a country other than that of the ship’s owners, and the ship flies the flag of that country, referred to as the “flag state”.
Analytic Framework

Verité’s analysis is framed against globally accepted definitions and elements of responsible recruitment, as well as indicators of forced labor where relevant. Responsible recruitment principles used in this research framework are based on international human rights standards, primarily those described in the ILO’s Private Employment Agencies Convention (181)\(^\text{16}\) and the ILO’s General Principles and Operational Guidelines for Fair Recruitment.\(^\text{17}\) The Dhaka Principles for Migration with Dignity;\(^\text{18}\) the UN Guiding Principles on Business and Human Rights;\(^\text{19}\) certification frameworks such as the International Recruitment Integrity System (IRIS);\(^\text{20}\) and the Fair Hiring Initiative’s On the Level Core Principles and Standards of Ethical Recruitment standards were also used.\(^\text{21}\) Industry codes of conduct that contain some responsible recruitment elements were also consulted, including codes of the Responsible Business Alliance (RBA)\(^\text{22}\) and Seafood Task Force (STF). While the STF standards are not yet consistent with the “employer pays”/“zero fees to workers” principle, they are otherwise aligned with this study’s framework.\(^\text{23}\)

Core elements of the responsible recruitment framework included for consideration in this study were:

- Prohibition of recruitment fees to jobseekers
- Complete and accurate information about workers’ rights, recruitment, and employment conditions
- Voluntary and transparent employment contracts
- Recruitment free from deception or coercion
- Freedom of movement, including no retention of identity documents
- Freedom to terminate employment
- Access to remedy and grievance mechanisms

In addition to analyzing findings against responsible recruitment frameworks, findings have been analyzed against internationally recognized indicators of forced labor. References to forced labor and forced labor risk indicators used throughout the report are based on definitions provided by the ILO. According to the ILO Forced Labour Convention, 1930 (No. 29), forced or compulsory labor is “all work or service which is exacted from any person under the threat of a penalty and for which the person has not offered himself or herself voluntarily.”\(^\text{24}\) To evaluate the risk of forced labor and the underlying practices that contribute to that risk, Verité analyzes for the existence of the forced labor indicators as presented in the Guidelines Concerning Measurement of Forced Labour, published in 2018 by the International Labour Organization and the International Conference of Labour Statisticians (ICLS). The ICLS Guidelines, in conjunction with earlier guidance on indicators provided by the ILO, provide specific indicators which can contribute to conditions of involuntary work and threat or menace of penalty, the two primary components of forced labor. Based on stakeholder interviews and desk review, the following indicators listed by ICLS were determined to be applicable to labor migration from the Philippines to Taiwan for work in tuna fishing.\(^\text{25}\)
Table 2. Indicators of forced labor relevant to the research

<table>
<thead>
<tr>
<th>Indicators of involuntariness:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Situations in which the worker must perform a job of different nature from that specified during recruitment without a person’s consent</td>
</tr>
<tr>
<td>• Abusive requirements for overtime or on-call work that were not previously agreed with the employer</td>
</tr>
<tr>
<td>• Work with very low or no wages</td>
</tr>
<tr>
<td>• Degrading living conditions imposed by the employer, recruiter, or other third-party</td>
</tr>
<tr>
<td>• Work with no or limited freedom to terminate work contract</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Indicators of menace of penalty:</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Restrictions on workers’ movement</td>
</tr>
<tr>
<td>• Debt bondage or manipulation of debt</td>
</tr>
<tr>
<td>• Withholding of wages or other promised benefits</td>
</tr>
<tr>
<td>• Withholding of valuable documents (such as identity documents or residence permits)</td>
</tr>
</tbody>
</table>

Forced labor and trafficking in persons are legally prohibited in Taiwan and the Philippines. In the Philippines, forced labor is prohibited in the Constitution as well as in the Revised Penal Code. The Philippine Expanded Anti-Trafficking in Persons Act of 2012 specifies that trafficking in persons includes involuntary debt bondage, among other activities, and specifies extraterritorial jurisdiction for trafficking. In Taiwan, the Labor Standards Act prohibits forced labor and the Criminal Code prohibits slavery, as well as the use of deception or coercion for exploitation. The Human Trafficking Control and Prevention Act (HTPCA) bans human trafficking for labor, and cases of trafficking have been prosecuted under multiple laws, including the Labor Standards Act and Criminal Code.

The above elements have been cited alongside core elements of the Responsible Recruitment framework to better illustrate the links between interviewed workers’ recruitment experiences and their relative risk of becoming trapped in forced labor.
Overview of the Taiwan Fishing Sector

Global Importance of the Sector

Taiwan is one of the world’s major seafood exporters. According to Global Fishing Watch, 85 percent of the world’s high seas fishing products come from five countries, including Taiwan. The United Nations Food and Agriculture Organization (FAO) has reported that there are more Taiwanese-flagged vessels than any other flagged state engaged in tuna longline fishing, comprising more than one-third of the world’s longline tuna fleets.

More than 50 percent of Taiwan’s marine capture consists of fish caught by Taiwan-flagged fleets fishing in waters beyond national jurisdiction. This practice, called distant water fishing (DWF), pertains to fishing activities that take place outside of the state’s 200-mile Exclusive Economic Zone (EEZ). Kaohsiung, a major port city in southern Taiwan, is known as the world’s center for distant water longline fishing. Most DWF vessels are based in Kaohsiung due to its proximity to regions rich in tuna resources.

Although Taiwan has a robust seafood processing sector of its own, much of the tuna caught by Taiwan-flagged vessels is transported frozen to be canned in other countries, such as Thailand, the Philippines, and China, before it is exported to global markets for consumption. Taiwan has previously been referred to as the single largest exporter of frozen tuna.

Distant Water versus Offshore Fishing

Offshore and distant water fishing operations both fish for tuna species and may use the same fishing techniques. Taiwan-flagged fleets engage in DWF through a variety of methods, especially longlining for tuna. Coastal and offshore fisheries conduct longlining as well as other types of fishing, such as purse seining, trawling, and set-net fishing. The fishing technique used affects the type and size of vessel required, as well as type and length of work tasks; for example, industrial tuna longlining involves setting out lines of baited hooks in the water, then resting for approximately four hours before the entire crew spends a full day—estimated at 11 hours or more—hauling in the lines and landing the catch.
The primary difference between offshore and distant water fishing for the purposes of labor research is the relative distance the vessel fishes from the Taiwan EEZ and type of government oversight. Taiwanese offshore fishing refers to fishing activities conducted in Taiwan’s internal waters, territorial sea, and EEZ, while DWF tuna longlining takes place outside of Taiwan’s EEZ, in the world’s major oceans. Licensed Taiwanese distant water vessels fish in the EEZ of more than 26 countries, each of which has bilateral fishing access agreements with Taiwan. In another key difference, DWF activities and DWF licensed vessels are overseen by the Council of Agriculture, even in regards to migrant labor, while labor matters for offshore fishing operations are overseen by the Ministry of Labor.

Filipino Migrants in the Taiwan Fishing Sector

According to the Taiwan Fisheries Agency, rapid growth in the fishing sector since the 1980s, alongside a prolonged labor shortage, created a demand for foreign crew members in DWF. The Agency also reported that while crew members primarily came from mainland China in the past, employment of foreign crew members from the Philippines, Indonesia, Vietnam, and Thailand has increased in the last decade or so, for both DWF and offshore fishing in Taiwanese coastal waters.

The Philippines has long supplied migrant workers to Taiwan, and many actors in the migration process – both in the Philippines and Taiwan – have likewise benefited from the movement of thousands of Filipinos in this corridor. Verité and other organizations that have been documenting the presence of Filipino migrant fishers on Taiwanese-owned vessels for over a decade reported that in the early 2000s, many of them were recruited through informal channels. The formal recruitment process for a single Filipino migrant fisher now typically involves two private labor agents and oversight by multiple government offices. Typically, workers apply for the job in fishing via a private, government-licensed Philippine labor agency—often referred to as a manning agency—that connects workers to an employer in Taiwan through that employer’s own Taiwanese labor agency, often referred to as a labor broker. While formal processes and channels are now in place, and all fishers interviewed by Verité for this research had migrated through formal channels, it remains unclear how much of the sector relies on formalized recruitment and migration.

According to interviews with Philippine manning agencies and the POEA, the deployment of Filipino workers for work aboard Taiwan fishing vessels started to rise significantly in 2010. Today, Filipinos account for about one third of the total population of foreign workers employed in the Taiwan fishing sector. According to interviews with the POEA and manning agencies, the trend is moving upward. After Indonesians, Filipinos make up the second largest population of migrants employed in Taiwan’s fishing sector. The Taiwan government estimated the total number of foreign crew members working in distant water fishing to be around 20,400 as of June 2019, including about 6,100 Filipinos. The distribution of foreign crew members by nationality is illustrated in Figure 1, below.
Meanwhile, the Workforce Development Agency of the Ministry of Labor reports that there are 12,406 migrant fishers employed under Taiwan’s domestic employment scheme, mostly working in offshore fishing. About 14 percent of migrant fishers in offshore fishing are Filipinos.  

Labor advocates, however, contest the official figures; some claim that the real number of migrant fishers is almost ten times greater than official Taiwanese reports. In 2014, for example, the U.S. Department of State reported that according to NGO estimates, as many as 160,000 migrant workers could be employed on Taiwanese fishing vessels. According to Verité interviews with Taiwan-based NGOs, they continue to encounter Filipino migrant workers on fishing vessels whose work permits are expired, or who do not have all the legally required documentation. NGOs interviewed by Verité also reported that the practice of FOC can obscure the ability to obtain accurate counts of the total number of migrants employed on Taiwanese-owned vessels. Verité also received unconfirmed, anecdotal information from workers interviewed about Filipino workers being picked up in Singapore ports to join Taiwan-flagged vessels that then fish in international waters.

Labor Conditions in the Taiwan Fishing Sector

The Philippines is often cited as a model for its careful regulation of migration for employment and measures to protect Filipino workers abroad. However, despite the protections put in place, recent research by Verité and other organizations has
indicated that migrant fishers recruited for work in the Taiwan fishing sector, including Filipino migrants, are vulnerable to unethical recruitment practices and exploitative working conditions on Taiwanese fishing vessels, including forced labor.\textsuperscript{53} The US Department of Labor’s 2020 \textit{List of Goods Produced with Forced or Child Labor} also noted evidence of forced labor in the production of fish in Taiwan.\textsuperscript{54}

A recent Greenpeace report documented workers on fishing boats working up to 22 hours per day, seven days per week, being denied food, and being beaten for not finishing tasks assigned to them. Employers also reportedly forced workers to work when they were injured and paid some workers as little as USD \$0.50 per hour, and some never paid workers at all.\textsuperscript{55} The precariousness of Filipino and other migrant fishers’ working conditions is more pronounced in the context of the COVID-19 global pandemic, as migration has become more difficult and demand for tuna food products has risen.\textsuperscript{56, 57}

Migrant fishers aboard DWF vessels have been found to be especially vulnerable to abuse, as they are isolated at sea for months at a time, and not covered by key laws governing workers’ rights in Taiwan.\textsuperscript{58} Migrant DWF fishers are ineligible for minimum wage, overtime pay, rest days, and other benefits mandated by law.\textsuperscript{59}

Although migrant fishers engaged in offshore fishing are protected by the Taiwan Labor Standards Act, they are exposed to various forms of exploitation as well. Workers have been found to experience substandard and sometimes inhumane living accommodations inside fishing vessels, even as the cost of food and lodging is deducted from their wages every month. NGO and media reports have focused on these issues in recent years, in some cases describing slave-like working and living conditions.\textsuperscript{60}

For both categories of workers, long hours of work, insufficient safety and protective measures, and limited access to nutritious food and water while on board have been reported.
Migration and Employment Policy Context

Philippine Recruitment Regulations and Processes for Fishers

The Philippines government has a long history of fostering and regulating cross-border migration. The main government body responsible for facilitating labor migration, the Philippines Overseas Employment Administration (POEA), was first created in 1982. Over time, the mandate of the POEA has grown to include broad regulatory and management responsibilities, including regulation and monitoring of private recruitment agencies. The Migrant Workers and Overseas Filipinos Act of 1995 (Migrant Workers Act), notably, mandated the POEA to regulate and manage overseas employment from the pre-employment stage, including by setting up a licensing system for recruitment agencies.

At the time of writing, the regulation broadly covering the migrant fisher recruitment process was the 2016 Revised Rules and Regulations Governing the Recruitment and Employment of Seafarers (2016 Rules), promulgated by the POEA. The 2016 Rules expanded the role of the POEA beyond the regulation of recruitment agencies, as they state that it is the policy of the POEA “to protect every Filipino seafarer desiring to work overseas by securing the best possible terms and conditions of employment.”

Selected Protections for Filipino Migrant Fishers

Recruitment fees and expenses

Per the 2016 Rules, workers may be charged documentation costs for all statutory requirements such as, but not limited to, a birth certificate, passport, Seafarer’s Identification and Record Book (SIRB – also know and referred to as the “Seaman’s Book”), Seafarer’s Registration Certificate (SRC), and official clearance certificate (issued by the National Bureau of Investigation (NBI), police, or barangay). Workers may not be charged any other fees, unless otherwise provided by law.

Manning agencies may charge the principal/employer with manning and processing fees. Manning fees cover services rendered by the licensed manning agency in the recruitment and deployment of seafarers. Processing fees refer to charges related to requirements for deployment, such as pre-employment medical examinations, visas, principals’/employers’ flag state ship requirements, trainings required by principals/employers, and POEA and Overseas Workers Welfare Administration (OWWA) fees.

To be precise, the POEA is directly responsible for regulating, promoting, and monitoring foreign labor migration, and is overseen administratively by the Department of Labor and Employment (DOLE).
Workers may be required to refund processing fees, however, if they fail or unjustifiably refuse to join ship after said processing fees are incurred by the employer.68

**Standard employment contract**

Another important feature of the 2016 Rules is the requirement that employment contracts follow the standard contract issued by the POEA for employment of Filipinos in sea-based work (see Annex A). The contract must include the following:69

- Name of agent and employer
- Name, type, and flag of vessel
- Duration of contract
- Position
- Monthly salary
- Hours of work
- Overtime policy
- Vacation leave pay

Interviews with the Philippine Overseas Labor Office (POLO) in Kaohsiung indicate that job orders issued by the Taiwanese employer are evaluated against these items, and any additional or different terms included in the contract must be evaluated, verified, and approved by the POEA.

**Recruitment agency and employer accountability**

The 2016 Rules also contains provisions on the ethical responsibilities and liabilities of recruitment agencies and the employer. The agency and the employer have joint and solidary liability for worker claims arising out of the employment relationship and the employment contract they are signatory to.70 The 2016 Rules reiterate this liability, integrating it into the application requirements for the manning agency license. As part of the application requirements, they must notarize and submit the following commitments, among others:71

- comply with existing legislation, including with regards to contracts;
- negotiate the best terms and conditions of employment for seafarers;
- inform seafarers of the full terms and conditions of their employment contracts;
- orient seafarers on the recruitment process, their rights, and other information;
- respond to complaints or problems;
- adhere to ethical standards as prescribed in the Code of Conduct for Ethical Recruitment; and
- repatriate deployed seafarers and their personal belongings when the need arises or reimburse expenses of repatriation advanced by the Overseas Workers Welfare Administration (OWWA).

Licensed manning agencies may be held liable for acts constituting illegal recruitment, including acts committed by their employees who conduct recruitment
activities, such as, but not limited to: accepting any amount of money, goods, or services from an applicant seafarer; providing false information about the recruitment or employment; misrepresenting a job; reprocessing seafarers for nonexistent work or for work with a different ship; influencing any entity not to employ any seafarer because of union affiliation; altering verified employment contract without the approval of the POEA; or withholding travel documents from applicant seafarers before departure for monetary considerations, or any other legally unauthorized cause.72

See Annex B for tables listing administrative offenses, classification, and corresponding penalties. See Annex C for a complete description of criminal penalties for committing illegal recruitment and prohibited acts.

Legal Recruitment Process for Migrant Fishers

As laid out in the 2016 Rules and related regulations, and as explained by workers interviewed, the legally required recruitment process that a worker must undergo to work as a fisher in Taiwan includes the following key steps, excerpted below. Manning agencies and jobseekers interviewed confirmed that the same basic documentary and procedural requirements apply to workers applying for both DWF and offshore fishing.

- **Documentary Prerequisites** – In order to travel abroad for employment in fishing, the worker must possess a valid passport and a SIRB.6 If the worker does not possess a SIRB, they may apply for one by completing a basic safety training course (see below), obtaining government security clearance,73 and, as reported by workers, confirming their identity and proof of age using a passport or birth certificate. Several workers interviewed lacked a birth certificate at the start of their recruitment, which lengthened the application process.

- **Basic Safety Training Certificate** – If the worker does not already possess a SIRB, they must complete an eight- to ten-day Basic Safety Training program provided by an accredited maritime training center, at which point they are provided a training certificate.74 Many workers interviewed needed to complete the training course as part of their recruitment process.

- **Interview** – Jobseekers must go through an in-person interview by the agency or a representative of the employer. Passing an interview signals that the jobseeker has been selected as a candidate for the job. An interview did not appear to be a legal requirement in and of itself but is required before the agency can send the worker to undergo a pre-employment medical examination (see below).

- **Medical Clearance** – The 2016 Rules state that after the manning agency has interviewed the applicant and there is “reasonable certainty” that the

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6 Technically a Seafarer’s Identification and Record Book (SIRB), also called the Seaman’s Book. This requirement is set out in the 2016 Rules.
applicant will be hired and deployed to employment on a vessel through the
manning agency, the worker may undergo a medical examination at a facility
accredited by the Department of Health (DOH).\textsuperscript{75} Worker interviews and
expert consultations indicated that a medical certificate was typically
required in practice.

- **Pre-Departure Orientation** – Once selected for the job, candidates are then
required to complete a pre-departure orientation\textsuperscript{76} prior to signing a
standard government-approved contract (see below).

- **Standard Employment Contract** – As part of the legal process, the POEA
reviews and approves workers’ signed employment contracts,\textsuperscript{77} which
should include the minimum terms and conditions laid out in the standard
employment contract (see Annex A).\textsuperscript{78} The 2016 Rules state that the
recruitment agency should provide a copy of the approved standard
contract to the hired worker.

Box 1. Direct hiring: a government process to obtain work without a recruitment agency

In 1999, the Philippine and Taiwan governments signed a bilateral agreement
formalizing an alternative channel for hiring Filipino workers called the Special
Hiring Program in Taiwan (SHPT). This program was developed to enable
Taiwanese employers to recruit Filipino workers without needing to resort to the
services of a recruitment agency. The Manila Economic and Cultural Office
(MECO), one of the two government offices signing the agreement, stated that
the new process was intended to “provide a system that is transparent and
would lessen opportunities for and the possibilities of abuse of the Filipino
workers in Taiwan.” According to MECO, “most importantly, the process
prevents the workers from falling prey to exploitation and does away with the
possible collusion of unscrupulous manpower agencies.”\textsuperscript{79} Instead of using
recruitment agencies, workers and employers would use the government-
created Direct Hiring Service Center.\textsuperscript{80} The system also eases the process for
rehiring Filipino workers.

However, despite the existence of a direct-hiring program between the
Philippines and Taiwan, job orders and recruitment transactions are still largely
controlled by private recruitment agencies and labor brokers. In June 2020, the
U.S. Department of State reported that the program was not used by most
Taiwanese employers seeking foreign labor.\textsuperscript{81} Similarly, Verité’s research found
that all workers interviewed in Taiwan and the Philippines went through
brokered recruitment and hiring processes.

**Gap Analysis of Philippines Regulations**

The 2016 Rules incorporate at least five elements of responsible recruitment.\textsuperscript{82}
Under the regulated recruitment process, all documents needed to complete an
overseas employment application are clearly outlined. During the contract-signing
process, workers must not be subjected to contract substitution or other deception.
Before departure, workers must be oriented on the job and migration process. Furthermore, in a requirement that is crucial for workers’ protection from risks of debt bondage, recruitment agencies are prohibited from charging workers fees for placement or other services rendered; workers may only pay for their passports and related documentary requirements. For agencies and employers that violate these and other rules, the 2016 Rules describe a grievance process and disciplinary actions. 83

Verité’s review of legal frameworks in the Philippines, however, revealed several gaps in the government’s regulations on responsible recruitment and protections for workers. While the decision by the POEA to prohibit placement fees is commendable, the revised regulations still allow workers to take on significant cost burdens. Per the 2016 Rules, workers may be charged documentation costs for all statutory requirements. 84 Nearly all Filipino fishers interviewed by Verité in Taiwan reported paying close to USD 250 in fees on the average for these documents alone. This sum represented close to 50 percent of workers’ expected monthly take-home pay, whether they worked on DWF or offshore vessels (see Findings for further detail). It should also be noted that, on average, workers who traveled to the National Capital Region for recruitment reported spending PHP 25,000 (about USD 500) per month on basic sustenance and living expenses while processing documents to complete their applications (see Findings for further detail).

In addition to allowing workers to bear certain costs, the revised Rules do not describe sufficient measures to capture cases when workers are being charged fees illegally. Although the revised Rules set out monitoring and assessment procedures, 85 the procedures do not clearly require a review of the fee payment process, such as through worker interviews or a form of post-arrival monitoring, to ensure that agents and employers comply with regulations.

The revised Rules further indicate that even if the Philippine authorities are alerted to violations by recruitment agents, either through worker testimony or other means,
the set penalties may not be dissuasive. Several administrative penalties to employers, for example, are less than what many workers reported being charged for recruitment and other related fees. Offending employers face a penalty of PHP 50,000 (approximately USD 1,000) for the first offense and PHP 100,000 (approximately USD 2,000) for the second offense for: defaulting on contract obligations; substitution of the POEA-approved contract; withholding travel and other pertinent documents; and violation of other laws, rules, and regulations on recruitment and placement.86 In comparison, workers reported paying placement fees to recruitment agents that exceeded USD 2,000; a few workers reported paying placement fees in excess of USD 3,000.

Taiwan Employment Regulations and Processes for Migrant Fishers

Taiwanese Regulatory Background

In Taiwan, the regulation of foreign migrant fishers has been split between government bodies according to the type of fishing activity undertaken and vessel to which the worker is assigned. Migrants employed in offshore fishing fall under the jurisdiction of the Ministry of Labor and are covered by the Labor Standards Act, Employment Service Act, and the Foreign Workers Regulations.87 In contrast, migrant DWF workers are overseen by the Fisheries Agency and are covered by the Act for Distant Water Fisheries (DWF Act) and DWF Regulations.88 Stakeholders interviewed described offshore migrant fishers as no different from Taiwan national workers and land-based migrant workers, as they are entitled to all rights and benefits provided under Taiwan labor laws such as the Labor Standards Act; while migrant workers on DWF vessels are not covered by certain legal protections and can be treated differently.

Legal Recruitment Process for Migrant Fishers

All agencies recruiting and facilitating process for migrants to work in Taiwan’s fishing sector, whether for distant water or offshore fishing, must go through the same approval process with the Ministry of Labor of Taiwan and comply with the Regulations on the Permission and Administration of the Employment of Foreign Workers, which is issued by the Workforce Development Agency under the Ministry.89

A review of regulations,90 combined with interviews with the Philippine Overseas Labor Office (POLO) and Philippine manning agencies, indicate that recruitment requirements and processes are similar for offshore and DWF fishers:

1. **Initial Job Order Request** – The vessel operator or employer (referred to in this example as the employer) submits a job order to approved labor agents in Taiwan, specifying the number of workers needed.
2. **Job Order and Contract Verification** – The Taiwanese agent submits the job order, terms and conditions of the job, and qualifications of the agent and employer for verification by the POLO in Taiwan.

3. **Recruitment Initiated in the Philippines** – After receiving approval from the POLO to recruit workers for the stated job positions, the Taiwanese agent communicates information about the job to the Philippine licensed manning agency, which is given a Special Power of Attorney to represent the employer in its activities in the Philippines.

4. **Entry Visa Application and Medical Examinations** – After foreign crew members are offered employment by the employer through the Philippine agent, and with approval from the relevant authority and verification that requirements have been met, the employer begins to apply for entry visas for the foreign crew members. As part of the application process, the employer must provide information on the fishing vessel and the health of the worker, with the latter demonstrated by a medical examination undergone by the worker in the Philippines in the past three months.

5. **Post-Arrival Requirements** – The employer arranges for the foreign crew members to undergo a medical examination within three working days of their arrival in Taiwan. Once medical clearance is issued, the foreign crew member assigned to the DWF vessel must depart for fishing operations within 14 days of entry into Taiwan.91

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**Selected Protections for Migrant DWF and Offshore Fishers**

Protections for migrant workers employed in fishing vary depending on whether they are employed in DWF or offshore fishing. These differences extend to legal requirements for workers’ contracts of employment, workers’ service agreement with a Taiwanese labor broker and the fees that may be charged to workers, and the minimum or base wage rates applied to them, among other differences in legal protections.

With regards to labor contracts, for example, offshore fishers’ contracts should broadly follow the minimum standards for contracts and working conditions set out in the Labor Standards Act, which governs foreign and domestic workers alike.92 The Labor Standards Act does not specify what the employment agreement (or labor contract) should contain, but defines the labor contract as the agreement establishing an employee-employer relationship.93 DWF contracts, in contrast, must lay out very specific terms, conditions, and protections per a regulation that is unique to migrant distant water fishers (see Annex C for further details).94 DWF Regulations also specify how the contracts should be signed, as they state that the foreign crew member must be briefed on the terms of the employment contract (whether by the employer or labor broker) before they sign a bilingual contract and receive a copy.95

Other conditions of the job that distinguish DWF and offshore fishers are the wage rates, broker fees, and deductions for food and lodging that can be applied to them.96 All foreign workers under the jurisdiction of the Taiwan Ministry of Labor, including offshore fishers, are required by the Workforce Development Agency of the Ministry of Labor to complete a “Foreign Worker’s Affidavit for Wage & Salary
and Expenses Incurred before Entering the Republic of China for Employment.” This affidavit details all recruitment-related expenses and other payables that workers may have incurred in the sending country for which they agree to be responsible, as well as additional charges they agree to pay in Taiwan. Additional charges include the Taiwan broker service fee and board and lodging costs.97

At the time of Verité’s research, the current monthly minimum wage in Taiwan was TWD 23,100 (approximately USD 770) for all workers in all occupations and sectors. However, the DWF sector has its own, separate minimum wage: at the time of research, DWF workers received a monthly minimum wage of USD 450.98 Although offshore workers are entitled to the regular legal minimum wage, unlike the DWF workers, they can be subjected to legally allowed additional charges or deductions.

The DWF Regulations prohibit labor brokers from charging service fees in Taiwan,99 but this prohibition does not apply to offshore fishers. According to standards set by the Ministry of Labor, which governs the employment and management of migrant offshore fishers, offshore fishers may be charged monthly service fees of no more than TWD 1,800 (USD 63) for the first year; TWD 1,700 (USD 60) for the second year; and TWD 1,500 (USD 53) for the third year and beyond. These service fees must not be charged “in advance,” meaning they should be charged after the offshore fisher has been placed in a job and has signed an employment contract.100 Apart from the service fees, a deduction for food and lodging costs is also permitted.101 Some offshore vessel workers interviewed reported deductions of up to TWD 4,500 (USD 158) for food and accommodation. Altogether, these legally allowed charges to offshore workers earning the minimum wage would mean that in effect, they would earn almost 30 percent less than the minimum wage. Some offshore workers interviewed indicated that the cumulative effect of legal deductions and illegal recruitment fees taken from their wages was that they earned about the same rate as DWF fishers’ minimum wage, or less.

**Gap Analysis of Taiwan Regulations**

In recent years, Taiwan has actively reviewed its policies to align with ILO Convention 188 (Work in Fishing Convention). Additional reforms made improvements to the DWF Regulations as they apply to workers, including the establishment of a DWF minimum wage standard102 and involvement of the labor ministry in inspections.103 After a 2018 documentary on migrant fishers in Taiwan reported on serious exploitation and abuse of migrant fishers, including indications of forced labor,104 the Taiwan Fisheries Agency issued a public statement listing protections for migrant workers in the country’s fishing industry. These protections included telephone numbers for voicing complaints, designated staff to interview foreign workers at ports (and flag risks for further investigation), and educational cards to distribute to fishing workers. The agency also asserted in its statement that it would carry out future compliance inspections, including of DWF vessels on entry to domestic ports; apply “stringent penalties” where owners or labor agents were confirmed to violate employment regulations; and refer cases to relevant courts.105

Taiwan has also instituted other policy reforms benefiting migrant workers, such as the amendment of Article 52 of the Employment Service Act in 2016, (which
eliminated the requirement that, after working in Taiwan for three years, a foreign worker had to leave the country for at least one day. Moreover, the bilateral agreement between Taiwan and the Philippines also allows Taiwanese employers to hire Filipino workers directly, without involving labor brokers or manning agencies.

In terms of the regulations designed for the protection of DWF workers, these contain several elements consistent with responsible recruitment principles, including the prohibition on charging of service fees, clear documentation requirements, contract-signing requirements, and the existence of a grievance process and disciplinary actions to be taken against manning agencies and employers that violate the law. However, although the DWF regulations outline required elements of the employment contract, including recruitment-related costs, they do not specify which costs can be charged to workers. In other words, the lack of detailed provisions in the regulations do not explicitly prohibit passing on other costs of recruitment to workers. Furthermore, employer and agent obligations do not include verification of fees or repayment to workers when excessive or illegal charges are found.

Another gap identified in the Taiwanese regulatory framework is that DWF vessel workers do not benefit from Taiwan’s regulations on minimum wage, overtime pay, and regular work hours limit per week, among other national labor regulations. The DWF sector is the only sector employing migrant workers that is exempted from paying the legal minimum wage, as it does not fall under the jurisdiction of the Ministry of Labor. Labor advocates and NGOs repeatedly cite this lack of benefits among DWF workers as discriminatory and contributing to workers’ vulnerability to exploitation. It is unclear, per Fisheries Agency regulations, whether DWF workers can seek assistance or protection from the Taiwan Council on Labor Affairs for matters pertaining to labor conditions, although the Deputy Director of the Agency has reported that migrant fishers may access the 1955 hotline, which is the Ministry of Labor’s multi-language counseling and complaints line for migrant workers.

Moreover, labor inspections are not conducted on DWF vessels. As a result, the Taiwanese government has poor visibility into labor conditions experienced by migrant fishers on DWF vessels. The Fisheries Agency reported in 2018 that assessments will be conducted jointly with the Ministry of Labor at domestic ports. This commitment needs to be monitored for effectiveness, given that the vessels are out at sea for most of the year.

In the case of offshore fishers who fall under the Ministry of Labor’s jurisdiction, in 2017, the Ministry of Labor declared that labor brokers in Taiwan are not allowed to collect placement fees from migrant workers. The Labor Minister further stated that agents will be fined for collecting placement fees from migrant workers—with penalties 10 to 20 times the amount they collect—and if proven guilty, their agency will be forced to close. While prohibiting placement fees is good practice, the Ministry of Labor still allows labor brokers to charge migrant workers service fees ranging from TWD 1,500 to 1,800 per month (approximately USD 53 to 63). Under an “employer pays”/“zero fees to workers” model, service fees represent a cost that should be borne by the employer, not the worker.
In addition, the standard contract workers sign in the Philippines indicates that food and lodging are to be provided by employer, but in Taiwan, some workers reported being required to sign an affidavit that effectively granted the employer or broker the authority to deduct payments for food and lodging of up to TWD 4,500. For offshore fishers, this is doubly onerous since they are typically provided poor to substandard vessel-based accommodations, and there is currently no legal requirement for employers to provide onshore accommodations to migrant fishers. Various stakeholders consulted have termed this as “systemic contract substitution,” and have urged the Philippine and Taiwan governments to enforce the Philippine contract provision on food and lodging and enforce inspections of worker accommodations.

Access to grievance mechanisms presents a regulatory gap for all migrant fishers. While Taiwan’s Ministry of Labor provides a multilingual hotline for migrant workers to report concerns, migrant fishers face barriers to accessing the hotline due to long working hours, long duration at sea, and limited access to communication. Because of the nature of their work, workers engaged in distant water fishing experience particularly serious barriers to communication, as reported by several workers interviewed.
Findings on the Recruitment Experiences and Working Conditions of Filipino Migrant Fishers in Taiwan

Demographics of the Respondent Pool

The Filipino migrant fishers interviewed in Taiwan were male and between the ages of 23 and the early 50s, and most of them originated from coastal towns and fishing communities in the north, central, and southern parts of the Philippines. Many of the workers had some exposure to fishing or seafaring, while a few workers from farming villages reported having no prior experience. About one-fourth of workers interviewed had either college degrees or formal maritime education. Many of the workers with formal maritime education said they had been preparing to work as seafarers on commercial or transport vessels, but accepted work on fishing vessels due to limited opportunities in their preferred sector.

Most workers reported being recruited directly from their hometowns, either by labor agents or through personal contacts with links to manning agencies in Manila. Only a few workers reported traveling to the capital city on their own to actively seek work in Taiwan fishing.

Recruitment Process

Almost all workers interviewed processed their formal documents and other employment requirements in Metro Manila. Some workers who came from locations on other islands such as Cebu, Iloilo, and parts of Mindanao reported paying for a flight to Metro Manila, where most manning agencies are based. Others traveled by land and water for an entire day to reach Manila. Several workers from land-locked areas in the northern part of the Philippines reported traveling eight to twelve hours.

Workers and manning agencies interviewed consistently reported that the contracting process for first-time applicants can take as long as two to three months, while contract renewals can be as short as two weeks. The two manning agencies interviewed shared that the most common deficiency among applicants is the Seafarer’s Identification and Record Book (SIRB). The SIRB acts as an identity...
document and record of a fisher’s sea service, and specifies the particular category or rating which the holder is qualified to serve.\footnote{The SIRB can only be acquired after successfully completing a basic safety training that costs between PHP 6,000 and 10,000 (approximately USD 124 to 206). Workers and manning agencies interviewed also both reported that first-time applicants from outside the National Capital Region are likely to lack birth certificates, school records, and passports. An individual application for a document may be a relatively low cost—especially in comparison to manning agency fees—but the overall process to obtain the documents can be time-consuming and costly.}

Recruitment Fee Charging and Associated Wage Deductions and Debt

Almost all workers interviewed in Taiwan (60 out of 67) reported paying excessive\footnote{Verité defines ‘excessive’ here as fees that exceed what is legal and allowable.} amounts in recruitment-related fees and expenses to either manning agencies in the Philippines, labor brokers in Taiwan, and/or in some cases other intermediaries. While the best practice described by the ILO and other groups is for workers to pay no fees or related expenses for their recruitment,\footnote{Workers interviewed described paying fees that went considerably beyond the legal limits of both the Philippines and Taiwan. Workers also reported covering the costs of travel, documentation,}
training, medical screening, and other prerequisites. Every worker interviewed incurred some type of expense to obtain the job. There was no marked difference in reported fee-charging by Philippines manning agencies for workers recruited for offshore and DWF sectors.

Recruitment “placement” fees paid to the Philippines manning agency were typically paid for either through taking out a loan while still in the Philippines, or through a system of wage deduction from earnings in Taiwan. Although most manning agencies advertise a “no placement fee” policy, almost all Filipino fishers interviewed in Taiwan (representing 15 of the 16 manning agencies named by the workers in this study) had paid recruitment fees, either directly to the manning agency in the Philippines or in the form of monthly deductions from their paychecks that went toward fees to both the Taiwan agent and a Philippine manning agent. Whether recruited for DWF or offshore fishing, workers reported that if they resorted to financing recruitment fees by taking out private loans, or if they simply allowed the Philippine recruitment agency to deduct costs of recruitment, loan payments and other deductions once in Taiwan generated pressure to stay in the job.

Deductions were a key mechanism through which recruitment and placement fees were being collected among the population of fishers interviewed. More than half of the offshore vessel workers interviewed in Taiwan reported salary deductions beyond the legally allowed Taiwan broker service fee and for food and accommodations. Recruitment fee deductions were often made on a monthly basis for the first eight to ten months of the workers’ employment contracts. A few workers reported experiencing monthly deductions for recruitment fee repayment for an entire year. Some DWF workers who incurred loans in the Philippines to cover recruitment fees also reported that loan payments were automatically deducted from their salary.

Levels of Fees Charged by the Manning Agency in the Philippines

In terms of levels of recruitment-linked fees and expenses paid, Table 3 shows average amounts paid by workers – as reported by workers interviewed – for expenses that a worker is legally allowed to be charged as part of the recruitment process in the Philippines.120 Table 4 presents average amounts that workers interviewed by Verité reported paying in the Philippines for types of fees and expenses prohibited by Philippine law.
Table 3. Average levels of legally allowable fees and expenses levied by the manning agency in the Philippines, as reported by workers interviewed

<table>
<thead>
<tr>
<th>Application requirement</th>
<th>Approximate cost</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>In USD</td>
</tr>
<tr>
<td>Passport</td>
<td>30</td>
</tr>
<tr>
<td>Basic safety training and seafarer’s identification and record book (SIRB)</td>
<td>120 – 200</td>
</tr>
<tr>
<td>High school or university diploma</td>
<td>4</td>
</tr>
<tr>
<td>Security clearance (NBI)</td>
<td>3</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>157 – 237</strong></td>
</tr>
</tbody>
</table>

Table 4. Average levels of illegally charged fees and expenses levied by the manning agency in the Philippines, as reported by workers interviewed

<table>
<thead>
<tr>
<th>Expense</th>
<th>Average amount workers reported paying, among workers who paid fees</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>In USD (rounded)</td>
</tr>
<tr>
<td>Placement fee for manning agency</td>
<td>1,933</td>
</tr>
<tr>
<td>Training fee</td>
<td>121</td>
</tr>
<tr>
<td>Medical exam and certificate</td>
<td>86 (range of 40 – 170)</td>
</tr>
<tr>
<td><strong>Total:</strong></td>
<td><strong>2,140</strong></td>
</tr>
</tbody>
</table>

Workers interviewed by Verité reported an average of PHP 96,654 (USD 1,933 or TWD 58,100) in Philippines manning agency fees. Among workers who reported charges for training and medical exam, the average amounts charged were 6,035 PHP (121 USD) and 4,148 PHP (86 USD), respectively. In addition to these illegal charges, most workers also reported paying for airfare to Taiwan and the visa application. This occurred despite Philippine regulations stating that the visa application’s cost should be covered by the employer. Some of the workers reported that they were required to pay for these additional expenses up front. In most reported cases, however, recruitment agencies initially covered travel and visa costs, which were later deducted from workers’ monthly salary. Workers could not always provide the amount they were charged for airfare and visa. For reference purposes, the published visa fee rate according to POEA is PHP 2,800 (USD 56), and the one-way airfare from Manila to Taiwan at the time of this report was approximately PHP 7,500 (USD 150).

In addition, all workers and jobseekers interviewed reported that funds were necessary to cover transportation and food expenses they incurred while processing the application and recruitment requirements. Some workers who
traveled from remote provinces shared that they had to rent a small room in Metro Manila while waiting for their papers to be processed, which could last for over two months. On average, workers who came from outside the National Capital Region reported spending PHP 25,000 (about USD 500) per month on basic sustenance and living expenses while processing their applications.

Levels of Fees Charged by the Taiwan Broker

Table 5 shows fees and expenses that are legally allowed to be charged to offshore workers and, in some cases, DWF workers in Taiwan.

<table>
<thead>
<tr>
<th>Recruitment Fee</th>
<th>Amount in TWD (monthly)</th>
<th>Amount in USD (monthly)</th>
<th>Legally Payable by the Worker</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>DWF workers</td>
</tr>
<tr>
<td>Service fees</td>
<td>1,800 (year 1)</td>
<td>60</td>
<td>No – Prohibited</td>
</tr>
<tr>
<td>Fees paid to labor brokers to cover the costs of worker accommodations, assistance in processing documents, and other services.</td>
<td>1,700 (year 2)</td>
<td>56</td>
<td></td>
</tr>
<tr>
<td></td>
<td>1,500 (year 3)</td>
<td>50</td>
<td></td>
</tr>
<tr>
<td>Agency placement fee</td>
<td></td>
<td></td>
<td>No – Prohibited</td>
</tr>
<tr>
<td>Alien Residency Certificate (ARC)</td>
<td>83 (1,000 per year)</td>
<td>2.85 (33 per year)</td>
<td>No – Prohibited</td>
</tr>
<tr>
<td>Board and lodging</td>
<td>0 - 4,500 max</td>
<td>0 - 150</td>
<td>No – Prohibited</td>
</tr>
<tr>
<td>National Health Insurance and labor insurance mandatory deduction</td>
<td>approx. 810</td>
<td>approx. 27</td>
<td>No – Prohibited</td>
</tr>
<tr>
<td>Medical test (twice in year 1, once every year for the next 2 years)</td>
<td>150 (1800 per year)</td>
<td>5.15 (60 per year)</td>
<td>No – Prohibited</td>
</tr>
<tr>
<td>Total</td>
<td>2,543 – 7,393</td>
<td>85 - 245</td>
<td></td>
</tr>
</tbody>
</table>

Legally allowable charges for the Taiwan broker service fee, as well as for board and lodging, health insurance, medical testing, and the alien residence certificate were frequently bundled into a monthly deduction from a worker’s wages that also included a deduction for the Philippines manning agency recruitment fee where
relevant, as well as allotments and any forced savings. This practice of a bundled deduction, performed without issuance of a pay slip or other documentation, rendered workers unable to determine the amounts of individual deduction items month to month. This is discussed in more depth in Wages and Deductions below.

Box 2. Good practice in handling of recruitment fees and expenses

Unlike the workers interviewed in Taiwan, ten Filipino workers who Verité interviewed during their application processing at their Philippine manning agency in Quezon City reported not paying fees beyond their passport and SIRB renewal. They said that they were not charged for placement fees, medical exams, or training expenses, and were even provided free lodging while processing their application and waiting for deployment in Manila. First-time applicants reported receiving free bus transportation and a cash advance to cover the cost of their passport application.

In contrast with the reports provided by workers hired through other agencies, workers who were renewing contracts through the Quezon City agency affirmed that during their previous contract, no recruitment fees had been deducted from their pay.

When asked about these practices by Verité, the agency owner reported that her agency discontinued passing costs of recruitment on to workers five years ago after identifying more Taiwanese employers who were willing to cover the cost of recruitment. The agency owner explained that she included statutory and market-related recruitment costs in negotiations with Taiwanese clients. She reported that she would decline to enter contracts with Taiwanese labor brokers who violated her requirements or tried to pay her kickbacks through deductions taken lawfully or unlawfully from workers’ pay.

Recruitment-Linked Debt

Most workers interviewed said they had to borrow money from family and friends to cover the costs of documentation, training requirements, and their daily needs while waiting for deployment. In addition, almost half of the workers reported that they had to take out loans at high interest rates to cover recruitment agency fees. These workers started work indebted and therefore faced pressure to stay in their job, not only to earn money but also to pay back their debts. Such loans typically took eight to ten months to pay back. Some workers reported that repaying loans could take as long as 12 months. One worker employed on a DWF vessel reported exceptional pressure to pay back his loan: he shared that because he had used his family’s land title as collateral for a loan and that terminating his contract early could mean losing the title to his family’s land.

A few workers reported ethically questionable links between the manning agency and lending agency and also between the Taiwan broker and the Philippines manning agency. One worker shared, for example, that after he had borrowed PHP 80,000 (about USD 1,648) to pay for the placement fee required by his manning agency, his loan repayments went directly to the manning agency, not the lending
agency where he obtained the loan. Some workers (both DWF and offshore) who
did not take out a loan or sign loan papers in the Philippines reported that they still
faced automatic monthly deductions in Taiwan that they were told went in part
toward recruitment-related charges owed to their Philippine manning agencies that
had not been previously disclosed to them. The two manning agencies interviewed
by Verité in the Philippines also mentioned a phenomenon known to them in which a
Taiwan broker would sometimes require the Philippine manning agency to charge
fees to workers and then flow part of the payment back to the Taiwan broker in a
“kickback” scheme. These two manning agencies reported having declined job
orders from specific Taiwan brokers on the basis of having been asked to engage in
this practice.

Box 2. Case study of a Filipino fisher recruited for distant water fishing (DWF)

Ronaldo, a 25-year-old from Bicol, decided to apply for work as a seafarer after
a friend told him they made good money. His friend warned him that seafarers do
not see land for long periods of time and that there would be some application
costs, but Ronaldo’s earnings from fishing near his home village were unstable,
so he decided to apply. His friend and family knew the application process
would involve costs, so they lent him PHP 20,000 (around USD 400), interest
free.

Ronaldo took a 16-hour bus ride to Manila and went straight to a labor agency.
Given his qualifications, they recommended he apply as a fisher in Taiwan and
laid out all of the documents he would need: a passport, school records, ID
cards, and more. It took Ronaldo over two months to obtain them all. To get a
SIRB, for example, he first needed a basic safety training certificate from a
training center. The labor agency pointed him to one that cost PHP 14,000
(around USD 290) for the training in addition to ten days of room and board.

After he finally secured all of the documents, Ronaldo returned to the agency.
His documents verified and his final interview passed, there was one last catch:
the agency expected him to pay a placement fee of PHP 60,000 (around USD
1,240). Dismayed and without other options, Ronaldo followed the agency’s
recommendation to visit a lending agency in the same building and took out a
loan for PHP 80,000, enough to pay the agency fee and pay back his friend for
covering earlier costs. Ronaldo agreed to let the labor agency recoup the loan
repayments, interest, and the cost of a plane ticket through wage deductions for
a year. After saying goodbye to his family, he flew to Taiwan with seven other
workers deployed by the agency, and they were met by a man who was to be
their labor broker in Taiwan.

Ronaldo spoke to Verité about his experiences toward the end of his first
contract, close to two years after he started work. He reflected that the job had
been more difficult and exhausting than his previous work in fishing, and the
conditions were very poor. Despite the difficulties, he said he planned to apply

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9 Names have been changed to protect the worker from potential retaliation
for another two-year contract. He had earned less than expected and wanted the opportunity to earn his full pay, this time without deductions for loan payments.

<table>
<thead>
<tr>
<th>Responsible recruitment element</th>
<th>Relevant forced labor indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Prohibition of recruitment fees to jobseekers</td>
<td>• Debt bondage or manipulation of debt</td>
</tr>
</tbody>
</table>

### Employment Contracts and Deceptive Recruitment

All workers interviewed in Taiwan reported practices for issuing employment contracts and other agreements that were at best opaque and, for at least a few workers, resembled deceptive and coercive contract substitution. Workers reported that when they were first given the contract, none were given a clear or thorough explanation of the basic terms and conditions. After they signed, most workers were not given a copy for reference, leaving them unable to confirm that any later agreement they signed or conditions they worked under matched what they had agreed to. Once in Taiwan, many workers were asked to sign supplemental agreements and addendums. Some workers specified signing agreements in Chinese with no English translation; given the language barrier, they were unsure what they were being asked to agree to and could not be certain whether they had signed a new contract altogether. A few workers reported being asked to sign a blank document, with no explanation of what the document was for.

A few workers reported that they were required to sign an entirely different employment contract only days before leaving the Philippines. These new contracts stipulated a different set of wages and benefits from the original contract they signed, which had been verified and processed by the POEA. These workers described a situation in which their agents warned that if they did not sign, they would be held responsible for all expenses, including the travel arrangements and visa that the manning agency had already advanced or paid for. Some workers reported that they were informed of monthly deductions for agent fees only after they accepted the job offer.
Verité’s desk review (which covered sample employment contracts provided by DWF and offshore workers) and key informant interviews identified additional risks of deception in the contracting process. The Philippines’ standard employment contract states that food and lodging will be “provided” to workers (see Annex A). In Taiwan, almost all workers on offshore vessels reported paying for food and lodging, suggesting that employers and agents either ignored the provision or interpreted it as merely holding the employer responsible for arranging food and lodging, not for bearing the costs. Most workers reported being required to sign affidavits or written declarations in Taiwan that they understood would give the employer or broker the authority to deduct payments for food and lodging, a practice that some NGOs interviewed described as systemic contract substitution. According to NGO representatives, these changes to workers’ compensation and benefits are made without workers’ full and informed consent. More specifically, the process for introducing the deductions to workers after they are already in Taiwan places workers in a situation where they have no choice but to stay in the job and accept the new conditions. Some Philippine government officials interviewed also cited this as a misalignment between the two government’s rules, and one which, reportedly, is the subject of ongoing discussions between the governments.

<table>
<thead>
<tr>
<th>Responsible recruitment element</th>
<th>Relevant forced labor indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Complete and accurate information about worker’s rights and recruitment and employment conditions</td>
<td>• Situations in which the worker must perform a job of different nature from that specified during recruitment without a person’s consent</td>
</tr>
<tr>
<td>• Voluntary and transparent employment contracts</td>
<td>• Withholding of wages or other promised benefits</td>
</tr>
</tbody>
</table>
Wages and Deductions

Although the regulated pay rates and payment systems for DWF and offshore workers vary, both categories of workers reported wage payment concerns, particularly regarding transparency into their earnings. All workers interviewed in Taiwan reported a lack of transparency in payment systems and withheld or delayed wages which, in turn, limited their ability to leave employment or terminate their contract.

In theory, offshore workers can demand a higher wage than DWF workers: offshore workers are entitled to the national minimum wage, which in 2019 was TWD 23,100 (USD 794), while DWF regulations cite a minimum monthly wage of USD 450. However, the net take-home amounts reported by offshore and DWF fishers did not vary significantly. This was related to the fact that additional legal deductions can be taken from offshore fishers’ pay for broker service fees, board, and accommodation; this is not the case for DWF fishers.

Allotments and Forced Savings

Some offshore and DWF fishers reported a wage payment practice in which the employer sent a portion – in some cases up to 80 percent – of the worker’s salary to a designated “allottee” in the Philippines, such as a family member. Figure 3 shows an example of the contract provision of an offshore worker in which such an allotment is provided for.

Figure 3: Excerpts from an offshore worker’s contract signed in the Philippines, indicating monthly allotment and remittance

Forced savings was also commonly reported among DWF fishers interviewed. Most of the DWF vessel workers interviewed reported that having savings deducted from their pay was mandatory and part of how their pay was structured. According to workers interviewed, this forced savings could not be accessed or withdrawn until the worker finished his contract. The most common level of forced savings reported by DFW fishers was USD 50, which would reach a total of USD 1,200 over a two-year contract. Because of this forced savings scheme, DWF workers interviewed reported that they were unable to access a significant portion of their salary until they completed their contract, even if an emergency arose.

Many workers under the allotment arrangement reported feeling pressured to maintain their employment and cooperate with the vessel operator and the broker, who oversaw the wage payment and remittance, out of concern that their families might not receive the full allotment if something went wrong. Similarly, some workers reporting forced savings indicated that the fear of not receiving the savings in full at
the end of their contract could prevent them from leaving abusive or dangerous situations.

Deductions

Many workers interviewed did not have a clear picture of the levels of individual deductions made to their wages, which was due in part to a lack of wage documentation (see below). Workers generally knew only the amount of money they received each month after all deductions, allotments and forced savings were taken. The cumulative effect of deductions, allotment and forced savings left most workers with only a small portion of their salary such that their ability to support their basic needs in Taiwan, particularly in the first eight to ten months of employment, was severely limited.

Most DFW workers interviewed reported that they typically received USD 50 in cash per month for the first eight to ten months of employment, after deductions for the Philippine manning agency fee and other recruitment fees and expenses, as well as allotment payments to their families and any forced savings. Other DWF workers reported receiving only this amount every month throughout the duration of their employment, and their understanding was that the rest of the amount was being sent home directly. These workers described a situation in which they would only know how much had been deducted for fees and expenses once they finished their contracts, returned home and were able to get a computation from their manning agencies.

Offshore workers similarly reported receiving roughly 50 USD on average in the first year, after deductions, allotment and any forced savings. Some offshore workers interviewed reported a total monthly deduction of up to TWD 8,000 (USD 281) for the first eight to ten months. Other workers reported that, after wage deductions, forced savings and allotments, they were left with only 50 USD per month.
Some offshore workers interviewed reported a total monthly deduction of up to TWD 8,000 (USD 274) for the first eight to ten months. Other workers reported that, after wage deductions, forced savings and allotments, they were left with only 50 USD per month.

These reports of deduction-based fee charging were supported by key stakeholder interviews; some NGOs interviewed also reported handling cases of Filipino offshore fishers whose salaries were deducted TWD 8,000 (roughly USD 281) per month, for as long as 14 months in a row, for recruitment-related charges. This amount did not include legally allowed charges to migrant workers, including the monthly broker service fee, worker’s counterpart for health and labor insurance, Alien Residency Certificate (ARC), and medical tests.

Transparency in Payment Terms

Most fishers interviewed—both DWF and offshore fishers—did not receive pay slips. Because workers were not provided with pay slips, they had no way of confirming actual levels of deductions for recruitment and placement fees, loans and advances, or remittances/allotments to families. Without detailed pay slips and a way to check their accounts and communicate regularly with their families, workers reported not being able to fully account for how much was deducted from their salaries and how much actually went to their families until they finished their contract or were otherwise back in the Philippines. It also prevented them from providing documentary support if they wished to dispute deductions or file formal complaints.

The lack of transparency in payment systems was particularly problematic for DWF fishers interviewed, whose limited access to internet, radio, and mobile phones for several months at a time impeded their ability to confirm whether their families were receiving the money that they were supposed to receive.

10 The workers successfully filed formal complaints with the assistance of MWCD and brought the case to the Ministry of Labor. “Taiwan-based Filipino fishermen accuse brokers of ‘overcharging’.” Focus Taiwan, 7 Nov 2020. focustaiwan.tw/society/202007110007.
Box 4. Good practice in transparency of payment terms

During Verité’s assessment of a manning agency in Quezon City, Philippines, which included a review of their documents and policies, researchers noted that pre-departure orientation materials paid special attention to information about the payment systems and procedures for workers to track their accounts. Upon return to the Philippines after their ten-month contract is complete, workers also received a full accounting of their wages and assistance in collecting documentation from their banks. The Quezon City manning agency owner said that this aspect of their work is critical if they are to retain the workers they deploy to Taiwan. Workers deployed by this agency, all of whom were recruited for DWF work, confirmed receiving accurate documentation of their pay and the amount indicated in their contracts. Some of the workers deployed by this agency reported funding the construction of their homes, paying for college education of their siblings or children, or starting small businesses.

<table>
<thead>
<tr>
<th>Responsible recruitment element</th>
<th>Relevant forced labor indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Complete and accurate information about worker’s rights and recruitment and employment conditions</td>
<td>• Work with no or limited freedom to terminate contract</td>
</tr>
<tr>
<td>Voluntary and transparent employment contracts</td>
<td>• Withholding of wages or other promised benefits</td>
</tr>
<tr>
<td>Freedom to terminate employment</td>
<td></td>
</tr>
</tbody>
</table>

Identification Documents

Most workers interviewed, whether employed in DWF or offshore fishing, reported that they did not hold their own passport, and in some cases, their SIRB. They reported that after arriving in Taiwan, they were required to surrender their travel and identity documents to either their labor broker or the boat captain for registration and other standard legal document processing. Some workers interviewed did recover and retain their passports and SIRBs, but other workers reported that the boat captain or Taiwanese labor broker had their documents for safekeeping and they would only get their documents back when they finished their contracts and were set to return home.

In the case of offshore workers, who are covered by Taiwanese labor law, withholding workers’ documents after they have been processed appears to be illegal. During civil society consultations, some NGOs reported that because offshore workers return to the ports almost every day, passport retention is one way for brokers to make sure that the workers do not abscond.

In the case of DWF workers, passports and other documents were usually maintained by the captain while workers were on board the vessel. Some stakeholders interviewed noted this practice was to ensure that all documents were
Workers interviewed in Taiwan and the Philippines, whether employed on DWF or offshore vessels, reported very long hours of work and little to no leave. The duration of the fishing voyage and type of fish being caught impacted workers’ ability to take rest days. Some engaged in DWF reported being in the high seas for several months at a time, fishing mainly in the Indian and South Pacific Ocean, while other DWF fishers reported traveling as far as Ecuador, Argentina, and North America. DWF workers interviewed reported that they could take rest breaks on the vessel when there was not much work to do, although rest hours and days off were not guaranteed, for as long as they are on the vessel. Moreover, even when vessels were docked in foreign ports, according to workers, they were not allowed to take shore leave while in foreign ports.

Offshore vessel workers reported that although they returned to shore every few days (unlike DWF workers who are out at sea for months), there were three to five days in a month referred to as “full moon nights,” during which they do not fish and are supposed to be on break; however, they were still required to perform work tasks, and work breaks were not guaranteed. Since they live on the boat, and are not provided onshore accommodations, they were still expected to perform some work even when there was no fishing. Workers reported being required to do repairs, run errands, and perform other chores for their boat captains or employers. All reported that even though they were supposed to receive holiday leave every year, they had never taken any holiday leave.

Both DWF and offshore workers reported that they typically worked more than eight hours a day, often seven days a week, with no overtime pay. Some workers described working 14 to 16 hours per day. Most workers reported that they fish for as long as there are fish to catch, even under the most severe weather conditions, regardless of workers’ fatigue. Many workers were surprised by the question of how many hours they worked in a day, reporting that there was no set limit to the number of working hours for fishers, whether on offshore or DWF vessels.
Living Conditions

Verité found that poor living conditions were common among all migrant fishers. Offshore workers described the poorest living conditions, but all workers—in offshore and DWF sectors alike — said they could not demand better accommodations regardless of how poor these might be.

All workers interviewed by Verité reported that during their employment they live on the fishing vessel in cramped conditions. One offshore worker described his living quarters as “like a coffin, or an upside-down cabinet on the ground.” Workers said they took turns sleeping and resting in the living quarters, since they also work in shifts, and said that no private spaces are provided. Field observations conducted by Verité on at least three docked fishing vessels — including both DWF and offshore vessels — indicated that in terms of square footage, living accommodations were sufficient for only half the number of crew members on board.

Among the workers interviewed in Taiwan, offshore workers reported the most pressing concerns. They reported limited access to food and potable water while on the vessel. They also reported serious hygiene concerns, highlighting that when they were provided, toilet facilities were spare or very basic, and that sleeping quarters were prone to infestation. One Filipino worker engaged in offshore fishing described not being able to sleep well at night because his bed was infested with bed bugs; he added that it is rare for a captain or an employer to address such concerns.

Many offshore vessel workers reported being charged monthly fees of up to TWD 4,500 (around USD 158) for food and lodging, even though they lived on the cramped and spare vessel. Verité estimated that such accommodation fees could amount to over a fifth of the workers’ monthly pay.

Compared to reports from offshore workers, DWF workers interviewed appeared to have slightly larger living spaces and better access to adequate meals and water supply, although some still reported lack of space and privacy. On one DWF vessel Verité visited, workers explained that they took turns sleeping in a space that comfortably accommodated seven to eight people at a time, though there were 13 crew members on board, excluding the captain.
In October 2019, a large bridge collapsed in the Nanfangao fish harbor in Su’ao Township, crashing onto three fishing boats docked below. Because the workers were either sleeping in the boats’ quarters or performing tasks assigned by the captain, they were under the bridge when it collapsed. Three of the six fatalities, and five of the twelve who survived but sustained injuries, were Filipino offshore fishers.

Verité informally interviewed the five surviving workers. They said that they usually stay in the vessel even when they are docked because they have nowhere else to go. One of the survivors, who recalled almost drowning in the incident, said that he did not want to return to fishing, but he worried that he did not have any other job skills. All five workers reported that they had already paid recruitment fees, or that they were still experiencing salary deductions for broker and service fees.

The workers were assisted by an NGO and received medical attention and financial assistance from the Taiwanese government. At the time of Verité’s research, their transfer to a different employer was being processed.

The Yilan Fishermen’s Union, along with migrant rights NGOs and church groups, have been advocating for onshore accommodations for migrant fishermen in addition to their living spaces on fishing vessels. According to Fr. Joy Tajonera, a Filipino priest who runs the Ugnayan shelter in Taichung, the collapse of the bridge in Nanfangao highlighted the risks migrant fishers are exposed to in the absence of decent onshore accommodations. Tajonera temporarily sheltered some of the workers who survived the bridge collapse and supported the call for provision of onshore accommodations to workers. In October, shortly after the incident, The Yilan County Labor Affairs Department reportedly started the planning process for building migrant fisher accommodations in the port of Nanfangao.

<table>
<thead>
<tr>
<th>Responsible recruitment element</th>
<th>Relevant forced labor indicator</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Access to remedy and grievance mechanisms</td>
<td>• Degrading living conditions imposed by the employer, recruiter, or other third-party</td>
</tr>
</tbody>
</table>

**Communication and Grievance Mechanisms**

If illegal fee charging goes undetected by Philippine authorities, workers face serious barriers to obtaining redress. A review of interviewed workers’ experience with the complaints process suggested that the burden is on workers to make a timely complaint and produce necessary documentary proof of claims. This presents serious challenges for workers, since the problems they face often relate
to a deliberate lack of transparency, missing payment transaction documentation, and unauthorized deductions and charges. These challenges are supported by worker testimonies.

A theme that emerged from interviews with workers was a lack of any grievance mechanisms, starting during workers’ recruitment process. During recruitment, despite experiencing illegal fee-charging by manning agencies and other labor rights violations, none of the workers Verité interviewed had filed formal complaints with the POEA, citing the difficulty of the complaints process as a main deterrent.

Some workers who were interviewed in Taiwan through the assistance of NGOs and faith-based organizations reported that they were informed of the government 1955 hotline and counseling service after seeking assistance directly from these groups, who would sometimes visit port areas to check on workers’ welfare. Interviews with the POLO in Kaohsiung also indicated that Philippine officials occasionally visited fishing ports to inquire after workers’ conditions, but that these visits and interactions were limited, mainly due to the fact that workers were rarely onshore.

Interviews with representatives of Serve the People Association (SPA), an organization that provides legal assistance and shelter for migrant workers, indicated that migrant fishers are among the most vulnerable to abuse, but least informed about their rights and access to grievance mechanisms.

Workers’ interviews indicated that they had no real way to complain about their working or living conditions, whether they worked in DWF or offshore fishing. Workers employed on offshore vessels with poor living conditions reported that they had no choice but to accept their conditions. For example, the one offshore worker who reported that he was losing sleep from bed bug-infested bedding reported that he did not believe that his employer would take any action if he complained. One DWF worker also explained that when he arrived in Taiwan, he had difficulty communicating with his Taiwanese labor broker due to language barriers, and on the DWF vessel there was no process for the crew to obtain help with difficulties they encountered. These DWF workers’ testimonies contrast with the requirement set out in DWF regulations that, “The operator must provide convenient mechanisms for foreign crew members to submit grievances and complaints.”

<table>
<thead>
<tr>
<th>Responsible recruitment element</th>
</tr>
</thead>
<tbody>
<tr>
<td>Access to remedy and grievance mechanisms</td>
</tr>
</tbody>
</table>

Worker Wellbeing

Interviewed workers reported that being cut off from family, difficulties communicating with their Taiwanese superiors and coworkers, limited food choices, and chronic sleep deprivation were among the most challenging aspects of their work in fishing. This was true for workers on DWF and offshore fishing vessels alike. These conditions place lasting strains on workers and have contributed to
Growing concern for migrant workers’ mental health among civil society organization (CSO) representatives interviewed by Verité. According to these CSOs, the number of distressed workers and cases of violence erupting on vessels are rising. Representatives also reported that vessel captains or supervisors, and the labor brokers assisting them, are ill-equipped to handle such concerns. Verité interviewed a group of Filipino migrants employed on a DWF vessel who had direct experience with such a violent incident. Their vessel was docked in Kaohsiung after a Filipino crew member had suddenly become violent and fatally attacked other crew members with a knife. Workers recalled that the assailant had not slept for three straight days prior to the incident and had been openly emotionally distressed. The workers also expressed distress and difficulty sleeping following the incident. Nevertheless, they remained on the vessel while the case was being processed, since no alternative accommodations were provided.

Box 6. CSO action on protecting the wellbeing of migrant fishers

Taiwan and Philippine civil society groups have long advocated for and on behalf of migrant fishers. Several civil society organizations have been documenting the situation of migrant fishers for years and continue to push for policy and regulatory changes to address issues faced by migrant fishers. They extend direct assistance to migrant fishers through various services, including free legal and case management assistance, psychosocial support, educational activities, and language programs. Several organizations in Taiwan provide temporary shelters to those forced to leave their employers because of labor issues. In an interview with Fr. Ansensius Guntur, Director of Stella Maris International Service Center in Kaohsiung, the world’s DWF capital, he described their shelter as a “home for all migrants.” Similarly, the Kaohsiung-based Presbyterian Church in Taiwan Fishermen’s Service Center (PCTFSC) provides migrant fishers access to communication, meals, basic amenities, counseling, and other important services. However, as the priest, Fr. Joy Tajonera of Ugnayan shared, most of the workers they encounter have already gone through some of the worst experiences of their working life before coming to the shelters. These workers, he said, have faced many labor issues that could have been prevented if they were recruited ethically. During an August 2019 consultation meeting facilitated by Verité in Taiwan, all organizations in attendance agreed that recruitment and employment reforms were critical to ensuring the protection of migrant fishers, and that stronger collaboration between Philippine and Taiwan NGOs is needed to address issues rooted in recruitment.

11 At the time of the interview, the workers were being assisted by two faith-based NGOs in Kaohsiung, the Presbyterian Church and the Stella Maris Catholic Church who were providing workers counseling, food, and help in contacting their labor brokers in Taiwan and the Philippines. Officials from the MECO also eventually became involved in processing the repatriation of the workers.
Links between Recruitment Practice and Labor Risk and Industry Responses

Verité’s research shows that third-party labor intermediaries are deeply embedded in the recruitment and hiring of migrant fishers in Taiwan. All workers interviewed for this study were hired through manning agencies in the Philippines and were managed or assisted by brokers in Taiwan. The research found widespread unethical recruitment practice among workers interviewed, which was associated in many cases with risks of forced labor.

In the Philippines, unethical practices reported by workers included:

- lack of transparency about the recruitment process and requirements;
- excessive service or manning fees charged to workers at the point of recruitment;
- processing fees passed on to workers that are the responsibility of the principal/employer (specifically, medical testing and certificate);
- additional fees recovered from workers after deployment; and
- insufficient information provided to workers about the job terms and conditions, including the payment and deduction systems.

In Taiwan, unethical practices reported by workers included:

- supplemental agreements and addendums, which workers are asked to sign, allowing for additional charges not outlined in the Philippine contract;
- unauthorized recruitment-related fees deducted monthly from workers’ wages for the first eight to ten months of employment;
- regular deductions for forced savings and the Taiwanese broker’s service fees; and
- withholding of passports from workers.

In combination, these practices place workers in situations wherein they are unable to refuse or seek remedy for other workplace violations that they are subjected to, such as excessive work hours, poor living conditions, withholding of wages and forced savings, lack of access to independent grievance systems, and lack of support for mental health and wellbeing. Most workers also reported that, mainly due to recruitment-related charges and withheld wages, it is impossible to leave the job without incurring serious income loss and penalties, at least for the first eight to ten months of employment.

The two manning agencies interviewed in the Philippines reported that while they make sure their recruitment practices do not put workers at risk, they are outliers...
within their sector. The owner of the manning agency in Quezon City said that the agency “can be easily edged out of the market by brokers who charge nothing to their principals and transfer all financial cost of recruitment to workers.” One respondent further shared that “ethical employers are necessary for ethical recruitment in the seafood sector to take root.”

In response to calls for increased attention on recruitment practices amidst reports of rights violations at sea, including human trafficking and forced labor in the fishing industry, some companies that source seafood from Asia have responded by issuing their own codes of conduct and supplier monitoring programs. Many large seafood brands and seafood traders worked with industry peers to push a set of standards and codes of conduct for their supply chains. The Seafood Task Force (STF), one of the largest industry-led coalition of companies with seafood supply chains, included standards in their Code of Conduct that prohibit forced labor and child labor, promote responsible recruitment, and outline expectations for humane working and living conditions of workers. The World Tuna Purse Seine Organization (WTPO) also committed to harmonizing fair labor practices with global standards among member boat owners. However, some of the industry players that Verité consulted shared that their Taiwanese supply chains have taken only initial steps toward addressing these issues, in part because more attention has been focused on Thailand over the last five years. These respondents described that efforts are beginning to shift toward addressing unethical recruitment and inhumane labor practices in the Taiwan fishing sector.
Conclusion and Recommendations: Addressing Forced Labor Risks Through Responsible Recruitment

The recruitment of Filipinos for work in the Taiwan fishing sector is showing an upward trend, according to stakeholders interviewed. The sector provides opportunities for many unemployed and underemployed but skilled Filipino workers who are drawn by the prospect of working abroad and sending monthly remittances back home. Despite recent policy reforms, private sector initiatives, and CSO efforts to increase protections for migrant fishers, Verité’s research documented the persistence of unethical recruitment practices that heighten workers’ vulnerability to forced labor risks and other worksite violations.

Several conditions that increase workers’ vulnerability are considered inherent to work in the fishing industry: remoteness of work sites and isolation; physically demanding, hazardous and time-intensive work; and difficult living conditions. These factors, in combination with excessive recruitment fees, onerous debts, and wage withholding, can lead to a working environment tantamount to forced labor, even for workers who migrated freely and legally for employment. Sixty out of 67 workers interviewed for this research (89.5%), and all the NGOs consulted for this research, reported these practices as pervasive in the sector. Likewise, the manning agency representatives Verité interviewed shared that they are aware of the unethical recruitment and employment practices reported by workers. Most workers also reported that, due mainly to recruitment-related charges and deductions, forced savings, and the system of allotments, it is impossible to leave the job without incurring serious income loss and penalties, at least for the first eight to ten months of employment.

Verité recognizes that regulations are in place in the Philippines that prohibit excessive fees and provide mechanisms for workers to raise complaints and seek remedy. However, gaps in enforcement of recruitment regulations, systemic challenges to filing formal complaints in accordance with legal procedures, and limited worker awareness, can lead to unethical recruitment practices that continue to evade the rule of law or the government’s capacity for enforcement.

Verité welcomes the Taiwan government’s commitment to incorporate the International Labour Organization’s Work in Fishing Convention 188 into their regulations. Verité is also encouraged by Taiwan’s commitment to conduct vessel
inspections and monitor working conditions in fishing as a collaborative effort between the Fisheries Agency and the Ministry of Labor; this is a development that civil society organizations are monitoring closely. However, persistent labor issues such as those presented in this report may only be meaningfully addressed by the equal application of all labor protection standards (in the Labor Standards Act) to all fishers, regardless of the type of vessels they are assigned to.

In contrast to the unethical practices reported by most workers and all CSO stakeholders interviewed, Verité documented some commendable recruitment practices, reported by a small sample of 10 workers surveyed and two Philippine manning agencies. A small sample of 10 workers were recruited by a manning agency in Quezon City whose owner reported the need to evolve manning agencies’ management practices to benefit workers, while maintaining a healthy and profitable business. This owner highlighted several good practices, including identifying more employers in Taiwan who are willing to cover all the statutory costs; absorbing other related expenses and building these into the cost structure; turning down contracts that encourage charging service fees to workers in the form of shared “kickbacks”; and prohibiting unauthorized deductions and forced savings. Additional good practices noted were the provision of thorough predeparture orientation sessions, explaining contract terms and conditions, and providing detailed pay documentation for workers. These practices go a long way in ensuring that workers are better protected during the recruitment process and offer employers, brands, governments, and labor advocates a model for effective due diligence.

**Recommendations**

Based on the research findings presented in this report, Verité recommends that government, private sector, and civil society interventions address the cost of labor migration to migrant fishers and focus on risk-prevention mechanisms. There is a need for a comprehensive agenda that takes stock of workers’ vulnerabilities at specific phases of the labor migration cycle, addresses the risks that are systemic to the migration corridor and fishing sector, and focuses on innovative preventive interventions.

Verité further recommends supporting preventive strategies that: (a) stress the importance of multi-stakeholder responses; (b) engage all actors involved in the labor migration process, including labor brokers and intermediaries; and (c) highlight the protection and rights of workers.

Resources and efforts must be focused on interventions that relieve workers of financial burdens, improve workplace conditions, and promote worker empowerment. Crucially, efforts should engage and empower workers to become directly involved in preventing and addressing risks and issues that may arise in the recruitment process and in the workplace.
Recommendations to the Governments of the Philippines and Taiwan:

Responsible recruitment elements must be incorporated into recruitment regulations and government due diligence processes. To begin, Philippine and Taiwan recruitment and migrant worker regulations must include ratification and adoption of ILO Convention 181, the ILO’s General Principles and Operational Guidelines for Fair Recruitment, and the ILO Work in Fishing Convention (C188). Both countries should move towards an “employer pays”/“zero fees to workers” model and implement more effective, inclusive, and rights-based inspection regimes.

- Direct hiring – that is, hiring without the use of private labor agencies -- must be made a viable option for workers and employers. Governments should ensure that regulations and procedures do not implicitly push employers to utilize recruiters or outsource key functions to labor intermediaries, without installing management controls to prevent unethical recruitment practices. Labor intermediaries can and do perform legitimate and important roles in linking employers to workers, a service for which they should rightly be paid. However, associated service fees, including the legally allowed monthly charges in Taiwan, should be charged to employers, not to workers.

- The Governments of the Philippines and Taiwan should align their regulations to clearly prohibit the charging of recruitment fees and expenses to workers. The Philippines prohibits the charging of manning and processing fees to migrant fishers and seafarers and requires provision of food and lodging to workers. In Taiwan, although DWF fishers are spared from service fees, offshore fishers can be legally charged monthly service fees, and food and lodging expenses.

In addition, based on report findings, Verité supports the following action items for the governments of Taiwan and the Philippines, which were raised by civil society organizations during an August 19, 2019 consultation forum that Verité facilitated in Taipei:

For the Government of the Philippines:

- Strengthen recruitment mechanisms. Incorporate fees-verification steps into agency assessment protocols and ensure that manning agencies properly orient jobseekers to the job terms and conditions.
- Require that predeparture orientations cover topics on access to justice and redress mechanisms specific to the fishing sector.
- Partner with Philippine barangays (villages) and regional DOLE offices to improve the process for connecting prospective workers to job openings and information on risks and worker protections in migrant worker sending communities.
For the Government of Taiwan:

- Apply all labor standards to all migrant fishers equally. There should be no distinction between offshore and DWF workers in terms of labor protections, benefits, and assistance. To this end, transfer the regulation of DWF workers from the Fisheries Agency to the Ministry of Labor.
- Provide feasible labor migration alternatives to private labor agencies.
- Address the issue of contract substitution, including the widespread practice of asking workers to sign supplemental agreements in Taiwan, which imposes charges not agreed to in the Philippines. NGOs highlight the significance of this issue, as supplemental agreements and broker fee charging are legally allowed.
- Conduct outreach and awareness-raising sessions on workers’ rights. CSOs consulted emphasized that such sessions should include information on mandatory insurance, safety, and medical check-ups.

For both governments:

- Increase penalties for brokers who violate regulations. Ensure that penalties are effective deterrents to unethical practice.
- Require employers or brokers to provide migrant fishers with safe, decent onshore accommodations.
- Advocate for the implementation of free food and lodging for workers and ensure that legal accommodation standards are met.

Recommendations to the Private Sector:

Consumer brands and buyers should urgently examine the prevailing recruitment and hiring practices and the working and living conditions of Filipino migrant fishers employed on Taiwan-flagged fishing vessels. Industry associations, such as the Seafood Task Force, the World Tuna Purse Seine Organization, and others whose members source products from Taiwan-flagged vessels, should engage governments to advocate for employment and recruitment system reforms and press for stronger legal protections for all migrant fishers. An “employer pays”/“zero fees to workers” requirement should be incorporated into member standards, to prohibit charging of all recruitment-related fees to workers.

Additionally, individual consumer brands, seafood traders, and manufacturing facilities should implement their own robust due diligence and supplier monitoring mechanisms in their supply chains. At a minimum, supply chain responsibility programs and mechanisms should:

- incorporate an “employer pays”/“zero fees to workers” model into codes of conduct;
- require adherence to human rights and responsible recruitment standards in supplier and service agreements, including agreements between employers and labor brokers;
• expand monitoring and due diligence processes to cover the recruitment practices of sending country brokers and Taiwan brokers;
• require transparency in contracting to ensure that workers sign only one verified contract;
• require safe onshore accommodations (for offshore workers, as well as for DWF workers on occasions when they return to shore);
• ensure that workers have access to effective grievance mechanisms and remedies (through the employer, as well as through a worker association if in place); and
• invest in responsible recruitment capacity building for suppliers, vessel owners, and employers, and incentivize good practices.

With the global COVID-19 pandemic, and as demand for tuna food products continues to increase, there is a need for not only health and safety measures throughout the supply chain, but also effective grievance and communication systems to ensure that workers are able to access information vital for their safety and are able to report practices that expose them to risks. A recent report from the Business and Human Rights Resource Centre notes survey findings indicating that companies are not acting swiftly enough to address these risks and must accelerate commitments and actions to stem systemic labor abuse in the tuna sector.141

Recommendations for Further Research

Verité has observed improvements in recent years for foreign workers in land-based manufacturing facilities in Taiwan that are routinely inspected and monitored through both government and third-party supply chain audits. The nature of fishing work limits the ability of inspectors to observe and track conditions onboard, presenting a need to develop a different set of monitoring and inspection processes and tools. New processes should leverage existing technology used to document vessel catch and fishing location and utilize onboard observers. Verité has compiled a set of data points that can be collected through these processes in a report produced for the USAID Oceans program.142 There is a need for further research to test the effectiveness of these data gathering tools and processes.143

Lastly, Verité recommends further research to analyze recruitment-related issues against the frameworks of anti-corruption and business conduct. Further research should inquire into the practices of fishing companies, labor brokers, manning agencies, and government agencies that compromise the environment and taint global seafood supply chains.
ANNEX A: POEA Standard Employment Contract

Figure 4. Philippine model contract of employment
ANNEX B: List of Offenses and Penalties for Philippine Manning Agencies

Under the 2016 Rules, victims of illegal recruitment may file reports or complaints with the POEA. If victims seek free legal assistance, the report must be submitted in writing and under oath. Although the POEA has exclusive jurisdiction over administrative cases arising out of recruitment, criminal actions must be raised before the appropriate Prosecution Office. Criminal actions may be initiated by the aggrieved person, the DOLE Secretary, POEA Administrator, DOLE Regional Directors, or their authorized representatives.

The 2016 Rules classify offenses by manning agencies or principals/employers into serious, less serious, or light; and provide administrative sanctions for each. Penalties for manning agencies in violation of recruitment regulations can range from suspension to cancellation of licenses, plus refund of relevant costs to the complainant or worker. For offenses committed by principals/employers, the penalties range from monetary fines (PHP 50,000 – 100,000) to permanent disqualification and delisting from the roster of accredited principals/employers.

Table 6. Offenses committed by Philippine manning agencies, classifications thereof, and administrative penalties

<table>
<thead>
<tr>
<th>Classification</th>
<th>Offense</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serious</td>
<td>Collecting any amount as payment for processing, or documentation costs not prescribed by the rules, or an amount greater than the actual documentation costs, as covered by official receipts issued by entities where payments were made</td>
<td>Cancellation of license, plus refund of excess processing or documentation costs</td>
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<tr>
<td></td>
<td>Charging or accepting directly or indirectly any amount of money, goods or services, or any fee or bond for any purpose from an applicant seafarer</td>
<td>Cancellation of license, plus refund of fee or bond collected</td>
</tr>
<tr>
<td>Less serious</td>
<td>Substituting or altering, to the prejudice of the seafarer, employment contracts approved and verified by the Administration, from the time of actual signing thereof by the parties up to and including the period of expiration of the same, without the approval of the Administration</td>
<td>1st offense: Suspension of license (two to six months)&lt;br&gt;2nd offense: Suspension of license (six months and one day to one year)</td>
</tr>
<tr>
<td>Classification</td>
<td>Offense</td>
<td>Penalty</td>
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<tr>
<td>Serious</td>
<td>Withholding or denying travel or other pertinent documents from an applicant seafarer for monetary or financial considerations, or for any other reasons, other than those authorized under the Labor Code and its implementing Rules and Regulations</td>
<td>3rd offense: Suspension of license (one year and one day to two years)</td>
</tr>
<tr>
<td></td>
<td>Withholding of seafarer’s salaries or remittances, SSS contributions and loan amortization or shortchanging/reduction thereof without justifiable reasons</td>
<td>4th offense: Cancellation of license.</td>
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<td></td>
<td></td>
<td><strong>Note:</strong> For the offense of withholding seafarer’s salaries or remittances, SSS contributions and loan amortizations or shortchanging/reduction thereof without justifiable reasons:</td>
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<tr>
<td></td>
<td></td>
<td>The penalty includes the release of the salaries or remittances being claimed.</td>
</tr>
</tbody>
</table>

Table 7. Offenses committed by principals/employers, classifications thereof, and administrative penalties

<table>
<thead>
<tr>
<th>Classification</th>
<th>Offense</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Serious</td>
<td>Gross violation of laws, rules, and regulations on overseas employment</td>
<td>Permanent disqualification and delisting from the roster of accredited principals/employers</td>
</tr>
<tr>
<td></td>
<td>Gross negligence leading to serious injury or illness or death of the worker</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Grave misconduct against the seafarer</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Compelling a seafarer to work for another employer or perform another work</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Passing on or deducting from a seafarer’s salary the payment of the cost of insurance fees, premium, or other insurance related charges as provided under the compulsory insurance coverage</td>
<td></td>
</tr>
</tbody>
</table>
### Table 8. Penalties for committing illegal recruitment and prohibited acts

<table>
<thead>
<tr>
<th>Classification</th>
<th>Offense</th>
<th>Penalty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less serious</td>
<td>Default on its contractual obligations to the seafarer and/or its manning</td>
<td>1st offense: Fine of PHP 50,000 (approximately USD 1,000)</td>
</tr>
<tr>
<td></td>
<td>agent</td>
<td>2nd offense: Fine of PHP 100,000 (approximately USD 2,000)</td>
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<tr>
<td></td>
<td>Substitution of the POEA-approved contract</td>
<td>3rd offense: Suspension from participation in the overseas employment program (six months to one year)</td>
</tr>
<tr>
<td></td>
<td>Withholding of the seafarer’s travel and other pertinent documents</td>
<td>4th offense: Permanent disqualification and delisting from the roster of accredited principals/employers</td>
</tr>
<tr>
<td></td>
<td>Violation of other laws, rules, and regulations on recruitment and placement</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Offense</th>
<th>Imprisonment</th>
<th>Fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>Illegal recruitment</td>
<td>Not less than 12 years and one day but not more than 20 years</td>
<td>Not less than PHP 1,000,000 (approximately USD 20,000), nor more than PHP 2,000,000 (approximately USD 40,000)</td>
</tr>
<tr>
<td><strong>Proviso:</strong> Maximum penalty imposed if person illegally recruited is (a) less than 18 years old, or (b) committed by a non-licensee or non-holder of authority</td>
<td></td>
<td><strong>Proviso:</strong> Maximum penalty imposed if person illegally recruited is (a) less than 18 years old, or (b) committed by a non-licensee or non-holder of authority</td>
</tr>
<tr>
<td>Life imprisonment, if illegal recruitment constitutes economic sabotage as defined in the Migrant Workers Act</td>
<td>Life imprisonment, if illegal recruitment constitutes economic sabotage as defined in the Migrant Workers Act</td>
<td>Not less than PHP 2,000,000 (approximately USD 40,000), nor more than PHP 5,000,000 (approximately USD 100,000)</td>
</tr>
<tr>
<td><strong>Proviso:</strong> Maximum penalty imposed if person illegally recruited is (a) less than 18 years old, or (b) committed by a non-licensee or non-holder of authority</td>
<td></td>
<td><strong>Proviso:</strong> Maximum penalty imposed if person illegally recruited is (a) less than 18 years old, or (b) committed by a non-licensee or non-holder of authority</td>
</tr>
<tr>
<td>Offense</td>
<td>Imprisonment</td>
<td>Fine</td>
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<td>--------------------------------------------------</td>
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</tr>
<tr>
<td>Recruited is</td>
<td></td>
<td>recruited is (a) less than 18 years old, or (b) committed by a non-</td>
</tr>
<tr>
<td></td>
<td></td>
<td>licensee or non-holder of authority</td>
</tr>
<tr>
<td>Prohibited acts</td>
<td>Not less than six (6) years and one (1) day but</td>
<td>Not less than PHP 500,000 (approximately USD 10,000), nor more than</td>
</tr>
<tr>
<td></td>
<td>not more than 12 years</td>
<td>PHP 1,000,000 (approximately USD 20,000)</td>
</tr>
</tbody>
</table>

Note: If offender is an alien, he/she shall also be deported without further proceedings.

Note: Conviction causes and carries the automatic revocation of license or registration of the manning agency, lending institution, training school, or medical clinic.
ANNEX C: Selected Legal Requirements for the Employment of DWF Migrant Workers in Taiwan

Per the DWF Regulations, the employment contract signed between the employer and foreign crew member must include the following protections, among others.148 Although many workers interviewed reported difficulty reviewing the contents of their contracts in Taiwan and comparing contracts with their on-the-ground conditions (see Main Findings), by law the following terms and conditions should have been included:

### Required Terms and Conditions for DWF Contracts

- Contract length
- Itemized wage details, including the means of payment, with the monthly wage set at no less than USD 450 (approximately NTD 12,800)
- Accident, medical, and life insurance;
- Stipulations that the employer will arrange for immediate medical treatment for injury or illness (and will bear the cost if the cause is work-related);
- The foreign crew member’s transportation costs and related expenses
- No less than 10 hours of rest per day and less than four days off per month, unless the migrant is employed in fishing operations, in which case the employee may agree to compensatory leave instead
- The right to religious holidays
- The employer must provide convenient mechanisms for foreign crew members to submit grievances and complaints
- The foreign crew member may ask for early termination of the employment contract and return to his/her home country

The DWF Regulations require that the service contract signed between the agent and the foreign crew member contain specific protective requirements for the worker.

### The DWF Regulations provide that service contracts may not do any of the following:149

- Conflict with the rights and obligations stipulated in the employment contract template;
- Force the foreign crew member to work under coercion, duress, or other illegal means;
- Charge any service fee from the foreign crew member;
- Charge fees under false pretenses;
- Make advance deduction of wages as penalty for breaching the contract or as indemnity; and,
- Force the foreign crew member to transfer to other fishing vessel(s) to work.
Other responsibilities of DWF vessel operators include:

- Ensuring that migrant workers onboard enjoy the same benefits and labor protection as other crewmembers;
- Paying wages fully and directly to the foreign crew member, unless otherwise provided by law or agreed between the parties;
- Maintaining detailed wage records of foreign crew members;
- Repatriating foreign crew members if fishing operations are discontinued due to unforeseen circumstances, such as vessel detention or catastrophe; and
- Promptly notifying relevant agencies in case of injury, casualty, or other serious emergency of any foreign crew member, arranging for emergency medical services and treatments, and submitting a written report on the handling of the situation to relevant associations and authorities.
Endnotes


10 As noted in the Limitations section below, these interviews were conducted onsite at the manning agency and therefore it is possible that responses were biased. However, field researchers were careful to ensure confidentiality, safety and security for respondents, and interviews conducted with management at the agency yielded data that was consistent with what had been reported by workers.


Recruitment and Employment Experiences of Filipino Migrant fishers in Taiwan’s Tuna Fishing Sector: An Exploratory Study


25 For reference, the full list of indicators provided by the ICLS guidance are as follows:

Indicators of involuntary work (any work taking place without the free and informed consent of the worker):

- unfree recruitment at birth or through transaction such as slavery or bonded labor;
• situations in which the worker must perform a job of different nature from that specified during recruitment without a person’s consent;
• abusive requirements for overtime or on-call work that were not previously agreed with the employer;
• work in hazardous conditions to which the worker has not consented, with or without compensation or protective equipment;
• work with very low or no wages;
• degrading living conditions imposed by the employer, recruiter, or other third-party;
• work for other employers than agreed;
• work for longer period of time than agreed; and
• work with no or limited freedom to terminate work contract.

Indicators of threat and menace of any penalty (coercion used to impose work on a worker against a person’s will):
• threats or violence against workers or workers’ families and relatives or close associates;
• restrictions on workers’ movement;
• debt bondage or manipulation of debt;
• withholding of wages or other promised benefits;
• withholding of valuable documents (such as identity documents or residence permits); and
• abuse of workers’ vulnerability through the denial of rights or privileges, threats of dismissal, or deportation.

The indicator approach can be applied to identify an individual case of forced labor or to understand which indicators are present across a given population of workers. This approach can help to identify risk even in cases where forced labor itself may not be occurring. The indicator approach lends itself to the identification of components of forced labor risk that can then be addressed in targeted company engagement that addresses root causes. Where forced labor indicators are identified, an evaluation should be performed of how those indicators operate in practice, and what contextual issues enable the presence of vulnerability to and presence of risk factors for forced labor. See International Labour Organization. “Guidelines Concerning Measurement of Forced Labour.” 20th International Conference of Labour Statisticians, Department of Statisticians, ILO, Oct 2018. https://www.ilo.org/wcmsp5/groups/public/---dgreports/---stat/documents/meetingdocument/wcms_648619.pdf.


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78 “Memorandum Circular No. 04. Revision of the One-Page Covering Employment Contract.”
Philippines Overseas Employment Administration, 12 Mar 2013.


Note that, as per POEA regulations, costs for pre-deployment medical exams and required training should not be charged to workers, as they fall under the category of processing fees, which the employer is required to cover. However, most workers interviewed reported having to pay for the medical exam and certificate themselves. “2016 Revised Rules and Regulations Governing the Recruitment and Employment of Seafarers.” Philippine Overseas Employment Administration, 2016, Section 50, Rule V. www.poea.gov.ph/laws&rules/files/2016%20Rules%20Seabased.pdf. Accessed 21 July 2020.


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130 During worker interviews, fishers reported tuna as their primary catch, although their vessels also engaged in the capture of other seafood products.


134 Serve the People Association (SPA). Personal interview. 2019.


136 Presbyterian Church in Taiwan, Fishermen’s Service Center (PCTFSC). Personal interview. 2019.


The photo(s) included in this report are used solely to illustrate the locations and situations in which risk of forced or child labor is being discussed. The people shown in the photo(s) do not represent any specific person or group of people noted in the text.