



UNDERTAKING FOR AN APPLICATION FOR A WORK PERMIT EXEMPTED FROM A LABOUR MARKET IMPACT ASSESSMENT (LMIA) AS PART OF THE ATLANTIC IMMIGRATION PILOT (AIP)

A – AIP CANDIDATE

Principal applicant - Family name (surname)		Given name(s)	FOR IRCC USE ONLY
			UCI no.
Gender <input type="checkbox"/> Male <input type="checkbox"/> Female	Date of birth (YYYY-MM-DD)	City and country of birth	
Family status		Country of citizenship	

B – AIP PROGRAM

Province of destination
AIP program <input type="checkbox"/> Atlantic High-Skilled Program <input type="checkbox"/> Atlantic Intermediate-Skilled Program <input type="checkbox"/> Atlantic International Graduate Program

C – EMPLOYER INFORMATION

Business operating name				
Business mailing address:				
Street and number	Apt. / Unit	City	Province	Postal code
Telephone number	Cell number	Email address		
Company representative:				
Family name (surname)	Given name(s)	Title		

D – UNDERTAKING AND DECLARATION

Important: You must read, complete and sign this section.

I am applying for a one year, LMIA-exempt work permit under the Atlantic Immigration Pilot.

I have a valid job offer from an employer designated by _____ to participate in the Atlantic Immigration Pilot,
(Name of province)
and a letter from _____ confirming that an Endorsement Application has been signed by me and submitted
(Name of province)
by my prospective employer to the _____ .
(Name of province)

I undertake to:

- (a) Apply for permanent residence under one of the three programs of the Atlantic Immigration Pilot no more than 90 days after having submitted an application for a work permit to Immigration, Refugees and Citizenship Canada;
- (b) Reside within _____ throughout the period of temporary employment;
(Name of province)
- (c) Work for the employer specified on the work permit; and
- (d) Report any change in employment to IRCC and _____ .
(Name of province)

Further,

- I declare that the information provided is to the best of my knowledge true, complete and accurate.
- I am compliant with the *Immigration and Refugee Protection Act* and the Immigration and Refugee Protection Regulations.
- To the best of my knowledge I meet the program requirements of the Atlantic Immigration Pilot.
- I consent to the collection and disclosure of the information contained herein, including for monitoring and evaluation purposes.

I confirm that I understand that if I have made a false declaration or have otherwise provided false or misleading information or have undertaken concealment of a material fact, this application could be rejected. I further confirm that I understand that providing such false or misleading information or concealing material facts could be an offence and/or constitute non-compliance under the *Immigration and Refugee Protection Act*. I understand that any false statements or concealment of any material fact may result in, but is not limited to, the following consequences:

- Refusal of the associated work permit under the Atlantic Immigration Pilot.
- Refusal of any application for permanent residence made under the Atlantic Immigration Pilot.

I also understand that should I be found to be inadmissible for misrepresentation under section 127 of the *Immigration and Refugee Protection Act*, I may be barred from entering Canada for a period of two years following a final determination of my inadmissibility or, if this determination is made in Canada following my removal from Canada.

Name of applicant

Signature of applicant

Date (YYYY-MM-DD)

Privacy Statement

Information provided to IRCC is collected under the authority of the *Immigration and Refugee Protection Act* (IRPA) to determine admissibility to Canada. Information provided may be shared with other Canadian government institutions such as, but not limited to, the Canada Border Services Agency (CBSA), The Royal Canadian Mounted Police (RCMP), the Canadian Security Intelligence Service (CSIS), The Department of Foreign Affairs, Trade and Development (DFATD), Employment and Social Development Canada (ESDC), Canada Revenue Agency (CRA), provincial and territorial governments and foreign governments in accordance with subsection 8(2) of the *Privacy Act*. Information may be disclosed to foreign governments, law enforcement bodies, and detaining authorities with respect to the administration and enforcement of immigration legislation where such sharing of information may not put the individual and or his/her family at risk. Information may also be systematically validated by other Canadian government institutions for the purposes of validating status and identity to administer their programs.

Depending on the type of application made, the information you provided will be store in one or more Personal Information Banks (PIB) pursuant to section 10(1) of Canada's *Privacy Act*. Individuals also have the right to protection and access to their personal information stored in each corresponding PIB under the *Access to Information Act*. Further details on the PIBs pertaining to IRCC's line of business and services and the Government of Canada's access to information and privacy programs are available at the Infosource website (<http://infosource.gc.ca>) and through the IRCC Call Centre. Infosource is also available at public libraries across Canada.