

# Employment Contract Template LIVE-IN CAREGIVER EMPLOYER/EMPLOYEE CONTRACT

All information and clauses set out in this employment contract template must be addressed in all Live-in Caregiver Employer/Employee contracts to enable HRSDC/CIC to assess whether the employment is likely to have a neutral or positive effect on the labour market in Canada.

EMPLOYER #1	
Last name:	Given name(s):
Relationship with the person(s) receiving care:	
Street address:	
City:	Province/Territory:
Postal Code: Telephone (home):	Telephone (work):
Email:	
EMPLOYER #2 (if applicable)	
EMPLOYER information must be provided for provide instruction to the EMPLOYEE.	or <u>each person</u> who will contribute to wages paid to the EMPLOYEE or will
Last name:	Given name(s):
Relationship with the person(s) receiving care:	
Street address:	
City:	Province/Territory:
Postal Code: Telephone (home):	Telephone (work):
Email:	
EMPLOYEE - Job Offer of Employment - Liv	e-in Caregiver
Note: provide employee's current address, i address.	i.e. overseas address if foreign worker is still living overseas or in-Canada
Last name:	Given name(s):
Date of birth (YYYY/MM/DD):	Street address:
City:	Province/Territory:
Country:	Postal Code:
Telephone (home):	Telephone (work):
Email:	



EMPLOYEE'S PLACE OF WORK					
<b>NOTE:</b> Under the Live-in Caregiver Prograconsidered toward the live-in caregiver's w not be counted.					
Will the EMPLOYEE work at EMPLOYER'S	s residence in Canada as indicated above	?			
If no, provide the details of where the EMF receiving care):	PLOYEE will work and reside (must be in the	ne residence in Canada of the person			
Street address:					
City:	Province/Territory:	Province/Territory:			
Postal Code: Telephone (hor	me): Telep	Telephone (work):			
Email:					
Description of the house and the house	hold				
Total number of rooms:	Total number of bedrooms:				
Details of all household members (ALL add	ults and minors residing in the house):				
Surname	Given name(s)	Age			
1.					
2.					
3.					
4.					
5.					
If more space is required, add an annex to	this contract and cross-reference.				
The PARTIES agree as follows:					
Duration of contract					
This contract shall have a duration of Anticipated start date	months from the date	the EMPLOYEE assumes his/her functions.			
Work permit					
Both parties agree that this contract is conc and Refugee Protection Act and its Regula		ralid work permit pursuant to the <i>Immigration</i> the Live-in Caregiver Program.			

Job descript	ion			
The EMPLOY requiring care		services as a live-in caregive	r and carry out the following	g tasks in the home of the person
Details of per	son(s) requiring care:			
Las	st Name	Given name	Age	Type of care (child, elderly or disabled)
1.				
2.				
3.				
4.				
5.				
If more space	is required, add an a	nnex to this contract and cros	s-reference.	
Work schedu	ıle and wages			
The parties a	gree to abide by provi	ncial/territorial labour/employr	ment standards regarding w	ages and leave.
1. The EM	IPLOYEE shall work	hours per week.		
2. The EM hours:	1PLOYEE's workday s	shall begin at and end	l at, or if the sched	ule varies by day, specify work
3. The EM	IPLOYEE shall be en	titled tominutes for e	ach meal break.	unpaid
4. The EM	IPLOYEE shall be en	titled tonumber of health	breaks ofminutes.	paid unpaid
5. The EM	IPLOYEE shall be en	titled to day(s) off per	week, on	
	MPLOYEE shall be end OYER and the EMPLO		vacation per year. The schod	edule shall be confirmed by the te.

8. The EMPLOYEE shall be entitled to all applicable provincial, territorial and national statutory and public holidays with pay.

9.	The EMPLOYER agrees to pay the EMPLOYEE for his/her work by cheque or alternate means if mutually agreed and with documentation and receipts, the gross wages before deductions in the amount of:  \$ per hour worked. Equivalent to \$ per week.
10.	The EMPLOYER agrees to pay the wages on the following basis:
	weekly bi-weekly monthly.
11.	The EMPLOYER agrees to pay the EMPLOYEE for his/her overtime hours for all hours worked over the required hours confirmed in item 1in accordance with provincial/territorial labour/employment standards.
12.	The EMPLOYER agrees to regularly review and adjust the EMPLOYEE's wages to ensure they meet or exceed the prevailing wage rate requirements for live-in caregivers in the region where the EMPLOYEE is being employed as indicated on HRSDC's website at <a href="http://www.hrsdc.gc.ca/eng/workplaceskills/foreign_workers/advertReq/wageadreq.shtml#tphp">http://www.hrsdc.gc.ca/eng/workplaceskills/foreign_workers/advertReq/wageadreq.shtml#tphp</a> .
	The EMPLOYER and EMPLOYEE will indicate wage increases by amending no. 9 of this section of the contract in writing, and with all EMPLOYER and EMPLOYEE signatures and the date of the amendment.
13.	The EMPLOYER agrees to regularly review and adjust the EMPLOYEE's room and board charges to ensure they do not exceed the prevailing room and board rates for live-in caregivers in the region where the EMPLOYEE is being employed as indicated on HRSDC's website.
	The EMPLOYER and EMPLOYEE will indicate room and board increases by amending no. 2 and/or no. 3 of the "Accommodation" section of the contract in writing, and with all EMPLOYER and EMPLOYEE signatures and the date of the amendment.
14.	The EMPLOYER agrees to pay taxes and submit all deductions payable as prescribed by law (including, but not limited to, employment insurance, income tax, Canada Pension Plan or Quebec Pension Plan).
	OTE: Employers are reminded that overtime hourly rates may vary, for example, depending on the day of the week or for tional statutory or public holidays.
	TE: HRSDC regularly reviews and updates the prevailing wage rate table. EMPLOYERS must, at the minimum, increase the IPLOYEE's wages as they are increased as per HRSDC's website.
Rec	ruitment Fees
third	EMPLOYER shall not recoup from the EMPLOYEE, through payroll deductions or any other means, the fees they have paid to a party recruiter or recruitment agency, or their authorized representative(s) for services related to hiring and retaining the LOYEE.
EMP	E: Should the EMPLOYER'S third party recruiter or recruitment agency, or their authorized representative(s) charge the LOYEE for any recruitment fees, the EMPLOYER must reimburse the EMPLOYEE in full for any such costs disclosed with f by the EMPLOYEE.

Acco	ommodation
1.	The EMPLOYER agrees to ensure that reasonable and proper accommodation is available for the EMPLOYEE, and shall provide the EMPLOYEE with suitable furnished accommodation. Suitable accommodation is housing that meets municipal building requirements and health standards set by the province. This includes a private unit or a room with a lock and which therein provides living and sleeping facilities intended for human habitation with no visible or structural repairs required.
2.	The EMPLOYER will recoup the costs of the room at an amount of \$ per _ weekly _ bi-weekly _ monthly through payroll deductions. The amount must not exceed provincial/territorial labour/employment standards where applicable.
3.	The EMPLOYER will recoup the costs of meals at an amount of \$ per _ weekly _ bi-weekly _ monthly through payroll deductions. The amount must not exceed provincial/territorial labour/employment standards where applicable.
4.	The EMPLOYER agrees to provide the EMPLOYEE with meals, where applicable, and an adequate, properly heated and ventilated room. The door of the room shall be equipped with a lock and a safety bolt from within the room and the EMPLOYEE will be provided with the corresponding key.
5.	The EMPLOYER shall provide the EMPLOYEE with independent access to the residence (for example, house keys, security code) where the EMPLOYEE resides.
6.	The EMPLOYER agrees to provide the employee with (check if applicable):
	Private Bathroom
	☐ Telephone (charge of \$per month or ☐ no charge, except for long-distance calls)
	Radio (in his/her room)
	Television (in his/her room)
	☐ Internet access ( ☐ charge of \$ per month or ☐ no charge)
	Other, specify:
	Description of EMPLOYEE's room and furnishings:
	sportation costs
Use t	he appropriate clause according to the situation. Strike out the clause which does not apply.
1.	In the situation where the live-in caregiver resides abroad:
	The EMPLOYER agrees to pay the EMPLOYEE's transportation costs for the one-way trip travel from his/her country of permanent residence or of current residence to the place of work in Canada, namely from
	to to (country of permanent residence or of current residence) (place of work in Canada).
	It is the EMPLOYER's obligation and responsibility to pay for the transportation costs and they cannot be passed on to the foreign worker (for example, the EMPLOYEE must not pay the transportation on behalf of the employer to be reimbursed at a later date). Under no circumstances are transportation costs recoverable from the EMPLOYEE.

2. In	i the	situation	where	the	live-in	caregiver	resides	in (	Canada:
-------	-------	-----------	-------	-----	---------	-----------	---------	------	---------

If the EMPLOYEE is currently in Canada, the EMPLOYER agrees to pay the costs of transporting the EMPLOYEE from his/her current Canadian address to the new place of work in Canada, namely			
	and		
(current Canadian address)	••	(place of work in Canada).	

It is the EMPLOYER's obligation and responsibility to pay for the transportation cost and it cannot be passed on to the foreign worker (for example, the EMPLOYEE must not pay the transportation on behalf of the employer to be reimbursed at a later date). Under no circumstances are transportation costs recoverable from the EMPLOYEE.

**NOTE:** Transportation costs include the purchase of tickets for a live-in caregiver to travel by plane, train, boat or bus from his/her country of permanent residence or of current residence to the location of work in Canada. If the live-in caregiver is already in Canada, transportation costs include the worker's travel to the new location of work. The mode of transportation must have the least negative impact on the live-in caregiver in terms of travel time, expenses and inconvenience. Travel costs do not include for example, hotels, meals and miscellaneous expenses during the worker's travel to Canada or the new place of work in Canada.

#### Health care insurance

- 1. The EMPLOYER agrees to provide health care insurance of equal coverage to that of the public provincial/territorial health insurance plan at no cost to the EMPLOYEE until such time as the EMPLOYEE is eligible for applicable provincial/territorial health insurance.
- 2. The employer agrees not to deduct money from the EMPLOYEE's wages for this purpose.

## **Workplace safety insurance (called Worker's Compensation)**

- 1. The EMPLOYER agrees to register the EMPLOYEE under the relevant provincial/territorial government insurance plan or its equivalent (for free, on-the-job injury or illness insurance).
- 2. The EMPLOYER agrees not to deduct money from the EMPLOYEE's wages for this purpose.

## Notice of resignation

Should he/she wish to terminate the present contract, the EMPLOYEE agrees to give the EMPLOYER written notice thereof at least \_\_\_\_\_ weeks in advance. The parties agree to abide by provincial/territorial labour/employment standards regarding written notice of resignation.

It is recommended that a copy of the relevant portions of provincial/territorial labour standards be attached as an appendix.)

## Notice of termination of employment

The EMPLOYER must give written notice before terminating the contract of the EMPLOYEE. This notice shall be given at least \_\_\_\_\_ weeks in advance. The parties agree to abide by provincial/territorial labour/employment standards regarding written notice of termination of employment.

It is recommended that a copy of the relevant portions of provincial/territorial labour standards be attached as an appendix.)

#### CONTRACT SUBJECT TO PROVINCIAL/TERRITORIAL LABOUR AND EMPLOYMENT LEGISLATION

The EMPLOYER is obligated to abide by the standards set out in the relevant provincial/territorial labour/employment standards act. In particular, the EMPLOYER must abide by the standards with respect to how wages are paid, how overtime is calculated, meal periods, statutory/public holidays, vacation leave, family leave, benefits and recourse under the provisions of the applicable Provincial/Territorial Employment Standards Act. Any terms of this contract of employment less favourable to the EMPLOYEE than the standards stipulated in the relevant labour/employment standards act is null and void.

SIGNATURE OF ALL EMPLOYERS	
I have read and accepted all the terms and condition	ons stipulated in the present contract.
I declare that the information I have given in this er terms and conditions outlined therein.	mployment contract is truthful, complete and correct and that I will abide by the
I will abide by the employment and labour standard	ds in the province/territory where the EMPLOYEE resides.
I will provide a Record of Employment on terminati	on of employment.
	nt, including any additional or overtime hours worked and to provide the ployment, salary and allowable deductions on their behalf.
EMPLOYER #1:	
Given name (print):	Surname (print):
EMPLOYER'S Signature:	Date (YYYY/MM/DD):
EMPLOYER #2 (if applicable):	
Given name (print):	Surname (print):
EMPLOYER #2 Signature:	Date (YYYY/MM/DD):
Add above information and signature of all EMI	PLOYERS listed on this employment contract.
SIGNATURE OF EMPLOYEE	
I have read and accepted all the terms and condition	ons stipulated in the present contract.
I declare that the information I have given in this er terms and conditions outlined therein.	mployment contract is truthful, complete and correct and I will abide by the
I will abide by the terms and conditions of this emp territory of residence.	loyment contract and the employment and labour standards in my province/

Date Modified: 2011-02-22