

IMMÉTIS

Me Natacha MIGNON

[nmignon@immetis.com](mailto:nmignon@immetis.com)

# CETA

## CHAPTER 10



Intra-company transferees



Investors



Consultants



Business visitors



IMMÉTIS

Canadian Immigration Law Firm  
Visit . Study . Work



# INTRA-COMPANY TRANSFEREES

All intra-corporate (company) transferees must :

- Be currently employed by an enterprise of a European Union (EU) member state or be a partner in an enterprise of an EU member state and have been employed or a partner for at least 1 year at the time of submitting the application
- Be temporarily transferred to an enterprise (may be a subsidiary, branch or head company of the enterprise) in Canada

T44

3 years, possible extension of up to 18 months at the officer's discretion

# INVESTORS



The investor provisions of CETA apply to applicants who:

- Will establish, develop, or administer the operation of an investment in a capacity that is supervisory or executive;
- Are the investor;
- Are employed by an enterprise that has committed or is in the process of committing a substantial amount of capital

T46

Criteria  
copied on  
NAFTA

1 year, renewal  
at the officer's  
discretion



# CONSULTANTS

Applicants in both categories of professionals must be:

- Citizens of a European Union member state;
- Engaged in the temporary supply of a service for a period not exceeding 12 months;
- Contracted to provide a service

T43

T47

Cumulative  
period of no  
more than 12  
months in any  
24-month  
period

IMMÉTIS

Canadian Immigration Law Firm  
Visit . Study . Work