ANTIGUA AND BARBUDA



THE ANTIGUA AND BARBUDA LABOUR CODE (NON APPLICATION OF DIVISION F) (NO. 3) ORDER, 2017

STATUTORY INSTRUMENT

2017, No. 73

[Published in the C_jficial Gazette Vol. XXXVII No. 80 dated Thursday 19th October, 2017]

Printed at the Government Printing Office, Antigua and Barbuda, by Philip P. Ashterman, Government Printer — By Authority, 2017.

250-11.17

[Price \$2.25]

The Antigua and Barbuda Labour Code (Non Application cf Division F)(No. 3) Order, 2017

ANTIGUA AND BARBUDA

THE ANTIGUA AND BARBUDA LABOUR CODE (NON APPLICATION OF DIVISION F) (No. 3) ORDER, 2017

ARRANGEMENT

Order

- 1. Short title and commencement
- 2. Non application of Division F to several classes of persons

3. Repeal

Schedule

4

ANTIGUA AND BARBUDA

THE ANTIGUA AND BARBUDA LABOUR CODE (NON APPLICATION OF DIVISION F) (No. 3) ORDER, 2017

STATUTORY INSTRUMENT

2017, No. 73

THE ANTIGUA AND BARBUDA LABOUR CODE (NON APPLICATION OF DIVISION F) (No. 3) ORDER, 2017 made in exercise of the powers contained in Division F 3 (*h*) of the Antigua and Barbuda Labour Code Cap. 27 as amended.

1. Short Title

This Order may be citied as the Antigua and Barbuda Labour Code (Non Application of Division F) (No. 3) Order, 2017.

2. Non application of Division F to several classes of Persons

The provisions of Division F of the Antigua and Barbuda Labour Code shall not apply to the persons listed in the Schedule.

3. Repeal

1. The Antigua and Barbuda Labour Code (Non Application of Division F) Order, 2014, S.I. No. 31 of 2014 is hereby repealed.

2. The Antigua and Barbuda Labour Code (Non Application of Division F) Order, 2016, S.I. No. 52 of 2016 is hereby repealed.

3. The Antigua and Barbuda Labour Code (Non Application of Division F) Order, 2017, S.I. No. 20 of 2017 is hereby repealed.

4. The Antigua and Barbuda Labour Code (Non Application of Division F) (No. 2) Order, 2017, S.I. No. 56 of 2017 is hereby repealed.

SCHEDULE

Persons to whom Division F does not apply

5

A. A non-citizen of Antigua and Barbuda who is the spouse of a citizen of Antigua and Barbuda and have been married for One (1) year and has acquired a residency permit pursuant to the Immigration and Passport Act.

B. A non-citizen of Antigua and Barbuda who has a valid residence permit pursuant to the Immigration and Passport Act 2014.

C. A non-citizen of Antigua and Barbuda who has applied for a residence permit after having acquired work permits of any duration that uninterrupted add up to four years immediately preceding the date for the application shall have a six (6) months exemption, or where deemed necessary an extended period, from a work permit during the processing period for residency.

D. A person who had been granted Temporary Residence and held such status for four (4) or more uninterrupted years shall be treated as being the holder of a work permit for four (4) continuous years.

E. A person who resides in Antigua and Barbuda who has obtained a receipt from the Citizenship Department, of a completed application for citizenship of Antigua and Barbuda.

F. A person who is in Antigua and Barbuda for the purposes of being engaged in sports with a local club or has been hired by that club to compete for and or train their team for that particular season.

G. Citizens of Protocol Member States of the Organisation of Eastern Caribbean States Economic Union.

Made the 13th day of October, 2017.

Hon. Steadroy C.O Benjamin, Attorney General and Minister cf Legal A_sfairs, Public Safety and Labour.