**A Foreigner is coming under a Major Project Investment Agreement**

**(Article 15(5)(6) of the Investment Law)**

** an** [**application of a set form for a temporary residence permit in the Republic of Lithuania**](http://www.migracija.lt/l.php?tmpl_into%5b0%5d=index&tmpl_name%5b0%5d=m_site_index178&tmpl_into%5b1%5d=middle&tmpl_id%5b1%5d=2052)**. Application must be filled in in the Lithuanian Migration Information System (MIGRIS).**

**Until the possibility to fill in an application specifically suitable for a foreigner is available in MIGRIS, the application “I am transferred inside the company as an employee – trainee” must be selected.**

** a valid travel document (passport);**

** a confirmation of the Ministry of Economy and Innovation that a foreigner is coming to the Republic of Lithuania to work under a major project investment agreement.**

**The following persons may come under a major project investment agreement:**

* **employees, if the number of employees who can obtain temporary residence permits on this basis specified in the major project investment agreement has not been exhausted;**
* **shareholders, if the nominal value of the shares they own under the ownership right is at least 1/10 of the value of the authorised capital of the investor implementing the major project;**
* **manager of the investor implementing the major project.**

** *when a foreigner is coming as an employee and the number of employees who can obtain temporary residence permits on this basis specified in the major project investment agreement has not been exhausted,* the investor implementing the major project must fill in a mediation letter through MIGRIS, and the foreigner must provide the number of the mediation letter in his/her application;**

** a** [**document, confirming that a foreigner has sufficient funds and (or) receives regular income which is sufficient to live in the Republic of Lithuania (e.g. bank statement, employment agreement).\* The means of subsistence available must be sufficient for the entire period of validity of the temporary residence permit applied for and if the permit is issued for a period of more than one year – for at least one year**](http://www.migracija.lt/l.php?tmpl_into%5b0%5d=index&tmpl_name%5b0%5d=m_site_index178&tmpl_into%5b1%5d=middle&tmpl_id%5b1%5d=1195)**;**

***If the monthly salary of a foreigner is specified in the mediation letter as at least 1 minimum monthly salary, this document then is not required.***

** a document, confirming that a foreigner has residential premises where he/she intends to declare his/her place of residence, and the living area of which is *at least 7 square meters* per each adult person having declared his/her place of residence there:**

* **an undertaking by a natural person certified by a notary public of the Republic of Lithuania, by a head of an eldership of the municipality of the Republic of Lithuania or by an employee of the Migration Department *(after the owner or co-owner of the residential premises signs the undertaking to provide suitable residential premises in the presence of an employee of the Migration Department and produces his/her identity document*) to provide a foreigner with suitable residential premises, where he/she will declare his/her place of residence and which meets the requirements for residential premises, for the period of validity of the temporary residence permit or for at least 1 year; or**
* **an undertaking by a legal entity certified by the signature of its manager and the seal of the legal entity, if the possession of the seal is legally required, to provide a foreigner with suitable residential premises, where he/she will declare his/her place of residence and which meets the requirements for residential premises, for the period of validity of the temporary residence permit or for at least 1 year;**

**A document on a suitable place of residence is not required *in case a foreigner is the owner of the residential premises under the ownership right or has entered into a lease or loan agreement with a natural or legal person for a period of validity of the temporary residence permit or for at least 1 year, which is registered in the State Enterprise the Centre of Registers (Real Estate Register);***

**A foreigner can submit the document on a place of residence either:**

* ***when submitting the application in MIGRIS; or***
* ***upon arrival to the Migration Department at the reserved time of the visit to submit the documents and biometrical data; or***
* ***when collecting the temporary residence permit.***

** *if a foreigner has not been convicted in the foreign country (ies) where he/she has been living before the arrival to the Republic of Lithuania or is currently living for the last 2 years,* a confirmation that he/she has not been convicted (confirmed when filling in the application through MIGRIS);**

or

** *if a foreigner has been convicted in the foreign country (ies) where he/she has been living before the arrival to the Republic of Lithuania or is currently living for the last 2 years,* a valid certificate issued by the competent authorities of this (these) foreign country (ies), confirming that he/she was convicted in these countries (criminal record)\*\* , which must be issued not earlier than 6 months before the date of submission of the application for a temporary residence permit. The criminal record must state when and for what criminal offense the foreigner was convicted, what sentence he/she has been charged with and whether it was served;**

** health insurance which must guarantee the coverage of emergency medical assistance costs and the costs that may arise due to the return of a foreigner to a foreign country for health reasons (transportation, including remuneration for the escort of a personal health care professional (s)), and must be valid for the entire period of foreigner’s staying or residing in the Republic of Lithuania or at least for one year\*.**

**Health insurance is not required if the compulsory health insurance contributions are being paid (will be paid) for the foreigner.**

**A foreigner can provide health insurance either:**

* **when submitting the application in MIGRIS; or**
* **upon arrival to the Migration Department at the reserved time of the visit to submit the documents and biometrical data;**

** *if another person has paid the public fee on the foreigner’s behalf:* an extended form of a payment order for the payment of the public fee, indicating the name (s), surname (s) and personal number or date of birth of the foreigner on whose behalf the payment has been made.**

I have verified whether all required documents for the issue of a temporary residence permit to \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

(citizenship, name (s), surname (s) and date of birth of a foreigner )

have been submitted and I accepted / dismissed them:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(position)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(signature)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(name (s), surname (s))

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(date)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Note. Upon arrival at the Migration Department at the booked time, the stay of a foreigner in Lithuania must be legal.**

**\*Documents issued in foreign countries must be translated into Lithuanian, and translations must be certified by a person or institution authorised to certify translations from one language into another. Bank statement and the document certifying health insurance may be submitted in the original English language or translations of these documents in another language into English may be submitted, certified by a person or institution authorised to certify translations from one language into another.**

**\*\*Criminal record, stating when and for what criminal offense the foreigner was convicted, what sentence he/she has been charged with and whether it was served, must be translated into Lithuanian, and translation must be certified by a person or institution authorised to certify translations from one language into another.**

**Criminal record must be legalised or certified by an Apostillein the procedure established by the Government, except the criminal record issued:**

* **in Ukraine, Russia, Estonia, Latvia or Moldova;**
* **by a diplomatic mission or consular post of a foreign country residing in the Republic of Lithuania;**
* **by a diplomatic mission or consular post of a foreign country residing abroad and accredited, in addition to another country, also to the Republic of Lithuania.**