

Consulate General of Mexico in Vancouver

2025 Guidelines for Employers Seasonal Agricultural Workers Program

Please read these Guidelines thoroughly as they contain important information

411 - 1177 West Hastings Street, Vancouver, BC V6E 2K3

Tel.: (604) 684-1859 / Fax: (604) 684-2485

Emergencies 24x7: +1-778-668-1242 (phone and whatsapp)

Arrivals, transfers, returns and health insurance invoices	Health and medical cases
604-684-1859 ext. 3060 sawpmobilityvan@sre.gob.mx	604-684-1859 ext. 3040 sawphealthvan@sre.gob.mx
Housing, payments, deductions, taxes, TD1, T4,	General Coordination
pensions and paternal benefits	604-684-1859 ext. 3055 lelias@sre.gob.mx

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Introduction

The Consulate General of Mexico in Vancouver has written these guidelines for British Columbian employers hiring Mexican workers under the Seasonal Agricultural Worker Program (SAWP) to inform them about some of the main regulations, policies and procedures of the program and the role of the Consulate.

We encourage employers to carefully review all documents referred to in these guidelines and any other regulations regarding SAWP. We would like to emphasize the importance of carefully reading the 2025 Contract for the employment in Canada of Seasonal Agricultural Workers from Mexico and the Employment Agreement as prescribed by the Government of Canada, which is separate and in addition to the Contract, and includes information on occupation, wages, and working conditions.

As per the Contract, the government of Mexico, through its Embassy and Consulates, serves as a facilitator to ensure the optimal implementation of the program. It is the mandate of the Consulates to provide consular assistance and protection to Mexican SAWP workers. Therefore, employers deciding to participate in SAWP agree to the terms and conditions and accept the participation of the Consulate in SAWP for the purpose of fulfilling its mandate to protect and assist Mexican workers.



I. Planning and following up on your labour needs

Employers should begin the request of workers process with Service Canada as early as possible in the season. Please be aware that Labour Market Impact Assessment (LMIA) applications may take time for Service Canada to comprehensively process.

It is your responsibility to anticipate and plan for the agricultural season, the labour demand of your company and the anticipated decline of workers needed as the season progresses. This planning should include the process of biometrics, temporary resident visas and work permits, travel arrangements and Cowan insurance invoices.

Employers must clearly state initial and end dates for expected workers in their LMIA application. December 15 should not be used as a default date.

According to the SAWP contract, workers must be paid no less than 240 hours over a period of six weeks or less. It is recommended that the 240 hours be distributed as evenly as possible through the six-week period in order to avoid excessive strain on workers.

WALI (Western Agricultural Labour Initiative), an associate of the BC Agricultural Council (BCAC) which works with employers and governments to enable employers to find suitable labour and continually improve working conditions for temporary workers, will receive relevant information about your application from ESDC and will forward it to Mi Tierra Holidays. For more information go to https://walicanada.ca/

Mi Tierra Holidays is the travel agency chosen by WALI to perform travel
logistics. For more information, please visit
http://mitierraholidays.com/vacations/

It is the responsibility of workers to verify their final scheduled date of travel by calling the office of the Mexican Ministry of Labour representative closest to their community of origin.

To secure the return of named workers, employers should include the following information in the LMIA application to identify the worker correctly:



- Worker's file number (first letter of last name followed by 3-4 digits) *
- Full name of the worker(s) as stated on their Mexican passports.
- If it is an UNNAMED WORKER, please specify their gender.
- In case the requested worker is not available, please specify if you will accept substitute workers.

*The worker's file number remains the same each year.

The Consulate does **NOT** have contact with workers in Mexico for recruitment/reassignment purposes. Workers are responsible to follow-up on the administrative process that will allow them to travel back to Canada for the following season.

Workers make decision regarding their choice of employer and the length of stay prior to signing their contract.

Workers receive information from the Mexican Ministry of Labour by phone about their employer LMIA application, biometrics appointments, Canadian working visa authorization and flight information. The toll-free number for SAWP Centre in Mexico: (800)841-2020.

SAWP workers are required by the Canadian Federal Government to have their biometrics done before applying for a work permit.

In order to travel to Canada, a worker must have:

- A valid Mexican passport
- An approved medical examination
- Approved biometrics
- A Canadian temporary resident visa
- An approved IRCC Letter of Introduction

Note: Biometrics and visa expenses are paid by the worker. Workers must do their biometrics only once every 10 years.



II. Receiving workers upon arrival

The use of an interpreter is highly recommended to avoid misunderstandings during the season. Refrain from asking SAWP workers to perform as interpreters. WALI has Spanish speaking staff that can also assist you.

Upon arrival, it is recommended to take the workers to have a meal since some have travelled for more than 24 hours.

If it is necessary to advance money to the workers, make sure to have the worker's written authorization to deduct the advance in subsequent pay periods. We highly advise not to deduct the advance in one pay period to avoid affecting the worker's possibility to cover their expenses. The recommended amount is \$300-\$500 CAD.

Employers should assist workers in opening a bank account, preferably a savings account that does not incur maintenance fees and supports cashing of payroll cheques. Please try to avoid local credit unions because it is difficult for workers to access their accounts if they are assigned to a different province in future seasons.

Note: Workers should keep their bank accounts open while not in Canada to make it easier to receive future tax refunds, health expenses reimbursements or any amount owed to them.

Social Insurance Number (SIN)

Before SAWP workers start performing their activities, it is the responsibility of the employer to assist the worker in applying for or renewing their SIN number. SIN numbers remain the same every season, but it is mandatory to renew it every year. Please make sure that all related documents are legible when obtaining the SIN number.

Employers must keep a copy of the worker's Work Permit and SIN number for mandatory deductions and to promptly respond to Canada Revenue Agency inquiries. Additionally, we recommend keeping a copy of the documents that workers bring from Mexico in their yellow envelope, including a copy of the signed contract, which may be required by ESDC/Integrity Services during an audit.



III. Housing & everyday living

Housing is a crucial aspect of SAWP since your facilities become a home for workers. Although accommodations have been previously inspected and approved by provincial certified inspectors, the Consulate has the right to verify at any moment that housing is in compliance with both BCAC standards and the Contract of employment.

As stated in the BC Housing Guidelines: "Passing a housing inspection does not in any way infer or imply that all legal obligations of the employer have been met".

Housing standards

Inspection and approval are required by federal and provincial authorities (i.e. planning, building and fire).

For more information go to: https://walicanada.ca/workerhousing/

The most common deficiencies that have been found by consular officers during their visits are:

- 1. Overcrowding
- 2. Lack of storage space
- 3. Inadequate mattresses, linen and pillows
- 4. Junk around the houses
- 5. Lack of fire alarm systems
- 6. Insufficient amount of garbage containers
- 7. Not enough distance between beds (minimum distance: 75cm)
- 8. Dysfunctional/lack of laundry facilities (washer and dryer)
- 9. Lack of bed side tables
- 10. Lack of appropriate fans or heaters.

Note: Accommodations must include free laundry facilities with adequate washing and drying machines. If unavailable, the employer must provide weekly transportation to a laundromat at no cost and either \$16.50/week for laundry expenses or a weekly laundry service.

Substandard housing conditions for Mexican SAWP workers will not be tolerated and any violation to the housing guidelines will be reported to the federal and provincial authorities.

Service Canada has determined that as of January $1^{\rm st}$, 2018, the only regulation applicable to SAWP Housing in BC are the BCAC guidelines.



Access to telephone and Wi-Fi

- It is essential for the workers' well-being to keep in touch with their families. As per Section 8.11 of the SAWP Contract, it is now mandatory to provide a basic internet service to workers.
- Workers should be able to communicate with their families and be provided with the numbers of emergency services, WorkSafeBC, Service Canada, Employment Standards Branch and the Consulate of Mexico.
- Service Canada's Line for SAWP workers can be reached at 1-866-602-9448. This line comes with an automated greeting message in English, French, and Spanish for the worker's assistance.

House Rules

As per section 1.5 of the SAWP Contract, it is now mandatory for the employer to establish rules of conduct, safety discipline and care and maintenance of property, and to provide a copy of them in Spanish to workers upon arrival. We also recommend the following:

- Provide a Spanish version of the house rules to the workers regarding cleanliness, safety and discipline. This document must be signed by each worker. Rules should be posted on a visible space for workers to read as well.
- Provide workers with a Food Safety and Health Presentation. Workers may not be aware of the dangers of mishandling food, which could create unhygienic kitchen environments.
- Establish a consistent grocery shopping schedule so workers may purchase the necessary amount of food and personal items. Facilitate transportation from the farm to the grocery store at least every 2 weeks.
- The Consulate has a zero-tolerance policy concerning substance abuse and alcohol. It is recommended that workers acknowledge and follow standards of the farm concerning substance and alcohol



consumption. Please refer to the Zero-tolerance policy in the work site $({\tt Annex~5})$.

Driver's License

- According to ICBC, SAWP workers are allowed to drive in BC with a valid Mexican driver's license during the length of their work period.
- Workers must also carry their work permit with them when driving.

For more information regarding driver licensing visit: https://www.icbc.com/driver-licensing/moving-bc/moving-from-another-country

Note: Employers must refrain from employing any SAWP worker as drivers. Employing a SAWP worker in activities that are not considered agricultural work is in violation of the Contract. In accordance with Section 3.3 "...when an EMPLOYER asks a WORKER to drive, the WORKER will be compensated for that time and when WORKERS are required to relocate from one work site to another during the workday, travel time should be included as part of the working hours".

IV. Worker Mobility

Labour Market Impact Assessment (LMIA)

- All LMIAs are processed and approved by Service Canada. Approved LMIAs will be sent to WALI Canada who will then communicate your request to the Ministry of Labour in Mexico.
- To keep your LMIA within a normal processing time and to avoid unnecessary delays, try to keep changes to a minimum pertaining to the arrival date of your worker(s). Modifications may generate additional charges.



- When requesting changes, remember workers are not allowed to remain in Canada past 8 months, and cannot remain in Canada past December 15.
- Arrivals will always begin from the date approved by Service Canada and any changes must be approved by Service Canada first.
- Service Canada must be contacted directly for any specific questions regarding the LMIA process at 1 (800) 367-5693.
- Contact WALI regarding the LMIA process and housing inspections at (604) 854-4483 or LMIA@walicanada.ca.
- You may also contact the Embassy of Canada in Mexico at Mexico-im-sawp@international.gc.ca

Early Return

An early return occurs when a worker returns to Mexico before their official contract end date. It can be requested by the worker or employer for emergency or other reasons.

Following completion of the trial period of employment by the worker, the employer, after consultation with the Consulate, shall be entitled for non-compliance, refusal to work, or any other sufficient reason stated in this contract, to prematurely cease the worker's employment and must notify the worker a minimum of seven (7) days prior to dismissal except when the dismissal is for cause requiring immediate removal and done in consultation with the Consulate (SAWP Contract, section 10.2).

In all cases, the **Early Return Request form** (<u>Annex 4</u>) must be filled out and signed by the employer and worker and sent to the Consulate by email at sawpmobilityvan@sre.gob.mx and cc practicasvan02@sre.gob.mx.

As per Section 10.7 of the Contract, in cases of early return (except when the dismissal is for cause requiring immediate removal and done in consultation with the Government Agent), the employer must try to transfer the worker at the worker's request.



Double Arrival

A double arrival occurs when a worker goes to Mexico for the period of time and returns the same season. It can be requested by the worker or employer.

To schedule a double arrival, please proceed with the following steps:

- Inform the Consulate about the departure and tentative dates of travelling.
- ullet A Double Arrival Request form (Annex 1) must be completed and signed by both the worker and the employer.
- The form must be sent to the Consulate in a timely manner to sawpmobilityvan@sre.gob.mx to formalize the double arrival and to inform the insurance company and avoid overcharges.
- If a worker is injured outside Canada as a double arrival, the insurance will not cover treatment costs while in Mexico.
- A double arrival LMIA should be submitted through Service Canada.

Employers may request a double arrival for workers for any reason, dividing the contract in two separate periods of time in the season. **Total stay must not exceed eight months**.

Workers may request a double arrival to attend a personal matter in Mexico. Workers should get the employer's consent and fill out a *Double Arrival Form* (Annex 1). If the worker requests a double arrival, the time that he/she spends in Mexico will not count towards their eightmonth contract. A double arrival is only possible if the worker is returning to the same employer. In this case, the airfare to and from Mexico should be paid by the worker unless agreed otherwise by both parties.

The Consulate does not guarantee the worker's return to Canada, as it is a private agreement between the employer and the worker.



Contract Extension

A contract extension occurs when work at the farm needs to be extended beyond the original estimated departure date stated in the LMIA. To complete a contract extension please proceed with the following steps:

- If a worker agrees to extend his/her work contract, a *Contract Extension Form* (Annex 2) must be completed and signed by the worker and employer.
- The form must be sent to the Consulate in a timely manner to sawpmobilityvan@sre.gob.mx to formalize the "contract extension"
 and to inform Cowan to avoid overcharges.

Workers are eligible to extend their contract within the 8-month maximum period. Exceeding this period is considered a violation of the temporary work permit and would be subject to penalties.

Transfers

The transfer of workers is only permitted when:

- Both the sending and receiving employers are SAWP stakeholders located in British Columbia and are endorsed by the Mexican Consulate.
- The proposed transfer worker(s) has agreed.
- The Consulate of Mexico must be advised by the worker and the employer about the transfer request **at the beginning** of the process.
- The receiving employer has obtained a Transfer LMIA from Service Canada for the worker(s) requested and has one available spot in their original LMIA.
- A Worker Transfer Acceptance Form (Annex 3) must be completed and signed by the worker and the employers. The form must be sent to the Consulate at sawpmobilityvan@sre.gob.mx before the transfer takes place.



• The receiving employer is responsible for arranging and paying for the transportation of the worker to the new work location, at no cost to the worker.

There is a trial period of 7 days after which the worker will be considered a named worker of the receiving employer who will then be responsible for paying the worker's airfare to Mexico.

Housing deductions will be made by both employers as stated in the Contract but cannot exceed the maximum combined total amount of \$902.17 per season.

The sending employer must deliver a copy of hours worked and all earnings and deductions (including housing) of the transferred worker to the receiving employer.

A new Contract must be signed between the receiving employer and the transferred worker.

Notes:

An available spot in an LMIA occurs only when the position was never used by a worker. This must be a transfer LMIA, not a direct arrival LMIA.

Workers approved under the Seasonal Agricultural Workers Program are authorized by their work permit only to perform agricultural labour for the EMPLOYER to whom they are assigned. Any person who knowingly induces or aids a foreign worker, without the authorization of ESDC/SERVICE CANADA, to perform work for another person or to perform non-agricultural work outside the scope of the Labour Market Impact Assessment (LMIA), is liable on conviction to a penalty up to \$50,000 or two (2) years imprisonment or both under the Immigration and Refugee Protection Act S 124(1)(C) and 125 (SAWP Contract, section 8.2)

In a force majeure event preventing the worker from working or affecting their living area, the employer, in consultation with the Government Agent, must provide housing and support services at no cost to the worker. If work is not possible, the employer must assist in finding alternative employment with a SAWP employer or facilitate the worker's return to their home country, without additional costs to the worker beyond transportation and housing provisions in the contract.



V. Travel arrangements

Air travel

Mi Tierra Holidays (Mi Tierra) is the liaison travel agency between employers and the recruitment offices of the Mexican Ministry of Labour.

Mi Tierra Holidays

Arturo Hernandez, Manager

Phone: (604) 689-5571 / Emergencies: (604) 837-8410

Email: info@mitierraholidays.com

When calling the emergencies number, leave a message if necessary, as the staff checks the agency's voicemail during the weekends.

Mi Tierra Holidays provides:

- Negotiated fares for SAWP with several carriers.
- Travel date changes.
- Connecting flights.
- Land transportation from YVR to farm.
- Prepaid luggage.
- Prepaid meals at YVR.
- Hotel overnights.
- Rescheduling in case worker did not arrive on original date.
- Refunds, credit when applicable.

Once the LMIA is approved by Service Canada, the employer will be contacted by WALI Canada to confirm travel dates, gender of the workers, and preference for substitutes.

Mi Tierra Holidays services for return travel to Mexico are:

- Flexible fares for SAWP are offered on high season.
- Pricing of low restricted fares.
- Land transportation from farm to airport.
- Prepaid luggage.
- Connecting flights to other cities beyond Mexico City for a low fare.



Note: SAWP workers are not allowed to fly to/from Canada with stops in the USA, even if the worker has an American visa. Employers are not supposed to buy the workers' air ticket until a work permit has been approved.

Pay to the travel agent the cost of two-way air transportation of the WORKER for travel from Mexico City to Canada by the most economical means, except when the WORKER voluntarily decides to leave the Program. The cost of air transportation of the WORKER shall include one (1) checked bag and a meal in each direction either: on the flight or before or after the flight, within a reasonable timeframe.

Travelling from the farm to the airport

- Make sure workers are at the airport 3 hours prior to their scheduled departure time.
- Provide workers with their flight schedule **7 days in advance**, as per the Contract, as well as any other information so they can make arrangements.
- It is the employer's responsibility to pay for transportation if the worker is travelling to the airport on his own.
- As luggage is now an additional cost paid by credit card only, we strongly suggest prepaying this cost or assisting workers to check in and pay at the counter with a credit card.

VI. Work safety standards

Providing a safe and healthy work environment is a legal obligation for all employers in British Columbia.

Preventing work-related accidents or injuries may save time and money, as well as improve your relationship with workers.

We suggest contacting WorkSafeBC and AgSafe to perform a preventative inspection and to receive further guidance and suggestions on how to keep your workers safe throughout the season. Requests can be made at 1 (888) 621-7233 to WorkSafeBC and at 604-881-6078 to AgSafe.



Although Mexican agricultural workers are assigned to farms based on their experience as best as possible, we highly recommend that they receive proper training to ensure that they clearly understand the specifics of their tasks. Please provide an interpreter to effectively explain their duties.

Ensure that foremen/supervisors develop a relationship with workers that entails equal and fair treatment among <u>all workers</u> in regard to distributing duties.

A SAWP worker may not supervise others SAWP workers. **Hierarchy among SAWP workers is not allowed.** If you wish to promote one of your SAWP workers, hire him/her under a program other than SAWP.

Bullying and harassment

The Provincial Occupational Health and Safety Regulations establish policies that protect workers from mistreatment, bullying and harassment in the workplace. Physical and mental wellbeing of workers are values of both the SAWP and the Consulate.

Bullying, harassment and mistreatment of workers will not be tolerated.

All employers in BC are required to train workers on the **Bullying and Harassment Policy-Procedure-Training Program (PPT)**, according to WorkSafeBC, to be able to resolve issues through an internal process. This training must be done before they start working, in Spanish, to ensure a clear understanding of the policy. All staff and SAWP workers alike must be trained on the procedures and must sign an acknowledgement. Please find the template that you may use for this purpose in the following link:

https://www.worksafebc.com/en/resources/health-safety/books-guides/bullying-harassment-training-legal-duties?lang=en

Note: Once training is completed, please email the Consulate a copy of the PPT or training used in English and Spanish, together with an acknowledgement signed by all workers and staff to confirm they have been trained.

Any report received by the Consulate in regard to mistreatment, bullying and harassment will be sent to Integrity Services and WorkSafeBC for their assessment. For more information related to bullying and harassment please visit www.worksafebc.com



Human rights

Mexican SAWP workers in BC are protected by the BC Human Rights Code against all forms of discrimination under section 13, clause 1: "A person must not (a) refuse to employ or refuse to continue to employ a person, or (b) discriminate against a person regarding employment or any term or condition of employment because of the race, colour, ancestry, place of origin, political belief, religion, marital status, family status, physical or mental disability, sex, sexual orientation, gender identity or expression, or age of that person or because that person has been convicted of a criminal or summary conviction offence that is unrelated to the employment or to the intended employment of that person.

Any report on discrimination against a SAWP worker will be sent for review to both the BC Tribunal of Human Rights and the RCMP.

For more information regarding the BC Human Rights Code, please visit: https://www2.gov.bc.ca/gov/content/justice/human-rights/human-rights-protection

Note: The Government of Mexico reserves its right to refrain from endorsing farms to hire Mexican SAWP workers if, among other causes, serious cases of human rights abuses are reported. Any alleged violation committed against a SAWP worker will be reported to the federal and provincial authorities, including Integrity Services of Service Canada, which review abuses to the temporary foreign worker programs.

Consular visits

To strengthen communication among all parties involved, staff from the Consulate conducts regular visits to farms where they have a chance to interview workers to identify any possible concerns. In a similar manner, Consular visits are viewed as an opportunity for employers to exchange information. The Consulate reserves the right to perform unannounced or on short notice visits.

- Consular officers will always identify themselves.
- A report of each visit will be completed to convey their observations and possible suggestions.
- Telephone interviews may be conducted as well. Compliance and respect are considered essential components of the relationship between employers and the Consulate.



VII. Wages & payment methods

According to Section 3.5 of the Contract, wages must be paid at a rate at least equal to the following, whichever is the greatest:

- a. the minimum wage for WORKERS provided by law in the province in which the $\mbox{\tt WORKER}$ is employed.
 - As of June 1 2024, the minimum wage in BC is \$17.40 per hour (https://www2.gov.bc.ca/gov/content/employment-business/employment-standards-advice/employment-standards/wages/minimum-wage#:~:text=The%20minimum%20wage%20in%20B.C.,of%20June%201%2C%2020203).&text=Minimum%20wage%20applies%20regardless%20of,or%20on%20an%20incentive%20basis.).
- b. the rate determined annually by ESDC to be the prevailing wage rate for the type of agricultural work being carried out by the WORKER in the province in which the work will be done.
 - Please refer to https://www.canada.ca/en/employment-social-development/services/foreign-workers/agricultural/seasonal-agricultural/working-conditions.html
- c. the rate being paid by the EMPLOYER to the Canadian workers performing the same type of agricultural work.

When and if any of the rates in a. to c. above change, wages must be modified accordingly and immediately.

- If a worker agrees to be paid by piece work, pay must be equal or greater than the hourly wage.
- According to BC Employment Standards, workers are to be paid at least twice per month and a pay period can be no longer than 16 days. Inform your workers in advance of the pay dates.
- Add 4% vacation pay.
- Avoid advances as replacement for pay.

Note: As per subsection 3 of clause 3 of the Contract, the average work week will consist of a minimum of 40 hours.

As stated in subsection 7 of clause 8, "in the absence of compensation for lack of work at the end of the contract and in order to avoid days of labour unproductivity of workers prior to their return to Mexico, the maximum waiting period should not be greater than 96 hours".

Payrol1

Payroll stubs must be clear, legible, and state the following information with current and year-to-date figures (when applicable):

- Wage per hour
- Number of hours worked gross and net earnings.
- Deductions.

Employers must send an electronic copy of the payroll upon the request by the Consulate.

Deductions

Private and medical insurance and other deductions

- For private medical insurance, the employer deducts a daily rate of \$1.08 including days off. Premiums are subject to changes every season.
- That costs related to accommodation will be paid by the WORKER at a rate of \$5.85 per working day* of the WORKER's pay from the first day of full employment. The amount paid for accommodation during the WORKER's stay in Canada is not to exceed \$902.17.

Note: State in every paystub the total deductions for accommodation and collect copies of the worker's TD1s in order to withhold tax deductions in accordance with the workers tax credits.

Federal and BC TD1 forms

Workers arrive in Canada with their TDls (federal and provincial) fully authorized and stamped by the Mexican Ministry of Labour. Please ask them for their TDls, which come in their "yellow envelope", make a copy for your records and return the original to them.



If you notice a stamp missing from the TD1, notify the Consulate to request a stamped TD1. Family members such as spouses and children under the age of 18 are eligible to be claimed in the workers' TD1s.

T4 slip

To comply with CRA regulations, please ensure the workers' T4 slips are ready by the end of February of the following year. If you cannot distribute the T4s to the workers, send a copy to their authorized representative or tax service provider (see Annex 6).

It is the employers' responsibility to give the workers or their representatives their T4s and Record of Employment (ROE) as requested. In the case of T4s, that must be done no later than February 28 of the following year. In addition, employers should keep copies of the T4s and all labour-related documents for a period of 6 years.

Please refer to the *Guide RC4004* by CRA at the link below for more information on SAWP employee-employer tax and deduction obligations: https://www.canada.ca/en/revenue-agency/services/tax/businesses/topics/payroll/payroll-deductions-contributions/special-situations/seasonal-agricultural-workers-program.html

Assisting workers with income tax preparation

As per the Contract, under section 9 clause 5, workers must file an income tax return every year whether they had income tax deducted or not.

Workers are free to hire any tax provider and employers should not impose tax preparation services on the workers. If the employer wants to assist the workers with filing their taxes by referring them to a third party, the employer must ensure that the third party is familiar with the taxation regulations for the SAWP workers.

If the employer offers tax preparation services to the workers and plans to charge them a service fee, the employer must obtain written authorization dated and signed by the worker specifying the cost of the service. Employers must always make clear to workers that tax preparation services offered by the employer are optional.

Note: Employers must obtain a signed authorization form for release of personal information and the authorization of representative from their workers. Please refer to (Annex 6) Workers' Authorization for release of personal information.



Canada Pension Plan & Employment Insurance

CPP and EI contributions are the same for Mexican SAWP workers as for Canadian workers.

Workers are entitled to benefits, which may include retirement pensions, post-retirement benefits, disability benefits, death benefits, children's benefits, and survivor and paternity/maternity benefits.

The worker can apply for and receive a CPP retirement pension at age 65. He/she can also receive it as early as age 60 with a permanent reduction, or as late as age 70 with a permanent increase.

CPP benefits are administrated by Service Canada. The Consulate and the Ministry of Labour in Mexico are available to inform the workers about CPP benefits.

You can call Service Canada and Canada Revenue Agency (CRA) at 1 (800) 959-2221 or visit their websites:

CPP

http://www.cra-arc.gc.ca/tx/bsnss/tpcs/pyrll/clcltng/cpp-rpc/cnt-chrtpf- eng.html

ΕI

https://www.canada.ca/en/services/benefits/ei.html

Note: Ensure you fill out an electronic ROE with CRA for the workers at the end of the season and provide a copy to the worker. However, if you fill out a ROE by hand, ensure the worker receives an original copy of the ROE. A copy of a hand-filled ROE is not valid when a worker applies for social benefits.



VIII. Health and medical coverage (non-work related)

Workers are fully covered from the moment they arrive in Canada.

Medical assistance must be provided when the worker requires it. You must notify the Consulate of any health issues no later than 24 hours.

Workers with health problems must not return to Mexico until they have reported the incident to the Consulate. If the worker needs continuous medical treatment, the worker cannot go back to Mexico until they are given approval by their doctor in BC.

Please make sure that the worker can communicate their needs properly and understand the doctor's instructions. Interpretation can be provided 24/7 by consular officers at 778-668-1242.

If the clinic or hospital does not accept the Cowan card, contact Cowan directly. They will work with the clinic or hospital to facilitate coverage for your services.

The Government of Mexico is responsible for the enrollment of the workers by sending an arrival list to Cowan insurance. Once Cowan receives the names of your workers, they will validate the medical insurance from the contract period **indicated in the SAWP Contract**.

If a worker receives disability compensation due to death, injury, or medical leave, the employer must stop standard contract deductions, except for any advanced payments.

New members to the SAWP Mexico program will be receiving a physical welcome package with their insurance card, make sure mailing addresses are accurate to receive documents from Cowan and the Consulate. Those returning, will have access to their eCard via the eCard access site (https://clients.cowangroup.ca/cards/) and/or the Group Benefits Member Access site:

(https://clients.cowangroup.ca/clients/content/login/login.cfm) .

The physical insurance cards and eCards received no longer have an expiration date and can be used for future years.



Additionally, Cowan provides online services that can be accessible through their Group Benefits Member Access Centre. The workers can sign up to take advantage of all the user-friendly tools. For more information go to: www.cowangroup.ca

Workers are entitled to wage coverage benefits from Cowan for a period of up to 12 weeks. To receive the short-term disability benefit, the employer has to submit the proper documents/forms and the physical medical note signed by the doctor clearly stating how many days off work are required.

Please note the following changes in insurance coverage, effective January $1^{\rm st}$, 2021:

Category	2020	2021 onwards	Description
Maximum medical coverage.	\$300,000	\$500,000	Increase from previous year medical coverage
Coverage for companions in case of medical emergency.	\$2,500	\$3,500	Coverage for food and accommodations in the case of a medical emergency. Authorization to bring a second companion will be decided in coordination with Mexican authorities.
Dental emergencies	\$250	\$1,000	
Coverage period for medical cases treated upon arrival in Mexico.	120 days	150 days	It provides coverage for medical cases which originated during their stay in Canada or medical issues diagnosed upon arrival but within the mentioned period.

Note: Medical coverage in Mexico is valid for a maximum of 120 days beginning as soon as the worker returns to Mexico. Life insurance covers workers in Canada and for 60 days upon returning to Mexico.

Cowan Insurance Group	Address	Contact information
Administrative contact:	700-1420 Blair Towers Place	613-741-3313 Ext. 52510
Agent	Ottawa, Ontario	SAWP@cowangroup.ca clients@cowangroup.ca
Tiana Barber	K1J 9L8	<u> </u>
Group Benefits Admin		

Refer to the following forms on the Cowan website for more information:

- Application for Group Short Term Disability Benefits
- Cowan Pre-Authorized Direct Deposit Form
- Health Care Claim Form
- The employer must arrange and cover transportation to and from a
 hospital or clinic if the worker requires medical attention and
 the employer cannot personally provide it. Coordination with the
 Government Agent will ensure timely care, including interpretation
 services.

TeleHealth

Workers have access to online and over the phone clinical health services. Telehealth services allow workers to have a consultation with a doctor in real time via a secure phone conversation.

Please assist your workers in making an appointment over the phone at 1-800-243-1348. Language availability for telephonic consultations may be requested when booking the appointment.



Cowan billing cycle

The employer will receive an invoice every month for each worker. The employer is responsible to make a direct payment to Cowan to cover the insurance premiums which the worker will pay through payroll deductions.

Cowan processes changes in the system prior to the cut-off <u>date of the</u> <u>11th of each month</u>, so please make sure that any changes to the employers account, regarding new enrollments/termination/transfer are sent to the Consulate. Any change after this date will show up on the following month's billing statement.

The Consulate must be notified of the transfer of workers, early returns, contract extensions, and double arrivals to avoid unpaid bills or overcharges with Cowan. This should be communicated to sawpmobilityvan@sre.gob.mx using the required forms.

Note: Work-related injuries must not be reported to Cowan. These claims should be directed to WorkSafeBC.

Both WorkSafeBC and Cowan Insurance covered short term disability. Employers must support the workers during the process to claim the short-term disability benefit.

IX. WorkSafeBC (work related health events)

It is the responsibility of the employer to ensure the safety of workers and the immediate medical assistance when necessary. Under *provincial legislation*, a worker may refuse any duties that could pose a threat to his/her safety. It is against the law for an employer to discourage a worker from reporting a work-related injury or disease.

In the event of a work-related injury or occupational disease, WorkSafeBC must be promptly notified by calling 1(888)967-5377 through which the worker can obtain a claim number. To ensure a fast processing of such claims, verify that the worker has made this phone call and that the WorkSafeBC form has been appropriately completed. Workers can request for a Spanish translator by saying, "Spanish please" to the representative.



A worker cannot return to Mexico if in need of continuous medical treatment due to work-related accidents until they are given written approval by their doctor in BC.

Note: If the worker needs assistance to make a claim to WorkSafeBC, the Consulate can provide guidance in this process.

Mailing Address	Call Centre	Fax	Website
WorkSafeBC	(604)231-8888	(604)233-9777	www.worksafebc.com
PO Box 4700 Terminal	1 (888) 967-		
St	5377		
Vancouver, BC V6B	Hours: 8AM-6PM		
1J1	PST Monday -		
	Friday		

These are the WorkSafeBC documents that employers and workers might be required to fill out:

- Worker's Authorization for Release of Personal Information https://www.worksafebc.com/en/resources/claims/forms/workersauthorization-for-release-of-personal-information-form-69w1?lang=en
- WorkSafeBC Authorization of Representative
 https://www.worksafebc.com/en/resources/health-care-providers/forms/worksafebc-authorization-of-representative-form-63m4?lang=en

X. Alcohol and substance abuse

Alcohol and illegal substance use is strictly prohibited for any SAWP worker. Those under the influence of alcohol or drugs may cease to be covered by private insurance and WorkSafeBC.

Informing the workers about the dangers and consequences of alcohol consumption and other illegal substances is an important step towards preventing accidents.

If a worker shows up to work under the influence of any intoxicating substance, please inform the Consulate in order to prevent him/her from performing any work that may put his/her health and safety at risk. Please provide a written report in English and Spanish for your files and for the Consulate.



Note: There is zero tolerance for alcohol and illegal drug use. Please see (Annex 5).

XI. End of employment

Workers should not be idle and without pay while waiting for a transfer or return flight home. Workers must be notified at least 7 days in advanced of their return date to Mexico.

Full payment of all wages due should be covered before the worker returned to Mexico.

Note: According to the Contract "in the absence of compensation for lack of work at the end of the contract and in order to avoid days of labour unproductivity of workers prior to their return to Mexico, the maximum waiting period should not be greater than 96 hours".

This information will be shared to the insurance company to terminate the medical coverage of the worker.

If an employer decides to prematurely terminate the contract, the reason must be brought to the attention of the Consulate **before buying a plane ticket**. The Consulate is readily available to resolve any conflicts or misunderstandings. Workers can opt for a transfer in such cases which will be granted based on availability.

Note: Under all circumstances, it is the responsibility of the employer to purchase the return flight for the worker. As stated in section 10.7 of the Contract "The EMPLOYER is responsible for the cost of two-way airfare for the WORKER, regardless of any early termination of the contract, whether by EMPLOYER or WORKER, and for any reason".

In situations where WORKERS have to remain in Canada for reasons beyond their control, the EMPLOYER has to notify the government agent and the Government of Canada for proper follow-up action.



Terminating medical coverage

It is the employer's responsibility to verify that insurance billing is in accordance with the workers' actual stay in Canada. Mi Tierra Holidays is only responsible for booking flights and is not related this or the cancelation of medical coverage.

To terminate the medical coverage of SAWP workers, the proper information must be e-mailed to the Consulate. Refer to the chart below as an example of how to organize the information of the workers. The Consulate can provide a Microsoft Excel template for your convenience (See Annex 7).

Example SAWP Departure Chart for Cowan

						direct	
						arrival	
						from	
						Mexico,	
Employer						double	
Name (as					Return Date	arrival	
shown on	STPS	Last	First	Arrival Date	to Mexico	or	
LMIA):	#	name	Name	(DD/MM/YYYY)	(DD/MM/YYYY)	transfer	Reason

Employers should keep information of their workers before their departure such as file number, phone number, and home address. The employer also bears the responsibility of any pending matter they have with their employees while they are in Mexico. Worker file numbers are not the same as Cowan ID numbers.

Note: The return date of a worker is not the day that they stop working. It is the day of their return flight back to Mexico.



Evaluation & report by the worker and employer

By the worker

Upon their return home, SAWP workers must report to the Mexican Ministry of Labour (STPS) local office and provide the following information:

- Income & expenses analysis.
- Workers' interest to return to Canada to work at the farm of his/her preference.
- Employers' evaluation.

By the employer

Employers should fill out their evaluation online. You may do so by accessing SIMOL at $\frac{\text{https://simolint.stps.gob.mx}}{\text{note that this}}$ requires a username and password.

For assistance regarding this matter or requests for usernames and passwords, contact the Mexican Ministry of Labour, Secretaría de Trabajo y Prevision Social (STPS), Maria Fernanda Sanchez Pantoja (fernanda.sanchez@stps.gob.mx.)

The Mexican Government is respectful of the requirements of the Canadian Government and is not involved in the issuance of work permits, visas or biometrics.

For any other issue please address your questions to the following authorities:

Approval and processing of LMIA

ESDC/Service Canada

http://canada.ca/en/employment-social-development/services/foreignworkers.html

1-800-622-6232 1-888-242-2100

Service Canada Line for Workers

1-866-602-9448



Processing of Work permits and biometrics

Canadian Visa Applications Centre Senior Manager: Joselin Gamez Email: joseling@vfsglobal.com

Canadian Embassy in Mexico City

Mexico-im-sawp@international.gc.ca

Immigration Refugees and Citizenship Canada in Mexico City

Delphina Ocquaye

Email: Delphina.Ocquaye@international.gc.ca

WALI/BCAC SAWP

General Manager: Verónica Moreno Email: vmoreno@walicanada.ca



SOLICITUD DE DOBLE ARRIBO/ DOUBLE ARRIVAL REQUEST

Nombre Comp	<mark>leto de Traba</mark>	jador/Full	Name of Worker
No. Expendiente/Worker	File Number		 Granja/Farm
No. Emperior en werner	TITO NUMBER		oranja, razm
Fecha de llegada a	Fecha de p		Fecha de regreso a
Canadá / Arrival date to Canada	México / departure d		Canadá / Date of return to Canada
co canada	departure	co mexico	Date of Teturn to Canada
Exponga con detalle	la razón por	la que des	sea regresar a México:
Please provi	ide the reaso	n for the d	ouble arrival:
Requested by:			
Employer			
Worker			
Firma del empleador/Employ	ver signature	Firma dol	trabajador/Worker signature



ACEPTACIÓN DE EXTENSIÓN DE CONTRATO

CONTRACT EXTENSION ACCEPTANCE

Si usted está interesado en extender su contrato de trabajo complete este formato. Si usted NO está de acuerdo en la extensión de su contrato, NO firme este documento y comuníquese al Consulado: (604) 684-1859. / If you are interested in extending your contract with your employer, sign this document. If you do NOT want to extend your work contract do not sign this document and call the Consulate at (604) 684-1859. Recuerde que no puede permanecer más de 8 meses en Canadá. Please remember that you cannot remain in Canada for more than 8 months.

Nombre Completo de Trabajado:	r/Full Name of Worker
No. Expendiente/Worker File Number	Granja/Farm
Extension del/From Which Date	Al/Until Which Date

Firma del empleador/Employer Signature Firma del

Firma del trabajador/Worker Signature



ACEPTACION DE TRANSFERENCIA POR EL TRABAJADOR WORKER TRANSFER ACCEPTANCE

Si NO está de acuerdo con transferirse, NO firme este documento y comuníquese al Consulado al (778) 668-1242 / If you disagree with the transfer, do not sign this document and get assistance from the Consulate by calling (778) 668-1242.

Motivo de la transferencia / Reason for the transfer Nombre Completo de Trabajador/Full Name of Worker No. Expendiente/Worker File Number Firma del Trabajado/Worker Signature Fecha/Date Empleador actual/Sending employer Nuevo empleador/Receiving employer Fecha de transferencia/Transfer date Fecha fin de contrato/Contract end date Sending Employer Signature Receiving employer signature



SOLICITUD DE REGRESO ANTICIPADO/EARLY RETURN REQUEST

Sólo llene este formulario si usted regresa a México antes de la fecha del término del contrato/ Only fill out this form if the worker returns to Mexico before the end of their contract date. Please ensure the worker receives this form at least one week before his departure date.

Nombre Completo de Tra	bajador / Full Name of Worker
No. Expendiente/Worker's File Number	Granja/Farm
Fecha de llegada/Arrival Date	Fecha Regreso Anticipado/Early Return Date
Seleccione y explique las razones de	su regreso a México/Select and explain the
reasons for the early return to Mexic	
Emergencia médica/Medical emergen	_
Problemas familiares/Family issue	S
☐ Falta de trabajo /Lack of work	
Problema personal/Personal proble	ma
☐ Accidente de trabajo/Work acciden	t
☐ Muerte de familiar/Family death	
Otros/Other (please specify):	
(Plants Spanish, 1	
Firma del empleador/Employer Signatu	re Firma del trabajador/Worker Signature



Annex 5- English Version

ZERO TOLERANCE FOR ALCOHOL AND DRUGS POLICY IN THE WORK SITE

I (worker's name) acknowledge that there is
Zero tolerance for alcohol and drugs at (farm's name)
in the work site premises. Therefore, the following behaviors can be
considered ground for immediate dismissal.
• To show up to work under the influence of any alcohol or drugs.
• To consume any alcohol or drugs on the work site premises.
• To operate any machinery or automobiles while impaired by alcohol or drugs.
 To allow my drinking habits outside of working hours affect the quality of my work.
If I become ill or injured due to the effects of drugs or alcohol, I
acknowledge that I do not qualify for any medical insurance coverage through
WorkSafeBC or COWAN Medical Insurance.
Worker's Signature



Annex 5- Versión Español

POLITICA DE CERO TOLERANCIA ALCOHOL Y DROGAS EN EL TRABAJO

Yo (nombre -trabajador) estoy enterado que
la empresa (nombre -empleador) tiene cerc
tolerancia al consumo del alcohol y/o drogas en las áreas de trabajo por
ser parte del Programa de Trabajadores Agrícolas Temporales.
Reconozco que las siguientes conductas son causales de recisión de mi
contrato laboral:
 Presentarme a trabajar bajo los efectos del alcohol y/o drogas. Consumir alcohol y/o drogas en las áreas de trabajo. Manejar ni operar maquinaria bajo los efectos del alcohol y/o drogas.
• Permitir que el consumo del alcohol en horas de descanso afecte la calidad de mi trabajo.
Adicionalmente, si me lesionó o sufro un accidente estando bajo los efectos
del alcohol y/o drogas, tanto Cowan y WorkSafeBC no harán valida la
cobertura médica a la que tengo derecho por ser parte el programa de Trabajadores Agrícolas Temporales.
Firma del trabajador



Annex 6- English Version

AUTHORIZATION FOR RELEASE OF PERSONAL INFORMATION

Accountant's information

Name	Email						
Address	Phone Number						
Iauthorize	e(accountant's						
name) to view or obtain a copy of records pertaining to all areas							
concerning my taxes (T4s, TD1s, SIN number) from any source. I understand							
the information is collected, used, and disclosed under the authority of							
the Freedom of Information and Protection of Privacy Act. I acknowledge							
that (em							
(accountant) for the purpose of assisting in							
filing my taxes in accordance with the law, including the Freedom of							
Information and Protection of Privacy Act.							
Worker's signature	Date signed (yyyy-mm-dd)						



Información del Trabajador

Annex 6- Versión español

AUTORIZACIÓN PARA LA DIVULGACIÓN DE INFORMACIÓN PERSONAL

Apellidos	Nombre	Número de expediente			
Nombre de la Granja					
Dirección de la Granja		Teléfono de la Granja			
Información del Contador					
Nombre	Correo	Electrónico			
Dirección	Τe	Teléfono			
Lea cuidadósamente					
Lea Cuidadosamente					
Yo	, auto	rizo a			
		todos los documentos relacionados e Seguro Social). Entiendo que la			
información será recolec	ctada, usada ante	e las autoridades correspondientes,			
acorde a la Ley de Libe: Gobierno de Canadá.	rtad de Informac	ción y Protección de Privacidad del			
Estoy enterado que mi e la información con		, compartirá contador), el propósito de hacer la			
declaración de mis impuestos acorde a los lineamientos del Gobierno d					
		los lineamientos del Gobierno de mación y Protección de Privacidad.			



COWAN INSURANCE DEPARTURE CHART

In order to notify Cowan Insurance we require the chart to be completed in its entirety. Please download the Excel version of this chart if you need more space. Charts can also be copied and included in the body of your email. Please DO NOT send this chart as a PDF document. This chart can only be sent to sawpmobilityvan@sre.gob.mx.

Employer Name (as shown on LMIA):	STPS #	Last name	First Name	Arrival Date (DD/MM/YYYY)	Return Date to Mexico (DD/MM/YYYY)	direct arrival from Mexico, double arrival or transfer	Reason