

CAFMPI- 01/17 Imposed Restriction

Annex B, Appendix 2- Form – Imposed Restriction (IR) Status Questionnaire – Service Couple

[Date]

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IMPOSED RESTRICTION (IR) STATUS QUESTIONNAIRE – SERVICE COUPLE

Name	Rank	SN
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This questionnaire is designed as a tool for Career Managers/ COs/AC(RES F)/OCC (RES F) to process applications for IR. This is not a document to determine entitlements to Separation Expense (SE).

1. Are you currently in a relationship that meets the definition of Service Couple? (“**service couple**” means when an officer or non-commissioned member is a spouse or common-law partner of another member)

Yes ☐ No ☐

2. Are you the member being posted?

Yes ☐ No ☐

3. Are you a Reserve Forces member being moved for Class C Reserve Service?

Yes ☐ No ☐

4. Are you a Regular Force Member?

Yes ☐ No ☐

5. What is the anticipated duration of your posting?

Years: _____

6. What is your COS date or Res Forces employment start date?

7. Do you currently have IR status?

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Yes ☐ Start date: _____ No ☐

8. If so, how long did you have IR status?

Years: _____ Months: _____

9. Provide brief justification of why you are requesting IR:

I have read and understand all Refs and Policies associated with IR status. IAW QR&O Vol I Chapter 26.02. I further understand that if I experience a change that will affect my status, I shall staff an 'Experienced a Change in Personal Circumstance memorandum' through my Chain of Command to my Delegated Authority indicating that there has been a change.

**Applicant's
Signature:**

Date:

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IMPOSED RESTRICTION (IR) STATUS QUESTIONNAIRE – SERVICE COUPLE

Name	Rank	SN

Granted / Denied

Provide brief justification of why you are granting/ denying the request for IR (including length of time for which IR initially approved):

**Delegated
Authority
Signature:** _____

**Delegated
Authority
Printed:** _____

Date: _____

Distribution List

Member
CM/CO/AC/OCC
URS/IR Sect
Pers File

DEFINITIONS FROM CBI 208.997(2)

“dependant” means:

- (a) a member’s spouse or common-law partner;
- (b) a member’s, their spouse’s, or their common-law partner’s child — including a stepchild, legal ward, adopted child or child adopted under a Canadian aboriginal custom adoption practice — who is dependent on the member because the child is:
 - (i) under 18 years of age;
 - (ii) mentally or physically disabled; or
 - (iii) under 25 years of age and in fulltime attendance at a school or other education institution that provides training or instruction of an educational, professional, vocational or technical nature; or
- (c) a member’s, their spouse’s, or their common-law partner’s relative — a parent, grandparent, brother, sister, uncle, aunt, niece, nephew or grandchild — who is dependent on the member because the relative is mentally or physically disabled;
- (d) physically resides in the member’s residence for more than 240 days during the 365 days immediately before the day on which the member moves their HG&E; and/or

(e) a child under 18 years of age who is the subject of a custody order or an enforceable custody agreement between the member and another person, the child is deemed to physically reside in the member's residence for:

- (i) the time specified in the custody order or agreement, or (ii) the time the member has access to but not custody of the child.

“operationally functional point” (OFP) is the point at which a member has achieved the qualification requirements for first employment in an occupation (and is posted off the BTL or SUTL to a TES position.) (A-P9-050-000/PT-009/DPGR).

“place of duty” means the place at which a member usually performs normal military duties, and includes any place in the surrounding geographical area that is determined to be part thereof by the Chief of the Defence Staff (CDS) or such other officer as the CDS may designate.

“unaccompanied move” means when accommodations have not been secured or they are not available prior to COS or RFD, CAF members, who intend to relocate their dependants and/or HG&E to the new location, may proceed unaccompanied to the new place of duty on a restricted basis for a maximum period of six months.