



Statutory Declaration

THE MATTER OF AN APPLICATION FOR REGISTRATION IN THE COLLEGE OF DIETITIANS

I, _____ of _____ in _____
(name) (city) (province and country)

do solemnly declare that:

1. I have not been convicted in Canada or elsewhere of any offence that if committed by a person registered under the *Health Professions Act*, would constitute unprofessional conduct or conduct unbecoming a person registered under these bylaws except as follows:

2. My past conduct does not demonstrate any pattern of incompetency or untrustworthiness which would make registration contrary to the public interest.
3. I am a person of good character.
4. My entitlement to practice dietetics is not or has never been limited, restricted or subject to conditions in any province, state, or country at any time except as follows (list province, state or country, restriction, date(s)):

5. At the present time, no investigation, review or proceeding is taking place in any jurisdiction which would result in the suspension or cancellation of my authorization to practise dietetics in that jurisdiction except as follows:

6. I have/or will have professional liability insurance for all practice settings, in an amount not less than 2 million dollars per occurrence, except if I register as a **Non-Practicing** dietitian.
7. I have read the *Health Professions Act* of British Columbia and the [regulations](#) and [bylaws](#) of the College of Dietitians made pursuant to the Act.
8. If applying for **Full, Full Limited or Temporary** Registration: will practice at all times in compliance with the *Health Professions Act* of British Columbia and the regulations and bylaws of the College of Dietitians made pursuant to that Act.
9. If applying for **Non Practicing** Registration: I will not provide dietetic services in British Columbia while I am registered as a non-practicing registrant of the College of Dietitians of British Columbia.

AND I make this solemn declaration, conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath.

Signature of Applicant

Date

Must be declared before a Judge, Notary Public, , Justice of the Peace or Commissioner authorized to take Affidavits currently registered, licensed or commissioned in the applicant's jurisdiction.

DECLARED before me at _____, in the Province/State of _____,
_____ City
_____ this _____ day of _____, _____ year.
Country month year

Name and contact info (phone #) must be noted

Signature of Judge, Notary Public, Justice of the Peace or Commissioner authorized to take Affidavits

CDBC recognizes electronic documents and signature in accordance with the Electronic Transaction Act and the Information Protection and Electronic Documents Act (PIPEDA). CDBC expects authorized individuals (judge, public notary, commissioner and justice of the peace) executing affidavits to be following the process for virtual commissioning set out by the Court of Appeal, the Supreme Court of British Columbia and the Provincial Court.

The CDBC requires “secure electronic signatures” that satisfy the following criteria to be considered valid:

- each signatory and each witness sign the electronic document with their secure electronic signature;
- the electronic signature must be unique to the person signing;
- the signature must be created and be under the full control of the person making the signature;
- specific technology or processes must have the capability to be used to identify the person; and
- there must be an audit trail, meaning the electronic signature must be linked with an electronic document in a way that allows the examiner to determine whether the e-document has been changed since the signature was attached to it

(section 46 and 48 of PIPEDA)

CDBC reserves the right to not process an application if electronic signatures contained in any document do not meet the above.