

Nesrallah.Joseph

From: Lemire.Robyn
Sent: May 6, 2015 7:33 AM
To: ImmigrationRepresentatives
Cc: Kennedy.Elizabeth; Acheson.John; Imonikhe.Solomon; Kates.Adam
Subject: Approved Response - EE question - Valid job offer - REP-2015-2049 - Due by May 21

Categories: cc

Following is the approved response to the below query:

Dear

Thank you for your email correspondence to Citizenship and Immigration Canada's (CIC) Immigration Representatives mailbox.

A job offer is considered to be valid if it is for continuous, paid, full-time non-seasonal work in Skill Type 0 or Skill Levels A or B of the 2011 National Occupational Classification (NOC) matrix, **and** if it meets **one** of the following two conditions:

1. The employer making the job offer has a positive Labour Market Impact Assessment (LMIA), **or**
2. The applicant is currently working in Canada in a NOC 0, A or B job on a work permit that was issued based on a LMIA; is working for the employer listed on the work permit; is authorized to work in Canada when submitting their application and when the visa is issued; and the employer has made the applicant a full-time job offer if accepted as a permanent resident.

In the scenario listed below, there is no mention that the candidate has received a job offer, therefore he/she would **not** meet the requirements of arranged employment.

We hope this information will assist you. Once again, thank you for your email and for your interest in Express Entry.

Sincerely,

Immigration Representatives Inbox

From: Kennedy.Elizabeth
Sent: April 23, 2015 4:20 PM
To: Lemire.Robyn; Acheson.John
Cc: Imonikhe.Solomon; Kates.Adam
Subject: RE: EE question - Valid job offer - REP-2015-2049 - Due by May 21

Robyn,
 Could you please take this one as well.

Thanks!

Elizabeth Kennedy
 NHQ - Operational Management and Coordination | AC - Gestion opérationnelle et coordination
 Citizenship and Immigration Canada | Citoyenneté et Immigration Canada
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 Government of Canada | Gouvernement du Canada

From: ImmigrationRepresentatives
Sent: April 23, 2015 4:07 PM
To: Acheson.John; Kennedy.Elizabeth
Cc: Imonikhe.Solomon; Kates.Adam; ImmigrationRepresentatives
Subject: FW: EE question - Valid job offer - REP-2015-2049 - Due by May 21

Hello,

For your action, see inquiry below.

- Please provide a response approved by your manager directly to the ImmigrationRepresentatives mailbox, before the due date indicated in the subject line.
- The response will be sent directly to the representative from the ImmigrationRepresentatives mailbox. Please do not respond directly to the representative as we are tracking all messages received and responses sent out. This will encourage representatives to use the mailbox and not direct their request to the officers and provide a more efficient way of responding to clients.
- If you are unable to provide a response within the service standard please send a message to the ImmigrationRepresentatives mailbox and we will inform the representative.

Thank you kindly

Government of Canada | Gouvernement du Canada

From:
Sent: April 23, 2015 3:42 PM
To: ImmigrationRepresentatives
Subject: EE question - Valid job offer - REP-2015-2049 - Due by May 21

Hello,

I would like to know if the following scenario will be consider a valid job offer.

- TFW has been working under a NOC A occupation for one year.
- TFW has been laid off
- TFW has a WP valid for another year
- The company has issued a letter stating that they will bring TFW back if the market conditions change.

Questions:

The EE system has invited him after he answered that he has a work permit under the LMIA but is not working at the moment. Would this be considered a valid job offer even though he has been laid off? Can he accept the ITA under EE?

Your comments will be appreciated.

Kind regards,
Saludos cordiales,