



Date : November 25, 2024

UCI: 11-4077-9638

Application: S307060534

Please quote these reference numbers when referring to this application.

Dear SARVINOZKHON MURODJON KIZI SIROJIDDINOVA,

This refers to your application for Temporary Residence (e.g. Temporary Resident Visa, Study Permit, Work Permit, or Temporary Resident Permit). Your application and all of the documents you submitted in support of it have been reviewed and it appears that you may not meet the requirements for a visa to Canada.

Subsection 11(1) of the *Immigration and Refugee Protection Act (IRPA)* provides that a foreign national must, before entering Canada, apply to an officer for a visa or any other document required by the *Immigration and Refugee Protection Regulations*. The visa or document shall be issued if, following an examination, the officer is satisfied that the foreign national is not inadmissible and meets the requirements of the *Act*.

I have concerns that you have not fulfilled the requirement put upon you by subsection 16(1) of IRPA which states that a person who makes an application must answer truthfully all questions put to them for the purpose of the examination and must produce a visa and all relevant evidence and documents that the officer reasonably requires.

Specifically, I have concerns that you submitted fraudulent employment documentation. The Government of Uzbekistan employment documents have confirmed to be fraudulent.

Please note that if it is found that you have engaged in misrepresentation in submitting your application, you may be found to be inadmissible under section 40(1)(a) of IRPA. A finding of such inadmissibility would render you inadmissible to Canada for a period of five years according to section 40(2)(a) of IRPA:

40(1) A permanent resident or a foreign national is inadmissible for misrepresentation

(a) for directly or indirectly misrepresenting or withholding material facts relating to a relevant matter that induces or could induce an error in the administration of this Act

40(2) The following provisions govern subsection (1):

(a) the permanent resident or the foreign national continues to be inadmissible for misrepresentation for a period of five years following, in the case of a determination outside Canada, a final determination of inadmissibility under subsection (1) or, in the case of determination in Canada, the date the removal order is enforced.

I would like to provide you with the opportunity to respond to this information. You have 10 days from the date of this letter to submit additional information in this regard.

If you do not respond to this request within 10 days, your application will be assessed based on the information currently on file and may result in the refusal of your application.



Sincerely,

Migration Officer
Migration Section
Warsaw, Poland

Please note:

All documents must be in either English or French. Any documents not in English or French must be accompanied by a certified translation.

To provide the requested document(s) from the Application Details page, click the “View submitted application” button at the bottom of the page and follow the instructions provided on the Documents Submitted page.

Should you be unable to provide the information and/or other documents requested you must advise us in writing detailing the reasons why you cannot provide the document/information requested. You must upload this written explanation electronically through the MyCIC portal in lieu of the document requested.

If you have an online account, you must provide these document(s) within the timeframe indicated in your MyCIC account. You will not be able to submit your document electronically after this timeframe has expired.

Note: If you have a Permanent Resident application that is not linked to your online account, you may submit your response via the IRCC web form for Warsaw: <https://secure.cic.gc.ca/enquiries-renseignements/canada-case-cas-eng.aspx?mission=Warsaw> – please **do not use the web-form for In-Canada cases, as this will not reach us in time.**

If you fail to comply with this requirement, a decision concerning your application will be made based upon the information already submitted with this application.