



Date: March 10, 2011

UCI: 87956911

Application no.: V300159014



Charudathan Arakkal Balan

Thrissur
India

Dear Charudathan Arakkal Balan,

This refers to your application for a temporary resident visa to Canada. I have completed my assessment of your application and I have determined that you do not meet the requirements for a temporary resident visa; therefore, your application is refused.

In reaching a decision, an officer considers several factors; these may include the applicant's travel and identity documents, reason for travel to Canada, contacts in Canada, financial means for the trip; ties to country of residence (including immigration status, employment and family ties) and whether the applicant would be likely to leave Canada at the end of his/her authorized stay.

In accordance with Section A11(1) of the *Immigration and Refugee Protection Act (IRPA)*, any person wishing to become a temporary resident of Canada must satisfy an officer that he or she is not inadmissible to Canada and meets the requirements of the Act. This includes the requirement to establish to the satisfaction of the officer that the applicant will respect their conditions of admission and will leave Canada by the end of the period authorized for his or her stay.

This application is closed. Please note that any new information you wish to provide must be submitted with a new application and processing fee. Should you wish to reapply, I would suggest that you do so only if your situation has changed substantively or you have significant new information to submit.

Sincerely,

Officer

Citizenship and Immigration Canada
High Commission of Canada

Visa Section

P.O. Box 5209

New Delhi

110021, India

Telephone: (91-11) 4178-2050

Fax: (91-11) 4178-2031

Email: [https://dmp-portal.cic.gc.ca/cicemail/intro-eng.aspx?mission=new delhi](https://dmp-portal.cic.gc.ca/cicemail/intro-eng.aspx?mission=new%20delhi)

www.india.gc.ca

www.cic.gc.ca



Date: March 10, 2011

UCI: 87956911

Application no.: V300159014



Dear Charudathan Arakkal Balan,

Following an examination of your application, I am not satisfied that you meet the requirements of the Act and the Regulations for the reasons explained below. I am therefore refusing your application.

You have not satisfied me that you would leave Canada at the end of your stay as a temporary resident. In reaching this decision, I considered several factors, including:

- Your history of having contravened the conditions of admission on a previous stay in Canada
- Your travel history
- Your immigration status
- Your family ties in Canada and in your country of residence
- Length of proposed stay in Canada
- Purpose of visit
- Limited employment prospects in your country of residence
- Your current employment situation
- Your personal assets and financial status
- That you have a legitimate business purpose in Canada
- I am not satisfied that you have answered truthfully all questions put to you.

I am not satisfied that you have sufficient funds, including income or assets, to carry out your stated purpose in going to Canada or to maintain yourself while in Canada and to effect your departure.

You have not provided sufficient documentation to support your / your host's income and assets.

You have made an application for a temporary resident visa in the transit visitor category. As you are planning to remain in Canada longer than 48 hours, you do not meet the requirements of this category. You must make an application for a temporary resident visa in the visitor category and pay the associated cost recovery fees.

You have submitted documentation which lacks authenticity as part of your application. This has diminished the overall credibility of your submission.

You have not complied with our request for information, as per section 16(1) of the *Immigration and Refugee Protection Act*. To date, you have failed to comply with our request for:

- Completion of a medical examination
- An interview
- The following documents: