CANADA and PAKISTAN

Exchange of notes constituting an agreement regarding the entry to Canada for permanent residence of citizens of Pakistan. Karachi, 23 October 1951

Official text: English.

Registered by Canada on 6 August 1956.

CANADA et PAKISTAN

Échange de notes constituant un accord relatif à l'entrée au Canada des citoyens pakistanais désireux de s'y établir. Karachi, 23 octobre 1951

Texte officiel anglais.

Enregistré par le Canada le 6 août 1956.

No. 3487. EXCHANGE OF NOTES CONSTITUTING AN AGREEMENT¹ BETWEEN CANADA AND PAKISTAN REGARDING THE ENTRY TO CANADA FOR PERMA-NENT RESIDENCE OF CITIZENS OF PAKISTAN. KA-RACHI, 23 OCTOBER 1951

Ι

The Acting High Commissioner for Canada to Pakistan to the Minister for Foreign Affairs and Commonwealth Relations of Pakistan

OFFICE OF THE HIGH COMMISSIONER

Karachi, October 23, 1951

Sir,

With reference to recent discussions regarding the entry to Canada for permanent residence of citizens of Pakistan, I have the honour to propose that an Agreement be concluded between the Government of Canada and the Government of Pakistan containing the following provisions :

1. In the twelve-month period commencing on the 1st day of January, 1951, and in each succeeding twelve-month period thereafter, the admission to Canada for permanent residence of one hundred citizens of Pakistan, including both sexes and all ages, shall be authorized provided the immigrants comply with the provisions of the Canadian Immigration Act.

2. In addition to the citizens of Pakistan whose entry to Canada for permanent residence is authorized in accordance with paragraph 1 above, a citizen of Pakistan who can otherwise comply with the provisions of the Canadian Immigration Act may be admitted to Canada for permanent residence if he or she is the husband, wife or unmarried child under twenty-one years of age of any Canadian citizen legally admitted to and resident in Canada and if the settlement arrangements in Canada are shown to the Canadian authorities to be satisfactory.

3. The provisions of Canadian Order-in-Council P.C. 2115 dated the 16th day of September, 1930, as amended by Order-in-Council P.C. 6229 of the 28th day of December, 1950, shall not apply to citizens of Pakistan.

4. The admission to Canada as non-immigrants of citizens of Pakistan shall not be affected by the preceding paragraphs.

¹ Came into force on 23 October 1951 by the exchange of the said notes.

If the Government of Pakistan accepts the foregoing provisions, the Government of Canada has the honour to suggest that the present note and the reply thereto of the Government of Pakistan shall constitute an Agreement between the two Governments which may be terminated by either Government on giving six months notice.

Accept, Sir, the assurances of my highest consideration.

G. S. MURRAY

Π

The Minister for Foreign Affairs and Commonwealth Relations of Pakistan to the Acting High Commissioner for Canada to Pakistan

MINISTRY OF FOREIGN AFFAIRS AND COMMONWEALTH RELATIONS

Karachi, 23rd October, 1951

Sir,

I have the honour to acknowledge the receipt of your note of 23rd October, 1951, in which you inform me that the Government of Canada proposes to conclude with the Government of Pakistan an Agreement regarding the entry of citizens of Pakistan to Canada for permanent residence.

The provisions set forth in your note under reference are acceptable to the Government of Pakistan and I am authorized to confirm that your note and this reply constitute an agreement between the two Governments which may be terminated by either Government on giving six months' notice.

I shall be glad if you will convey to your Government my Government's appreciation of your Government's gesture in making this proposal.

Accept, Sir, the assurances of my highest consideration.

Muhammad ZAFRULLA KHAN

98