

Even after receiving a status of residence, further permission for entry (a seal on the passport) is also unpublished permission conditions, allowing the foreign minister to reside (enter) by giving permission at the discretion. Therefore, even if the employment contract is false, it can not be said that it is easy to influence the discretionary authority of both Ministers.

As a fact, since the Minister of Justice grants the status of residence at the discretion, I (Nagano) was explained and operated as follows on the status of residence, such as by questioning with immigration.

- 1) If the status of residence qualification is satisfied in "diploma" and expert knowledge is found, if employment company is inappropriate or employment contract is false etc, please let foreigners change employment contract company and reapply I am doing.
- 2) The status of residence is granted to foreign individuals even if foreign nationals who have engaged in employment contract have not obtained their status of residence, and after grant, work where within the scope of status of residence (skills and humanities) This is free.
- 3) After acquiring the status of residence, even if you can not join the employment contract company, you can find the employer within the period of stay and work within the fixed period instead of canceling the status of residence immediately.

Therefore, it can not be said that the provision of "Contents false employment contract" made it easy to acquire the status of residence, and there is no causal relation between aid acts for obtaining status of residence and illegal work.

As mentioned above, even if you obtain the status of residence of technology and humanities internationally at the discretion of the Minister of Justice in "content false employment contracts", if you work within the scope of the status of residence in the technical and humanities international, you will not become illegal It is obvious that it is unrelated to "illegal employment contract" and illegal employment is self-evident. It is self-evident that they were responsible for employers who employed and worked foreigners with a status of residence without the qualification to work, as long as they were illegal.