AD HOC QUERY ON 2019.21 FI Urgent AHQ on international students seeking employment after graduating

Requested by EMN NCP Finland on 7 February 2019

Responses from EMN NCP Austria, EMN NCP Bulgaria, EMN NCP Croatia, EMN NCP Cyprus, EMN NCP Czech Republic, EMN NCP Estonia, EMN NCP Finland, EMN NCP France, EMN NCP Germany, EMN NCP Greece, EMN NCP Hungary, EMN NCP Ireland, EMN NCP Italy, EMN NCP Latvia, EMN NCP Lithuania, EMN NCP Luxembourg, EMN NCP Netherlands, EMN NCP Poland, EMN NCP Slovakia, EMN NCP Spain, EMN NCP Sweden, EMN NCP United Kingdom plus EMN NCP Norway (23 in Total)

Disclaimer:
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1. Background information

Background information
According to the article 25(1) of the Directive (EU) 2016/801, after the completion of research or studies, researchers and students shall have the possibility to stay on the territory of the Member State that issued an authorization under Article 17, on the basis of the residence permit referred to in paragraph 3 of this Article, for a period of at least nine months in order to seek employment or set up a business. Finland would like to ask from Member States few questions related to this article.
Finland is aware that Q. 14 a. in the Study on Attracting and Retaining International Students also addresses the questions, but this information is not yet available, and it is requested urgently by the Ministry of the Interior and the Prime Minister's Office.

2. Questions

1. For how long can a person from a third country who has graduated from a higher education institution in your country stay in the country to search for a job? For how long can he/she get a residence permit for this purpose?

2. Are there any exemptions in the conditions of the graduate's residence permit for job searching that makes it easier for them to stay in the country (e.g. lower level of sufficient resources to cover subsistence costs compared to other residence permits)?

3. Can this residence permit be renewed?

4. Are there any exemptions of criteria for granting a residence permit for employment when the TCN finds a job and applies for residence permit based on that job? For which duration will this residence permit be granted?

We would very much appreciate your responses by 15 April 2019.

3. Responses

1 If possible at time of making the request, the Requesting EMN NCP should add their response(s) to the query. Otherwise, this should be done at the time of making the compilation.

2 A default "Yes" is given for your response to be circulated further (e.g. to other EMN NCPs and their national network members). A "No" should be added here if you do not wish your response to be disseminated beyond other EMN NCPs. In case of "No" and wider dissemination beyond other EMN NCPs, then
| EMN NCP       | Yes | 1. Third-country nationals who have successfully completed a course of study or training can renew their students’ residence permits to allow them to seek employment or start a business. Renewal in this case is possible for one additional 12-month period, provided that the applicant continues to meet the general requirements for a residence title (Art. 64 para 4 Settlement and Residence Act).

2. In general, foreigners must, inter alia, receive a specified minimum level of remuneration in order to obtain a residence title allowing them to take up employment. For international graduates this is based on the monthly gross minimum salary for Austrian graduates (entry-level professionals) (Art. 12b subpara 2 Act Governing the Employment of Foreign Nationals). However, the minimum level of remuneration required for university graduates from third countries is lower than that specified for other foreigners applying for residence titles (cf. Art. 12 Act Governing the Employment of Foreign Nationals). Furthermore, student applicants are, in general, exempt from one of the requirements, namely to provide evidence of suitable accommodation (Art 64 para 1 subpara 1, Art. 11 para 2 subpara 2 Settlement and Residence Act). This exemption also applies to graduates who renew their students’ residence permits for job seeking purposes (§ 64 para 4 Settlement and Residence Act).

3. No, a renewal of this residence permit is not possible, as the law stipulates that renewal of students’ residence permits for job seeking purposes is possible for one additional 12-month period.

4. No. Where an international graduate has their residence permit renewed in order to seek employment or start a business and does in fact find suitable employment, the person can change to a residence title for qualified third country workers (Art. 64 para 5 Settlement and Residence Act). Depending on the specific residence permit, such residence permit is granted for two or three years (Art. 41 para 5, Art 42 para 4, Art 43 c para 5, Art. 20 para 1a in conjunction with Art 8 para 1 subpara 8 Settlement and Residence Act). |

for the Compilation for Wider Dissemination the response should be removed and the following statement should be added in the relevant response box: "This EMN NCP has provided a response to the requesting EMN NCP. However, they have requested that it is not disseminated further."
<table>
<thead>
<tr>
<th>EMN NCP</th>
<th>Yes</th>
<th>1. Nine months allowed stay to searching for a job after graduation from a higher education. Residence permit up to nine months could be received for this purpose.</th>
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<tbody>
<tr>
<td>Bulgaria</td>
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<td>2. No.</td>
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<td>3. No.</td>
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<td>4. No. The single permits is issued for duration of one year, and EU Blue card residence permit for a period up to four year.</td>
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<tr>
<td>EMN NCP</td>
<td>Yes</td>
<td>1. Third country national who has graduated from a higher education institution in the Republic of Croatia can stay in the country to search for a job. He/ she needs to apply for a temporary residence which can be issued with the validity up to one year.</td>
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<tr>
<td>Croatia</td>
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<td>2. Compared to other residence permits, TCNs who apply for graduate’s residence permit for job searching can enclose a bank account statement as a proof of sufficient resources (although there is no derogation regarding the amount of sufficient resources compared to other permits). Please note that this exemption is not specific for graduate’s residence permit for job searching, but rather includes also some other categories of TCNs.</td>
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<td>3. Yes, but only once for up to one year.</td>
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<td>4. No, general rules regarding the employment of TNC apply. Regarding the duration of residence permit for employment, no exemptions. General rule applies as for other TCN apply.</td>
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<tr>
<td>EMN NCP</td>
<td>Yes</td>
<td>1. A person from a third country who has graduated from a higher education institution in Cyprus can stay according to the law up to 12 months in order to search for a job. He or she can get a residence permit for 12 months for this purpose.</td>
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<td>Cyprus</td>
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<td>EMN NCP</td>
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<td>Czech Republic</td>
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2. There aren’t any exemptions in the conditions for a residence permit for job searching e.g. the level of sufficient resources to cover subsistence costs is the same as other residence permits (e.g. permit that the holder has no access to employment).

3. This permit cannot be renewed

4. There aren’t any exemptions of criteria for granting a residence permit for employment when the TCN finds a job and applies for residence permit based on that job. In this case the duration of the residence permit for employment purposes depends on the economic sector or activity they apply for.

1. In accordance with Directive 2016/801/EU, graduates or researchers may remain a further 9 months in the territory of the CR for the purpose of finding employment or starting a business. So far, however, this Directive has not been implemented and so graduates are issued with long-term residence permits for “other” purposes and once the amendment to the Act on the Residence of Foreign Nationals has been passed, a special type of authorisation of stay will be introduced: long-term residence permit for the purpose of finding employment or starting a business. The amendment to the Act on the Residence of Foreign Nationals is expected to come into effect in the first half of 2019.

2. There are no exemptions.

3. It is a special kind of long-term residence permit which cannot be prolonged or renewed. A person issued by this kind of long-term residence permit has to apply for another kind of long-term residence permit for another purpose within 9 months.

4. There are no exemptions from general rules on employment of foreign nationals. A long-term residence permit is valid max. for two years.
| EMN NCP  | Yes | 1. Foreigners who have obtained a residence permit for studying are allowed to stay in Estonia for up to 270 days after the expiry of the validity of their residence permit in order to seek employment and apply for a residence permit on new grounds.  

2. Estonia does not issue to TCN graduates a special residence permit for seeking employment. They are allowed to stay in Estonia without applying for any permission from the authorities. If needed, it is possible to check via databases whether they have a right to stay in Estonia based on 270 days right to stay. In case they need to travel, graduates may apply Estonian long stay visa.  

3. As Estonia does not issue a special residence permit for graduates of Estonian HEIs for seeking employment the relevant permit cannot be prolonged.  

4. If the foreigner finds work during the above mentioned period of stay in order to seek employment in Estonia and submits an application for a residence permit, he or she does not have to leave the country and can stay in Estonia until a decision is made on the residence permit application. The residence permit is issued for the duration of planned stay or with the period of validity of up to five years. TCN graduates of Estonian HEIs may commence their employment under the same conditions as Estonian inhabitants (i.e. without any requirement for the minimum income established for foreigners nor a permission from the Unemployment Fund. Furthermore, the potential fulfillment of the immigration quota has no effect on employing TCN graduates. |
| EMN NCP  | Yes | 1. One year  

2. The level of sufficient resources to cover subsistence is the same level as students have, ie. 560 €/month, which is lower than in other permits.  

3. No. The permit is granted only once. |
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<th>EMN NCP</th>
<th>Yes</th>
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1. A person from a third country who has graduated from a higher education institution in France can stay one year on the territory to search a job or create a company. The temporary residence authorisation for job seeking may be delivered to students who have obtained a Master diploma (or other diplomas at least equivalent to a Master degree), or a professional Bachelor degree. Furthermore, the law n°2018-778 of 10 September 2018 has created a new residence permit "to search a job or create a company" which allows students and researchers to stay on the territory during one year after having completed their studies (the implementing decree will be published in the coming weeks).

2. While seeking a job, the person concerned is entitled to work in the same conditions as a student (article R.5221-26 of the Labour Code authorises third-country national students holding a temporary "student" residence permit to carry out a complementary professional activity up to 60% of the annual period of work authorised by Article L.317-7 of CESEDA (Code on Entry and Residence of Foreigners and Right of Asylum), which is equivalent to 964 hours per year during the year of validity of the residence permit).

3. No.

4. TCN graduates holding a temporary residence authorisation to search a job or create a company may be issued a multiannual residence permit for a period of validity of up to 4 years: “talent passport” for a young graduate employee or an employee of an innovative start-up, a highly qualified worker, a researcher or an artist. They do not have to request a work permit.

4. No exemptions. The validity of the residence permit for job follows the length of job agreement.
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| EMN NCP | Yes | 1. The residence permit may be extended for a period of up to 18 months in order to search for work commensurate with the degree (§ 16 (5) AufenthG(Residence Act)).  
2. While seeking a job commensurate with the degree, the person concerned is entitled to any gainful employment, including employment with lower skill requirements or self-employment.  
3. An extension is only possible up to the total duration of 18 months, if the initial award was initially made for a shorter validity.  
4. The general conditions for granting a residence for gainful employment apply. The granting of a residence permit for gainful employment usually takes place for two years, if this period is covered by the validity of the travel document and the employment contract. |
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<td>Germany</td>
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| EMN NCP | Yes | 1. First of all, please note that the adoption of the Directive 2016/801/EU into the Greek legislation has not been completed yet. Currently, according to Article 7 (par. 4) of Law No.4251/2014: “Holders of residence permits for the reason of studies in Greece (Articles 31 to 42) are not allowed to change the purpose of their residence permits”. However, these provisions will be adjusted to Article 25 (1) of the Directive 2016/801/EU. In addition to the above mentioned Article, Article 41 “Rights and obligations” (par. 1) stipulates that: “Unless otherwise specifically stipulated, holders of residence permits for the purposes of studies or voluntary service may not change the relevant purposes”. In this regard, if a third country national has entered Greece with a Student Visa and therefore has been a holder of a residence permit for studies, once he/she has completed his/her studies, he/she is not allowed to change the purpose of his/her permit (e.g. in order to stay in the country and search for a job). As mentioned above, Directive 2016/801/EU is pending to be transposed into national legislation. As a result of the upcoming transposition of Directive 2016/801/EU, after the completion of their studies, students shall have the possibility to stay in Greece, on the basis of the residence permit referred to in Article 17 (par. 3) of Directive 2016/801/EU, “for a period of at least nine months in order to seek employment or set up a business”.
 |
| Greece |  |  |
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| EMN NCP  | Yes | 1. Such students can stay on the territory to carry out these activities for 9 months. This kind of residence permit cannot be renewed, but can be replaced with an other kind of permit.  
2. No  
3. This kind of residence permit cannot be renewed, but can be replaced with an other kind of permit.  
4. Basically there are no exemptions, however, it can be mentioned that in such cases the - by a way of derogation from the general rule - the application for the residence permit can be made on the territory of Hungary. Regarding duration, the general rules apply: The validity period of a residence permit granted for the purpose of employment may not exceed the term specified in the specialist labour authority’s assessment (max 2 years). |
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<tr>
<td><strong>Hungary</strong></td>
<td>Yes</td>
<td>1. The Third Level Graduate Scheme is intended to allow graduates to work while remaining in Ireland to seek employment and to apply for an employment permit. On 1 June 2017, a revised Third Level Graduate Programme was announced which applied to the graduating classes of 2017 onwards. Qualifying persons under this Programme may work full time for the duration of their residence permission under the Programme. These new rules do not apply to a person who graduated prior to 1 January 2017. The Third Level Graduate Programme is open to graduates at Level 8 or above of the National Framework of Qualifications - i.e. with an honours-level bachelor's degree, or above, awarded by a recognised Irish awarding body.</td>
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Graduates at Level 8 can avail of a period of residence in the State of up to 12 months or such shorter period as would bring their overall time spent in the State (as both a student and on this programme) to a total of seven years. Graduates at Level 9 (postgraduate qualification) can avail of a period of up to 24 months' residence permission or such shorter period as would bring their total time in the State (both as a student and on this programme) to eight years. This residence permission is granted for 12 months initially. It can be renewed for a further 12 months (subject to the eight-year limit) when the graduate satisfied the immigration authorities that s/he has taken appropriate steps to access suitable employment at a graduate level. Transitional arrangements apply for graduates at Level 7 of the National Framework of Qualifications - i.e. with ordinary-level bachelor's degrees - who could avail of a six-month permission under the previous scheme. Persons seeking to avail of this transitional arrangement must have been enrolled, on or before 31 May 2017, on a programme leading to an award at Level 7 of the National Framework of Qualifications. These transitional arrangements will cease to apply after 31 December 2019.

2. The eligibility criteria for the Programme are set out under question 1 above. Persons with permission under the Graduate Programme may work full time to support themselves without the need to obtain an employment permit, while searching for suitable graduate level employment.

3. There is an overall time limit in the State for persons who benefit from the Graduate Programme. See question 1. Permission under the Graduate Programme cannot be renewed beyond these overall time limits. The maximum 24-month permission which is available to graduates at Level 9 or above is granted for an initial period of 12 months which is renewable for a further 12 months, up to a maximum of 24 months, once the applicant can satisfy the immigration officer that a satisfactory attempt is being made to seek suitable employment at a graduate level.

4. No. The Programme gives the graduate time to seek employment on the basis of an employment permit. Employment permits are restricted to specific occupations/sectors based on skills and labour shortages. Critical skills are included on the Highly Skilled Eligible Occupations List (HSEOL). Certain occupations are ineligible for employment permits. These
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<th>Country</th>
<th>Response</th>
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<tr>
<td>EMN NCP Italy</td>
<td>Yes</td>
<td>occupations are included on the Ineligible Categories of Employment List (ICEL). Rules in relation to employment permits are available on the website of the Department of Business, Enterprise and Innovation at <a href="http://www.dbei.gov.ie">www.dbei.gov.ie</a>. Holders of an employment permit must register with the immigration authorities for a residence permission which is usually given for 12 months, and can be renewed. 1. According to the article 39 bis, of the Legislative Decree on Immigration n. 286/1998 (Testo Unico T.U.), a student from a third country who has graduated from an higher institution in Italy may declare his immediate availability to work in the national territory, applying for a residence permit of 12 months maximum that will allow him to look for a job. 2. No. 3. No. It can only be converted into a working permit when the applicant receives a job offer. 4. Every year, the number of foreign workers who can apply for a job in Italy are fixed by Decreto Flussi (Flows Decree). However, according to the article 27 of the Legislative Decree on Immigration n. 286/1998 (Testo Unico T.U.), high qualified workers can enter the national territory despite of the fixed quotas. These entries are generally requested by the employer, who takes charge of the application procedure. More specifically, the employer completes the computer procedure by which he declares to the sportello unico per l’immigrazione that he intends to offer an employment contract to the third country national. The request is then verified by the Commissioner of Police to ensure that there are no impediments for the third country national to work in Italy. If this condition is satisfied, the request is sent to the relevant diplomatic mission who releases the entry visa. Then, the third country national, within 8 days from its arrival in Italy, has to go the sportello unico per l’immigrazione, accompanied by the employer, in order to subscribe the contract of stay and to apply for the permit of stay.</td>
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<td>EMN NCP</td>
<td>Country</td>
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| Latvia        | Yes     | Yes    | 1. Researchers and students can stay in Latvia for nine months if they have completed their research activity or completed a full time master's or doctoral study programme at an institution of higher education of Latvia, has acquired a State-recognised diploma of higher education regarding completion of this study programme and have requested a temporary residence permit not later than three months after their students' or researchers' residence permit expires. Residence permit is issued for nine months.  
2. For requesting this residence permit there is no needed for invitation.  
3. No.  
4. There are no exemptions. A temporary residence permit may be granted for the period of employment, but not exceeding 5 years. |
| Lithuania     | Yes     | Yes    | 1. After the completion of research or studies third-country graduate may apply for a residence permit and stay in Lithuania up to 12 months to seek employment.  
2. Yes. A third-country graduate has to provide proof for lower level of sufficient resources to cover subsistence costs (half of the minimum wage) compared to other residence permits (one minimum wage). Moreover, the decision to issue temporary residence permits for third-country graduates is made one month faster compared to the regular process.  
3. No. During the one year post-studies/research period a graduate has to find employment, set up a business or request a new permit according to other grounds.  
4. Unlike other applicants for a temporary residence permit for employment, third-country graduates are exempted from the obligation to have work experience (1 year in a field related to their qualification acquired in the past 2 years) if they completed their studies in Lithuania and intend to work in a related occupation. In addition, they are not required to pass the labor market test, i.e. to receive a confirmation from the Labour Exchange that the work of the TCN...
| EMN NCP | Yes | 1. **For how long can a person from a third country who has graduated from a higher education institution in your country stay in the country to search for a job? For how long can he/she get a residence permit for this purpose?** *In accordance with article 67-4 of the amended law of 29 August 2008 on free movement of persons and immigration the third-country national who has graduated from a higher education institution can stay 9 months on the territory to search for a job or create an company (start-up). In order to obtain a residence permit for this purpose the third-country national must apply 30 days before the expiration of his/her valid residence permit. The applicant must fulfil the following criteria:*  
|        |     | a) have obtained a Master or a PhD;  
|        |     | b) have sufficient resources to stay in the country (it has to prove that at least has 80% of the REVIS (minimum guaranteed income));  
|        |     | c) Have healthcare coverage. If the Minister in charge of Immigration and Asylum approves the application it grants a resident permit for private reasons for 9 months.  
|        |     | 2. The level of sufficient resources to be proven is the same as for students which is lower than the level of requested resources for most of the other residence permits. The Directorate of Immigration is flexible in regard to the proof of the diploma of the degree because it can be issued months after the student obtains its degree.  
|        |     | 3. No.  
|        |     | 4. No there are no exemptions formally foreseen. The length of validity of the residence permit depends on the category, but the general rules as foreseen by the law are applicable. |
| EMN NCP | Yes | 1. In the Netherlands, an international graduate seeking employment has the possibility to apply for an orientation year within three years of graduation. During this year, the person is meets the needs of the Lithuanian labor market. A temporary residence permit is issued for 1 to 3 years, depending on the grounds for the permit. | Luxembourg | |
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1. International students who have completed their studies in the Netherlands are granted free access to the labour market and are entitled to a residence permit. It is possible for international students to seek a job in the so-called ‘orientation year’ after having attained a bachelor’s or master’s degree at a Dutch higher education institution. To do so, the student migrant must apply for a temporary residence permit (temporary regular residence permit), with the limitation of ‘seeking and conducting work, whether or not in paid employment.’ An application for this residence permit can be filed up to three years after attaining the diploma. The scheme allows international graduates to choose whether they want to start their orientation year immediately after graduation or later.

2. During the orientation year, no restrictions on access to the labour market are in place. This exempts the international graduate’s employer from the condition of having a work permit for third-country nationals during this year. This way, international graduates can sustain their own livelihood. If the international graduate finds a job within the orientation year, it is possible to change their residence permit to, for example, a residence permit for work on a self-employed basis or as a highly skilled migrant.

3. No, it is not possible to renew the temporary residence permit. The scheme does, however, make it possible for the international graduate to apply for a new orientation year if after the first orientation year a new study program or research has been completed. It is important that the second program was completed after the first orientation year. This means the international student is not allowed to first attain a bachelor’s and master’s program to subsequently obtain an orientation residence permit for two consecutive years on the basis of the bachelor’s and master’s degree.

4. Specific conditions apply to the different purposes of stay. Below, requirements are briefly outlined which must be met in order to obtain a residence permit for work as a highly skilled migrant, academic researcher, paid employment, work on a self-employed basis, or work within the framework of start-ups. In addition, graduates may in some cases qualify for a residence permit on the basis of family reunification. This option will not be discussed further here. Highly skilled migrants If an international graduate wishes to apply for a residence permit for work as a highly skilled migrant, they must have concluded an employment agreement with an employer in the Netherlands. This employer must be registered as a recognised sponsor.
with the IND. In addition, the salary criterion must be met. A lower salary criterion applies to international graduates complying with the requirements for the 'orientation year for higher educated persons' scheme than to other highly skilled migrants (see Q14a and Q14b). Moreover, a work permit for third-country nationals (Tewerkstellingsvergunning, TWV) is not required. A lower salary criterion applies to international graduates to qualify for a regular residence permit for highly skilled migrants than to other third-country nationals. If international students find a job with a gross annual salary of at least € 2,314 per month immediately after their studies or during/immediately following their orientation year, a residence permit can be granted under the restriction of work as a highly skilled migrant. Highly skilled migrants younger than 30 years old who do not fall under this scheme may qualify for this residence permit at a gross monthly salary of € 3,229. If the highly skilled migrant is aged 30 years or older, a gross salary criterion of € 4,404 per month applies. The lowered salary criterion makes it easier for international students to obtain a residence permit for labour as a highly skilled migrant, which may make it more attractive to find work in the Netherlands. Academic researchers In addition to a residence permit for highly skilled migrants, it is possible to apply for a residence permit as an academic researcher. To obtain this permit, the following requirements must be met: - The third-country national must conduct research at a Dutch educational institution registered with the IND as recognised sponsor. - The third-country national must have an appropriate diploma of higher education that admits them to the doctorate programme. - The research project has been approved by the educational institution. - The third-country national must have an employment agreement or hospitality agreement with the educational institution. Paid employment International graduates may apply for a residence permit for work in paid employment. To work in the Netherlands, a Single Work and Residence Permit (Gecombineerde Vergunning voor Verblĳf en Arbeid, GVVA) is required, combining the residence permit and the work permit for third-country nationals (TWV). An application for a GVVA can be filed at the IND, after which the IND requests an advice from the Employee Insurance Agency (Uitvoerinstituut Werknemersverzekeringen, UWV) on admission to the labour market. The UWV assesses it against the conditions of the Labour Act for Aliens (Wet arbeid vreemdelingen, Wav). A residence permit will (among others) not be granted if there are sufficient candidates for the vacancy in the Netherlands or the EU or if the remuneration is not in conformity with the market. Self-employment In addition, it is also possible to apply for a residence permit to work on a self-employed basis. To qualify
for this, it is assessed by means of the advice by the Netherlands Enterprise Agency (Rijksdienst voor Ondernemend Nederland, RVO) whether the activities are of an innovative nature and accordingly are of substantial interest for the Dutch economy. This is done by means of a scoring system. In addition, the following requirements must be met: The third-country national sustainably and independently acquires sufficient means of existence from the activities concerned. The third-country national possesses the necessary permits/competency requirements to exercise his profession and is registered in the Trade Register of the Chamber of Commerce (Kamer van Koophandel, KvK).

Start-up

It is also possible to qualify for a regular residence permit as a start-up. This category of third-country nationals often does not yet meet the requirements for a residence permit for employed or self-employed work. In many cases, it will not be possible to meet the conditions of possessing sufficient start-up capital or having developed a complete business plan. The residence permit for start-ups provides third-country nationals the opportunity to start up an innovative enterprise in the Netherlands within one year. The conditions for this residence permit are in some ways more lenient than those for a residence permit for self-employed work. To qualify for the residence permit, the applicant must possess sustainable and sufficient sources of livelihood. Furthermore, required is that the product or service is innovative, there must be a plan and a cooperation with a so-called 'facilitator'. Registration of the third-country national and the facilitator in the Trade Register of the Chamber of Commerce (KVK) is also required. With this admission policy, the Netherlands tries to improve its knowledge-based economy by also attracting ambitious and innovative entrepreneurs. This group of third-country nationals is seen as a source of innovation, new employment, internationalisation and productivity. International students are permitted to explore entrepreneurial activities even during their studies, which serves as an incentive to consider a start-up after completion of their studies. The residence permit for start-ups is granted for up to one year, after which an application can be filed for a residence permit for work on a self-employed basis. At that time, the requirements applicable to the residence permit for work on a self-employed basis must be met.
1. According to the Art. 187(2) of the Act on the foreigners, a temporary residence permit due to other circumstances shall be granted to a foreigner if he/she: is a graduate from the Polish university and is seeking employment in the territory of the Republic of Poland. This permit is granted for a period of 1 year - once, directly after graduation. In addition to abovementioned, according to § 1 (15) of the Ordinance of the Minister of Labor and Social Policy of April 21, 2015 on cases in which it is permissible to entrust work to a foreigner on the territory of the Republic of Poland without the need to obtain a work permit, entrusting work to a foreigner on the territory of the Republic of Poland without the need to obtain a work permit is allowed in the case of foreigners: graduates from the Polish upper secondary schools, full-time studies or full-time doctoral studies at Polish universities, at scientific institutes of the Polish Academy of Sciences or research institutes operating on the basis of regulations on research institutes. After finding a job, a foreigner should apply for a temporary residence and a work permit or a visa for the purpose of work. It should be added that according to the Art. 4 (2)(1)(h) of the Act of March 6, 2018 on the rules of the participation of foreign entrepreneurs and other foreign persons in the in the economic turnover / business transactions on the territory of the Republic of Poland, citizens of countries other than Member States who have a temporary residence permit in the Republic of Poland for the purpose of conducting business activities, granted due to the continuation of the business activity already carried out on the basis of an entry in the Central Register and Information on Economic Activity (starting a business activity in this form could take place, for example, in connection with a previously held temporary residence permit for study purposes), may undertake and perform economic activity on the territory of the Republic of Poland on the same terms as Polish citizens.

2. No – there are the same conditions as residence permit for any other activities: - a source of health insurance within the meaning of the Act of 27 August 2004 on health care services financed from public funds, or a document certifying that the costs of treatment in the territory of the Republic of Poland will be covered by the insurer - a source of steady and regular income sufficient to cover the costs of subsistence for himself/herself and family members dependent on him/her - a guaranteed place of residence in the territory of the Republic of Poland

3. No, the permit after graduation is granted for one year only.
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4. No, there aren’t any exemptions of these criteria. A temporary residence and work permit is granted for 3 months up to 3 years, where the purpose of the foreigner’s stay in the territory of the Republic of Poland is to perform work. A permanent residence permit is granted to a foreigner for an indefinite time but a residence card which confirms the foreigner’s identity during his/her stay in the territory of the Republic of Poland and entitles him/her, together with a travel document, to multiple border crossing without having to obtain a visa is granted for 10 years and after the period should be replaced.

1. In line with the Act on Residence of Aliens, a third country national, who after graduation or after finishing the study or research activity in the Slovak Republic wants to remain in the territory of the SR in order to seek for job or start a business can have his/her residence prolonged by the Police Unit. The Police Unit can prolong his/her temporary residence for this purpose for 9 months. S/he has to apply for renewal of his/her residence for the purpose of study with the aim to seek for job or for to start a business and has to declare this purpose by attaching a diploma, confirmation of finishing the study or confirmation of finishing the research activity.

2. No.

3. See Q1

4. If a TCN has found a job within the period of 9 months, s/he has to apply for a temporary residence for the purpose of employment and has to attach the necessary documentation. In general, these are: valid travel document, proof of purpose of stay, proof of financial coverage and proof of accommodation, clean criminal registry, for business activity also the business plan and related documents, consent of the municipality that the property in which the TCN will live fulfills certain standard and conditions according to specific legal regulation. For the change of purpose of the residence the condition are similar as for the first application for temporary residence with the exception of declaring the clean criminal registry if it has been already
| EMN NCP          | Yes | 1. Any foreign student holding a residence permit for studies, who has completed studies at a higher education institution in Spain (at least Level 6 according to the European Qualifications Framework) can apply for a residence permit to search for a job or to start a business. The residence permit will have a maximum and non-extendable duration of twelve months, from the day following the expiry of the residence permit for studies.

2. Yes. As long as they accredit the completion of the corresponding studies as well as having a medical insurance and sufficient resources. As for the accreditation of sufficient resources, it is enough to provide an affidavit.

3. No, it can’t.

4. No. He/she will have to fulfill the requirements for the new permit (with the exception of the visa). The permit is granted for one year or two, in the case of highly qualified professionals. |

| EMN NCP          | Yes | 1. Third-country nationals who have a residence permit for studies at a university or other higher education institution in Sweden, and who have completed their studies, can be granted a residence permit to seek employment or examine the possibilities of starting their own business. Such permits are valid for six months. (Please note that Directive (EU) 2016/801 is not yet implemented in Swedish law.)

2. No. The financial support requirement (to cover subsistence costs) for individuals applying for a job-seekers permit is the same as for individuals applying for a permit for studies at a Swedish university or university college. (The financial support requirement is, however, declared with the first application and no need to submit a medical certificate that s/he does not suffer any medical condition that would endanger public health.) |
Considerably lower than the minimum income required for persons who apply for a work permit under the Swedish rules for labour immigration.)

3. No, but if an individual is granted a residence permit to look for work in Sweden, they may work for as long as their residence permit is valid, and if they are offered a job, they can apply for a work permit for Sweden. This work permit is renewable and can eventually become permanent.

4. No, the main difference between persons switching from a study-based permit (or a job-seekers' permit) to a standard work permit is that they can apply for that work permit from within Sweden (if they apply for the work permit while the previous permit is still valid). Under the normal rules for work permits, applications have to be made from abroad. As for the duration of work permits, they are normally granted for as long as the job that the third-country national has applied for lasts, but never longer than the period of validity of the individual's passport and for at most two years at a time. When a person has had temporary work permits for 48 months, they can receive a permanent residence permit.

<p>| EMN NCP | Yes | 1. As part of the application for study under Tier 4, a student receives a post-study period during which they can work and look for a job that would allow them to move into a work route. The amount of leave a student receives is dependent on the length of their current course and level of study. The length of post-study leave they will receive is set out in the Tier 4 Guidance from paragraph 103 onwards. As set out in the recently published white paper ‘The UK's future skills-based immigration system’, we have accepted all of the recommendations made by the Migration Advisory Committee (MAC) in their report on the impact of international students. We will also go further than the MAC recommended, by increasing the post-study leave period for all undergraduates studying at institutions with degree awarding powers to six-months, and doctorate students to a year, as well as making it easier for graduates to switch into skilled work in the UK. |</p>
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2. Yes, anyone who has completed their studies in the UK under Tier 4 is currently exempt from the Resident Labour Market Test, the Tier 2 cap, the Immigration Skills Charge and benefits from a lower salary threshold. As set out in the recently published white paper ‘The UK’s future skills-based immigration system’, we will be allowing Tier 4 students to submit applications for leave in the work category earlier and extending the benefits mentioned above for these students for up to 2 years after they complete their course.

3. A Tier 4 visa can be extended through an in-country application or a student can apply in country to extend in another route, where they meet the requirements.

4. The exemptions are set out in the answer to Q2. A Tier 2 visa can be issued for a duration of up to 5 years.
have enough money to live on during the period you intend to stay in Norway. You must have at least NOK 20,248 per month, i.e. NOK 242,966 per year. This must be your own money, and must normally be in a Norwegian bank account. If an applicant has a job offer in Norway while you are searching for a relevant skilled job, the income from this job can be included in this sum.

Requirements relating to education/qualifications
An applicant must have one of the following types of education/qualifications: a completed vocational training programme of at least three years at upper secondary school level, for example as a carpenter or health worker. There must be a corresponding vocational training programme in Norway. Completed education or degree from a university/university college, for example a bachelor’s degree as an engineer or nurse. Special qualifications that you have obtained through long work experience, if relevant in combination with courses etc. A permit is only granted in such cases in exceptional circumstances. An applicant's qualifications must be equivalent to those of someone who has completed vocational training in Norway.

Rights and obligations
An applicant can work full-time or part-time while he/she looks for relevant employment as a skilled worker, including in jobs that do not require skilled workers. An applicant can be granted a residence permit for a maximum of one year. The period an applicant has this residence permit does not count if he/she later wishes to apply for a permanent residence permit. If family members already have a family immigration permit and are living with an applicant in Norway, they can apply to renew their permit. If family members apply at the same time as the applicant, the applicant will receive the answer to his/her application at the same time.

3. Job seeking permit is not renewable. A new permit as a jobseeker cannot be granted until the applicant has stayed outside Norway for one year.

4. They must have landed a job in keeping with their professional qualifications, at a comparable salary to others in similar positions. Permits are normally granted for one year at a time and are usually renewable if employment is continued.