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Defendant. Yet, Plaintiff's supervisor ignored his requests for full-time employment.

It is further undisputed that one of the two full-time employment jobs that were available during Plaintiff's employment with Defendant was offered and accepted by Ms. Karen Godfrey, an employee of American origin. Mr. Myers testified that Ms. Godfrey was hired over Mr. Cabal due to the fact that she had an additional degree in biology and training in English. Yet, Mr. Myers stated on cross-examination that Ms. Godfrey's duties did not include any biological testing, nor was her English training a consideration with regard to her being hired over Mr. Cabal. Further, it is uncontroverted (Plaintiff's Exhibit 11) that Mr. Myers stated that Plaintiff was overqualified for a full-time technician position that became available during the course of Plaintiff's employment with Defendant. This is despite the fact that the technician job salary was only twenty-five cents (25c) per hour less than that of the professional job that was available and that Mr. Myers knew that Mr. Cabal was of very limited means. Despite the obvious conclusion that Plaintiff's supervisor discriminated against him on the basis of his national origin, Defendant expects this Court to reasonably believe that Defendant was justified in its failure to offer Mr. Cabal full-time employment. This justification is because Plaintiff was over-qualified for the technician job and under-qualified for the professional job!

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