

APPLICATION FOR A RESIDENCE PERMIT FOR INVESTMENT ACTIVITY (ARI)

FAMILY REUNIFICATION

The application for Family Reunification may be submitted simultaneously with the application for the ARI of the family member/investor, however always subject to approval of the latter.

The family members are:

- The spouse;
- The minors or incapable children into the care of one of the spouses;
- The minors adopted by the unmarried sponsor, by the sponsor or his/her spouse in accordance with a decision taken by the competent authority in the Member State concerned, provided the law of that Member State recognizes the adopted ones identical rights and duties to those of natural affiliation and that the decision be recognized by the Portuguese law;
- The adult unmarried children, into the care of one of the spouses, and are attending an educational establishment, regardless of the country they are in;
- The first-degree relatives in the direct ascending line of the sponsor or his or her spouse, where they are into their care;
- The minor brothers, provided they are into the care of the resident, according with the decision delivered by the competent authority of the Member States and provided that decision is recognized by the Portuguese law.

Documents:

Article 98, no. 1 – Family reunification

<http://www.imigrante.pt/PagesPT/DocumentosNecessarios/ConcessaoAR/14Art98N1.aspx>

Article 98, no. 2 - Family reunification (family member in the National Territory)

<http://www.imigrante.pt/PagesPT/DocumentosNecessarios/ConcessaoAR/15Art98N2.aspx>

Taxas

<http://www.imigrante.pt/PagesPT/BancoInformacao/Docs/TabelaTaxas.pdf>