

**Article 28**  
**(Temporary residence on grounds of family reunification – TR-1)**

(4) In case of family reunification with an unmarried partner, in addition to evidence referred to Articles 49 and 50, Paragraph (2) of the Law and Article 27 of this Rulebook, the application shall be supported with:

- a) Certificate of free marital status for both extramarital partners not older than six months,
- b) Birth certificate for a child born from extramarital affairs, not older than six months, unless it was issued without the validity period,
- c) Excerpt from the registry of common-law marriage if the registry is kept in a state where a common law marriage existed or was established,
- d) written statement of common law partners of the existence and duration of common law marriage,
- e) written witness statements on the existence and duration of common law marriage,
- f) statement of living in the same household (household list), or
- g) other appropriate evidence of the existence and duration of common law marriage.