

## **Article 28**

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

(9) In case of family reunification with a child submitted by dependent parents, in addition to evidence from Article 49 and 50, Paragraph (2) of the Law and Article 27 of this Rulebook, the application shall be supported with:

- a) Birth certificate not older than six months, unless it was issued without the validity period,
- b) Evidence on a dependent parent, or a proof that the parent is unable to work with no sufficient means for own subsistence or possibility to achieve it from own property, or that he/she is not entitled to a support provided to the spouse or common-law partner or another person, and
- c) Statement of living in the same household (household list).

(10) Evidence on dependent parent from Paragraph (9) from this Article, may be:

- a) parent is a person who has attained the age of 65 years ;
- b) certificate of work disability or unemployment obtained in the country of origin of the alien confirming that the alien does not have regular monthly income, or
- c) Evidence on permanent health damage of dependent parent making him/her unable to take care of himself/herself