Article 36 (Temporary residence on the grounds of a work permit – TR-5)

- (1) Additional to the evidence from Article 49 of the Law and Article 27 of this Rulebook, an alien shall support his/her application for approval or extension of temporary residence grounded on employment with a work permit (TR-5) with:
 - a) work permit,
 - b) decision on registration of a legal entity in the court register, and
 - c) evidence of tax payment provided by the Tax Administration and evidence of the Indirect Taxation Authority of settled liabilities arising from indirect taxes for the business organization or company, not older than 90 days, in the case of a business organization or company based in BiH, whose founder or co-founder is an alien.
- (2) In addition to the application for the extension of temporary residence permit on this basis, an alien shall submit a certificate from the competent employment agency on a submitted application for the extension of a work permit.
- (3) When applying for approval or extension of temporary residence on this basis, the Service may request the alien in person, or *ex officio*, to provide other evidence proving the purpose of his/her residence on this basis.
- (4) Alien's temporary residence in BiH granted on grounds of the work permit shall not cease to be valid if he/she changes position within the same legal entity or changes the Employer in the course of the approved temporary residence in BiH; if within 30 days from the date of expiry of the previously issued work permit, he/she submits to the Service, a new work permit or evidence of initiation of the procedure for issuance of a new work permit and application for extension of temporary residence on the same grounds, presented within the period referred to in Article 82 of the Law.
- 5) If the alien's temporary residence ceased to be valid in accordance with Article 67 Paragraph (3) of the Law, the Service shall deliver him/her a notice of termination of residence, and residence permit shall be cancelled.