

Article 72
(Temporary residence grounded on other justified reasons – TR-8)

(1) Temporary residence grounded on other justified reasons may be granted to an alien:

- a) being immediate family member of an alien enjoying the privileges and immunity stemming from international law, provided that the alien personally does not enjoy the same privileges and immunity, including the dependant adult children being unmarried,
- b) arriving to BiH for the purpose of non-paid professional specialization, training or internship in diplomatic mission/consular office accredited in BiH or institution in BiH or international organisation, or
- c) other justified reasons.

(2) Additional to the application for the approval or extension of temporary residence permit referred to in paragraph (1) Item a) herein, and apart from the evidence for meeting the general requirements from Article 49 of the Law and Article 27 of this Rulebook, an alien shall also submit:

- a) evidence that alien with whom the family reunification is sought enjoys privileges and immunity stemming from international law,
- b) evidence that the alien is an immediate family member of alien with whom the family reunification is sought,
- c) a statement verified by a municipal administrative authority or a notary public committing the alien with whom the family reunification is sought to bear accommodation costs, medical costs, ensure support and cover other costs which may arise due to the alien's stay in Bosnia and Herzegovina, as well as costs of surveillance, voluntary departure or forcible removal, and other costs pertaining to departure of the alien from BiH.
- d) other documentation to justify his/her stay.

(3) Additional to the application for approval or extension of temporary residence permit referred to in paragraph (1) Item b) herein, and apart from the evidence for meeting the general requirements from Article 49 of the Law and 27 of this Rulebook, an alien shall submit:

- a) evidence on conducting non-paid professional specialization, training or internship in a diplomatic mission or consular office accredited in BiH/institution in BiH/international organisation,
- b) certificate of a diplomatic mission or consular office accredited in BiH/institution in BiH/international organisation committing itself to bear accommodation costs, medical costs, ensure support and cover other costs which may arise due to the alien's stay in Bosnia and Herzegovina, as well as costs of surveillance, voluntary departure or forcible removal, and other costs pertaining to departure of the alien from BiH.

(4) Additional to the application for approval or extension of temporary residence referred to in paragraph (1) Item c) herein, and apart from the evidence for meeting general requirements of Article 49 of the Law and Article 27 of this Rulebook, an alien shall also submit the other documentation to justify the purpose of his/her stay.

(5) In accordance with Article 124 of the Law, the organizational unit of the Service responsible for the procedure shall obtain a consent of the MFA via the Service's seat offices to apply the provisions of the Law to family members of a person enjoying the privileges and immunity.

(6) Prior to rendering a decision upon an application for the approval or extension of temporary residence on the basis of other justified reasons, the organizational unit of the Service shall obtain an opinion from the Service's seat.