

FAMILY REUNIFICATION

The application for Family Reunification can be made simultaneously with the family member/investor ARI / Golden Visa; however it is always subject to the approval of the ARI/Golden Visa application.

The following are considered family members:

- The spouse;
- Minors or incapable children under guardianship of the couple or of one spouse;
- Minors adopted by an unmarried applicant, by a married applicant or by the spouse, following decision taken by the relevant authority of the country of origin, provided that its legal framework comprises the same rights and duties of natural filiation and provided that such decision is acknowledged by Portugal;
- Children who are of full age, unmarried and dependent of the couple or of one of the spouses, and study in an education establishment, regardless of the Country in which that establishment is located;
- First-degree relatives in the direct ascending line of the resident or his/her spouse, provided that they are dependent on them;
- Minor siblings provided they are under the tutelage of the resident, in accordance with a decision made by the relevant authority of the country of origin, and provided that such decision is recognised by Portugal.

Documents:

Art.98, paragraph 1 - Family Reunification

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

Art.98, paragraph 2 - Family Reunification

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

Fees

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