

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

Application Number	Decision	Visa Type/Refusal Reason(s)
37693	Approved	Study
4880463	Approved	Study
4880473	Approved	Visit
4880483	Approved	Study
4880493	Approved	Graduate Scheme
4880503	Approved	Study
4880513	Approved	Spouse of Irish Citizen
4880523	Approved	Employment
4880533	Approved	Study
4880543	Approved	Study
4880553	Approved	Spouse of Irish Citizen
4880563	Approved	Graduate Scheme
4880573	Approved	Study
4880583	Approved	Study
4880593	Approved	Spouse of Student
4880603	Approved	Visit
4880613	Approved	Visit
4880623	Approved	Study
4880633	Approved	Reside
4880643	Approved	Research
4880653	Approved	Reside
4880663	Approved	Study
4880673	Approved	Reside
4880683	Approved	Visit
4880693	Approved	Employment
4880703	Approved	Study
5180833	Approved	Employment
5180843	Approved	Employment
5180853	Approved	Study
5180863	Approved	Reside
5180873	Approved	Employment
5180883	Approved	Study
5180893	Approved	Visit
5180903	Approved	Visit
5180913	Approved	Study

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5180923	Approved	Graduate Scheme
5180933	Approved	Reside
5180943	Approved	Employment
5180953	Approved	Employment
5180963	Approved	Employment
5180973	Approved	Reside
5180983	Approved	Study
5180993	Approved	Reside
5181003	Approved	Study
5181013	Approved	Reside
5181023	Approved	Study
5181033	Approved	Reside
5181043	Approved	Spouse of Irish Citizen
5181053	Approved	Parent of Irish Citizen Child
5181063	Approved	Spouse of Diplomat
5181073	Approved	Child of Diplomat
5181083	Approved	Child of Diplomat
5181093	Approved	Study
5181103	Approved	Spouse of Student
5181113	Approved	Visit
5181123	Approved	Study
5181133	Approved	Study
5181143	Approved	EUTR APPLICANT
5181153	Approved	Visit
5181163	Approved	Employment
5181173	Approved	Employment
5181183	Approved	Study
5181193	Approved	Study
5181203	Approved	Study
5181213	Approved	Study
5181223	Approved	Study
5181233	Approved	Spouse of Irish Citizen
5181243	Approved	Study
5181253	Approved	Study
5181263	Approved	Study
5181273	Approved	Study

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5562323	Approved	Visit
5562333	Approved	Reside
5562343	Approved	Study
5562353	Approved	EUTR APPLICANT
5562363	Approved	Reside
5562373	Approved	Reside
5562393	Approved	Employment
5562403	Approved	Employment
5562413	Approved	Study
5562423	Approved	Study
5562433	Approved	Study
5562443	Approved	Study
5562463	Approved	Study
5562473	Approved	Visit
5562483	Approved	Study
5632473	Approved	Reside
5632483	Approved	Study
5632493	Approved	Study
5632503	Approved	EUTR APPLICANT
5632513	Approved	Spouse of Irish Citizen
5632523	Approved	Study
5632533	Approved	Employment
5632543	Approved	Reside
5632553	Approved	Study
5632563	Approved	Study
5632573	Approved	Study
5632583	Approved	Study
5632593	Approved	Study
5632603	Approved	Study
5632613	Approved	Reside
5632623	Approved	Reside
5632633	Approved	Study
5632643	Approved	Study
5632653	Approved	Employment
5632663	Approved	Reside
5632673	Approved	Study

Application Decisions:

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5632683	Approved	Training
5632693	Approved	Study
5632703	Approved	Reside
5632713	Approved	Study
5632723	Approved	Reside
5908463	Approved	Spouse of Irish Citizen
5908473	Approved	Study
5908483	Approved	Reside
5908493	Approved	Reside
5908503	Approved	Study
5908513	Approved	Study
5908523	Approved	Spouse of Irish Citizen
5908533	Approved	Employment
5908543	Approved	Reside
5908553	Approved	Employment
5908563	Approved	Study
5908573	Approved	Reside
5908583	Approved	Spouse of Irish Citizen
5908593	Approved	Graduate Scheme
5908603	Approved	Study
5908613	Approved	Study
5908623	Approved	Study
5908633	Approved	Graduate Scheme
5908643	Approved	Study
5908653	Approved	Study
5908663	Approved	Employment
5908673	Approved	Study
5908683	Approved	Employment
5908693	Approved	Study
5908703	Approved	Spouse of Irish Citizen
5908713	Approved	Employment
5908723	Approved	Graduate Scheme
5908733	Approved	Employment
5908743	Approved	Employment
5908753	Approved	Study
5908763	Approved	Reside

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5908773	Approved	Study
5908783	Approved	Visit
5908793	Approved	Reside
5908803	Approved	Study
5908813	Approved	Study
5908823	Approved	Study
5908833	Approved	Study
5908843	Approved	Study
5908853	Approved	Visit
5908863	Approved	Study
6412953	Approved	Employment
6412963	Approved	Study
6412973	Approved	Graduate Scheme
6412983	Approved	Study
6412993	Approved	Reside
6413003	Approved	Visit
6413013	Approved	Visit
6413023	Approved	Visit
6413033	Approved	Spouse of Irish Citizen
6413043	Approved	EUTR APPLICANT
6413053	Approved	Study
6413063	Approved	Study
6413073	Approved	Study
6413083	Approved	Guardian of Student
6413093	Approved	Study
6413103	Approved	Study
6413113	Approved	Spouse of Irish Citizen
6413123	Approved	Employment
6413133	Approved	Employment
6413143	Approved	Reside
6413153	Approved	Reside
6413163	Approved	Visit
6413173	Approved	Reside
6413183	Approved	Study
6413193	Approved	Reside
6413203	Approved	Visit

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6413213	Approved	Study
6413223	Approved	Study
6413233	Approved	Study
6413243	Approved	Study
6413253	Approved	Graduate Scheme
6413273	Approved	Spouse of Irish Citizen
6413283	Approved	Visit
6413293	Approved	Study
6519733	Approved	Spouse of Irish Citizen
6519743	Approved	Spouse of Irish Citizen
6519753	Approved	Study
6519763	Approved	Graduate Scheme
6519773	Approved	Study
6519783	Approved	Study
6519793	Approved	Study
6519803	Approved	Employment
6519813	Approved	Reside
6519823	Approved	Reside
6519833	Approved	Reside
6519843	Approved	Visit
6519853	Approved	Study
6519863	Approved	EUTR APPLICANT
6519873	Approved	Study
6519883	Approved	Study
6519893	Approved	Employment
6519903	Approved	EUTR APPLICANT
6519913	Approved	EUTR APPLICANT
6519923	Approved	Study
6519943	Approved	EUTR APPLICANT
6519953	Approved	Study
6803973	Approved	Study
6803983	Approved	Study
6803993	Approved	Study
6804003	Approved	Study
6804013	Approved	Spouse of Irish Citizen
6804023	Approved	Employment

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6804033	Approved	Employment
6804043	Approved	Study
6804053	Approved	Visit
6804063	Approved	Study
6804073	Approved	Study
6804083	Approved	Study
6804093	Approved	Spouse of Irish Citizen
6804103	Approved	Visit
6804113	Approved	Visit
6804123	Approved	Study
6804133	Approved	Training
6804143	Approved	Spouse of Irish Citizen
6804153	Approved	Employment
6804163	Approved	Visit
6804173	Approved	Study
6804183	Approved	Employment
23399892	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie OB:- Obligations to return to home country have not been deemed sufficient OC:- Condition - The applicant may overstay following proposed visit. OC:- Condition - The potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of your intentions to leave the State following your visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. R:- Letter of invitation no longer valid - reference does not state when applicant is visiting him R:- No clear link to reference has been shown</p>
24239832	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie SP:- Previous educational or employment background is at odds with course applied for SP:- Relevance of English to employment</p>

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24330562	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete; SP:- Relevance of English to employment.</p> <p>I have examined this visa application and in doing so I have taken into consideration all documentation and submissions made at first instance and on appeal.</p> <p>Having done so, I am not satisfied to grant the visa sought.</p> <p>I am not satisfied that issues raised at first instance surrounding finances have been sufficiently addressed on appeal. Evidences of stated fee payment by the stated sponsor have been deemed insufficient. Multiple lump sum lodgements evident, source not sufficiently evidenced. Applicant's stated sponsor has not demonstrated that he has the financial capacity to make good on financial undertakings provided outside of other financial commitments/obligations he may have.</p> <p>I have examined and considered the applicant's stated educational and employment profile. I have considered all documentation and submissions made in this regard. Having done so, I am not satisfied that the applicant has demonstrated a sufficient need to undertake the proposed course of studies in this State. The applicant has not demonstrated a sufficiently credible link between the proposed studies and his employment. Particularly so bearing in mind the cost involved and the applicant's stated educational and employment profile to date.</p> <p>Having fully considered this visa study application, reasonable concerns arise that English studies may not be the primary purpose of the visa sought.</p> <p>The decision to refuse the granting of the visa sought at first instance has been upheld following appeal.</p>
24475212	Refused	<p>CP:- Course does not meet Student Visa requirements F:- Finances:- evidence provided is deemed insufficient or incomplete INCO:- Inconsistencies e.g. contradictions in the information supplied SP:- Relevance of English to employment</p>
24479462	Refused	<p>F:- Finances shown have been deemed insufficient ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie INCO:- Inconsistencies e.g. contradictions in the information supplied R:- No clear link to reference has been shown SP:- Previous educational or employment background is at odds with course applied for</p>
24511942	Approved	Reside

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24766342	Refused	<p>F:- Finances shown have been deemed insufficient ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie OB:- Obligations to return to home country have not been deemed sufficient OC:- Condition - The applicant may overstay following proposed visit. OC:- Condition - The potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of your intentions to leave the State following your visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. R:- No clear link to reference has been shown</p>
25878702	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. The applicant's husband has submitted his personal bank statement and his payslips in support of this application; however, the visa officer has examined the statement and notes that there are a considerable number of relatively large lodgements which do not appear to relate to his stated employment but for which no explanation has been provided. No further documents were submitted in the appeal to provide an adequate explanation for these lodgements. ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Condition - the applicant may overstay following proposed visit. As the applicant is not deemed to have sufficient obligations to return to Nigeria, the visa officer must consider the risk that she may overstay if granted this visa. OC:- Observe the conditions of the visa. The visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed. PF:- The granting of the visa may result in a cost to public funds if the applicant overstays. PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p>

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25898972	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. The applicant has submitted his personal bank statement and his payslips in support of this application; however, the visa officer had examined the statement and noted that there are a considerable number of relatively large lodgements which do not appear to relate to the applicant's stated employment but for which no explanation has been provided. No further documents were submitted in the appeal to provide an adequate explanation for these lodgements.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Condition - the applicant may overstay following proposed visit. As the applicant is not deemed to have sufficient obligations to return to Nigeria, the visa officer must consider the risk that he may overstay if granted this visa.</p> <p>OC:- Observe the conditions of the visa.</p> <p>The visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p>
25899222	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. The applicant's father has submitted his personal bank statement and his payslips in support of this application; however, the visa officer has examined the statement and notes that there are a considerable number of relatively large lodgements which do not appear to relate to his stated employment but for which no explanation has been provided. No further documents were submitted in the appeal to provide an adequate explanation for these lodgements.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Condition - the applicant may overstay following proposed visit. As the applicant is not deemed to have sufficient obligations to return to Nigeria, the visa officer must consider the risk that she may overstay if granted this visa.</p> <p>OC:- Observe the conditions of the visa.</p> <p>The visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p>

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25899312	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. The applicant's father has submitted his personal bank statement and his payslips in support of this application; however, the visa officer has examined the statement and notes that there are a considerable number of relatively large lodgements which do not appear to relate to his stated employment but for which no explanation has been provided. No further documents were submitted in the appeal to provide an adequate explanation for these lodgements.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Condition - the applicant may overstay following proposed visit. As the applicant is not deemed to have sufficient obligations to return to Nigeria, the visa officer must consider the risk that she may overstay if granted this visa.</p> <p>OC:- Observe the conditions of the visa.</p> <p>The visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p>
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25927482	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete; INCO:- Inconsistencies e.g. contradictions in the information supplied; OB:- Obligations to return to home country/country of current residence have not been deemed sufficient; OC:- Condition - The applicant may overstay following proposed visit; OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa appeals officer that such conditions would be observed.</p> <p>The applicant is seeking a short stay visa.</p> <p>I have examined this visa application and in doing so, I taken into consideration all documentation and submissions made at first instance and on appeal.</p> <p>Having done so, I am not satisfied to grant the visa sought.</p> <p>The applicant has failed to demonstrate/evidence that he has sufficient social, economic, professional or family ties in his country of current residence that would warrant/obligate his return following the proposed short stay visit.</p> <p>The applicant is stated to be a student. Insufficient documentation has been provided to clearly evidence his stated studies to date,</p> <p>I have considered the stated purpose of the visa sought as provided in appeal submissions. Inconsistencies are deemed to have arisen in that regard having considered the stated purpose at first instance and the stated purpose as submitted on appeal. Further inconsistencies are deemed to have arisen on the basis of the contents of stated educational letter provided when considered in tandem with the stated purpose of the visa sought on appeal.</p> <p>Financial documentation provided did not adhere to INIS visa requirements as set out on the website of the Irish Naturalisation and Immigration Service (www.inis.gov.ie). Amongst other financial documentation shortcomings, the applicant is not stated to be in employment in his country of current residence. However, multiple credit lodgements are evident in account statement provided with no evidence to attest to the source of those monies.</p> <p>Having considered this visa application in the round on the basis of documentation and submission made, considered in line with INIS visa criteria, I am not satisfied to grant the visa sought. Reasonable concerns arise that the applicant may not observe the conditions of a short stay visa in circumstances where one was to be granted. The onus rest with the applicant to demonstrate that the visa sought should be granted. The applicant has failed to do so in this instance. The decision to refuse the granting of the visa sought has been upheld following appeal.</p>
26012372	Refused	<p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>

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26222252	Refused	F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Authenticity of documents ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie INCO:- Inconsistencies e.g. contradictions in the information supplied OB:- Obligations to return to home country have not been deemed sufficient OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. PF:- The granting of the visa may result in a cost to public funds PR:- The granting of the visa may result in a cost to public resources
26404872	Approved	Visit (Family / Friend)
26417272	Approved	Visit (Family / Friend)
26430832	Approved	Visit (Family / Friend)
26458542	Approved	Visit (Family / Friend)
26505202	Refused	OB:- Obligations to return to home country have not been deemed sufficient. - Applicant does not appear to have any strong or compelling family or economic ties in his country of origin. OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa appeals officer that such conditions would be observed.
26506742	Approved	Visit (Family / Friend)
26722722	Approved	Study
26752672	Approved	Study
26754162	Approved	Visit (Tourist)
26823782	Refused	SP:- Previous educational or employment background is at odds with course applied for
26866562	Refused	F:- Finances shown by sponsor in Malawi have been deemed to be insufficient. F:- No evidence of finances shown by sponsor in Ireland. ID:- No signed application letter with an undertaking that you will observe the conditions of your visa, that you will not become a burden on the State, and that you will leave the State on the expiry of your permission to remain. OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. R:- No clear link to sponsor in Ireland has been shown. R:- No clear link to sponsor in Malawi has been shown. SP:- Gaps in education or employment not accounted for.

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26908132	Refused	<p>F:- Finances shown have been deemed insufficient OC:- Condition - The applicant may overstay following proposed visit. -It is noted that applicants parents and sibling reside in Ireland, thus making her obligation to return to her country after any course of study very weak. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa appeals officer that such conditions would be observed. P'J. Family in IRL, Citizens, 3 refusals Not convinced Study is reason for travel. No info on parents in IRL supplied, insufficient financial docs submitted.</p> <p>F: - Finances: - the Visa appeals Officer has examined and considered all the financial evidence submitted, and is not satisfied that you are in a financially adequate position to support your complete period of study in Ireland. The visa appeals officer is not satisfied that you have demonstrated that you have access to the finances required to pay for the course and support yourself during your stay in Ireland, as required</p> <p>OC: - Observe the conditions of the visa - the visa sought is for a specific purpose and duration. The Visa Appeals Officer is not satisfied that you have satisfactorily demonstrated the expected benefits of obtaining the qualification applied for and how it would enhance your career prospects in India.</p> <p>OC: - Observe the conditions of the visa - the visa sought is for a specific purpose and duration. The Visa Appeals Officer has examined and considered all the documentation submitted with reference to your circumstances in India. The Visa Appeals Officer is not satisfied that your primary objective is to pursue a course of studies and on the balance of probabilities it is unlikely you would comply with the terms of a student visa. Furthermore the Visa Appeals Officer is not satisfied that there are job –related and economic incentives in India which would persuade you to depart Ireland on completion of your course of studies.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa appeals officer that such conditions would be observed.</p>
26946072	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete - no bank statement only credit facility agreement - applicant. F:- Finances:- no evidence of finances shown - sponsor. ID:- Police clearance certificate is out of date. INCO:- Inconsistencies e.g. contradictions in the information supplied - Sponsorship. SP:- Previous educational or employment background is at odds with course applied for - Applicant has studied English in school and has not shown sufficient reasons as to why he needs to pursue this course in the State. Course is widely available in home country. SP:- Relevance of English to employment - Employment letter does not state applicant needs to undertake this course to continue employment or to gain promotion. Visa officer is not satisfied that course is warranted.</p>
26999492	Approved	Visit (Tourist)

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27058422	Refused	<p>IH:- Immigration history of applicant OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. VR:- Previous visa refusal(s)</p>
27065282	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete - unexplained large lodgements - sponsor. F:- Finances:- no evidence of finances shown - applicant. ID:- Quality of documents - employment letter - applicant. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - No payslips. No evidence of sponsor's business trading e.g. FBR cert etc. INCO:- Inconsistencies e.g. contradictions in the information supplied - Name on fee payment and sponsor. R:- No clear link to sponsor has been shown SP:- Previous educational or employment background is at odds with course applied for - Applicant has studied English in school and has not shown sufficient reasons as to why he needs to pursue this course in the State. Course is widely available in home country. SP:- Relevance of English to employment - employment letter does not state applicant needs to undertake this course to continue employment or to gain promotion. Visa officer is not satisfied that course is warranted.</p>
27077902	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- No evidence of property owned/rented in home country from the applicant. no consent letter. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. R:- No clear link to reference has been shown.</p>
27141342	Refused	<p>ID:- Insufficient documentation submitted in support of the application: Conditional letter of PhD offer from Irish University. INCO:- Inconsistencies e.g. contradictions in the information supplied SP:- Previous educational or employment background is at odds with course applied for</p>

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27149952	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete - unexplained large lodgements - sponsor.</p> <p>ID:- Quality of documents - employment letter - applicant.</p> <p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie</p> <p>- No payslips - applicant. No evidence of sponsor's business trading e.g. FBR cert etc.</p> <p>INCO:- Inconsistencies e.g. contradictions in the information supplied - Name on fee payment and sponsor.</p> <p>R:- No clear link to sponsor has been shown</p> <p>SP:- Previous educational or employment background is at odds with course applied for - Applicant has studied English in school and has not shown sufficient reasons as to why he needs to pursue this course in the State. Course is widely available in home country.</p> <p>SP:- Relevance of English to employment - employment letter does not state applicant needs to undertake this course to continue employment or to gain promotion. Visa officer is not satisfied that course is warranted.</p>
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27177802	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete. The Applicant has not submitted any evidence of links to either the Reference in Ireland nor the Co-sponsor in Nigeria and therefore their financial evidence cannot be considered. The Applicant does not have sufficient funds for the proposed trip.</p> <p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie.</p> <p>INCO:- Inconsistencies e.g. contradictions in the information supplied. The Applicant has declared the visit is to her 'cousin', whilst the Reference's invitation refers to 'aunty'. No evidence has been submitted or either link between the Reference and the Applicant.</p> <p>OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. As the Applicant is applying for a short stay visa for Ireland (which permits visits of less than 90 days), it is important that they provide evidence that they have strong family, social or economic ties to the country of residence. This is necessary in order to satisfy the Visa Officer that the Applicant will leave Ireland on, or before, your intended date of departure from Ireland. It is the Applicant's responsibility to provide this evidence. All of the information provided must be in the form of documentary evidence which can be verified by the Visa Officer.</p> <p>OC:- Condition - The potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of your intentions to leave the State following your visit.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds. PR:- The granting of the visa may result in a cost to public resources.</p> <p>R:- No clear link to reference has been shown. This may be demonstrated by birth or marriage certificates to establish beyond doubt the actual relationship between the Applicant and the Reference.</p>
27187882	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie</p> <p>OB:- Obligations to return to home country have not been deemed sufficient</p> <p>OC:- Condition - The applicant may overstay following proposed visit.</p>
27209182	Refused	<p>ID:- refused as per parent's refusal reasons.</p>

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27212442	Refused	<p>F:- Finances shown have been deemed insufficient. ID:- Quality of documents - employment letter. ID:- Insufficient documentation submitted in support of the application:- signature on consent letter, no letter of undertaking from applicant, no school letter, no birth certificate. OB:- Obligations to return to home country have not been deemed sufficient OC:- Condition - The applicant may overstay following proposed visit. OC:- Condition - The potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of your intentions to leave the State following your visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27220022	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- No evidence of property owned/rented in home country from the applicant, no evidence of business premises from the applicant. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. R:- No clear link to reference has been shown.</p>
27244652	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete - unexplained large lodgements - sponsor, F:- Finances:- no evidence of finances shown - applicant. ID:- Quality of documents - sponsor's business document. ID:- Documents provided not translated - payslips - applicant. SP:- Previous educational or employment background is at odds with course applied for - Applicant has studied English in school and as part of B.A. He has not shown sufficient reasons as to why he needs to pursue this course in the State. Course is widely available in home country. SP:- Relevance of English to employment - Employment letter does not state applicant needs to undertake this course to continue employment or to gain promotion. Visa officer is not satisfied course is warranted.</p>
27254532	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete - unexplained large lodgements - sponsor. F:- Finances:- no evidence of finances shown - applicant ID:- Quality of documents - education certificates - applicant. ID:- Quality of documents - sponsorship letter - sponsor. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - No payslips - applicant. INCO:- Inconsistencies e.g. contradictions in the information supplied - Sponsor's business. R:- No clear link to sponsor has been shown SP:- Previous educational or employment background is at odds with course applied for - Applicant has studied English in school and as part of B.S. Applicant has not shown sufficient reasons as to why he needs to pursue this course in the State. Course is widely available in home country. SP:- Relevance of English to employment - Employment letter does not state applicant needs to undertake this course to continue employment or to gain promotion. Visa officer is not satisfied that course is warranted.</p>

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27254922	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete - no contact details for bank on statement - sponsor. F:- Finances:- no evidence of finances shown - applicant. ID:- Documents not translated - payslips - applicant. ID:- Documents provided not translated - bank statement - sponsor. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - No education documents/certificates - applicant. R:- No clear link to sponsor has been shown SP:- Previous employment background is at odds with course applied for - Applicant has not shown sufficient reasons as to why she needs to pursue this course in the State. Course is widely available in home country. SP:- Relevance of English to employment - Employment letter does not state applicant needs to undertake this course to continue employment or to gain promotion. Visa officer is not satisfied that course is warranted.</p>
27262582	Approved	Visit (Family / Friend)
27266622	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. - Letters/statements from co-operative societies are not accepted as evidence of finances as they cannot be verified. - The bank statements submitted have no explanation and supporting evidence for a number of large lodgements. ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Condition - the applicant may overstay following proposed visit. OC:- Condition - the potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of the applicant's intentions to leave the State following the visit. OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed. PF:- The granting of the visa may result in a cost to public funds if the applicant overstays. PR:- The granting of the visa may result in a cost to public resources if the applicant overstays. The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, the applicant has not submitted ample evidence of his obligations. R:- No clear link to reference has been shown. It is stated that the applicant's wife and the reference in Ireland are sisters; however, no documentary evidence to prove this relationship has been submitted, such as birth certificates demonstrating parentage.</p>

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27267012	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. - Letters/statements from co-operative societies are not accepted as evidence of finance as they cannot be verified. - The bank statements submitted have no explanation and supporting evidence for a number of large lodgements. ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Condition - the applicant may overstay following proposed visit. OC:- Condition - the potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of the applicant's intentions to leave the State following her visit. OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed. PF:- The granting of the visa may result in a cost to public funds if the applicant overstays. PR:- The granting of the visa may result in a cost to public resources if the applicant overstays. The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, the applicant has not submitted ample evidence of her obligations. R:- No clear link to reference has been shown. It is stated that the applicant and the reference in Ireland are sisters; however, no documentary evidence to prove this relationship has been submitted. This may have included birth certificates demonstrating shared parentage.</p>
27270282	Refused	<p>F:- Finances:- no evidence of finances shown ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie IH:- Immigration history of applicant or lack thereof OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27276742	Approved	Visit (Family / Friend)
27415482	Approved	Join Spouse
27415612	Approved	Join Parent
27415732	Approved	Join Parent
27487432	Refused	<p>I regret to inform you that your application for an Irish Visa has been refused by the Irish Naturalisation and Immigration Service for the following reasons:</p> <p>PF:- The granting of the visa may result in a cost to public funds PR:- The granting of the visa may result in a cost to public resources</p> <p>The Policy Document on Non-EEA Family Reunification sets out that, in general: An Irish citizen, in order to sponsor an immediate family member, must not have</p>

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been totally or predominantly reliant on benefits from the Irish State for a continuous period in excess of 2 years immediately prior to the application and must over the three year period prior to application have earned a cumulative gross income over and above any State benefits of not less than €40,000

In the application it is stated that the reference, Mr Owolabi Onasanya has his own registered business. The reference has submitted Revenue Self-Assessment forms for the three year period up to 31/12/2015, however these show a gross income for the three year period of only €16,870. The reference has not submitted a letter from the Department of Social Protection stating whether or not he has been in receipt of any state benefits. No bank statement has been submitted in respect of the reference.

Taking the above matters into account the Visa Officer is satisfied that the Reference has not, over the three year period prior to the making of this application, earned a cumulative gross income over and above any State benefits of not less than €40,000. The Reference has not shown that he would be able to genuinely fulfil the responsibility of a sponsor to provide for the visa applicant, if she is to be permitted to come to Ireland.

The visa officer must take into account that costs to public funds and public resources may, as a consequence, arise from a decision to grant the application, for instance in relation to, but potentially not limited to, social assistance and public healthcare. Moreover the Visa Officer notes that in this case the reference is not seeking to sponsor just one person but three, including two minor children of school going age. The Visa Officer also notes that the granting of the visa to a child of school going age would result in an immediate cost to the State in terms of educational costs with an immediate obligation on the State to provide education to two school going children (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum)

Assessment in light of the Policy Document

The application has been examined in accordance with the Policy Document on Non-EEA Family Reunification published by the Minister and which is effective as of 1 January 2014, available on the Irish Naturalisation and Immigration Service website . The Policy Document has been prepared in observance of constitutional and ECHR rights of the parties and society in general. In assessing this application it is an important consideration that it is a matter of government policy that family reunification contributes towards the integration of foreign nationals in the State.

As set out in that policy document, in facilitating family reunification due regard must be had to the circumstances of the family, the decisions which the family itself has made, and to the fact that the State cannot be regarded as having an obligation to subsidise the family concerned.

Family Circumstances

The family circumstances appear to be as follows:

Applicant

Ms Adebisola Onasanya DoB: 16/01/1975 Nigerian citizen, living in Nigeria

Applicant's Spouse

Mr Owolabi Onasanya DoB: 16/02/1974 Irish citizen, living in Ireland

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Applicant's Children Oluwatobi Onasanya living in Nigeria	DoB: 15/05/2003	Nigerian citizen,
Oluwanifemi Onasanya Ireland	DoB: 17/09/2004	Irish Citizen, living in
Oluwademilade Onasanya living in Nigeria	DoB: 13/07/2007	Nigerian Citizen,

The applicant and the reference were married on 11/08/2001 in Nigeria. The applicant arrived in Ireland on 15/04/2002 and claimed asylum the same day. The applicant's asylum application was refused and a Deportation Order was signed in respect of the applicant on 03/08/2004. The applicant evaded her deportation order and was eventually granted, as an exceptional measure, temporary leave to remain in the state on 08/03/2007. On 18/05/2009, this temporary measure was as an exceptional measure renewed for three years up to 15/3/2012. This temporary permission was granted under a number of conditions, one of which was that the applicant would live continuously in the State. The Visa Officer notes that the applicant left Ireland in 2011 and has been living in Nigeria ever since, a period of 5 years, separately from her Irish citizen spouse and Irish citizen child. The applicant states that she left Ireland in late 2011 only for a holiday and that in Nigeria her blood pressure continued to increase, that she was in and out of hospital, and that this prevented her from travelling back to Ireland before her temporary permission expired. The applicant states that her blood pressure "defied drugs for a long period of time but has now been stabilised". The only evidence submitted in support of this claim is a 5 line letter from 'Eboa Medical Centre' in Lagos. The letter states that she has been attending since 2011 for hypertension, that her condition is stable and responding well to treatment. This does not satisfy the Visa Officer that the circumstances of the applicant's decision to reside in Nigeria since 2011 are as she has stated. Insufficient evidence has been submitted, and the letter that has been submitted does not state that the applicant's condition has been uncontrolled since 2011, or that she was unfit to fly for a period of 5 years. The Applicant is a citizen of Nigeria who has lived a large majority of her life in Nigeria, including the last five years. Two of the applicant's three children also live in Nigeria, as do her parents and the Visa Officer finds it likely that she also has other ongoing family ties to Nigeria. Both of her Nigerian children are in school in Lagos in Nigeria.

The reference, who is the spouse of the applicant, is a naturalised Irish citizen, having arrived in the State from Nigeria in 2004. The applicant's Irish citizen child was born to her in the State on 17/08/2004 and it would appear that he has been living with his father in Ireland since his Nigerian mother and siblings relocated to Nigeria in 2011.

No evidence has been submitted of any contact, any communication or any other form of relationship between the applicant and her family members in Ireland since her departure to Nigeria in 2011.

The Visa Officer again notes that the applicant has been living apart from the reference and the Irish citizen child for five years, and as stated in the Policy Document 6.1 "the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland".

Taking into consideration the matters set out the visa officer considers that the claim for family reunification is not a strong claim in a case where it has not been

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shown that the reference meets the financial criteria of the policy document to act as a sponsor, where it has not been shown that the applicant has an ongoing relationship with the reference since she moved to Nigeria, and where no evidence of the applicant having an active and continuous involvement in the citizen child's life, providing real emotional and/or financial support has been submitted.

Financial Considerations

While family reunification determinations are not purely financial assessments the State cannot be regarded as having an obligation to subsidise the family concerned and the sponsor must be seen to fulfil their responsibility to provide for her family members if they are to be permitted to come to Ireland.

As set out above the visa officer has a reasonable concern that the reference does not meet the minimum financial requirements set out in the policy document and in this case it appears to the visa officer, based on the information submitted, that Mr Onasanya would not be able to genuinely fulfil the responsibility of a sponsor to provide for the visa applicant, and the two minor visa applicants, if they were to be permitted to come to Ireland.

Rights of the child

It was accepted that when assessing the proportionality and necessity of a decision involving minors that the children's best interests and well-being must be taken into account. The appeals officer notes, however, that there is a difference between the best interests of the child being the determining factor and a primary (but not exclusive) factor.

In the UK Supreme Court decision in *ZH (Tanzania) Secretary of State for the Home Department* [2010] UKSC 4, 1st February, 2010 Lady Hale usefully distinguishes between these differing considerations, saying at paragraph 25:

Of course, despite the looseness with which these terms are sometimes used, "a primary consideration" is not the same as "the primary consideration", still less as "the paramount consideration".

[...]

...questions with respect to the upbringing of a child must be distinguished from other decisions which may affect them. The UNHCR, in its Guidelines on Determining the Best Interests of the Child (May 2008), explains the matter neatly, at para 1.1:

"The term 'best interests' broadly describes the well-being of a child. . . . The CRC neither offers a precise definition, nor explicitly outlines common factors of the best interests of the child, but stipulates that:

- the best interests must be the determining factor for specific actions, notably adoption (Article 21) and separation of a child from parents against their will (Article 9);
- the best interests must be a primary (but not the sole) consideration for all other actions affecting children, whether undertaken by public or private social welfare institutions, courts of law, administrative authorities or legislative bodies (Article 3)."

This seems to the Visa Officer accurately to distinguish between decisions which directly affect the child's upbringing, such as the parent or other person with

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whom she is to live, and decisions which may affect her more indirectly, such as decisions about where one or both of her parents are to live. Article 9 of UNCRC, for example, draws a distinction between the compulsory separation of a child from her parents, which must be necessary in her best interests, and the separation of a parent from his child, for example, by detention, imprisonment, exile, deportation or even death.

Lady Hale, referring to Australian case law continued at paragraph 26:

As the Federal Court of Australia further explained in *Wan v Minister for Immigration and Multi-cultural Affairs* [2001] FCA 568, para 32,

“[The Tribunal] was required to identify what the best interests of Mr Wan's children required with respect to the exercise of its discretion and then to assess whether the strength of any other consideration, or the cumulative effect of other considerations, outweighed the consideration of the best interests of the children understood as a primary consideration.”

This did not mean (as it would do in other contexts) that identifying their best interests would lead inexorably to a decision in conformity with those interests. Provided that the Tribunal did not treat any other consideration as inherently more significant than the best interests of the children, it could conclude that the strength of the other considerations outweighed them. The important thing, therefore, is to consider those best interests first. That seems, with respect, to be the correct approach to these decisions in this country as well as in Australia.

In the circumstances of this case there are three minor children to consider, an Irish citizen child and his two Nigerian siblings.

The visa officer accepts that in general it is in the best interests of minor siblings to be raised in each other's company, and, where possible, in the company of both of their parents.

However, in this application it is reasonable to take into account the fact that it has not been the case. The applicant and her two Nigerian citizen children have lived separately to the Irish citizen child for the last 5 years. No evidence has been submitted with the application of any contact or support between the three Nigerian citizen applicants and the Irish citizen child in Ireland in the last 5 years. It is reasonable to take into account that any long-distance relationship which has developed between the Irish citizen child and his siblings in Nigeria may continue to be sustained in the same way as it has developed (whether that be by way of visits, and telephonic and electronic means of communication).

Conclusion without prejudice to rights under the ECHR and the Constitution

As set out above the visa officer considers that the claim for family reunification is not a strong claim based on the circumstances of this case and that the visa sponsor does not meet the minimum financial requirements outlined in the policy document for sponsors. In addition, the visa officer has had regard to the costs to public finances and/or resources which may result should the applicant be granted a visa. No one element of the consideration has been taken in isolation, in particular, the financial liability which a grant of a visa to the applicant may impose is not determinative, it is only one consideration to be weighed against others.

Having considered the family circumstances and financial considerations as set out above the visa officer concludes that the visa application ought to be refused because the claim to family reunification is a not a strong claim and because the

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cost to the State of allowing the application would be disproportionate to any benefit to the family. This conclusion is reached without prejudice to a consideration of the application under Article 8 of the European Convention on Human Rights (ECHR) and under the Constitution.

Consideration under Article 8 of the European Convention on Human Rights (ECHR)

The right to respect for family life within the meaning of Article 8 of the European Convention on Human Rights and Fundamental Freedoms places both positively and negatively stated obligations on the State. The right to live with one's close family may result in negatively stated Convention obligations when, for example, the deportation of a family member would breach the family's rights, or may be positive when the family member ought to be allowed enter and reside in the State.

The Convention does not give an automatic right to a foreign national to enter or to reside in a particular country. This has been confirmed repeatedly by the European Court of Human Rights and, further, the Court has said that the State must strike a fair balance between the sometimes competing interests of the individual and of the community as a whole. In this the state enjoys a wide margin of appreciation. The Court has also stated that Article 8 does not entail a general obligation for a State to respect immigrants' choice of the country of their residence and to authorise family reunion in its territory.

However, while the right of aliens to enter a country is not, as such, provided for by the European Convention on Human Rights and Fundamental Freedoms (ECHR) the European Court of Human Rights (ECtHR) has confirmed that immigration controls have to be exercised consistently with Convention obligations .

The question that arises in the case of the visa application made by the applicant is whether there is a positive obligation on the Minister to grant a visa to the applicant to allow her to travel to Ireland in order to reconstitute family life.

Article 8 provides:

Right to respect for private and family life

1. Everyone has the right to respect for his private and family life, his home and his correspondence.
2. There shall be no interference by a public authority with the exercise of this right except such as is in accordance with the law and is necessary in a democratic society in the interests of national security, public safety or the economic well-being of the country, for the prevention of disorder or crime, for the protection of health or morals, or for the protection of the rights and freedoms of others.

The second part of Article 8 makes clear that none of these rights are absolute and that it is acceptable for the authorities to interfere with the rights set out in Article 8.1, but only in certain circumstances.

Private and Family Life

The nature of the family life enjoyed between the applicant and her family members in Ireland, has been set out (see 'Family Circumstances', above).

For the purposes of this visa application it is accepted that the refusal of the visa

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application may constitute an interference with a right under Article 8(1) of the European Convention on Human Rights. Therefore, as the visa officer has already concluded, but without prejudice to any right under the ECHR, that this visa application ought to be refused, it is appropriate to consider whether any such interference may be justified by reference to second paragraph of Article 8.

In considering second paragraph of Article 8 the visa officer considers that three questions arise:

1. Would the refusal of the visa application be in accordance with the law?

It is clear from Regulation 3(a) and Schedule 1 to the Immigration Act 2004 (Visas) Order 2011 (S.I. No. 146 of 2011) that citizens of Nigeria are among those who require a valid Irish visa when landing in the State. The courts have long recognised that the Minister acts lawfully when she determines visa applications, in *R.M.R. & B.H. Clark J* stated:

It is for the Minister to determine the conditions under which foreign nationals enter, remain and leave the State - this has been stated on many occasions by the courts (see e.g. *Pok Sun Shum v. The Minister for Justice, Equality and Law Reform* [1986] I.L.R.M. 593; *Osheku v Ireland* [1986] I.R. 377; *In re the Illegal Immigrants (Trafficking) Bill 1999* [2000] 2 I.R. 360, *F. P. v. The Minister for Justice, Equality and Law Reform* [2002] 1 I.R. 164; *A.O. and D. L. v. The Minister for Justice, Equality and Law Reform* [2003] 1 I.R. 1; *Bode (a minor) v. The Minister for Justice, Equality & Law Reform & Ors* [2007] I.E.S.C. 62). 25. It is clear that the Minister is under no legal obligation to grant a visa - the grant or refusal of visas is entirely within his discretion and it is for the visa applicant to convince the Minister that he or she should be granted a visa. Government policy determines which foreign nationals require visas to visit or transit the State and whether they can work in the State. The inherent executive power and responsibility of the Government to formulate immigration policy is supplemented by statutory provisions including the Aliens Act 1935 and the Immigration Acts 1999, 2003 and 2004.

The visa officer is satisfied that refusal of the visa application would be in accordance with the law.

2. Would the refusal of the visa application pursue a legitimate aim?

Article 8.2 contains a list of aims upon which the State may rely, namely:

- interests of national security;
- interests of public safety;
- interests of economic well being of the country;
- prevention of disorder and crime;
- protection of health or morals;
- protection of the rights and freedoms of others.

In *Berrehab* the ECtHR considered that immigration control could be exercised in the interests of the economic well being of the country. This was a position reflected by the UK Supreme Court in *Razgar* where it stated explicitly:

Sometimes the reason for expulsion will be immigration control, which is a legitimate aim 'in the interests of the economic well-being of the country'.

In *ZH(Tanzania)* the UK Supreme Court noted the difficulty in drawing a clear distinction between particular legitimate aims, as each of the legitimate aims:

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... may involve individual as well as community interests ... it is not easy to see why the protection of the economic well-being of the country is not also protecting the rights of other individuals.

In this case the visa officer must take into account that the reference seeks to sponsor the applicant, but that it has not been established that the reference will be able to genuinely fulfil the responsibility of a visa sponsor, to provide for the visa applicant if she was to be permitted to come to Ireland. In addition, the visa officer must take into account that the admission of the Applicant may give rise to costs to public funds and public resources. These are costs which will be borne by the Irish State and as such, will be detrimental to the economic well being of the country, and will also affect the availability of State services to other potential beneficiaries, and so constitute an interference with the rights and freedoms of others.

In the circumstances of this case the visa officer considers that it is in the interest of the common good to uphold the aim of the State to maintain control of its own borders and operate a regulated system for the control, processing and monitoring of non-national persons in the State. It is consistent with the Minister's obligations to impose those controls and is in conformity with all domestic and international legal obligations and in pursuit of the legitimate aims specific to the facts of this visa application, namely:

- the interests of economic well being of the country; and
- for the protection of the rights and freedoms of others.

The visa officer is satisfied that the refusal of the visa application would pursue a legitimate aim.

3. Would the refusal of the visa application be necessary in a democratic society, including whether it is proportionate.

In order for the refusal of the visa application to be considered 'necessary in a democratic society' for serving a lawful and legitimate purpose the refusal must be in response to a pressing social need, and the interference with the protected rights must be no greater than necessary to address that pressing social need (i.e. that it was proportional) .

The restriction placed on the individual must be balanced against the importance of the public interest. This reflects the principle that the exercise of an individual's rights must always be checked by the broader public interest; as the ECtHR said in Soering:

...inherent in the whole of the Convention is a search for a fair balance between the demands of the general interest of the community and the requirements of the protection of the individual's fundamental rights

The nature and history of this family (see under 'Private and Family Life') have been set out, above. Taking all the facts as made known and the submissions by and on behalf of the applicant the visa officer considers that the disruption caused by a refusal of this visa application to family and private life would not have the same impact as it would have had if the applicant and the reference had been living together until recently, or if the Applicant had not spent the large majority of her life in Nigeria. Also it is not known if she retains ongoing private and family ties in Ghana

Taking into account that the applicant and her two Nigerian children have spent

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the last five years living in Nigeria separately from their family members in Ireland it follows that a decision to refuse this visa application would not be a radical upheaval for her or a change in the status quo that currently pertains. Neither could a decision to refuse the application be said to be a radical upheaval in the life of her spouse or their Irish citizen child as a refusal would be a continuation of the current arrangements in this relationship.

On the other hand, regard is had to considerations in relation to the economic well being of the country and the protection of the rights and freedoms of others arising in this case. In the circumstances of this particular case, where it has been concluded that the admission of the applicant would be detrimental to the economic well being of the country and to the protection of the rights and freedoms of others the visa officer is satisfied that the right of the State is weighty and outweighs the private and family life rights arising in the particular circumstances of this case. Further, having considered all of the facts of the case, the visa officer is satisfied that no exceptional circumstances arise in the case such that a decision to refuse the visa application will not constitute a violation of Article 8.

The Applicant has been given an individual assessment and due process in all respects and there is no less restrictive process available which would achieve the pressing social need and the legitimate aims of the State.

Conclusion in respect of the ECHR but without prejudice to rights under the Constitution

Having considered all matters set out above in the 'Consideration under Article 8 of the European Convention on Human Rights (ECHR)' the visa officer concludes that the refusal of the visa application would not constitute a violation of Article 8 of the ECHR. This conclusion is reached without prejudice to a consideration of the application under the Constitution.

Constitutional rights of Mr Owolabi Onasanya and Oluwanifemi Onasanya
Mr Owolabi Onasanya and Oluwanifemi Onasanya are Irish citizens and have an unqualified right to reside in Ireland and have personal rights under Article 40 of the Constitution, as well as rights under Article 41 of the Constitution. These rights include the right to reside in the State and for the protection of the family.

However, these rights are not absolute and may be restricted; such rights must be weighed against the rights of the State. The rights of the State include the right to control the entry, presence, and exit of foreign nationals, subject to the Constitution and to international agreements. To be considered are issues of national security, public policy, the integrity of the Immigration Scheme, its consistency and fairness to persons and to the State, as well as issues relating to the common good and the economic well-being of the State.

The Visa Officer notes again, with regard to page 8 of the preamble to the Policy Document on Non-EEA Family Reunification where it states "it is intended as a matter of general policy, to grant immigration permission where the parent can demonstrate an active and continuous involvement in the citizen child's life, providing real emotional and or financial support. No evidence of any involvement on the part of the applicant in the citizen's child's life since 2011 or any evidence of emotional or financial support has been submitted in this application. Similarly no evidence has been submitted in the application of any ongoing relationship between the applicant and her Irish citizen spouse.

While there is an obligation on the Minister to consider each case on its individual merits, she is entitled to take into account the consequences of allowing a particular applicant to remain in the State where that would inevitably

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lead to similar decisions on other cases. All matters concerning the Irish citizens, in so far as they have been made known, have been considered above.

Balancing of rights:

The visa officer has considered the rights of the reference and his son. The visa officer has considered the fact that the applicant has been living in Nigeria for the large majority of her life, including the last five years since 2011, that she has never visited Ireland, and that she has ongoing ties to Nigeria.

All factors relating to the position and rights of the family have been considered and these have been considered against the rights of the State. In weighing these rights, the visa officer is satisfied that the factors relating to the rights of the State are weightier than those factors relating to the personal rights of the reference and his son. In weighing these rights, the visa officer is satisfied that a decision to refuse the visa application is not disproportionate as the State has the right to uphold the integrity of the immigration system in order to control the entry, presence, and exit of foreign nationals, subject to international agreements and to ensure the economic well-being of the State and to protect the rights and freedoms of others.

The visa officer is satisfied that there is no less restrictive process available which would achieve the legitimate aims of the State to safeguard the economic well being of the country, the rights and freedoms of others, and to maintain control of its own borders and operate a regulated system for control, processing and monitoring of non-national persons in the State. This therefore exists as a substantial reason associated with the common good which requires the refusal of the visa application.

This decision can be appealed within 2 months of the date of this letter. An appeal must be submitted in writing, fully addressing all the reasons for refusal to the Visa Appeals Officer to the address shown.

Appeals received by email or fax will not be processed.

All additional supporting documents should be submitted with your appeal. If you require any original documents returned to you, please also include a photocopy of any such document.

Please quote your Visa Reference Number on your appeal

27490362	Approved	Employment
27499862	Approved	Visit (Family / Friend)
27506592	Approved	Visit (Family / Friend)
27517772	Approved	Visit (Family / Friend)
27518532	Approved	Visit (Family / Friend)
27518712	Approved	Visit (Family / Friend)
27529072	Approved	Employment
27529382	Approved	Join Spouse
27529602	Approved	Join Parent
27529742	Approved	Join Parent

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27539012	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" for 'Join Family' visas as displayed on our website - www.inis.gov.ie PF:- The granting of the visa may result in a cost to public funds PR:- The granting of the visa may result in a cost to public resources RH:- Relationship History - No evidence of an on-going relationship with family members in Ireland submitted</p> <p>Applicant applied with his mother. His mother's application has been refused. The Visa Officer considers this to be a material change in the circumstances of the applicant's application. A full consideration of the Article 8 and constitutional aspects of the application were carried out in the mothers decision, visa application 27487432.</p>
27539982	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" for 'Join Family' visas as displayed on our website - www.inis.gov.ie PF:- The granting of the visa may result in a cost to public funds PR:- The granting of the visa may result in a cost to public resources RH:- Relationship History - No evidence of an on-going relationship with family members in Ireland submitted</p> <p>Applicant applied with his mother. His mother's application has been refused. The Visa Officer considers this to be a material change in the circumstances of the applicant's application. A full consideration of the Article 8 and constitutional aspects of the application were carried out in the mothers decision, visa application 27487432.</p>
27542762	Approved	Visit (Family / Friend)

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Classification: DJELR

Mission: All

27575312	Refused	<p>F:- Finances shown have been deemed insufficient. It is stated that the reference in Ireland will be taking care of all the applicant's expenses and, in this regard, she has submitted her personal bank statement which shows that her account is actually overdrawn by €3.98. The reference is therefore deemed not to have sufficient funds to finance the applicant's trip.</p> <p>F:- Finances - evidence provided is deemed insufficient or incomplete. It is noted from the applicant's bank statement that his monthly pension is N8,200; however, there have been other lodgements to this account, some large and in the last few days of the statement, for which no explanation or supporting evidence has been provided.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient. OB:- Obligations to return to home country not shown - e.g. no evidence of family, social, economic or professional ties in home country has been provided by the applicant.</p> <p>OC:- Condition - the applicant may overstay following proposed visit. OC:- Condition - the potential cost of this trip is high in comparison to both the applicant's and the reference's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of the applicant's intentions to leave the State following his visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays. PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p> <p>R:- No clear link to reference has been shown. It is stated that the applicant is the reference's step-father; however, no evidence to prove this relationship has been submitted.</p>
27575332	Refused	See Refusal Letter
27580132	Approved	Visit (Family / Friend)
27584662	Approved	Visit (Family / Friend)
27585122	Approved	Visit (Family / Friend)
27586502	Approved	Join Spouse
27588902	Approved	Visit (Tourist)
27588962	Approved	Visit (Tourist)

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27608522	Refused	<p>F:- Finances shown by reference have been deemed insufficient. F:- Finances:- no evidence of finances shown by applicant. ID:- Applicant has not provided evidence in support of their claim to be self-employed. OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27608802	Refused	<p>F:- Finances shown by reference have been deemed insufficient. F:- Finances:- no evidence of finances shown by applicant. ID:- Applicant has not provided evidence in support of their claim to be self-employed. ID:- Applicant has not provided a copy of her marriage certificate. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Condition - The applicant may branch into the Common Travel Area between Ireland and the UK. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. VR:- Previous visa refusal(s) – UK visa refusal not disclosed with this application.</p>
27610342	Approved	Visit (Family / Friend)
27610512	Refused	<p>F:- Finances shown by reference have been deemed insufficient. F:- Finances:- no evidence of finances shown by applicant. ID:- Applicant has not provided evidence in support of their claim to be self-employed. OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27610772	Refused	<p>F:- Finances shown by reference have been deemed insufficient. F:- Finances:- no evidence of finances shown by applicant. ID:- Applicant has not provided evidence in support of their claim to be self-employed. OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27612172	Refused	<p>F:- Finances shown by reference have been deemed insufficient. F:- Finances:- no evidence of finances shown by applicant. ID:- Applicant has not provided evidence in support of their claim to be self-employed. OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27613102	Approved	Visit (Family / Friend)

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27614072	Refused	ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie No Employment letter and signature on invitation letter provided by Miriam Rosanwo does not match her passport signature. IH:- Immigration history of applicant We understand that your UK permission is no longer valid as the EEA National it is based on is no longer residing in the UK. OB:- Obligations to return to home country have not been deemed sufficient
27622152	Refused	F:- Finances:- evidence provided is deemed insufficient or incomplete IH:- Immigration history of applicant, or lack thereof OB:- Obligations to return to home country have not been deemed sufficient OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown OC:- Condition - The applicant may overstay following proposed visit. OC:- Condition - The potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of your intentions to leave the State following your visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. R:- No clear link to reference has been shown

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Mission: All

27632202	Refused	<p>F:- Finances shown have been deemed insufficient. It is stated that Deacon Talabi will be the applicant's main sponsor during her course of study and in this regard, three company bank statements have been submitted showing a total balance of N1,364,397 [€4,073]. This is deemed to be insufficient to cover the student's costs [estimated at €7,000 per annum], together with funds required to run the company in question.</p> <p>F:- Finances - evidence provided is deemed insufficient or incomplete. As referred to above, the main sponsor has submitted company bank statements in support of this application; however, the visa officer notes that there are other shareholders in this company but their permission to use the funds for the intended purpose has not been provided.</p> <p>No evidence of the source of income of one of the applicant's other sponsors, her brother, has been submitted.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>INCO:- Inconsistencies, e.g. contradictions in the information supplied. It is noted from the bank 'Inward Payment Advice' in relation to the applicant's fees that the 'Instructing Party' is one Stephen Ayinde, Brooklyn, New York. The applicant has provided no evidence of how she is linked to this individual; in addition, no letter of sponsorship from him has been submitted.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>R:- No clear link to sponsors has been shown. It is stated that the applicant's main sponsor is married to her paternal aunt and that one of the other sponsors is her brother. Apart from her aunt's marriage certificate, no documentary evidence of the applicant's link to any of her sponsors has been provided, e.g. birth certificates of all parties, including the applicant's father, which would clearly show the familial link.</p> <p>SP:- Gaps in education or employment not accounted for. The applicant has not provided any explanation, and supporting evidence, for the gap between finishing her secondary education in 2013 and starting at university in 2015. In addition, the visa officer notes that the applicant was given a considerable period of leave of absence from university due to "ill-health"; however, the applicant has provided no details of this illness, or prognosis, and supporting evidence.</p>
27636342	Approved	Employment

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Classification: DJELR

Mission: All

27664642	Refused	<p>F:- Finances shown have been deemed insufficient. The applicant has submitted her personal bank statement which shows a balance of just over N200,000 [€590]; this is deemed to be insufficient to cover the costs of the applicant's intended holiday, and extra in case of unforeseen events, together with funds required to run the account.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed. The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p> <p>R:- No clear link to reference has been shown. No evidence of how the applicant and her reference in Ireland are linked has been submitted.</p>
27667222	Approved	Visit (Family / Friend)
27667972	Approved	Visit (Family / Friend)
27668122	Approved	Visit (Family / Friend)
27675372	Approved	Religious
27681282	Approved	Visit (Family / Friend)
27683962	Approved	Join/acc.EU Cit (Spouse)
27684862	Approved	Visit (Family / Friend)
27688542	Refused	<p>CP:- Need to undertake the course in this State not demonstrated or warranted - it is not clear why you need to undertake this course in Ireland.</p> <p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - You have not set out in detail the reasons as to why you wish to visit Ireland. You have not submitted a letter of undertaking from yourself or from your reference in Ireland.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient - You have not provided sufficient documentation to demonstrate that you have sufficiently strong obligations (such as educational, economic, family or social ties) to return to the UAE after your proposed visit to Ireland.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed - Based on the information & documentation provided, you have not demonstrated that you would observe the conditions of the visa sought.</p>

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27690732	Refused	F:- Finances shown by reference have been deemed insufficient. F:- Finances:- no evidence of finances shown by applicant. ID:- Applicant has not provided evidence in support of their claim to be self-employed. OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.
27695502	Approved	Employment
27705552	Approved	Conference / Event
27709652	Approved	Business
27710032	Approved	Business
27711002	Approved	Business
27719582	Refused	ID:- Authenticity of documents. VR:- Previous visa refusal. DECEPTION: False or misleading information and/or documentation submitted with application. The applicant has submitted documents that the visa officer believes to be false/forged. In addition, when asked on the online application form 'Have you ever been refused a visa to another country?' the visa applicant answered 'No'. Information available to this office indicates that the visa applicant was refused a visa to the United Kingdom on 29 September 2016. The visa officer considers that the applicant has attempted to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL. Furthermore, no Irish visa will issue to the applicant for a period of five years from the date of this letter.
27720752	Approved	Employment
27722322	Approved	Visit (Tourist)
27725972	Approved	Visit (Family / Friend)

Application Decisions:

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Classification: DJELR

Mission: All

27726732	Refused	<p>F:- Finances shown have been deemed insufficient. It is stated that Deacon Talabi will be the main sponsor of the applicant's daughter during her course of study and in this regard, three company bank statements have been submitted showing a total balance of N1,364,397 [€4,073]. This is deemed to be insufficient to cover the student's costs [estimated at €7,000 per annum], together with funds required to run the company in question.</p> <p>F:- Finances - evidence provided is deemed insufficient or incomplete. As referred to above, the main sponsor has submitted company bank statements in support of the application of the applicant's daughter; however, the visa officer notes that there are other shareholders in this company but their permission to use the funds for the intended purpose has not been provided. No evidence of the source of income of one of the other sponsors, the applicant's son, has been submitted.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance. For example, but not limited to in this case, the applicant has not provided her marriage certificate.</p> <p>INCO:- Inconsistencies, e.g. contradictions in the information supplied. It is noted from the bank 'Inward Payment Advice', in relation to the payment of fees for the intended study of the applicant's daughter, that the 'Instructing Party' is one Stephen Ayinde, Brooklyn, New York. No evidence has been provided to show the link between that individual and the applicant's daughter; in addition, no letter of sponsorship from him has been submitted.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>R:- No clear link to sponsors has been shown. It is stated that the main sponsor of the applicant's daughter is married to the applicant's husband and that one of the other sponsors is the applicant's son. Apart from the marriage certificate of the applicant's sister-in-law, no documentary evidence of the applicant's link to any of her daughter's sponsors has been provided, e.g. birth certificates of all parties, including the applicant's husband, which would clearly show the familial link.</p> <p>SP:- Gaps in education or employment not accounted for. The applicant's daughter has not provided any explanation, and supporting evidence, for the gap between finishing her secondary education in 2013 and starting at university in 2015. In addition, the visa officer notes that the applicant's daughter was given a considerable period of leave of absence from university due to "ill-health"; however, no details of this illness, or prognosis, and supporting evidence has been provided.</p>
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27729172	Refused	<p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application.</p> <p>ID:- Authenticity of documents.</p> <p>INCO:- Inconsistencies, e.g. contradictions in the information supplied. As the applicant's payslips do not match the salary lodgements on the bank statement provided, the visa officer is not satisfied of the authenticity of these documents.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Observe the conditions of the visa-he visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>As the applicant is deemed to have insufficient obligations to return to Ghana, and as the authenticity of the documents provided by the applicant is questionable, the visa officer must consider the risk that he may overstay if granted this visa.</p> <p>R:- No clear link to reference has been shown.</p> <p>It is stated that the applicant and the reference are cousins; however, no evidence to prove this relationship has been submitted.</p>
27736352	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie</p> <p>Employment documents provided not sufficient</p> <p>OB:- Obligations to return to home country have not been deemed sufficient</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. The visa office is not satisfied that the applicant is visiting the country for genuine touristic purposes.</p>
27736362	Approved	Visit (Family / Friend)
27737572	Approved	Visit (Family / Friend)
27739012	Refused	<p>F:- Finances – Applicant has not provided an up-to-date bank statement, showing what money has been paid into and out of the account over the last six months.</p> <p>ID:- Applicant has not provided copies of 3 most recent payslips.</p> <p>ID:- Applicant has not provided any evidence of having participated in similar events at home or abroad.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>
27739422	Approved	Visit (Family / Friend)

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27739962	Refused	F:- Finances – Applicant has not provided an up-to-date bank statement, showing what money has been paid into and out of the account over the last six months. ID:- Applicant has not provided any evidence of having participated in similar events at home or abroad. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.
27740332	Approved	Performance
27742262	Approved	Business
27750852	Approved	Join Spouse
27751192	Refused	CP:- Need to undertake the course in this State not demonstrated or warranted F:- Finances:- evidence provided is deemed insufficient or incomplete OB:- Obligations to return to home country have not been deemed sufficient OB:- Obligations to return to home country not shown - e.g.no social, economic or professional ties in home country shown OC:- Condition - The applicant may overstay following proposed visit. OC:- Condition - The potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of your intentions to leave the State following your visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. SP:- Relevance of English to employment
27752012	Approved	Employment
27756202	Approved	Business
27756972	Approved	Business
27758202	Approved	Visit (Family / Friend)
27758792	Approved	Business
27759012	Approved	Employment
27759112	Approved	Join Spouse
27761262	Approved	Conference / Event
27761382	Refused	ID:- ID Applicant is not currently employed and has not provided any justification for her attendance at the event. OB:- Obligations to return to country of residence not shown - e.g.no social, economic or professional ties in country of residence shown OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.

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27765042	Refused	<p>F:- Finances shown have been deemed insufficient. The applicant has submitted his personal bank statement which shows a balance of just over N210,000 [€630]; this is deemed to be insufficient to cover the cost of the applicant's intended holiday, and extra in case of unforeseen events, together with funds to run the account and to support the applicant's family in his absence.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance. For example, but not exclusive to in this case, the applicant has not submitted his children's birth certificates; the Deeds of Assignment submitted are not dated and have not been authorised by the relevant State authorities.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient. The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p> <p>OC:- Condition - the applicant may branch into the Common Travel Area between Ireland and the UK.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>R:- No clear link to reference has been shown. It is stated that the applicant and the reference are childhood friends; however, no evidence to prove this relationship has been submitted.</p>
27768762	Approved	Interview
27772032	Approved	Visit (Tourist)
27775512	Refused	--See refusal letter
27779782	Approved	Conference / Event
27781432	Approved	Family Reunification
27781582	Approved	Visit (Family / Friend)
27787252	Approved	Visit (Tourist)
27787422	Refused	--See refusal letter
27787502	Approved	Visit (Tourist)
27787632	Approved	Visit (Tourist)
27787842	Approved	Visit (Tourist)
27791082	Approved	Join Parent
27791662	Approved	Conference / Event
27791732	Approved	Training

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27794712	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. The applicant has submitted her bank statement, as required by INIS. She has also submitted her recent payslips. The visa officer has examined the aforementioned statement and notes that just over N5,000,000 was credited to her account over the period the statement covers; however, her net earnings for the same period was N2,700,000. No explanation and supporting evidence has been provided for nearly double the applicant's net income being lodged to her account.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p> <p>R:- No clear link to reference has been shown.</p> <p>It is stated that the applicant and the reference have been friends for over 10 years; however, no evidence to prove this relationship has been submitted.</p>
27803792	Approved	Business
27807222	Approved	Study
27808132	Approved	Visit (Family / Friend)
27808832	Approved	Visit (Family / Friend)
27811752	Approved	Reside
27813302	Approved	Visit (Tourist)
27817012	Approved	Employment
27818312	Approved	Join Spouse
27818862	Approved	Join Parent
27819162	Approved	Join Parent
27820352	Approved	Employment
27829722	Approved	Employment

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27829982	Refused	<p>CP:- Need to undertake the training in this State not demonstrated or warranted. The applicant or his employer have provided no details as to how this course is relevant to the position the applicant holds in the company or why it is necessary to undertaking this training in Ireland.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OB:- Obligations to return to home country not shown - e.g. no evidence of family, social, economic or professional ties in home country has been provided by the applicant.</p> <p>OC:- Condition - The applicant may overstay following proposed visit.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p>
27831022	Approved	Visit (Tourist)
27832412	Approved	Business
27832682	Approved	Employment
27832732	Approved	Visit (Tourist)
27833222	Approved	Visit (Tourist)
27833342	Approved	Conference / Event
27833452	Approved	Visit (Tourist)
27833682	Approved	Visit (Tourist)
27833932	Approved	Visit (Tourist)
27837222	Approved	Join Parent
27837262	Approved	Join Spouse
27837362	Approved	Visit (Family / Friend)
27838902	Refused	<p>F:- Finances:- evidence provided is deemed insufficient or incomplete. The applicant has failed to submit documentation showing the origin of all savings. Please note that a six month bank statement must be provided and the source of all lump sum lodgements must be explained.</p> <p>INCO:- Inconsistencies e.g. contradictions in the information supplied. Following checks conducted by this office the visa officer is not satisfied that the employment details provided by the applicant are bona fide.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.</p>

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27840022	Approved	Visit (Family / Friend)
27840842	Refused	<p>IH:- Immigration history of applicant. VR:- Previous visa refusal.</p> <p>DECEPTION</p> <p>When asked on the online application form 'Have you ever been refused entry to, deported from, or otherwise required to leave another country?' the visa applicant answered 'No'.</p> <p>Information available to this office indicates that the visa applicant was removed from the United Kingdom on 20 January, 2015. In addition, information available to this office indicates that the applicant has held at least one other passport (M1636964) which he failed to declare or submit.</p> <p>The visa officer considers that the applicant has attempted to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL. Furthermore, no Irish visa will issue to the applicant for a period of five years from the date of this letter.</p>
27843402	Approved	Conference / Event
27844702	Approved	Visit (Family / Friend)
27845982	Approved	Study
27846152	Approved	Visit (Family / Friend)
27846822	Approved	Business
27846982	Approved	Business
27847002	Approved	Visit (Family / Friend)
27847142	Approved	Visit (Family / Friend)
27849172	Approved	Conference / Event
27852192	Approved	Visit (Tourist)
27853772	Approved	Join Spouse

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27857942	Refused	<p>CP:- Need to undertake the training in this State not demonstrated or warranted. The applicant or his employer have provided no details as to how this course is relevant to the position the applicant holds in the company or why it is necessary to undertaking this training in Ireland.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OB:- Obligations to return to home country not shown - e.g. no evidence of family, social, economic or professional ties in home country has been provided by the applicant.</p> <p>OC:- Condition - The applicant may overstay following proposed visit.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p>
27858772	Refused	<p>F:- Finances - evidence provided is deemed insufficient or incomplete. While the applicant has provided payslips in her name, she has not submitted the requisite employment letter.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance. For example, but not exclusive to in this case, the applicant has not provided the birth certificates of her dependent children.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OB:- Obligations to return to home country not shown - e.g. no evidence of family, social, economic or professional ties in home country has been provided by the applicant.</p> <p>OC:- Condition - The applicant may overstay following proposed visit.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p>

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27859352	Refused	<p>CP:- Need to undertake the training in this State not demonstrated or warranted. The applicant or her employer have provided no details as to how this course is relevant to the position the applicant holds in the company or why it is necessary to undertake this training in Ireland.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OB:- Obligations to return to home country not shown - e.g. no evidence of family, social, economic or professional ties in home country has been provided by the applicant.</p> <p>OC:- Condition - The applicant may overstay following proposed visit.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p>
27860642	Refused	<p>IH:- Immigration history of applicant.</p> <p>VR:- Previous visa refusal.</p> <p>DECEPTION</p> <p>When asked on the online application form 'Have you ever been refused a visa to another country?' the visa applicant answered 'No'.</p> <p>Information available to this office indicates that the visa applicant was refused a visa to the United Kingdom on 1 September, 2016.</p> <p>The visa officer considers that the applicant has attempted to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL. Furthermore, no Irish visa will issue to the applicant for a period of five years from the date of this letter.</p>
27861802	Approved	Visit (Tourist)
27862532	Approved	Join/acc.EU Cit (Spouse)
27863682	Approved	Business
27864332	Approved	Conference / Event
27865752	Approved	Visit (Family / Friend)

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27866362	Refused	<p>F:- Finances shown have been deemed insufficient. The applicant's bank statement shows a balance of just under N135,000 [€400], which is deemed insufficient to cover the cost of his flight, subsistence during his stay, and extra in case of unforeseen events, together with funds required to run the account.</p> <p>F:- Finances - evidence provided is deemed insufficient or incomplete. The applicant has provided none of his recent payslips.</p> <p>ID:- Insufficient documentation submitted in support of the application. The 'Guide to Supporting Documentation' on our website, www.inis.gov.ie, provides a list of the information/documents that should be submitted with each type of visa application. In the event of a refusal, the reasons therefor should also be referred to for guidance.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient.</p> <p>OC:- Condition - the applicant may overstay following proposed visit.</p> <p>OC:- Condition - the potential cost of this trip is high in comparison to the applicant's means, and given that no compelling reasons for the trip have been displayed, the visa officer is not satisfied of the applicant's intentions to leave the State following his visit.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>PF:- The granting of the visa may result in a cost to public funds if the applicant overstays.</p> <p>PR:- The granting of the visa may result in a cost to public resources if the applicant overstays.</p> <p>The onus is on the applicant to provide evidence of having strong family, social and economic ties to their country of residence to assist the visa officer in determining whether or not they have sufficient obligations to return to Nigeria. In this regard, insufficient evidence of the applicant's obligations has been submitted.</p> <p>R:- No clear link to reference has been shown. It is stated that the applicant and the reference are cousins; however, no evidence to prove this relationship has been submitted.</p>
27866652	Approved	Business
27867182	Approved	Join Parent
27867872	Approved	Employment
27868482	Approved	Employment
27868692	Approved	Join Spouse
27869772	Approved	Join Parent

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27869952	Refused	<p>OC:- Condition - the applicant may branch into the Common Travel Area between Ireland and the UK. OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed. VR:- Previous visa refusals.</p> <p>DECEPTION: False or misleading information provided with application.</p> <p>The applicant submitted his United Kingdom visa refusal letter dated 30/10/2014, and that of his wife; however, information available to this office indicates that the visa applicant, his wife and his two children, were also refused a visa to the UK on 21/12/2015. These refusal letters were not submitted and when asked if the applicant's children had ever been refused a visa to another country, the applicant, who signed the Questionnaire/Declaration on their behalf, stated 'No'.</p> <p>The visa officer considers that the applicant has attempted to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL. Furthermore, no Irish visa will issue to the applicant for a period of five years from the date of this letter.</p>
27870632	Refused	<p>OC:- Condition - the applicant may branch into the Common Travel Area between Ireland and the UK. OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed. VR:- Previous visa refusals.</p> <p>DECEPTION: False or misleading information provided with application.</p> <p>The applicant submitted her United Kingdom visa refusal letter dated 30/10/2014, and that of her husband; however, information available to this office indicates that the visa applicant, her husband and her two children, were also refused a visa to the UK on 21/12/2015. These refusal letters were not submitted and when asked if the applicant's children had ever been refused a visa to another country, the applicant's husband, who signed the Questionnaire/Declaration on their behalf, stated 'No'.</p> <p>The visa officer considers that an attempt has been made to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL. Furthermore, no Irish visa will issue to the applicant for a period of five years from the date of this letter.</p>

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27871142	Refused	<p>OC:- Condition - the applicant may branch into the Common Travel Area between Ireland and the UK.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>VR:- Previous visa refusal.</p> <p>DECEPTION: False or misleading information provided with application.</p> <p>In the Questionnaire/Declaration signed by the applicant's father, it was stated that a visa to another country had not been applied for on the applicant's behalf; however, information available to this office indicates that the visa applicant, his father, his mother and his sibling, were refused a visa to the UK on 21/12/2015 - these refusal letters were not submitted.</p> <p>The visa officer considers that an attempt has been made to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL.</p>
27871712	Approved	Study
27873572	Approved	Visit (Tourist)
27876472	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - You have not set out in detail the reasons as to why you wish to visit Ireland.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient - You have not provided sufficient documentation to demonstrate that you have sufficiently strong obligations (such as educational, economic, family or social ties) to return to Morocco after your proposed visit to Ireland.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed - Based on the information & documentation provided, you have not demonstrated that you would observe the conditions of the visa sought.</p>
27877792	Approved	Conference / Event
27878522	Approved	Conference / Event
27879802	Approved	Business
27879822	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie. You have failed to submit a copy of your UK refusal letter.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient</p> <p>OC:- Condition - The applicant may overstay following proposed visit.</p>

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27880552	Refused	<p>OC:- Condition - the applicant may branch into the Common Travel Area between Ireland and the UK.</p> <p>OC:- Observe the conditions of the visa; the visa sought is for a specific purpose and duration - the applicant has not satisfied the visa officer that such conditions would be observed.</p> <p>VR:- Previous visa refusal.</p> <p>DECEPTION: False or misleading information provided with application.</p> <p>In the Questionnaire/Declaration signed by the applicant's father, it was stated that a visa to another country had not been applied for on the applicant's behalf; however, information available to this office indicates that the visa applicant, his father, his mother and his sibling, were refused a visa to the UK on 21/12/2015 - these refusal letters were not submitted.</p> <p>The visa officer considers that an attempt has been made to gain a visa to travel to Ireland under false pretences and through the use of deception. The application for a visa is refused WITHOUT APPEAL.</p>
27880852	Approved	Business
27883352	Approved	Performance
27883872	Approved	Performance
27884032	Approved	Performance
27884232	Approved	Performance
27884442	Approved	Performance
27884552	Approved	Conference / Event
27884652	Approved	Conference / Event
27884762	Approved	Conference / Event
27885012	Approved	Conference / Event
27885222	Approved	Performance
27885342	Approved	Performance
27885562	Approved	Business
27885572	Approved	Performance
27885792	Approved	Performance
27886072	Approved	Diplomat
27886592	Approved	Business
27887062	Approved	Visit (Tourist)
27887382	Approved	Performance
27887462	Approved	Employment
27887702	Approved	Performance
27887792	Approved	Performance
27887912	Approved	Performance
27888122	Approved	Performance

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27889192	Approved	Diplomat
27892742	Approved	Employment
27892972	Approved	Business
27893012	Approved	Employment
27893312	Approved	Join Spouse
27893742	Approved	Join Spouse
27894472	Approved	Join Parent
27894772	Approved	Join Parent
27896272	Approved	Join Parent
27897342	Approved	Business
27897822	Approved	Performance
27898052	Approved	Performance
27898232	Approved	Business
27898272	Approved	Performance
27898462	Approved	Performance
27898622	Approved	Performance
27898792	Approved	Performance
27902082	Approved	Business
27907142	Approved	Business
27909492	Approved	Business
27909902	Refused	<p>CP:- Need to undertake the course in this State not demonstrated or warranted - It is not clear why you need to undertake an English language course in Ireland.</p> <p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - You have not set out in detail the reasons as to why you wish to visit Ireland.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient - You have not provided sufficient documentation to demonstrate that you have sufficiently strong obligations (such as educational, economic, family or social ties) to return to Morocco after your proposed visit to Ireland.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed - Based on the information & documentation provided, you have not demonstrated that you would observe the conditions of the visa sought.</p>
27911912	Approved	Interview
27913192	Approved	Visit (Family / Friend)
27913352	Approved	Business
27913382	Approved	Business

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27913612	Approved	Visit (Tourist)
27913682	Approved	Business
27918602	Approved	Training
27920262	Approved	Conference / Event
27920302	Approved	Visit (Family / Friend)
27923902	Approved	Visit (Family / Friend)
27925322	Approved	Visit (Family / Friend)
27925562	Approved	Visit (Family / Friend)
27926712	Approved	Business
27931602	Approved	Conference / Event
27932262	Approved	Visit (Tourist)
27932902	Approved	Business
27933032	Approved	Business
27933242	Approved	Business
27933322	Approved	Visit (Tourist)
27934142	Approved	Business
27934262	Approved	Performance
27934442	Approved	Performance
27934532	Approved	Performance
27934702	Approved	Performance
27935132	Approved	Employment
27935232	Approved	Visit (Tourist)
27936272	Approved	Visit (Tourist)
27937022	Approved	Performance
27937732	Approved	Business
27938212	Approved	Performance
27938432	Approved	Conference / Event
27938932	Approved	Conference / Event
27939072	Approved	Conference / Event
27939442	Approved	Business
27939562	Approved	Business
27939852	Approved	Performance
27941302	Approved	Visit (Tourist)
27941382	Approved	Visit (Tourist)
27941482	Approved	Business
27941532	Approved	Visit (Tourist)

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27941672	Approved	Visit (Tourist)
27941932	Approved	Visit (Tourist)
27941982	Approved	Visit (Tourist)
27942022	Approved	Study
27942172	Approved	Visit (Tourist)
27942532	Approved	Visit (Tourist)
27942822	Approved	Visit (Tourist)
27943732	Approved	Visit (Tourist)
27943972	Approved	Business
27944362	Approved	Business
27946282	Approved	Visit (Tourist)
27946422	Approved	Visit (Tourist)
27946922	Approved	Visit (Tourist)
27947172	Approved	Visit (Tourist)
27947372	Approved	Atypical worker
27947402	Approved	Visit (Tourist)
27947532	Approved	Visit (Tourist)
27947652	Approved	Visit (Tourist)
27947792	Approved	Visit (Tourist)
27947852	Approved	Conference / Event
27948322	Approved	Join Spouse
27948482	Approved	Training
27949082	Approved	Conference / Event
27949222	Approved	Business
27949322	Approved	Business
27949832	Approved	Business
27950152	Approved	Conference / Event
27950172	Approved	Visit (Tourist)
27951152	Approved	Business
27952672	Approved	Conference / Event
27952922	Approved	Business
27954532	Refused	GP:- Contrary to General Policy - It is not general policy to grant a visa to a doctor offered the post of observership in either private or public hospital or health facilities.
27954572	Approved	Business

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27954602	Refused	<p>ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - You have not set out in detail the reasons as to why you wish to visit Ireland. You have not submitted a letter of undertaking from yourself or from your reference in Ireland.</p> <p>OB:- Obligations to return to home country have not been deemed sufficient - You have not provided sufficient documentation to demonstrate that you have sufficiently strong obligations (such as educational, economic, family or social ties) to return to the UAE after your proposed visit to Ireland.</p> <p>OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed - Based on the information & documentation provided, you have not demonstrated that you would observe the conditions of the visa sought.</p> <p>R:- No clear link to reference has been shown - you have not submitted documentary evidence as to how you know your reference in Ireland.</p>
27954882	Approved	Business
27954902	Approved	Business
27954982	Approved	Business
27955712	Approved	Business
27955812	Approved	Business
27955992	Approved	Visit (Tourist)
27957692	Approved	Business
27957712	Approved	Training
27958212	Approved	Business
27958262	Approved	Visit (Tourist)
27958892	Approved	Visit (Family / Friend)
27959032	Approved	Business
27959042	Approved	Visit (Family / Friend)
27960262	Approved	Visit (Tourist)
27962772	Approved	Conference / Event
27963092	Approved	Atypical worker
27963352	Approved	Conference / Event
27963402	Approved	Training
27964152	Approved	Business
27964242	Approved	Business
27964252	Approved	Business
27965342	Approved	Business
27965832	Approved	Business
27965872	Approved	Business

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27966072	Approved	Visit (Tourist)
27966362	Approved	Business
27966752	Approved	Business
27967492	Approved	Business
27967872	Approved	Business
27968322	Approved	Visit (Tourist)
27969232	Approved	Visit (Tourist)
27969342	Approved	Visit (Tourist)
27969552	Approved	Business
27970602	Approved	Visit (Tourist)
27971112	Approved	Business
27971312	Approved	Visit (Tourist)
27975532	Approved	Training
27975622	Approved	Business
27978132	Approved	Reside
27978262	Approved	Visit (Tourist)
27978612	Approved	Business
27978742	Approved	Visit (Tourist)
27978762	Approved	Business
27980372	Approved	Business
27980412	Approved	Business
27980492	Approved	Visit (Tourist)
27980502	Approved	Visit (Tourist)
27980942	Approved	Business
27981582	Approved	Business
27981742	Approved	Diplomat
27982252	Approved	Visit (Tourist)
27982382	Approved	Business
27982552	Approved	Business
27982702	Approved	Visit (Tourist)
27983292	Approved	Business
27983782	Approved	Visit (Tourist)
27984002	Approved	Visit (Family / Friend)
27984472	Approved	Business
27984582	Approved	Visit (Tourist)

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

27984942	Refused	ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie IH:- Immigration history of applicant INCO:- Inconsistencies e.g. contradictions in the information supplied OB:- Obligations to return to home country have not been deemed sufficient OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. SP:- Gaps in education or employment not accounted for
27985132	Approved	Visit (Tourist)
27985162	Approved	Visit (Tourist)
27986182	Approved	Visit (Tourist)
27986352	Approved	Visit (Tourist)
27986822	Approved	Business
27986882	Approved	Business
27987322	Approved	Visit (Tourist)
27989152	Approved	Study
27991242	Approved	Business
27992542	Approved	Visit (Tourist)
27992722	Approved	Visit (Tourist)
27993942	Approved	Join Spouse
27994712	Approved	Visit (Tourist)
27998582	Approved	Business
28000812	Approved	Visit (Tourist)
28002502	Approved	Visit (Tourist)
28002722	Approved	Visit (Tourist)
28003502	Refused	ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - You have not set out in detail the reasons as to why you wish to visit Ireland. You have not submitted a letter of undertaking from yourself or from your reference in Ireland. OB:- Obligations to return to home country have not been deemed sufficient - You have not provided sufficient documentation to demonstrate that you have sufficiently strong obligations (such as educational, economic, family or social ties) to return to the UAE after your proposed visit to Ireland. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed - Based on the information & documentation provided, you have not demonstrated that you would observe the conditions of the visa sought. R:- No clear link to reference has been shown - you have not submitted documentary evidence as to how you know your reference in Ireland.

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

28006952	Approved	Visit (Tourist)
28008662	Refused	F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Documents provided not translated OB:- Obligations to return to home country have not been deemed sufficient OC:- Condition - The applicant may overstay following proposed visit. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.
28012332	Approved	Employment
28020342	Approved	Performance
28020642	Approved	Visit (Family / Friend)
28020952	Approved	Performance
28023802	Approved	Visit (Tourist)
28024912	Approved	Visit (Tourist)
28036762	Approved	Diplomat
28038412	Approved	Diplomat
28039502	Approved	Diplomat
54038553	Approved	Study
54038563	Approved	Study
54038573	Approved	Study
54038583	Approved	Reside
54038593	Approved	Reside
54038603	Approved	Study
54038613	Approved	Visit
54038623	Approved	Reside
54038633	Approved	Study
54038643	Approved	Study
54038653	Approved	Reside
54038663	Approved	Study
54038673	Approved	Employment
54038683	Approved	Spouse of Irish Citizen
54038693	Approved	Reside
54038703	Approved	Study
54038713	Approved	Reside
54038723	Approved	Reside
54038733	Approved	Study
54038743	Approved	Study (Phd)
54038753	Approved	Spouse of Irish Citizen

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

54038763	Approved	Spouse of Irish Citizen
54038773	Approved	Study
54038783	Approved	Visit
54038793	Approved	Reside
54038803	Approved	Study
54038813	Approved	Graduate Scheme
54038823	Approved	Study (Phd)
54038833	Approved	Study
54038843	Approved	Reside
54038853	Approved	Study
54038863	Approved	Visit
54038873	Approved	Study
54038883	Approved	Study
54038893	Approved	Graduate Scheme
54038903	Approved	Reside
54038913	Approved	Reside
54038923	Approved	Study
54038933	Approved	Study
54038943	Approved	Study
54038953	Approved	EUTR APPLICANT
54038963	Approved	Study
54038973	Approved	Study
54039003	Approved	Study
54039013	Approved	Study
54039023	Approved	Study
54039033	Approved	Visit
54039043	Approved	Visit
54039053	Approved	Visit
54039073	Approved	Study
54039083	Approved	Study
54039093	Approved	Graduate Scheme
54039363	Approved	Spouse of Irish Citizen
56057043	Approved	Employment
56057073	Approved	Reside
56059503	Approved	Study
56059713	Approved	Study

Application Decisions:

Decisions for period from 17/11/2016 to 18/11/2016

Classification: DJELR

Mission: All

56059723	Approved	Graduate Scheme
560567003	Approved	Employment