

Application Decisions:

Decisions for period from 12/10/2020 to 18/10/2020

Classification: DJELR

Mission: London

Application Number	Decision	Visa Type/Refusal Reason(s)
41568752	Approved	Join Parent
41725712	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>FM:- There is no automatic right for non-EEA nationals who are family members of non-EEA nationals with permission to reside in the State to migrate on a long-term basis to Ireland. Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application. As per Section 6.2 of the Policy Document on Non-EEA Family Reunification sponsor was granted permission to remain subject to the express limitation that no rights to be joined by spouse or other family member would flow from the status being granted.</p> <p>Furthermore you have not submitted evidence that the stated adoption in this case has been recognised by the Adoption Authority of Ireland. As a prospective adoptive parent you must have held a valid Declaration of Eligibility and Suitability at the time of the adoption. Prospective adoptive parents can only adopt from countries which have ratified the 1993 Hague Convention on the Protection of Children and Cooperation in respect of Intercountry Adoption and among those, only from countries that will accept applications from Ireland. The final step in the intercountry adoption process is the registration of the adoption. This is the formal legal recognition of the adoption by the Irish State through the Adoption Authority. You have not submitted evidence that you were issued a valid Declaration of Eligibility and Suitability or that the adoption has been registered in this State.</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> <ul style="list-style-type: none">- Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.- Insufficient evidence of income over the previous two years from sponsor submitted.- A birth certificate for applicant has not been submitted- You have failed to provide evidence regarding the large sum deposits made into your account- Where documents were submitted in a language other than English, you have failed to provide notarised translations accompanying same <p>ID: Quality of documents. Employment documents submitted by sponsor.</p> <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State.

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		<p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State. <p>RH:- Relationship History</p> <p>As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.</p> <ul style="list-style-type: none">- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.
42206212	Refused	<p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application.- In facilitating family reunification due regard must be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. <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> <ul style="list-style-type: none">- Full documentary account of relationship history between applicant and sponsor not submitted.- Evidence of ongoing routine communication between applicant and sponsor not submitted.- Sponsor has not submitted P60s for employment.- Evidence as to source of the cash deposits/lodgements into Sponsor's account. <p>RH:- Relationship History</p> <p>As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.</p> <ul style="list-style-type: none">- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. It is noted that family have not resided together since 2008. <p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. The onus will be on the applicant to satisfy the immigration authorities as to the level of earnings or financial resources and to provide any evidence required in support thereof. Applicant has not provided sufficient evidence as to the source of a significant portion of funds available to Sponsor.

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		<p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. The onus will be on the applicant to satisfy the immigration authorities as to the level of earnings or financial resources and to provide any evidence required in support thereof. Applicant has not provided sufficient evidence as to the source of a significant portion of funds available to Sponsor.- The Visa Officer notes that the granting of a visa to a number of children of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum). <p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.- The Visa Officer notes that the granting of a visa to any child of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum).
42206492	Refused	<p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application.- In facilitating family reunification due regard must be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. <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> <ul style="list-style-type: none">- Full documentary account of relationship history between applicant and sponsor not submitted.- Evidence of ongoing routine communication between applicant and sponsor not submitted.- Sponsor has not submitted P60s for employment.- Evidence as to source of the cash deposits/lodgements into Sponsor's account. <p>INCO:- Inconsistencies e.g. contradictions in the information supplied.</p> <ul style="list-style-type: none">- It is noted from application that parents were married in 2006. In divorce petition their daughter who was born in 2008 is listed as born out of wedlock. This inconsistency is not explained. <p>RH:- Relationship History</p>

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		<p>As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.</p> <ul style="list-style-type: none">- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. It is noted that family have not resided together since 2008. <p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. The onus will be on the applicant to satisfy the immigration authorities as to the level of earnings or financial resources and to provide any evidence required in support thereof. Applicant has not provided sufficient evidence as to the source of a significant portion of funds available to Sponsor. <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. The onus will be on the applicant to satisfy the immigration authorities as to the level of earnings or financial resources and to provide any evidence required in support thereof. Applicant has not provided sufficient evidence as to the source of a significant portion of funds available to Sponsor.- The Visa Officer notes that the granting of a visa to a number of children of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum). <p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.- The Visa Officer notes that the granting of a visa to any child of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum).
42206862	Refused	<p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application.- In facilitating family reunification due regard must be had to the decisions which

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the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland.

ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie
- Full documentary account of relationship history between applicant and sponsor not submitted.
- Evidence of ongoing routine communication between applicant and sponsor not submitted.
- Sponsor has not submitted P60s for employment.
- Evidence as to source of the cash deposits/lodgements into Sponsor's account.

INCO:- Inconsistencies e.g. contradictions in the information supplied.
- It is noted from application that applicant was married to sponsor in 2006. In divorce petition their daughter who was born in 2008 is listed as born out of wedlock. This inconsistency is not explained.

RH:- Relationship History

As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.

- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. It is noted that with the exception of the brief time applicant spent in the UK, family have not resided together since 2008.

F:- Finances shown have been deemed insufficient.

- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. The onus will be on the applicant to satisfy the immigration authorities as to the level of earnings or financial resources and to provide any evidence required in support thereof. Applicant has not provided sufficient evidence as to the source of a significant portion of funds available to Sponsor.

PF:- The granting of the visa may result in a cost to public funds.

- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. The onus will be on the applicant to satisfy the immigration authorities as to the level of earnings or financial resources and to provide any evidence required in support thereof. Applicant has not provided sufficient evidence as to the source of a significant portion of funds available to Sponsor.

PR:- The granting of the visa may result in a cost to public resources.

- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.

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42268202	Approved	Join Spouse
42323912	Approved	Join Spouse
42357762	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. It is noted that you were previously granted a Join Spouse visa in 2014 but elected to return to India.- Non-EEA nationals with permission to reside in the State to migrate on a long-term basis to Ireland. Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application. As per Section 6.2 of the Policy Document on Non-EEA Family Reunification sponsor was granted permission to remain subject to the express limitation that no rights to be joined by spouse or other family member would flow from the status being granted. <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> <ul style="list-style-type: none">- Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- Full documentary account of relationship history between applicant and sponsor not submitted.- Evidence of ongoing routine communication between applicant and sponsor not submitted.- Evidence of income over the previous three years from sponsor not submitted.- Information available to the visa office indicates that you have negative immigration history which you have failed to declare on your application form. <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State. <p>RH:- Relationship History</p> <p>As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with</p>

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		<p>the applicant and sponsor. This has not been sufficiently addressed in the application.</p> <ul style="list-style-type: none"> - Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.
42431032	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none"> - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6. - The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none"> - In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. - Non-EEA nationals with permission to reside in the State to migrate on a long-term basis to Ireland. Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application. As per Section 6.2 of the Policy Document on Non-EEA Family Reunification sponsor was granted permission to remain subject to the express limitation that no rights to be joined by spouse or other family member would flow from the status being granted. <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> <ul style="list-style-type: none"> - Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6. - Evidence of ongoing routine communication between applicant and sponsor not submitted. - Evidence of income over the previous three years from sponsor not submitted. - Insufficient evidence relating to accommodation of sponsor submitted. <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none"> - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6. - The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none"> - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6. - The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.
42582042	Approved	Join Spouse
42627252	Approved	Join Spouse
42627702	Approved	Join Parent
42750182	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none"> - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

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- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State.

FM:- There is no automatic right for non-EEA nationals who are family members of:

- In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland.

ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie

- Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

- Full documentary account of relationship history between applicant and sponsor not submitted.

- Six month detailed up-to-date bank statements not submitted by applicant.

- Evidence of ongoing routine communication between applicant and sponsor not submitted.

- Evidence of income over the previous two years from sponsor not submitted.

- Insufficient evidence relating to accommodation of sponsor submitted.

PF:- The granting of the visa may result in a cost to public funds.

- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State.

PR:- The granting of the visa may result in a cost to public resources.

- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.

RH:- Relationship History

As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.

- The applicant and the sponsor have not provided sufficient evidence of the stated relationship being in existence prior to and since marriage. Full account of relationship history between applicant and sponsor not submitted. The onus rests with the applicant to demonstrate that the relationship is bona-fide and sufficient for immigration purposes.

- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.

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42774112	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. <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> <ul style="list-style-type: none">- Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.- Evidence of ongoing routine communication between applicant and sponsor not submitted.- Evidence of income over the previous two years from sponsor not submitted. <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State.- The Visa Officer notes that the granting of a visa to a number of children of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum). <p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.- The Visa Officer notes that the granting of a visa to any child of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child

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		<p>(estimated by the Department of Education and Skills to be approximately €8,000 per child per annum).</p> <p>RH:- Relationship History As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.</p> <ul style="list-style-type: none">- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.
42934332	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. <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> <ul style="list-style-type: none">- Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.- Poor quality of evidence of ongoing routine communication between applicant and sponsor.- Full six month detailed up-to-date bank statements not submitted by sponsor. It is noted that while some statements were provided a full six month were not.- Where documents were submitted in a language other than English, you have failed to provide notarised translations accompanying same.- Information available to the visa office indicates that you have negative immigration history which you have failed to declare on your application form. It is noted that you were refused an Irish visa in 2017. You failed to declare this on your application form and have provided no evidence of same. <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>PR:- The granting of the visa may result in a cost to public resources.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.

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		<ul style="list-style-type: none">- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State. <p>RH:- Relationship History As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application.</p> <ul style="list-style-type: none">- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. It is noted that applicant submitted text
42937332	Refused	<p>F:- Finances shown have been deemed insufficient.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6. <ul style="list-style-type: none">- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State. <p>FM:- There is no automatic right for non-EEA nationals who are family members of:</p> <ul style="list-style-type: none">- Your case has been fully examined on the basis of the documentation submitted and it has been decided not to grant your application.- In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland. <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> <ul style="list-style-type: none">- Documentation submitted does not show that the application meets the qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.- Quality of evidence of ongoing routine communication between applicant's father and sponsor is poor.- Full six month detailed up-to-date bank statements not submitted by sponsor.- Where documents were submitted in a language other than English, you have failed to provide notarised translations accompanying same <p>PF:- The granting of the visa may result in a cost to public funds.</p> <ul style="list-style-type: none">- Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the State.- The Visa Officer notes that the granting of a visa to a number of children of school going age could result in an immediate cost to the State in terms of

Application Decisions:

Decisions for period from 12/10/2020 to 18/10/2020

Classification: DJELR

Mission: London

		<p>educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum).</p> <p>PR:- The granting of the visa may result in a cost to public resources. - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.6.</p> <p>- The Visa Officer has reasonable concerns, based on the documentation submitted in the application, that the granting of a visa to the applicant to reside in the State could result in costs to the public resources of the State.</p> <p>- The Visa Officer notes that the granting of a visa to any child of school going age could result in an immediate cost to the State in terms of educational costs with an obligation on the State to provide education to a school going child (estimated by the Department of Education and Skills to be approximately €8,000 per child per annum).</p> <p>RH:- Relationship History As per Section 5.3 of the Policy Document on Non-EEA Family Reunification the onus of proof as to the genuineness of the family relationship rests squarely with the applicant and sponsor. This has not been sufficiently addressed in the application. - Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.</p>
45123032	Approved	Study
45454192	Approved	Visit (Tourist)
45583112	Approved	Employment
45645762	Approved	Visit (Tourist)
45646292	Approved	Visit (Tourist)
45655752	Approved	Visit (Tourist)
45655782	Approved	Visit (Tourist)