Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

Application Number	Decision	Visa Type/Refusal Reason(s)
52663	Approved	Visit
52673	Approved	Visit
52683	Approved	Visit
52693	Approved	Visit
8699213	Approved	Study
8699223	Approved	Study
8699233	Approved	Visit
8699243	Approved	Visit
9566423	Approved	Visit
9566433	Approved	Reside
9566443	Approved	Visit
9566453	Approved	Visit
9566463	Approved	Visit
9924353	Approved	Visit
9924363	Approved	Visit
9924373	Approved	Visit
9924383	Approved	Visit
9924393	Approved	Visit
9924403	Approved	Visit
9924413	Approved	Visit
9924423	Approved	Visit
9924433	Approved	Visit
34131762	Refused	F:- Finances shown have been deemed insufficient FM:- There is no automatic right for non-EEA nationals who are (extended) family members of persons with one of the following permissions, to migrate on a long-term basis to Ireland: Temporary leave to remain, Members of IBC schemes, Asylum seekers ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" 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 - Have not shown evidence of a relationship being in existence prior to visa application/marriage. Note: For immigration purposes it is not sufficient for a relationship to have developed over the internet or by telephone/sms. A relationship must include a number of face to face meetings (excluding webcam) between the parties. You must satisfy the visa officer that the relationship is bona-fide.

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37157752	Refused	FM:- There is no automatic right for non-EEA nationals who are family members of Irish citizens 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. • Applicant has failed to satisfy the visa appeals officer that he meets the criteria to be considered an immediate family member of the sponsor as set out in the policy document – false marriage certificate • Applicant has failed to satisfy the visa appeals officer that the application meets the criteria set out in paragraphs 15 and 20 of the Policy Document. ID:- Authenticity of documents ID:- Insufficient documentation submitted in support of the application INCO:- Inconsistencies e.g. contradictions in the information supplied RH:- Relationship History
37889132	Refused	Family member - There is no automatic right for non-EEA nationals who are family members of people who are Irish Citizens, 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. ID: - Insufficient documentation submitted in support of the application in the following areas: Financial documents Employment documents Evidence of sponsor's circumstances F: - Finances: - insufficient evidence of finances shown Insufficient personal financial documentation has been submitted in respect of the applicant. F: - Finances: - Insufficient evidence of finances shown Insufficient personal financial documentation has been submitted in respect of the sponsor. As per the INIS website the sponsor must submit an up to date six month personal bank statement. This visa application does not meet the qualifying financial criteria as per section 17.2 of INIS Policy Document on NonEEA Family Reunification. The granting of the visa may result in a cost to public funds. The granting of the visa may result in a cost to public resources.
38096062	Refused	F:- Finances shown have been deemed insufficient FM:- There is no automatic right for non-EEA nationals who are (extended) family members of Irish citizens to migrate on a long-term basis to 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 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 - Have not shown evidence of a relationship being in existence prior to visa application/marriage. Note: For immigration purposes it is not sufficient for a relationship to have developed over the internet or by telephone/sms. A relationship must include a number of face to face meetings (excluding webcam) between the parties. You must satisfy the visa officer that the relationship is bona-fide.

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38705182	Refused	F:- Finances shown have been deemed insufficient F:- Finances:- evidence provided is deemed insufficient or incomplete FM:- There is no automatic right for non-EEA nationals who are (extended) family members of Irish citizens to migrate on a long-term basis to 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 INCO:- Inconsistencies e.g. contradictions in the information supplied 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 - Have not shown evidence of a relationship being in existence prior to visa application/marriage. Note: For immigration purposes it is not sufficient for a relationship to have developed over the internet or by telephone/sms. A relationship must include a number of face to face meetings (excluding webcam) between the parties. You must satisfy the visa officer that the relationship is bona-fide.
41679072	Approved	EUTR APPLICANT
43628392	Approved	Spouse of Irish Citizen
44491662	Refused	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. 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. 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. - 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. - Sponsor is not eligible to sponsor a join family visa based on her permission in the State, as set out in the Policy Document on Non-EEA Family Reunification Section 6.2. 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.

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Mission: All

- 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).

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.
- 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).

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.

44492192 Refused

- 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.
- 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.

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

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Classification: DJELR

Mission: All

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 sponsor having visited applicant in country of residence not submitted.
- Evidence of sponsor financially supporting applicant via remittances not submitted.
- Sponsor is not eligible to sponsor a join family visa based on her permission in the State, as set out in the Policy Document on Non-EEA Family Reunification Section 6.2.

-

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.
- 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).

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.

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44644082	Refused	FM:- There is no automatic right for non-EEA nationals who are family members
77077002	Notuseu	of: Irish citizens 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.
		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 15.2. 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 20.3 Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor not submitted. Evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage not submitted. Insufficient evidence of sponsor having visited applicant in country of residence both prior to and since marriage submitted. Divorce certificate for sponsor not submitted.
		INCO:- Inconsistencies e.g. contradictions in the information supplied. Details surrounding relationship history. Marital status of sponsor at time of marriage to applicant. Information available to this office indicates sponsor was previously married. However a divorce certificate has not been submitted.
		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.
44737732	Refused	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.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie - Applicant has not submitted Sponsor's previous marriage cert or divorce cert Explanation of large sum deposits into Sponsor's account not provided.
		INCO:- Inconsistencies e.g. contradictions in the information supplied. - Marital status of sponsor at time of marriage - While it is noted that Applicant has declared her refusal of Leave to Land in Ireland in November 2019, there are a number of inconsistencies in her account

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Classification: DJELR

Mission: All

of same. Applicant states that she believed that once her Sponsor's 'legal status was resolved that I could come and reside with him in Ireland as his partner I travelled to meet him without a visa (as Albanian nationals do not require a visa for the Schengen zone) on 14/11/19. Unfortunately I was refused leave to enter Ireland as we were not correct in our assumption I could enter as his partner'. Applicant states this was due to not being aware that she was visa required for Ireland. This is inconsistent with the applicant having previously applied for and refused a visit visa to Ireland in Aug 2019. Furthermore the visa officer notes that while the applicant was refused entry to the State in Nov 2019 due to not having the required visa as an Albanian national, it was ultimately based on the discovery by the immigration officer that she had travelled to the State using a fraudulent Romanian identity card. It is further noted that during the encounter with the immigration officer Applicant does not appear to have disclosed that their partner, now spouse, was residing in Ireland.

PF/PR:- The granting of the visa may result in a cost to public funds and/or resources.

- While it is noted that Sponsor has reached the threshold for income, it is noted with concern that there are a number of large sum deposits into Sponsor's account which are not explained. These deposits make up a large portion of Sponsor's savings. 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.

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.

- It is noted that Sponsor was previously married. No evidence of this marriage or subsequent divorce has been provided. Insufficient documentary evidence has been provided in that regard. 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.

OB/OC:- Observe Conditions

Information available to the visa officer concerning your immigration history has diminished the overall credibility of your application. The visa officer has considered the evidence submitted, however this has not been sufficient to satisfy the visa officer, on the balance of probabilities, that you are likely to observe the conditions of any visa granted.

44849542

Refused

- 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.

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-

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Mission: All

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.

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.
- Evidence of ongoing routine communication between applicant and sponsor not submitted. Photos which were submitted were not dated so no way of telling when/where taken
- Evidence of income over the previous two years from sponsor not submitted. No income details for 2019 submitted for sponsor. Applicantion was submitted in August 2020 so this would have been available.
- Applicant has not submitted six months bank statement

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

44897182 Approved EUTR APPLICANT

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Classification: DJELR

44948452	Refused	FM:- There is no automatic right for non-EEA nationals who are (extended) family members of Irish citizens to migrate on a long-term basis to 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 IH:- Immigration history of applicant INCO:- Inconsistencies e.g. contradictions in the information supplied RH:- Relationship History - Have not shown evidence of a relationship being in existence prior to visa application/marriage. Note: For immigration purposes it is not sufficient for a relationship to have developed over the internet or by telephone/sms. A relationship must include a number of face to face meetings (excluding webcam) between the parties. You must satisfy the visa officer that the relationship is bona-fide.
44948462	Refused	FM:- There is no automatic right for non-EEA nationals who are (extended) family members of Irish citizens to migrate on a long-term basis to 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 IH:- Immigration history of applicant INCO:- Inconsistencies e.g. contradictions in the information supplied RH:- Relationship History - Have not shown evidence of a relationship being in existence prior to visa application/marriage. Note: For immigration purposes it is not sufficient for a relationship to have developed over the internet or by telephone/sms. A relationship must include a number of face to face meetings (excluding webcam) between the parties. You must satisfy the visa officer that the relationship is bona-fide.

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	45117662	Refused	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 17.2. Sponsor has submitted Statement of Liability from 2019 only which states gross income of €3810.64. FM:- There is no automatic right for non-EEA nationals who are family members of: Irish citizens 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. 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 17.2. Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor not submitted. Insufficient evidence of income over the previous three years from sponsor since marriage not submitted. Insufficient evidence of income over the previous three years from sponsor submitted. Insufficient evidence relating to accommodation of sponsor submitted. Full copy of Australian passport for sponsor not submitted. Sponsor's Irish passport expired 16/07/2020. Signed letter of invitation not submitted by sponsor. Sponsor has provided no details as to if/when she moved back to the State from India. Visa Officer cannot determine sponsor's residence prior to first travelling to India in January 2020. PF/PR:- The granting of the visa may result in a cost to public funds and/or 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 17.2. RH:- Relationship History As per Section 5.3 of the
45242232 Approved Join Spouse	45242232	Approved	

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45277392	Refused	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 17.2. FM:- There is no automatic right for non-EEA nationals who are family members of: Irish citizens 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. 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 17.2. Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor not submitted. Evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage not submitted. Evidence of sponsor having visited applicant in home country both prior to and since marriage not submitted. Insufficient evidence sponsor was in home country of applicant at time of marriage submitted. Sponsor has failed to submit full copy of current Irish passport as well as copy of Moldovan passport. Evidence of income over the previous three years from sponsor not provided. Signed letter of invitation not submitted by sponsor. PF/PR:- The granting of the visa may result in a cost to public funds and/or 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 17.2. 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 spo
45295552	Approved	Parent of Irish Citizen Child
45295722	Approved	Parent of Irish Citizen Child
45312592	Approved	Spouse of Irish Citizen
45312592		
	Approved	Join Spouse
45397372	Approved	Spouse of Irish Citizen
45404632	Approved	Spouse of Irish Citizen
45406472	Approved	Spouse of Irish Citizen
45424552	Approved	Study

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Refused	FM:- There is no automatic right for non-EEA nationals who are family members of: Irish citizens 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.
	ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor
	not submitted. Insufficient evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage submitted. Evidence of applicant and sponsor meeting face to face prior to marriage not submitted.
	Insufficient evidence of sponsor having visited applicant in country of residence both prior to and since marriage submitted. Insufficient evidence of sponsor financially supporting applicant via remittances submitted.
	Applicant has failed to submit full copy of previous passport. INCO:- Inconsistencies e.g. contradictions in the information supplied. Details surrounding relationship history. As per relationship summary it is stated that the applicant and sponsor met on numerous occasions prior to marriage. Applicant has failed to submit full copy of previous passport to confirm same.
	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. In general, for immigration purposes, a relationship must include a number of face to face meetings (excluding webcam) between the parties. The marriage is stated to be an arranged marriage. Insufficient documentary evidence has been provided in that regard. The onus rests with the applicant to demonstrate that the relationship is bona-fide and sufficient for immigration purposes.
	Refused

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Classification: DJELR

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45467772	Refused	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. - It is noted the applicant is an adult and as such, is not normally considered as an immediate family member for the purpose of reunification. The Policy Document states in Section 13.2 that immediate family consists of a spouse and children under the age of 18. The Policy Document further clarifies in footnote 11 that the maximum age can be extended to 23 where the child is in full-time education and remains dependent on the parent. The applicant was 22 years old at the time of application and declared on her visa applicant to be employed by Mercedes-Benz in her home country. She also states to be enrolled at CPA Review School, however this would not appear to be fulltime. Insufficient evidence of college enrolment has been submitted. Furthermore, given the applicant is in employment the Visa Officer is not satisfied that the applicant is indeed dependent on the sponsor. Insufficient evidence of financial or social dependency has been submitted.
		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 13.2. - 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 14.1, 14.2, 14.3 and 14.4. - Insufficient information has been submitted showing the extent to which family life exists between applicant and sponsor. - Insufficient evidence has been provided from applicant or sponsor demonstrating financial or social dependency of applicant in home country. - Evidence of ongoing routine communication between applicant and sponsor not submitted. - Insufficient evidence of sponsor having visited applicant in country of residence submitted. - Insufficient evidence of sponsor financially supporting applicant via remittances submitted - Insufficient evidence of income over the previous two years from sponsor provided.

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45475112	Refused	FM:- There is no automatic right for non-EEA nationals who are family members of: Irish citizens 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. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor not submitted. Evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage not submitted. Evidence of sponsor having visited applicant in home country both prior to and since marriage not submitted. Evidence of applicant and sponsor meeting face to face prior to marriage not submitted. Insufficient evidence sponsor was in home country of applicant at time of marriage submitted. Sponsor has failed to submit full copy of current Irish passport as well as copy of previous Chinese passport. 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. In general, for immigration purposes, a relationship must include a number of face to face meetings (excluding webcam) between the parties. The onus rests with the applicant to demonstrate that the relationship is bona-fide and sufficient for immigration purposes.
45495872	Approved	Study

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Classification: DJELR

45495952	Refused	FM:- There is no automatic right for non-EEA nationals who are family members of:
		Irish citizens 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.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.
		Full documentary account of relationship history between applicant and sponsor not submitted.
		Insufficient evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage submitted.
		Insufficient evidence of sponsor having visited applicant in home country both prior to and since marriage submitted.
		Insufficient evidence of sponsor financially supporting applicant via remittances submitted.
		Insufficient evidence of income over the previous three years from sponsor submitted.
		Previous Irish visa refusal letter not submitted.
		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. In general, for immigration purposes, a relationship must include a number of face to face meetings (excluding webcam) between the parties. The onus rests with the applicant to demonstrate that the relationship is bona-fide and sufficient for immigration purposes.

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45497372	Refused	FM:- There is no automatic right for non-EEA nationals who are family members
		of: Irish citizens 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.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor not submitted. Evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage not submitted. Evidence of sponsor having visited applicant in home country both prior to and since marriage not submitted. Evidence of applicant and sponsor meeting face to face prior to marriage not submitted. Insufficient evidence sponsor was in home country of applicant at time of marriage submitted. Full copy of passport for sponsor not submitted. Insufficient evidence of sponsor financially supporting applicant via remittances submitted. Insufficient evidence of income over the previous three years from sponsor submitted. Insufficient evidence relating to accommodation of sponsor submitted. Signed letter of invitation not submitted by sponsor. Letter of relationship summary not signed by sponsor.
		is stated that the applicant and sponsor first met in 2017 and have met on several occasions. Sponsor has failed to submit full copy of passport to confirm same.
		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. In general, for immigration purposes, a relationship must include a number of face to face meetings (excluding webcam) between the parties. Insufficient documentary evidence has been provided in that regard. The onus rests with the applicant to demonstrate that the relationship is bona-fide and sufficient for immigration purposes.
45502982	Approved	Spouse of Irish Citizen

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

HIISSION. All			
45510072	Refused	FM:- There is no automatic right for non-EEA nationals who are family members of:	
		Irish citizens 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.	
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.	
		Full documentary account of relationship history between applicant and sponsor not submitted.	
		Evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage not submitted.	
		Insufficient evidence of sponsor having visited applicant in home country both prior to and since marriage submitted.	
		Insufficient evidence sponsor was in home country of applicant at time of marriage submitted.	
		Insufficient evidence of income over the previous three years from sponsor submitted.	
		Insufficient evidence relating to accommodation of sponsor submitted. Full copy of passport for sponsor not submitted.	
		Police report reporting previous passport lost not submitted by applicant.	
		INCO:- Inconsistencies e.g. contradictions in the information supplied. Per relationship summary applicant and sponsor state to have first met in October 2017 when they were both visiting Thailand. However there is no documentary evidence that applicant was in Thailand at this time, applicant states to have lost passport showing immigration stamps corresponding to this trip. Applicant has failed to submit a Police report reporting this passport as lost.	
		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.	

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45510082	Refused	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 17.2.
		FM:- There is no automatic right for non-EEA nationals who are family members of:
		Irish citizens 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.
		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 17.2.
		Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant.
		Full documentary account of relationship history between applicant and sponsor not submitted. Evidence of ongoing routine communication between applicant and sponsor both
		prior to and since marriage not submitted. Evidence of sponsor having visited applicant in home country both prior to and
		since marriage not submitted. Insufficient evidence sponsor was in home country of applicant at time of marriage submitted.
		Marriage certificate not attested. Insufficient evidence of sponsor financially supporting applicant via remittances submitted.
		Evidence of income over the previous three years from sponsor not provided. Full copy of current Irish passport for sponsor not submitted.
		INCO:- Inconsistencies e.g. contradictions in the information supplied. Per relationship summary sponsor states to have been in a relationship with the applicant prior to marriage. However there is no documentary evidence of same and sponsor has failed to submit a full copy of his current Irish passport.
		PF/PR:- The granting of the visa may result in a cost to public funds and/or 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 17.2.
		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.
45521252	Refused	F:- Finances shown have been deemed insufficient. 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:
		Irish citizens 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

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

Mission: All

not to grant your application. It is noted the applicant is an adult and as such, is not normally considered as an immediate family member for the purpose of reunification. The Policy Document states in Section 13.2(a) that immediate family consists of a spouse and children under the age of 18. The Policy Document further clarifies in footnote 11 that the maximum age can be extended to 23 where the child is in full-time education and remains dependent on the parent. The applicant was 19 years old at the time of application, has not submitted sufficient evidence that they are enrolled in full-time education and has not demonstrated they are dependent on the sponsor. Applicant has failed to demonstrate any special circumstances that would warrant an exception. Furthermore 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 reconstitute the family in Ireland. Visa Officer notes applicant was 5 months old when sponsor first arrived in Ireland. No evidence has been submitted to suggest they have seen each other since.

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 13.2.

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 14.1, 14.2, 14.3 and 14.4.

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

Evidence of social or financial dependency between the applicant and sponsor not submitted.

Evidence of ongoing routine communication between applicant and sponsor since sponsor first elected to move to the State not submitted.

Evidence of sponsor having visited applicant in home country since sponsor first elected to move to the State not submitted.

Evidence of sponsor financially supporting applicant via remittances not submitted.

Government issued birth certificate for applicant not submitted.

Explanation for late registration of birth certificate not submitted.

Insufficient evidence that applicant is currently enrolled in full-time education. Sponsor has failed to submit full copy of current Irish passport as well as copies of previous Pakistani passports.

Signed letter of application not submitted by applicant.

ID:- Quality of Documents Letter from College of applicant. Birth certificate for applicant.

INCO:- Inconsistencies e.g. contradictions in the information supplied. Birth certificate of applicant was not registered until 21/02/2020 despite applicant being born on 17/01/2001. No explanation has been provided for this given it was 19 years after her birth. Furthermore birth certificate not Government issued.

PF/PR:- The granting of the visa may result in a cost to public funds and/or resources.

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.

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45553032	Refused	ID:- You have failed to prove that you qualify as a beneficiary of Directive 2004/38/EC
45561452	Approved	Spouse of Irish Citizen
45562872	Approved	Spouse of Irish Citizen
45569862	Refused	FM:- There is no automatic right for non-EEA nationals who are family members
		of: Irish citizens 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.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Full documentary account of relationship history between applicant and sponsor not submitted. Evidence of ongoing routine communication between applicant and sponsor both prior to and since marriage not submitted. Insufficient evidence of sponsor having visited applicant in home country both
		prior to and since marriage submitted. Insufficient evidence of income over the previous three years from sponsor submitted.
		Insufficient evidence relating to accommodation of sponsor submitted.
		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. In general, for immigration purposes, a relationship must include a number of face to face meetings (excluding webcam) between the parties. The onus rests with the applicant to demonstrate that the relationship is bona-fide and sufficient for immigration purposes.
45578192	Refused	
		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.
		The sponsor was granted permission to remain in the State under Stamp 1A conditions expiring 30/09/2021. As per Section 16.4 of the Policy Document for Non-EEA Family Reunification, the sponsor would fall under Category C and is therefore not eligible to sponsor an application for family reunification. Visa application was also considered under Section 12.5 of the Policy Document for Non-EEA Family Reunification.
45588062	Refused	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 20.3 of the Policy Document on Non-EEA Family Reunification, Irish law does not recognise polygamous marriage and indeed a potentially polygamous marriage is not without difficulty. Therefore, an application for

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

Mission: All

spousal family reunification involving a sponsor who is married polygamously (under the laws of another state, albeit that the union is not recognised in Ireland) will be rejected. Where a sponsor is married to one person only but the marriage is potentially polygamous given the capacity to contract a subsequent marriage, the spousal application may be permitted but subject to the proviso that no subsequent marriage contracted while the first union is subsisting will have any recognition for immigration purposes even in the event of the sponsor subsequently obtaining a divorce from the earlier spouse.

- Information available to this office indicates that the sponsor was previously married to another individual. No divorce certificate has been submitted for that marriage.
- The sponsor is stated to have resided in Pakistan since 24/11/2019 and works remotely for his employer in Ireland. No evidence has been submitted to suggest that they have notified the registration office that they have been outside the State for such a long period of time.

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 15.2.
- 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 20.4.
- Sponsor's Divorce Certificate not submitted.
- Full documentary account of relationship history between applicant and sponsor not submitted.
- Evidence of income over the previous two years from sponsor not provided.
- Full copies of sponsor's previous passports not submitted.
- Six months up to date bank statement showing evidence of income not submitted by sponsor.
- ID: Passport submitted not signed. Applicant's passport.
- ID:- Quality of documentation. Marital status of sponsor on marriage certificate submitted.

INCO:- Inconsistencies e.g. contradictions in the information supplied. Previous marital status of sponsor. Visa Officer notes sponsor was the sponsor for a previous join spouse visa created 03/05/2017. This visa application was subsequently withdrawn by the sponsor on 25/10/2017. Details surrounding this marriage or a subsequent divorce certificate have not been provided.

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.

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45600602	Approved	Join Spouse
45602942	Refused	See refusal letter.
45608582	Approved	Study
45609382	Approved	Employment
45609442	Approved	Join Spouse
45643952	Approved	Employment
45645622	Approved	Join Spouse
45646862	Approved	Join Parent
45646932	Approved	Join Parent
45646982	Approved	Join Parent
45649512	Approved	Study
45652672	Approved	Study
45665902	Approved	Study
45667912	Approved	Join Spouse
45683752	Approved	Join/acc. EEA/CH Citizen Spouse
45694962	Approved	Study
45703932	Approved	Join Spouse
45703972	Approved	Join Parent
45704552	Approved	Graduate Scheme
45732842	Approved	Employment
45738952	Approved	Study
45752412	Refused	See refusal letter.
45779392	Approved	Employment
45779502	Approved	Join Spouse
45779702	Approved	Join Parent
45786562	Approved	Study
45789142	Approved	Study
45805472	Approved	Join Spouse
45808062	Approved	Join Spouse
45809682	Approved	Join Spouse
45810702	Refused	See refusal letter.
45815052	Approved	Study
45819982	Approved	Join Spouse
45820132	Approved	Join Parent
45822982	Approved	Join Spouse
45825892	Approved	Employment

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45826182	Approved	Employment
45827522	Approved	Study
45827992	Approved	Join Spouse
45828132	Approved	Join Spouse
45828312	Approved	Join Parent
45828422	Approved	Join Parent
45829012	Approved	Study
45829602	Approved	Study
45831642	Approved	Join Spouse
45832602	Approved	Employment
45833512	Approved	Join Parent
45835072	Approved	Join Parent
45835152	Approved	Join Parent
45835162	Approved	Join Parent
45838272	Approved	Join Spouse
45838972	Approved	Join Spouse
45842722	Approved	Join Parent
45842922	Approved	Join Parent
45843452	Approved	Join Spouse
45843702	Approved	Join Parent
45847942	Approved	Employment
45852062	Approved	Join Spouse
45852142	Approved	Join Parent
45852192	Approved	Join Parent
45852322	Approved	Join Spouse
45852642	Approved	Atypical worker
45852762	Approved	Join Parent
45852852	Approved	Join Parent
45852882	Approved	Join Spouse
45853262	Approved	Join Spouse
45856982	Approved	Join Parent
45857022	Approved	Join Spouse
45857302	Approved	Join Spouse
45858172	Approved	Join Parent
45858312	Approved	Join Parent
45858382	Approved	Join Spouse

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45858442	Approved	Study
45861512	Approved	Join Spouse
45861822	Approved	Study
45862152	Approved	Join Spouse
		· · · · · ·
45862232	Approved	Join Spouse
45862332	Approved	Join Parent
45863122	Approved	Join Parent
45865332	Approved	Join Spouse
45865342	Approved	Join Parent
45865362	Approved	Join Spouse
45865422	Approved	Join Parent
45865632	Approved	Join Spouse
45866532	Approved	Employment
45869232	Approved	Join Spouse
45869902	Approved	Join Parent
45873172	Approved	Join Spouse
45873512	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents - Evidence of link to sponsor - No ID submitted in relation to sponsor - The Visa Officer is aware that the registration of births has been compulsory in Nigeria since 1992 and that the National Population Commission is responsible for such registrations. No NPC birth certificate was submitted in support of your application/relationship to your sponsor No police report submitted for loss of documents - Evidence of health insurance not submitted F:- Finances:- evidence provided is deemed insufficient or incomplete - Insufficient personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not. You have submitted a euro funds account from September to October 2019 but you have not submitted you naira account Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45876072	Refused	Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. - The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained. - You have provided insufficient evidence of your sponsor's link to the company/business of which it is stated they are a Director and of its current trading status, e.g. full CAC documents, up-to-date tax clearance certificate, company bank statement, trading/contract documents, invoices and receipts etc. R:- No clear link to reference has been shown You have failed to demonstrate a clear link between you and your sponsor. It is not clear to the visa officer how you are known to your sponsor, or why your sponsor has decided to provide you with the finances stated. - No NPC birth certificate submitted for you and your sister, no information on when the fire occurred, no police report for loss of documents. - Inconsistencies with marriage certificate submitted. INCO – Inconsistencies e.g. contradictions in the information supplied. Inconsistencies in the information supplied in support of your application have been noted by the visa officer and have diminished the overall strength of your application. - You have submitted a marriage certificate in support of your relationship to your sponsor. The visa officer is not satisfied with the authenticity of the document. One of the witnesses has their name altered with white-out and the Profession of father section was left blank. - The certificate is dated 9/06/2001, however according to the CAC documents submitted, that the applicant has demon
		purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed.
45070400	A	Join Spouse
45876482	Approved	Join Spouse

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

Mission: All

4E0770E0	Approved	Join Chausa
45877252	Approved	Join Spouse
45877622	Approved	Join Parent
45878372	Approved	Study
45878412	Approved	Join Spouse
45881352	Approved	Study
45881922	Approved	Join Parent
45882012	Approved	Join Parent
45882052	Approved	Join Spouse
45882052 45883282	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment/Business documents - Evidence of sponsor's/applicant's circumstances - Evidence of link to sponsor - Evidence accounting for gaps in educational/employment history F:- Finances:- evidence provided is deemed insufficient or incomplete - The applicant submitted an Education Bond as alternative evidence of finance for their application. The Visa Officer is not satisfied that "you have sufficient funds to support your stay in Ireland without recourse to public funds, or the reliance on casual employment" The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
		R:- No clear link to reference has been shown You have failed to demonstrate a clear link between you and your sponsor. It is not clear to the visa officer how you are known to your sponsor, or why your sponsor has decided to provide you with the finances stated.

SP:- Gaps in education or employment not accounted for.
The applicant has not sufficiently explained to the Visa Officer the gaps in their

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

		educational/employment career. As per the INIS website, you must account for any gaps in your education or career Observe the Conditions 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. Information supplied by you concerning your personal, economic and family circumstances has been insufficient as yet to satisfy the visa officer that you would observe the conditions of any visa granted, with particular regard to the use of public funds/public resources, and the possible risk of overstaying in the State. This should be fully addressed in any appeal.
45883332	Approved	Employment
45884262	Approved	Study
45887102	Approved	Visit Family
45887302	Approved	Join Spouse
45887362	Approved	Join Parent

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

A5888412 Refused The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application;

- Financial documents
- Evidence of sponsor's/applicant's circumstances
- The Visa Officer is aware that the registration of births has been compulsory in Nigeria since 1992 and that the National Population Commission is responsible for such registrations. No NPC birth certificate was submitted in support of your application/relationship to your sponsor.
- F:- Finances:- evidence provided is deemed insufficient or incomplete
- The financial documentation submitted in support of this visa application has been examined, however the Visa Officer is not satisfied that the finances shown are sufficient for the purposes of the visa.
- The average balance maintained in your account(s) / your sponsor's account(s) over a period spanning at least 6 months immediately prior to the application has not been deemed sufficient.
- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained. You have provided no documentary evidence to show the source of lump sums.
- You / your sponsor have not provided sufficient evidence as to the source of income. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- You have provided insufficient evidence of your sponsor's link to the company/business of which it is stated they are a Director/CEO and of its current trading status, e.g. full CAC documents, up-to-date tax clearance certificate, company bank statement, trading/contract documents, etc.
- 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 Officer has considered the potential cost of the proposed course of study, your income and that of your sponsor over a period of 6 months, and the reason provided for the course. The visa officer is not satisfied that the reason provided for the course adequately justifies the potential cost when compared to income and available finances.

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Classification: DJELR

45891562	Approved	Study (Phd)
45891962	Approved	Join Parent
45892002	Approved	Join Parent
45892012	Approved	Join Spouse
45893012	Approved	Join Spouse
45893172	Approved	Intra-Company
45893512	Approved	Join Spouse
45893712	Approved	Join Parent
45895672	Approved	Join Spouse
45896602	Approved	Join Spouse
45896902	Approved	Study
45901332	Approved	Join Spouse
45902402	Approved	Study
45902652	Approved	Join Spouse
45902672	Approved	Join Spouse
45903542	Approved	Study
45903742	Approved	Join Spouse
45903852	Approved	Employment
45903862	Approved	Join Parent
45904112	Approved	Join Spouse
45905372	Approved	Join Spouse
45908192	Approved	Employment
45908392	Approved	Study
45908932	Approved	Join Spouse
45909252	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. The applicant failed to provide a recent six-month bank account transaction record. The applicant failed to provide a copy of his disclosed previous passport. The applicant also failed to disclose and provide a copy of another previous passport. The applicant failed to provide his previous UK refusal letter. IH:- Immigration history of applicant. INCO:- Inconsistencies e.g. contradictions in the information supplied. The applicant attempted to mislead the Visa Officer by omitting information / documentation and providing untrue answers. The applicant made a false declaration on his visa application and failed to disclose his previous UK visa refusal. OC:- Condition - The applicant may branch into the Common Travel Area between Ireland and the UK.
45910692	Approved	Employment
45910802	Approved	Join Parent
45910922	Approved	Join Spouse

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

45911022	Approved	Join Parent
45912752	Approved	Study
45912772	Approved	Study
45914242	Approved	Intra-Company
45914282	Refused	IH:- Immigration history of applicant INCO:- Inconsistencies e.g. contradictions in the information supplied 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.
45916102	Refused	CP:- Need to undertake the course in this State not demonstrated or warranted 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
45916362	Approved	Employment
45916512	Approved	Employment
45917062	Approved	Employment
45917752	Approved	Join Spouse
45918112	Approved	Employment
45919162	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents - Evidence of sponsor's/applicant's circumstances - Evidence accounting for gaps in educational/employment history - Evidence that you and/or your sponsor(s) have ready access/secure source of income to cover at least €7,000 for each subsequent year of your studies in addition to course fees for each of those year. Alternatively a secure and demonstrated source of funds to cover these amounts must be shown. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, and the sale of a property or any similar type sources) must be fully explained. F: - Finances:- evidence provided is deemed insufficient or incomplete - The financial documentation submitted in support of this visa application has been examined, however the Visa Officer is not satisfied that the finances shown are sufficient for the purposes of the visa. - The average balance maintained in your account and your sponsor's accounts over a period spanning at least 6 months immediately prior to the application has not been deemed sufficient. - Insufficient evidence provided to account for source of finances, taking into

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Classification: DJELR

Mission: All

consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, and the sale of a property or any similar type sources) must be fully explained.

- Taking into consideration the financial circumstances presented in your application, you have not demonstrated that you have sufficient finances to support your stay for the duration of your proposed course in Ireland. As per the INIS website you must demonstrate: "that you and/or your sponsor have ready access to at least €7,000 for each subsequent year of your studies in addition to course fees for each of those years." Alternatively a secure and demonstrated source of funds to cover these amounts must be shown. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained.
- The average balance of your sponsors account (income minus outgoings) over the past 6 months has been considered by the visa officer and has not been deemed sufficient to cover the potential cost of your course. The visa officer has also considered your sponsor's average income over the past 6 months and the cost of living in their home country compared with the potential cost of this course and has concluded that their financial situation is unlikely to allow them to support you in Ireland while maintaining their family in their home country.
- You and your sponsor have not provided sufficient evidence as to the source of income. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, and the sale of a property or any similar type sources) must be fully explained.

INCO – Inconsistencies e.g. contradictions in the information supplied. Inconsistencies in the information supplied in support of your application have been noted by the visa officer and have diminished the overall strength of your application.

- Late birth and Nadra registrations.
- No evidence of bond submitted.
- OC: Condition The applicant may overstay following proposed visit. The Visa Officer is not yet satisfied, based on the supporting documentation submitted, that the applicant has demonstrated that the primary reason for coming to Ireland is for the purposes of study. This should be fully addressed in any appeal.
- 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.

Information supplied by you concerning your personal, economic and family circumstances has been insufficient as yet to satisfy the visa officer that you would observe the conditions of any visa granted, with particular regard to the use of public funds/public resources, and the possible risk of overstaying in the

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Classification: DJELR

Mission: All

State. This should be fully addressed in any appeal.

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 Officer has considered the potential cost of the proposed course of study, your income and that of your sponsor over a period of 6 months, and the reason provided for the course. The visa officer is not satisfied that the reason provided for the course adequately justifies the potential cost when compared to income and available finances.

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Classification: DJELR

45919312	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application.
		If you intend to appeal this decision, you should consult the documentation guidelines available.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the
		quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents
		- Employment/Business documents
		 Evidence of sponsor's circumstances Evidence accounting for gaps in educational/employment history
		F:- Finances:- evidence provided is deemed insufficient or incomplete - The financial documentation submitted in support of this visa application has been examined, however the Visa Officer is not satisfied that the finances shown
		are sufficient for the purposes of the visa. - The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must
		be fully explained. - Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as
		they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. - You/your sponsor have not provided sufficient evidence as to the source of income. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
		SP:- Gaps in education or employment not accounted for The applicant has not sufficiently explained to the Visa Officer the gaps in their educational/employment career. As per the INIS website, you must account for any gaps in your education or career
		Observe the Conditions OC:- Condition - The applicant may overstay following proposed visit. The Visa Officer is not yet satisfied, based on the supporting documentation submitted, that the applicant has demonstrated that the primary reason for coming to Ireland is for the purposes of study. This should be fully addressed in any appeal.
45920022	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application.
		If you intend to appeal this decision, you should consult the documentation guidelines available.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie

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Classification: DJELR

Mission: All

Insufficient documentation submitted in support of the application and / or the quality of

supporting documentation submitted in the following areas has diminished the overall strength of your application;

- Financial documents
- Employment/Business documents
- Evidence of sponsor's/applicant's circumstances
- Evidence of link to sponsor
- Evidence accounting for gaps in educational/employment history

F:- Finances:- evidence provided is deemed insufficient or incomplete

- The applicant submitted an Education Bond as alternative evidence of finance for their application. The Visa Officer is not satisfied that "you have sufficient funds to support your stay in Ireland without recourse to public funds, or the reliance on casual employment".
- No personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not.
- Insufficient personal financial documentation has been submitted in respect of the sponsor. As per the INIS website you must submit an up to date six month personal bank statement in respect of your sponsor. Any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- The majority of the money available to you has been lodged, in lump sums, within the past 3 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained.
- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- You/your sponsor have not provided sufficient evidence as to the source of income. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.

R:- No clear link to reference has been shown

You have failed to demonstrate a clear link between you and your sponsor. It is not clear to the visa officer how you are known to your sponsor, or why your sponsor has decided to provide you with the finances stated.

SP:- Gaps in education or employment not accounted for.

The applicant has not sufficiently explained to the Visa Officer the gaps in their educational/employment career. As per the INIS website, you must account for any gaps in your education or career

INCO – Inconsistencies e.g. contradictions in the information supplied. Inconsistencies in the information supplied in support of your application have been noted by the visa officer and have diminished the overall strength of your application.

- Birth certificate

Observe the Conditions

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Classification: DJELR

	OC:- Condition - The applicant may overstay following proposed visit. The Visa Officer is not yet satisfied, based on the supporting documentation submitted, that the applicant has demonstrated that the primary reason for coming to Ireland is for the purposes of study. This should be fully addressed in any appeal.
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Classification: DJELR

45920492	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application.
		If you intend to appeal this decision, you should consult the documentation
		guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents No personal financial documents submitted - Employment documents No evidence of employment − payslips, contracts - Evidence of sponsor's/applicant's circumstances No source of sponsor's finances provide − employment documents, business documents etc Evidence of link to sponsor No ID has been provided in respect of sponsor. All ID must be of good quality and have the bearer's signature clearly visible Evidence accounting for gaps in educational/employment history No education/employment history provided - Insufficient documentation submitted to demonstrate that you have paid full course fees or a minimum of €6000 if the fees are higher that this amount. No evidence of money exchange or evidence of fees being paid from sponsor's account has been provided The Visa Officer is aware that the registration of births has been compulsory in Nigeria since 1992 and that the National Population Commission is responsible for such registrations. No NPC birth certificate was submitted in support of your
		application/relationship to your sponsor. F:- Finances:- evidence provided is deemed insufficient or incomplete - No personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month
		personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not.
		- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
		SP:- Gaps in education or employment not accounted for. The applicant has not sufficiently explained to the Visa Officer the gaps in their educational/employment career. As per the INIS website, you must account for any gaps in your education or career
45920832	Approved	Employment

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Classification: DJELR

45922572	Refused	CP:- Need to undertake the course in this State not demonstrated or warranted F:- Finances:- evidence provided is deemed insufficient or incomplete 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
45922682	Approved	Study
45923142	Approved	Study (Phd)
45924012	Approved	Study
45924622	Approved	Study
45924642	Approved	Study
45924842	Approved	Employment
45925462	Approved	Stamp 0-no recourse to public funds
45925582	Approved	Employment
45925812	Approved	Join Spouse
45926612	Approved	Study
45928352	Approved	Study
45928622	Approved	Join Spouse
45928822	Approved	Join Parent
45930262	Approved	Join Spouse
45931422	Approved	Study
45932112	Approved	Study
45934232	Approved	Study
45934592	Approved	Business
45934862	Approved	Study
45935702	Approved	Study
45936612	Approved	Study
45936942	Refused	F:- Finances:- evidence provided is deemed insufficient or incomplete
45939002	Approved	Atypical worker
45939142	Approved	Study
45939452	Approved	Study
45939692	Approved	Study (Phd)
45939732	Approved	Study
45940362	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please

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Classification: DJELR

Mission: All

see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application;

- Financial documents
- Employment documents
- Original documents not submitted, copies not accepted
- Evidence of sponsor's/applicant's circumstances
- Evidence of link to sponsor. Sponsor's ID not submitted
- While you have submitted a letter from Griffith college showing payments received for your course fees, no documentary evidence has been provided to show who paid the fees or from what account they were transferred. Our website clearly states "You must provide a copy of an Electronic Transfer of Funds (ETF) to the Irish Bank of the college, showing details of the beneficiary's name, address, bank details and the same details for sender".
- F:- Finances:- evidence provided is deemed insufficient or incomplete
 The financial documentation submitted in support of this visa application has been examined, however the Visa Officer is not satisfied that the finances shown are sufficient for the purposes of the visa.
- The average balance maintained in your account(s) / your sponsor's account(s) over a period spanning at least 6 months immediately prior to the application has not been deemed sufficient.
- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- Taking into consideration the financial circumstances presented in your application, you have not demonstrated that you have sufficient finances to support your stay for the duration of your proposed course in Ireland. As per the INIS website you must demonstrate: "that you and/or your sponsor(s) have ready access to at least €7,000 for each subsequent year of your studies in addition to course fees for each of those years." Alternatively a secure and demonstrated source of funds to cover these amounts must be shown. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained. No documents have been submitted as evidence of your explanation for the lump sum.
- 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 Officer has considered the potential cost of the proposed course of study, your income and that of your sponsor over a period of 6 months, and the reason provided for the course. The visa officer is not satisfied that the reason provided for the course adequately justifies the potential cost when compared to income and available finances.

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Classification: DJELR

		INCO – Inconsistencies e.g. contradictions in the information supplied. Inconsistencies in the information supplied in support of your application have been noted by the visa officer and have diminished the overall strength of your application. - Your sponsor has submitted a bank statement with a large lump sum deposit. This lump sum is far beyond the average amount in the account. You state you have submitted the form certificate for the government contract and statement of valuation for certificate of the contract and the cheque for the lump sum. - The documents submitted do not list your sponsor as the Contractor. Your sponsor has not submitted CAC documents to show that she is connected to the company involved. The contract sum does not match the deposit in her account. - This money appears to be is for the building of a court. It is not clear that these funds can be used to support your study in Ireland.
45940532	Approved	Study
45940562	Approved	Visit
45941052	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 Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents No proof of employment supplied for sponsor - Application letter and undertaking Signed questionnaire page not included in application - Evidence of sponsor's/applicant's circumstances No evidence supplied to show sponsor's source of income − employment or business documents, accompanied by payslips/contracts, invoices etc Evidence of link to sponsor Evidence not supplied to show your sponsor is your brother - Evidence of a sufficient level of English as per INIS website - Insufficient documentation submitted to demonstrate that you have paid full course fees or a minimum of €6000 if the fees are higher that this amount. While you have shown what the fees will be for your course you have not shown that you or your sponsor have paid anything towards your tuition to date F:- Finances:- evidence provided is deemed insufficient or incomplete - No personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not. - Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INI

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Classification: DJELR

		loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
		R:- No clear link to reference has been shown You have failed to demonstrate a clear link between you and your sponsor. It is not clear to the visa officer how you are known to your sponsor, or why your sponsor has decided to provide you with the finances stated.
		SP:- Insufficient recognised level of English shown (e.g. IELTS, TOEFL, etc) Insufficient evidence of your level of English has been provided (IELTS or equivalent). As per the requirements outlined on the INIS website "the certificate must have been issued within 2 years of the expected commencement date" of your course.
		The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available.
45941442	Approved	Researcher Scientific
45941552	Refused	The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application.
		If you intend to appeal this decision, you should consult the documentation guidelines available.
		ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents
		 Evidence of sponsor's/applicant's circumstances Full 6 month bank statement not submitted Bank account where fees were paid from not submitted
		F:- Finances:- evidence provided is deemed insufficient or incomplete - No personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not.
		- The average balance maintained in your account(s) / your sponsor's account(s) over a period spanning at least 6 months immediately prior to the application has not been deemed sufficient.
		- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a

Decisions for period from 05/01/2021 to 07/01/2021

Classification: DJELR

		property or any similar type sources) must be fully explained.
		- The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained and backed up by supporting documents.
		- You have provided insufficient evidence of your sponsor's link to the company/business of which it is stated they are a Director/CEO and of its current trading status, e.g. full CAC documents, up-to-date tax clearance certificate, company bank statement with accompanying letter from the bank, trading/contract documents, invoices, receipts etc.
		SP:- Gaps in education or employment not accounted for. The applicant has not sufficiently explained to the Visa Officer the gaps in their educational/employment career. As per the INIS website, you must account for periods in your education or career with supporting documents
		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 Officer has considered the potential cost of the proposed course of study, your income and that of your sponsor over a period of 6 months, and the reason provided for the course. The visa officer is not satisfied that the reason provided for the course adequately justifies the potential cost when compared to
45941802	Approved	income and available finances.
45941802	Approved	Atypical worker
45944502	Approved Refused	Study The INIS website (www.inis.gov.ie) contains comprehensive guidelines on
45944502	Demoen	
	710.000	documentation required for each type of visa application.
		documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents
		documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents
		documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents - Application letter and undertaking - Evidence of sponsor's/applicant's circumstances
		documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID:- Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents - Application letter and undertaking

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Classification: DJELR

Mission: All

Síochána by the school and evidence of having received clearance must be submitted as part of the visa application.

- While you have submitted a letter from Griffith college showing payments received for your course fees, no documentary evidence has been provided to show who paid the fees or from what account they were transferred. Our website clearly states "You must provide a copy of an Electronic Transfer of Funds (ETF) to the Irish Bank of the college, showing details of the beneficiary's name, address, bank details and the same details for sender".

F:- Finances:- evidence provided is deemed insufficient or incomplete
- No personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not.

- No personal financial documentation has been submitted in respect of the sponsor. As per the INIS website you must submit an up to date six month personal bank statement in respect of your sponsor. Any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained. Only the sponsor's business account has been submitted.
- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, the sale of a property or any similar type sources) must be fully explained.
- The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained.
- You have provided insufficient evidence of your sponsor's link to the company/business of which it is stated they are a Director and of its current trading status, e.g. full CAC documents, up-to-date tax clearance certificate, company bank statement, trading/contract documents, invoices and receipts etc.

INCO – Inconsistencies e.g. contradictions in the information supplied. Inconsistencies in the information supplied in support of your application have been noted by the visa officer and have diminished the overall strength of your application.

- You have submitted acceptance letters from Griffith college Cork which indicates that you will be living and studying in Cork. However the health insurance submitted gives your address in Ireland as being in Dublin.

		insurance submitted gives your address in freiand as being in Dublin.
45944532	Approved	Employment
45944762	Approved	Join Spouse
45944942	Approved	Employment
45944982	Approved	Employment
45945002	Approved	Join Parent
45945332	Approved	Study

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45945862	Approved	Study
45946562	Approved	Employment
45947272	Approved	Study
45947772	Approved	Study
45949372	Approved	Study
45949532	Approved	Study
45949592	Approved	Study
45949612	Approved	Study
45950652	Approved	Study
45951012	Approved	Study
45951152	Approved	Study
45951392	Approved	Join Spouse
45951432	Approved	Study
45951762	Approved	Employment
45952482	Approved	Visit Family
45952492	Approved	Study
45953122	Approved	Join Spouse
45953742	Approved	Study
45954312	Approved	Join Parent
45955402	Approved	Study
45955432	Approved	Employment
45957862	Approved	Study
45958722	Approved	Study
45958742	Approved	Study
45958752	Approved	Atypical worker
45959602	Approved	Atypical worker
45959682	Approved	Join Parent
45959802	Approved	Join Parent
45959972	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 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.
45960942	Approved	Study
45961052	Approved	Study

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Classification: DJELR

45961812	Refused	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 INCO:- Inconsistencies e.g. contradictions in the information supplied
45961942	Approved	Employment
45962532	Approved	Study (Phd)
45963432	Approved	Employment
45963742	Approved	Atypical worker
45964242	Approved	Study
45964432	Approved	Study
45964582	Approved	Study
45964632	Approved	Study
45964812	Approved	Study
45964832	Approved	Study
45965012	Approved	Atypical worker
45965112	Approved	Study
45965332	Approved	Atypical worker
45965402	Approved	Atypical worker
45965682	Approved	Employment
45965692	Approved	Employment
45965732	Approved	Study
45965922	Approved	Join Spouse
45965952	Approved	Study
45965972	Approved	Join Parent
45966422	Approved	Employment
45966492	Approved	Employment
45966702	Refused	CP:- Need to undertake the course in this State not demonstrated or warranted 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 R:- No confirmation of hotel booking/accommodation for duration of stay SP:- Insufficient recognised level of English shown (e.g. IELTS, TOEFL, etc)
45968042	Approved	Atypical worker
45968172	Approved	Atypical worker
45968282	Approved	Employment
45968422	Approved	Study
45968452	Approved	Employment
45968482	Approved	Study
45969022	Approved	Study

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Classification: DJELR

45969222	Approved	Study
45969602	Refused	IH:- Immigration history of applicant. A review of the applicant's passport and immigration records indicate the applicant has overstayed her permission in Ireland and circumvented Irish Immigration rules by avoiding Irish Immigration Officers. A multi entry visa permits an applicant to travel to Ireland on a number of occasions during the dates shown on their visa, for short trips only. It is not permitted to use this category of visa to bypass immigration rules governing residency in the State i.e. it is not possible to remain in Ireland for a period of 90 days and then seek to re-enter the country for a further period of up to 90 days. A person can be granted up to 90 days (3 months) permission on a short stay visa in Ireland, whereas a UK short-stay visa is valid for a maximum of 180 days (6 months). However, even if an applicant has a UK visa valid for 180 days, once you enter Ireland, a person cannot stay longer than 90 days.
		The Visa Officer notes the applicant was issued with a 2 year Irish BIVS multi entry visa valid from 24/07/2016 to 23/07/2018. The Visa Officer notes the following:
		the applicant entered Ireland on 31/07/2016 and returned to China on 28/10/2016 (passport page 37 and immigration record refers), the applicant re-entered Ireland on 23/01/2017 and returned to China on 21/04/2017 (passport page 11 and immigration record refers) the applicant re-entered Ireland 07/08/2017 and returned to China on 12/10/2017 (passport page 40 and immigration record refers) the applicant re-entered Ireland on 07/12/2017 and returned to China on 06/03/2018 (passport page 38 and immigration record refers)
		The Visa Officer notes the applicant has a UK BIVS visa dated from 28/04/2018 to 28/04/2020.
		The Visa Officer notes: the applicant was stamped into Edinburgh airport on 09/05/2018 and travelled to Ireland through London, then from Belfast to Dublin, returning later to China on 03/08/2018 (passport page 18 and immigration record refers) the applicant re-entered Ireland through Dublin airport on 05/09/2018 and re-entered China 02/12/2018 (passport page 25 and immigration record refers) the applicant re-entered Ireland through Dublin airport on 06/03/2019 and re-entered China on 02/06/2019 (passport page 26 and immigration record refers) the applicant was stamped into Edinburgh airport on 22/07/2019 and travelled to Ireland through London, then from Belfast to Dublin, returning later to China on

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Classification: DJELR

Mission: All

12/01/2020 (passport page 19 and immigration record refers)

The Visa Officer notes that while checks were being conducted by this office the applicant was contacted regarding her stay in the UK. The applicant informed this office that she travelled straight to London, onto Belfast and then entered the State to visit her daughter on both occasions.

The Visa Officer notes the applicant stayed in Ireland approximately 6 months in 2017, approximately 8 months in 2018 and 8 months in 2019. The Visa Officers notes the applicant entered into Ireland on 06/03/2019 and returned to China on 02/06/2019 and re-entered Ireland approximately a month later using her UK visa by landing in Edinburgh airport on 22/07/2019. The applicant then travelled to Ireland to stay with her daughter and did not return to China until 12/01/2020. While the applicant had a UK visa valid for 180 days, once you enter Ireland, a person cannot stay longer than 90 days.

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. The Visa Officer notes the applicant landed in Ireland on 07/12/2017 and was granted 90 days in the State expiring on 07/03/2018. The Visa Officer notes the applicant sought to extend this permission which was refused. The Visa Officer notes the applicant then reentered Ireland from Northern Ireland 2 months later. The Visa Officer notes the applicant stayed 3 months on that occasion returning to China on 03/08/2018. The Visa Officer notes the applicant returned to Ireland 1 month later on 05/09/2018 and remained for another 3 months. It is noted that from 07/12/2017 to 02/12/2018 the applicant was in Ireland over 180 days within that 12 month period. The Visa Officer then notes the applicant entered Ireland on 06/03/2019 and returned to China on 02/06/2019. The Visa Officer notes the applicant then re-entered Ireland through Northern Ireland 1 month later on 22/07/2019 and did not return to China until 12/01/2020. The Visa Officer notes that between 12/01/2019 to 12/01/2020 the applicant was in Ireland over 180 days within that 12 month period of which at one point was over 90 days (22/07/2019 to 12/01/2020). The Visa Officer notes from 07/12/2017 to 12/01/2020 the applicant resided in Ireland more than the applicant's country of origin. A review of the applicant's passport and immigration records indicate the applicant has overstayed her permission in Ireland and repeatedly circumvented Irish Immigration rules by avoiding Irish Immigration Officers. The Visa Officer is not satisfied the applicant will observe the conditions of the visa if granted.

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Classification: DJELR

45969642	Approved	Join Spouse
45969742	Approved	Join Parent
45969792	Approved	Employment
45969802	Approved	Employment
45970492	Approved	Study
45970572	Approved	Employment
45971022	Approved	Atypical worker
45971102	Approved	Study
45971172	Approved	Atypical worker
45971192	Approved	Study
45971372	Approved	Atypical worker
45971392	Approved	Study
45973122	Approved	Study
45973212	Approved	Study
45973242	Approved	Atypical worker
45973322	Approved	Employment
45973332	Approved	Atypical worker
45973412	Approved	Atypical worker
45973442	Approved	Atypical worker
45973562	Approved	Study
45973622	Approved	Study
45973742	Approved	Atypical worker
45973782	Approved	Employment
45973952	Approved	Employment
45974112	Approved	Employment
45974132	Approved	Atypical worker
45974162	Approved	Study
45975312	Approved	Study
45975742	Approved	Employment
45976752	Approved	Atypical worker
45976772	Approved	Atypical worker
45976812	Approved	Atypical worker
45977052	Approved	Study
45977212	Approved	Study
45978042	Approved	Study
45978052	Approved	Study

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Classification: DJELR

Mission: All

45978072	Approved	Study
45978202	Approved	Employment
45978282	Approved	Join Spouse
45978312	Approved	Join Parent
45978342	Approved	Join Parent
45979682	Refused	
		The INIS website (www.inis.gov.ie) contains comprehensive guidelines on documentation required for each type of visa application. If you intend to appeal this decision, you should consult the documentation guidelines available. ID: - Insufficient documentation submitted in support of the application:- please see link to "Documents Required" as displayed on our website - www.inis.gov.ie Insufficient documentation submitted in support of the application and / or the quality of supporting documentation submitted in the following areas has diminished the overall strength of your application; - Financial documents - Employment documents - Evidence of sponsor's/applicant's circumstances - Full copy of current and / or previous passport F:- Finances:- evidence provided is deemed insufficient or incomplete - No personal financial documentation has been submitted in respect of the applicant. As per the INIS website you must submit an up to date six month personal bank statement and any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, and the sale of a property or any similar type sources) must be fully explained. You must submit this whether you are covering the costs of your studies or not. - The financial documentation submitted in support of this visa application has been examined, however the Visa Officer is not satisfied that the finances shown are sufficient for the purposes of the visa.
		spanning at least 6 months immediately prior to the application has not been deemed sufficient.
		- Insufficient evidence provided to account for source of finances, taking into consideration the financial circumstances presented in your application. The Visa Officer has taken into consideration your / your financial sponsor's level of earnings, employment documentation, and economic circumstances insofar as they have been made known. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, and the sale of a property or any similar type sources) must be fully explained.
		- The majority of the money available to you has been lodged, in lump sums, within the past 6 months and no explanation as to the source of this money has been provided. As per the INIS website any large or irregular lodgements must be fully explained.
	1	

- The average balance of your sponsors account (income minus outgoings) over the past 6 months has been considered by the visa officer and has not been

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Classification: DJELR

Mission: All

deemed sufficient to cover the potential cost of your course. The visa officer has also considered your sponsor's average income over the past 6 months and the cost of living in their home country compared with the potential cost of this course and has concluded that their financial situation is unlikely to allow them to support you in Ireland while maintaining their family in their home country.

- You / your sponsor have not provided sufficient evidence as to the source of income. As per the INIS website any large or irregular lodgements (e.g. student loans, lodgement of Savings Certificates, and the sale of a property or any similar type sources) must be fully explained.

OC: - Condition - The applicant may overstay following proposed visit. The Visa Officer is not yet satisfied, based on the supporting documentation submitted, that the applicant has demonstrated that the primary reason for coming to Ireland is for the purposes of study. This should be fully addressed in any appeal.

SP: - Previous educational or employment background is at odds with course applied for.

The applicant has not sufficiently set out to the Visa Officer why they have chosen this particular course given your previous employment or educational history. As per the INIS website where the course you now wish to study does not naturally follow on or relate to your educational or employment history, you must give reasons, supported by documentary evidence (where available), for this change.

		this change.
45979772	Approved	Study
45979822	Approved	Employment
45980432	Approved	Atypical worker
45981882	Approved	Atypical worker
45982032	Approved	Atypical worker
45982172	Approved	Atypical worker
45982202	Approved	Atypical worker
45982412	Approved	Employment
45983252	Approved	Atypical worker
45983872	Approved	Join Parent
45983882	Approved	Join Parent
45983982	Approved	Study
45984022	Approved	Employment
45984112	Approved	Study
45985492	Approved	Employment
45985592	Approved	Join Spouse
45986772	Approved	Study
45986842	Approved	Atypical worker
45986872	Approved	Atypical worker

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45987372	Approved	Study
45987552	Approved	Atypical worker
45987712	Approved	Atypical worker
45987782	Approved	Atypical worker
45990472	Approved	Atypical worker
45991412	Approved	Study
45992032	Approved	Atypical worker
45994022	Approved	Visit
45997582	Approved	Atypical worker
46007632	Approved	Employment