Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

Application Number	Decision	Visa Type/Refusal Reason(s)
6382261	Approved	Visit
6382743	Approved	Diplomat
6382753	Approved	Spouse of Diplomat
6382763	Approved	Dependant of Diplomat
6382773	Approved	Service Staff
6382783	Approved	Dependant of Diplomat
6382793	Approved	Dependant of Diplomat
6382803	Approved	Visit
6382813	Approved	Visit
6382823	Approved	Visit
6382833	Approved	Visit
6382843	Approved	Visit
6382853	Approved	Visit
6382863	Approved	Visit
6382873	Approved	Visit
6382883	Approved	Visit
6382893	Approved	Visit
6382903	Approved	Visit
6382923	Approved	Visit
6382933	Approved	Visit
6382943	Approved	Visit
6382963	Approved	Visit
6382973	Approved	Visit
6382983	Approved	Visit
6382993	Approved	Visit
6383003	Approved	Visit
6383013	Approved	Visit
6383023	Approved	Visit
6383033	Approved	Visit
6383043	Approved	Visit
6383053	Approved	Visit
6383063	Approved	Visit
8848603	Approved	Visit
8848613	Approved	Visit
8848623	Approved	Visit

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

8848633	Approved	Visit
8848643	Approved	Visit
8848653	Approved	Visit
8848663	Approved	Visit
8848673	Approved	Visit
8848683	Approved	Reside
8848693	Approved	Visit
8848703	Approved	Visit
8848713	Approved	Reside
8848723	Approved	Visit
8848733	Approved	Visit
8848743	Approved	Visit
8848753	Approved	Visit
8848763	Approved	Visit
8848773	Approved	Visit
8848783	Approved	Visit
8848793	Approved	Visit
8848803	Approved	Visit
8848813	Approved	Visit
8848823	Approved	Visit
8848833	Approved	Visit
8848843	Approved	Visit
8848853	Approved	Visit
8848863	Approved	Visit
8848873	Approved	Visit
8848883	Approved	Visit
9927133	Approved	Visit
9927143	Approved	Visit
9927153	Approved	Visit
9927173	Approved	Visit
9927203	Approved	Visit
9927213	Approved	Visit
32979572	Approved	Join Spouse
32979822	Approved	Join Parent
32979892	Approved	Join Parent
36766562	Approved	Join Parent

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

37789222	Approved	Join Spouse
37802162	Approved	Join Parent
37802432	Approved	Join Parent
43776482	Approved	Join Spouse
44022772	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 - No photographic evidence that applicant met with sponsor in the past 16 years. While it is noted that sponsor travelled to Cameroon, no evidence has been provided to show that these meetings were for reunification with applicant.
		INCO:- Inconsistencies e.g. contradictions in the information supplied. - While it is noted that applicant has provided evidence of communication between applicant and sponsor, it must be noted that the tone of these communications, especially of late does contradict the claim that there still exists a strong bond by marriage between them.
		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. - Given that sponsor has been separated from applicant for over 16 years, evidence submitted is not strong enough to convince of a strong bond that will continue. In fact, evidence submitted seems to show that while there is still communication between them, the link is quite strained.
44187502	Approved	Join Spouse
44218692	Refused	See refusal letter.
44364722	Approved	Join Parent
44886362	Refused	CP:- Need to undertake the course in this State not demonstrated or warranted. 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.

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

44997152	Refused	ID:- You have failed to prove that you qualify as a beneficiary of Directive 2004/38/EC
45272562	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: - Full documentary account of relationship history between applicant and sponsor not submitted. RH:- Relationship History: - 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.
45393112	Approved	Join/acc. EEA/CH Citizen Spouse
45427892	Approved	Join/acc. EEA/CH Citizen Parent
45457762	Approved	Join/acc. EEA/CH Citizen Spouse
45580752	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 17.4 and 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.
		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 17.4 and 17.6 Insufficient information has been submitted showing the extent to which family life exists between applicant and sponsor Attested/apostilled marriage certificate not submitted 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 Evidence of income over the previous two years from sponsor not provided Insufficient evidence of sponsor's employment in the State provided Six month detailed up-to-date bank statements not submitted by sponsor Six month detailed up-to-date bank statements not submitted by applicant Full copies of sponsor's current passport not submitted Bank statements submitted by sponsor do not demonstrate any transactional activity with regard to his day-to-day living expenses.

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

Mission: All

PF/PR:- The granting of the visa may result in a cost to public funds and/or - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.4 and - 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. - Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. Refused 45580892 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 17.4 and - 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 - Non-EEA nationals with permission to reside in the State to migrate on a longterm 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 17.4 and 17.6. - Insufficient information has been submitted showing the extent to which family life exists between applicant and sponsor. - Attested/apostilled birth certificate not submitted. 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. Evidence of income over the previous two years from sponsor not provided. - Insufficient evidence of sponsor's employment in the State provided. Six month detailed up-to-date bank statements not submitted by sponsor.

Full copies of sponsor's current passport not provided.

activity with regard to his day-to-day living expenses.

Bank statements submitted by sponsor do not demonstrate any transactional

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

45580962

Refused

submitted.

submitted.

Mission: All Insufficient evidence of applicant's school enrolment in country of residence submitted. Applicant's untranslated school enrolment letter not submitted. - If a child under the age of 18 is travelling with one parent/legal guardian, the consent of the other parent/legal guardian is required. This signed consent must be accompanied by a copy of the consenting parent/legal guardian's passport or national identity card which clearly shows their signature. ID: Quality of document submitted. Applicant's translated school letter is not stamped by the school. PF/PR:- The granting of the visa may result in a cost to public funds and/or - Sponsor has failed to demonstrate that they meet the financial criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.4 and 17.6. - The Visa Officer notes that the granting of a visa to a 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). :- 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 17.4 and - 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 - Non-EEA nationals with permission to reside in the State to migrate on a longterm 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 17.4 and 17.6. Insufficient information has been submitted showing the extent to which family life exists between applicant and sponsor. Attested/apostilled birth certificate not submitted. Evidence of ongoing routine communication between applicant and sponsor not submitted.

- Evidence of sponsor having visited applicant in country of residence not

- Evidence of sponsor financially supporting applicant via remittances not

- Insufficient evidence of sponsor's employment in the State provided.

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

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

Mission: All

- Six month detailed up-to-date bank statements not submitted by sponsor.
- Full copies of sponsor's current passport not provided.
- Bank statements submitted by sponsor do not demonstrate any transactional activity with regard to his day-to-day living expenses.
- Insufficient evidence of applicant's school enrolment in country of residence submitted. Applicant's untranslated school enrolment letter not submitted.

ID: Quality of document submitted. Applicant's translated school letter is not stamped by the school.

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 17.4 and 17.6.
- The Visa Officer notes that the granting of a visa to a 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).

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

45581062	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 17.4 and 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. 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 17.4 and 17.6 Insufficient information has been submitted showing the extent to which family life exists between applicant and sponsor Attested/apostilled birth certificate not submitted 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 Evidence of sponsor financially supporting applicant via remittances not submitted Evidence of sponsor financially supporting applicant via remittances not submitted Evidence of sponsor financially supporting applicant via remittances not submitted Evidence of sponsor financially supporting applicant via remittances not submitted Evidence of sponsor financially supporting applicant via remittances not submitted Evidence of sponsor financially supporting applicant via remittances not submitted by sponsor.
45606962	Approved	Join Parent

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

45607142	Approved	Join Parent
45607262	Approved	Join Parent
45610302	Approved	Join Parent
45612272	Approved	Join/acc. EEA/CH Citizen Spouse
45621952	Refused	See refusal letter.
45667902	Approved	Spouse of Irish Citizen
45670522	Approved	Join/acc. EEA/CH Citizen Spouse
45671642	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:
		- 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.
		- In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland.
		- As per Section 12.1 of the Policy Document on Non-EEA Family Reunification "the application is seen as a joint undertaking and pursuant to a shared wish that the applicant be allowed to live in Ireland. However the term "sponsor" cannot be an empty one. That person must be seen as assuming certain responsibility for the family member they are seeking to bring to live in Ireland."
		- As per Section 12.2 of the Policy Document on Non-EEA Family Reunification "an application for family reunification should be made jointly by the sponsor and the family member where the latter is an adult".
		- The applicant entered the State on 25/11/2005 and had permission in the State valid up to 21/08/2013. However, per applicant's visa application, they state they are 8 years resident in their country of residence. Visa Officer cannot determine when the applicant left the State and returned to their country of residence as full copies of their previous passport not submitted. Explanation regarding the applicant's departure from the State and return to their country of residence not submitted.
		- There is no evidence to suggest the applicant and sponsor have seen each other since applicant left the State for their country of residence.
		- The applicant is currently applying to join her spouse (sponsor) in the State. The applicant and sponsor have not provided any evidence of their family life together and of sponsor's responsibility to sponsor the applicant's visa application to the State.
		ID:- Insufficient documentation submitted in support of the application:- please

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

Mission: All			
		see link to "Documents Required" as displayed on our website - www.inis.gov.ie	
		- Insufficient information has been submitted showing the extent to which family life exists between applicant and sponsor. - Attested/apostilled marriage certificate not submitted. - 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. - Evidence of income over the previous two years from sponsor not provided. - Evidence of sponsor's current employment not provided. - Evidence of sponsor's current employment not submitted by sponsor. - Six month detailed up-to-date bank statements not submitted by applicant. - Full copies of applicant's previous passport not submitted. - Full copies of sponsor's current and previous passports not submitted. - Evidence of applicant's children born in the State residing in the State not submitted. - Signed letter of application not sufficient. - Signed letter of invitation not submitted. 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. RH:- Relationship History - Insufficient information has been submitted to show the extent to which family life exists between the sponsor and the applicant. - The applicant and sponsor have not provided any evidence of their family life together. - The application does not demonstrate that there is a genuine and subsisting marriage between applicant and sponsor.	
45676172	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 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. VR:- Previous visa refusal(s)	
45679852	Approved	Join/acc. EEA/CH Citizen Spouse	
45728192	Approved	Reside	
45729062	Approved	Reside	
45822662	Approved	Join Parent	

Religious

Approved

45825412

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

45829782	Approved	Join Spouse
45857122	Approved	Join Partner
45857272	Approved	Religious
45858772	Approved	Religious
45858932	Approved	Religious
45908832	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 temporary Stamp 4 conditions, for three year on 12/09/2019. Based on this and 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 application for family reunification. The Visa Officer has additionally considered the application under Section 1.12 of the Policy Document and has not found that the application as submitted has demonstrated through documentary evidence an exceptional set of circumstances that would suggest that the appropriate and proportionate decision on the visa application should be positive.
46016982	Approved	Researcher Scientific
46035952	Approved	Join Spouse
46040102	Approved	Join Parent
46052812	Approved	Employment
46052872	Approved	Join Spouse
46052912	Approved	Join Parent
46060932	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 - Full documentary account of relationship history between applicant and sponsor not submitted. No relationship history has been provided – key dates in relationship, accounts of face to face meetings etc Evidence of ongoing routine communication between applicant and sponsor not submitted. No evidence has been provided of routine or ongoing communication. This can include emails, SMS/instant messaging (WhatsApp/Facebook Messenger/Skype etc.) transcripts, call logs - Evidence of sponsor having visited applicant in country of residence not submitted. Only two meetings have been evidenced in the application, one of which is the applicant's wedding to sponsor and the other shows the couple with their child, no dates provided. Evidence and accounts of visits should be provided Evidence of income over the previous three years from sponsor not submitted.

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

Mission: All

Sponsor has provided evidence for tax year 2019 in the form of an Employment Detail Summary. For 2020 he has provided a Tax Credit Certificate which does not indicate his income. Three years P60s, Employment Detail Summaries or equivalent are required.

- Insufficient evidence relating to accommodation of sponsor submitted. Sponsor has not provided evidence that he has accommodation suitable for a minor, nor has he indicated if he is a tenant or is a homeowner. If tenant, evidence should be supplied of permission from landlord to have family join him at his residence.
- Evidence of sponsor's divorce insufficient.

Documentation provided has not satisfied the Visa Officer as to the eligibility of the divorce referenced to be recognised in the State. Divorce was made in absentia by the sponsor's uncle and his former wife's sister. No evidence that either husband or wife were domiciled in Ghana at the time of the divorce. Both are Irish Nationals and ostensibly, as indicated by having family members stand in their place in divorce proceedings, were domiciled in Ireland at the time. Additionally divorce appears to have been finalised seven months after the sponsor remarried.

INCO:- Inconsistencies e.g. contradictions in the information supplied.

- Documentation supplied indicates the sponsor was divorced officially on 12/11/19, however his current marriage certificate indicated he remarried seven months prior to this on 12/04/19.
- Decree of Dissolution of Marriage indicates the sponsor was divorced from 05/08/16 while his wife was not divorced until 05/08/19. This anomaly has not been accounted for.
- No consistent date for dissolution of marriage on documents provided.
- Affidavit has the word day misspelled as "dya" in item 4.

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.
- 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.

46061022 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

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

Mission: All

documentation submitted and it has been decided not to grant your application.

The Visa Officer has additionally considered the application under Section 1.12 of the Policy Document and has not found that the application as submitted has demonstrated through documentary evidence an exceptional set of circumstances that would suggest that the appropriate and proportionate decision on the visa application should be positive.

- It is noted that the sponsor in this case is a PhD student and therefore as per Section 16.4 of the Policy Document for Non-EA Family Reunification they are a Category A sponsor and eligible for immediate family reunification including being accompanied by family members on arrival. However the Visa Officer would have concerns with regard to the sponsor's ability to financially support minor child. Sponsor is a self-funded student in the State. The sponsor in the State and the applicant are said to be financially supported by the sponsor's spouse. Financial documentation submitted in support of applicant's visa application does not provide sufficient evidence of the sponsor spouse's ability to financially support the applicant in the State.

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.
- State registered attested/apostilled birth certificate not submitted.
- Up to date evidence of college enrolment not submitted by sponsor in the State.
- Up to date six month bank statements detailing lodgements and withdrawal and dates of same for all bank accounts not submitted by sponsors.
- Explanation regarding lump sum lodgements and withdrawals in bank statements not submitted.
- Insufficient evidence of consent from the applicant's father has been submitted with this application. No visa for a minor can be issued without proper evidence of joint consent or sole custody. If a child under the age of 18 is travelling with one parent/legal guardian, the consent of the other parent/legal guardian is required. This signed consent must be accompanied by a copy of the consenting parent/legal guardian's passport or national identity card which clearly shows their signature.

INCO:- Inconsistencies e.g. contradictions in the information supplied.

- Visa Officer is at odds to understand why the sponsor in the State did not submit a copy of her own bank statement from Bank Pasargad opened in her home country on 19/01/2019 when requested though she submitted same when applying for her visa and the applicant's first visa to the State. The sponsor stated when requested for an up to date copy of same that the sponsor and her spouse use the Bank Mellat bank account as a family.

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 notes that the granting of a visa to a 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

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Classification: DJELR

		by the Department of Education and Skills to be approximately €8,000 per child per annum).
46068002	Approved	Join Spouse
46079262	Approved	Employment
46082782	Approved	Join Spouse
46086422	Approved	Join Spouse
46086522	Approved	Join Parent
46087642	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 INCO:- Inconsistencies e.g. contradictions in the information supplied
46089612	Approved	Join Spouse
46089962	Approved	Join Spouse
46091132	Approved	Join Parent
46094402	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. No P60s or equivalent have been provided for prior three years. No evidence of
		 employment included, nor has any other financial documentation been provided – e.g. payslips, bank/Credit Union statements. 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.
		Finances evidenced total approximately €5041.23, all in the Nigerian account held by the applicant. No evidence has been provided to account for the source of these funds, nor has evidence been provided to suggest that there is a regular income that would continue were the applicant to successfully relocate 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 not to grant your application. In facilitating family reunification due regard must also be had to the decisions which the family itself has made. As per Section 6.1 of the Policy Document on Non-EEA Family Reunification the longer the elective separation, the weaker must be the claim to reconstitution of the family in Ireland.
		Applicant has been resident in the State since 2004. No evidence to suggest this separation was not elective on behalf of the family. No reason given as to why the applicant has elected to relocate at this time and has not applied to do so in the past.
		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

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Classification: DJELR

Mission: All

qualifying criteria as set out in the Policy Document on Non-EEA Family Reunification Section 17.2.

No financial documents provided on behalf of the sponsor. Applicant has provided bank statements however no evidence to account for source of income.

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

No relationship history has been provided – key dates in relationship etc.

- Evidence of marriage insufficient.

Partial marriage certificate has been provided which has been cut off at both ends, omitting dates and document number. Low quality copy.

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

No evidence of correspondence between any party involved has been provided – regular emails/call logs/Instant messaging (WhatsApp/Facebook Messenger etc.) transcripts must be provided.

- Evidence of income over the previous three years from sponsor not submitted. No finances supplied by sponsor
- Six month detailed up-to-date bank statements not submitted by sponsor. No finances supplied 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. No financial documents provided on behalf of the sponsor. Applicant has provided bank statements however no evidence to account for source of income.
- 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.

No evidence either applicant or sponsor have the means or income to support their family.

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.

No evidence of ongoing communication or a substantial account of relationship has been provided. Documents indicate applicant and sponsor are married and have a number of children together however no evidence of a substantial family unit have been provided

46099692	Approved	Join Parent
46099792	Approved	Join Parent
46103342	Approved	Join Spouse
46168262	Approved	Join Spouse
46168422	Approved	Join Parent
46197812	Approved	Atypical worker
46201232	Approved	Join Spouse
46201412	Approved	Join Parent

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

46213682	Approved	Join Spouse
46213702	Approved	Join Parent
46257002	Approved	Join Spouse
46257222	Approved	Join Parent
46257272	Approved	Join Parent
46264032	Approved	Join Spouse
46307682	Approved	Employment
46329762	Approved	Join Spouse
46338692	Approved	Study
46340122	Approved	Join Spouse
46352842	Approved	Employment
46363592	Approved	Employment
46369912	Approved	Join Spouse
46370132	Approved	Join Parent
46370172	Approved	Join Parent
46370402	Approved	Join Spouse
46370492	Approved	Join Spouse
46370872	Approved	Join Spouse
46371062	Approved	Join Parent
46371152	Approved	Join Spouse
46371222	Approved	Join Parent
46371232	Approved	Join Parent
46373592	Approved	Join Spouse
46373652	Approved	Join Spouse
46373662	Approved	Join Parent
46373792	Approved	Join Parent
46373952	Approved	Join Parent
46374162	Approved	Study
46394932	Approved	Join Spouse
46394972	Approved	Join Parent
46394982	Approved	Join Parent
46404302	Approved	Employment
46411642	Approved	Join Spouse
46411772	Approved	Employment
46412032	Approved	Atypical worker
46415292	Approved	Atypical worker

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

46416832	Approved	Join Spouse
46417962	Approved	Join Spouse
46418342	Approved	Join Parent
46420362	Approved	Study (Phd)
46420532	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 - Employment documents - Evidence of sponsor's/applicant'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 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 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

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

		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. 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.
46425312	Refused	F:- Finances:- evidence provided is deemed insufficient or incomplete ID:- Application form 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 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.
46443182	Approved	Employment
46460512	Approved	Employment
46460782	Approved	Study
46461172	Approved	Study
46465062	Approved	Employment
46466342	Approved	Stamp 0-no recourse to public funds
46484612	Approved	Study
46486042	Approved	Study
46486202	Approved	Study
46486722	Approved	Study

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

	Mission: All		
46487652	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 of link to sponsor	
		- Not all documents are translated	
		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 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 / 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.	
		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. - Information Supplied - Accommodation Information (lease Agreement)	
		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	

any appeal.

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

46489882	Approved	Study
46490322	Approved	Employment
46490922	Approved	Study
46491092	Approved	Study
46491182	Approved	Study
46494752	Approved	Employment
46496002	Approved	Study
46498522	Approved	Employment
46499502	Approved	Employment
46502152	Approved	Study
46502502	Approved	Atypical worker
46502672	Approved	Employment
46502712	Approved	Employment
46502732	Approved	Employment
46502912	Approved	Join Spouse
46505682	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 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:- Previous educational or employment background is at odds with course applied for
46509332	Approved	Study
46511302	Approved	Employment
46512742	Approved	Join/acc. EEA/CH Cit Other Fam. Mem.
46515002	Approved	Study
46515742	Approved	Researcher Scientific
46516322	Approved	Join Parent
46521122	Approved	Employment
46522972	Approved	Visit
46524142	Approved	Study
46526362	Approved	Study
46530012	Approved	Study (Phd)
46537602	Approved	Study
46537902	Approved	Employment
46541692	Approved	Employment
46543022	Approved	Employment

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

46544422	Approved	Study
46550502	Approved	Join Spouse
46551572	Approved	Employment
46552802	Approved	Atypical worker
46553682	Approved	Join Parent
46553812	Approved	Join Parent
46555132	Approved	Join Spouse
46555722	Approved	Study
46555902	Approved	Study
46556812	Approved	Employment
46556902	Approved	Join Spouse
46557072	Approved	Join Parent
46557152	Approved	Join Parent
46558322	Approved	Study
46558842	Approved	Employment
46558862	Approved	Study
46559112	Approved	Employment
46559502	Approved	Join Spouse
46559522	Approved	Join Spouse
46560412	Approved	Join Parent
46562522	Approved	Join Parent
46563292	Approved	Join Spouse
46563352	Approved	Employment
46564432	Approved	Join Spouse
46564672	Approved	Join Parent
46564732	Approved	Join Parent
46564792	Approved	Join Parent
46565462	Approved	Join Spouse
46565592	Approved	Join Parent
46566062	Approved	Employment
46566582	Approved	Join Partner
46567352	Approved	Join Spouse
46567462	Approved	Employment
46568912	Approved	Diplomat
46568942	Approved	Reside
46569062	Approved	Spouse of Diplomat

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

46569102	Approved	Employment
46569622	Approved	Performance
46569642	Approved	Study
46572962	Approved	Join Partner
46574162	Approved	Study
46574842	Approved	Join Spouse
46575112	Approved	Join Parent
46576222	Approved	Employment
46576472	Approved	Employment
46577402	Approved	Employment
46577592	Approved	Join Spouse
46577742	Approved	Join Parent
46578842	Approved	Join Spouse
46581032	Approved	Study
46581622	Approved	Study
46582462	Approved	Employment
46582882	Approved	Join Spouse
46583292	Approved	Join Spouse
46583702	Approved	Join Spouse
46586482	Refused	CP:- Need to undertake the course in this State not demonstrated or warranted. OB:- Obligations to return to home country have not been deemed sufficient. OC:- Observe the conditions of the visa - the visa sought is for a specific purpose and duration:- the applicant has not satisfied the visa officer that such conditions would be observed. SP:- Previous educational background is at odds with course applied for.
46588872	Approved	Study
46589102	Approved	Study
46590042	Approved	Study
46591082	Approved	Employment
46593362	Approved	Join Spouse
46593462	Approved	Join Parent
46593522	Approved	Join Parent
46593592	Approved	Join Parent
46594142	Approved	Study
46597142	Approved	Employment
46598802	Approved	Employment
	Annanad	Employment
46599012	Approved	Employment

Decisions for period from 07/06/2021 to 09/06/2021

Classification: DJELR

46602922	Approved	Atypical worker
46603462	Approved	Join Spouse
46604772	Approved	Join Spouse
46609832	Approved	Study
46610852	Approved	Employment
46612042	Approved	Study
46615472	Approved	Researcher Scientific
46618092	Approved	Intra-Company
46618262	Approved	Employment
46618292	Approved	Study
46618742	Approved	Study
46627972	Approved	Study
46630512	Approved	Atypical worker