

FAMILY RE-UNION VISA according to Law 14/2013, of 27 September 2013, on Support for Entrepreneurs and their Internationalization (when re-grouping person/sponsor is any of: INVESTOR or ENTREPRENEUR) RFI

Required Documents:

1. Completed application form for visa, duly filled in and signed by the applicant. All questions have to be answered; otherwise the application will not be accepted.

2. One recent colour passport-size photo with white background (gents with uncovered head). It has to be glued (not stapled) on the original application form.

3. Visa fee, in Bangladeshi taka equivalent to 90 €. This must be paid in the following bank: Standard Chartered Branch, North Gulshan, Plot # 189, Block.NW (A), Gulshan Avenue North, Gulshan 2, Dhaka

4. Original and attested photocopy of ALL PAGES of passport or official travel document (non- Bangladeshi applicants have to have a residence permit issued in the current valid passport).

5. Medical Certificate from an official Bangladeshi hospital stating the applicant is "*not suffering any of the diseases that may have serious public health impact according to the provisions set forth by International Health Regulations 2005.*" It has to be attested by the MOFA and translated into Spanish.

6. For applicants 16 and above: Police Clearance Certificate issued by each country in which you have had you residence during the last 5 years, duly legalized. Only certificates that have been issued within the 6 months previous to the submission of the visa application are admissible.

In Bangladesh, the document is issued by the Ministry of Home Affairs.

7. Proof of economic means to afford the costs of living during the period of residence as well as the return expenses. (200% IPREM for the principal and 537.- Monthly Euros for each relative)

8. Notarized photocopy of valid passport of the re-grouping person (sponsor): personal data and Spanish Entrepreneur visa if applicable.

9. Notarized photocopy of Residence Permit of the re-grouping person (sponsor).

10. Original and photocopy of Residence Authorization for the main applicant/sponsor (when applicable).

10. National Identity Card (Smart Card) for each applicant 18 and above.

11. Documents proving familiar link to a resident in Spain:

12.1. For spouse:

12.1.1. Marriage Certificate duly legalized from MOFA and translated into Spanish.

12.1.2. "NIKAH NAMA" legalized from MOFA and translated into Spanish.

12.1.3. Birth Certificate duly legalized from MOFA and translated into Spanish.

12.2. For descendants of the regrouping person (sponsor) who applied for the Authorization in Spain: Birth Certificate of descendant duly legalized from MOFA and translated into Spanish.

12.3. For descendants of the spouse (and not of the sponsor):

12.3.1. Birth Certificate of descendant duly legalized from MOFA and translated into Spanish. 12.3.2. Marriage Certificate duly legalized from MOFA and translated into Spanish.

12.3.3. "NIKAH NAMA" legalized from MOFA and translated into Spanish.

IMPORTANT NOTICE: ACCORDING TO THE CHILD MARRIAGE RESTRAINT ACT IN BANGLADESH, THE LEGAL AGE TO MARRY IS <u>21 FOR THE MALES AND 18 FOR THE FEMALES</u>. All the marriages which are going to apply in this Embassy must fulfill this legal requirement.

12.4. For dependent ascendants of the resident in Spain: Original Birth Certificate of the regrouping person duly legalized from MOFA and translated into Spanish.

12.5. For dependent ascendants of the spouse of the regrouping person:

12.5.1. Birth Certificate of the spouse of the regrouping person duly legalized and translated into Spanish

12.5.2. Marriage Certificate of the regrouping person duly legalized from MOFA and translated into Spanish.

12.5.3. "NIKAH NAMA" legalized from MOFA and translated into Spanish.

13. For all dependent relatives: proof of economic dependency on the regrouping person.

COMMON TO ALL DESCENDANTS:

14. If either of the parents of the minor has expired: Death Certificate issued by the corresponding Authority duly legalized from MOFA and translated into Spanish.

15. If the parents of the applicant are divorced:

15.1. Original Marriage Certificate duly legalized from MOFA and translated into Spanish.

15.2. Original Divorce Certificate duly legalized from MOFA and translated into Spanish.

15.3. Court Degree where the custody of the minor has been decided upon duly legalized from MOFA and translated into Spanish.

16. If both parents reside in Spain: Statement (*Acta de Manifestaciones*) by parent whose name does not appear in the Authorization of residence, done before a Spanish Notary Public, expressing his will to accomplish family reunification. This document must be accompanied by attested photocopy his/her passport.

17. The whole file must be one side photocopied in A4 format in order to be properly scanned so a full set of photocopies must accompany the application.

IMPORTANT NOTE:

Please, note that during the examination of a visa application, some additional documents may be requested in order to determine that all requirements to obtain the visa are met.

Applications with false or untrue documents will be refused.

A **Spanish translation** of all submitted documents is required in accordance to the provisions of Article 15 of the Act 39/2015, 01st October, that regulates Spanish Common Administrative Procedures of Public Administration. Translation from English into Spanish is to be done by an authorized Translator (*Traductor autorizado*).

Please, note that compliance of the above-mentioned conditions does not automatically guarantee the visa issuance.

In some cases, a personal interview with the applicant may also be requested.

Once you have all the requested documents, you have to send an e-mail to emb.dhaka.vis@maec.es with the Subject: "*Appointment for FAMILY RE-UNION VISA INVESTOR OR ENTREPRENEUR*", stating your full name and passport/ID number.