

If you are a member of the family of an EU/EEA citizen and you wish to stay in Romania, you must also submit to the General Inspectorate for Immigration the civil status documents proving the family relationship (marriage certificate, birth certificate, etc.) and the documents certifying or proving the partnership, issued by the foreign authorities. These documents must fulfil one of the following conditions:

a) they must bear the apostille (if the issuing state is a signatory of the Hague Convention Abolishing the Requirement for Legalisation for Foreign Public Documents, adopted on 5 October 1961, to which Romania has adhered by the Government Ordinance no. 66/1999, approved by the Law no. 52/2000, as further amended);

b) they must be legalised (if the documents are issued by institutions in states with which Romania has concluded judicial assistance treaties, they are exempt from superlegalisation, apostillation or any other formality);

c) they must be superlegalised (documents not falling under the categories provided under points a) and b); they are superlegalised under the conditions laid down by art. 162 of the Law no. 105/1992 on the regulation of private international law relationships).

In case of partners and dependant persons, the documents certifying such capacity must be issued by the competent authority in the EU/EEA Member State. In case of not registered partnerships, you must make an affidavit on the existence of the partnership, to which you shall attach documents or other evidence certifying that you have been living together as a cohabiting couple. The affidavit must mention that the partners are living together and that neither of them is married.