**Family Reunification**

**Requirements**

- Not being an EU citizen.
- The applicant must have lived in Spain for at least 1 year and they must want to stay (in order to reunite relatives, you must have a long-term permit).
- Not being in Spain illegally.
- Have no criminal record in Spain and the home country.
- Have health care coverage (covered by Social Security or private insurance).
- Not suffering from a disease which has repercussions on public health.
- Not being within the period of non-return to Spain, if they have taken part in said programme.
- Payment of procedure fees.
- Have sufficient economic means and adequate housing.

**Family members to be reunited**

- Your ancestors or those of your spouse or registered or de facto partner.
- Your descendants or those of your spouse or registered or de facto partner.
- Spouse.
- Registered or de facto couple.

**Required documentation**

- Official application form (EX-02) in duplicate, completed and signed by the applicant.
- Fee payment.
- Complete and valid passport of the applicant and the person with whom they are reunited.
- Negative criminal record in Spain and home country.
- Health care coverage (public or private).
- Adequate housing and a favourable report from the competent authorities of the Autonomous Communities.
- Rental contract or property deed.
- Documentation accrediting family ties and legal and economic dependency.
- Justify sufficient economic resources to cover family needs (provide employment contract, income tax statements or bank statements with savings).

Minimum amounts:

1. For family units that include 2 members (the applicant and the person with whom they are being reunited): monthly minimum of 150% of the Public Indicator of Multiple Effects Income (known in Spanish as IPREM).
2. For each additional member, 50% of the IPREM is required.
- Proof of family ties.

**Where to apply**

- In person, at the immigration office in the region in which the foreign person lives.
- Payment of temporary residence tax for family reunification. Form 790 codes 052, section 2.1 initial authorisation for temporary residence.
- Resolution period: 45 days counted from the next day of registration to processing. Once this period has elapsed without notification from the Administration, the application may be understood to have been rejected due to negative administrative silence.

**What the reunited person should do in the home country**

Within 2 months from the notification of the concession, they must personally apply for the visa at the embassy or consulate of their place of residence, with the following documentation:

- Ordinary passport or travel document valid in Spain, with a minimum validity of 4 months.
- Criminal record or equivalent document referring to the last 5 years, for reunited adults.
- Original documentation of family ties, kinship or de facto union, age and legal or economic dependency.
- Certification to prove that they are not suffering from a disease which is likely to affect public health according to International Health Regulations.
- In processing the visa, the applicant may be required to appear in person and even give a face-to-face interview.
- If the applicant is in Spain illegally, the visa will not be granted.
- Once the visa has been collected in person, except in the case of a minor, the applicant must enter Spain within the validity period (not exceeding 3 months), and must apply (in person, except for minors) within 1 month of arriving in Spain, for a foreigner’s identity card.

**Important note:**

Documents from other countries:

- They will be translated into Spanish or the co-official language of the region where they are requested by a sworn translator recognised by the Ministry.
- They will be legalised and apostilled.
- Copies of the documents will be provided, displaying originals when submitting the application.

**Links of interest**

Adequate housing reports https://bit.ly/2saHzJd
Migration/Family Reunification Portal http://extranjeros.mitramins.gob.es/