form R.01





EXPATRIATES UNITRESEARCHER - NEW APPLICATION FORM

(To be filled in by persons who are not nationals of an EU Member State, Iceland, Liechtenstein, Norway or Switzerland). This application is being submitted on the basis of the provisions of Conditions of Entry and Residence of Third-Country Nationals for the Purposes of Research, Studies, Training and Voluntary Service in the Mobility Project for Young People: Voluntary Projects Regulations (Subsidiary Legislation 217.22).

1 APPLICANT'S DETAILS

Identity Document No. (if applicable)	A									
Surname										
Name										
Maiden Surname (if applicable)										
Nationality										
Place of Birth										
Marital Status		Single		Married		Separated		Divorced		Widowed
Gender		Male		Female		х				
Date of Birth										
Telephone No.										
Mobile No.										
Email Address										
Travel Document Type		Passport		Foreign ID		Other (Specify	ı)			
Passport No										
Country of Issue										
Date of Issue						Valid Untill				
Date of first settlement in Malta										
Intended Duration of stay in Malta										
Country of Residence prior to Settlement in Malta										
Currently residing in										
Intended Country of Next Settlement										

02 ADDRESS IN MALTA			
Property No./Name			
Street Name			
Locality			Post Code
03 PERMANENT ADDRES	SS ABROAD		
Property No./Name			
Street Name _			
Locality _			_ Post Code
Country _			
RESEARCH ORGANIS Name of Research Organisation	SATION DETAILS		
Contact Person —			
Property No./Name —			
Street Name _			
Locality _			Post Code
Telephone No.		Mobile No.	
Email Address			
Duration From:		То:	
			Research Organisation Stamp

05 DECLARATION BY THE APPLICANT

I hereby solemnly declare that the information given in this application is true to the that no details have been omitted that could be of direct importance when the application is true to the could be of direct importance.	, ,
Applicant's Signature	Date

SUPPORTING DOCUMENTS

Third-country nationals who are visa exempt must submit their application for a residence permit within 90 days from their date of entry within the European Union territory. Other non-European nationals who need a visa to travel into Schengen Territory must be in possession of a visa issued for research purposes.

Applicants are required to fill in the relevant forms which must include all the requested information and signatures. Once in Malta, applicants need to request an appointment. The original version of all documents submitted with this application must be presented at the time of this appointment. Documents submitted must be in line with the latest published Policy by Identità, establishing the standards for the recognition of foreign public documents.

$\label{thm:copy} \textbf{Travel and Identity Documents} \\ \textbf{Full copy of the applicant's valid passport, including the blank pages, showing a valid visa granted for research purposes;} \\$
Evidence that the research organisation intending to host the researcher has been approved by the Malta Council for Science and Technology
Acceptance letter by the research organisation;
Evidence of a hosting agreement , which shall contain: the legal relationship between the research organisation and the researcher; the working conditions of the researcher; signatures by the researcher and the research organisation; the title or purpose of the research activity or the research area; an undertaking by the third-country national to endeavour to complete the research activity; an undertaking by the research organisation to host the third-country national for the purpose of completing the research activity; the start and end date or the estimated duration of the research activity; information on the intended mobility in one or several second Member States if the mobility is known at the time of application in Malta;
Health insurance policy with a minimum coverage limit of €100,000, providing medical treatment including outpatients and hospitalisation coverage in Malta and, if necessary, in other European countries for each dependent. The health insurance is to be presented then during the biometric appointment. The insurance policy must have a validity covering the entire period of stay in Malta;
Accommodation
Lease agreement signed by both landlord and tenant, which must include the full name, ID Card number of landlord, rental address. The name of the tenant must match the name on the passport. If the Landlord is not Maltese, a purchase agreement of the same premises must be presented.
• Applicants who will be provided with free accommodation are to present the Declaration of Accommodation Form. Link: https://identita.gov.mt/wp-content/uploads/2024/10/Declaration-of-Accommodation.pdf
A copy of the approval letter issued by the Housing Authority for the registration of property as a rental as per Cap. 604 of Maltese legislation;
Lease Agreement Professional Attestation Form (provided on Identita's website) duly filled in and signed by the landlord and a lawyer/ notary/ legal procurator- only required for new applications or if a new address is registered upon renewal.
Evidence of a declaration of financial responsibility by the research organisation which shall end at the latest six months after the termination of the hosting agreement, stating that where the researcher remains illegally in Malta, the said organisation shall be responsible for reimbursing the costs related to his stay and return, if such expenses are incurred by the Government of Malta;
Health screening, if required. Please check on https://hpdp.gov.mt/idcu/work_permits_for_first_time_applicants
Application fee An application fee of €300.00 must be paid.

NOTES TO APPLICANTS

A residence permit is issued for a maximum period of one year, or for the duration of their research, where this is shorter unless the application is pertaining to courses which are covered by Union or multilateral programmes that comprise mobility measures, in which case the residence permit shall be valid for two years, or for the duration of their research, where this is shorter.

Researchers holding a residence permit may carry out teaching activities in accordance with guidelines issued by the Council of the Teaching Professions set up by virtue of the Education Act.

PRIVACY POLICY - FORM R.01

By submitting the CEA Form R.01 and the attachment(s) required (altogether the "Form"), you provide Identità with personal data (the "Data") and thus become a "data subject".

The aim of this policy is to comply with our transparency and fairness obligations under GDPR and to inform you about who will be processing your Data, for what purpose, for how long it will be kept, with whom it will be shared and about your rights as a data subject under GDPR.

You may submit personal data of individuals other than yourself with this Form (i.e. recommenders, witnesses, etc.). Identità has assessed that, in said cases, informing these individuals proves impossible and would involve a disproportionate effort. Identità will still take appropriate measures to protect the rights, freedoms and legitimate interests of these individuals.

01 Data Controller and Data Protection Officer

Identità is the data controller, meaning the entity that defines the purposes and means for collecting and processing your Data in relation to this Form.

Identità is an Agency of the Government of Malta, delivering services related to Identity Cards, Passports, Visas, Expatriates and Public Registry.

Identità's Data Protection Officer is responsible to attend any query related to this policy and in general to personal data processing activities conducted by Identità. The Data Protection Officer may be contacted using the details below.

Postal Address:

Data Protection Officer

Identità

Valley Road, Msida, MSD 9020, Malta

E-mail: dataprotection.identita@gov.mt

02 Purposes and legal basis

The purpose for processing personal data collected within this form is to process an application to issue a residence permit to third country nationals for the purpose of research, studies, training and voluntary service in the mobility project for young people and populating Identità's databases.

The legal basis for processing the Data is the performance of a task carried out in the public interest by Identità and compliance with the legal obligation deriving from the S.L. 217.22, to which Identità is subject. We take pride in keeping your data secure and will take appropriate technical and organisational measures to protect your data against unauthorised or unlawful processing, including against accidental loss, destruction, storage or access. Your personal data will be stored in paper files and/or electronically on our technology systems.

03 Recipients of personal data

Data will be accessed by Identità employees in charge of processing the Form.

It may also be transferred to other departments within Identità in order to facilitate the delivery of the service requested by submitting this Form. Data will also be transferred to the Police Immigration Office and the National Statistics Office.

This will be done in line with data protection legislation, and arrangements are in place in order to guarantee the security and lawfulness of these transfers.

Under certain conditions, Identità may disclose your information to other third parties, (such as other Government entities or law enforcement authorities) if it is necessary and proportionate for lawful, specific purposes. Data will not be transferred to third countries or international organizations.

04 Storage period

Data will be retained for 10 years (from the moment that the file/s is/are considered as dormant).

05 Your rights

You can contact the Data Protection Officer in order to exercise your right to access, rectify and, as the case may be, erase the Data, in compliance with applicable laws.

You also have the right to object to the processing of Data at any time, on grounds relating to your particular situation. If you feel that Identità has infringed your data protection rights, you may submit a complaint to the supervisory authority of the Member State of your habitual residence or place of work, or, alternatively, to the supervisory authority of the Member State where the alleged infringement has taken place.

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