

Amendments to family reunification will enter into force on 2 June

ZZZZZZ

The Finnish Immigration Service announced changes to the provisions on family reunification:

- both spouses must have turned 21 before the residence permit becomes valid. This requirement does not concern sponsors who are Finnish citizens.
- If the spouses have children in their joint custody, a residence permit application as the child's parent or guardian can be submitted even though the parent is under 21 years of age.
- Family members of a minor, beneficiary of subsidiary protection or temporary protection, are required to have sufficient financial resources, with certain exceptions.
- Sufficient financial resources are also required of other relatives of a minor who has been granted international or temporary protection, with certain exceptions.
- Family reunification for beneficiaries of international protection requires two-year residence in Finland, with certain exceptions.
- The definition of when a child is considered a minor is adjusted to comply with the case-law of the Court of Justice of the European Union.

Source(s)

- Finnish Immigration Service | Maahanmuuttovirasto (21 May, 2025), [Amendments to family reunification provisions will enter into force on June 2025], <https://migri.fi/en/-/amendments-to-family-reunification-provisions-to-enter-into-force-in-xx-kuukausi-2025>

Date of development

21.05.2025

Country

Finland

Thematic area(s)

Content of protection, Family reunification

Development type

Legislation