**Foreigner arrived with a family member who has the right to restore the Republic of Lithuania citizenship or is a person of Lithuanian origin**

**(Law on the Legal Status of foreigners Article 53 7 d.)**

** An application form to issue** a permanent residence permit in the Republic of Lithuania. *Application is submitted using Lithuanian migration information system (MIGRIS);*

** A valid travel document** (passport)**;**

**Document confirming legal stay in the Republic of Lithuania:**

 **documents confirming that the foreigner is Lithuanian origin or has the right to restore citizenship of the Republic of Lithuania (***these documents must be submitted only if such data are not available in the Population Register or Foreigner Register***);**

** A document confirming that foreigner has sufficient funds to live in the Republic of Lithuania** for at least one year (e.g. a bank account statement) and / or receives regular income. The amount of the subsistence allowance is 1 minimum monthly salary per month, for a minor foreigner - 0.5 minimum monthly salary per month;

**If foreigner is maintained by a family member, must be provided**:

 **** the obligation of this family member to maintain foreigner and

 **** document confirming that he has sufficient funds for himself and foreigner to live in the Republic of Lithuania for at least one year and / or receives regular income for himself and foreigner in the Republic of Lithuania. The amount of the subsistence allowance for each dependent person of the family member, including the family member, is one minimum monthly salary per month, for a minor foreigner - 0.5 minimum monthly salary per month;

 The certificate issued by competent institution of the foreign state (s), where the foreigner has lived before coming to the Republic of Lithuania or has been living for the last 2 years (except for cases, when the residence in a foreign state was shorter than 6 months in a period of 12 months) confirming that the **foreigner has not been convicted**, certificate must be issued not earlier than 6 months before the application for a temporary residence permit. If foreigner has been convicted, the certificate of conviction must indicate when and what criminal activity the foreigner has been convicted for, what penalty was imposed to him/her and if it was fully served. This certificate is not required if foreigner is under 14 years of age;

 ***An undertaking (confirmation) by the foreigner when completing the application via MIGRIS* that he/she will declare his/her place of residence in an accommodation with a living area of at least 7 square metres for each adult person declaring his/her residence there.**

**** The extended payment order for the state fees made, which features the foreigner's that the fee was made for, name(s), surname(s) and personal code or date of birth with a bank seal if fee was payed by another person.

I checked that all the necessary documents for issuing a permanent residence permit have been submitted \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ ,

 (foreigner's citizenship, name(s), surname(s) and date of birth)

and I accepted / did not accept them:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (office title)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (signature)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (name(s) and surname(s)

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (date)

**Notes.**

Child (adoptive) documents up to 16 years of age for the issue of a permanent residence permit are submitted by one of his parents (adoptive parents) who has submitted his or her identity document, or by a guardian or other legal representative who has provided custody or other legal representation document and his identity document. When submitting child (adopted) documents, he / she **must also attend**. Children under the age of 16 are required to submit their own residence permit documents by themselves.

When only copies of documents are presented, their authenticity, with the exception of copies of identity documents, must be evidenced by the identity of the person or authority authorized to certify the copies.

Documents must be translated to Lithuanian language, certified by interpreter.

Documents issued by foreign states must be legalized or certified by a certificate (*Apostille*) in accordance with the procedure established by legal acts, unless the document does not have to be legalized or certified (*Apostille*) according to the international agreements of the Republic of Lithuania or European Union legislation:

* The certificate of conviction must be legalized or certified (Apostille), according to the procedure prescribed by legal acts, except for the certificate of conviction issued by:

- Ukraine, Russia, Estonia, Latvia or Moldova;

- foreign diplomatic missions or consular posts residing in the Republic of Lithuania;

- foreign diplomatic missions or consular posts residing abroad and accredited without any other country, including the Republic of Lithuania

* The document confirming family relations must be legalized or certified by Apostille in the manner prescribed by law, except for a family document issued in Ukraine, Russia, Estonia, Latvia, Moldova, Austria, Belgium, Bosnia and Herzegovina, Bulgaria, Italy, Spain, Montenegro , Croatia, Poland, Luxembourg, Macedonia, Netherlands, Portugal, France, Romania, Serbia, Slovenia, Switzerland, Turkey or Germany.