# Compilation of Member State responses on modalities of researchers' mobility under the Students and Researchers Directive (EU) 2016/801<sup>1</sup>

In this document the European Commission has compiled information provided by EU Member States on the modalities of researchers' mobility in the EU resulting from their implementation of the Students and Researchers Directive (EU) 2016/801. The information contained here was notified by Member States in 2020 and 2021. Changes may occur. In case of doubt, please turn to the relevant Member State authorities.

The table contains the following questions and is divided into 3 parts:

#### Part 1 covers questions 1-5

- 1. Has your Member State introduced
  - a) for short-term mobility: no procedure or a notification procedure?
  - b) for long-term mobility: no procedure, a notification procedure or an application procedure?
- 2. Which entity is entitled to make a) the notification and b) the application for long term mobility (if applicable) the research organisation in the first Member State, the research organisation in the second Member State or the researcher?
- 3. Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?
- 4. What is the form of a) the notification and b) the application for long-term mobility (if applicable)? (e.g. online, on paper)
- 5. What is the address of the authority (e-mail if applicable)?

## Part 2 covers questions 6-11

- 6. Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found? (see related questions and replies 6a and 6b in part 3).
- 7. In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?
- 8. With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28 (7)) of the Directive)?
- 9. When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long-term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?
- 10. With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?
- 11. Does the legislation of your Member State provide for a maximum period of long-term mobility (Art. 29(1) 2nd subparagraph of the Directive)?

<sup>&</sup>lt;sup>1</sup> <u>https://eur-lex.europa.eu/legal-content/en/ALL/?uri=CELEX%3A32016L0801</u>

### Part 3 covers questions 6a and 6b

6a. What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) (if no notification/application form has been established)?

6b. What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?

## Part 1: questions 1-5

		1	2	3	4	5
Member States		Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State? What is the form of a) the notification and b) the application for long-term mobility (if applicable) in your (e.g. online, on paper)?		What is the address of the authority (e-mail if applicable)?
	AT	a) <u>short-term mobility</u> : no procedure b) <u>long-term mobility</u> : application	b) application: the researcher	b) application: the Provincial Governor ( <i>Landeshauptmann</i> ) or the authorized Regional Administrative Authority ( <i>Bezirkshauptmannschaft</i> ) or in cities the Local Administrative Authority ( <i>fo</i> )	b) application: in person, on paper	b) application: to be made to the locally responsible authority. Use the look up tool online ( <u>https://www.help.gv.at/Portal</u> . <u>Node/hlpd/public/content/be</u> <u>hoerden.html</u> )
1	BE	*Belgium has not yet transposed Articles 27-30 of Directive (EU) 2016/801 regarding mobility for researchers and their family members. A draft law has been written, but this draft law has not yet been discussed or approved on a political level. Therefore, Belgium cannot give a definitive answer yet to the questions regarding this topic.	*	*	*	*
f	BG	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application*	a) notification: the host entity of the first Member State b) application: the researcher in Bulgaria (2nd Member State)	a) notification: the Migration Directorate – Ministry of Interior b) application: the Migration Directorate – Ministry of Interior	a) notification: by email or submitted through regular mail. No specific form. However, all necessary information should be enclosed.	a) notification: Email: <u>Migration@mvr.bg;</u> Address: Migration Directorate – Ministry of Interior; Maria Louisa Blvd 48, Sofia - 1202, Bulgaria

	1	2	3	4	5
Member States	Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
	*Note: Several provisions included in the current table are still to be adopted. However, the amendments have been approved at first reading by the National Parliament.			b) application : submitted in person and prepared on paper on a form developed for the purposes of prolonged stay available on the following link: <u>https://www.mvr.bg/docs/libr</u> <u>ariesprovider57/default- document- library/pril3.pdf?sfvrsn=45b9d</u> <u>291 0</u>	b) application (if applicable): Address: Migration Directorate – Ministry of Interior; Maria Louisa Blvd 48, Sofia - 1202, Bulgaria
СҮ	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	a) notification: the research organisation in the first Member State b) application (if applicable): the research organisation in Cyprus (2nd Member state)	<ul> <li>a) notification: the Civil</li> <li>Registry and Migration</li> <li>Department of the Ministry of</li> <li>Interior</li> <li>b) application: the Civil Registry</li> <li>and Migration Department of</li> <li>the Ministry of Interior</li> </ul>	a) notification: on paper b) application (if applicable): on paper	a) notification: <u>migration@crmd.moi.gov.cy</u> b) application (if applicable): <u>migration@crmd.moi.gov.cy</u>
cz	No procedure for both types of mobility				
DE	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	a) notification: the research organisation in the second Member State b) application: the researcher	a) notification: the National Contact Point at the Federal Office for Migration and Refugees (in German <i>BAMF</i> ) b) application: the local immigration authority (depending on the domicile in Germany) or the National Contact Point- <i>BAMF</i>	a) notification: online platform b) application: online or in paper depending on the local immigration authority/online platform when sent via BAMF	a) notification: <u>REST@bamf.bund.de</u> b) application: the email address of the respective local immigration authority can be found here: <u>https://www.bamf.de/DE/Servi</u> <u>ce/ServiceCenter/BeratungVor</u> <u>Ort/Auslaenderbehoerden/ausl</u> <u>aenderbehoerden-node.html</u>

	1	2	3	4	5
Member States	a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - no procedure		Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
					NCP-BAMF: REST@bamf.bund.de
EE	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : notification	a): notification: the research organisation in the second Member State	a): notification: the Police and Border Guard Board	a): notification: paper form presented in the service centres, electronic form, submitted and signed electronically or submitted electronically in the self-service tool (electronic identity needed for identify the applicant).	a): notification: Police and Border Guard Board Pärnu mnt 139, Tallinn, 15060 e-mail: <u>ppa@politsei.ee</u> (documents have to be signed electronically) self-service : <u>https://etaotlus.politsei.ee/ltr/</u> <u>#/login</u> (digital identity needed)
EL	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	a) notification: the research organisation in Greece, as the second Member State. b) application: the researcher	<ul> <li>a) notification: the competent</li> <li>Greek General Secretariat for</li> <li>Research and Technology</li> <li>b) application: the competent</li> <li>Greek authorities for the</li> <li>issuance of the residence</li> <li>permit</li> </ul>	a) notification: <i>still to be determined</i> b) application: on paper	<ul> <li>a) notification: General</li> <li>Secretariat for Research and</li> <li>Technology</li> <li>b) application: Directorates of</li> <li>Aliens and Migration of the</li> <li>Decentralized Administration</li> <li>of the place of residence of the</li> <li>applicant</li> </ul>
ES	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : notification	a): notification: the research organisation in the first Member State	a): notification: large Companies And Strategic Groups Unit (UGE)	a): notification: online	a) notification: <u>movilidad.internacional@mitra</u> <u>miss.es</u> (for questions). To submit a notification: <u>https://expinterweb.mitramiss.</u> <u>gob.es/ley11/inicio/showTrami</u> <u>tes.action?procedimientoSel=2</u> <u>00&amp;proc=5</u>

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Member States		Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
	FI	<ul> <li>a) <u>short-term mobility</u>: notification</li> <li>b) <u>long-term mobility</u>: notification</li> <li>Note that according to the Finnish legislation, the mobility is not divided into short-term and long-term mobility. There is only one type of mobility where the maximum period of mobility is two years.</li> </ul>	a): notification: the researcher	a): notification: the Finnish Immigration Service	a): notification: on paper b	a): notification: sent by post to: Finnish Immigration Service, P.O. Box 10, FI-00086 Finnish Immigration Service, or attached to email and sent to migri@migri.fi
	FR	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : notification	a): notification: the research organisation in the second Member State for both short term mobility and long term mobility.	a): notification: the Ministry of Interior	a): notification: online; the form and documents must be completed and sent by e-mail to the contact point	a): notification: pointdecontact-sejour- dgef@interieur.gouv.fr
	HR	a) <u>short-term mobility</u> : no procedure b) <u>long-term mobility</u> : application	b) application: the researcher.	b) application: applications for long-term mobility can be submitted to diplomatic missions/consular offices of the Republic of Croatia; or to competent police stations/police administrations in the Republic of Croatia (according to the address of residence).	b) application: submitted on paper form-1a Form (available here: <u>https://mup.gov.hr/UserDocsI</u> <u>mages/dokumenti/stranci/Obr</u> <u>azac%201a.pdf</u> )	b) application: Diplomatic missions/consular offices of the Republic of Croatia- depending on the EU MS; list of all offices can be found here: <u>http://www.mvep.hr/hr/preds</u> <u>tavnistva/dmkurh-u-svijetu/;</u> or to competent police stations/police administrations in the Republic of Croatia (according to the address of residence); list can be found here:

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Member States	Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
					https://policija.gov.hr/policijsk e-uprave/104.
HU	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	a) notification: the researcher b) application: the researcher	a) notification: the regional directorate of the National Directorate-General for Aliens Policing responsible for the place where the future accommodation is located b) application: the regional directorate of the National Directorate-General for Aliens Policing responsible for the place where the future accommodation is located	a) notification: on paper b) application: on paper	<ul> <li>a) notification: <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> <a href="http://oif.gov.hu/index.php?op">tion=com_k2&amp;view=item&amp;layo</a> <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> <a href="http://oif.gov.hu/index.php?op">tion=com_k2&amp;view=item&amp;layo</a> <a href="http://oif.gov.hu/index.php?op">uteitem&amp;layo</a> <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> <a href="http://oif.gov.hu/index.php?op">http://oif.gov.hu/index.php?op</a> </li></ul>

<sup>&</sup>lt;sup>2</sup> <u>https://eur-lex.europa.eu/legal-content/FR/ALL/?uri=CELEX:32005L0071</u>

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Member States	Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your	
	to authorisation without visa. The authorisation has to be requested within 30 days after the entry, if the researcher is already on the territory (for ex. on the grounds of short-term mobility).				
ιτ	a) <u>short-term mobility</u> : no procedure b) <u>long-term mobility</u> : application	b) application: the research organisation in Lithuania or the researcher	b) application: the Migration Department under MOI	b) application: online through the Lithuanian Migration Information System (MIGRIS) (www.migracija.lt). After filling the application online, the researcher in person must show the documents in paper to one of the territorial divisions of the Migration department under MOI	b) application: <u>www.migracija.lt</u> After filling the application online the researcher may choose one of the territorial divisions of the Migration department under MOI from the list and book an appointment
LU	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	a) notification: the researcher or the research organisation in Luxembourg b) application: the researcher or the research organisation in Luxembourg	a) notification: the Directorate of Immigration b) application: the Directorate of Immigration	a) notification: online or on paper b) application: online or on paper	a) notification : Directorate of Immigration, PO Box 752, L- 2017 Luxembourg <u>immigration.public@mae.etat.l</u> <u>U</u> b) application: Directorate of Immigration, PO Box 752, L- 2017 Luxembourg <u>immigration.public@mae.etat.l</u> <u>U</u>
LV	a) <u>short-term mobility</u> : no procedure	b) application: the research organisation in the second	b) application: the Office of Citizenship and Migration Affairs	b) application: on paper	b) application: Čiekurkalna 1st line 1 k-3, Riga, LV-1026, Latvia

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Member States		Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
		b) <u>long-term mobility</u> :	Member States and the			
	мт	application a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	a) notification: the research organisation in the second Member State b) application: the researcher	a) notification: the Identity Malta Agency b) application: the Identity Malta Agency	a) notification: online b) application: online	a) notification: <u>noneu@identitymalta.com</u> Identity Malta Agency Head Office Valley Road, Msida, MSD 9020 Malta b) application: <u>noneu@identitymalta.com</u> Identity Malta Agency Head Office Valley Road, Msida, MSD 9020 Malta
	NL	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	<ul> <li>a) notification: the research</li> <li>organisation in the second</li> <li>Member State and the</li> <li>researcher</li> <li>b) application: the research</li> <li>organisation in the second</li> <li>Member State</li> </ul>	a) notification: the Dutch Immigration Service b) application: the Dutch Immigration Service	a) notification: on paper b) application: on paper	<ul> <li>a) notification Immigratie- en Naturalisatiedienst, postbus 5,</li> <li>9560 AA, Ter Apel</li> <li>b) application: Immigratie- en Naturalisatiedienst, postbus 5,</li> <li>9560 AA, Ter Apel</li> </ul>
	PL	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : application	rt-term mobility: ationa) notification: the research organisation in the seconda) notification: the research Warsawa) notification: the Head of the electronic form to the electronic mailbox of the Head of the Office for Foreigners in Warsawa) notification: on paper or in electronic form to the electronic mailbox of the Head of the Office for Foreigners (ePUAP – a national Electronic		<ul> <li>a) notification: 33, Taborowa</li> <li>Str., 02-699 Warsaw</li> <li>b) application: the address of</li> <li>the voivode competent for the</li> <li>place of residence of the</li> <li>foreigner</li> </ul>	

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Mombor Statoo	Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
Ρ	procedure for all third country nationals that enter Portugal	a) declaration of entry: the researcher has to declare his/her entry in Portugal via the internal border b) application: the researcher	a) declaration of entry: the Portuguese Immigration and Borders Service/ S.E.F. b) application: the Portuguese Immigration and Borders Service/ S.E.F.	<ul> <li>a) declaration of entry: on paper</li> <li>b) application: on paper, accompanied by the relevant supporting documents, presented at a local office of the Portuguese Immigration and Borders Service/ S.E.F.</li> </ul>	a) declaration of entry: any office of the Portuguese Immigration and Borders Service/ S.E.F. in the area of stay. Information available at <u>https://imigrante.sef.pt/wp- content/uploads/Declaração- de-Entrada ENpdf</u> b) application: any regional office of the Portuguese Immigration and Borders Service/ S.E.F. Information on addresses available at <u>https://www.sef.pt/en/Pages/co onteudo-detalhe.aspx?nlD=13</u>
R	o notification b) <u>long-term mobility</u> : application	a) notification: the research organisation in the second Member State b) application: the researcher	<ul> <li>a) notification: the General</li> <li>Inspectorate for Immigration</li> <li>within the Romanian Ministry</li> <li>of Internal Affairs</li> <li>b) application: the General</li> <li>Inspectorate for Immigration</li> <li>within the Romanian Ministry</li> <li>of Internal Affairs</li> </ul>	a) notification: on paper b) application: on paper	a) notification: <u>www.igi.mai.gov.ro</u> b) application: <u>www.igi.mai.gov.ro</u>
s	b) <u>long-term mobility</u> : application	a) notification: N/A b) application: the researcher	a) notification: N/A b) application: the Swedish Migration Agency	a) notification: N/A b) application: online and on paper	b) application: <u>application</u>
S		In both cases (short-term and long-term mobility)- the	a) notification and b) application: Administrative	a) notification: on paper	a) notification and b) application: at the

		1	2	3	4	5
Member States		Has your Member State introduced a) for short term mobility: - no procedure - a notification procedure b) for long-term mobility - no procedure - a notification procedure - an application procedure?	Which entity is entitled to make a) the notification and b) the application for long- term mobility (if applicable): the research organisation in the first Member State, the research organisation in the second Member State or the researcher?	Which is the competent authority for receiving a) notifications and b) applications for long-term mobility (if applicable) in your Member State?	What is the form of a) the notification and b) the application for long-term mobility (if applicable) (e.g. online, on paper)?	What is the address of the authority (e-mail if applicable)?
		b) <u>long-term mobility:</u> application	research organisation in the first or in second Member State and the researcher	Unit (online list of all Administrative Units: <u>https://www.gov.si/en/state-</u> <u>authorities/administrative-</u> <u>units)</u>	b) application: on paper (form available online.	administrative unit in the area where the foreigner resides or intends to reside (online list of contacts of all Administrative Units: <u>https://www.gov.si/en/state-</u> <u>authorities/administrative-</u> <u>units)</u>
	SK	a) <u>short-term mobility</u> : notification b) <u>long-term mobility</u> : notification	a): notification: the research organisation in the Slovak Republic	a): notification: the Ministry of Interior of the Slovak Republic	a): notification: online by email and on paper	a): notification: sent to the Bureau of Border and Foreign Police Presidium of the Police Force by post or by e-mail address: <u>ocpuhcp@minv.sk</u>

	6	7	8	9	10	11
Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
AT	b) application: yes available at: <u>https://bmi.gv.at/312/60/sta</u> <u>rt.aspx</u> Form Number 27 (use not mandatory)	b) application: to be submitted in German. Documents not in German have to be translated upon request by the authorities. Upon request of the authority, documents must be presented in certified form.	N/A	b) application: may be filed after entry on the basis of Schengen	N/A	The residence permit is limited to the duration of the research activity carried out in Austria, at most to the period of validity of the residence permit of the other Member State, and may be extended up to a total period of stay of two years in Austria (§ 61 Abs. 2 NAG).
BE	*	*	*	*	*	*
BG	<ul> <li>a) notification: no specific</li> <li>form</li> <li>b) application: yes, to be</li> <li>submitted to Migration</li> <li>Directorate within Mol. The</li> <li>form is available on the</li> </ul>	a) notification: to be submitted in Bulgarian and/or English. All relevant documents accompanying the application should be in Bulgarian. Provided some of	Yes, the BG legislation provides for a period of up to 30 days for objection.	a) notification: to be submitted in advance and provided the objection has not been raised in the time- frame the mobility to Bulgaria can take place.	With regard to the notification procedure applicable to short mobility Bulgaria will not issue documents.	Yes. Foreigners who intend to carry out research in Bulgaria could reside in the

	6	7	8	9	10	11
Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
	official site of the Directorate: <u>https://www.mvr.bg/docs/li</u> <u>brariesprovider57/default- document- library/pril3.pdf?sfvrsn=45b9</u> d291_0	the documents are in any other language they should be accompanied by a certified translation into Bulgarian. b) application: idem.		b) application: to be submitted in person after the issuance of the residence permit by the first Member State and after the entrance of the researcher to Bulgaria.	As for the application procedure: the researchers are issued residence permits under Regulation 1030/2002. The validity depends on the duration of the work contract but could not be longer than 2 years. There is a specific remark "researcher - mobility"	country for up to 2 years.
сү	a) notification: yes b) application (if applicable): yes, the notification form and the application form for long term mobility will soon be available on the official site of the Civil Registry and Migration Department	<ul> <li>a) notification: to be</li> <li>submitted in Greek or</li> <li>English. All relevant</li> <li>documents accompanying</li> <li>the notification or the</li> <li>application should be in</li> <li>Greek or English. Provided</li> <li>some of the documents are</li> <li>in any other language they</li> <li>should be accompanied by a</li> <li>certified translation in Greek</li> <li>or English.</li> <li>b) application: idem.</li> </ul>	Yes, the CY legislation provides for a period of up to 30 days for objection.	<ul> <li>a) notification: to be submitted prior to entering Cyprus, either at the time of the application in the first Member State, where the mobility to Cyprus is already envisaged at that stage; or after the researcher was admitted to the first Member State, as soon as the intended mobility to Cyprus is known.</li> <li>b) application (if applicable): can be submitted after entering Cyprus.</li> </ul>	With regard to the notification procedure applicable to short mobility Cyprus will not issue documents.	No, the period of validity of residence permit for long term mobility is linked to the duration of the hosting agreement.

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
CZ	N/A	N/A	N/A	N/A	N/A	N/A
DE	a) notification: yes, available at https://www.bamf.de/Share dDocs/Anlagen/EN/Migratio nAufenthalt/formular- kurzfristige-mobilitaet- forscher.html?nn=284542 b) application: no	<ul> <li>a) notification: to be</li> <li>submitted in German.</li> <li>However, easily</li> <li>understandable, foreign</li> <li>documents can be accepted.</li> <li>The translation does not</li> <li>necessarily have to be</li> <li>certified.</li> <li>b) application: to be</li> <li>submitted in German</li> </ul>	Yes	a) notification: yes b) application: yes	Yes, a certificate with declarative effect only. The basis for the researcher's mobility is the permit of the first Member State.	Yes, maximum one year
EE	a) notification: yes, available at <u>https://www2.politsei.ee/do</u> <u>tAsset/825275.pdf</u>	a) notification: to be submitted in Estonian, English or Russian.	Yes. A researcher may start to work immediately. If the conditions for mobility are not met, the mobility may be objected.	a) notification: Mobility is allowed at the same moment the host entity has sent/presented the relevant notification form to the Police and Border Guard. Yes, researchers may enter the country on the basis of Schengen rules beforehand the notification is made.	No, the employer receives a certificate attesting that work is registered and it has a declarative effect only. The legal basis for the researcher's stay and work in EE is the valid residence permit issued by the first Member State and registration of mobility.	No, long term mobility is allowed during the validity of the registration period, which is linked to the validity of the residence permit issued by the first MS.
EL	No	a) notification: to be submitted in Greek. If other,	Yes	a) notification: either at the time of the application in the first Member State,	No, Article 28(10) has not been transposed into the Greek legislation	No, the period of validity of residence permit

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
		in case of notification, there will be relevant information. b) idem.		where the mobility to the second Member State is already envisaged at that stage; or after the researcher was admitted to the first Member State, as soon as the intended mobility to the second Member State is known. b) application: yes		for long term mobility is linked to the duration of the hosting agreement.
ES	a) notification: yes, available at http://extranjeros.mitramiss. gob.es/es/ModelosSolicitude s/ley 14 2013/COMUNICACI ON_Investigador_UE.pdf	a) notification: to be submitted in Spanish. All documents issued in other languages must be duly translated by a sworn translator and authenticated.	Yes	a) notification: the notification should preferably be made simultaneously with the application of the permit in the first MS. Otherwise, it shall be made once the applicant has their permit granted, as soon as they know about the mobility.	Yes	No. They will be allowed to stay on the territory on the basis of and during the period of validity of the authorisation issued by the first Member State.
FI	a) notification: yes, available at: <u>https://migri.fi/en/mobility-</u> <u>notification-for-researchers</u>	a) notification: to be submitted in in Finnish, Swedish or English. The notification that is in a language other than Finnish, Swedish or English must be	Yes	a) notification: the notification must be made before entering to Finland. When notification is made, the researcher is allowed to enter to Finland on the basis of the Schengen rules.	Yes	Yes, the maximum period of mobility is two years.

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
	Direct link to the pdf- document of the notification	translated by an authorised translator.				
	form:					
	https://migri.fi/documents/5					
	202425/7004840/Tutkijan+lii kkumista+koskeva+ilmoitus%					
	2C+ILMOITUS TUT+%28en%					
	29/cfa60b8a-6260-e7da-					
	<u>79b0-</u>					
	<u>cf149a32975f/Tutkijan+liikku</u> mista+koskeva+ilmoitus%2C					
	+ILMOITUS TUT+%28en%29.					
	pdf					
FR	a) notification form: yes, available at https://www.service- public.fr/particuliers/vosdroi ts/R53674 https://www.service- public.fr/particuliers/vosdroi ts/R53668	a) notification: to be submitted in French. The documents can be sent in French or in English (other EU languages can be accepted if the documents are easily understandable). There is no need for a certified translation.	Yes	a) notification: a) the mobility notification is made: 1) Either at the moment the application for the permit is made in the first Member State, (when the future mobility of the student in France is already known at this stage); 2) Or after the student's admission in the first Member State (as soon as the mobility project to France is known).	Yes. The notification approval is sent to the student and a "foreigner number" is created in our database.	Yes, one year

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
HR	b) application: yes, the application for long-term mobility is to be submitted on paper form-1a Form (available on the web-page of Ministry here: <u>https://mup.gov.hr/UserDoc</u> <u>sImages/dokumenti/stranci/</u> <u>Obrazac%201a.pdf</u> )	b) application: to be submitted on a paper form- 1a Form, which is bilingual (Croatian and English). Translation of documents should be certified.	N/A	b) application: a researcher who applied for long-term mobility is allowed to carry out part of the research in Republic of Croatia until a decision on the application for long-term mobility has been taken, provided that the period of 180 days in any 360 days did not expire, nor that the period of validity of the authorisation issued by the first Member state have expired. Application for long-term mobility can be made within the territory, to the competent police station/police administration if researcher entered on the basis of the Schengen rules.	N/A	Long-term mobility authorisation can be issued up to one year validity; or less, if the authorisation issued by the first Member state is shorter. It can be renewable, under conditions that the period of validity of the authorisation issued by the first Member state have not expired and if other requirements are met.
HU	a) notification: yes, the notification for the short- term mobility shall be submitted with the form "Notification in the case of	a) notification: to be submitted in English or Hungarian. Certified translation of the documents is not necessary.	Yes	a) notification: the notification shall be submitted at the regional directorate responsible for the place where the future	Short-term mobility: The competent regional directorate issues a short-term mobility	Maximum period of researchers' long-term

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
	short-term mobility of	b) application: idem.		accommodation is located,	certificate for the	mobility is 365
	researchers" completed. The notification can be found at			or to the competent consulate officer of the	purpose of research.	days.
	the appendix number 41 of			country where the	Long-term mobility: Yes.	
	the 25/2007. (V.31.) IRM			permanent or temporary	The competent regional	
	Decree. The form can also be			residence of the applicant is	directorate issues a	
	downloaded from the official			located or in the country of	researcher mobility	
	website of the National			the applicant's nationality.	certificate for the	
	Directorate-General for				researcher.	
	Aliens Policing:			b) application: the		
	http://oif.gov.hu/index.php?			application shall be		
	option=com k2&view=item			submitted at the regional		
	<u>&amp;layout=item&amp;id=1247&amp;Ite</u> mid=1810⟨=en#forms			directorate responsible for the place where the future		
	b) application: yes, the			accommodation is located,		
	application for the permit for			or to the competent		
	long-term mobility shall be			consulate officer of the		
	submitted with the form			country where the		
	"Application for residence			permanent or temporary		
	permit" and Appendix			residence of the applicant is		
	"Research and long-term			located or in the country of		
	mobility of researchers"			the applicant's nationality.		
	completed. The form and					
	appendix can be found at the					
	appendix number 11 of the					
	25/2007. (V.31.) IRM Decree.					
	The form can also be					

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
	downloaded from the official website of the National Directorate-General for Aliens Policing: <u>http://oif.gov.hu/index.php?</u> <u>option=com_k2&amp;view=item</u> <u>&amp;layout=item&amp;id=1246&amp;Ite</u> <u>mid=1809⟨=en#forms</u>					
п	b) application: yes, the application is submitted in Italian, online, through the website of the Ministry of the Interior	b) application: to be submitted in Italian	Yes. According to Art. 27 ter par. 11 ter, within 30 days the immigration one-stop shop informs, if there are objection reasons	b) application: the application has to be submitted by the Research Institute/University and not by the foreigner. But it can be submitted if the foreigner is already on the territory.	A residence permit for the purpose of scientific research, valid for a year.	The maximum period is stated in the reception Convention, submitted by the Institute/Universi ty (duration of the research project).
LT	b) application: yes, available at <u>www.miracija.lt</u>	b) application: to be submitted in Lithuanian or English. The documents must be provided in Lithuanian or with the certified translation to Lithuanian (except the travel document). In some cases the documents may be	N/A	b) application: the application can be made after the researcher entered Lithuania on the basis of the Schengen rules.	N/A	No

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
		made in the original English language or may be accompanied by a certified translation to English (for more information visit here <u>https://www.migracija.lt/ke</u> <u>tinu-pagal-darbo-</u> <u>sutart%C4%AF-dirbti-kaip-</u> <u>tyr%C4%97jas</u> )				
LU	a) notification form: no b) application form: no	<ul> <li>a) notification: to be</li> <li>submitted in English, French</li> <li>or German. Translated</li> <li>documents have to be</li> <li>certified.</li> <li>b) application: to be</li> <li>submitted in English, French</li> <li>or German. Translated</li> <li>documents have to be</li> <li>certified.</li> </ul>	a) yes, but there is no limitation in time (30 days). Objection has to be done directly by the minister ("le ministre informe sans retard et par écrit…")	a) notification : yes b) application: yes	a) notification: yes	360 days
LV	b) application form: yes, available at https://www.pmlp.gov.lv/lv/ assets/images/Uztur%C4%93 %C5%A1an%C4%81s/UA_an keta_2016.pdf.pdf	b) application: to be submitted in Latvian, English, German, French or Russian. Translation is required from other languages to one of the above-mentioned language. If the translation has been	N/A	b) application: an application can be submitted after arrival to Latvia.	N/A	Initial residence rights can be granted for a period up to 5 years.

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
		performed in non-EU country, it should be certified, if in the EU -				
MT	b) application form: yes available at <u>https://identitymalta.com/u</u> <u>nit/expatriates-unit/</u> FORM O	a) notification is not required. a) notification: to be submitted in English or Maltese b) application: idem.	Yes	<ul> <li>a) notification: a notification</li> <li>can be submitted after</li> <li>arrival.</li> <li>b) application: an</li> <li>application can be</li> <li>submitted after arrival.</li> </ul>	Yes	The period of validity of an authorisation for researchers shall be at least one year, or for the duration of the hosting agreement where this is shorter and the authorisation shall be subject to a renewal
NL	b) application form: yes, available at <u>https://ind.nl/en/Forms/751</u> <u>2.pdf</u>	b) application: to be submitted in Dutch and English. Documents should have certified translation if not in Dutch, English, French or German.	N/A	b) application: an application may be filed after entry on the basis of Schengen	N/A	The residence permit is limited to the duration of the research activity, but the validity of the permit not be longer than the residence permit

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
						granted by the first Member State.
Ρ	a) notification: no b) application: yes, available at https://cudzoziemcy.gov.pl/ pliki-do-pobrania/ (Wniosek o udzielenie cudzoziemcowi zezwolenia na pobyt czasowy – Application for granting the temporary residence permit to a foreigner)	a) notification: to be submitted in Polish. Certified translation of the documents is required to be made by a sworn translator entered on the list of sworn translators kept by Polish Minister of Justice. b) application: idem.	Yes. The deadline shall be counted from the date of delivery of the notification along with all required documents including certified translation of the documents.	After the first EU MS issued a residence permit or a long-term visa with the "researcher" annotation to the foreigner a) notification: yes, scientific research or development work may be allowed on general rules b) application: yes Application may be submitted not earlier than 14 days after receiving by the authority possible notification concerning short-term mobility. During the application procedure scientific research or development work allowed for the approved scientific organization, under the conditions specified in the	No	Yes – 3 years (maximal period of validity of temporary residence permit)

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Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
				hosting agreement (in case of legal stay of the foreigner on the day of application)		
PT	a) declaration of entry: yes, the form is provided at any office or can be obtained online <u>https://www.sef.pt/pt/Docu</u> <u>ments/Mod.%20%20Dec.%2</u> <u>OEntrada%20-</u> <u>%20Corrigido%2006.08.2007</u> <u>.pdf</u> b) application: yes, forms are provided at the regional office, but can be downloaded at <u>https://imigrante.sef.pt/en/s</u> olicitar/estudar/art91-c/	a) declaration of entry: to be submitted in Portuguese, English and French b) application: to be submitted in Portuguese. All documents issued outside Portugal need to be translated and certified	No. Third country nationals simply have to declare that they have entered the country. If staying in hotel, they are exempt	a) declaration of entry: the declaration of entry should be handed in within first 3 days of entry b) application: the application has to take place within the 30 days after arrival in the country, or if he/she was a short-term investigator, during the last 30 days of the allotted 180 day period	Upon declaration of entry, the applicant gets a stub/ receipt	No
RO	a) notification: no b) application: yes, the form is provided at the competent territorial structure of the General Inspectorate for Immigration, but it may also be downloaded at <u>http://igi.mai.gov.ro/en/cont</u> <u>ent/scientific-research</u>	<ul> <li>a) notification: to be</li> <li>submitted in Romanian. The</li> <li>attached documents need</li> <li>to be translated and</li> <li>certified.</li> <li>b) application: idem.</li> </ul>	Yes	<ul> <li>a) notification: mobility</li> <li>begins after the notification</li> <li>but the researcher may</li> <li>already be on the national</li> <li>territory (also on the basis</li> <li>of Schengen rules).</li> <li>b) application: mobility</li> <li>begins after the notification</li> <li>and application, but the</li> </ul>	No	The residence right for research purposes can be extended for a period equal to the duration provided for in the hosting agreement.

	6	7	8	9	10	11
Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
				researcher may already be on the national territory (also on the basis of Schengen rules).		
SE	b) application: yes, available online, and on <u>paper</u>	b) application: to be submitted in Swedish or English. Documents provided with the form should have certified translation if not in Swedish or English.	N/A	a) notification: N/A b) application: yes, the application for long-term mobility can be made after entering Sweden.	N/A	No maximum period has been set but the validity of such permits may not be longer than the permit granted by the other Member State.
SI	<ul> <li>a) notification: no specific</li> <li>form</li> <li>b) application: yes, the</li> <li>application for long-term</li> <li>mobility is to be submitted</li> <li>on paper and will be</li> <li>available online; currently</li> <li>the Regulation, defining the</li> <li>content of the form, is in the</li> <li>process of adoption; after</li> <li>adoption, the link will be</li> <li>made available.</li> </ul>	<ul> <li>a) notification: to be</li> <li>submitted in Slovenian</li> <li>language. The attached</li> <li>documents need to be</li> <li>translated and certified.</li> <li>b) application: the same as</li> <li>for notification.</li> </ul>	Yes	<ul> <li>a) notification: mobility</li> <li>begins after the notification</li> <li>but the researcher may</li> <li>already be on the national</li> <li>territory (also on the basis</li> <li>of Schengen rules).</li> <li>b) application: the</li> <li>application has to take place</li> <li>within the 30 days after</li> <li>arrival in the country, or if</li> <li>he/she was a short-term</li> <li>researcher, during the last</li> </ul>	N/A	Yes (360 days)

		6	7	8	9	10	11
	Member States	Is there a) a notification form or b) an application form for long-term mobility established in your Member State? Where can the form be found?	In which language should a) the notification and b) the application for long-term mobility (if applicable) be made? Should the translation of the documents be certified?	With regard to the notification: Does the legislation of your Member State provide that an objection may be raised by the competent authority within 30 days from having received the complete notification (Art. 28(7)) of the Directive)?	When may researcher mobility take place (Art. 28(3)/(4), 29(2)(a); 29(2)(b), 29(5) of the Directive)? Can a) the notification and b) the application for long- term mobility (if applicable) be made after the foreigner entered your country on the basis of the Schengen rules?	With regard to the notification: Does your Member State issue a document to the researcher attesting that s/he is entitled to stay in the territory of your Member State and enjoy the rights provided for in this Directive (Art. 28(10) of the Directive)?	Does the legislation of your Member State provide for a maximum period of long- term mobility (Art. 29(1) 2nd subparagraph of the Directive)?
					30 days of the allotted 180 day period		
-	SK	a) notification: no	a) notification: to be submitted in Slovak. Documents in foreign language must be presented by the foreigner in official translations into national language.	Yes	a) notification: the mobility may be initiated after the notification is sent to our authority immediately or at any moment thereafter within the period of validity of the authorisation.	No	Yes (1 year)

## Part 3: questions 6a and 6b

		ба	6b
Contraction of Contract	Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
A	T	b) application: form available at <a href="https://bmi.gv.at/312/60/start.aspx">https://bmi.gv.at/312/60/start.aspx</a>	b) application: see list published on <a href="https://bmi.gv.at/312/60/start.aspx">https://bmi.gv.at/312/60/start.aspx</a>
В	BE	*	*
		<ul> <li>a) notification: The entity in the first Member State shall inform the competent authority in the first MS and Bulgaria authorities on the intention of the researcher to carry out research in an entity established in Bulgaria as well as for the duration of employment in Bulgaria and on the initial and final data of the employment. The information notified has to be proved by the supporting documents as listed under question 6b.</li> <li>b) application: The application form contains:</li> </ul>	<ul> <li>a) notification:</li> <li>The notification for short-term mobility should be <u>accompanied by the following</u>: <ul> <li>copy of a valid residence permit issued by the first MS;</li> <li>copy of a valid passport or other replacing document, the validity of which must at least cover the total required period of stay for research;</li> <li>evidence for accommodation;</li> <li>obligatory health insurance;</li> <li>certificate showing no previous convictions, issued by the state, whose national the foreigner is, or by the state of foreigner's usual residence – in an initial submission of the application.</li> </ul> </li> <li>b) application:</li> </ul>
В	G	<ul> <li>personal data;</li> <li>number and validity of the passport;</li> <li>address of employment;</li> <li>accommodation in Bulgaria;</li> <li>date and place of entry in Bulgaria and the purpose of intended stay.</li> </ul> The application should be submitted together with the supporting documents as listed under question 6b.	<ul> <li>The application.</li> <li>The application for long-term mobility should be accompanied by the following:</li> <li>copy of a valid passport or other replacing document , incl. pages with photo and personal data, the validity of the passport must at least cover the total required period of stay for research;</li> <li>evidence for accommodation;</li> <li>obligatory health insurance valid on the territory of Bulgaria for the whole period of stay where the foreigner has not been insured under the Health Insurance</li> <li>evidence for stable, regular, providable and sufficient resources without referring to the social assistance system in the amount not lower than the minimal monthly work salary, the minimum stipendium or the minimal</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>pension for the country, for the period of residence on the territory of Bulgaria;</li> <li>certificate showing no previous convictions, issued by the state, whose national the foreigner is, or by the state of foreigner's usual residence – in an initial submission of the application;</li> <li>work contract concluded between the foreigner and the research entity</li> <li>copy of a valid residence permit of the researcher issued by the first MS.</li> </ul>
CY	a) notification: Cyprus has introduced a form. The notification form will soon be available on the official site of the Civil Registry and Migration Department. b) application (if applicable): The application for long term mobility includes all the information that derives from the documents submitted as described in question 6b.	<ul> <li>a) notification:</li> <li>copy of a valid passport or other travel document with a validity covering at least the duration of the intended stay or at least 2 years;</li> <li>hosting agreement signed between the research organisation and the third country national in the first Member State as well as a hosting agreement between the researcher and the research organisation in the Republic of Cyprus;</li> <li>copy of the valid residence permit issued by the first Member State covering the duration of mobility;</li> <li>document referring to the expected duration and the specific dates of the mobility (not required when this information is already included in the Hosting Agreement);</li> <li>original Certificate of a clean Criminal Record from the country of origin (if the third-country national resides in a country other than the country of original Medical certificate proving that that the third-country national does not suffer from contagious diseases such as hepatitis B and C, HIV, syphilis, and chest x-ray for tuberculosis from the country of origin or from the first Member State;</li> <li>evidence that the third-country national has health insurance covering all the risks normally covered for Cypriot nationals (Plan A).</li> <li>b) application (if applicable):</li> <li>copy of a valid passport or other travel document with a validity covering at least the duration of the intended stay or at least 2 years;</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>copy of the valid residence permit issued by the first Member State;</li> <li>health Insurance Certificate covering all the risks normally covered for Cypriot nationals (Plan A) valid for the period of the intended stay;</li> <li>evidence that a third-country national has the financial ability to cover, during the stay, subsistence costs, as well as the travel costs to the first Member State;</li> <li>original Certificate of a clean Criminal Record from the country of origin (if the third-country national resides in a country other than the country of origin, the certificate should be issued from the country of residence);</li> <li>original Medical certificate proving that that the third-country national does not suffer from contagious diseases such as hepatitis B and C, HIV, syphilis, and chest x-ray for tuberculosis from the country of origin or from the first Member State;</li> <li>hosting agreement signed between the research organization and the third country national in the Republic of Cyprus. The hosting agreement should include: the title or the purpose of the research activity, dates or the estimated duration of the research activity, information about the researcher's working conditions and information about the intention of mobility in one or more Member States if the mobility is known at the time of submission of the application;</li> <li>document referring to the expected duration and the specific dates of the mobility (not required when this information is already included in the Hosting Agreement).</li> </ul>
CZ	N/A	N/A
DE	<ul> <li>a) notification: Germany introduced a form, please see</li> <li><u>https://www.bamf.de/SharedDocs/Anlagen/EN/MigrationAufenthalt/formular-kurzfristige-mobilitaet-</u></li> <li><u>forscher.html?nn=284542https://www.bamf.de/SharedDocs/Anlagen/EN/Migrati</u></li> <li><u>onAufenthalt/formular-kurzfristige-mobilitaet-forscher.html?nn=284542</u>.</li> <li>b) application: detailed information can be inquired at the respective local immigration office</li> </ul>	<ul> <li>a) notification: <ul> <li>residence permit of the first EU Member State;</li> <li>hosting agreement or an equivalent contract concluded with the host research organization in Germany;</li> <li>recognized, valid passport;</li> <li>proof of subsistence (incl. health insurance).</li> </ul> </li> <li>b) application:</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>residence permit of the first EU Member State;</li> <li>hosting agreement or an equivalent contract concluded with the host research organization in Germany;</li> <li>recognized, valid passport;</li> <li>proof of subsistence (incl. health insurance).</li> <li>(detailed information can be inquired at the local immigration office)</li> </ul>
EE	<ul> <li>a) notification:</li> <li>researchers' personal data and address;</li> <li>name of the host entity ;</li> <li>expected duration of the mobility;</li> <li>position;</li> <li>gross remuneration;</li> <li>address of the work place.</li> </ul>	<ul> <li>a) notification: <ul> <li>1 digital color photo;</li> <li>copy of the page of applicants travel document depicting personal data;</li> <li>document certifying the payment of the state fee;</li> <li>copy of a valid residence permit granted by the first MS;</li> <li>copy of the work contract or host agreement.</li> </ul> </li> </ul>
EL	<ul> <li>a) notification: The notification informs on the intention of the researcher to carry out a part of the research in a research organization in Greece. Personal data and contact details of the researcher and the research organization should be included.</li> <li>b) application: The application for long term mobility includes all the information that derives from the documents submitted as described in question 6b.</li> </ul>	<ul> <li>a) notification: The notification should be accompanied by: <ul> <li>valid travel document</li> <li>valid residence permit granted by the first Member State covering the whole period of mobility</li> <li>the host contract concluded with the research organisation in Greece, if the planned stay exceeds three months</li> <li>b) application: All documents, as foreseen for the initial entry, are to be attached to the application for long-term mobility: <ul> <li>copy of the travel document;</li> <li>documents proving health insurance, sufficient resources, absence of reasons of public order, security and health, payment of fees;</li> <li>hosting agreement signed by the research organisation;</li> <li>approval of the research organisation, in case of a private organisation.</li> </ul> </li> </ul></li></ul>
ES	<ul> <li>a) notification:         <ul> <li>name of the legal representative of the research organisation in the first Member State (who is filing the application);</li> </ul> </li> </ul>	<ul> <li>a) notification:</li> <li>copy of the passport;</li> <li>the authorisation issued by the first Member State;</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
	<ul> <li>information of the authorisation (MS that issued it, date of expiry, in virtue of a hosting agreement or a work contract);</li> <li>researcher's personal data (and those of their family members accompanying them);</li> <li>expected duration of the mobility.</li> </ul>	<ul> <li>copy of the hosting agreement or that of the work contract;</li> <li>proof of having a health insurance;</li> <li>proof of sufficient economic resources for them and their family members.</li> </ul>
FI	N/A	<ul> <li>a) notification: The information of the mobility notification for researcher: <a href="https://migri.fi/en/mobility-notification-for-researchers">https://migri.fi/en/mobility-notification-for-researchers</a>. Requirements: <ul> <li>a passport which is valid throughout the entire stay in Finland;</li> <li>a residence permit for research granted by another EU Member State;</li> <li>a hosting agreement with a research organisation</li> <li>the hosting agreement which contains all the necessary information (as is shown as example in this document: <a href="https://migri.fi/documents/5202425/7004840/Tutkijasopimus_malli.pdf/1e720101-3b3a-3e5f-f6a1-6e40b2605cb7/Tutkijasopimus_malli.pdf/Tutkijasopimus_malli.pdf">https://migri.fi/documents/5202425/7004840/Tutkijasopimus_malli.pdf</a>)</li> <li>sufficient financial means for the whole duration of stay in Finland.</li> </ul> </li> </ul>
	30	<ul> <li>Attachments:</li> <li>colour copy of the passport page containing personal data (in a valid passport);</li> <li>copy of a residence permit decision issued in another EU Member State, together with a copy of residence permit card which is valid for the whole period of your stay;</li> <li>the agreement signed between researcher and the research organisation, containing the following information: <ul> <li>the title and purpose of the research activity or the research area;</li> <li>an undertaking by the researcher and the research organisation to endeavour to complete the research activity;</li> </ul> </li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>the start and end date or the estimated duration of the research activity;</li> <li>information on the legal relationship between the research organisation and the researcher;</li> <li>information on the working conditions of the researcher, if the legal relationship between the research organisation and the research organisation and the researcher is an employment relationship;</li> <li>clarification of income (to prove of sufficient financial resources for entire stay in Finland);</li> <li>copy of the payment receipt (for the processing fee);</li> <li>certificate of a second-cycle degree, if a residence permit is granted for studies by some other EU Member State than Finland and a part of the research activity will be carried out in Finland.</li> </ul>
FR	N/A	<ul> <li>a) notification:</li> <li>copy of the valid travel document;</li> <li>copy of the residence permit of the first EU Member State;</li> <li>proof of sufficient resources during mobility;</li> <li>proof of health insurance;</li> <li>evidence that the student is pursuing studies in the framework of a Union or multilateral programme that comprises mobility measures, or an agreement between 2 or more recognized higher education institutions;</li> <li>proof of acceptance by a higher education institution in France.</li> </ul>
HR	b) application: Please see paper form-1a Form (available on the web-page of Ministry here: <u>https://mup.gov.hr/UserDocsImages/dokumenti/stranci/Obrazac%201a.pdf</u> )	<ul> <li>b) application: Documents to be attached to the application for long-term mobility are:</li> <li>valid authorisation issued by the first Member state;</li> <li>hosting agreement concluded with the research organisation in the Republic of Croatia;</li> <li>valid travel document;</li> <li>evidence of sickness insurance;</li> <li>evidence of sufficient resources.</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
HU	N/A	<ul> <li>a) notification:</li> <li>purpose of residence: the hosting agreement concluded with the accredited Hungarian research organisation; the researcher's short-term mobility plan, indicating also the planned duration and dates of the mobility; copy of valid residence permit issued for the purpose of research by the first Member State</li> <li>means of subsistence in Hungary: a statement from a Hungarian or foreign financial institution concerning the applicant's bank account; an income certificate issued by the tax authority for the previous year; an income certificate issued by the employer; a certificate issued by the employer and/or tax authority evidencing regular income received from abroad; other reliable means;</li> <li>comprehensive health insurance: proof of having access to comprehensive health insurance services (in particular on the basis of specific other legislation on the social security system, international agreement, or under specific agreement), or that he/she has the necessary financial resources to cover the costs of such services;</li> <li>genuine residence address in Hungary: A short-term mobility certificate for the purpose of research may be issued only if the applicant provides a genuine address as his/her place of accommodation.</li> </ul>
		<ul> <li>b) application:</li> <li>purpose of residence: the hosting agreement concluded with the accredited Hungarian research organisation; the researcher's long-term mobility plan, indicating also the planned duration and dates of the mobility; copy of valid residence permit issued for the purpose of research by the first Member State;</li> <li>means of subsistence in Hungary: a statement from a Hungarian or foreign financial institution concerning the applicant's bank account; an income certificate issued by the employer; a certificate issued by the</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>employer and/or tax authority evidencing regular income received from abroad; other reliable means;</li> <li>comprehensive health insurance: proof of having access to comprehensive health insurance services (in particular on the basis of specific other legislation on the social security system, international agreement, or under specific agreement), or that he/she has the necessary financial resources to cover the costs of such services;</li> <li>genuine residence address in Hungary: A short-term mobility certificate for the purpose of research may be issued only if the applicant provides a genuine address as his/her place of accommodation.</li> </ul>
IT	<ul> <li>b) application:</li> <li>data of the Institute/University;</li> <li>data of the employer;</li> <li>data of the worker;</li> <li>working experiences (period of time, qualification,);</li> <li>type of contract;</li> <li>branch of activity;</li> <li>information on the accommodation once in Italy;</li> <li>general contact details (telephone, mail).</li> </ul>	b) application: Currently, it is not possible to enclose the documents with the application, since they have to be submitted upon convocation. Upon start, probably by February, of SPI 2.0, it will be possible to enclose them upon transmission.
LT	b) application: Online form at <u>www.migracija.lt</u>	b) application: documents to be submitted and other requirements are listed at <u>https://www.migracija.lt/ketinu-pagal-darbo-sutart%C4%AF-dirbti-kaip-</u> tyr%C4%97jas
LU	<ul> <li>a) notification: information can be found here <u>https://guichet.public.lu/en/citoyens/immigration/plus-3-mois/ressortissant-tiers/chercheur/mobilite-chercheur.html</u></li> <li>b) application: information can be found here <u>https://guichet.public.lu/dam-assets/catalogue-formulaires/immigration-tiers-chercheur/mobilite-chercheur-fr.pdf</u></li> </ul>	<ul> <li>a) notification: information can be found here <u>https://guichet.public.lu/en/citoyens/immigration/plus-3-mois/ressortissant-tiers/chercheur/mobilite-chercheur.html</u></li> <li>b) application: information can be found here <u>https://guichet.public.lu/dam-assets/catalogue-formulaires/immigration-tiers-chercheur/mobilite-chercheur-fr.pd</u></li> <li>f</li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
LV	b) application: there is an application form established.	<ul> <li>b) application:</li> <li>copy of passport;</li> <li>photo shall be submitted by the researcher.</li> <li>an inviting company submits proof on qualification of a researcher, research project and an agreement.</li> </ul>
мт	b) application: there is an application form established https://identitymalta.com/unit/expatriates-unit/	<ul> <li>b) application:</li> <li>the researcher shall submit the following documents: <ul> <li>a copy of valid travel document and a valid authorisation issued by the other Member State;</li> <li>evidence that the researcher has sickness insurance for all the risks normally covered for Maltese nationals;</li> <li>evidence that during the stay the researcher will have sufficient resources to cover subsistence costs without having recourse to the social assistance system in Malta, as well as the travel costs to the other Member State;</li> <li>hosting agreement in the other Member State or a hosting agreement concluded with the research organisation in Malta;</li> <li>where not specified in any of the documents presented by the applicant, the planned duration and dates of the mobility;</li> <li>the address of the researcher in Malta.</li> </ul> </li> </ul>
NL	b) application: information available at: https://ind.nl/en/work/working_in_the_Netherlands/Pages/Scientific- researcher.aspx	b) application: information available at: <u>https://ind.nl/en/work/working_in_the_Netherlands/Pages/Scientific-</u> <u>researcher.aspx</u>
PL	<ul> <li>a) notification:</li> <li>The notification should contain the following data and information concerning the foreigner: <ul> <li>name(s) and surname;</li> <li>date and place of birth;</li> <li>sex;</li> <li>nationality;</li> </ul> </li> </ul>	<ul> <li>a) notification:</li> <li>The notification should be enclosed with: <ul> <li>evidence of holding by the foreigner of the residence document, referred to in Article 1(2)(a) of the Regulation No. 1030/2002, held by the foreigner, or long-term visa, issued by the other EU member state, with the "researcher" annotation;</li> </ul> </li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
	<ul> <li>series, number and validity date of the travel document held by the foreigner;</li> <li>planned period or periods of scientific research or development works performance by the researcher at the territory of the Republic of Poland;</li> <li>name of the member state of the European Union that issued the residence permit, referred to in Article 1(2)(a) of the Regulation No. 1030/2002, or long-term visa with the "researcher" annotation, to the foreigner;</li> <li>validity date of the residence permit or validity permit and permissible period of stay specified in the long-term visa, referred to in item 7;</li> <li>name and address of scientific institution at the territory of the member state of the European Union, referred to in item7, in which the foreigner performs or performed the scientific research or development works;</li> <li>name and address of scientific institution at the territory of Republic of Poland, in which the scientific research or development works are to be performed;</li> <li>name, surname, position and signature of the person or persons authorised to represent the scientific organisation having its seat at the territory of the Republic of Poland.</li> </ul>	<ul> <li>evidence of holding by the foreigner of the health insurance in the meaning of the Act of 27 August 2004 on healthcare services financed from public funds or confirmation of covering the costs of healthcare treatment at the territory of the Republic of Poland by the insurer;</li> <li>evidence of holding by the foreigner of sufficient funds to cover the costs of stay and return to the member state of the European Union that issued the foreigner with the residence permit, referred to in Article 1(2)(a) of the Regulation No. 1030/2002, or long-term visa with "researcher" annotation, in an appropriate amount.</li> <li>Financial resources should exceed 701 PLN for single persons or 528 PLN for person in the family after deduction of residence costs of the foreigner in Poland. For the cost of the return travel acceptable amounts are: 200 PLN – in the case of a neighboring EU country, 500 PLN in the case of other EU Member States.</li> <li>The amount of fixed fees related to the use of the occupied premises in settlement for the number of persons residing in the premises, as well as fees for supplies to the premises of energy, gas, water and collection of sewage, waste and liquid waste;;</li> <li>the hosting agreement for scientific research or development works made with a foreigner, on the basis of which the foreigner is to perform a part of scientific research or development works in the research or ganisation having its seat at the territory of the Republic of Poland, concluded with this organisation as an employment contract, contract for commission or mandate agreement or any other civil-law agreement and specifying:         <ul> <li>the title or purpose of scientific research or development works or their area;</li> <li>an undertaking by the researcher to participate in scientific research or development works;</li> </ul> </li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>an undertaking by the research organisation to ensure due conditions to the researcher enabling completion of his/her undertaking;</li> <li>the start and end date or the estimated duration of scientific research or development works;</li> <li>the remuneration of the researcher and other working conditions.</li> </ul> More information you can find here: <u>https://udsc.gov.pl/en/cudzoziemcy/obywatele-panstw-trzecich/chce-przyjechac-do-polski/short-term-mobility-of-researchers/</u> b) application (if applicable) Mandatory documents:
		<ul> <li>appendix 4 should be enclosed to the application form;</li> <li>four current photographs;</li> <li>photocopy of a valid travel document (original copy for inspection), in specifically justified case, when the foreigner hold no valid travel document and is enable to receive it, it is entitled to present the other document confirming its identity.</li> <li>Standard documents necessary to examine the application: <ul> <li>possession of a residence permit or a long-term visa issued by another Member State of the European Union containing the annotation "researcher";</li> <li>possession of a health insurance by a foreigner covering stay in the territory of Poland;</li> <li>guaranted residence at the territory of Republic of Poland;</li> <li>possession by the foreigner of sufficient financial resources to cover the cost of living and return travel to the Member State of the European Union</li> </ul> </li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		<ul> <li>which issued residence permit or a long-term visa with the "researcher" annotation in an appropriate amount. Financial resources should exceed 701 PLN for single persons or 528 PLN for person in the family after deduction of residence costs of the foreigner in Poland (see point 5). For the cost of the return travel acceptable amounts are: 200 PLN – in the case of a neighboring EU country, 500 PLN in the case of other EU Member States;</li> <li>the amount of residence costs of the foreigner in Poland, covering at least the amount of fixed fees related to the use of the occupied premises in settlement for the number of persons residing in the premises, as well as fees for supplies to the premises of energy, gas, water and collection of sewage, waste and liquid waste;</li> <li>the hosting agreement for scientific research or development works made with a foreigner, on the basis of which the foreigner is to perform a part of scientific research or development works in the research organisation having its seat at the territory of the Republic of Poland, concluded with this organisation as an employment contract, contract for commission or mandate agreement or any other civil-law agreement and specifying: <ul> <li>a. the title or purpose of scientific research or development works or their area;</li> <li>b. an undertaking by the researcher to participate in scientific research or development works;</li> <li>c. an undertaking by the researcher enabling completion of his/her undertaking;</li> <li>d. the start and end date or the estimated duration of scientific research or development works;</li> <li>e. the remuneration of the researcher and other working conditions.</li> </ul> </li> </ul>
		The research organisation in Poland should be approved by the Ministry of Internal Affairs and Administration for the purpose of admission of third country nationals

	6a	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
		for the purpose of research or development work (the condition concerns also short-term and long-term mobility of researchers). Valid list of approved research organisation is published in the official journal of the minister competent for interior. It may be also found here: <u>https://www.gov.pl/web/mswia/zloz-wniosek-o-zatwierdzanie-jednostki-lub- organizatora-strazu-na-potrzeby-przyjmowania-cudzoziemcow</u> (list called "Lista zatwierdzonych, na potrzeby przyjmowania cudzoziemców w celu prowadzenia badań naukowych lub prac rozwojowych, jednostek naukowych").
РТ	<ul> <li>a) declaration of entry: No notification - applicant just has to declare entry, informing date of entry, country form which he is coming, country of residence, duration of intended stay, identification of family members who are accompanying him</li> <li>b) application: information available at <a href="https://imigrante.sef.pt/en/solicitar/estudar/art91-c/#">https://imigrante.sef.pt/en/solicitar/estudar/art91-c/#</a></li> </ul>	<ul> <li>a) Upon declaration of entry the applicant must identify himself with passport</li> <li>b) application: Documents to be submitted and other useful information are listed at <a href="https://imigrante.sef.pt/en/solicitar/estudar/art91-c/#">https://imigrante.sef.pt/en/solicitar/estudar/art91-c/#</a> <ul> <li>passport;</li> <li>professional certification, when needed;</li> <li>health Insurance or proof of registration in the Tax Authority and Social Security;</li> <li>criminal record of the applicant's country of origin or the country of last residence if more than 1 year;</li> <li>evidence of sufficient means of subsistence;</li> <li>evidence that applicant has adequate accommodation;</li> <li>permission for SEF to check Portuguese criminal record;</li> <li>residence permit of MS of residence;</li> <li>contact of Services or Scientific research Scholarship or Hosting agreement.</li> </ul> </li> </ul>
RO	<ul> <li>a) notification:</li> <li>copy of the researcher's passport, respectively of his family members;</li> <li>copy of the researcher's residence permit or long-stay visa issued by the first Member State, respectively of his/her family members;</li> <li>the hosting agreement concluded with the host entity from Romania;</li> </ul>	<ul> <li>a) notification:</li> <li>copy of the researcher's passport, respectively of his family members;</li> <li>copy of the researcher's residence permit or long-stay visa issued by the first Member State, respectively of his/her family members;</li> <li>the hosting agreement concluded with the host entity from Romania;</li> </ul>

	6a	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
	<ul> <li>proof of duration and planned date for mobility, if these are not specified in the reception agreement;</li> <li>copy of the approval of the Ministry of Education and Research.</li> </ul>	<ul> <li>proof of duration and planned date for mobility, if these are not specified in the reception agreement;</li> <li>copy of the approval of the Ministry of Education and Research.</li> </ul>
	<ul> <li>b) application: <ul> <li>the residence permit or long-stay visa issued by the first Member State;</li> <li>the reception agreement concluded with the research and development unit in Romania;</li> <li>the proof of duration and planned date for mobility if these are not specified in the reception agreement;</li> <li>the approval of the Ministry of Education and Research;</li> <li>the proof of possession of means of maintenance, in the amount of at least the minimum gross basic salary in the country guaranteed in payment for a period of at least 6 months;</li> <li>the passport (original and copy);</li> <li>the medical certificate issued by a public or private health institution, showing that the foreigner does not suffer from diseases that may endanger public health;</li> <li>the proof of legal ownership of the living space at the address where the foreigner declares to reside in Romania;</li> <li>the proof of social health insurance;</li> <li>the proof of fees related to the extension of the right of residence and the cost of the document issued for this purpose.</li> </ul> </li> </ul>	<ul> <li>b) application: <ul> <li>the residence permit or long-stay visa issued by the first Member State;</li> <li>the reception agreement concluded with the research and development unit in Romania;</li> <li>the proof of duration and planned data for mobility if they are not specified in the reception agreement;</li> <li>the approval of the Ministry of Education and Research;</li> <li>the proof of possession of means of maintenance, in the amount of at least the minimum gross basic salary in the country guaranteed in payment for a period of at least 6 months;</li> <li>the medical certificate issued by a public or private health institution, showing that the foreigner does not suffer from diseases that may endanger public health;</li> <li>the proof of legal ownership of the living space at the address where the foreigner declares to reside in Romania;</li> <li>the proof of social health insurance;</li> <li>the proof of fees related to the extension of the right of residence and the cost of the document issued for this purpose.</li> </ul> </li> </ul>
SE	a) notification: N/A b) application: see the link to the application form above	<ul> <li>a) notification: N/A</li> <li>b) application: <ul> <li>copy of residence permit card issued by the other MS;</li> <li><u>hosting agreement</u> with information about i.a. subject of research, salary and scope of research;</li> <li>copy of passport;</li> <li>copy of comprehensive health insurance, if applicable.</li> </ul> </li> </ul>

	ба	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
SI	<ul> <li>a) notification: there is no special form prescribed;</li> <li>Researcher should provide information, regarding: <ul> <li>information on the authorisation (MS that issued it, date of expiry, in virtue of a hosting agreement or a work contract);</li> <li>researcher's personal data;</li> <li>copy of valid passport;</li> <li>proof of duration and planned date for mobility, if these are not specified in the hosting agreement;</li> </ul> </li> <li>b) application: application form</li> </ul>	<ul> <li>a) notification:</li> <li>The notification should be enclosed with: <ul> <li>evidence of a valid residence permit, issued in the other/ first EU member state, for the research purpose;</li> <li>evidence of health insurance and sufficient funds to cover the costs of their stay and valid passport;</li> <li>the hosting agreement for scientific research or development works made with a foreigner, on the basis of which the foreigner is to perform a part of scientific research or development works in the research organisation having its seat at the territory of the Republic Slovenia (hosing agreement);</li> <li>proof of duration and planned date for mobility, if these are not specified in the hosting agreement.</li> <li>b) application:</li> <li>evidence of residence permit card issued by the other/first MS, for the research purpose;</li> <li>hosting agreement with information about planned date for mobility and duration of mobility;</li> <li>valid passport;</li> <li>evidence of health insurance;</li> <li>evidence of sufficient funds;</li> <li>a certificate from the criminal record of the alien home country.</li> </ul> </li> </ul>

	6a	6b
Member States	What information is to be included in a) the notification and b) in the application for long-term mobility (if applicable) if no notification/application form has been established?	What documents are to be attached a) to the notification and b) to the application for long-term mobility (if applicable), as well as other possible requirements?
SK	a) notification: N/A	<ul> <li>a) notification: Along with the notification, the research organisation in the Slovak Republic shall send: <ul> <li>document confirming that the third country national carries out a part of the research activity in the Slovak Republic territory;</li> <li>agreement on guest activity with a third country national from the Member State which has granted the residence;</li> <li>a valid residence permit issued by a Member State for the purpose of research activity;</li> <li>valid travel document;</li> <li>information about the start and end date of mobility;</li> <li>document confirming the financial resources for the residence, cost of travel back to the Member State, in total amount of subsistence minimum for each month of residence or confirmation from a research organisation in the Slovak Republic territory about providing the third country national, during his/her stay in the Slovak Republic territory, sufficient resources to cover the living, cost of travel back to the Member State.</li> </ul> </li> </ul>