



Ad-Hoc Query on Wealthy Immigrants (update)

Requested by NL EMN NCP on 15 January 2014

Reply requested by 12 February 2014

<u>Disclaimer</u>: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does not necessarily represent the official policy of an EMN NCPs' Member State.

1. Background Information

The Netherlands has recently introduced new policy to attract wealthy immigrants/investors. The idea of this regulation is that foreign citizens with more than ≤ 1.25 million on their bank account, andwho were demonstrable willing to invest this money in a project that has added-value to Dutch society, can be granted a Dutch residence permit for a fixed period of time. The antecedents of the applicants are checked, as well as the origin of their wealth. Late December 2013, Dutch Parliament has requested an overview of the different regulations in the various member states concerning the issuance of visa and/or passports to wealthy migrants willing to invest a certain amount of money in a specific member state. This ad hoc query is an update of an ad hoc query that was outlined in 2012.

Questions:

- 1. Do you have a special policy for wealthy immigrants?
- 2. If yes, how is this specific regulation juridical embedded in national law or national policy?

- 3. Which specific conditions and requirements were made on the applicants? What was the total amount the applicant had to invest in the member state?
- 4. How many non-EU citizens have applied for such residence permit and how many have received such a permit?
- 5. Did the successful applicants receive a visa, a residence permit or a passport (including nationality)?
- 6. Was the residence permit issued valid for a fixed period of time or a non-fixed period of time?
- 7. Have the member states conducted a background check of the potential investor? Were the criminal antecedents looked after? Did the member states check if the applicant obtained his/her wealth by money laundering or other suspicious trade?

We would very much appreciate your responses by **12 February 2014**.

2. <u>Responses</u>

	Wider Dissemination?	
 Cyprus	Yes	 In pursuance of the provisions of Regulation 6(2) of the Aliens and Immigration Regulations, the Minister of Interior, having notified the Council of Ministers, has decided to issue an Immigration Permit (permanent residence permit) to applicants from third countries, who invest in real estate See answer in 1 above. The applicant should submit a confirmation letter from a financial institution in Cyprus that he has deposited a minimum capital of €30.000 into an account, which will be pledged for a period of at least three years. It must be proved that the said amount has been transferred to Cyprus from abroad.
		The applicant, together with his spouse, should prove that they have at their disposal a secure annual income of at least €30.000. The applicant should submit, with the application, title deeds or a contract of sale in his name and/or his spouse, which has been officially deposited with the Department of Lands and Surveys, for

		d, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does the official policy of an EMN NCPs' Member State.
		 a dwelling or other building, of a total market value of at least €300.000 (V.A.T. is not included therein) and offidal receipts for the payment of at least €200.000 (excluding V.A.T.), irrespective of the date for the delivery of the dwelling. The full payment of the value for the dwelling shall be settled in an account in a financial institution in Cyprus. The abovementioned amounts must be proven to have been transferred to Cyprus from abroad. 850 permits have been already issued and 77 are still pending The procedure leads to a residence permit It is a permanent residence permit One of the required documents that accompanied such application is a Police Certificate from the country of origin of the applicant. Furthermore, in order to be able to proceed with the examination of the application we collect information about the applicant from the national intelligence service, from Europol and Interpol
Denmark	Yes	
Estonia	Yes	 Do you have a special policy for wealthy immigrants? As of 1st July 2012 the possibility to acquire residence permit in Estonia in case of sufficient legal income has ceased to exist. The only close alternative to such ground is temporary residence permit for enterprise, the purpose of which is to contribute to the establishment of such companies and branches of foreign companies in Estonia and the settling of sole proprietors and their activities in Estonia which would significantly contribute to the development of the Estonian economy. If yes, how is this specific regulation juridical embedded in national law or national policy?

<u>Disclaimer</u>: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing EMN NCPs have provided to the best of their knowledge information that is up to date objective and reliable. Note however, that the information provided does

NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided do essarily represent the official policy of an EMN NCPs' Member State.
The conditions for application for the temporary residence permit for enterprise is embedded in the national law - Aliens Act of Estonia. 3. Which specific conditions and requirements were made on the applicants?
What was the total amount the applicant had to invest in the member state?
A temporary residence permit for enterprise may be issued if the following conditions are met:
 a) An alien who has a holding in a company is required to have the capital in the amount of at least 65,000 euros, which is invested in business activity in Estonia. b) An alien who is applying for a temporary residence permit for enterprise as a sole proprietor is required to have the capital in the amount of at least 16,000 euros invested in Estonia. c) The equity capital, subordinated liability and registered amount of fixed assets of a company are deemed to be included in the invested capital as a condition for the grant and extension of a temporary residence permit for enterprise. d) After one year has passed from the issue of a residence permit, one of the following conditions may be met during the period of validity of a temporary residence permit:
 the sales revenue of the company shall be at least 200,000 euros per year or the social tax paid in Estonia monthly for the persons employed by the company shall be at least equal with the social tax paid in Estonia monthly on the remuneration equalling fivefold Estonian annual average gross wages.
4. How many non-EU citizens have applied for such residence permit and how many have received such a permit?
In 2013 there were 77 applications for the temporary residence permit for enterprise and 54 positive decisions.
5. Did the successful applicants receive a visa, a residence permit or a passport (including nationality)?

		t of their knowledge, information that is up-to-date, objective and reliable. Note, howeve olicy of an EMN NCPs' Member State.
	 6. Wa fix A temporat of up to fiv 7. Ha investa or A thorough the initial mentioned 	ful applicant receives a temporary residence permit. Tas the residence permit issued valid for a fixed period of time or a non- ted period of time? The period of time? The period of time? The period of time period of validity we years and may be extended by five years at a time. The period of the potential the period of processing application as well as application for extension, all of the above the period of the potential the period of processing application as well as application for extension, all of the above the period of the potential the period of processing application as well as application for extension, all of the above
Finland	Yes 1. No. 2. N/A 3. N/A 4. N/A 5. N/A 6.N/A 7. N/A	rprise.
France	na Fra Fo en rec pe	ten-year residence permit can be issued to "third-country ationals who bring an exceptional economic contribution to rance" (Article L. 314-15 of the Code on Entry and Residence of preigners and the Right of Asylum). This measure aims at acouraging investors to settle in France by easing the formalities quired. However, this measure benefits a very limited number of cople, due to the requested criteria (see below).

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

		<u>Member Sta</u>			
French economy, Article L. 314-15 was incorporated into the Code					
on Entry and Residence of Foreigners and the Right of Asylum					
(CESEDA) in order to facilitate and encourage investors to stay in					
France.					
3. A residence	e permit	on gro	unds of ex	ceptional	economic
contribution	s can be is	ssued to for	preign nation	als who h	old directly
•			capital of a	company a	and meet at
least one of		0			
-	saving, or	committin	g to create or	save at le	east 50 jobs
in France;					
		0	st a minimun	n of 10 m	illion euros
in tangible a	nd intangil	ole assets.			
 employment areas. 4. Number of applications and residence permits issued: Year / Type of application 					
1 1	pplication	s and resid			ication
1 1			Year / T		
1 1	pplications 2010 Renewal	2011	•		ication 2013 First application
4. Number of a	2010	2011	Year / T 2012 First	ype of appl	2013 First
4. Number of a Type of decision Negative decision Positive decision	2010	2011 Renewal	Year / T 2012 First application 3 3	ype of appl Renewal	2013 First
4. Number of a Type of decision Negative decision Positive decision Total	2010 Renewal 1 1	2011 Renewal 3 3	Year / T 2012 First application 3 3 6	ype of appl Renewal	2013 First application
4. Number of a Type of decision Negative decision Positive decision Total Source: Department of S	2010 Renewal 1 Statistics, Stu	2011 Renewal 3 3 adies and Do	Year / T 2012 First application 3 3 6 cumentation, M	ype of appl Renewal 2 2 inistry of the	2013 First application
4. Number of a Type of decision Negative decision Positive decision Total	2010 Renewal 1 Statistics, Stu	2011 Renewal 3 3 adies and Do	Year / T 2012 First application 3 3 6 cumentation, M	ype of appl Renewal 2 2 inistry of the	2013 First application
 4. Number of a Type of decision Negative decision Positive decision Total Source: Department of S 5. A ten-year reactive condition 6. The residence 	2010 Renewal 1 Statistics, Stu esidence pens. ce permit is	2011 Renewal 3 adies and Do ermit can b s valid for	Year / T 2012 First application 3 3 6 cumentation, M be issued to ap 10 years.	ype of appl Renewal 2 inistry of the pplicants v	2013 First application Interior
 4. Number of a Type of decision Negative decision Positive decision Total Source: Department of S 5. A ten-year reather condition 6. The residence 7. According to 	2010 Renewal 1 Statistics, Stu esidence pens. ce permit is po circular	2011 Renewal 3 3 adies and Do ermit can b s valid for of 2 Augu	Year / T 2012 First application 3 3 6 cumentation, M be issued to ap 10 years.	ype of appl Renewal 2 inistry of the pplicants v ve to the	2013 First application Interior who meet

2.190141	EMN NC	Ps have provide	d, to the best of their knowledge, information that is up-to-date, objective and reliable. N the official policy of an EMN NCPs' Member State.	
			the prefecture in charge of the decision can consult different authorities in case of doubt. The competent authorities can check the investment project, the documents provided, or if the applicant is known to the police.	
			 Besides, foreign nationals may have their residence permit revoked: if the operation or agreement has not been started within one year following the issue date of the residence permit; if the funds used come from illegal activities; or if the person no longer meets the required conditions. 	
	Germany	Yes	 Foreigners who intend to pursue an entrepreneurial activity in Germany may be granted a residence permit for the purpose of self- employment. 	
			If a wealthy foreigner intends to settle in Germany and to live on his or her private income without pursuing any entrepreneurial or professional activity, this does not constitute a residence purpose expressly provided for by the German Residence Act.	
			2. Foreigners intending to pursue an entrepreneurial activity in Germany may be granted a residence permit for the purpose of self-employment pursuant to Section 21(1) or (2) of the German Residence Act.	
			Pursuant to Section 7(1) 3 rd sentence of the Residence Act, a residence permit may also be issued for a purpose not covered by this Act. This would be the legal base for residence of a wealthy foreigner living on his or her private income (the general administrative provision regarding Section 7(1) of the German Residence Act refers to this example).	
			 For any residence title to be issued, both the general preconditions pursuant to Section 5 of the Residence Act must be met (e.g. the passport obligation) as well as the specific preconditions relating to 	

the purpose of residence in question.
In case of residence permits for self-employed persons pursuant to Section 21(1) of the Residence Act, the prerequisites include that the activity is expected to have positive effects on the economy and that personal capital on the part of the foreigner is available. Assessment of the prerequisites otherwise focuses on the level amount of capital to be invested and on the effects regarding the employment and training situation. However, there are no longer any fixed legal requirements or standard examples with reference to minimum amounts or a minimum number of jobs or training opportunities to be created (earlier benchmarks have been gradually reduced and finally repealed).
The only precondition for issue of a residence title pursuant to Section 21(2) is that there are special privileges according to agreements under international law on the basis of reciprocity.
Wealthy foreigners who intend to live on their private income (Section 7(1) 3 rd sentence of the Residence Act) must prove that they are in possession of sufficient financial means to sustainably guarantee their living expenses and their health insurance coverage. The amount by which their monthly income must surpass the reference level for statutory social entitlements is decided by the competent foreigners' authority in each individual case.
4. In the first six months of 2013, a total of 543 foreigners were issued a residence permit pursuant to Section 21(1) of the Residence Act; of these, 147 had entered Germany within that year, 396 persons had come to Germany before.
In the first six month of 2013, a total of 66 foreigners were issued a residence permit pursuant to Section 21(2) of the Residence Act; of these, 13 had entered Germany within that year, 53 persons had come to Germany before.

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

not necessarily represent t	he official policy of an EMN NCPs' Member State.
	Source: Migration Monitoring of the Federal Office for Migration and Refugees, www.bamf.bund.de
	The number of residence titles issued to wealthy individuals pursuant to Section 7(1) 3^{rd} sentence of the Residence Act cannot be established since there is no statistical differentiation as to whether a residence title is issued for this purpose or for another purpose not covered by the Residence Act.
	5. If the person in question is required to have a visa, he or she will receive a (national) visa for entry, which will then be converted into a residence permit by the competent foreigners' authority if the respective preconditions are still met. The mere settlement in Germany as entrepreneur or as a wealthy individual does not in general confer citizenship.
	6. A residence permit for entrepreneurs is limited to a maximum period of three years; after this, it can be converted into an unlimited settlement permit (Section 21(4) of the Residence Act) if the entrepreneurial activity is successful and if the living expenses of the foreigner and his family are secured. After a total of five years and if the respective conditions are met, an EU long-term residence permit may be issued (§§ 9(a)–(c) Residence Act).
	A residence permit pursuant to § $7(1)$ 3 rd sentence of the Residence Act is issued with limited validity (generally for an initial period of two years); after a total of five years, with the respective extensions and if the further conditions are met, this permit can be converted into an unlimited settlement permit (Section 9 Residence Act) and an unlimited EU long-term residence permit (Sections 9(a)–(c) Residence Act).
	7. When issuing a residence permit pursuant to Section 21(1) of the Residence Act, the foreigners' authority, in co-operation with other competent bodies (such as the Trade Licensing Office) only assesses the

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

not necess	sarity represent	the official policy of an EMN NCPs' Member State.
		entrepreneurial qualification and the economic viability of the business idea in question. An examination as contemplated in the question is the task of the bodies responsible according to the legislation on tracing of assets from serious criminal acts (Anti-Money Laundering Act), e.g. the credit institution used by the foreigner in Germany.
Greece	Yes	
Hungary	Yes	13. In December 2012 the Hungarian Parliament adopted the Act CCXX of 2012 on amending Act II of 2007 on the Entry and Stay of Third-Country Nationals with the aim of enhancing investment migration. As a result any third-country national whose investments in Hungary qualify his or her entry and stay as being "in the interest of the economy at large" may receive a residence permit. For this purposes a third-country national's stay in Hungary is considered to be "in the interest of the economy at large" in particular if the third-country national verifies that he/she or a company in which he/she holds a majority stake owns a security with a nominal value of at least EUR 250.000 and a duration of at least five years. The security is issued by an enterprise that invests exclusively in zero-coupon Hungarian government bonds issued for this particular purpose with a nominal value of EUR 250.000 and a duration of at least five years, and does so only under the conditions specified in the Ministry for National Economy Decree 4/2013 (II.19) on the specific rules for issuing the government bonds specified in the Entry and Stay of Third-Country Nationals Act. Third-country national fulfilling the conditions described above can receive a residence permit for "other" purpose. Having obtained this specific type of residence permit, which allows its holder to establish permanent residence in Hungary for an indefinite time. The application for the national long-term residence permit may be submitted at a consulate of Hungary abroad, and the issued national long-term residence from Hungary.

ποι ποτοσιστιγ τερτεσεια ι	ne official policy of an EMN NCI'S Member State.
	4.
	As for the residence permit for investors, between May 2013 (since it can
	be applied for) and December 2013 440 applications were submitted out of
	which 434 was granted, 1 was rejected, while the rest was still on-going at
	the end of 2013. The majority of these applications (429) were submitted
	by Chinese citizens, while 1 or 2 applications were submitted by Russian,
	Syrian, Egyptian, Lebanese, Iranian, American and Ukrainian citizens.
	As for national long-term residence permits no applications were submitted
	in 2013.
	56.
	Those fulfilling the special investment conditions can receive a residence
	permit for "other" purpose for a five-year-long definite period. Having
	obtained this specific type of residence permit for 6 months, they can apply
	for a national long-term residence permit, which allows its holder to
	establish permanent residence in Hungary for an indefinite time, while the
	permit itself is renewed every five years. Although there are no specific
	preferential provisions for such investors when applying for Hungarian
	citizenship that is they also need to spend at least 8 years in Hungary
	holding a long-term residence permit in order to be able to apply for
	Hungarian citizenship, yet the acquisition of the long-term residence status
	can be done under the above described preferential rules.
	7.
	As a general obligation the threat to public policy, public security or
	national security is always checked. If needed, the opinion of the
	Constitution Protection Office and the Counter Terrorism Centre is asked
	in cases of application for residence permit. As for applications for national
	long-term residence permit, it is not only the national criminal database
	checked, but police clearance certificate from the country of previous
	residence is a compulsory annex of the application, furthermore the official
	opinion of the Police, the Constitution Protection Office and the Counter
	Terrorism Centre shall always be obtained before the decision is made.

not need		
Italy	Yes	1. In Italy, until recently, no specific provisions were envisaged for
		wealthy immigrants. Third-country nationals who intended to take
		up residence in the country and support themselves autonomously,
		without having to rely on employment in Italy, could apply for an
		elective residence entry visa (if needed, depending on nationality)
		and residence permit (for stays that exceed three months).
		Regarding specific policy for foreign investors, measures creating a
		new category of visas, aimed at autonomous labour and dedicated
		especially to third-country nationals who wish to start-up an
		innovative business in Italy, have been introduced should be
		operational by March 2014. Furthermore, in the framework of the
		programmatic document "Destination Italy", some brainstorming is
		being done in the direction of providing facilitations in the future
		for immigrants who wish to invest or purchase real estate in our
		country.
		2. Residence permits for elective residence are regulated by Art. 11 of
		Presidential Decree no. 394/99 and subsequent amendments and by Decree of the Ministry of Foreign Affairs dated 12 July 2000.
		Measures introducing visas for foreign investors are contained in the Flow Degree for outcommons work emproved on the 25 th of
		the Flow Decree for autonomous work approved on the 25 th of November 2013.
		3. Applications for elective residence entry visa require proof of
		support (original financial statements from banks, investment/brokerage firms, Social Security, etc., indicating current
		balances) and proof of housing availability (rental agreements,
		proof of ownership of adequate housing). The Consular Office may
		request any additional documents at its discretion. Within eight days from the arrival in Italy, the third-country
		national will have to appear before the local police authority in
		order to receive the residence permit, the only legal document
		which allows the stay in the country. The applicant has to
		which allows the stay in the country. The applicant has to

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

not necess	arity represent ti	he official policy of an EMN NCPs' Member State.
		demonstrate to have a sufficient income and the availability of a
		home where to stay.
		4. No data is available regarding the number of applications.
		5. In Italy, in 2013, 1,005 visas for elective residence were emitted to
		wealthy immigrants. The three most numerous groups by
		nationality were from the United States (286), Australia (280) and
		Russia (230).
		6. The permit normally has duration of one year and is renewable.
		7. Background checks are conducted in all applications for residence
		permits, independently from the type of permit requested.
		Moreover, there are different public offices responsible for
		contrasting the general phenomenon of money laundering (such as,
		the "Ufficio Anti-riciclaggio" of the Ministry of the Economy and
		Finance's Department of the Treasury). As a consequence, these
		offices also concern themselves with the relation between money
		laundering and immigration.
Lithuania	Yes	1. Not at the moment. But in 2013 a draft law was approved by the
		Government and submitted to the Parliament. If approved by the
		Parliament it will introduce a new immigration scheme for wealthy
		immigrants who invest at least 900.000 LTL (approx. 260.700
		Euros) into business.
		2. If approved by the parliament, this scheme will be included into the
		Law on the legal status of aliens.
		3. If approved by the Parliament, the investment needs to be at least
		900.000 LTL (260.700 Euros). The investment needs to be made
		into business (company) and it should establish 5 new working
		places for Lithuania residents.
		4. N/A
		4. N/A 5. N/A
		4. N/A

	<u>1</u>	ne official poucy of an EMIN NCI's Memoer State.
		permit is issued for 1 year with the possibility to renew it).
		7. General requirements and checks would be implemented.
Luxembourg	Yes	1. No. Luxembourg does not have a policy for wealthy immigrants.
		However, the new government intends to establish two new categories of
		residence permits: one for investors and one for company directors ¹ .
		2. The person who wants to live in Luxembourg can apply for a residence
		permit for private reasons. Art. 78 (1) (a) of the modified Law of 29
		August 2008 on the free movement of persons and immigration sets forth
		that (1) the competent minister may deliver an authorisation to stay for
		private reasons to third country nationals provided their presence does not
		threat public order, public health or public security, they benefit from
		sickness insurance and have appropriate accommodation, and they can give
		evidence that they are able to live with their own resources;
		(2) Article 7 of grand-ducal regulation states that in this case, the resources
		of the applicant will be evaluated in relation with the nature and regularity
		of the funds and in accordance with the minimum social salary for
		unqualified workers 1.921,03 EUR per month ²).
		3. The applicant must provide certification from a Luxembourg Bank
		stating that his/her income is at least 23.052,36 Euros per year. As we
		mentioned before, Luxembourg does not have an investor residence
		permit.
		4. As there is currently no specific residence permit for wealthy
		immigrants/investors, no statistical data is available.
		5. If the Directorate of Immigration approves the application for private
		reasons (sufficient resources), it will issue an authorisation of stay for
		private reasons. With this authorisation of stay the person can apply for a
		visa if required and enter the country. Once on the territory s/he will have
		to register in the municipality where s/he is going to live and then pass a medical examination. Then the person must file an application at the
	<u> </u>	medical examination. Then the person must file an application at the

¹ Government programme, p. 202 ² As of 1 January 2014

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

Netherlands	Yes	 Directorate of Immigration that will issue a resider reasons. 6. According to article 79 (1) of the Law of 29 Augu permit for private reasons will be issued for a 3 year but it can be renewed if the conditions required are m 7. As we mentioned before, there is no residence perfor investors. Normally what the Directorate of Ir residence permits for self-employed workers or depending on whether the investor has a direct particities investment. As in all type of residence permit Immigration does a background check and as the deposited in the bank there has to be a declaration funds. 1. On October 1st 2013 the Netherlands introduced a residence for wealthy immigration whether immigration does at least € 	ust 2008 the residence ars period (maximum) et. mit specifically issued nmigration grants are for private reasons ipation on handling of it, the Directorate of ne money has to be n of the origin of the
		 company in the Netherlands. 2. The headlines of the new regulation have been emb (the Aliens Act 2000), details have been laid down in Immigration and Naturalisation Service. 3. This investment should have a value of at least € 1 lead to a growth in employment or an increase in the company. On basis of a point system the application of immigrant is assessed. At least 25 points out of max. 50 points should be obt Job creation: Less than 5 jobs 5-10 jobs More than 10 jobs Innovation: Availability/achievement of patents: 	bedded in national law policy rules of the . 250.000 and should innovativity of the of the wealthy

		ne official policy of an EMIN NCFs Member State.	
		(technological or nor technological)	:10 point
		Investment in a leading sector	
		(important economic sector, defined by the government)	: 10 point
		Non-financial input of immigrant	
		(f.ex. knowlegde, network	: 5 point
		4. Only one wealthy immigrant has submit an application	which is still in
		procedure.	
		5. Not yet applicable.	
		6. The residence permit will be issued for one year. After	this year the
		residence permit can be renewed for a period of five years	5.
		7. The check on the background of the investor/investmen	t is an important
		element in Dutch policies. So here are some guarantees in	the admission
		scheme to avoid money laundering/investment of crimina	l money.
		Therefore the applicant has to submit a report of an accou	ntant stating that
		there is no evidence that the wealth of the investor has no	criminal origin.
		The application will also be submitted to the Financial Int	elligence Unit
		(part of the National Police, specialised in combating fina	
		which will check the wealthy immigrant and which can co	ontact the
		financial intelligence unit in the country of origin of the ir	
Poland	Yes	No. In case of entrance, stay and work of so called wealth	y immigrants on
		the territory of Poland general conditions will always appl	
			-
Portugal	Yes	1.Yes, the Act n.º 29/2012 of August 9, which ame	
		23/2007, of July 4, which approves the conditions and p	
		entry, permanence, exit and removal of foreign citizens	
		territory established a new special regime permits for inve	estment activity in
		the national territory.	
		2 According to the Article 00% of the Act r^{0} 22/2007 of	July 1 and by the
		2. According to the Article 90° of the Act n.° 23/2007, of	
		text added by the Act n ° 29/ 2012 of August 9, is po	
		residence permit to foreign citizens for the purpose o	i carrying on an

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

 not necess	arily represent the official policy of an EMN NCP's Member State.
	investment activity, once verified the fulfillment of certain requirements. The $n.^{\circ}$ 3 of the same article stipulates that the conditions for the
	application of the special arrangements provided for issuing this residence
	permit are defined by an Order of the Portuguese Government responsible
	members' for the foreign affairs and internal affairs (Order n.° 1661-
	A/2013, 28 th January)
	<i>TV2013, 20 Junuary)</i>
	3. The Order mentioned above applies to all foreign citizens applicants for a
	residence permit for the exercise of investment activities provided in
	paragraph d) of Article 3° of the Act n.° 23/2007, of July 4 (which defines
	"investment activity"), as amended by the Act nº 29/2012 of August 9, as
	well foreign citizens holders of share capital of a company established in
	Portugal or in another European Union Member State, and with a
	permanent establishment in Portugal. For the purposes of this residence
	permit are considered as minimum quantitative requirements, at least one
	of the following situations in the national territory:
	a) The transfer of capital in the amount exceeding 1 million euros;
	b) creating at least 10 jobs, or
	c) The acquisition of property of a value equal to or greater than \in 500 000
	•
	4. Data consolidated not available. However in 2013 (January to
	November) where issued 373 residence permits, 25 by transfer of capital,
	and 348 by acquisition of property
	5.It's a residence permit. However, commonly this regime is called
	"Golden Visa".
	6.Is issued for fixed period of 1 year.
	7.Yes.

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

 not necess	<i>any represent</i>	
Romania	Yes	1. Yes. National legislation provides certain facilities for certain categories of third country nationals who invest in Romania
		2. Facilities are provided in the Government Emergency Ordinance no. 194/2002 on the regime of aliens in Romania.
		3. General conditions for admission in Romania of third country nationals who want to invest in Romania:
		Long stay visa for commercial activities is granted to foreigners who are shareholders or associates, responsible for management or administration of commercial companies - Romanian legal person, to make an investment, fulfilling the following conditions:
		a) submit a business plan which will include data on: the identification of the company, the purpose of its activity and value of the investment, the estimated number of new jobs and phases for creating them, the stages of the investment process and amounts they invest, location of the investment, duration of the investment and depreciation rate, projected financial activity over a period of 3 years;
		b) prove, through a single account statement issued by a bank in Romania on behalf of a third country national, they have the necessary funds for the activity of at least EUR 100,000 third country nationals associated in a limited liability company and at least EUR 150,000 for third country nationals shareholders in a joint stock company;
		c) shall perform, within 12 months after obtaining the residence permit, an investment according to the presented business plan, making a contribution of capital or technology of minimum EUR 100,000 for a limited liability company and at least EUR 150,000 for a joint stock company;

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

not necessarily	represent the official pointy of an EMA ACI S Member State.
	d) he/she will create, within 12 months after obtaining permit, at least 10 new jobs for a limited liability company and at least 15 new jobs for a joint stock company
	General conditions for extension of the right of residence for commercial activities:
	Alien who entered in Romania for the purposes of commercial activities may have the temporary stay right extended under the following conditions, among others:
	- Holds means of financial support in amount of EUR700 per month, if shareholder, and EUR500 per month, if associate, derived from activity in Romania
	- Investment is embodied in capital contribution or technology worth EUR 70,000, in case of shareholder, or EUR 50,000 in case of associate, and creates at least 15 jobs, if shareholder and 10 jobs in if associate. If creating jobs, they must be assigned to persons employed full-time, according to the law;
	Special conditions applicable to wealthy aliens
	In case of investments of at least EURO 150,000 or were created at least 25 jobs, proof of means of financial support can be made using other legal documents. In case of investments of EURO 200,000 or were created at least 50 jobs, proof of means of financial support is not required.
	The right of temporary residence for the purposes of commercial activities may be successively extended for periods of up to one year, and in the case of third country nationals who can prove that they have invested a minimum of EURO 500,000 or have created over 50jobs full time

<u>Disclain</u>	<u>r</u> : The following responses have been provided primarily for the purpose of information exchange among EMN EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliab not necessarily represent the official policy of an EMN NCPs' Member State.	
	residence shall be extended for periods of three years	
	4. There is not such data available	
	5. Potential investors get a long-stay visa for commercial activities where	
	allow after arrival in Romania, to apply for and obtain a temporary s	ay
	right (temporary residence permit)	

allow after arrival in Romania, to apply for and obtain a temporary stay right (temporary residence permit)
6. The right of temporary residence for the purposes of commercial activities may be successively extended for periods of up to one year, and in the case of third country nationals who can prove that they have invested a minimum of EURO 500,000 or have created over 50 jobs full

time residence shall be extended for periods of three years

		7. To obtain a long-stay visa for commercial activities alien must submit a criminal record certificate or other document with the same legal value.
Slovak Republic	Yes	1. Response according to the ad-hoc query on wealthy immigrants from July 2012: No, the Slovak Republic does not have a special policy for wealthy immigrants. Requirements and rules for wealthy

	immigrants are the same as for other third-country nationals. Please find further information on general rules and provisions concerning third-country nationals on <u>www.mic.iom.sk/en</u> . – 7. N.A.
Slovenia	The current Alien Act provides in the Paragraph 1, Article 20 possibility to issue to foreign immigrant a long-term visa (type D) based on special economic interest recognised by responsible authority in this case the Ministry for Economy. Slovenia does not provide any special policy or legislation in case of wealthy immigrants. Validity of visa type D is one year and a foreign immigrant needs to apply before entering Slovenia. A foreign applicant needs to apply several conditions in order to get visa and the check on the background of the applicant such as criminal record etc. is important element in admission procedure. In 2013 we issued 43 visas type

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

		ine official policy of an EMIN INCES Member State.
		D for following third country citizens: South Korea (26), Turkey (5),
		Russia (4), Libya (3), Georgia, Croatia, Jordan, Serbia, and Ukraine (1).
spain Spain	Yes	1. Yes. Law 14/2013, of 27 September 2013, on support for entrepreneurs and their internationalisation.
		2. It is a specific regulation that complements the Spanish Immigration Law.
		3. For a capital investment to be considered as significant, one of the following criteria must be fulfilled:
		a) An initial investment with a value equal to or greater than EUR 2 million in Spanish government debt securities, or a value equal to or greater than EUR 1 million in stocks or shares of Spanish companies, or bank deposits in Spanish financial institutions.b) The acquisition of real estate in Spain with an investment value equal to or greater than EUR 500,000 per each applicant.
		 c) A business project intended to be carried out in Spain that is deemed and proved to be of general interest, being necessary to be considered as such the fulfilment of one of the following conditions: 1st. The creation of jobs.
		2nd. The investment will have a relevant socio-economic impact in the geographical area in which the activity will be carried out. 3rd. A significant contribution to scientific and/or technological innovation.
		4. N/A
		5. The issuance of a residence visa for investors is legally sufficient to allow residence in Spain for one year. The procedure of access to the Spanish nationality has not been modified and the general rules are

noi neces	sarity represent i	the official policy of an EMN NCPs' Member State.
		applied.
		6. Foreign investors wishing to reside in Spain for more than one year may obtain a residence authorization for investors, which will be valid throughout the national territory and a length of validity of two years, as long as they fulfill the requirements foreseen in Law 14/2013. After this time period, foreign investors wishing to reside in Spain for longer periods may apply for the renewal of their investor residence authorizations for an additional two-year period.
		7. In Spain Law 10/2010, of 28 April, on the prevention of money laundering and terrorist financing and any applicable tax or social security obligations, establishes a control and intervention of the means of payment, in order to verify the fulfillment of the obligation to declare them, the veracity of the data declared, and the existence of evidences or traces that show that the means of payment are connected to money laundering. The Unit in charge of the investigation of money laundering is the Brigada de Delincuencia Económica y Fiscal de la Comisaría General de Policía Judicial, which main function is to identify the worth attributable directly or indirectly to the investigated ones, to provide evidences or traces that may show their connection with the practice of criminal activities, and to propitiate its seizure.
Sweden	Yes	 No - there is no special category or permit for wealthy immigrants. They can apply for residence permit based on family ties, employment or as self-employed as everyone else. As self- employed the migrant can start or run his/her own business or become a part owner of a company. - -

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.

		ie official policy of an EMIN INCES Member State.
		6. –
		7
United Kingdom	Yes	 The UK operates routes for investors and entrepreneurs under Tier 1 of the Points-Based System. The UK Government has commissioned the independent Migration Advisory Committee (MAC) to review the Tier 1 Investor route. The MAC will report to the Home Office their analysis and recommendations in February 2014.
		2. The investor route is set out in the Immigration Rules, which are a statement of policy and practice provided for under the Immigration Act 1971.
		 Under the investor route, applicants must invest at least £1 million in the UK, 75% of which must be invested in UK government bonds or share/loan capital in active and trading UK-registered companies.
		Under the entrepreneur route, applicants must invest at least $\pounds 200,000$ (or $\pounds 50,000$, if it is from one of a list of specified sources) into a UK business and create a minimum of 2 jobs for settled workers.
		4. In 2012 (the last full calendar year for which published figures are available), 773 investor applications were granted (470 from overseas, 303 from within the UK) and 1,504 entrepreneur applications were granted (701 from overseas, 803 from within the UK). Those granted in the UK include those extending their stay in the same route and those switching from other immigration routes.
		5. Successful applicants are granted temporary leave. This takes the

Disclaimer: The following responses have been provided primarily for the purpose of information exchange among EMN NCPs in the framework of the EMN. The contributing
EMN NCPs have provided, to the best of their knowledge, information that is up-to-date, objective and reliable. Note, however, that the information provided does
not necessarily represent the official policy of an EMN NCPs' Member State.