

Poland

President vetoes amendment to the Ukrainian Special Act

Executive summary

On 25 August 2025, Poland's president vetoed a proposed amendment to the Ukrainian Special Act, thereby eliminating automatic extensions of residence permits for Ukrainian nationals effective 1 October 2025. Ukrainian nationals who currently reside in Poland may remain in the country beyond this date; however, they may be required to apply for residence authorization under a different immigration category.

Background

The Ukrainian Special Act was introduced following the outbreak of the armed conflict in Ukraine. The Act applies to individuals who reside in Poland pursuant to the EU Temporary Protection Directive (TPD) and those who were already residing in Poland (e.g., those who entered for work purposes) prior to the armed conflict. The Act grants qualifying Ukrainian nationals in Poland automatic extensions of their residence permits, removing the need for individuals to file renewal applications manually.

Key developments

The president's veto, and resulting changes in the immigration rules for Ukrainian nationals, impact the following categories of individuals:

- Ukrainian nationals residing in Poland prior to the armed conflict: These individuals are required to submit applications to extend their residence permits or apply for new ones before 1 October 2025 to maintain lawful status. Until their new permits are issued, they may face restrictions on international travel. If their applications are denied, they may be required to depart Poland unless another lawful basis for residence is established (e.g., under the TPD).
- Ukrainian nationals who entered Poland under the TPD:
 - Residence permit eligibility: Individuals holding a PESEL UKR (i.e., a special temporary protection status

- for eligible Ukrainian nationals) may apply for one of four types of residence permits: the EU Blue Card, Single Permit, Family Reunification or Sole Proprietor. Those who do not qualify for any of these permits may continue to reside in Poland under the TPD until 4 March 2027.
- Documentation and travel: Diia.pl (i.e., a digital residence permit issued under the Special Act) will be deactivated on 1 October 2025. To maintain the ability to travel internationally and comply with lawful status requirements, individuals are required to obtain a certificate of temporary protection from the Office for Foreigners. The certificate is typically issued on the same day the original documents are verified. Travel outside Poland may be restricted and re-entry may be impacted until the certificate is issued.

Individuals residing in Poland pursuant to the TPD will continue to have unrestricted access to the Polish labor market until 4 March 2027. However, they may face limitations in accessing certain public services, including educational and social support programs.

Impact on employers

The changes resulting from the presidential veto introduce stricter and more complex requirements for impacted individuals residing and working in Poland. Employers may review and update their internal policies to ensure compliance with the new requirements and minimize potential business disruptions.



Key steps

EY will continue to monitor these developments. Should you have any questions, we encourage you to contact one of our immigration professionals.

Marek Jarocki

Partner - People Advisory Services, Global Immigration

Tel: +48660440189

Email: marek.jarocki@pl.ey.com

Rafal Rogala

Senior Manager - People Advisory Services, Global Immigration

Tel: +48573005829

Email: rafal.rogala@pl.ey.com

Ben Willis

Partner - People Advisory Services, EMEIA Immigration Leader

Tel: +44 20 7951 9589 Email: ben.willis@uk.ey.com

Seema Farazi

Partner - People Advisory Services, EMEIA Immigration Leader

Tel: +44 20 7951 7122 Email: seema.farazi@uk.ey.com EY | Building a better working world

EY is building a better working world by creating new value for clients, people, society and the planet, while building trust in capital markets.

Enabled by data, AI and advanced technology, EY teams help clients shape the future with confidence and develop answers for the most pressing issues of today and tomorrow.

EY teams work across a full spectrum of services in assurance, consulting, tax, strategy and transactions. Fueled by sector insights, a globally connected, multi-disciplinary network and diverse ecosystem partners, EY teams can provide services in more than 150 countries and territories.

All in to shape the future with confidence.

EY refers to the global organization, and may refer to one or more, of the member firms of Ernst & Young Global Limited, each of which is a separate legal entity. Ernst & Young Global Limited, a UK company limited by guarantee, does not provide services to clients. Information about how EY collects and uses personal data and a description of the rights individuals have under data protection legislation are available via ey.com/privacy. EY member firms do not practice law where prohibited by local laws. For more information about our organization, please visit ey.com.

© 2025 Ernst & Young LLP. All Rights Reserved.

EYG no. 007367-25Gbl

2101-3682263 ED None

This material has been prepared for general informational purposes only and is not intended to be relied upon as accounting, tax, legal or other professional advice. Please refer to your advisors for specific advice.

ey.com