VISITOR VISAS

BUSINESS AND PLEASURE

Overview

Generally, a citizen of a foreign country who wishes to enter the United States must first obtain a visa, either a nonimmigrant visa for a temporary stay or an immigrant visa for permanent residence. The visa allows a foreign citizen to travel to a U.S. port of entry and request permission of the U.S. immigration inspector to enter the United States.

A “visitor” visa is a nonimmigrant visa and generally is used to enter the United States temporarily for business (B-1), for pleasure or medical treatment (B-2), or a combination of these purposes (B-1/B-2).

Business Visitor Visas (B-1)

If the purpose of the planned travel is business related, for example, to consult with business associates, attend a scientific, educational, professional or business conference, settle an estate, or negotiate a contract, then a business visitor visa (B-1) would be the appropriate type of visa for the travel. For more details on these and other activities that you can undertake while in B-1 status, visit Business Travel to the United States at travel.state.gov/content/visas/english/business/business-visa-center.html.

Personal or Domestic Employees:

Under immigration law, qualified personal or domestic employees may travel to the United States as business visitors under certain circumstances when accompanying:

1) a U.S. citizen employer who lives permanently outside the United States or is stationed in a foreign country and is visiting or is assigned to the United States temporarily; OR
2) a foreign citizen employer in the United States who is in B, E, F, H, I, J, L, M, O, P, or Q nonimmigrant visa status.

Important Notice

The William Wilberforce Trafficking Victims Protection Reauthorization Act (WWTVPA) of 2008 requires that an individual applying for a B-1 domestic employee visa be made aware of his or her legal rights under federal immigration, labor, and employment law. For information on your rights and protections, see travel.state.gov.

Pleasure, Tourism, Medical Treatment - Visitor Visas (B-2)

If the purpose of the planned travel is recreational in nature, including tourism, visiting friends or relatives, rest, or is related to medical treatment, activities of a fraternal, social, or service nature, or participation by amateurs who will receive no remuneration in musical, sports and similar events or contests, then a visitor visa (B-2) would be the appropriate type of visa for the travel. Persons planning to travel to the United States for a different purpose including students, temporary workers, crew members, or journalists, must apply for a different category of visa. You will find additional information on B-2 requirements on travel.state.gov.

Note

Representatives of the foreign press, radio, film, journalists or other information media, engaging in that vocation while in the United States, require a nonimmigrant Media (I) visa and cannot travel to the United States using a visitor visa or on the Visa Waiver Program.

Visa Waiver Program

Travelers coming to the United States for tourism or business (B-1 or B-2 category visa) purposes for 90 days or less from qualified countries* may be eligible to travel without a visa if they meet the Visa Waiver Program (VWP) requirements.

Currently, 38 countries* participate in the VWP. For a list of participating countries* and additional information on VWP requirements, see travel.state.gov.

*With respect to all references to “country” or “countries” on this page, it should be noted that the Taiwan Relations Act of 1979, Pub. L. No. 96-8, Section 4(b)(1), provides that “(w)henever the laws of the United States refer or relate to foreign countries, nations, states, governments, or similar entities, such terms shall include and such laws shall apply with respect to Taiwan.” 22 U.S.C. § 3303(b)(1). Accordingly, all references to “country” or “countries” in the Visa Waiver Program authorizing legislation, Section 217 of the Immigration and Nationality Act, 8 U.S.C. 1187, are read to include Taiwan. This is consistent with the United States’ one-China policy, under which the United States has maintained unofficial relations with Taiwan since 1979.
Qualifying for a Visitor Visa

There are specific requirements which must be met by applicants to qualify for a visitor visa under U.S. immigration law. The consular officer at the U.S. Embassy or Consulate will determine whether you qualify for the visa.

The required presumption under U.S. law is that every visitor visa applicant is an intending immigrant until they demonstrate otherwise. Therefore, applicants for visitor visas must overcome this presumption by demonstrating:

• That the purpose of their trip is to enter the United States temporarily for business or pleasure;
• That they plan to remain for a specific, limited period;
• Evidence of funds to cover expenses in the United States;
• That they have a residence outside the United States as well as other binding ties that will ensure their departure from the United States at the end of the visit.

Applying for a Visitor Visa

Applicants for visitor visas should generally apply at the nearest U.S. Embassy or Consulate in the country where they live. It is important to apply for a visa well in advance of the travel departure date.

Completing Form DS-160, Online Nonimmigrant Visa Application, (ceac.state.gov/genniv/), is the first step in the visa application process. After you have submitted Form DS-160, print the confirmation page and bring it to your interview. Next, pay the non-refundable visa application fee, if you are required to pay it before your interview. Then, make an appointment for an interview at the U.S. Embassy or Consulate where you pay to apply for your visa. You can learn how to schedule an appointment for an interview, pay the application processing fee, review embassy-specific instructions, and much more by visiting the website of the U.S. Embassy or Consulate where you will be applying at usembassy.gov.

The wait time for an interview appointment for applicants can vary, so early application is strongly encouraged. Visa wait times for interview appointments and visa processing times for each U.S. Embassy or Consulate are available on travel.state.gov and on most U.S. Embassy or Consulate websites.

During the visa application process, an ink-free, digital fingerprint scan will be taken. Some visa applications require further administrative processing, which takes additional time after the visa applicant’s interview by a Consular Officer. For information about required documentation and fees, please visit travel.state.gov.

Additional Information

• No assurances regarding the issuance of visas can be given in advance. Therefore, final travel plans or the purchase of non-refundable tickets should not be made until a visa has been issued.
• Unless canceled or revoked, a visa is valid until its expiration date. If your passport expires, you may use the valid visa for travel and admission to the United States along with your new valid passport containing the same biographic data. Do not remove the visa page; instead carry both passports together.
• Visitors are not permitted to accept unauthorized employment during their stay in the United States.

Visa Denials

• If the consular officer finds it necessary to deny the issuance of a visitor visa, the applicant may apply again if there is new evidence to overcome the basis for the refusal. For additional information on visa denials, go to travel.state.gov.

Further Visa Inquiries

For general information about applying for a visitor visa, including documentation and fee requirements, please visit travel.state.gov. For post-specific visa application procedures or visa ineligibilities, review the particular U.S. Embassy or Consulate website where you will be applying at usembassy.gov.

If your inquiry concerns a visa case in progress overseas, you should first contact the U.S. Embassy or Consulate where you applied. Before submitting your inquiry, please be sure to review travel.state.gov and the particular U.S. Embassy or Consulate website.