## Visas Eligible to Domicile for Texas Residency Purposes

## Eligible Nonimmigrants - Persons with Visas that Allow them to \_\_\_\_\_ Domicile in the United States

Visa Type	Nonimmigrant (Temporary) Visa Categories	Eligible to Domicile in the United States?
A-1	Ambassadors, public ministers or career diplomats and their immediate family members	Yes
A-2	Other accredited officials or employees of foreign governments and their immediate family members	Yes
A-3	Personal attendants, servants or employees and their immediate family members of A-1 and A-2 visa holders	Yes
E-1	Treaty traders, spouse and children	Yes
E-2	Treaty investors, spouse and children	Yes
G-1	Principal resident representative of recognized foreign member government to international organization, and members of immediate family.	Yes
G-2	Other accredited representatives of recognized foreign member governments to international organization and their immediate family members	Yes
G-3	Representatives of non-recognized or nonmember government to international organization, and members of immediate family	Yes
G-4	International organization officer or employee, and their immediate family members	Yes
G-5	Attendants, servants and personal employees of G-1, G-2, G-3 or G-4 visa holders and their immediate family members	Yes
H-1B	Specialty Occupations, DOD workers, fashion models	Yes
H-4	Spouse or child of H-1, H-2 or H-3 visa holders	H-4 dependents of H-1B Yes; all other H-4 dependents, no
	Visas for foreign media representatives	Yes
K-1	Fiancé(e)	Yes
K-2	Minor child of K-1	Yes
K-3	Spouse of a U.S. citizen (LIFE Act)	Yes
K-4	Child of a K-3 (LIFE Act)	Yes
L1-A	Executive, managerial	Yes
L1-B	Specialized knowledge	Yes
L-2	Spouse or child of L-1	Yes
N-8	Parent of alien classified as SK-3 "Special Immigrant"	Yes
N-9	Child of N-8, SK-1, SK-2, or SK-4 "Special Immigrant"	Yes

https://www.applytexas.org/adappc/includes\_v2/visa\_domicile\_list.html

2/2020	Visas Eligible to Domici	le for Texas Residenc
NATO 1	Principal Permanent Representative of Member State to NATO and resident members of official staff or immediate family	Yes
NATO 2	Other representatives of Member State; Dependents of Member of a Force entering in accordance with the provisions of NATO Status- of-Forces agreement; Members of such a Force if issued visas	Yes
NATO 3	Official clerical staff accompanying Representative of Member State to NATO or immediate member	Yes
NATO 4	Official of NATO other than those qualified as NATO-1 and immediate family	Yes
NATO 5	Expert other than NATO officials qualified under NATO-4, employed on behalf of NATO and immediate family	Yes
NATO 6	Members of civilian component who is either accompanying a Force entering in accordance with the provisions of the NATO Status-of-Forces agreement; attached to an Allied headquarters under the protocol on the Status of International Military headquarters set up pursuant to the North Atlantic Treaty; and their dependents	Yes
NATO 7	Attendants, servants or personal employees of NATO-1, NATO-2, NATO-3, NATO-4, NATO-5 or NATO-6, or immediate	Yes
0-1	Extraordinary ability in the sciences, arts, education, business, athletics	Yes
O-3	Immediate family members of O-1 and O-2 visa holders	O-3 dependents of O-1 holders Yes; O-3 dependents of O-2 holders, No
R-1	Religious workers	Yes
R-2	Spouse or child of R-1	Yes
T-1	Victim of a severe form of trafficking in persons	Yes
T-2	Spouse of a T-1	Yes
T-3	Child of a T-1	Yes
T-4	Parent of a T-1 visa holder (if the child is under 21 years of age)	Yes
TPS	Temporary Protected Status	Yes
U-1	Victim of certain criminal activity	Yes
U-2	Spouse of a U-1	Yes
U-3	Child of a U-1	Yes
U-4	Parent of a U-1 visa holder (if the child is under 21 years of age).	Yes
V-1	Spouse of Legal Permanent Resident (LPR) who is the principal beneficiary of a family-based petition (I-130) which was filed prior to December	Yes

	21, 2000, and has been pending for at least three years	
V-2	Child of Legal Permanent Resident (LPR) who is the principal beneficiary of a family-based petition (I-130) which was filed prior to December 21, 2000, and has been pending for at least three years	Yes
V-3	Derivative child of a V-1 or V-2 visa holder	Yes