

IMMIGRATION STATUS: ELIGIBLE AND NON-ELIGIBLE VISA TYPES

Eligibility for the in-state tuition subsidy benefit and immigration status is dependent upon several factors. A student must meet the following criteria **in addition** to the other residency requirements. Please refer to the table below to determine if your immigration status entitles you to apply for a reclassification of your residency status. Per Ohio Administrative Code 3333-1-10, (D)(3):

For the purpose of determining residency for tuition surcharge purposes at Ohio's state-assisted colleges and universities, an individual's immigration status will not preclude an individual from obtaining resident status if that individual has the current legal status to remain permanently in the United States.

The highlighted information reflects the newest changes.

Immigrants or Persons Not Subject to Removal		
Status	Description	Eligibility for Residency
"LPR"	Lawful Permanent Resident	Y
"CFAS"	Citizens of the Freely Associated States: Micronesia, Palau, Marshall Islands	Y
Asylee	Asylee	Y
Refugee	Refugee	Y
Parolee	Parolee under INA Sec. 212(d)(5) for at least one year	Y
W/H	Withholding of Removal, persons granted	Y
C. Entrant	Conditional Entrant	Y
SIV	Special Immigrant Visa (VAWA, Iraqi interpreter, etc.)	Y
Cuban	Cuban/Haitian Entrants	Y
Non-Immigrants		
Status	Description	Eligibility for Residency
A-1	Ambassador, public minister, career diplomat or consular officer, and members of immediate family	Y
A-2	Other foreign government official or employee, and member of immediate family.	Y
A-3	Attendant, servant, or personal employee of A-1 or A-2 and members of immediate family.	Y
B-1	Temporary visitor for business	N
B-2	Temporary visitor for pleasure	N
BW	Visa waiver program	N
C-1	Aliens in transit directly through U.S.	N
C-1D	Combined transit and creman visa	N

Status	Description	Eligibility for Residency
C-2	Alien in transit to UN headquarters	N
C-3	Foreign government official, members of immediate family, attendant, servant, or personal employee in transit	N
C-4	Transit without visa, see TWOV	N
D-1	Crewmember departing on same vessel of arrival	N
D-2	Crewmember departing by means other than vessel of arrival	N
E-1	Treaty trader, spouse and children	Y
E-2	Treaty investor, spouse and children	Y
E-3	Add in E-3 for Australians	Y
F-1	Student in academic or language program	N*
F-2	Spouse or child of F-1	N*
G-1	Principal resident representative of recognized foreign member government to international organization, staff, and members of immediate family	Y
G-2	Other representative of recognized foreign member government to international organization, and members of immediate family	Y
G-3	Representatives of non-recognized or nonmember foreign government to international organization, and members of immediate family	Y
G-4	International organization officer or employee, and members of the immediate family	Y
G-5	Attendant, servant, or personal employee of G-1, G-2, G-3, or G-4 and members of immediate family.	Y
H-1B	Temporary worker in specialty occupation, DOD workers, fashion models	Y
H-1C	Nurses going to work for up to three years in health professional shortage areas	Y
H-2A	Temporary agricultural worker	Y
H-2B	Temporary worker: skilled and unskilled	Y
H-3	Trainee	Y
H-4	Spouse or child of H-1, H-2, or H-3	Y
I	Representative of foreign information media, spouse and children	Y
J-1	Exchange visitor	N
J-2	Spouse or child of exchange visitor	N
K-1	Fiancée or fiancé of U.S. citizen	N*
K-2	Minor children of K-1	N*
K-3	FN already married to USC (LIFE Act)	Y
K-4	Child of K-3 (LIFE Act)	Y

Status	Description	Eligibility for Residency
L-1A	Intracompany Transferee, Executive, Managerial	Y
L-1B	Intracompany Transferee, Specialized knowledge	Y
L-2	Spouse or child of L-1	Y
M-1	Student in vocational or other recognized nonacademic institution	N*
M-2	Spouse or child of M-1	N*
N-8	Parent of an alien child classified SK-3 "Special Immigrant"	Y
N-9	Child of N-8, SK-1, SK-2, or SK-4 "Special Immigrant"	Y
NATO 1-6	Includes the principal permanent representative of a NATO state; other representatives of members states; official clerical staff; officials of NATO; experts; members of civilian component accompanying a force; attendants	Y
NATO 7	Servants, or personal employees of NATO visa holders; or members of immediate family	N
O-1	Workers of "extraordinary" ability in sciences, arts, education, business, or athletics	Y
O-2	Alien's (support) accompanying O-1	Y
O-3	Spouse or child of O-1 or O-2	Y
P-1	"Internationally recognized" entertainers and athletes	Y
P-2	"Reciprocal exchange" artist and entertainers	Y
P-3	Artists and entertainers in culturally unique programs	Y
P-4	Spouse or child of P-1, P-2, or P-3	Y
Q-1	International cultural exchange visitors	N
Q-2	Irish Peace Process Cultural and Training Program (Walsh Visas)	N
Q-3	Spouse or child of Q-1 or Q-2	N
R-1	Religious Workers	Y
R-2	Spouse or child of R-1	Y
S-5	Informant of criminal organization information	Y
S-6	Informant of terrorism information	Y
S-7	Immediate family member of S-5 or S-6	Y
T-1	Victim of a severe form of trafficking in persons	Y
T-2	Spouse of a victim of a severe form of trafficking in persons	Y
T-3	Child of a victim of a severe form of trafficking in persons	Y
T-4	Parent of victim of a severe form of trafficking in persons (if T-1 victim is under 21 years of age)	Y
T-5	Minor unmarried sibling of T visa holder	Y
TN	Trade NAFTA/Canadian & Mexican Professionals	Y
TD	Spouse or child accompanying TN	Y

Status	Description	Eligibility for Residency
TPS	Temporary Protected Status	Y
TWOV	Transit without visa, passenger, crew	N
U-1	Victims of Certain Criminal Activity	Y
U-2	Spouse of U-1	Y
U-3	Child of U-1	Y
U-4	Parent of U-1, if U-1 is under 21 years of age	Y
U-5	Minor unmarried sibling of U visa holder	Y
V-1	Family Re-unification - Spouse of LPR who is the principal beneficiary of an I-130 which was filed prior to 12/21/2000, and has been pending for at least three years	Y
V-2	Child of an LPR who is the principal beneficiary of an I-130 which was filed prior to 12/21/2000, and has been pending for at least three years	Y
V-3	The derivative child of a V-1 or V-2	Y

*Yes, if dependent on a bona fide Ohio resident and the student has applied to change status to match the person on which the student is dependent