

Temporary Residence Visa

General Requirements:

1. Appointments must be scheduled through the following portal: <https://citas.sre.gob.mx/>
2. Valid Passport
3. Print and fill out the visa application form:
<https://consulmex.sre.gob.mx/lasvegas/index.php/mnnpdi/mnvisasnp>
4. Comply with original or certified documents required according to the category.
5. Visa fee: **\$56 USD**

The appointment does NOT guarantee the issuance of the visa; it is the applicant's responsibility to provide the required documents on the day of their interview. Applicants must present original documents and if required, the proper certifications and/or apostilles. The processing time of a visa may take 1-10 business days from the day of the appointment.

<p>Economic Solvency</p>	<p>*Economic Solvency (choose one of the 2 options):</p> <p>A. Proof of investments or bank statements for the last 12 months with a monthly minimum balance of at least \$78,025 USD per person.</p> <p style="text-align: center;">Or</p> <p>B. Proof of income: Bank statements for the last 6 months with a monthly income of at least \$ 4,630 USD per person and must provide the corresponding document of the following:</p> <ul style="list-style-type: none"> - Original document proving employment or pension (employment letter; labor contract; payroll; pension voucher, etc.). <u>If the applicant is retired: Must provide proof of retirement (an OFFICIAL DOCUMENT THAT STATES RETIREMENT).</u> - Self-employed persons must provide proof of commercial or business license. - Individuals who are self-employed WITHOUT having a registered trade or business must provide proof of income with one of the following options: Submit a 1099 form from your client showing how much income you have generated with him/her; pay stubs; proof of direct deposits; rental agreement (if income is from rental property), etc. <p style="text-align: center;">All current bank statements must be submitted monthly split and with a verification letter from the financial institution or bank.</p>
<p>Family Unit</p>	<p>A. <u>Family Unit with a foreigner who is a holder of a temporary resident or temporary resident student visa:</u> If the applicant is the spouse, concubine, or common-law spouse of a foreign person who holds a temporary residence visa or temporary resident student visa: Original marriage certificate.</p> <p>B. If the applicant has a foreign son/daughter who is a holder of a temporary resident card/ visa or temporary resident student visa/card: Original birth certificate of the temporary resident or temporary resident student visa holder.</p> <p>C. If the applicant has a foreign father or mother who is a holder of a temporary resident visa/card or temporary resident student visa/ card (as long as he/she is a child or adolescent and has not married or is in a state of interdiction and is under his/her legal representation): The applicant's original birth certificate.</p> <p>D. If the applicant is the child of the spouse, concubine, or common-law spouse of a foreigner who holds a temporary resident visa/card or temporary resident student visa/card (as long as he/she is a child or adolescent and has not contracted marriage or is in a state of interdiction and is under his/her legal representation): The applicant's original birth certificate, original marriage certificate or document that</p>



	<p>accredits the concubine or equivalent, visa/card of temporary residence or temporary resident student and proof of economic solvency for the maintenance of each of their family members during their stay in the country, with:</p> <ul style="list-style-type: none"> • Proof of investments or bank accounts with an average monthly balance equivalent to \$ 1,498 USD for the last twelve months. <p style="text-align: center;">Or</p> <ul style="list-style-type: none"> • Proof of employment or pension with <u>monthly tax-free income</u> greater than the equivalent of \$ 1,498 USD for the last six months. (Must provide the last 6 months of bank statements as well).
<p>Family unit with a Permanent Resident</p>	<p>A. Spouse or common-law partner: <u>Marriage certificate or equivalent and permanent resident card/visa of the spouse.</u></p> <ul style="list-style-type: none"> • Proof of economic solvency to support the family member/s: Bank statements showing an average monthly balance of more than \$ 1,498 USD for the last 12 months. <p style="text-align: center;">Or</p> <ul style="list-style-type: none"> • Proof of income (employment/pension) with monthly income greater than \$ 1,498 USD (6 months). <p>B. <u>Family unit with a foreigner who has the status of temporary resident or temporary resident student (If the applicant is the spouse, concubine, or common-law spouse of a foreign person with the status of temporary resident or temporary resident student):</u> <u>Original marriage certificate.</u></p> <p>C. <u>If the applicant has a foreign child with the status of temporary resident or temporary resident student:</u> The original birth certificate of the child.</p> <p>D. <u>If the applicant has a foreign father or mother with the status of temporary resident or temporary resident student, (as long as he/she is a child or adolescent and has not married or is in a state of interdiction and is under his/her legal representation):</u> <u>The original birth certificate of the applicant.</u></p> <p>E. <u>If the applicant is the child of the spouse or equivalent figure of a foreign person with the status of temporary resident or temporary resident student, (as long as he/she is a child or adolescent and has not contracted marriage or is in a state of interdiction and is under his/her legal representation):</u> Applicant's original birth certificate; original marriage certificate and temporary resident card or temporary resident student card. <u>In case the applicant is related to a foreigner who has the status of a temporary resident student:</u></p> <ul style="list-style-type: none"> • Letter or certificate issued by the educational institution stating that the foreigner with the temporary resident student status is continuing with his/her studies. <p>F. <u>Marriage, cohabitation, or equivalent with a foreigner who has the status of permanent resident:</u> <u>Original marriage certificate and permanent resident card.</u></p> <p>G. <u>Marriage, cohabitation, or equivalent with a Mexican national:</u> <u>Original marriage certificate and proof of Mexican nationality, in accordance with Article 3 of the Nationality Law, in the original. (ECONOMIC SOLVENCY DOES NOT APPLY TO OPTION G).</u></p>
<p>Real Estate property in the country (Mexico).</p>	<ul style="list-style-type: none"> • Original and copy of Public Deed granted before a Notary Public(in Mexico) that certifies that the foreign person is the owner of real estate, with a value exceeding \$624,405 USD.



<p>Investor</p>	<ol style="list-style-type: none"> 1. Deed or policy of the Mexican legal entity granted before a Notary Public, or document duly certified by the administrative body or competent officer thereof, in which it is evidenced that the foreign person participates in the capital stock of such Mexican legal entity and that the amount of the investment effectively disbursed for the participation of the foreign person in the Mexican legal entity exceeds \$312,169 USD, which may be <u>evidenced, including but not limited to, by means of a contract of sale of shares or social parts, a contract of transfer of goods or rights in favor of the Mexican legal entity or a document issued by the latter evidencing the amount contributed for the participation in the capital stock, in original and copy; and</u> 2. Document that <u>accredits the property or ownership of personal property or fixed assets in favor of the foreign legal entity, used for economic or business purposes</u>, with a value that exceeds \$312,169 USD, in original and copy; or 3. Documentation that accredits the development of the economic or business activities in national territory, <u>which may be accredited, including but not limited to, contracts, service orders, invoices, receipts, business plans, licenses or permits, or proof issued by the Mexican Social Security Institute that accredits that the foreign legal entity is an employer of at least three workers, in original and copy, and payment of the corresponding fees.</u>
<p>Invitation from a public or private organization or institution</p>	<ol style="list-style-type: none"> 1. Original responsive letter from an organization or a public or private institution that invites the foreigner to participate in an unpaid activity in Mexico. The letter must contain the following information: <ol style="list-style-type: none"> i. <u>Full name of the applicant and nationality.</u> ii. <u>Name of the organization.</u> iii. <u>Official registration number, as applicable.</u> iv. <u>Purpose of the private or public organization or institution.</u> v. <u>Complete address and contact information of the organization or institution.</u> vi. <u>Information on the activity to be carried out or the project in which the foreign person will participate. The activity of the foreign person must be related to the purposes of the inviting organization or institution.</u> vii. <u>Estimated duration or approximate date of completion of the activity to be carried out.</u> viii. <u>The manifestation of the responsibility for the maintenance of the foreign person during his/her stay in Mexico and his/her return to his/her country of origin or residence.</u> ix. <u>Copy of official identification with signature and photograph of the person signing the letter of responsibility.</u> 2. In order to prove that it has the resources to comply with the solidarity obligation referred to in the eighth paragraph of the previous numeral, the inviting organization or private institution shall present an original and copy of proof of investments or bank accounts with an average monthly balance equivalent to \$156,050 USD, during the last twelve months. Public institutions and private institutions belonging to the National Education System are not required to prove financial solvency. 3. The documents with which the foreign person accredits that he/she has the necessary experience, capacity, skills, or knowledge to develop the activity for which he/she is invited, in original and copy. 4. In case the inviting institution does not cover living expenses: <u>Proof of investments or bank accounts with an average monthly balance equivalent to \$78,025 USD during the last twelve months.</u> <p style="text-align: center;">Or</p> <p>Original and copy of documents proving that the visa applicant has a job or pension with a monthly unencumbered income greater than the equivalent of \$3,064 USD, during the last six months.</p>

<p>Scientific research in Mexican jurisdictional waters</p>	<p>Copy of the communication by which the diplomatic representation in Mexico of the country of which they are nationals or residents, notifies the foreign person that the SRE (Secretary of Foreign Affairs) received the authorizations from the competent national authorities, in the case of foreign persons who wish to enter to participate in scientific research projects and/or collection of samples in the national territory or in jurisdictional waters of Mexico.</p> <p>The communication must contain the following information:</p> <ol style="list-style-type: none"> i. <u>Full name of the applicant and nationality.</u> ii. <u>Name or company name of the organization or public or private institution that invites the foreign person.</u> iii. <u>Information on the activity to be carried out or the project in which the foreign person will participate.</u> <u>Estimated duration or approximate date of completion of the activity to be carried out.</u>
<p>Under an international legal instrument on the mobility of persons</p>	<ol style="list-style-type: none"> 1. A free writing by means of which the applicant submits his/her candidacy to the Consular Post, indicating under which instrument he/she is applying for a visa. 2. Comply with each of the requirements set forth in the corresponding international legal instrument of mobility, established by the immigration authorities, based on the regulations in force.
<p>High-specialty technical assistance and knowledge transfer in strategic projects.</p>	<ol style="list-style-type: none"> 1. Original of the letter of responsibility from a legal entity (public or private) established in national territory, requesting the presence of the foreign expert to provide technical assistance or high-level specialized consulting in a project considered strategic for the legal entity. The letter must be printed on official letterhead, signed by the legal representative or authorized agent, and include: <ul style="list-style-type: none"> • Full name and nationality of the foreign applicant; • Name or corporate name of the legal entity; • Description of the strategic project and justification of the essential need to rely on the technological knowledge or high-level expertise of the foreign person, indicating at least: <ul style="list-style-type: none"> ○ Objective and estimated duration of the project; ○ Expected contribution of the foreign expert; ○ Area of specialization or technical certifications held; and ○ Location of the site(s) where the assistance or consulting activities will take place. • Copy of official identification with photograph and signature of the person signing the letter. 2. Documents, certifications, or certificates that allow the foreign person to demonstrate the high-level expertise, technical knowledge, and experience required for the strategic project stated by the legal entity.