

TEMPORARY STAY VISA FOR ACCOMPANYING A FAMILY MEMBER HOLDING A TEMPORARY STAY VISA

Applicant's name(s) and surname(s):		
E-mail address: Direct phone number:		
Purpose for traveling to Portugal:		
GENERAL REQUIREMENTS		
	YES	NO
National Visa application form filled in and duly signed by the applicant (or by the legal guardian in case of minors or the disabled).	<input type="checkbox"/>	<input type="checkbox"/>
2 identical passport-sized photographs , recent and in good condition to identify the applicant (1 for this form).	<input type="checkbox"/>	<input type="checkbox"/>
Passport or other travel document, valid for at least 3 months beyond the intended period of stay; Photocopy of passport (biographical data).	<input type="checkbox"/>	<input type="checkbox"/>
Proof of regular status , if the applicant is of other nationality than that of the country where he is applying for a visa, valid beyond the date of expiry of the requested visa.	<input type="checkbox"/>	<input type="checkbox"/>
Valid travel insurance , covering necessary medical expenses, including urgent medical assistance and possible repatriation.	<input type="checkbox"/>	<input type="checkbox"/>
Police clearance certificate , issued less than 90 days before the submission of the visa application, by the competent authority of the applicant's country of nationality or the country where the applicant has resided for over a year, with the Hague Apostille (if applicable) or duly legalized.	<input type="checkbox"/>	<input type="checkbox"/>
Copy of the return transport ticket .	<input type="checkbox"/>	<input type="checkbox"/>
SPECIFIC DOCUMENTS		
Proof of family ties that justify the accompaniment. For this purpose, family members mean: <ul style="list-style-type: none"> The spouse; Minors or disabled children dependent on the couple or one of the spouses; Minors adopted by the applicant (when single), by the applicant or by the spouse, as per decision of the competent authority of the country of origin, provided that the law of that country recognises adopted children with rights and duties identical to those of natural filiation and that decision is recognised in Portugal; Children of legal age, dependent on the couple or one of the spouses, who are single and studying at an educational 	<input type="checkbox"/>	<input type="checkbox"/>

<p>establishment in Portugal;</p> <ul style="list-style-type: none"> • Children of legal age, dependent on the couple or one of the spouses, who are single and studying, whenever the holder of the right to family reunification has a residence permit issued under article 90.^º-A; • First-degree relatives in the ascending line of the resident or their spouse, provided they are dependent on them; • Minor siblings, provided they are under the guardianship of the resident, in accordance with a decision issued by the competent authority of the country of origin and that decision is recognised by Portugal; • The partner who, in Portugal or in other country, with whom the foreign resident citizen contracted a civil partnership, duly proven under the law; • Single minors or disabled children, including adopted children of the partner of the civil partnership, provided they are legally under the protection of the partner. 		
<p>Proof of availability of stable and regular means, sufficient for the needs of the residency visa applicant and the accompanying family members during the intended period of stay or for the period of 12 months, whichever is shorter, determined under the provisions of article 2^º(2) of Ordinance n^º 1563/2007, of December 11th.</p> <p>OR, ALTERNATIVELY:</p> <p>Presentation of a sponsorship letter, with a legalised signature, issued by a Portuguese citizen or a foreign citizen with a residence permit in Portugal, covering lodging & boarding, as well as all the removal costs, in case of irregular stay, accompanied by the following supporting documents:</p> <ul style="list-style-type: none"> - Income Tax Return (IRS) of the subscriber (last year available); and - Bank statements of the subscriber (last 3 months). 	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>	<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>
ADDITIONAL DOCUMENTS FOR MINORS		
<p>Minors who are not traveling with both parents or are traveling with a third person must present:</p> <ul style="list-style-type: none"> • a travel authorization issued by the parent with whom the minor is not traveling or by both parents, with a legalised signature; or • a court decision (when applicable) authorizing the minor to travel and stay in Portugal for the foreseen period according to the purpose of stay, with the Hague Apostille (if applicable) or legalised; and 	<input type="checkbox"/> <input type="checkbox"/>	<input type="checkbox"/> <input type="checkbox"/>
Photocopy of the parent's national identity card.	<input type="checkbox"/>	<input type="checkbox"/>
TEMPORARY STAY VISA FOR ACCOMPANYING A FAMILY MEMBER HOLDING A TEMPORARY STAY VISA – CPLP MOBILITY AGREEMENT		

DECLARATION

(Applicant's name(s) and surname(s)),

Declare that:

☐ I pretend that my visa application be examined by the Consular Post with the missing documents marked in the attached checklist;

☐ I hereby acknowledge that:

- The Job Seeker Visa does not provide the possibility to apply for a family member accompanying visa.

- Failure to submit all the necessary documents may lead to the rejection of the visa application.

- The Consular Post reserves the right to request supplementary documents if necessary.

- If the Consular Post requests additional documents or missing documents to the applicant, the examination of the application is suspended until its submission.

- Even if all the requested documents are submitted, it does not imply that a visa will automatically be granted. The visa fee is not refunded if the visa is refused.

- Any false statement will result in the refusal of the visa application or the annulment of a visa that has already been granted and may subject me to legal action under Portuguese law.

- All communications and notifications regarding the visa application may be sent to the electronic address indicated in field 19 of the visa application form, and shall be considered to have been made, pursuant to and for the purposes of article 113 (5 and 6) of the Code of Administrative Procedure, in the moment the applicant access to the specific mail sent or, in the event of no access to the electronic mailbox, on the fifth working day after it is sent.

Date: ____/____/____

Signature: _____