



## TEMPORARY STAY VISA FOR ACCOMPANYING A FAMILY MEMBER APPLYING FOR A TEMPORARY STAY VISA (E10)

<https://vistos.mne.gov.pt/pt/vistos-nacionais/documentacao-instrutoria/estada-temporaria#visto-de-estada-tempor%C3%A1ria-para-acompanhamento-de-requerente-de-visto-de-estada-tempor%C3%A1ria>

Applicant's name and surname:		
Email address: Direct phone contact:		
Reason for traveling to Portugal:		
<b>GENERAL REQUIREMENTS</b>		
	<b>YES</b>	<b>NO</b>
<b>National Visa application form</b> , filled and duly signed by applicant (for minors and incapacitated, forms should be signed by the legal guardian) - see <a href="#">here</a>	<input type="checkbox"/>	<input type="checkbox"/>
<b>2 Photos</b> , even, passport type, recent and in good condition to identify the applicant.	<input type="checkbox"/>	<input type="checkbox"/>
<b>Personal statement</b> explaining the reason(s) for applying for a National Visa to Portugal, which should reference address of stay and sources of income, if applicable.	<input type="checkbox"/>	<input type="checkbox"/>
<b>Passport</b> valid for 3 months after the end of the requested visa. Photocopy of passport (biographic page)	<input type="checkbox"/>	<input type="checkbox"/>
<b>Proof of regular situation</b> in case of residence in a country other than the country of current nationality - UK Residence permit (if applicable), endorsed in the passport, issued as a biometrics card, or digital share code, valid beyond the date of expiry of the visa.	<input type="checkbox"/>	<input type="checkbox"/>
<b>Travel insurance</b> valid for the whole stay (up to 1 year), covering necessary medical expenses, including urgent medical assistance and possible <a href="#">repatriation</a> . British nationals may present the S1 Form (stamped at the bottom by the relevant authority) as proof of valid travel insurance.	<input type="checkbox"/>	<input type="checkbox"/>
<b>Criminal record certificate</b> , issued within the past 3 months by the competent authority of the country of the applicant's nationality or of the country where the applicant has resided for over a year, with the Hague Apostille or legalised. <b>Only the ACRO certificate, with the Hague Apostille, can be accepted as a UK Criminal Record Certificate. The Hague Apostille for UK public documents can be obtained through the Legalization Office: <a href="https://www.gov.uk/get-document-legalised">https://www.gov.uk/get-document-legalised</a></b>	<input type="checkbox"/>	<input type="checkbox"/>
<b>Return transport ticket</b> (i.e. proof of applicant leaving Portugal at the end of their intended stay).	<input type="checkbox"/>	<input type="checkbox"/>
<b>Proof of accommodation in Portugal for the duration of the stay:</b> <ul style="list-style-type: none"> <li>Deeds of property in Portugal in the name of the applicant; or</li> <li>Rental agreement of property in Portugal and proof of registration of rental agreement with <a href="#">the relevant tax authorities</a> (AT); or</li> </ul>	<input type="checkbox"/>	<input type="checkbox"/>

<ul style="list-style-type: none"> <li>• <u>Term of responsibility</u> filled and signed by host/institution. When sponsored by a private citizen, the term of responsibility must also be accompanied with a copy of the host's passport/ID, Portuguese residence permit (if applicable), property deeds/rental agreement with the host's name, notarised authorization from the landlord and identification document of the landlord (if authorization is required for guests). The <u>Term of Responsibility</u> concerning the conditions of stay within Portuguese territory will only be accepted if the subscriber's signature is duly recognized by a Notary that serves the sponsor's legal area of residence; or</li> <li>• Confirmed Hotel or homestay/Airbnb bookings for the duration of the stay and proof of payment (receipt).</li> </ul>		
<p><b>Proof of financial resources/means of subsistence</b> (<a href="https://vis-tos.mne.gov.pt/en/national-visas/necessary-documentation/means-of-subsistence">https://vis-tos.mne.gov.pt/en/national-visas/necessary-documentation/means-of-subsistence</a>):</p> <ul style="list-style-type: none"> <li>• Last 3 months of bank statements, showing an available bank balance equal or superior to the Portuguese minimum monthly salary, multiplied by the number of months the applicant intends to stay in Portugal (up to 12 months); or</li> <li>• <u>Term of responsibility</u> filled and signed by sponsor/institution, which guarantees food and accommodation for the visa applicant, as well as the replacement of removal costs, in case of irregular stay. When sponsored by a private citizen, the term of responsibility must also be accompanied by a copy of the host's passport/ID, Portuguese residence permit (if applicable), last 3 months of bank statements and latest Income Tax Return (IRS) of the subscriber (if applicable). The <u>Term of Responsibility</u> concerning the conditions of stay within Portuguese territory will only be accepted if the subscriber's signature is duly recognized by a Notary that serves the sponsor's legal area of residence.</li> </ul> <p>The criteria to determine means of subsistence for dependent applicants is based on the minimum monthly salary, currently in 2024 amounting to 820€ (PCM Regulatory Decree n.º 85-A/2022, of the 22nd of December), net of any tax and social security deductions, with a per capita increase for each family unit as follows:</p> <ul style="list-style-type: none"> <li>• First adult: 100%.</li> <li>• Second adult and additional adults: 50%.</li> <li>• Children and young people under 18 years of age and non-minor dependent children: 30%</li> </ul>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
<p><b>SPECIFIC DOCUMENTS</b></p>		
<p><b>Family members are defined as the following:</b></p> <ul style="list-style-type: none"> <li>• The spouse;</li> <li>• The partner, with whom main applicant has a civil partnership, duly proven under the law, either through a registered partnership or by providing evidence of cohabitation for over two years (council tax and utility bills, bank statements, rental contracts, owned property, etc.), and a <b>No Trace of Marriage Document</b> (apostilled and for both partners) that can be requested from the General Register Office: <a href="https://www.gov.uk/general-register-office">https://www.gov.uk/general-register-office</a></li> <li>• Minors or disabled children dependent on the couple or one of the spouses;</li> <li>• 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</li> </ul>	<input type="checkbox"/>	<input type="checkbox"/>

<p>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 by Portugal;</p> <ul style="list-style-type: none"> <li>• Children of legal age, dependent on the couple or one of the spouses, who are single and studying at an educational establishment in Portugal;</li> <li>• 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;</li> <li>• First-degree relatives in the ascending line of the resident or their spouse, provided they are dependent on them;</li> <li>• 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.</li> <li>• 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.</li> </ul> <p><b>The following documents must be provided:</b></p> <ul style="list-style-type: none"> <li>• Proof of family relationship: birth certificate, marriage certificate, registered partnership – original or certified copy. Unregistered partnerships must provide evidence of cohabitation as a couple for over two years (council tax and utility bills, bank statements, rental contracts, owned property, etc.), and a <b>No Trace of Marriage Document</b> (for both partners) that can be requested from the General Register Office: <a href="https://www.gov.uk/general-register-office">https://www.gov.uk/general-register-office</a>). All civil registry certificates must be certified/apostilled per procedures in place.</li> <li>• Identification document of main applicant - original or certified copy</li> <li>• Proof of availability of stable and regular means, enough to cover the needs of the main visa applicant and the accompanying relatives during the required period of stay or for the period of 12 months, whatever is lesser</li> <li>• Proof of main applicant's National visa request (if applicable): proof of appointment/visa request submission</li> </ul>		
<b>ADDITIONAL DOCUMENTS FOR MINORS</b>		
<ul style="list-style-type: none"> <li>• Unabridged birth certificate showing biological parents names; if the birth certificate is not in English or Portuguese, then a translation by a certified translator is also required.</li> <li>• Original passports of both parents or certified copy of the biodata page of the passports.</li> <li>• Letter of consent of parental authority or legal guardian</li> </ul> <p>In the case of sole custody, the following documents must be submitted:</p> <ul style="list-style-type: none"> <li>• birth certificate mentioning one parent in English or Portuguese; or</li> <li>• death certificate of absent parent in English or Portuguese; or</li> <li>• court ruling in English or Portuguese.</li> </ul> <p>Application forms should be signed by the parent holding parental responsibility or legal guardian.</p> <p>When minors are not travelling with both parents, or are travelling with a third person, a travel authorization, with legalized signature, of one or both parents respectively, or a court order, is required.</p>	<input type="checkbox"/>	<input type="checkbox"/>
<b>CPLP MOBILITY AGREEMENT</b>		

<p><b>CPLP citizens (from Brazil, Angola, Mozambique, Cape Verde, Guinea-Bissau, São Tomé and Príncipe, East Timor and Equatorial Guinea), are exempted from presenting:</b></p> <ul style="list-style-type: none"> <li>• travel insurance,</li> <li>• return transport ticket,</li> <li>• specific documents</li> </ul> <p><b>CPLP citizens are also exempt from presenting evidence of means of subsistence upon presentation of a term of responsibility recognised by a notary, in the following terms:</b></p> <p>a) Presentation of a term signed by the host entity for interns or workers, or by the organization responsible for student exchange or volunteer programs, or</p> <p>b) Presentation of a term of responsibility, signed by a Portuguese citizen or a foreign citizen, with a residence permit in Portugal, which guarantees food and accommodation for the visa applicant, as well as the replacement of removal costs, in case of irregular stay, accompanied by a copy of the sponsor's passport/ID., residence permit (if applicable), last 3 months of bank statements and most recent IRS declaration (if applicable).</p>	<input type="checkbox"/>	<input type="checkbox"/>
<p><b>Notes:</b></p> <ul style="list-style-type: none"> <li>• <b>An Accompanying Family Member visa application is submitted together with the main applicant that is applying for a National Visa. Alternatively, this application can be submitted while the main applicant's visa request is under analysis or when the applicant has a valid Residence Visa but has not started the residence Permit procedure with AIMA. If the applicant already has a Residence Permit, then an application for Family Reunification must be submitted with AIMA in Portugal.</b></li> <li>• A Temporary Stay Visa is used for stays of over 90 days and up to 1 year, with multiple entrances allowed into Portugal.</li> <li>• A Temporary Stay visa application can take 30 days for a decision, but an extended period of analysis may be requested in justified circumstances: <a href="https://vistos.mne.gov.pt/en/national-visas/general-information/deadlines">https://vistos.mne.gov.pt/en/national-visas/general-information/deadlines</a></li> <li>• All public documents must be legalized per conventions in place, including, but not limited to, Civil Registry documentation, such as marriage and birth certificates, Criminal Record Certificates, professional certificates and diplomas. This legalization can be made through the Apostille (if applicable) or by utilizing the relevant Portuguese Consulate/service that serves the place of origin of the document in question: <a href="https://portaldascomunidades.mne.gov.pt/pt/rede-consular">https://portaldascomunidades.mne.gov.pt/pt/rede-consular</a>. <b>Public documents from the United Kingdom, including the Criminal Record Certificate (ACRO) and Civil Registry documentation, must be legalized through the Apostille, which can be obtained from the Legalization Office: <a href="https://www.gov.uk/get-document-legalised">https://www.gov.uk/get-document-legalised</a>.</b> Certified translations are also required for documents not written in English or Portuguese.</li> <li>• The Term of Responsibility concerning the conditions of stay within Portuguese territory will only be accepted if the subscriber's signature is duly recognized by a Notary that serves the sponsor's legal area of residence.</li> <li>• Failure to submit all the necessary documents may lead to the rejection of the visa application.</li> <li>• The Consular Post reserves the right to request documents other than those mentioned above whenever deemed convenient.</li> <li>• Even if all the requested documents are presented, it doesn't imply the automatic granting of the visa.</li> <li>• Refusal of the visa application shall not entitle to a reimbursement of the visa fee.</li> <li>• Consult the legislation in force in <a href="https://vistos.mne.gov.pt/en/national-visas/national-legislation">https://vistos.mne.gov.pt/en/national-visas/national-legislation</a></li> <li>• Financial resources: Ordinance nº 1563 /2007, of the 6th of December</li> </ul>		
<p>Remarks (to be filled by the relevant officer responsible for receiving the application):</p> <hr/> <hr/> <hr/>		

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