

**Corporate Student System**  
**Citizenship Status and Visa Codes**  
**11/28/2016**

The following codes are valid citizenship status/visa codes for the Corporate Student System. In order to properly categorize students in cases where the specific residence or visa status code is unknown, codes PR and OT should be used as default values for domestic and international students, respectively. Students with missing codes are treated by the system as domestic.

**Code Visa Type** **Residency**

**Domestic Students**

- US United States citizen
- PR Permanent resident, including specific status of domestic student unknown
- RF Refugee
- AM Amnesty recipient as defined by INS
- AP Approved Petitioner for immigrant visa
- AS Political/Religious asylee as defined by INS

**International Students**

- A1\* Diplomatic: foreign government official or employee, family and servants Yes
- A2\* Other foreign government official or employee and members of immediate family Yes
- A3\* Diplomatic Staff Yes
- B1 Temporary visitor for business No
- B2 Visitor, pleasure, prospective student B-2 Temporary visitor for pleasure No
- C1 Alien in transit No
- C2 Alien in transit to UN headquarters No
- C3 Foreign government official or staff in transit No
- C4 Transit without visa No
- D1 Crewman (ship or aircraft crew) No
- D2 Crewman (ship or aircraft crew) No
- E1 Treaty trader, spouse and children Yes
- E2 Treaty investor, spouse and children Yes
- EC Long-term foreign investors in the CNMI (Commonwealth of Northern Mariana Islands) **(E2C)** Yes
- E3 Specialty occupation workers, nationals of the Commonwealth of Australia Yes
- F1 Academic students and students in language training programs No
- F2 Family of F-1 student No
- F3 Commuter student (valid in Registrant files only) No
- G1\* Principal representative of foreign government to international organization and family Yes
- G2\* Other representative of foreign government to international organization and family Yes
- G3\* Representative on non-recognized foreign government to international organization and family Yes
- G4\* International organization officer and family Yes
- H1 Temporary worker of distinguished merit and ability **(H1B and H1C)** Yes
- H2 Temporary worker performing agricultural or other services unavailable in U.S. **(H2A and H2B)** No
- H3 Alien trainee No
- H4 Dependent spouse or child of H-1, H-2, or H-3<sup>1</sup> Yes/No
- HP Humanitarian Parole Temporary parole into the U.S. for urgent humanitarian reasons or significant public benefit<sup>2</sup> Yes/No
- I Representative of foreign information media or family Yes
- J1 Exchange visitor-student No
- J2 Spouse and children of exchange visitor-student No
- K1 Fiancé or fiancée of U.S. citizen Yes
- K2 Child of fiancé or fiancée of U.S. citizen Yes
- K3 Spouse of U.S. citizen who is the beneficiary of I-130 petition filed in U.S. (LIFE Act) Yes
- K4 Child of alien entitled to K-3 classification (LIFE Act) Yes
- L1 Intra-company transferee (executive, managerial and specialized personnel) **(L1A/L1B)** Yes

**Corporate Student System  
Citizenship Status and Visa Codes**

**11/28/2016**

**Page 2**

L2	Spouse and children of intra-company transferee	Yes
M1	Student of vocational or nonacademic institution, not in language training program	No
NATO 1-7	Representatives, staff, family, expert employees & civilians accompanying NATO members (list as 1N – 7N)	Yes
N8	Parent of special immigrant child (Classified SK-3)	Yes
N9	Child of a special immigrant (classified N-8, SK-1, SK-2, SK-3)	Yes
OT	Other visa type, <u>including specific status of international student unknown</u>	Yes/No
O1	Alien with extraordinary ability in the sciences, arts, education, business or athletics	Yes
O2	Attendant accompanying and assisting O-1	No
O3	Spouse and child or O-1 or O-2 <sup>3</sup>	No
P1	Individual or team athletes	Yes
P2	Artist or entertainer entering the U.S. to perform under a reciprocal exchange program <sup>4</sup>	No
P3	Artist or entertainer entering the U.S. to perform under a program that is culturally unique <sup>4</sup>	No
P4	Spouse and child of P-1, P-2, or P-3	No
Q1	International cultural exchange program	No
Q2	Irish Peace Process Cultural and Training Program (Walsh visa)	No
Q3	Spouse or child of Q-2	No
R1	Religious occupations	Yes
R2	Spouse or child of R-1	Yes
S5	Aliens supplying critical information relating to organized crime “informant”	No
S6	Aliens supplying critical information relating to terrorism “informant”	No
TN	Trade visa for Canadians and Mexicans (NAFTA professional)	No
TD	Spouse or child accompanying TN	No
T1	Victim of severe form of trafficking in persons	Yes
T2	Spouse of a victim of a severe form of trafficking in persons	Yes
T3	Child of victim of a severe form of trafficking in persons	Yes
T4	Parent of a T1 (if T-1 victim is under 21 years of age)	Yes
T5	Unmarried sibling under age 18 of T-1 under 21 years of age	Yes
T6	Adult or minor child of a derivative beneficiary of a T1	Yes
U1	Victim of Certain Criminal Activity	Yes
U2	Spouse of U-1	Yes
U3	Child of U-1	Yes
U4	Parent of U-1 (if U-1 victim is under 21 years of age)	Yes
U5	Unmarried sibling under age of 18 of U-1 under 21 years of age	Yes
V1	Spouse of LPR with pending I-130 filed prior to 12/21/2000	Yes
V2	Child of LPR with pending I-130 filed prior to 12/21/2000	Yes
V3	Derivative child of V-1 or V-2	Yes

\*Denotes diplomatic visa. Individuals with diplomatic visas cannot establish California indicia; however, they are eligible for residence if they meet the physical presence requirement and have been in visa status for more than 366 days.

<sup>1</sup>H4 spouses and children of H-1 principal alien MAY establish residence. H-4 spouses and children of H-2 and H-3 principal aliens MAY NOT establish residence. Status of the principal alien must be confirmed.

<sup>2</sup>HP visa holders are eligible for a resident classification only if the individual holds additional immigration documentation that satisfies all applicable UC requirements.

<sup>3</sup>Spouses and children of O-2 principal alien MAY NOT establish residence. Status of principal alien must be confirmed.

<sup>4</sup>Spouses and children of P-2 and P-3 principal alien MAY NOT establish residence. Status of principal alien must be confirmed.

Source: Office of the General Counsel University of California Residence Policy and Guidelines (Updated June 2016) Please go to <http://www.ucop.edu/general-counsel/files/ed-affairs/uc-residence-policy.pdf> for more information.