

For the following categories of people, requests addressed to diplomatic representatives or consular offices no longer receive the approval of the General Inspectorate for Immigration:

- a) foreigners married to Romanian citizens;
- b) foreign minor children of Romanian citizens;
- c) foreigners holding a valid residence permit in countries whose citizens do not require an entry visa in the member states of the European Union, the European Economic Area or in the states party to the Schengen Agreement;
- d) foreigners who have applied in the state border crossing document visas of the member states of the European Union, the European Economic Area, of the states party to the Schengen Agreement or of states whose citizens do not require an entry visa in these states;
- e) foreigners who are which is to come to Romania for business purposes, at the request of the administrative authorities, as well as of the companies regulated by Law no. 31/1990, republished, with subsequent amendments and additions, who are entered on the lists of taxpayers to the state budget, established by order of the president of the National Agency for Fiscal Administration, published in the Official Monitor of Romania, and which assumes, through a letter of guarantee addressed in the original to the National Visa Center, the obligation to bear the expenses related to material, medical assistance and those of enforcement of removal measures;
- f) foreigners who are going to come to Romania for the purpose of visiting, at the request of diplomatic missions or foreign consular offices accredited in Romania;
- g) foreigners for which the visa was been requested, in writing, at diplomatic missions or consular offices, from central public authorities or foreign chambers of commerce;
- h) persons for which the visa was been requested at the National Visa Center from the following institutions in Romania: the Presidential Administration, the Parliament, the Government and other central and local public authorities, the Chamber of Commerce and Industry of Romania and the Municipality of Bucharest, as well as those territorial and prefectures, which undertakes the obligation to bear the expenses regarding the material and medical assistance and those for the execution of removal measures, through a letter of guarantee sent in the original;
- i) truck drivers;
- j) personalities from the Romanian diaspora and their descendants;
- k) the parents of foreign pupils or students accepted to study in Romania, who arrive for their first installation, subject to the presentation of an apostilled document, or, as the case may be, superlegalized, issued by the authorities of the country of origin that certifies the kinship relationship.
- l) foreigners who are going to come to Romania at the request of a legal entity of public interest, which operates legally and which assumes the obligation to bear the expenses related to material and medical assistance and those for the execution of removal measures, through a letter of guarantee addressed in original to the National Visa Center.

The visas granted by the Romanian authorities to the foreigners referred to in points c) and d) cannot exceed the validity of the visas applied to their documents or the validity of the residence permits they hold.