

# Countries Subject to Visa Bonds

Last Updated: December 17, 2025

The Department of State has identified nationals from these countries as needing visa bonds. The implementation dates are in parentheses:

- Bhutan (January 1, 2026)
- Botswana (January 1, 2026)
- Central African Republic (January 1, 2026)
- Guinea (January 1, 2026)
- Guinea Bissau (January 1, 2026)
- Namibia (January 1, 2026)
- Turkmenistan (January 1, 2026)
- Mauritania (October 23, 2025)
- Sao Tome and Principe (October 23, 2025)
- Tanzania (October 23, 2025)
- The Gambia (October 11, 2025)
- Malawi (August 20, 2025)
- Zambia (August 20, 2025)

This is outlined in INA Section 221(g)(3) and the [Temporary Final Rule \(TFR\)](#) establishing the pilot program. Visa overstay rates are based on the B1/B2 overstay rate per the Department of Homeland Security's [Entry/Exit Overstay Report](#).

Any citizen or national traveling on a passport issued by one of these countries, who is found otherwise eligible for a B1/B2 visa, must post a bond for \$5,000, \$10,000, or \$15,000. The amount is determined at the time of the visa interview. The applicant must also submit a Department of Homeland Security Form I-352. Applicants must agree to the terms of the bond through the Department of the Treasury's online payment platform Pay.gov. This requirement applies **regardless of place of application**.

Applicants should submit Form I-352 to post a bond only after a consular officer directs them to do so. Applicants will get a direct link to pay through Pay.gov. They must not use any third-party website for posting the bond. The U.S. Government is not responsible for any money paid outside of its systems.

A bond does not guarantee visa issuance. If someone pays fees without a consular officer's direction, this person will not get that money back.



## **Required ports of entry**

As a condition of the bond, all visa holders who have posted a visa bond must enter and exit the United States through the designated ports of entry listed below. Not doing this might lead to a denied entry or a departure that is not properly recorded:

- Boston Logan International Airport (BOS)
- John F. Kennedy International Airport (JFK)
- Washington Dulles International Airport (IAD)

## **Visa bond compliance**

The Department of Homeland Security will send cases where the visa holder may have broken the visa bond terms to the U.S. Citizenship and Immigration Services (USCIS). This is to determine if there was a breach. It includes, but is not limited to, these situations:

- The Department of Homeland Security records indicate that the visa holder departed from the United States after the date to which he or she is authorized to stay in the United States.
- The visa holder stays in the United States after the date to which he or she is authorized to do so and does not leave.
- The visa holder applies to adjust out of nonimmigrant status, including claiming asylum.