

U.S. Entry Exemptions for Travelers Who Have Visited a Suspended Region w/in Past 14 Days.

- any U.S. Citizen
- any lawful permanent resident of the United States;
- any alien who is the **spouse** of a U.S. citizen or lawful permanent resident;
- any alien who is the **parent or legal guardian** of a U.S. citizen or lawful permanent resident, provided that the U.S. citizen or lawful permanent resident is **unmarried and under the age of 21**;
- any alien who is the sibling of a U.S. citizen or lawful permanent resident, provided that both are unmarried and under the age of 21
- any **alien who is the child**, foster child or ward of a U.S. citizen or lawful permanent resident (NOTE: NO AGE LIMIT here, but parent must be living)
- any alien who is a prospective adoptee seeking to enter the U.S. pursuant to the IR-4 or IH-4 visa classifications
- any alien seeking entry into or transiting the United States pursuant to an A-1, A-2, C-2, C-3 (as a foreign government official or immediate family member of an official), G-1, G-2, G-3, G-4, NATO-1 through NATO-4, or NATO-6 visa;
- F-1, M-1 Student Visa
 - Only Foreign nationals from the Shengen Area, UK or Ireland are eligible
 - (Must not be first use)
- Any alien who has obtained a **INA 212(f) “national interest” waiver (NIW/NIE)** through DHS and U.S. State Department

Valid as of 9/2/2020