EAD code	Description	Domicile-eligible?
(a)(02)	Lawful temporary resident	Yes
(a)(03)	Refugee	Yes
(a)(04)	Paroled refugee	Yes
(a)(05)	Asylee	Yes
(a)(06)	Fiancé(e) (K-1 or K-2 nonimmigrant)	Yes
(a)(07)	N-8 or N-9	Yes
(a)(08)	Citizen of Micronesia, Marshall Islands, or Palau	Yes
(a)(09)	K-3 or K-4	Yes
(a)(10)	Withholding of deportation or removal granted	Yes
(a)(11)	Deferred Enforced Departure	depends on individual's actual status
(a)(12)	Temporary Protected Status granted	Yes
(a)(13)	Family Unity Program (Section 301 of the Immigration Act of 1990)	Yes
(a)(14)	LIFE Legalization (Section 1504 of the Legal Immigrant Family Equity (LIFE) Act Amendments)	Yes
(a)(15)	V visa nonimmigrant	Yes
(a)(16)	T-1 nonimmigrant	Yes
(a)(17)	Spouse of an E nonimmigrant	Yes
(a)(18)	Spouse of an L nonimmigrant	Yes
(a)(19)	U-1 nonimmigrant	Yes
(a)(20)	U-2, U-3, U-4, or U-5 nonimmigrant	Yes
(c)(01)	Spouse/dependent of A-1 or A-2 visa nonimmigrant	Yes
(c)(02)	Spouse/dependent of Coordination Council for North American Affairs (E-1)/ Taipei Economic and Cultural Representative Office (TECRO)	Yes
(c)(03)(A)	F-1 student, pre-completion Optional Practical Training	No
(c)(03)(B)	F-1 student, post-completion Optional Practical Training	No
(c)(03)(C)	F-1 student. 24-month extension for STEM students	No
(c)(03)(ii)	F-1 student, off-campus employment sponsored by a qualifying international organization	No
(c)(03)(iii)	F-1 student, off-campus employment due to severe economic hardship	No
(c)(04)	Spouse/dependent of G-1, G-3, or G-4	Yes
(c)(05)	J-2 spouse or child of J-1 exchange visitor	No
(c)(06)	M-1 student, Practical Training	No
(c)(07)	Dependent of NATO-1 through NATO-6	Yes
(c)(08)	Asylum application pending filed before January 4, 1995 and applicant is in exclusion/deportation proceedings	depends on facts prior to deportation proceedings
(c)(08)	Asylum application pending filed on/after January 4, 1995	Yes, as long as they do not hold a visa status that precludes domicile
(c)(08)	Asylum application pending filed before January 4, 1995 and applicant is not in exclusion/deportation proceedings	Yes, as long as they do not hold a visa status that precludes domicile
(c)(08)	Asylum application under ABC Agreement	Yes, as long as they do not hold a visa status that precludes domicile
(c)(09)	Pending adjustment of status under Section 245 of the Act	Yes
(c)(10)	Suspension of deportation applicants (filed before April 1, 1997)	
	Cancellation of Removal applicants Cancellation applicants under NACARA	depends on facts prior to removal action
(c)(11)	Public Interest parolee	Yes
(c)(12)	Spouse of an E-2 CNMI investor	Yes

EAD code	Description	Domicile-eligible?
(c)(14)	Deferred action	Yes
(c)(16)	Creation of record (adjustment based on continuous residence since January 1, 1972)	Yes
(c)(17)(i)	B-1 domestic servant of certain nonimmigrants	No
(c)(17)(ii)	B-1 domestic servant of certain U.S. citizens who are in the United States on a temporary basis.	No
(c)(17)(iii)	Certain B-1 nonimmigrant employees of a foreign airline	No
(c)(18)	Order of supervision	depends on facts
(c)(19)	Certain pending TPS applicants whom USCIS has determined are prima facie eligible for TPS and who may then receive an EAD as a "temporary treatment benefit" under 8 C.F.R. 244.10 (a).	Yes
(c)(20)	Section 210 legalization (pending I-700)	Yes, as long as they do not hold a visa status that precludes domicile
(c)(21)	S visa nonimmigrant	Yes
(c)(22)	Section 245A legalization (pending I-687)	Yes, as long as they do not hold a visa status that precludes domicile
(c)(23)	Irish peace process (Q-2)	Yes
(c)(24)	LIFE legalization	Yes
(c)(25)	T-2, T-3, T-4, T-5, or T-6 nonimmigrant	Yes
(c)(26)	Spouse of an H-1B nonimmigrant	Yes
(c)(27)	Abused spouse of an A nonimmigrant	Yes
(c)(28)	Abused spouse of an E-3 nonimmigrant	Yes
(c)(29)	Abused spouse of a G nonimmigrant	Yes
(c)(30)	Abused spouse of an H nonimmigrant	Yes
(c)(31)	VAWA self-petitioners with an approved Form I-360	Yes
(c)(33)	Consideration of Deferred Action for Childhood Arrivals	Yes
(c)(35)	Principal beneficiary of an approved employment-based immigrant petition facing compelling circumstances	Yes
(c)(36)	Spouse or unmarried child of a principal beneficiary of an approved employment-based immigrant petition facing compelling circumstances	Yes