Understanding United States Immigration & Nationality Laws

42nd Annual
Immigration & Nationality Law
Conference
The University of Texas
School of Law
Austin, Texas
October 24, 2018

Paul Parsons, PC | Attorney at Law 704 Rio Grande, Austin, TX 78701 (512) 477-7887

www.immigrate-usa.com

Four Categories of People









UNDOCUMENTED OR OUT OF STATUS

Over half have overstayed their visas.



Citizens





- Native Born
- Derivatives
- Naturalized

Nonimmigrants – an alphabet soup of categories



NONIMMIGRANT STATUS

- Nonimmigrants may remain in the U.S. for a temporary period and are restricted to the activity consistent with their visas.
- Nonimmigrants are expected to depart the U.S. by the expiration of their status unless they have timely filed for an extension. There can be serious consequences for anyone who overstays his/her authorized period of admission.

Commonly used nonimmigrant visas:

B visitors; F-1 Students; J-1 Exchange Visitors; H-1B Specialty Workers; H-2B Seasonal Workers; K fianceés; L-1 Transferees; O-1 Extraordinary Ability; E-2 Treaty Investors





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Understanding United States Immigration and Nationality Laws

Also available as part of the eCourse

The Basics of United States Immigration and Nationality Laws, Agencies, and

Terminology

First appeared as part of the conference materials for the 2018 Fundamentals of Immigration and Nationality Law session "Understanding United States Immigration and Nationality Laws"