

# VISAS H

## Work visas

To work in the United States is important to understand that the legal process always starts with the pattern. After that the employer has met the necessary formalities, you will have a special authorization (an I-129 petition approved) in the department of internal security of the United States. This permission is called in English "Notice of approval" and is the form I-197, proof of approval. The company has to start the process of approval of the permit and you can not apply for a work visa without having them.

**H1A Visa:** For registered nurses and licensed to practice in the United States.

**H1B Visa:** For professional workers offered jobs or positions in specialty occupations that require theoretical or technical expertise in a specific field. Occupations who qualify for a visa H1B include architects, engineers, programmers, accountants, doctors, university teachers, professional models.

**H1C Visa:** For nurses certificates to go to the United States to perform work in areas in need of medical services, which are determined by the labor department of the United States.

**H2A, H2B Visa:** These are used by people who come to work in the United States to perform work in seasonal certain times of the year because there are too few workers of this kind in the United States. The H2A visa covers temporary workers or for periods dedicated to agriculture, H2B visa covers temporary workers unrelated to agriculture as gardeners, recamareras, people who work in construction.

**H2R Visa:** It is issued to workers to whom they have been granted a H2B visa in the past three years. The holder of a visa H2R has the same privileges and restrictions as other temporary workers

who possess a visa H2.

**Important Note:** The law authorizing the programs shown H2R for workers who return to the United States within a program of temporary work ended last Friday September 28, 2007 and was not renewed by the US Congress. The H2R visa applicants who already have an appointment and whose names are on petitions approved, may attend its process, but were not handed the visas, even though these have been approved, so if the case remained pending until that between law again in force. Only if the new events scheduled congress re-authorize the program.

**H3 Visa:**

For people in practice or training other than medical or academic. This classification also corresponds to practical training in educating children with disabilities. The visa H3 allows the individual to receive training not available in their home country.

**H4 Visa:**

immediate families (spouse and children under 21 singles) of any bearer of a visa H.