[Print] [Print selection] [OLRC Home] Help

8 USC 1254a: Temporary protected status

Text contains those laws in effect on September 15, 2024

From Title 8-ALIENS AND NATIONALITY

CHAPTER 12-IMMIGRATION AND NATIONALITY SUBCHAPTER II-IMMIGRATION

Part V-Adjustment and Change of Status

Jump To:

Source Credit

Miscellaneous

References In Text

Amendments

Effective Date

§1254a. Temporary protected status

(a) Granting of status

(1) In general

In the case of an alien who is a national of a foreign state designated under subsection (b) (or in the case of an alien having no nationality, is a person who last habitually resided in such designated state) and who meets the requirements of subsection (c), the Attorney General, in accordance with this section-

- (A) may grant the alien temporary protected status in the United States and shall not remove the alien from the United States during the period in which such status is in effect, and
- (B) shall authorize the alien to engage in employment in the United States and provide the alien with an "employment authorized" endorsement or other appropriate work permit.

(2) Duration of work authorization

Work authorization provided under this section shall be effective throughout the period the alien is in temporary protected status under this section.

(3) Notice

- (A) Upon the granting of temporary protected status under this section, the Attorney General shall provide the alien with information concerning such status under this section.
- (B) If, at the time of initiation of a removal proceeding against an alien, the foreign state (of which the alien is a national) is designated under subsection (b), the Attorney General shall promptly notify the alien of the temporary protected status that may be available under this section.
 - (C) If. at the time of designation of a foreign state under subsection (b), an alien (who is a national of such state) is in a removal proceeding