



Understanding Alien Registration Requirements

What is Alien Registration?

A 1940 law, known as the Alien Registration Act, requires that **every foreign national, age 14 years or older who will be in the United States (U.S.) for 30 days or more, must be registered and fingerprinted.** This includes foreign nationals present in the United States (U.S.) without admission or parole. Foreign nationals 18 years and older are also required to **always carry proof of such registration.** Failure to do so can result in a misdemeanor, which includes fines or imprisonment.

Historically, this law has not been regularly enforced. However, the Trump administration began enforcing this law as of April 11, 2025. To comply with the registration requirement, the administration created **a new online G-325R for all unregistered foreign nationals to obtain “Proof of Alien Registration.”**

Who needs to register?

Many noncitizens, including some who lack legal status, are already considered registered (see “Who is considered to have already registered,” below.) Any other noncitizen who enters U.S. and plans to stay for 30 days or longer after April 11, 2025 must register before the expiration of the 30 days.

This mandate includes:

- Canadians who entered the U.S. at land ports of entry and were not issued evidence of registration (e.g. Form I-94).
- Noncitizens who entered the U.S. without inspection and have not otherwise been encountered by DHS or do not have a registration document. Note that those who applied for deferred action or Temporary Protected Status (TPS) who were not issued evidence of registration are included.
- Noncitizen children who turn 14 years old while in the U.S. must register/re-register within 30 days of their 14th birthday. If an LPR is outside of the U.S. when they turn 14, the individual must apply for registration and provide a photograph within 30 days of return. Parents or legal guardians are responsible for their children’s compliance.

What if You Are Undocumented?

If you entered the U.S. without inspection and admission or inspection and parole and have not registered [not filed a registration form under 8 CFR § 264.1(a)] AND do not have evidence of registration under 8 CFR §264.1(b), you are required to register. INA §262 mandates registration before the expiration of thirty days after entry to the U.S. Previously, those entering the U.S. without inspection, admission, or parole did not have a designated registration document to use according to DHS.

DHS estimates that 2.2 to 3.2 million noncitizens in the U.S. may be affected by this rule.

Registering **does not** grant legal status and may result in the registrant being detained and placed in removal proceedings. Failure to register may result in civil and criminal penalties.

You should consult with an immigration attorney prior to registering in order to understand the registration process, your rights, and any potential legal risks.

Who is considered to have already registered?

Noncitizens who have already registered include:

- Lawful permanent residents
- People paroled into the U.S. under INA §212(d)(5), even if the period of parole has expired
- People admitted to the U.S. as nonimmigrants who were issued Form I-94 or Form I-94W (paper or electronic), even if the period of admission has expired
- All people present in the U.S. (except those under the age of fourteen), who were issued immigrant or nonimmigrant visas before their last date of arrival
- People placed into removal proceedings
- People granted permission to depart without the institution of deportation proceedings
- People issued an employment authorization document (I-766)



Who is Exempt from the Requirement?

- U.S. citizens
- Visa holders who have been already registered and fingerprinted through their application for a visa
- A visa holders
- G visa holders
- Those in U.S. for less than 30 days
- American Indians born in Canada who possess at least 50% blood of the American Indian race who are present in the US under the authority of 8 USC §1359
- Individuals who have applied for lawful permanent residence using Forms I-485, I-687, I-691, I-698, I-700 and provided fingerprints (unless waived), even if the applications were denied.

How and Where to Register?

USCIS has established a new form, G-325R, Biometrics Information (Registration). Form G-325R is submitted online through a myuscis account created via the USCIS website: <https://myaccount.uscis.gov/create-account>

Steps to register:

1. Create an online USCIS account at my.uscis.gov.
2. Complete and submit Form G-325R.
3. Attend a biometrics appointment at a USCIS Application Support Center, at which time a statement is signed under oath reaffirming to the information provided.
4. Receive proof of alien registration document, after completion of background checks.
5. The Proof of Alien Registration document will be available in the USCIS online account.

What does Form G-325R require?

1. Current Legal Name
2. Contact Information
3. Physical Address and Address History for past 5 years
4. Immigration History
5. Biographic Information
6. Police/Criminal Record
7. Family Information

The Form requires certification under penalty of perjury and authorization to release information from any records to determine eligibility.

What documents count as proof of registration?

8 CFR §264.1(b) provides a list of documents serving as “evidence” of registration. USCIS has posted additional documents (see italicized sections below) that serve as such evidence even though the regulation has not been amended to include them. Based on this expanded list, the following documents serve as proof of registration:

- I-94 or I-94W (Arrival-Departure Record paper or electronic) **EVEN IF THE ADMISSION PERIOD IS EXPIRED**, which Includes:
 - People admitted with nonimmigrant visas. [Note that those admitted under the Visa Waiver Program, I-94W are also included even though not designated under 8 CFR §264.1(b)].
 - People paroled into the U.S. under INA §212(d)(5), **EVEN IF THE PAROLE PERIOD IS EXPIRED**.
- I-95, Crewmen’s Landing Permit—Crewmen arriving by vessel or aircraft.
- I-184, Alien Crewman Landing Permit and Identification Card—Crewmen arriving by vessel.
- I-185, Nonresident Alien Canadian Border Crossing Card—Citizens of Canada or British subjects residing in Canada.
- I-186, Nonresident Alien Mexican Border Crossing Card—Citizens of Mexico residing in Mexico.
- I-221, Order to Show Cause and Notice of Hearing—People against whom deportation proceedings are being instituted.
- I-221S, Order to Show Cause, Notice of Hearing, and Warrant for Arrest of Alien—People against whom deportation proceedings are being instituted.
- I-551, Permanent Resident Card—Lawful permanent residents of the United States.
- I-766, Employment Authorization Document—People with work permits.
- I-862, Notice to Appear—People against whom removal proceedings are being instituted.
- I-863, Notice of Referral to Immigration Judge—People against whom removal proceedings are being instituted.
- A valid, unexpired nonimmigrant DHS admission or parole stamp in a foreign passport.

More information may be found at USCIS and 8 CFR §264.1: <https://www.uscis.gov/alienregistration>



Do I have to register after each entry to the U.S.?

If you have a nonimmigrant or immigrant visa, you are registered. In addition, even an expired I-94 or I-94W is proof of registration. Under 8 CFR §235.1(h), I-94s issued at the land border are by default valid for multiple entries while those issued at an airport or seaport are by default issued for a single admission, unless otherwise specified. USCIS indicates on its website that the obligation is tied to your “current stay of 30 days or more.” It is critical to consult with competent legal counsel to address these points, and we expect more clarification to develop as time progresses. For example, right now it is challenging to complete the G-325R due to a limitation on options for types of entry.

What Happens If You Don't Register or Carry Proof?

Noncitizens who are 18 years or older must carry proof at all times of their registration. A willful failure to do so could result in a misdemeanor offense punishable by a fine of up to \$5000, or imprisonment of not more than 30 days, or both. There is a separate criminal offense and removal ground for registering using false documents.

If you do not register and later apply for an immigration benefit or visa, the government might deny the benefit or visa for failing to register.

Everyone living in the U.S. still has basic rights under the Constitution. You have the right to remain silent when questioned. You have the right to speak to a lawyer, if arrested.

See AILA's Know Your Rights Flyer on being stopped in public. <https://www.aila.org/library/know-your-rights-if-ice-stops-you-in-public>

Change of Address Requirement

If you change your residence, you must notify USCIS of your new address within 10 days. Failure to do so can result in a fine of up to \$5000 and/or up to 30 days imprisonment and may result in removal, unless the failure to timely notify is reasonably excusable or was not willful.

For more information, please see:
<https://www.uscis.gov/addresschange>

It is essential that individuals who may be affected by this policy consult with a competent immigration lawyer, if at all possible, to receive the most appropriate advice for their circumstances. If you have questions about the registration process, we encourage you to contact our office at [NAME] at [NUMBER].

This flyer is intended for general information purposes only and does not constitute legal advice. You should not act or rely on any information in this flyer without seeking the advice of a competent, licensed immigration attorney.