

Immigration Processing Fees  
 International Programs & Initiatives  
 Current as of 5/1/2017

	Internal Processing Fee		Government Filing Fee(s)	
	Initial	Amendments or extensions	Initial SEVIS Fee	Amendments or extensions
<b>J-1 Exchange Visitor*</b>				
Student Intern**	250	250	180	n/a
All other subcategories: Professor, Research Scholar, Short-term Scholar	400	250	180	n/a

\* SEVIS fee may be paid by hosting unit or the visitor

\*\* Internal Processing fee may be paid by hosting unit or student intern. Hosting unit is responsible for the fee for all other subcategories.

Note: US Department of State requires minimum health insurance coverage. Hosting unit or visitor may pay for health insurance. Failure to maintain health insurance is an immigration status violation.

	Initial	Amendments or extensions	Initial	Amendments or extensions
<b>H-1B Specialty Occupation</b>	250	250	960	460
<b>TN Trade NAFTA</b>	n/a	250	56	460

Extensions may be obtained through travel outside the U.S. and returning, in which case the U.S. government filing fee is \$56, payable at the time of U.S. entry. The employing unit or the employee may pay the fee.

<b>E-3 Australians</b>	250	250	0	460
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Extensions may be obtained through travel outside the U.S. and returning, in which case there is no U.S. government filing fee.

<b>O-1 Person of Extraordinary Ability</b>	250	250	460	460
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International Programs coordinates these with an immigration attorney for filing. Attorney fees apply and are the responsibility of the employing unit. Fees can range from \$4,000+. Units will be advised of anticipated actual fees at the start of the process.

This category is used when the employee is not eligible for H-1B, TN or E-3 status.

**Optional Premium Processing is available for H-1B and O-1 initial and extension petitions as well as for E-3 and TN extensions and I-140 petitions. 1,225**

**Permanent Residency Sponsorship**

UAF sponsors two categories of PR applications: Employment-based 1st preference and Employment-based 2nd preference. The attorney will advise which category has the greatest likelihood of success in the shortest time period. There is no internal processing fee.

	Labor Cert	I-140 Initial Filing Fee	Attorney Fee Estimate	I-485	Attorney Fee Estimate
	Attorney Fee Estimate			Adjustment of Status Fee	
<b>EB-1</b>	n/a	700	4,000+	1,140	2,000

These fees may be paid by the employing unit or the employee. The I-485 filing fee is the employee's responsibility.

<b>EB-2</b>	2,000	700	3,000	1,140	2,000
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Generally all EB-2 subcategories require a labor certification. The employing unit is responsible for attorney fees relating to this.

**B-1 (Business)/B-2 (Tourist)**

Fees for visitors entering in B-1/B-2 statuses to attend UAF-sponsored conferences, workshops, etc. are responsible for the payment of any visa-related fees.

Visitors in these statuses are not eligible for employment and may receive limited payments from UAF. The appropriateness of any payments should be verified with UAF Financial Services before any payment offer is made due to IRS regulations.