

UNIFORM OUTLINE

1. Constitutional and international factors with relevance for the law on nationality of [the State concerned]
2. The impact of other factors on the contents of the law on nationality of [the State concerned]
 - 2.1 Religion and culture
 - 2.2 Composition of the population
 - 2.3 State of relationship with certain other States
 - 2.4 State ideology
3. The law on nationality of [the State concerned] in historical perspective
4. The legal sources
 - 4.1 Municipal sources
 - 4.2 International sources
5. The initial determination of the body of nationals
6. Main principles of attribution of nationality at birth, and acquisition and loss of nationality by or by virtue of changes in family status
7. Acquisition of nationality by way of naturalization and related matters
 - 7.1 Requirements for naturalization
 - 7.1.1 Legal
 - 7.1.2 Implementing policy and practice
 - 7.2 Form and procedure
 - 7.3 Special or facilitated forms of naturalization
 - 7.4 Other forms of acquisition of nationality
8. Loss of nationality
 - 8.1 Principles, possibility and non-possibility of loss
 - 8.2 Change of status under family law (only reference to Part 6)
 - 8.3 Acquisition of foreign nationality
 - 8.4 Foreign state or military service, or other alien attachment
 - 8.5 Repudiation, renunciation
 - 8.6 Discharge
9. Status, rights and duties of nationals
 - 9.1 Legal distinction between categories of nationals
 - 9.1.1 Natural-born and naturalized nationals
 - 9.1.2 Other distinctions
 - 9.2 Instances of assimilation of aliens to nationals and express exclusion of aliens

- 9.3 General survey of rights and duties attached to nationality and the use of nationality in rules of conflict of laws
- 9.4 Right to return (repatriation)
- 9.5 Criminal jurisdiction
- 9.6 Eligibility for extradition
- 9.7 Diplomatic and other protection vis-à-vis other States
- 9.8 Status and rights in the economic field

- 10. Nationality and state succession
 - 10.1 General views and practice of [the State concerned] in the field of state succession with regard to law
 - [The State concerned] as successor
 - [The State concerned] as predecessor
 - [The State concerned] as third State

- 11. State practice with regard to the nationality of other States
 - 11.1 Applicable law in questions on the determination of a person's foreign nationality
 - 11.2 Attitude vis-à-vis (excessive) claims from, or discharge of nationality by other States
 - 11.3 Attitude with regard to the nationality of non-recognized entities

- 12. Plural or dual nationality
 - 12.1 Attitude and practice relating to its undesirability, desirability, or indifferent quality
 - 12.2 The pursued solutions for the problems arising from existing plural or dual nationality

- 13. Statelessness
 - 13.1 Attitude and practice relating to its undesirability, desirability, or indifferent quality
 - 13.2 The pursued solutions for the problems arising from existing statelessness