Immigration Options for Foreign Students

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TERMINOLOGY

- Nonimmigrant
- Immigrant
- Visa
- Visa status
- I-94 Electronic Record
- I-9, Employment Eligibility Verification Form

AGENCY OVERVIEW

- Adjudicates employment petitions (temporary and permanent)
- Adjudicates visa applications through Embassies/Consulates (temporary and permanent) and recommends J-1 waivers
- Discretion to admit or deny admission to foreign nationals traveling to the United States and processes certain petitions and waivers
- Adjudicates Labor Condition Applications (for temporary H-1B petitions), Labor Certification Applications (for permanent petitions), and Prevailing Wage Requests
Nonimmigrant (Temporary) Options

Overview
- F-1 Students/Curricular and Optional Practical Training
- J Visas and J Waivers
- H-1B visas (specialty workers)
- L-1 visa (intracompany transferees)
- O-1 visas (aliens of extraordinary ability)
- Country specific options/treaty agreements:
  - Mexico / Canada - TN
  - Australia - E-3
  - H-1B1 - Chile and Singapore

F-1 Students (Optional Practical Training)
- During degree program, can apply for CPT
- After completing degree, can apply OPT
- 12 months per higher degree
- Work must be related to field of study
- Additional 24 months extension for STEM degrees
  - Employer enrolled in E-verify
  - Evaluation and reporting requirements for students and employer
  - Formal training plan (including employer attestation of resources for training and will not replace US worker)
- OPT extension to SEP 30 if selected for H-1B
- EAD automatically extends for 180 days
- Student applies for OPT through DSO and USCIS
J Visas
• Two Year home residence requirement
• No H visa or permanent residence
• Must be met in home country
• Subject if:
  • Government funding (US or foreign)
  • Skills List
  • Foreign Medical Graduates / medical training
• Waivers sometimes available
  • Persecution
  • Hardship to U.S. Citizen/LPR spouse or child
  • No Objection Letter
  • State health department request
  • U.S. federal agency request
• Apply for waiver with the Department of State

H-1B Visas
• Temporary employment in specialty occupation
• Requires employer-employee relationship
• Degree in a related field of study
• Paid higher of actual or prevailing wage
• Six year limit w/limited exceptions
  • Extensions beyond 6 years if 365 days have passed since filing first step of permanent residence process
  • Extensions beyond 6 years if an immigrant visa petition has been approved, but foreign national cannot become green card holder because an immigrant visa not available
• Dual intent allowed

H-1B Annual Cap
• 65,000 “new” H-1Bs under current law
  • US advanced degree = 20,000 exemption
  • Chile & Singapore Free Trade Acts
• File up to 180 days in advance (April 1)
• Fiscal year runs from OCT 1 to SEPT 30
• No new H-1B’s until October 1, 2017 unless employer or beneficiary is cap-exempt
H-1B Cap Exemptions

EMPLOYER/PETITIONER:
- Colleges and universities
- Non-profit research institutions
- Government research institutions
- Non-profits affiliated with colleges or universities

BENEFICIARY:
- Previously counted toward the cap and has not used up full 6 years of H-1B time
- Previously counted toward the cap and eligible for extensions beyond 6 year limit
- J-1 physician who received state health office-based waiver

L-1 Visas

- Intracompany Transferee
- Qualifying relationship between U.S. company and company abroad
  - Parent, subsidiary, affiliate, branch
- 1 year of employment abroad in specialized knowledge, managerial or executive position and coming to U.S. to work in a specialized knowledge, managerial or executive position
- U.S. position:
  - L-1A (managers/execs) = 7 years (3, 2, 2)
  - L-1B (specialized knowledge) = 5 years (3, 2)

O-1 Visas

- “Extraordinary ability” (having risen to top of field)
- To qualify as extraordinary in science, education, business, or athletics
  - Prizes/Awards
  - Judging work of others
  - Selective professional memberships
  - Publication of scholarly books/articles
  - Critical employment with prestigious organizations
  - Publications about work
  - High salary relative to others
  - Other comparable evidence
- Distinct requirements for individuals applying to work in arts, TV/Motion Pictures
- Apply through USCIS.
Country Specific: TN Visas
- Under North American Free Trade Agreement (NAFTA)
- Canadian and Mexican citizens only
- Valid up to three years
- Role must fall within list of professional occupations
- Does not allow for dual intent

Country Specific: E-3 Visas
- Australian citizens only
- Same eligibility and labor condition (wage) requirements as H-1B
- 10,500 annual cap
- No max limitation - eligible for indefinite extensions
- Does not allow for dual intent
- Apply at US consulate with LCA and Job Offer or with USCIS

Country Specific: H-1B1 Visas
- Citizens of Singapore (5,400) or Chile (1,400)
- Same eligibility and labor condition (wage) requirements as H-1B
- No max limitation - eligible for indefinite extensions but H-1B1 time counts toward H-1B durational limit
- Does not allow for dual intent
- Apply directly at Embassy or through USCIS
Immigrant (Permanent) Options

What is Permanent Residence?
• Legal ability to permanently live in United States
• Employment in the occupation of your choice without prior approval from USCIS or the DOL
• Travel that does not require a visa to return
• Ability to obtain U.S. citizenship

Three-Step Employment-Based Immigration Process
• STEP ONE: Labor Certification
  • U.S. Department of Labor
  • Employer must test U.S. job market to show it cannot find a qualified, willing, able or available U.S. worker
• STEP TWO: Immigrant Visa Petition
  • U.S. Citizenship and Immigration Services
  • Establishes basis for permanent residence
  • Classifies beneficiary in employment-based category
• STEP THREE: Adjustment of Status/CP
  • U.S. Citizenship and Immigration Services (AOS) OR
  • U.S. Department of State (consular processing)
Employment-Based Immigration

Group 1: Priority Workers with Extraordinary Ability

• Aliens with extraordinary ability in sciences, arts, education, business or athletics demonstrated by sustained national or international acclaim.

  • Evidence of a major, one-time achievement (i.e., Nobel Prize),

  OR

Employment-Based Immigration

At least THREE of the following:

• Lesser awards/prizes with national/international recognition
• Membership in organization based on achievement
• Published material about alien in professional publications
• Serving as judge for work of others in field
• Original scholarly contributions of major significance
• Authorship of scholarly articles in field
• High salary compared to others in field
• Comparable evidence if relevant

Employment-Based Immigration

Group 1: Outstanding Professors & Researchers

• Recognized internationally as “outstanding” in a particular field

• Three years teaching or research experience

• Requires tenured-track or comparable research position at university or private employer that employs at least three (3) persons in full-time research activities
Employment-Based Immigration

At least TWO of the following:

• Major prizes or awards in the field
• Membership in organization based on achievement
• Published material about alien in professional publications
• Serving as judge for work of others in field
• Original scholarly contributions of major significance
• Authorship of scholarly articles in field

Employment-Based Immigration

Problems/Pitfalls:

• One piece of evidence in multiple categories
• USCIS emphasis on post-degree achievements
• Recommendation letters that diminish applicant
• Letters of support that are not objective
• Graduate assistantship is not a major prize
• Membership requires more than paying dues
• USCIS places a different standard on this definition than it places on the O-1 classification
• Two-step analysis (quantitative & qualitative)

Employment-Based Immigration

Group 1: Multinational Managers & Executives

• Employed abroad at least 1 year (in last 3 years) in a managerial/executive position by qualifying entity related to US company.
• Seeks to enter US to render services for US company that are managerial/ executive in nature.
• Manages/Directs organization, people and/or critical function in company
Employment-Based Immigration

Group 2: Professionals with Advanced Degrees

• Advanced degree is anything above Bachelor’s degree (Master's, Ph.D., MD, etc.)
• Foreign equivalents must be a SINGLE degree (not a combination of education, training or experience)
• Advanced degree is also a Bachelor’s degree + five years of progressively responsible post-baccalaureate experience

Employment-Based Immigration

Group 2: Aliens of Exceptional Ability

• A degree of expertise significantly above that ordinarily encountered in the sciences, arts, or business
• Factors (at least three of the following):
  • Degree relating to area of exceptional ability
  • At least ten (10) years of experience
  • License to practice profession
  • Commandment of high salary or remuneration
  • Membership in professional association
  • Recognition for achievements and significant contributions to the industry or field by peers, government entities or prof/business organizations

Employment-Based Immigration

National Interest Waiver
(for professionals with advanced degrees or aliens of exceptional ability)

• Criteria:
  • Work in the field is of “substantial intrinsic merit”
  • Benefit of the proposed activity will be national in scope
  • National interest supersedes the national interest of the labor certification process (which is to protect the U.S. worker)

• Sciences, arts, professions or business fields
• Waives labor certification requirement & job offer
Employment-Based Immigration
Group 3: Professionals, Skilled Workers, Other Workers

- Professional = Bachelor’s degree (or foreign equivalent degree or combination of education, training and/or experience)
- Skilled Worker = Full-time permanent job requiring at least two years training or work experience.
- Other Workers = Those with less than two years of training and/or work experience

Three Steps to Permanent Residence
Step One: Labor Certification (PERM)

- Process designed to protect the U.S. worker
- Employer must show it is unable to find a qualified, willing and able U.S. worker (definition changes for universities, where they must show that the alien is the best suited candidate for the position)
- Group 1 exempt from this process, as well as Group 2 National Interest
- Requires the employer to undergo extensive recruitment for professional positions
- 1 year H-1B extension if 365 days have passed since filing of LC

Three Steps to Permanent Residence
Step Two: Immigrant Visa Petition (I-140)

- Employer must be petitioner (except EB-1 extraordinary ability petition and EB-2 NIW)
- Stage where employer shows alien qualifies for the certified position
- Does NOT grant status to the alien; simply classifies the alien in a qualifying category
- Category is determined by what the position requires, not the alien’s qualifications
- 1 year H-1B EOS if 365 days pass since filing of I-140
- 3 years H-1B EOS if I-140 is approved & visa backlogged
- Approved I-140 = H-4 spouse can request work permit
Three Steps to Permanent Residence

Step Three: Adjustment of Status (USCIS) or Consular Processing (DOS)

- Requires that an immigrant visa is available
- Availability of visas updated each month by DOS and printed in the Visa Bulletin (http://travel.state.gov/content/visas/en/law-and-policy/bulletin.html)
- Currently, 2nd preference backlogs for India and China, and 3rd preference backlogs for everyone
- Adjustment of status allows family members to apply for work and travel authorization
- Recently USCIS has allowed applicants to file AOS before an immigrant visa becomes available

Visa Bulletin (March 2017)

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