

Jackson Lewis Employers' Immigration Update - No. 21, March 2016

By Michael H. Neifach, Amy L. Peck, Minnie Fu, Sean G. Hanagan, Marko C. Maglich, William J. Manning, Otieno B. Ombok, Patrick O. Peters, Nicola Ai Ling Prall, Forrest G. Read IV, Meredith K. Stewart and Nadine T. Trinh

March 11, 2016

H-1B Cap Filing Alert

Each year, the U.S. Citizenship and Immigration Services issues 65,000 H-1B visas and 20,000 "master's cap" visas. April 1, 2016, is the first day on which an H-1B petition may be filed for FY 2017, in anticipation of an October 1, 2016, start date. Last year, USCIS accepted 233,000 petitions in the first week; a lottery was conducted and more than 60 percent of all petitions were rejected. Employers need to be prepared to file H-1B petitions on April 1.

DHS Issues Final Rule for Additional Period of Work Authorization for STEM Graduates

The U.S. Department of Homeland Security has issued a final rule that allows foreign graduates of Science, Technology, Engineering, and Math ("STEM") programs from U.S. universities an additional 24 months of F-1 Optional Practical Training ("OPT") work authorization. The [new rule](#) will be published in the Federal Register on March 11, 2016. It will not go into effect until May 10, 2016.

The new rule allows foreign students holding F-1 status and graduating with STEM degrees to extend their period of OPT from an initial period of 12 months to a total of 36 months. The new 24-month period was increased from a 17-month period. OPT allows F-1 students and graduates to work in the United States either during their schooling or after they graduate.

New Rule Provides Additional Flexibility, Enhanced Opportunities for Certain Highly Skilled Workers

Additional flexibility and enhanced opportunities for certain highly skilled workers are provided in an advance copy of an updated [rule](#) from the Department of Homeland Security.

The rule covers workers who are in the U.S. in H-1B1 (from Chile and Singapore), E-3 (from Australia), temporary workers in the Commonwealth of the Northern Mariana Islands (CNMI)-Only Transition Worker (CW-1), and immigrant classification for outstanding professors and researchers (EB-1). See our [blog](#) for more information.

U.S. Supreme Court to Consider Obama Deferred Deportation Orders

The U.S. Supreme Court has granted *certiorari* in *Texas et al. v. U.S. et al.* ([No. 15-674](#)) to determine whether President Barack Obama can proceed with plans to defer deportation and provide work authorization to millions of individuals currently in the United States without lawful status. The Court also indicated that it will take up the additional issue of whether the Obama Administration's action violates a constitutional clause that requires the president to faithfully execute the law (*i.e.*, the Take Care Clause in Article II of the Constitution). The high court will hear arguments this April and a decision is likely to be issued this June, before the end of the Court's current session.

If you have questions about these or other developments, please contact any of the following attorneys in the Immigration practice group.

©2016 Jackson Lewis P.C. This material is provided for informational purposes only. It is not intended to constitute legal advice nor does it create a client-lawyer relationship between Jackson Lewis and any recipient. Recipients should consult with counsel before taking any actions based on the information contained within this material. This material may be considered attorney advertising in some jurisdictions. Prior results do not guarantee a similar outcome.

Focused on labor and employment law since 1958, Jackson Lewis P.C.'s 950+ attorneys located in major cities nationwide consistently identify and respond to new ways workplace law intersects business. We help employers develop proactive strategies, strong policies and business-oriented solutions to cultivate high-functioning

Meet the Authors



[Michael H. Neifach](#)

Office Managing Principal
Washington, D.C. Region 703-483-8300
[Email](#)



[Amy L. Peck](#)

Principal
Omaha 402-391-1991
[Email](#)



[Minnie Fu](#)

Principal
Washington, D.C. Region 703-483-8311
[Email](#)

workforces that are engaged, stable and diverse, and share our clients' goals to emphasize inclusivity and respect for the contribution of every employee. For more information, visit <https://www.jacksonlewis.com>.



Sean G. Hanagan

Principal
New York Metro
White Plains 914-872-6879
Email



Marko C. Maglich

Principal
New York Metro
White Plains 914-872-8060
Email



William J. Manning

Principal
New York Metro
White Plains 914-872-6891
Email



Otieno B. Ombok

Principal
New York Metro
White Plains 914-872-6895
Email



Patrick O. Peters

Principal
Cleveland 216-750-4338
Email



Nicola Ai Ling Prall

Principal
Raleigh 919-760-6467
Email



Forrest G. Read IV

Principal
Raleigh 919-760-6460
Email



Meredith K. Stewart

Principal
Boston 617-367-0025
Email



Nadine T. Trinh

Principal
New York Metro
White Plains 914-872-6910
Email

Practices

Immigration