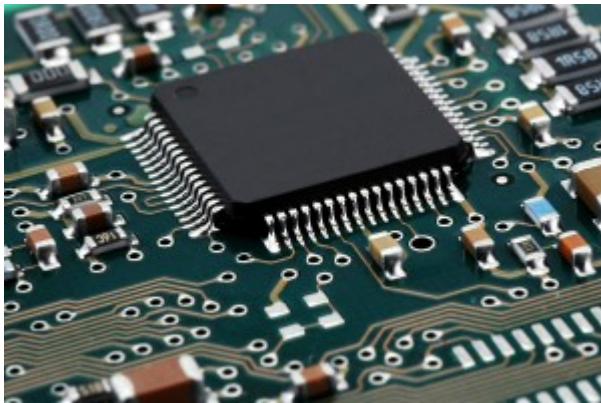


Immigration resource news magazine for United states of america

Immigration Magazine

Processing Delay for H-1B Petitions for Visa Cap 2019 with Temporary Premium Processing Suspension

Tiyalaw · Saturday, March 24th, 2018



Processing Delay for H-1B Petitions for Visa Cap 2019 with Temporary Premium Processing Suspension

There will be processing delays for **H-1B petitions** that are lucky enough to be selected in the lottery system for Fiscal Year (FY) 2019. This is because **effective April 2, 2018**, U.S. Citizenship and Immigration Services (USCIS) will be **suspending premium processing**, temporarily, for FY 2019 H-1B Petitions that are subject to visa cap. **Foreign nationals waiting for H-1B lottery results will still need to maintain or extend their immigration status. They may also consider additional immigration application(s) as back-up, if eligible.**

For more information, please visit <https://immigrationresource.net/uscis-suspends-premium-processing-service-for-h-1b-petition-fy2019-visa-cap/>.

March 20, 2018

This article is intended for informational purposes only, and should not be relied on as legal advice or attorney-client relationship. By **Aik Wan Kok, Lawyer USA Immigration Services, at Tiya**; Tel: 703-772-8224 & info at tiyaimmigration dot com; International: 001-703-772-8224; <https://www.tiyaimmigration.com> ;

<http://tiyalaw.blogspot.com> ; <https://immigrationresource.net>

We represent employers, companies, individuals, and families in U.S. Immigration & Nationality Law in the U.S. and internationally in diverse immigration cases: extraordinary ability (EB-1A, EB-1B, EB-1C); national interest waiver NIW; PERM; I-130 for families; I-140 for employment Green Card; I-485 to adjust status; I-765 work permit; I-131 for international travel and returning to the U.S; I-601/I-601A extreme hardship waivers; I-751 joint filing or waiver; N-400 Naturalization/Citizenship; N-648 Medical Waiver; I-212 waiver for deportation or removal order; J waiver; H-1B professional workers and other H cases; ; L executive, manager and specialized knowledge professionals transferring from overseas; E treaty investors/traders; B-1 business visitor to the U.S.; B-2 visitor to the U.S.; F-1 student coming to study in the U.S.; matters pertaining to consular processing with U.S. consulates and National Visa Centers; cases with USCIS and U.S. Department of Labor DOL; PERM audit; RFE Request for Evidence (RFE); NOID Notice of Intention to Deny (NOID); and many more.



This entry was posted on Saturday, March 24th, 2018 at 12:12 pm and is filed under [A Professional Immigration Blog](#), [A Professional Immigration Law Firm](#), [Tiya PLC](#), [Immigration Links](#), [USCIS Processing Time](#), [Visas](#), [Work Visas](#)

You can follow any responses to this entry through the [Comments \(RSS\)](#) feed. You can leave a response, or [trackback](#) from your own site.