



# Making Sense of the H-1B Cap

A "Need to Know" Immigration Resource from Ellis Porter

## What Is The H-1B Cap?

Under U.S. immigration law, there is an annual limit on the number of new H-1B petitions that can be granted. This annual limit is referred to as the "H-1B Cap."

## How Many H-1Bs Are Available?

The total annual limit is 65,000. However, 6,800 of these numbers are reserved for citizens of Chile and Singapore pursuant to trade treaties. So, the H-1B Cap is effectively 58,200. In the past, the H-1B cap had been raised to as high as 195,000, but the cap-raising legislation expired and Congress has not renewed it.

## What Is The H-1B Counting Period?

The H-1B cap is calculated based on the USCIS fiscal year, which starts on October 1 and ends on September 30. October 1, 2018 marks the start of Fiscal Year 2019.

## When Can H-1B Petitions Be Filed?

H-1B petitions subject to the H-1B cap can be filed no more than six months before the start of a fiscal year. **For Fiscal Year 2019, the first available filing date is April 2, 2018.** Starting on this date, employers can file H-1B petitions requesting a start date no earlier than the first day of Fiscal Year 2019, or October 1, 2018.

## Which H-1B Petitions Fall Under The H-1B Cap?

Generally speaking, only petitions requesting "new" H-1B status are counted in the H-1B cap. This includes petitions for employees outside the U.S., and for individuals in the U.S. in another immigration status (typically F-1 students, TN workers or H-4 dependents) who are seeking to change status to H-1B.

## Which H-1B Petitions Are Not Impacted?

A petition filed on behalf of an employee who is already in H-1B status with one employer, and is seeking to change to another employer, is not normally subject to the H-1B cap. Also, H-1B petitions filed by certain exempt employers (colleges/universities and certain non-profit organizations) are not subject to the H-1B cap.

H-1B petitions that are not subject to the H-1B cap can be filed at any time during the year regardless of whether the H-1B cap has been exhausted or not.

## What Is The H-1B Masters Cap?

The first 20,000 petitions received from employees with U.S. Masters or Ph.D degrees are exempted from the H-1B cap. The qualifying degree must be possessed at the time of filing, but need not be a minimum job requirement for the offered position.

## How Long Does It Take To Hit The H-1B Cap?

Last year, USCIS received 199,000 H-1B petitions for the 65,000 available H-1B visa numbers during the initial five-day filing period. As a result, a random lottery was conducted to award the available numbers, and the petitions not selected were rejected and returned. The special cap for U.S. Masters/Ph.D graduates was also reached during the initial five-day filing window.

## How Long Will It Take This Year?

**We expect USCIS will again receive enough H-1B petitions to exceed the H-1B cap during the initial five-day filing period starting April 2, 2018.** If so, a random lottery would again be conducted. We also expect the special cap for U.S. Masters/Ph.D graduates will be met during the initial five-day filing period.

### H-1B Cap Action Items for Employers

#### [1] Identify potential new H-1B employees

Even if you are not planning to hire them until later, the time to file their H-1B petitions is April 2, 2018.

#### [2] Identify current F-1/OPT, H4 EAD, or TN employees

If you employ F-1 students, H4 EAD, or TN workers, they may require a future change of status to H-1B to maintain work authorization or pursue a green card. In most cases, their H-1B petitions must be filed before the H-1B cap expires.

#### [3] Contact Ellis Porter

For the employees you've identified, we will confirm whether an H-1B petition will be required. If so, we'll collect the necessary information from you and make sure it's ready to file on the first day possible (April 2, 2018).

**ELLISPORTER**  
THE IMMIGRATION ATTORNEYS

Phone: 248-519-9900 | Fax: 248-519-9901

[www.ellisporter.com](http://www.ellisporter.com)