Mobility: immigration alert

January 2022

United States

Authorization to waive in-person interview requirement for certain nonimmigrant visa applicants in effect through 31 December 2022

Executive summary

On 23 December 2021, the U.S. Department of State (DOS) announced that consular officers are now authorized to waive the in-person interview requirement for certain temporary employment nonimmigrant visa applicants who have a petition approved by U.S. Citizenship and Immigration Services (USCIS).

Analysis

Generally, nonimmigrant visa applicants aged 14-79 are required to appear at a U.S. consular post for an in-person interview unless seeking to renew an existing visa under certain circumstances. The recent announcement specifically authorizes DOS consular officers the discretion to waive the interview requirement for applicants in the H-1, H-3, H-4, non-Blanket L, O, P, and Q visa categories who:

- Have an approved petition from USCIS;
- Were previously issued any type of visa OR who are citizens or nationals of a country that participates in the <u>Visa Waiver</u> <u>Program</u> (VWP) and have previously traveled to the U.S. under the VWP using an authorization obtained via the Electronic System for Travel Authorization (ESTA);
- Have no apparent ineligibility or potential ineligibility;
- Have never been refused a visa unless such refusal was overcome or waived; and
- Are applying for the visa in their country of nationality or residence.

DOS also extended the policy already in effect to waive the visa interview requirement for the F, M, and academic J visa categories through the end of 2022. The same criteria outlined above also apply to these applicants, including the prior travel to the U.S. using ESTA for citizens and nationals of a VWP participating country, a change to the previous policy.

What this means

U.S. consular sections around the world have begun updating their websites with details of how the new policy will be implemented in their jurisdictions. While nonimmigrants who receive a waiver of the in-person interview requirement must still travel abroad in order to apply for a visa, the stress and anxiety caused by frequent appointment cancellations and rescheduling will be removed from the process, thus reducing the impact of visa-related delays on international travel. This is an important step toward reducing DOS's significant backlogs and is expected to provide U.S. employers as well as certain nonimmigrant visa applicants and their families with much-needed peace of mind in this space.

We will continue to monitor and review future developments. For additional information, or if you wish to discuss this further, please contact your EY Law LLP professional.



EY | Building a better working world

EY exists to build a better working world, helping create long-term value for clients, people and society and build trust in the capital markets.

Enabled by data and technology, diverse EY teams in over 150 countries provide trust through assurance and help clients grow, transform and operate.

Working across assurance, consulting, law, strategy, tax and transactions, EY teams ask better questions to find new answers for the complex issues facing our world today.

For more information, please visit ey.com/ca.

Follow us on Twitter @EYCanada.

EY refers to the global organization, and may refer to one or more, of the member firms of Ernst & Young Global Limited, each of which is a separate legal entity. Ernst & Young Global Limited, a UK company limited by guarantee, does not provide services to clients. Information about how EY collects and uses personal data and a description of the rights individuals have under data protection legislation are available via ey.com/privacy. EY member firms do not practice law where prohibited by local laws. For more information about our organization, please visit ey.com.

About EY Law LLP

EY Law LLP is a Canadian law firm, affiliated with Ernst & Young LLP in Canada. Both EY Law LLP and Ernst & Young LLP are Ontario limited liability partnerships. EY Law LLP has no association or relationship with Ernst & Young LLP in the US, or any of its members. Ernst & Young LLP in the US does not practice law, nor does it provide immigration or legal services. For more information, please visit EYLaw.ca.

© 2021 EY Law LLP. All Rights Reserved. A member firm of Ernst & Young Global Limited.

EYG no. 000047-22Gbl

This publication contains information in summary form, current as of the date of publication, and is intended for general guidance only. It should not be regarded as comprehensive or a substitute for professional advice. Before taking any particular course of action, contact EY or another professional advisor to discuss these matters in the context of your particular circumstances. We accept no responsibility for any loss or damage occasioned by your reliance on information contained in this publication.

ey.com/en_ca

George Reis, Managing Partner +1 416 943 2535 george.reis@ca.ey.com

Batia Stein, Partner +1 416 943 3593 batia.j.stein@ca.ey.com

Roxanne Israel, Partner +1 403 206 5086 roxanne.n.israel@ca.ey.com

Marwah Serag, Partner +1 416 943 2944 marwah.serag@ca.ey.com

Authored by: Martika Yorke, Articling Student +1 416 943 5250 martika.yorke@ca.ey.com Alex Israel, Partner +1 416 943 2698 alex.d.israel@ca.ey.com

Christopher Gordon, Partner +1 416 943 2544 christopher.d.gordon@ca.ey.com

Jonathan Leebosh, Partner +1 604 899 3560 jonathan.e.leebosh@ca.ey.com