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<u>Resident</u> (Green Card)	Cap Count for H-1	Take Our Survey: I found this						
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Employment	What is a "Cap"	Useful O						
Authorization	The word "Cap" used in this Up				Slightly Useful			
Employer Information	- noniningrant the blacomodition, e.g., it is and it 25. Dapo control the number of workers that can be							
Adoption	classification. Caps also control change status to a cap-subject	Not Useful						
<u>Humanitarian</u>	Н-1В	Don't Know						
Benefits		SUBMIT>						
<u>"How Do I?"</u> <u>Customer</u> <u>Guides</u>	The H-1B visa program is used that require theoretical or techn Typical H-1B occupations inclu- college professors. The H-1B v							
Field Offices	ability and up to 100 persons w Department of Defense (DOD)							
Immigration Overseas	annual cap on the H-1B category is 65,000. Not all H-1B nonimmigrants are subject to this annual cap.							
Offices	H-1B Employer Exemptions							
Application Support Centers	H-1B nonimmigrants who are e higher education or a related or employed, by a nonprofit resea cap.							
Immigration Medical	H-1B Advanced Degree Exem	ption						
Examinations	The H-1B Visa Reform Act of 2							
Finding Legal Advice	Master's or higher level degree hold such credentials are statut							
Genealogy	Update on Duplicate H-1B Pe	titions Filed Requesting Fis	cal Year 2009 Employ	yment				
Sign up for USCIS e-mail updates	On March 24, 2008, USCIS published an interim rule in the Federal Register prohibiting H-1B petitioners from filing multiple petitions for the same prospective beneficiary in an effort to increase the chances of receiving an H-1B visa number. The overall goal of the new rule is to ensure that prospective petitioners filing H-1B petitions subject to congressionally mandated numerical limits have an equal chance to employ an H-1B worker. USCIS will deny or revoke all petitions are discovered, whether one or more such petitions are than one filing is discovered. If multiple petitions are discovered, whether one or more such petitions or, if a petition was approved, revoke the petition. The petitions will not be returned to the petitioner. As of June 6, 2008, USCIS has discovered that less than ½ of one percent of the total H-1B cap eligible petitions received involved duplicate or multiple filings for the same prospective beneficiary.							

H-1B Cap Type	Сар	Beneficiaries Approved	Beneficiaries Pending Petitions Receipted	Beneficiaries Pending Petitions yet to be Receipted	Total	Date of Last Count
H-1B (FY 09)	58,200 1				Cap Reached	4/1/2008
H-1B Advanced Degree Exemption (FY 09)	20,000				Cap Reached	4/1/2008

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¹ 6,800 visas are set aside during the fiscal year for the H-1B1 program under the terms of the legislation implementing the U.S.-Chile and U.S.-Singapore Free Trade Agreements. Unused numbers in this pool can be made available for H-1B use with start dates beginning on October 1, 2008, the start of FY 2009. USCIS has added 5,800, the projected number of unused H-1B1 Chile/Singapore visas to the FY 2009 H-1B cap.

H-1B1

An H-1B1 is a national of Chile or Singapore coming to the Unites States to work temporarily in a specialty occupation. The law defines an H-1B1 specialty occupation as a position that requires theoretical and practical application of a body of specialized knowledge. The beneficiary must have a bachelor's degree or higher (or equivalent) in the specific specialty. The combined statutory limit is 6,800 per year. 1,400 visas are set aside annually for nationals of Chile, and 5,400 for nationals of Singapore. The cap for H-1B1 for FY2009 has not been reached as of the date of this Update.

H-2B

The H-2B visa category allows U.S. employers in industries with peak load, seasonal or intermittent needs to augment their existing labor force with temporary workers. The H-2B visa category also allows U.S. employers to augment their existing labor force when necessary due to a one-time occurrence which necessitates a temporary increase in workers. Typically, H-2B workers fill labor needs in occupational areas such as construction, health care, landscaping, lumber, manufacturing, food service/processing, and resort/hospitality services.

The Save Our Small and Seasonal Businesses Act of 2005 (SOS Act) divided the annual numerical limitations of 66,000 into two halves. USCIS regulations allow for filings 6 months in advance. However, H-2B petitioners first must obtain a temporary labor certification from the Department of Labor (DDL). DOL regulations stipulate that the application for temporary labor certification may not be filed more than 120 days in advance of the need for the employee to ensure the accuracy of the labor market test. Thus, USCIS normally begins receiving H-2B petitions with employment start dates in October in June or July.

What is the H-2B numerical limit set by Congress?

The H-2B numerical limit set by Congress per fiscal year is 66,000. Generally, an H-2B worker who extends his/her stay in H-2B status will not be counted again against the numerical limit. An alien who changes nonimmigrant status to H-2B is counted against the annual H-2B cap.

Сар Туре	Cap Amount	Beneficiaries Approved	Beneficiaries Pending	Beneficiaries Target ¹	Total	Date of Last Count
H-2B 1st Half	33,000				Cap Reached	7/29/2008
H-2B 2nd Half	33,000 2	9,282	9,085	50,000	18,367	12/12/2008
H-2B Annual (FY 09)	66,000 3					

¹ Refers to the estimated numbers of beneficiary applications needed to reach a cap, with an allowance for withdrawals, denials and revocations.

² A shortfall in the 1st half would be made up in the 2nd half.

³ Visas issued plus beneficiaries changing status already in the United States.

H-3

The H-3 nonimmigrant visa category is for aliens who are coming temporarily to the U.S. to receive training (other than graduate medical education or training). The training may be provided by a business entity, academic, or vocational institute. The H-3 nonimmigrant visa category also includes aliens who are coming temporarily to the U.S. to participate in a special education training program for children with physical, mental, or emotional disabilities. There is a limit of 50 visas per fiscal year allocated to H-3 aliens participating in special education training programs. As of June 18, 2008, five of these H-3 visas had been approved with a start date in FY 2008.

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