

Home | Español | Blog | Archive | Index

Search Search

FORMS NEWS RESOURCES LAWS OUTREACH ABOUT US

Home > Working in the United States > Temporary Workers > H-2B 🛮 🖶 Printer Friendly

#### Temporary Workers

CW-1: CNMI-Only Transitional Worker

- E-1 Treaty Traders
- E-2 Treaty Investors
- F-2 CNMI Investor
- E-3 Certain Specialty Occupation Professionals from Australia
- H-1B Specialty Occupations and Fashion Models
- H-1C Registered Nurse
- H-2A Agricultural Workers
- H-2B Non-Agricultural Workers
- H-3 Nonimmigrant Trainee
- I Representatives of Foreign Media
- L-1A Intracompany Transferee Executive or Manager
- L-1B Intracompany Transferee Specialized Knowledge
- O-1 Individuals with Extraordinary Ability or Achievement
- P-1A Internationally Recognized Athlete
- P-1B Member of Internationally Recognized Entertainment Group
- P-2 Performer or Group Performing under Reciprocal Exchange Program
- P-3 Artist or Entertainer Part of a Culturally Unique Program
- Q Cultural Exchange
- R-1 Temporary Religious Workers
- TN NAFTA Professionals

Permanent Workers

Students and Exchange Visitors

Temporary Visitors for Business

Information for Employers & Employees

# Cap Count for H-2B Nonimmigrants

# The H-2B Program

Non-Agricultural Workers

The H-2B non-agricultural temporary worker program allows U.S. employers to bring foreign nationals to the United States to fill temporary non-agricultural jobs. For more information about the H-2B program, see the link to the left under "H-2B Non-Agricultural Workers."

# What is the H-2B Cap?

There is a statutory numerical limit, or "cap," on the total number aliens who may be issued a visa or otherwise provided H-2B status (including through a change of status) during a fiscal year. Currently, the H-2B cap set by Congress is 66,000 per fiscal year, with 33,000 to be allocated for employment beginning in the 1st half of the fiscal year (October 1 - March 31) and 33,000 to be allocated for employment beginning in the 2nd half of the fiscal year (April 1 - September 30). Any unused numbers from the first half of the fiscal year will be made available for use by employers seeking to hire H-2B workers during the second half of the fiscal year. There is no "carry over" of unused H-2B numbers from one fiscal year to the next.

### Persons who are exempt from the H-2B cap

Generally, an H-2B worker who extends his/her stay in H-2B status will not be counted again against the H-2B cap. Similarly, the spouse and children of H-2B workers classified as H-4 nonimmigrants are not counted against this cap. Additionally petitions for the following types of workers are exempt the H-2B cap

Fish roe processors, fish roe technicians and/or supervisors of fish roe processing

From November 28, 2009 until December 31, 2014, workers performing labor or services in the Commonwealth of Northern Mariana Islands (CNMI) and/or Guam.

Once the H-2B cap is reached, USCIS may only accept petitions for H-2B workers who are exempt from the H-2B cap.

## Fiscal Year 2014 H-2B Cap Count

As USCIS receives H-2B petitions for Fiscal Year 2014, the chart below will be regularly updated.

Сар Туре	Cap Amount	Beneficiaries Approved	Beneficiaries Pending	Target Beneficiaries <sup>1</sup>	Total	Date of Last Count
H-2B: 1 <sup>st</sup> Half FY 2014	33,000 <sup>2</sup>	6,238	1,297	00	7,535	10/11/2013
H- 2B: 2 <sup>nd</sup> Half FY 2014	33,000 <sup>2</sup>			00		10/11/2013

Refers to the estimated number of beneficiaries needed to be included on petitions filed with USCIS to reach the H-2B cap, with an allowance for withdrawals, denials, and revocations. This number will always be higher than the actual cap.

<sup>2</sup> As noted, if the cap is not reached for the 1st half of the fiscal year, those numbers will be made available for use during the 2nd half of the fiscal year. In some fiscal years, therefore, depending on demand for H-2B workers, more than 33,000 cap-subject persons may be granted H-2B status during the 2nd half of the fiscal year.

This page can be found at <a href="http://www.uscis.gov/h-2b">http://www.uscis.gov/h-2b</a> count

Last updated:10/15/2013

## **More Information**

H-2A and H-2B - Signature Requirements For Electronically Filed Temporary Labor Certifications and the H Classification Supplement to Form I-129 Questions & Answers Calculating Interrupted Stays for the H-2 Classifications USCIS Announces 58 Countries Whose Nationals are Eligible for H-2A and H-2B Participation Reminder: Certain Fees May Not Be Collected From H-2A

## Forms

I-129, Petition for a Nonimmigrant Worker Employment Based Forms Premium Processing

## Other USCIS Links

and H-2B Workers

VIBE Program TITLE 8 CODE OF FEDERAL REGULATIONS (8 CFR) Public Releases: Visas: H-2A and H-2B Numerical Limitation Exemption for H Nonimmigrants Employed in the CNMI and Guam (PDF)

## Non-USCIS Links

U.S. Department of Labor: Foreign Labor Certification Department of State: Visa Bulletin Identification of Foreign Countries Whose Nationals Are Eligible to Participate in the H-2A and H-2B Visa Programs

Add Our RSS Feed

My Case Status
Change of Address
Visa Bulletin
Passports
E-Verify
Careers at USCIS
Site Map (Index)

InfoPass

Contact Us

USCIS ELIS

Citizenship
Green Card
Family
Working in the U.S.
Humanitarian
Adoption
Military
Avoid Scams
History and Genealogy
Visit the U.S.

U.S. Department of Homeland Security
U.S. Customs & Border Protection
U.S. Immigration & Customs
Enforcement

White House
U.S. Department of State

USCIS Freedom of Information Act and Privacy Act No FEAR Act Website Policies Social Media Policy Privacy and Legal Disclaimers Accessibility

Adobe Reader
Windows Media Player
Archive

AILA InfoNet Doc. No. 13100840. (Posted 10/16/13)