RIN Data

DHS/USCIS RIN: 1615-AC15 Publication ID: Fall 2017

Title: •Removing H-4 Dependent Spouses from the Class of Aliens Eligible for Employment Authorization

Abstract:

On February 25, 2015, DHS published a final rule extending eligibility for employment authorization to certain H-4 dependent spouses of H-1B nonimmigrants who are seeking employment-based lawful permanent resident (LPR) status. DHS is publishing this notice of proposed rulemaking to amend that 2015 final rule. DHS is proposing to remove from its regulations certain H-4 spouses of H-1B nonimmigrants as a class of aliens eligible for employment authorization.

Agency: Department of Homeland Security(DHS) Priority: Economically Significant

RIN Status: First time published in the Unified Agenda Agenda Stage of Rulemaking: Proposed Rule Stage

Major: Yes Unfunded Mandates: Undetermined

EO 13771 Designation: Other

CFR Citation: 8 CFR 214 8 CFR 274a (To search for a specific CFR, visit the Code of Federal Regulations.)

Legal Authority: 6 U.S.C. 112 8 U.S.C. 1103(a) 8 U.S.C. 1184(a)(1) 8 U.S.C. 1324a(H)(3)(B)

Legal Deadline: None Statement of Need:

DHS is reviewing the 2015 final rule in light of issuance of Executive Order 13788, Buy American and Hire American.

Summary of the Legal Basis:

The Secretary of Homeland Security (Secretary) has the authority to amend this regulation under section 102 of the Homeland Security Act of 2002, Public Law 107-296, 116 Stat. 2135, 6 U.S.C. 112, and section 103(a) of the Immigration and Nationality Act (INA), 8 U.S.C. 1103(a), which authorize the Secretary to administer and enforce the immigration and nationality laws. In addition, section 214(a)(1) of the INA, 8 U.S.C. 1184(a)(1), provides the Secretary with authority to prescribe the time and conditions of nonimmigrants' admissions to the United States. Also, section 274A(h)(3)(B) of the INA, 8 U.S.C. 1324a(h)(3)(B), recognizes the Secretary's discretionary authority to extend employment authorization.

Alternatives:

Anticipated Costs and Benefits:

DHS anticipates that there would be two primary impacts that DHS can estimate: the cost-savings accruing to forgone future filings by H-4 spouses, and labor turnover costs that employers of H-4 workers could incur.

Risks:

Timetable:

Action Date FR Cite

NPRM 02/00/2018

Regulatory Flexibility Analysis Required: Yes Government Levels Affected: None

Small Entities Affected: Businesses Federalism: No

Included in the Regulatory Plan: Yes

RIN Information URL: <u>www.regulations.gov</u> Public Comment URL: <u>www.regulations.gov</u>

RIN Data Printed in the FR: Yes Related RINs: Related to 1615-AB92

Agency Contact: Kevin Cummings

Chief, Business and Foreign Workers Division, Office of Policy and Strategy

Department of Homeland Security
U.S. Citizenship and Immigration Security

U.S. Citizenship and Immigration Services 20 Massachusetts Avenue NW, Suite 1200,

Washington, DC 20529-2200

Phone:202 272-8377 Fax:202 272-1480

Email: kevin.j.cummings@uscis.dhs.gov