
From: U.S. Citizenship and Immigration Services <uscis@public.govdelivery.com>
Sent: Tuesday, October 1, 2019 2:51 PM
To:
Subject: H-2A Petitioners Must Include Temporary Labor Certification Final Determination with Form I-129

Follow Up Flag: Follow up
Flag Status: Flagged

On Oct. 1, the U.S. Department of Labor (DOL) implemented its new [Foreign Labor Application Gateway \(FLAG\)](#) system for the H-2A temporary agricultural worker program. Starting Oct. 1, employers who file an H-2A application for a temporary labor certification in FLAG will only receive the certification electronically.

If your application for a temporary labor certification was processed in FLAG, you must include a printed copy of the electronic one-page final determination of your H-2A temporary labor certification approval when you submit your [Form I-129, Petition for a Nonimmigrant Worker](#) to USCIS. We will consider a printed copy of the final determination as your original and valid temporary labor certification.

You must also ensure that the DOL Case Number identified on the final determination is the same as the ETA Case Number you provide in Part 5, Item 2 of your Form I-129.

Please do not reply to this message. See our [Contact Us](#) page for phone numbers and e-mail addresses.



STAY CONNECTED:



 SHARE

Update your subscriptions, modify your password or email address, or stop subscriptions at any time on your [Subscriber Preferences Page](#). You will need to use your email address to log in. If you have questions or problems with the subscription service, please contact [Subscriber Help](#).

U.S. Citizenship and Immigration Services sending to 20 Massachusetts Ave NW, Washington DC 20529 1-800-375-5283