



## Andrew J. Zeltner, Esq.

- Andrew J. Zeltner is an Associate in the Firm's Philadelphia office. Mr. Zeltner
  handles a wide array of corporate immigration matters including those
  involving the processing of permanent resident applications (green cards) on
  behalf of multinational corporate and individual clients, including labor
  certification applications, immigrant visa petitions and adjustment of status
  applications.
- He has significant experience providing employment-based U.S. immigration services for large corporate clients, including applications for B-1 OCS, E-1/E-2, H-1B, H-3, J-1, L-1, O-1, TN, labor certifications, multinational manager and executive immigrant petitions, outstanding researchers, extraordinary ability aliens, and national interest waivers. He has provided extensive advice to human resources professionals and corporate counsel regarding immigration compliance matters including I-9 and LCA compliance issues.
- Mr. Zeltner received a Bachelor of Arts degree in Politics (cum laude) from The Catholic University of America. He earned his J.D. (cum laude) from Quinnipiac University School of Law. While in law school, Mr. Zeltner served as Opinions Editor of the Quinnipiac Probate Law Journal.



## Michele Madera, Esq.

- Michele Madera is an Associate in the Firm's
   Philadelphia office, and focuses her practice on
   employment-based non-immigrant and immigrant
   matters.
- Michele is a graduate of New York Law School and was a member of the Justice Action Center. She is admitted to practice law in New York and is a member of the American Immigration Lawyers Association.

#### Overview



- Key Concepts
- •Employment-Based Nonimmigrant Procedures and Categories
- •Employment-Based Immigrant Procedures and Categories/Green Cards
- •Recruitment Questions About Immigration Status
- •Family-Based Immigrants and Related Issues

# Essential Immigration Concepts



- •Key Distinctions
- Citizen vs. Foreign National
- •Immigrant vs. Nonimmigrant
- "Visa" vs. "Status"



### Key Distinction #1



- •Citizen vs. Foreign National
- All Noncitizens are subject to immigration law (including exclusion and deportation for violations of the law), whether on a temporary visa or admitted for permanent residence
- U.S. Immigration law treats all non-U.S. citizens the same (mostly)

## **≤** KLASKO Key Distinction #2 •Immigrants vs. Nonimmigrants •Immigrants/Permanent Residents are allowed to live and work in the United States without restriction • Law Presumes "Immigrant Intent" of All Noncitizens (unless they can prove qualification for a nonimmigrant category) • Nonimmigrants are admitted for a specific, temporary purpose enumerated in the Immigration and Nationality Act • Nonimmigrant intent and dual intent **≤** KLASKO Key Distinction #3 Visa vs. Status • Permission to enter • Visa is a stamp in the passport – used for entry into the U.S. • Permission to stay – how long and for what purpose • I-94 record indicates status (purpose and length of authorized stay) **≤** KLASKO **Key Documents** •Passport – issued by the country of citizenship •Visa Stamp – a stamp in the passport used for entry into the U.S. •I-94 record – record indicates status (activity/purpose and length of authorized stay) •Evidence of eligibility (I-20, DS-2019, I-797)

#### Nonimmigrant Concepts and Procedures

KLASKO

- Basic Procedures
- Employer or Individual Petition
- Employee Visa Stamp Application
- Change of Status
- Extension of Status
- Adjustment of Status

Employment-Based	
Nonimmigrant Categories	5



- Visitors for Business or Tourism (B) (includes Visa Waiver Program/ESTA)
- Students (F)
- Professional Workers (H-1B)
- Exchange Visitors (J)
- Extraordinary Ability (O-1)
- Canadian & Mexican Professionals (TN-1)
- Intra-Company Transferees (L-1)
- Treaty Traders and Investors (E-1/E-2)
- Family Members (F-2, J-2, H-4, L-2, O-3, TD)





- H-1B Visas Basic requirements
  - Job Offer
- Prevailing Wage
   Bachelors or higher degree
   Specialty occupation
- Dual intent
- Procedure and processing times
- Quota & Exemptions
- Length of approval
- Extensions
- Spouses and work authorization

#### Other NIV Options



- •Extraordinary Ability (O-1)
- National or international renown
- Employer-sponsored
- Canadian/Mexican Professionals (TN)
- Profession must be on the NAFTA list
- •Intra-Company Transferees (L-1)
- Oversees subsidiary/affiliate transfers
- Manager/Executive or Specialized Knowledge
- Treaty Traders/Investors (E-1/E-2)
- National of treaty country
- 50% of company owned by treaty nationals

## 

#### What is Permanent Residency?



- •Authorization to live & work indefinitely in the United States
- "Immigrant Visa"
- •The "Green Card" or "Form I-551"
- •Not always 'forever' may be abandoned or taken away

## Employment-Based Immigrant Procedures and Categories

KLASKO

- First Preference (EB-1)
- Extraordinary Ability, Outstanding Researcher, Multinational Executive
- Exempt from Labor Certification Requirements
- Second Preference (EB-2)
- Nat'l Interest Waiver of the Labor Cert,
- Labor Cert required: Advanced Degree Professionals, Bachelors plus 5 years experience
- •Third Preference (EB-3) (Labor cert required)
- Skilled Worker (2+ years experience), Bachelor's Degree

## Employment-Based Permanent Residency Procedure



- Employer-sponsored or self-sponsored
- Labor certification or extraordinary/national interest/exceptional
- Multiple petitions
- Multi-step process (Labor Cert → I-140 → I-485)
- •I-485 approval = green card
- •Non-immigrant status?
- Policy issue: evaluation of permanent residence eligibility at time of hire

#### **≤** KLASKO Permanent Residency Quotas, Where Are We Now? С С С С С С С 08FEB13 С 22JUN08 С С 01OCT14 15MAR17 25MAR05 15MAR17 15MAR17 08MAR06 15MAR17 25MAR05 15MAR17 01JAN13 С 15JUL15 С 15JUL15 U U U U U U 01JUN14 С С С С

#### Recruitment Questions About Immigration Status

- KLASKO
- •Non-Discrimination Requirement
- No Discrimination Allowed Between U.S. Citizens, U.S. Nationals, Permanent Residents, Asylees, Refugees, and 1986 amnesty program's "Temporary Residents."
- Recruiters NOT allowed to ask "Are you a U.S. Citizen?" or "Do you have a Green Card?"
- Recruiters NOT allowed to request specific documents or to require "more or different" documents than the minimum required.

#### Recruitment Questions About Immigration Status



- continued
- Employers May Elect Not to Hire Candidates Needing "Immigration Sponsorship"
- Recruiters ARE allowed to ask "Are you legally authorized to work in the United States?" followed by "Will you now or in the future require sponsorship for an employment visa status?" (e.g., H-1B visa status)

#### Family-Based Immigration



- Sponsored
- "Immediate relatives" (never a quota)
- Green Card holders sponsoring their spouses, children, unmarried sons & daughters
- •U.S. Citizens sponsoring sons/daughters, siblings
- •Derivative can apply to Employment too
- Spouses
- Children under the age of 21
- •Same-Sex marriages now recognized

# Materials & Resources •Please visit <a href="www.klaskolaw.com">www.klaskolaw.com</a> to download this PowerPoint presentation and all materials from this seminar.





## For Further Information

Michele G. Madera, Esq. 215-825-8681 mmadera@klaskolaw.com

Andrew J. Zeltner, Esq. 215-825-8679 azeltner@klaskolaw.com

Klasko Immigration Law Partners, LLP

Philadelphia • New York

