Summary

This policy provides guidance to campuses of the State University of New York (University) in matters relating to obtaining or renewing a U.S. non-immigrant or immigrant status based on employment with the University. (This policy does not cover verification of employment eligibility (I-9 Procedure), addressed in a memorandum to presidents, 87-2, dated April 20, 1987.)

Policy

The State University of New York (University) is authorized to prepare and file petitions, applications, or correspondence with the Department of Homeland Security (DHS) or the Department of State (DOS) in its role as employer. Applications by a university employee or by an employee’s dependents are the responsibility of the employee as it is the employee's responsibility to ensure his or her own compliance and the compliance of his or her dependents with DHS and DOS regulations at all times.

I. Counsel Authorized to Represent the University

A. The office of university counsel is the only unit within the University authorized to hire outside counsel on behalf of the State University. Therefore, campuses or academic departments within the campuses are not permitted to engage outside counsel for any immigration matter, nor is a foreign national employment candidate or current employee permitted to hire their own outside counsel to represent the University in connection with processing immigration matters.

B. In order to provide specialized assistance to University campuses; standardize policy and procedure in this area; assure University compliance with recordkeeping and other immigration law requirements; and to assure quality representation and cost efficiency in immigration matters, the University has retained immigration
specialist counsel to advise and assist the University in its petitions and applications. This counsel is retained by and responsible to university counsel and provides assistance to University departments as authorized by the office of university counsel. Access to use of this specialized counsel requires office of university counsel authorization. The cost for use of outside immigration counsel will be borne by the campus in question and, therefore, must be authorized by appropriate campus officials.

C. The University does provide advice and assistance to international students and scholars through those officials who are designated school officials or responsible or alternate responsible officers of the University’s F-1 Student and J-1 Exchange Visitor programs as authorized by the DHS and DOS. A number of campuses also provide assistance to departments through international student and scholar services offices in the preparation of employment-based petitions and applications for nonimmigrant categories such as the H-1B Temporary Worker, O-1 Extraordinary Ability and the TN-1 NAFTA categories. These offices also provide advice and prepare petitions and applications for departments at their respective campuses relative to the process of obtaining permanent residence based on University employment. Campuses that do not maintain such an office may request legal assistance through the office of university counsel.

II. Temporary Work Authorization

A. The University, through its campuses, will provide employment sponsorship and related financial support for standard processing, government filing fees and certain costs associated with obtaining temporary work authorization or status and necessary extensions or amendments for certain employees. Positions for which such sponsorship will be provided include:

- Teaching faculty
- Researchers
- Physicians with full-time academic appointments
- Nurses, Health Professionals i.e. Physical Therapists, etc. who meet state educational and licensure requirements

B. Sponsorship and support will not be provided for positions that do not require the minimum of a bachelor’s degree.

C. Exceptions to this policy will be made on a case-by-case basis, based on a clear University business need, only by the campus’s chief business or academic officer.

D. The University does not cover travel costs or application fees to obtain visa stamps unless hiring department head approval is obtained prior to traveling. The employee should usually coordinate personal travel with obtaining a visa stamp at a U.S. Consulate abroad.

III. Permanent Residency

A. The University, through its campuses, will support labor certification and/or immigrant petition processing (including the costs thereof) on behalf of employees who hold a “permanent” position. Permanent positions include tenured or tenure-track teaching or research positions and other positions which, although not tenure-track or tenured, are intended to continue for a minimum period of three years, dependent upon employee performance and availability of funding. Temporary positions, such as temporary post-doctoral research appointments do not qualify as “permanent” for this purpose. Although the University may consider a position “permanent” for immigration processing purposes, this does not change the University’s standard terms of employment as expressed in state statutes, regulations, collective bargaining agreements and the Policies of the Board of Trustees.

B. An employee who is a teaching faculty member may begin discussions with his or her academic department regarding sponsorship for permanent residency status, i.e., a green card, immediately upon commencing
employment with the University. Other employees may begin discussions after six months of employment with
the University. The department has full discretion to delay starting this process based on either the employee's
performance or other factors such as funding issues. Any hiring or renewal decision or commitment must be
made in conformity with usual campus procedures with approval by appropriate administrators.

C. If possible, permanent residency cases for teaching faculty, who were hired through competitive
recruitment, will be processed under the “special handling” labor certification category. Departments should note
that an application to initiate this process must be filed with the New York State workforce agency within 18
months of the date the faculty member was selected at the end of the search.

D. Another option is to file in the “outstanding professor/researcher” category once the faculty member
qualifies. Generally, junior faculty with recent Ph.D.s must wait until they have three (3) years of qualifying
experience.

E. Employees should expect variance in government processing delays and plan accordingly with respect to
travel and their job duties. The University cannot guarantee that a case will be filed in any specific category or
by any specific time or that the DHS or DOS will approve a particular application or petition or issue a visa. In
the event of difficulties in such a matter, the University’s immigration specialist counsel should be consulted. No
contact should be initiated with any political figure, such as members of Congress, seeking assistance on behalf
of the University without first consulting with the office of university counsel. The employee may seek
assistance on her or his own behalf.

F. The University and the employee will share the cost of obtaining permanent residency status as follows:

1. With hiring department and/or campus approval and availability of department/campus funds, the
   University must cover legal and government filing fees for the following applications:
   - application for labor certification (including the cost of required advertisements);

2. With hiring department and/or campus approval and availability of department/campus funds, the
   University may elect, on a case-by-case basis, to cover legal and government filing fees for the following
   applications and/or petitions:
   - an employment-based immigrant petition; and
   - the I-485 Adjustment of Status (AOS) or consular processing for an immigrant visa for the
     employee and the employee’s dependents.

3. The employee will be fully responsible for the costs related to:
   - all medical examinations, photographs, fingerprints, vaccinations, obtaining biographic documents
     and translations for the employee and the employee’s dependents;
   - the costs for obtaining employment or travel authorization for the employee’s dependents; and
   - travel costs to obtain a nonimmigrant or immigrant visa at a U.S. Consulate abroad.

4. The University will not pay for non-employment-related sponsorships, such as in the case of marriage-
   based petitions.

IV. Related Issues

A. Following is a brief description of some related general immigration guidelines that have been adopted to
efficiently and effectively serve the University’s business relating to immigration issues:

1. departments should notify their campus international services office and/or the campus human
resources office, as appropriate, prior to extending an offer to a foreign national candidate for purposes of discussing appropriate language to be included in the offer letter and obtaining a work-based visa employment-based immigration status on behalf of the foreign national candidate;

2. departments should notify their campus international services office and/or the campus human resources office, as appropriate, if a material change (e.g., a significant change in the daily responsibilities of the employee, rank, compensation or department or termination of employment) in employment occurs involving a foreign national employee;

3. immigration law requires that if a foreign national in H-1B status should involuntarily terminate employment with the University prior to the end of the validity of the H-1B petition, the University will be liable for reasonable costs of return transportation to the last place of foreign residence before the end of the period of authorized stay for the foreign national and that appropriate government agencies (US DOL and USCIS) must be notified of such a termination (appropriate University termination procedures should be followed); and

4. all external costs incurred relating to immigration matters paid by the University/campus are charged back to the appropriate department budget.

Definitions
There are no definitions relevant to this policy.

Other Related Information
U.S. Citizenship and Immigration Services
U.S. Department of Homeland Security
U.S. Department of Labor
U.S. Department of State

Procedures
There are no procedures relevant to this policy.

Forms
There are no forms relevant to this policy.

Authority
Department of Labor regulation, issued May 17, 2007 and effective July 16, 2007, regarding employer's payment of cost associated with filing an application for labor certification on behalf of a foreign national.

History

Memo to presidents from the office of university counsel, dated March 19, 2004 regarding new SUNY contract and policy on legal and financial support for immigration petitions and applications filed on behalf of immigrant and non-immigrant employees.

Memo to presidents from the office of university counsel and vice chancellor for legal affairs, dated October 1, 1991 regarding major restructuring of the immigration law with the Immigration Act of 1990.

Appendices

There are no appendices relevant to this policy.