

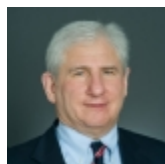


Special Immigration Alert:

District Court Extends Validity of F-1 STEM Rules Until May 10, 2016

On January 23, 2016, the district court in *Washington Alliance of Technology Workers v. U.S. Department of Homeland Security*, Civil Action No. 14-529 (D.C.D.C.), issued an order staying its prior decision to vacate the current F-1 STEM regulations on February 12, 2016. As a result, these regulations will remain in place at least until May 10, 2016.

For more information or questions regarding the above, please contact:



Robert S. Groban, Jr.

New York
212/351-4689
rgroban@ebqlaw.com



Pierre Georges Bonnefil

New York
212/351-4687
pbonnefil@ebqlaw.com



Patrick G. Brady

Newark
973/639-8261
pbrady@ebqlaw.com



Jang Hyuk Im

San Francisco
415/399-6067
jim@ebqlaw.com

[Learn more about Epstein Becker Green's Immigration Law Group.](#)

This document has been provided for informational purposes only and is not intended and should not be construed to constitute legal advice. Please consult your attorneys in connection with any fact-specific situation under federal law and the applicable state or local laws that may impose additional obligations on you and your company.