PERMANENT RESIDENCE FOR STAFF / RESEARCHERS
**Who may be sponsored for permanent residence?**

<table>
<thead>
<tr>
<th>Permanent Residence Sponsorship <strong>Must be Provided</strong></th>
<th>The Department must direct ISS if it wants to sponsor Permanent Residence</th>
<th>The position is ineligible for Permanent Residence Sponsorship</th>
</tr>
</thead>
<tbody>
<tr>
<td>➢ Tenured faculty</td>
<td>➢ Research Faculty</td>
<td>➢ Postdocs</td>
</tr>
<tr>
<td>➢ Tenure-track faculty</td>
<td>➢ Continuing Lecturers and other staff who “instruct”</td>
<td>➢ Short-Term Lecturers</td>
</tr>
<tr>
<td>➢ Clinical faculty</td>
<td>➢ Research Staff</td>
<td>➢ Visiting faculty or scholars</td>
</tr>
<tr>
<td>➢ Professors of Practice</td>
<td>➢ Any other staff for whom permanent residence is not prohibited</td>
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</tr>
</tbody>
</table>
**Defined Terms**

- **Permanent residence**
  - Normally, foreign workers are presumed to be "temporary". Their work "visas" (H-1B, etc.) have limits on them. For example, foreign workers normally may hold H-1B status only for 6 years.
  - Permanent residence enables a foreign person to reside in the USA indefinitely. It also permits them to freely access the US Labor Market. It is documented by a "greencard".
  - You are reviewing this powerpoint because you or your ISS Liaison has indicated that permanent residence sponsorship is desired for an employee within your Department

- **Employment-Based**
  - Permanent residence can be based on a familial relationship or an employment relationship. Purdue pursues permanent residence that is based on employment relationships. This is often abbreviated to "EB"

- **Opportunity**
  - The employment position that the foreign worker "will" hold.
  - The law views the "opportunity" as something that will exist in the future, once the greencard is issued.
    - The fact that the worker is employed now by Purdue in a remarkably similar role is a magical coincidence that the law considers irrelevant.
    - The permanent residence sponsorship process has nothing to do with the foreign worker’s current permission to work.
**Defined Terms**

- **Preference Category**
  - US law sets a hierarchy as to how much the USA “prefers” different kinds of foreign workers, as part of the permanent residence process.
  - The preference category is based on the minimum requirements for the position (Job Family and Career Stream) as set by HR and reflected in SuccessFactors.
    - EB-1 is for positions where the researcher has “significant” accomplishments.
    - EB-2 is for positions where a master’s degree is the minimum education requirement.
    - EB-3 is for positions where a bachelor’s degree is the minimum education requirement.
  - The choice of Preference Category impacts the total amount of time involved in receiving the green card.

- **Beneficiary / Foreign Worker**
  - The foreign worker for whom permanent residence sponsorship is sought.
  - Usually this is a current Purdue employee holding, for example, H-1B status.
    - Some immigration classifications do not permit “immigrant intent” — the intention (by the foreign national) to immigrate (reside and work indefinitely in the USA). Examples are F and J status. Normally we move foreign nationals into an appropriate immigration classification as part of our preparation for permanent residence sponsorship.
Two General Paths to Permanent Residence

- Within the Employment-Based Permanent Residence framework, there are two general paths available for researchers

1. Based on the researcher’s impact and accomplishments within the field
   - Publications in peer-reviewed journals yielding high levels of citations
   - Original contributions to the field

   This is either
   - EB-1B Outstanding Researcher / Professor
   - EB-2 National Interest Waiver

2. Based on the employer’s “need” (the position)
   - Focuses solely on the specific duties and requirements of the “opportunity”
     - Focus is on the role the foreign worker “will” hold when the greencard is issued
     - Basis begins with the Job Family / Career Stream for the position, in Success Factors
   - Requires that Purdue demonstrates that “minimally qualified American worker(s) are not ready, willing or available for the position”
     - There is a specific legal process for this called a “Labor Market Test”

   This is EB-2 PERM
<table>
<thead>
<tr>
<th>Options</th>
<th>Based on the Researcher (EB-1B or EB-2 NIW)</th>
<th>Based on the Position (EB-2 PERM)</th>
</tr>
</thead>
</table>
| **When is it appropriate** | The researcher –  
- Has more publications than average for the field  
- Has higher than typical citation rates  
- Can point to impact within the field | • There are concerns about costs  
• There are concerns about the investment of time required from the researcher  
• The Department feels that if it were to begin a search to replace the foreign worker, there either would be  
  - A complete absence of suitable candidates, or  
  - A significant investment would be needed to bring a candidate up to full competency in the role |
| **Who leads the PR Process** | Case is assigned out to Ware Immigration, Purdue’s external immigration law firm | International Scholar Services |
| **Cost** | ~$8,700  
- Ware Immigration = ~$8,000  
- US government filing fee = $700 | $7,000 - $8,000+  
- ISS fee = ISS Fees online, scroll to PR for Staff who Do Not Teach (“EB-2 PERM”)  
- Labor Market Test: $2,000 - $4,000  
- US government filing fee = $700 |
| **Risk** | • Level of risk depends on the researcher’s credentials / accomplishments.  
  - The more documentation there is about the researcher’s accomplishment and impact, the lower the risk is  
  - USCIS adjudication is based on “adjectives” – is the researcher “extraordinary” “accomplished” “innovative”.  
  - It is easy to disagree with adjectives.  
  - Currently USCIS adjudications are more challenging than has been the case historically | • Level of risk depends on the labor market  
  - Are there suitable American workers “out there”? If not, then the level of risk is near-zero. If there are potentially qualified American workers available, then risk increases |
| **Initiation** | • If requested, begins with assessment of researcher’s accomplishments and impact by Ware Immigration.  
• To move forward, assessment must be that the case has at least an 80% chance of approval.  
• If this level of success does not seem likely, ISS recommends proceeding with the job-based PR process for now. Depending on the worker, we can revisit this decision and do a “second” PR process later, if the department wants this and if it appears necessary. | • If requested, begins with the Liaison and Worker submitting a variety of eforms  
• Documentation of education  
• Details of work experience and other skills  
• Information relating to the position’s core functions / duties |
Adjective-Based Processes (EB-1B, NIW)

0. Preparation
   - The worker must spend significant time assisting with preparation

1. I-140 petition
   - Filed with USCIS
   - Depending on case, can vary from 3 months to 3 years
   - 1 month (with Premium Processing) – 1 year (Regular)

2. I-485 Application
   - Filed by Worker
   - Filed with USCIS
   - Once filed – up to 26 months

Job-Based Processes (EB-2 PERM, EB-2 SpH, EB-2 ReSelection)

0. Preparation
   - ISS undertakes all preparation

1. 9141 Application
   - Filed with DOL
   - Depending on case, can vary from 3 – 6 months
   - 4 – 12 months

2. 9089 Application
   - Filed with DOL
   - 5 – 9 months

3. I-140 Petition
   - Filed with USCIS

4. I-485 Application
   - Filed by Worker
   - Filed with USCIS
   - Once filed – up to 26 months

- Depending on case, can vary from 3 – 6 months
- 4 – 12 months
- 5 – 9 months
- 1 month (with Premium Processing) – 1 year (Regular)
- Once filed – up to 26 months
Permanent Residence focuses on the FUTURE

- Both the EB-1B and the EB-2 PERM are processes that are specific to the Purdue employment being described in the paperwork
  - The different stages of paperwork are *not* talking about what the worker is doing “now”
    - The paperwork focuses on “The Opportunity” the worker will hold when the legal process is complete
    - The entire sequence of paperwork is “future-looking”.
    - The paperwork is a request/promise by Purdue that it *will* employ the worker in the position being described (the Opportunity), once the green card is issued

All the paperwork focuses on “The Opportunity” that the worker will hold at the end of the process
The worker’s “JOB” must remain largely the same until the green card is issued

- One way to think about the process is to imagine that the paperwork is describing the “hat” the worker will wear once the green card is issued. (The hat being a metaphor for the job)
- At each stage of the paperwork, we are describing the hat the worker will wear
- If it is decided that the worker will wear a completely different hat once the green card is issued, the government will (correctly) say that they have never had the opportunity to understand that specific hat because no paperwork was ever filed about that new, different hat
  - The government will deny the paperwork for the first process because the worker no longer intends to hold “that” hat
  - The employer must file new paperwork about the new hat to be worn

All the paperwork focuses on “The Opportunity” that the worker will hold at the end of the process
Changes in jobs / promotions are fine--

- If the change/promotion represents less than 25% total change in job duties
- If supervisory, lead or oversight duties are being added or increased, the result is not more than 50% of the role involves (directly or indirectly) such supervisory, lead or oversight tasks
- If the change/promotion does not reduce the total dollar value per year of wages being received by the worker (which might happen in some FY to AY changes)
- The County of work does not change (usually, Tippecanoe County)
- The College / Division does not change
- The Department / Lab does not change

The more change that occurs, the less likely the PR process can absorb the change.

Ultimately, the specific circumstances must be evaluated by International Scholar Services.
Timelines and Delays

Time to Greencard Issuance - Estimates

- Depending on the process, the paperwork sequence might take 18 – 36 months
- Below is the additional delay that occurs for citizens of the listed countries
  - US law has a built-in bottleneck
  - The total migration to the US from any given country cannot exceed 7% of the total annual permitted migration. This is called “per country limits”.
  - If more applicants submit requests that allowed by the relevant “per country limit” a backlog develops
- The delay occurs after the I-140. The backlog prevents the individual from filing their Form I-485 Application to Adjust Status – the final step to the permanent residence process

<table>
<thead>
<tr>
<th></th>
<th>China</th>
<th>India</th>
<th>Mexico</th>
<th>Philippines</th>
<th>All Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>EB-1</td>
<td>0 – 1 year delay</td>
<td>0 – 1 year delay</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>EB-2</td>
<td>3 – 5 years delay</td>
<td>11 – 13 years delay</td>
<td>0 – 1 year delay</td>
<td>0 – 1 year delay</td>
<td>0 – 1 year delay</td>
</tr>
<tr>
<td>EB-3</td>
<td>3 – 5 years delay</td>
<td>11 – 13 years delay</td>
<td>0 – 1 year delay</td>
<td>0 – 1 year delay</td>
<td>0 – 1 year delay</td>
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- If it is anticipated that the worker might change roles or be promoted prior to the expected date by which they will receive their greencard, there are several options to consider
  1. Evaluate whether an adjective-based process might work
  2. Consider describing the position flexibly enough to accommodate anticipate promotion or career progression within the department / hiring unit
  3. File the job-based process now to “lock in” the worker’s place in the queue, but file a second PR process for the new job or promotion once it occurs. Once that new paperwork is approved, the worker can use that approval combined with their original “place” in the PR queue to receive their greencard on the same timeline
Next Step

- If you know which process you prefer
  - Based on the **Researcher**:
    - Submit an Initial Inquiry to request EB-1B Outstanding Researcher or EB-2 NIW
      - Once processed, an email will be sent to the researcher asking them to submit an “Awesomeness” eform.
      - Once the researcher submits this, the results go directly to Ware Immigration.
      - Ware Immigration usually provides their assessment within 5 business days.
  - Based on the **Position**:
    - Submit an Initial Inquiry to request “Basic PERM”
      - Once processed, emails will go to the Liaison and Researcher with links to eforms to complete
      - Once the eforms are completed and analyzed, ISS will reach out to schedule a “launch” meeting

- If you do NOT know which you prefer
  - Email to request a meeting
    - Amanda Thompson, Director, International Scholar Services
    - thomp557@purdue.edu
    - In general, these discussions take about 45 minutes
THANK YOU

International Scholar Services
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intlscholars@purdue.edu