

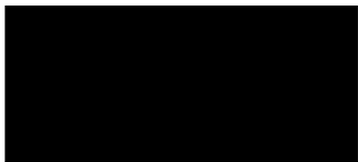
**Identifying data deleted to  
prevent clearly unwarranted  
invasion of personal privacy**



**U.S. Citizenship  
and Immigration  
Services**

**PUBLIC COPY**

57



File: SRC 05 050 51579 Office: TEXAS SERVICE CENTER Date: **OCT 02 2007**

IN RE: Petitioner:  
Beneficiary:



Petition: Petition for a Nonimmigrant Worker Pursuant to Section 101(a)(15)(L) of the Immigration and Nationality Act, 8 U.S.C. § 1101(a)(15)(L)

IN BEHALF OF PETITIONER: SELF-REPRESENTED

**INSTRUCTIONS:**

This is the decision of the Administrative Appeals Office in your case. All documents have been returned to the office that originally decided your case. Any further inquiry must be made to that office.

  
Robert P. Wiemann, Chief  
Administrative Appeals Office

**DISCUSSION:** The Director, Texas Service Center, denied the petition for a nonimmigrant visa. The matter is now before the Administrative Appeals Office (AAO) on appeal. The appeal will be rejected pursuant to 8 C.F.R. § 103.3(a)(2)(v)(A).

The petitioner seeks to extend the temporary employment of the beneficiary as its administrative operations manager in the United States as an L-1A nonimmigrant intracompany transferee pursuant to section 101(a)(15)(L) of the Immigration and Nationality Act (the Act), 8 U.S.C. § 1101(a)(15)(L). The U.S. petitioner, a corporation organized in the State of Florida, claims to be engaged in the import and export business. The petitioner seeks to extend the beneficiary's stay for an additional two years. The director denied the petition concluding that the petitioner did not establish that the beneficiary will be employed in the United States in a primarily managerial or executive capacity.

The appeal in this matter was filed on behalf of the petitioner by [REDACTED]. The Form G-28, Notice of Entry of Appearance as Attorney or Representative, indicates that [REDACTED] is an attorney and a member in good standing of the bar of the Supreme Court of Florida. The proper authorities in that state, however, have no record of his admission to practice law. On April 23, 2007, the AAO, via facsimile transmission, requested evidence of [REDACTED] admission to practice law in the State of Florida pursuant to 8 C.F.R. §292.4(a). As of the date of this decision, no response has been received.

An appeal filed by a person or entity not entitled to file it must be rejected as improperly filed. 8 C.F.R. § 103.3(a)(2)(v)(A)(I). Despite the AAO's request for evidence demonstrating that [REDACTED] is an attorney and in good standing of the bar of the Supreme Court of Florida as claimed on the Form G-28, the record is devoid of such evidence. Therefore, the appeal must be rejected as improperly filed.

As the appeal was not properly filed, it will be rejected. 8 C.F.R. § 103.3(a)(2)(v)(A)(I).

**ORDER:** The appeal is rejected.