**U.S. Department of Homeland Security** U.S. Citizenship and Immigration Services *Office of the Director* Camp Springs, MD 20588-0009



U.S. Citizenship and Immigration Services

PA-2023-03

February 22, 2023

# Policy Alert

SUBJECT: Special Student Relief for F-1 Nonimmigrant Students

## Purpose

U.S. Citizenship and Immigration Services (USCIS) is issuing policy guidance in the <u>USCIS Policy</u> <u>Manual</u> to clarify the validity period of employment authorization for F-1 students experiencing severe economic hardship due to emergent circumstances (also known as special student relief (SSR)).

## Background

The Secretary of Homeland Security may suspend certain regulatory requirements for F-1 students from a particular region who are experiencing severe economic hardship as a direct result of emergent circumstances (also known as SSR). DHS designates SSR by publication of a Federal Register notice, which provides the start and end dates of the suspension of those requirements, which may include any or all requirements for on-campus or off-campus employment.<sup>1</sup>

USCIS previously issued off-campus SSR employment authorization for up to 1 year, consistent with the regulatory limitations to employment authorization due to severe economic hardship.<sup>2</sup> However, the Secretary may suspend that temporal limitation due to emergent circumstances by notice in the Federal Register.<sup>3</sup>

Therefore, USCIS is clarifying that it may grant off-campus SSR employment authorization for the duration of the Federal Register notice validity period, not to exceed the F-1 nonimmigrant student's academic program end date.

This guidance, contained in Volume 2 and Volume 10 of the Policy Manual, is effective immediately. The guidance contained in the Policy Manual is controlling and supersedes any related prior guidance on the topic.

# **Policy Highlights**

• Provides general information about SSR, including eligibility and documentary requirements.

<sup>&</sup>lt;sup>1</sup> See <u>8 CFR 214.2(f)(5)(v)</u>.

<sup>&</sup>lt;sup>2</sup> See 8 CFR 214.2(f)(9)(ii)(C).

<sup>&</sup>lt;sup>3</sup> See <u>8 CFR 214.2(f)(9)(ii)(A)</u>. See <u>8 CFR 214.2(f)(9)(ii)(D)</u>.

PA-2023-03: Special Student Relief for F-1 Nonimmigrant Students Page: 2

• Clarifies that USCIS may grant SSR off-campus employment authorization for the duration of the Federal Register notice validity period, not to exceed the F-1 nonimmigrant student's academic program end date.

### **Summary of Changes**

Affected Section: Volume 2 > Part F, Students (F, M)

• Adds new Chapter 6 (Employment), reserving Section A (On-Campus Employment) and Section B (Severe Economic Hardship), and adding new Section C (Severe Economic Hardship Due to Emergent Circumstances).

Affected Section: Volume 10 > Part A > Chapter 4 > Section C > Subsection 1, Approval

• Revises seventh row and adds new eighth row in the second table (Noncitizens Who Must Apply for Employment Authorization).

#### Citation

Volume 2: Nonimmigrants, Part F, Students (F, M), Chapter 6, Employment [2 USCIS-PM F.6].

Volume 10: Employment Authorization, Part A, Employment Authorization Policies and Procedures, Chapter 4, Adjudication [<u>10 USCIS-PM A.4</u>].