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Part III

Department of State

22 CFR Part 62

Exchange Visitor Program—General Provisions; Final Rule

DEPARTMENT OF STATE

22 CFR Part 62

[Public Notice: 8893] RIN 1400-AC36

Exchange Visitor Program—General Provisions

ACTION: Final r le ith req est for comment.

AGENCY: Department of State. **SUMMARY:** With this r lemaking, the Department of State is amending the general r les co 'ering the E change Visitor Program that go 'ern the designation of sponsors and the o 'erall administration of the Program. This final r le encompasses technical changes to the general pro isions and addresses p blic diplomac, and foreign polic, concerns, incl ding the Department's abilit to monitor sponsors to protect the health, safet and elfare of foreign nationals ho come to the United States as e change isitors. The Department pre io sl p blished a proposed r le, and, after anal, ing the comments received, the Department is prom lgating this final r le ith req est for comment and soliciting comments o 'er a period of 60

DATES: Effective Date: This r le is effective Jan ar, 5, 2015.

Applicability date: The ins rance amo nts listed in 22 CFR 62.14(b)(1) (4) and the pro isions of 22 CFR 62.14(h) ill be applicable on Ma / 15, 2015.

Comment date: The Department ill accept ritten comments for p to 60 days ntil December 5, 2014.

ADDRESSES: Yo majs bmit comments identified bj anj of the follo ing methods:

Email: JExchanges@state.gov. Yo m st incl de the RIN (1400 AC36) in the s bject line of or message.

Persons ith access to the Internet may also fie this doc ment and profide comments by going to the reg lations.go f Web site and searching for RIN (1400 AC36, docket n mber DOS 2014 0018), at: http://www.regulations.gov/.

Mail (paper, disk, or CD ROM s bmissions): U.S. Department of State, Office of Polic; and Program S pport, SA 5, Floor 5, 2200 C Street NW., Washington, DC 20522 0505.

FOR FURTHER INFORMATION CONTACT:

Robin J. Lerner, Dep ty Assistant
Secretary for Private Sector E change,
U.S. Department of State, SA 5, Floor 5,
2200 C Street NW., Washington, DC
20522; or email at JExchanges@
state.gov.

SUPPLEMENTARY INFORMATION:

Executive Summary

This first comprehensi 'e modification to S bpart A of 22 CFR Part 62 since 1993 makes fi 'e significant changes, as

ell as minor, technical changes intended to clarif, the e isting lang age. Specificall, this final r le amends S bpart A to pro 'ide more specific filing req irements for entities seeking to become designated sponsors and for sponsors seeking to rene designations, incl ding req iring proposed and c rrent Responsible Officers and Alternate Responsible Officers to ndergo criminal backgro nd checks. The final r le adopts a req irement that pri 'ate sector sponsors s bmit management re 'ie s in a format and on a sched le determined by the Department. It mo 'es certain sections from S bpart F to S bpart A and enhances pro visions go verning the St dent and E change Visitor Information S_istem (SEVIS) database that sponsors se to track the

hereabo ts of e change 'isitors. It also remo 'es Appendices A D, hich ha 'e been replaced by information collections thro gh Forms DS 3036, DS 3037 and DS 3097. In recognition of the increase in health and accident ins rance costs since 1993, it also

pdates these req irements. The final r le also adds, deletes, and modifies definitions of terms—sed thro—gho—t the reg—lations. In addition, it adds—lang—age to make e—plicit the discretion of the Assistant Secretar, for Ed—cational and C—lt—ral Affairs to

ai 'e or modif,' pro 'isions of 22 CFR Part 62 (the reg lations go rerning the E change Visitor Program), to the e tent consistent ith the a thorities described in 22 CFR 62.1(a) and other applicable la , ith respect to programs that are established p rs ant to arrangements bet een the United States and foreign go rernments. The Department m st pro 'ide notice concerning an s ch program for hich pro 'isions of Part 62 are ai 'ed or modified. Finall $_{f}$, it makes technical modifications to the te t of the September 2009 proposed r le to ens re that the reg lator, te t is clear and

The Department p blished the proposed r le on September 22, 2009 (RIN 1400 AC36; see 74 FR 48177), soliciting comments on proposed modifications to S bpart A. This final r le does not make certain changes that the Department had proposed in the September 2009 proposed r le. Specificall, it ill not req ire applicants or c rrent sponsors to sec re and s bmit D n & Bradstreet reports on

themsel 'es; applicants for sponsor designation—ill ha 'e site 'isits only at Department discretion; and sponsors need not collect and report Employment A thori ation Doc ment information for an accompanying spo—se and dependents in SEVIS.

Ha 'ing thoro ghl' re 'ie ed the nearl' 700 comments recei 'ed in response to the proposed r le p blished in 2009 (see citation abo 'e), the Department hereby adopts sections of the proposed r le and amends or eliminates others in response to the comments s bmitted.

The ne $\,$ t $\,$ 'ersion of the SEVIS database, hich has been in place since 2003, ill ha 'e no immediate impact on this final r le, since its implementation date remains ncertain. The ne t rersion of SEVIS ill foc s pon increased f nctionalit, national sec rit, and improved sabilit. Prior to its implementation, the Department anticipates that the Department of Homeland Sec rit, ill introd ce an, req irements or proced res to the p blic thro gh a proposed r le ith a comment period. The Department of State also ill ree amine its reg lations prior to the implementation of any f t resystem de elopments.

Analysis of Comments

The Department recei 'ed 656 comments in response to the p blication of the proposed r le. Of these, 494 comments (or 75% of the total comments recei 'ed) ere form letters or miscellaneo s letters relating to the Camp Conselor and Smmer Work Tra 'el categories of the Echange Visitor Program, as follos:

1. Form Letter Camp Conselor and Camp S pport 353

2. Form Letter S mmer Work Travel Employers 60

3. Form Letter Former S mmer Work Travel Participants 45

4. Miscellaneo s Letters 36 The remaining 162 comments ere general letters from sponsors, s pport gro ps, third parties, and concerned indi 'id als. Based on the re 'ie of all comments, the Department has decided to adopt sections 62.2 62.16 of the proposed r le ith modifications prompted by the comments received. Section 62.17 Fees and Charges, remains nchanged. Appendices A D are removed to reflect changes in the reg lations since 1993 and the implementation of information collections thro gh Forms DS 3036, DS 3037, and DS 3097.

Section 62.2 Definitions

The proposed r le contained 45 definitions; this final r le contains 47.

When adding definitions for the Department-controlled forms, the Department had inad 'ertentl_j' e cl ded Form DS 3097 (Ann al Report), hich it no incl des. Similarl_j, the Department is also adding a definition for the "Office of E change Coordination and Compliance," the "Office of Pri 'ate Sector E change Administration," hich, combined ith the "Office of Designation," c rrentl_j comprise the Office of Pri 'ate Sector E change. The Department also deletes the red ndant definition for "trainee,"

hich is alread j co 'ered in sections 62.4(c) and 62.22, and foreign medical grad ate hich is co 'ered in section 62.27.

A total of 26 parties filed comments abo t the S bpart A definitions. Comments related to the three SEVIS-related definitions that ha 'e been added to the reg lations (i.e., "act al and c rrent U.S. address," "site of acti 'it,," and " 'alidation") generall, reflected appreciation for these definitions and so ght g idance and information on the conseq ences of non-compliance. As

ith other reg lations in Part 62, noncompliance co ld s bject a sponsor to sanctions nder 22 CFR 62.50(a). The first to definitions are critical as the relate to the ph_/sical location of a nonimmigrant participating in an e change risitor program in the United States. Indeed, Title VI, Section 641 of P blic La 104 208, req ires sponsors to ens re that the e change visitor has arri red at his or her site of acti rit, and to maintain c rrent and acc rate data in these SEVIS fields so that officials mag locate nonimmigrants, if necessar, both d ring the da, (i.e., at their sites of activity) and at night (i.e., at their act al and c rrent U.S. addresses). Accordingly, correctly maintaining this information is a matter of national sec rit/. The f nction of ralidating a SEVIS record is also important, as it marks the beginning and end of a sponsor's obligation to monitor and pro 'ide other ser 'ices (i.e., ins rance co rerage) to an e-change risitor and his or her accompan, ing spo se and dependents. One commenting part, so ght g idance and/or an e planation of the conseq ences of failing to ralidate the SEVIS record of an accompanying spo se or dependents, entering the United States on J 2 risas to accompan, an e-change visitor here on a J 1 visa. In response to this comment, and beca se the ralidation of a primar, J 1 visa holder's record a tomaticall, validates the associated J 2 'isa holders' records, the Department is remo ing an reference to an accompan jing spo se and dependents from this definition.

The Department recei 'ed a total of 18 comments regarding the change of the term "accredited ed cational instit tion" to "accredited academic instit tion." The majorit, of comments q estioned the need for a change in terminolog /. The Department belie 'es this change is necessar, to reflect more acc ratel, recent trends in the se of the term "academic." In the proposed definition section (hich also affects the definition of "st dent" in section 62.4), the Department clarifies that ed cational instit tions that offer primaril, rocational or technical co rses of st d; are not considered academic. Accordingl, the Department s bstit tes the term "academic" for "ed cational."

One part / commented abo t the conf sion associated ith the definition of "co ntry of nationality or last legal permanent residence," stating that the conj nction "or" sed to link the to alternatives takes precedence and the lang age does not define the meaning of the term "legal permanent residence." The program reg lations ha 7 e al 1 a 7 s referred to these to terms in tandem. The Department belie 'es that the meaning of each phrase is clear and concise, and therefore makes no changes to the definition. Three commenting parties e pressed concern that the terms(s) did not clearl, s bject an accompan, ing spo se and dependents tra relling to the United States on J 2 risas to the to-rear home contra ph/sical presence req irement (i.e., section 212(e) of the Immigration and Nationalit/ Act) (INA)). Beca se the INA applies this req irement to "person[s] admitted nder section 101(a)(15)(J) . . . or acq iring s ch stat s after admission," it applies to J 2 isa holders as ell, if the e change visitor the j accompan j or join is s bject to the req irement (See 22 CFR 41.62(c)(4)).

The Department recei 'ed one comment regarding the proposed definition of "e change visitor" as it refers to foreign nationals ho are in the United States on J 1 visas. In partic lar, the commenting part, took iss e ith the lang age beca se, as ritten, it does not incl de Canadian citi ens ho are allo ed to participate on the E change Visitor Program itho t obtaining a J 1 risa. Also, the term does not incl de the accompanjing spo se and dependents of an e change visitor. In re 'ie ing the comment, the Department has decided to modif, the definition to clarif, that the term also incl des participants in the program ho are not req ired to obtain J 1 visas. The

Department, ho e 'er, has p rposef lly e cl ded an e change 'isitor's accompanying immediate family (i.e., accompanying spo se and dependents) from the definition beca se these reg lations operate primarily for the benefit, and based pon the actions, of the indi 'id al participant in the E change Visitor Program. When necessary (e.g., section 62.14 (ins rance)), the reg lations specify their applicability to an e change 'isitor's immediate family.

On a related matter, to parties commented that the title of the Form DS 2019 A Certificate of Eligibility for E change Visitor (J 1) States e clodes any reference to an accompanying spose and dependents, even though it is the form necessary for family members (since the inception of SEVIS in 2003) to apply for J 2 visa states. The Department agrees and ill eplore the opport nity of replacing "(J 1)" ith "(J Nonimmigrant)" in the Form's title at the time of the Form's schedoled revision cycle.

T o parties commented on the definition of "foreign medical grad ate." The both appreciated the Department's decision to clarif, the definition and req ested that the definition be re ised to locate the definition ithin section 62.27 (the only section of 22 CFR Part 62 that ses this term) and to clarif, ho it applies to non-clinical e change programs. The Department ackno ledges that the definition of this categor, of participation does not belong in section 62.2, and ill define it hen section 62.27 is re ised in the f t re.

The Department recei red one comment related to the definition of the terms "f ll co rse of st d_{j} " and "prescribed co rse of st d_{j} ," s ggesting that lang age in section 62.2 ma, be read to contain s bstanti re reg lator pro isions that ma, be better located in the rele ant sections in S bpart B, rather than in the definitions section of section 62.2. The Department has considered the recommendations and makes no changes to these definitions, since it is of the vie that definitions that pertain only to an individ al program categor, sho ld be incl ded in sections of S bpart B that pertain to that indi 'id al category.

The Department recei 'ed one comment concerning the definitions for the terms "internship program" and "st dent internship program." Beca se of the conf sion e perienced in the e change comm nit, abo t the similarit, of these to terms, it as s ggested that the Department for the clarif, these definitions by annotating the difference beto een the too t, pes of

internship programs. The Department belie 'es that the definitions of these to terms (and the lang age in S bpart B associated ith these to categories) alread, pro ides ample clarit, Ver, simply, the definition of a "st dent" internship program" specifies that the internship program m st "partiall, or f ll/f lfill a st dent's post-secondar/ academic degree req irements." This does not mean, ho e 'er, that a c rrent st dent co ld not participate in a reg lar internship program in p rs it of meeting academic req_irements. In some sit ations, therefore, there old be no difference bet een the to programs, e cept that the sponsor in one instance o ld be an academic instit tion, and in the other, it old be a pri 'ate b siness.

One comment as s bmitted s ggesting that the term "management a dit" be defined. The Department agrees and adds a definition of "management re 'ie ," the Department's preferred term, to section

Fi 'e parties commented on the definition of "third part ." Among other things, commenting parties claim that the proposed lang age disregarded the s b-agent net ork that a sponsor's foreign entities (e.g., foreign partners or agents) ma; se as part of the recr iting process. The added that the lang age is nclear abo t hat entities are and are not third parties, gi 'en the large n mber of contacts pon hich e change programs rel₇. The Department recogni es that sponsors contract ith or other ise engage third parties to pro 'ide ordinar,' ser 'ices in the s pport of their b siness operations (e.g., cleaning, pa roll processing, and

tilities). The Department e cl des these types of generic ser rice pro riders from the definition of "third party" and incl des only those that tr ly relate to the cond ct of a sponsor's e change risitor program.

As the Department pdates the reg lations go 'erning specific categories of the E change Visitor Program (incl ded in S bpart B), it ma, artic late f rther restrictions. In the interim, the Department clarifies, first, that it considers "recr iting" to be cond ct of the sponsor's e change isitor program. It also considers the f nctions of the local coordinators (or other similar field staff) to be cond ct of the sponsor's e change visitor program. Ordinar, ser ices in s pport of sponsors' b siness operations (cleaning, pa/roll processing, and tilities) are not considered cond ct. Sho ld there be circ mstances that req ire additional clarification on a categor, specific basis prior to the incorporation of these

concepts into S bpart B, the Department ill iss e email g idance or g idance directires. Accordingly, the Department revises the definition of "third party" to a roid the nintended consequences recognied by the commenting parties.

req irement as intended for e isting e change risitor programs as ell.

Recently, many entities staffed by individ als ith minimal e perience have applied for designation. These entities and individ als typically have

The Department is pdating the definitions to incl de lang age that e plains the p rposes of Forms DS 2019, DS 3036, DS 3037, and DS 7002. As disc ssed abo 'e, this final r le corrects the inad rertent e cl sion of "Form DS 3097," the e isting Ann al Report form, from the proposed r le. Similarl, the Department inad retentl, e cl ded a definition for the "Office of E change Coordination and Compliance," a part of the Office of Pri rate Sector E change (formerl) kno n as the E change Visitor Program Ser rices). In addition, the Office of Pri 'ate Sector E change has recently added the Office of Pri 'ate Sector E change Administration to its organi ation. The to ne offices, in addition to the e isting Office of Designation, o rersee the E change Visitor Program. This final r le defines these ne offices ithin the Office of Pri 'ate Sector E change.

 $Finall_{f}$, in the NPRM, the definition for "Citi en of the United States (entity)" ith respect to nonprofit organi ations incl ded, among other things, a req irement that the entit / be "q alified ith the Internal Re ren e Ser ice as a ta -e empt organi ation p rs ant to section 501(c)(3) of the Înternal Re 'en e Code.'' In this r lemaking, this lang age has been remo 'ed, ith the res lt that a nonprofit organi ation other ise q alifing as a "United States Person (legal entity)" need not be a ta -e empt organi ation to participate in the E change Visitor Program. The Department reali ed that there might be ta able nonprofit organi ations that might ish to participate in one of the E change Visitor Programs. Seeing no reason to retain this barrier to participation, the Department determined there as good ca se to remo 'e it in this r lemaking.

Section 62.3 Sponsor Eligibility

The proposed r le increased from one to three years the req ired minim m e perience in international e change that an entity seeking designation m st sho that it, or its proposed Responsible Officer, has. Fi 'e parties commented on this proposed ne minim m e perience req irement. One s pported the increase in years of e perience, three opined that the ne req irement as e cessi 'e and restricti 'e for ne programs, and one asked for clarification of hether the

e change visitor programs as ell. Recently, many entities staffed by indi 'id als ith minimal e perience ha re applied for designation. These entities and individ als typically have orked ith designated sponsors in some capacit, or have condicted shortterm e changes, b t lack the f ll scope of e perience in all aspects of e change actitities, including the regulator, kno ledge critical to administering a s ccessf le change program. Some e change visitor categories in vol ve more comple administration processes than others (e.g., the a pair and secondar, school st dent categories, hich req ire locating and screening host families and schools, hiring and managing local and regional staff, and close monitoring of placements). The Department belie 'es that three years of e perience is the minim m necessar, to de relop a strong fo ndation for the cond ct of an e change visitor program. Applicants ma, demonstrate their e perience in international e change by providing staff res mes, as ell as information abo t the applicant entit/'s or indi 'id al's e perience and in 'ol 'ement ith other c lt ral e change programs. The Department adopts the proposed reg lator, change for entities appl/ing for designation. The Department ill not req ire sponsors ho have been designated for fe er than three jears to demonstrate three ears of e perience.

The proposed r le incl ded a ne pro ision req iring that an entit, appl/ing for sponsor designation ndergo a site visit as part of the designation process. S ch site 'isits, cond cted by the Department of State or a third part, acting on its behalf, intended to e 'al ate hether an applicant had s fficient facilities, staff, and infrastr ct re necessar, to cond ct as ccessf le change isitor program. Ten parties s bmitted comments on this proposal. Se 'en parties s pported these site visits and three parties opposed them. One of the opposing parties specificall, stated that the site visits

ere nnecessary de to the potential costs. One party belie 'ed that site 'isits should be required of charter representation process and in lie of a management adit requirement. Another party opined that the requirement as bordensome and sperflossfor some sponsors and that site 'isits are too costly and disruptive of daily ork schedules. Finally, one party, in response to the assertion that the cost of the site 'isits old be determined "by the required bi-annual serfee stidy,"

stated that the designation and redesignation application fees ere s fficiently high to co 'er the cost of s ch site 'isits.

The S pplementary Information section of the proposed r le also mentioned the on-site rerie s of e isting sponsors and that the Department c rrently cond cts on-site rerie s at its discretion. In response, parties commented that s cha req irement old be both bordensome and sperflosfor a longtime sponsor.

Altho gh the Department considers pre-designation site 'isits for ne applicants to be a sef I means of e 'al ating the ability of potential sponsors to r n good e change programs, as a matter of priority the Department has elected not to req ire them at this time, b t to retain the discretion to cond ct them. The Department ill contin e its practice of cond cting on-site re 'ie s of c rrent sponsors as a part of monitoring and compliance of sponsors.

Section 62.4 Categories of Participant Eligibility

Fi 'e parties s bmitted comments concerning fo r categories of participant eligibility, namely, Teacher, Research Scholar, Intern, and Trainee. The Department has addressed the comment abo te 'al ation of a teacher's eligibility and e perience in a separate r lemaking on section 62.24, hich as p blished May 2, 2013. (RIN 1400 AC60; see 78 FR 25669).

Three parties asked the Department to reinsert the term "teaching" into the description of a Research Scholar. The Department agrees to correct this inad vertent e cl sion.

One part, opposed the addition of the term "f ll-time" to the description of an Intern's enrollment, stating that the c rrent reg lations do not stip late this req irement and that adding "f ll-time" to the categor, definition ill complicate the process nnecessaril. The Department disagrees ith the commenter that the proposed lang age

ill complicate the r les. The Department adopts the proposed lang age, as it is a technical modification conforming to lang age in this section ith the specific reg lations c rrently go reming the Trainee and Intern Program. See 22 CFR 62.22(b)(2).

In addition, one part, commented on the definition of the Trainee categor,, arg ing that the definition of "Trainee" is inapplicable to corporate program sponsors hose emplo, ees primaril, administer the training of the e change risitor. In addition, the comment states, "In s ch cases, the foreign national need not satisf_J an_J ed cational or e perience req irements to be classified as a J 1 Trainee. A corporate program sponsor 'primaril_J administers' training

hile its emplo/ee(s) act as trainer(s) for a minim m of 95% of the e change isitor's training." In the Spplementar, Information section of the Trainee and Intern Final R le (RIN 1400 AC15; see 72 FR 33669, J ne 19, 2007), the Department e plained that a foreign national ma, not participate in a trainee or intern e change visitor program ntil he or she has acq ired s fficient ed cation or related ork e perience to benefit s fficiently from the 'al able e periential learning opport nit; that training programs and internships pro ide. The Department confirms the definition on the basis that an e change isitor m st meet the req isite ed cation and ork e perience to be s itable for participation in a training program. Therefore, sponsors m st make s re that the selection criteria for their e change visitors indeed meet the

reg lator, req irements.

The Department has amended the definition of a teacher to reflect lang age in a proposed r le. (RIN 1400 AC60; see 78 FR 25669, dated Ma, 2, 2013).

Section 62.5 Application Procedure

The Department recei red a total of 514 comments regarding the proposed collection of B siness Information Reports from D n & Bradstreet both for ne applicants (proposed section 62.5(c)(6)) and for sponsors seeking redesignation (proposed sections 62.7(c)(1) and (2)). Onl / one commenting part / s pported this req irement, b t, like man, other parties, as concerned abo t the cost. Some s ggested that this report req irement co ld cost se reral h ndred dollars for a medi m to large sponsor and o ld represent a significant ne e pense for e 'er, sponsor. Other parties noted that man, camps have never registered for a D n & Bradstreet N mber beca se the registration has no b siness p rpose. Accordingl, req iring camps to register and pa, for credit reports o ld be an nd e b rden on the camp comm nit. The Department re ie ed the tilit, of the D n & Bradstreet report for o 'ersight p rposes, and determined that it is o t eighed by the potential financial and reso rce implications for applicants for designation or c rrentl/-designated sponsors. Hence, the Department is eliminating the D n & Bradstreet report req irement.

The proposed r le identified as the appropriate indi 'id als to sign certain doc ments (e.g., the certifications

req ired by Forms DS 3036, as set forth in section 62.5(a)) a sponsor's "Chief E ec ti 'e Officer, President, or eq i 'alent." One party seeks clarification as to hich positions are considered "eq i 'alent" in this respect. The Department amends the r le to reflect that an e ec ti 'e ith legal a thority to make commitments on behalf of the sponsor (as identified in the organi ation's go 'erning doc ments) be the signatory of s ch doc ments.

Section 62.5(c)(9) of the proposed r le req ires a sponsor's Chief E ec ti re Officer, President, or eq i 'alent to certif; that the proposed Responsible Officer and all proposed Alternate Responsible Officers are United States persons (i.e., U.S. citi ens or legal permanent residents), and that the sponsor has obtained criminal backgro nd reports on all s ch candidates and has determined their s itabilit/ for these positions. Section 62.5(c)(9) req ires that a sponsor incl de in its complete application both SEVIS-generated Citi enship Certifications for the proposed Responsible Officer and proposed Alternate Officers as ell as separate e 'idence (e.g., a cop.) of a passport or birth certificate, or green card) that the are U.S. citi ens or legal permanent residents of the United States. One commenting part / s pported the U.S. citi enship req irement; another recommended that it apply only to ne entities seeking designation; and a third opined that the e ec ti 'e certification, SEVIS certification, and separate e 'idence req irements ere red ndant. The Department disagrees that the certifications are red ndant. There is only one certification of U.S. citi, enship or legal permanent resident stat s req ired. The e ec ti 'e certification is req ired on the SEVIS-generated form to ens re that the criminal backgro nd check has been completed on the proposed Responsible Officer and all proposed Alternate Responsible Officers. Pro 'iding doc mented proof is alread, a req ired practice and does not pose an, additional b rdens on the sponsor. Therefore, the Department adopts the lang age of the proposed r le.

With respect to the o 'erall application process, one party commented that the req irements for s bmission of applications for designation and redesignation sho ld be differentiated by program types, since colleges and ni 'ersities already ha 'e niq e req irements they m st meet. Another party s ggested that the req ired information old place an nnecessary administrati 'e b rden on established, lo -risk entities. The

Department has fo nd that the specific information it req ests is necessar, to e 'al ate an applicant's initial or a sponsor's ongoing q alifications to participate in the E change Visitor Program, itho t regard to the program t/pe or the entit/'s legal stat s. Accordingly, and to ens re eq al treatment of all applicants, the Department adopts the lang age of the

proposed r le.

A single part, commented on the definitions of "financed directly" and "financed indirectly," as set forth in the proposed r le, noting that c rrent reg lations do not req ire certain p blicl, held companies to disclose the names, addresses, and citi enship or legal permanent resident stat s of their Boards of Directors or the percentage of stock/shares held in order to demonstrate the entit,'s U.S. citi enship stat s. The Department determined that this comment appears to ha 'e been directed to the application process req irements and not the financial s pport associated ith an e change isitor. The Department clarifies that the proposed r le alread, e empts p blicl, held U.S. companies hose shares are traded on a U.S. stock e change from this req irement.

In addition, the Department deletes Appendices A and B to Part 62 in light of the collection of information thro gh Form DS 3036 (Exchange Visitor Program Application) (OMB collection

1405 0147).

Section 62.6 Designation

The Department recei 'ed three comments regarding sponsor designation. Comments ranged from statements indicating that these req irements sho ld be applicable only to ne entities seeking designation to req ests that the Department differentiate e change 'isitor program req irements by category, beca se colleges and ni rersities m st meet other req irements in order to operate. Some comments also arg ed that the information being req ested o ld place an nnecessar, administrati 'e b rden on established, lo -risk entities. The Department respectf ll disagrees and finds that the req ested doc mentation is necessar, to complete af ll re 'ie of all ne applications for designation on a consistent basis o 'er all categories. It o ld be tremendo sl comple to have the Designation req irements be varied over the 15 categories of the e change visitor program.

One part / commented on the proposed fle ibilit / of the Department to redesignate a sponsor for one or to //ears, at its discretion, opining that all

sponsors sho ld be redesignated for to rears. Fo r parties commented that the c, cle sho ld be set at the original fi re ears. Under section 502(b) of P blic La 107 173, enacted Ma, 14, 2002, the Department of State is to cond ct a periodic re 'ie of sponsors of e change visitors at least every to vears. The legislation, ho e 'er, does not prohibit the Department from revie ing a sponsor's q alifications more freq entl/. For e ample, e perience has demonstrated that there are a n mber of sponsors ha 'ing technical infractions that are of eno gh concern to ca se the Department to ithhold a longer period of designation ntil that sponsor has corrected these problems. The Department belie 'es that it can ork

ith s ch sponsors to assist them in impro 'ing their program operations in this area. The one-year redesignation informs a sponsor that it needs to correct any iss es identified, b t also creates a time period after hich the Department ill formally check the e tent of the sponsor's impro 'ement and determine hether it indeed

sponsors in the S mmer Work Tra 'el categor,' of the E change Visitor Program m st s bmit the names of all foreign entities to the Department in accordance ith 22 CFR 62.32(p)(2).)

Finally, the Department proposed req iring sponsors to confirm or reconfirm the sitability of proposed or crrent Responsible Officers and Alternate Responsible Officers, by req iring them to indergo criminal backgroind checks. One party objected to req iring crrent Responsible Officers and Alternate Responsible Officers to repeat the process. The Department ill req ire designated sponsors to obtain these reports every for years; sponsors that are redesignated for a single year, hole ver,

ill be req ired to repeat the process for their ne t designation application.

The Department anticipates that thoro gh criminal backgro nd reports ill pro 'ide management decision makers ith s fficient information to determine hether candidates for Responsible Officer and Alternate Responsible Officer positions positions that ork ith a national sec rit, comp ters, stem have criminal records or other blemishes on their pasts that may make them

ns itable for the proposed positions. F rthermore, the criminal backgro nd check req irement reflects the importance of s ch individ als in a sponsor's organi ation and their right of access to, and abilit, to manip late data

ithin, a controlled federal go 'ernment database that tracks foreign nationals participating in the E change Visitor Program. In addition, protection of e change 'isitor personal data is important to the health, safet,', and

elfare of program participants. Responsible Officers and Alternate Responsible Officers are the only indi id als a thori ed to log onto SEVIS, iss e and sign a Form DS 2019, the "Certificate of Eligibility for E change Visitor (J-Nonimmigrant) Stat s," and other ise pdate the system ith timely and acc rate information. The s, it is of vital importance that all indi 'id als access to SEVIS be properly retted. The Department ill not req ire an additional backgro nd check for Responsible Officers and Alternate Responsible Officers ho are orking for a federal or state go rernment entit, and ha 'e alread,' passed a go 'ernment backgro nd check.

Nine o t of 24 comments specificall, addressed the paper ork, incl ding proof of criminal backgro nd checks,

hich m st be s bmitted as part of the redesignation application, deeming it e cessi 'e. E cept on an ad hoc basis,

the Department of State has decided not to req ire applicants or sponsors to s bmit the res lts of the criminal backgro nd checks. Rather, the Chief E ec ti 'e Officer, President, or eq i 'alent m st s bmit a certification that the sponsor's Responsible Officer and Alternate Responsible Officer(s) ha 'e ndergone criminal backgro nd checks ithin the last for rears or

hen a ne sponsor files a designation application. The proposed reg lation did not set specific req irements for a sponsor to follo ith respect to report format, screening compan, or assessment of criminal backgro nd check reports. The Department does, ho e 'er, req ire a sponsor to tili e the ser rices of a bona fide backgro nd screener. Altho gh the Department does not endorse an, partic lar screener or screening organi ation, it identifies, for sponsors' con 'enience, an organiation that can help identif, potential backgro nd companies: The National Association of Professional Backgro nd Screeners (NAPBS). NAPBS has more than 500 members (a list of hich is located at www.NAPBS.com), all of

hich are e pected to adhere to the NAPBS code of cond ct go 'erning backgro nd in 'estigations and confidentialit'.

The Department emphasi es that obtaining a criminal backgro nd report does not in and of itself confirm an indi 'id al's s itability to act as a Responsible Officer or an Alternate Responsible Officer. A sponsor shold consider the resilts of schareport, and other factors, in making a reasoned j dgment abot an indi 'id al's fitness to assome either of these to roles.

Section 62.8 General Program Requirements

Onl; one part; commented on the general program req irements section. Specificall, the commenting part, proposed that the minim m n mber of e change isitors req ired for program designation be raised from fi 'e, as c rrentl/specified in section 62.8(a) of the proposed r le, to ten. The part, also asked the Department to specif constit tes the "good ca se" that o ld permit an applicant to r n an e change program ith fe er than fi 'e e change isitors. The Department established a minim m n mber of e change *isitors* based on the smallest program si, e it belie 'es j stifies the reso rces it m st e pend to e 'al ate a sponsor's redesignation application and monitor its program on an on-going basis. Increasing the minim m si e o ld ha 'e no impact on an, parties e cept those small programs themsel 'es, and co ld potentiall, and nnecessaril,

remo 'e niche sponsors from the program. Accordingl_i, the Department

ill not increase the minim mn mber. With respect to "good case," each sit ation is fact-specific, and, since the Department ishes to maintain maim m discretion, the Department has decided to delete the reference to "good case." With the eception of the remoral of "good case," the Department adopts the corrent lang age of the proposed role.

Section 62.9 General Obligations of Sponsors

The Department recei 'ed a total of 56 comments regarding 'ario's general program obligations of sponsors. Man of the comments related to the appointment of Responsible Officers and Alternate Responsible Officers.

One party commented on the payment bond req irement in section 62.9(e)(3), s ggesting that the reg lations sho ld both pro 'ide objecti' e criteria regarding

hen and hat kind of bond ma, be req ired, and sho ld e empt programs that have proven their financial viability from the bond req irement. The Department notes that this pro ision is not ne . Altho gh the Department has not req ired a sponsor to sec re a pa/ment bond for man//ears, it recogni es that there ma, be an mber of circ mstances in hich it might be necessar, to do so. For e ample, the Department co ld ha 'e reason to belie 'e that a sponsor does not ha 'e either the reso rces to s pport an e isting e change lisitor pop lation or the inclination to f Ifill its monitoring and s pport obligations. Unfort natel, s ch circ mstances might befall e 'en a long-standing sponsor ith an historical record of financial viability and program s pport. To pro ide another e ample,

hen the Department redesignates a sponsor for a single year, it may ish to req ire that sponsor to obtain a bond that pro 'ides's fficient f nding to co 'er the cost of s pporting the sponsor's c rrent //ear e change //isitors and/or transferring the ne tyear's e change isitors to other sponsors. Were the sponsor's performance not to improve and ere the Department to initiate a s spension or other serio s sanction against the sponsor, a payment bond co ld help ens re that there o ld be s fficient f nding a 'ailable to take care of potentiall, stranded e change isitors. The Department, therefore, m st retain the fle ibilit, to req ire all sponsors to sec re pa, ment bonds at the Department's discretion.

Three parties addressed the pro 'ision in section 62.9(f)(2) that req ires a sponsor to ens re that its employees, officers, agents, independent

contractors, third parties, vol nteers, or other individ als associated ith the administration of its e change visitor Visitor Program reg lations and immigration la s. One part, stated that this reg lation sho ld be e panded to incl de foreign nationals ho ork as "agents or representati 'es" of sponsors. Altho gh the Department belie 'es that this lang age is alread, s fficientl, broad to incl de an, part, that a sponsor engages to assist in its e change isitor program o rersight and operations, it modifies the lang age to change "other indi 'id als" to an j "other indi 'id al or entitj" to a 'oid conf sion abo t this broad sponsor obligation to ens re the reg lator, a areness and compliance of entities it ma, engage to assist.

To other parties opined that, in order to adeq ately train staff and others on orking in the SEVIS system, sponsors me stable permitted to employ more than ten Alternate Responsible Officers. It is not clear and hy indictional also me stable of training others on E change Visitor Program regulations. Regardless, as it has noted above, the Department ill accept requests for additional Alternate Responsible Officers on a case-by-case basis.

Eight parties opposed the proposed criminal backgro nd check req irement for Responsible Officers and Alternate Responsible Officers in proposed section 62.9(g)(1). Fifteen parties s prorted it, altho gh of those, thirteen parties recommended that the backgro nd checks not be req ired ann all, and that Responsible Officers and Alternate Responsible Officers of c rrentl/designated sponsors be "grandfåthered" in. The Department considered this recommendation and has decided that c rrent Responsible Officers and Alternate Responsible Officers ill need to obtain a backgro nd check before their sponsor organi ation is ne t redesignated after the prom lgation of this final r le and maintain backgro nd check paper ork on Responsible and Alternate Responsible Officers that is no older than fo r years at any time. Ne sponsors seeking designation by the Department m st cond ct ne backgro nd checks on their proposed Responsible Officers and Alternate Responsible Officers. Th s, in accordance ith section 62.5(c)(8)(iii) belo, an entity seeking designation m st obtain criminal backgro nd reports on all proposed Responsible and Alternate Responsible Officers, certify that it has done so, and maintain

records that are no older than fo $\,r_{\,\mathcal{J}} ears$ at an $_{\mathcal{I}}$ time. In those fe $\,$ instances

here the Department is concerned abo t a sponsor's reg lator, inconsistencies related to their administration of the program and redesignates it for a single year, s ch sponsor old be req ired to obtain reports for that year.

One commenting part j s ggested that if a sponsor ere merel j req ired to maintain records of these criminal backgro nd checks and s bmit them to the Department onl j on req est, it

o ld ndermine the rationale for req esting these checks beca se the

o ld not be t rned in. Ho e 'er, the Department intends for sponsors to se their o n j dgment and internal standards to assess the s itabilit, of indi 'id als for these jobs, based on

hether a report re realed any information abo t a candidate's past that old disq alify him or her from ass ming a position of trist and

responsibilit /.

Nine o t of ten parties commented that the proposed ma im m of ten Alternate Responsible Officers specified in section 62.9(g)(1) is not large eno gh, and that larger sponsors ith more e change 'isitors sho ld be permitted to ha 'e more than ten Alternate Responsible Officers. The Department

ill e plore the idea of e panding the ma im mn mber of Alternate Responsible Officers for sponsor organi ations that req est additional officers and demonstrate a need for them.

T o parties addressed the req irement in section 62.9(g)(2) that Responsible Officers and Alternate Responsible Officers be emplozees of the sponsors. One comment, from a Rotar, organi ation, e plained that Rotar_j ses onl_j ol nteers, not emplo_jees, as Responsible Officers and Alternate Responsible Officers. The other comment, from a large corporation, raised the concern that company la yers and paralegals old no longer be permitted to ser 'e as Alternate Responsible Officers nder the ne r les. The Department has re 'ie ed this comment and has determined that it o ld prefer that Responsible Officers and Alternate Responsible Officers be employees of the sponsor organi ation. Ho e 'er, an applicant entit or a sponsor that ishes to nominate an indi 'id al ho is not an emplozee as an Alternate Responsible Officer ma, make a req est to the Department, hich the Department ma, appro 'e in its discretion. One important factor that maj q alifj a jol nteer as an Alternate Responsible Officer might be that person's longstanding, close, and

contin ing relationship ith the sponsor organi ation. Another factor might be that the 'ol nteer orks for a sponsor organi ation that has a predominantly 'ol nteer e change model.

Ten parties commented on the req irement in section 62.9(g)(3) that sponsors replace o tgoing Responsible Officers and Alternate Responsible Officers ithin ten calendar da, s, s ggesting that this req irement as nrealistic. Comments indicated, for e ample, that it takes a long time to hire ne staff, making it not feasible to speedil, replace personnel. The Department nderstands these concerns, b t maintains the req irement. The Department is not s ggesting that the sponsor organi ation hire a ne emplozee in this timeframe, b t that it designate and pro ide doc mentation for an e isting staff member to be placed in the position on a temporar, basis ntil a permanent replacement is hired. Ten da, s is the amo nt of time that the Department belie 'es that a Responsible Officer/Alternate Responsible Officer ork co ld go ncompleted; after this time period, someone m st take on the Responsible Officer/Alternate Responsible Officer monitoring

orkload at the sponsor organiation. The Department ishes to reiterate that a sponsor m st ha 'e in place and maintain a Responsible Officer and a minim m of one Alternate Responsible Officer at all times. If the Responsible Officer lea 'es, the sponsor ma, designate an e isting Alternate Responsible Officer to that position on a temporar, basis. If the onl, Alternate Responsible Officer lea 'es, the sponsor sho ld select another e isting emplozee or officer to be an Alternate Responsible Officer. The potential Responsible Officer/Alternate Responsible Officer needs to ndergo the criminal backgro nd check and be trained in the s, stem, nless it is a case of an Älternate Responsible Officer becoming the Responsible Officer temporarily. In either case, and regardless of the reason,

hen a Responsible Officer or Alternate Responsible Officer departs the organi ation, the sponsor m st ens re that the departing person's access to SEVIS is terminated as q ickl_j as possible, b t in no e 'ent later than ten calendar da_j's after depart re. This action ser 'es to limit na thori ed SEVIS access b_j a person ho is no longer in 'ol 'ed ith the administration of a sponsor's e change 'isitor program and, thereb_j, protects all in 'ol 'ed parties, as ell as U.S. national sec rit_j. The Department reminds sponsors that the_j m st make it their highest priorit_j

to replace a departing Responsible Officer as q ickl / as possible as this role is critical to the ste ardship of the sponsor's e change visitor program.

In addition, the Department deletes the second sentence of section 62.9(a); the reg lations go rerning the imposition of sanctions are set forth in 22 CFR 62.50. The Department also deletes Appendi C to Part 62 in light of the collection of information thro gh Form DS 3037 (Update of Information on a Sponsor's Exchange Visitor Program) (OMB collection 1405 0147).

Section 62.10 Program Administration

T ent/-three parties commented on the proposed req irement in section 62.10(a)(2) that e change risitors be proficient in the English lang age, "as meas red b_{./} an objecti 'e meas rement." All b t one of these parties recommended maintaining the c rrent lang age (i.e., "The e change visitor possesses s fficient proficiency in the English lang age to participate in his or her program.") One part, recommended that the Department adopt the test set forth in the reg lations for the Trainee and Intern categories (Section 62.22(d)(1)). The Department belie 'es that not onl,' is an e change 'isitor's s ccess in his or her partic lar program dependent pon s fficient English lang age capability, b t good English comm nication skills are essential to ens re the health, safet, and elfare of e change visitors. Moreo 'er, the Department conting es to find that too man, e change visitors lack s fficient English proficienc, to perform their jobs or complete their academic programs; to na jigate dail life in the United States; to read and comprehend program materials; to nderstand f ll/their responsibilities, rights, and protections; and to kno ho to obtain assistance, if necessar. Accordingl/ the Department adopts a modified rersion of the regulator, lang age go rerning the Trainee and Intern categories as the program- ide standard for determining the English lang age proficienc, of e change isitors. The Department reminds sponsors to retain e idence of ho the meas red applicants' English lang age proficienc, so that it ma, be made a 'ailable to the Department pon

req est.

The proposed r le mo 'ed sections 62.70(b) and (c) to sections 62.10(d)(3) and (4) and req ired that sponsors report in SEVIS an / change in an e change visitor's U.S. address, telephone n mber, email address, or primar, site of activity ithin ten b siness days of being notified by the e change visitor. Of the fifteen parties

commenting on this proposed req irement, the majorit, opined that ten da, s are not s fficient time to

pdate records, given the number of e change visitors in programs and the other responsibilities of the Responsible Officer and Alternate Responsible Officers. Since the inception of SEVIS, sponsors ere req ired to pdate SEVIS records ithin 21 da, s. Upon re ie of c rrent SEVIS reporting req irements and the Department's legislati 'e mandate to ens re that sponsors maintain SEVIS, the Department pholds the proposed lang age and req ires sponsors to report in SEVIS

ithin ten b siness da, s of notification by an e-change visitor of any change in address, telephone n mber or email

address.

Thirt, parties opposed the proposed req irement in section 62.10(d)(5) that sponsors report the act al and c rrent U.S. address and email address for accompanying spo ses and dependents. The arg ed that s chareq irement

o ld be nd l, b rdensome, that the information co Id be obtained from the Department of Homeland Sec rit, (DHS), and that the req irement sho ld be postponed ntil the ne t rersion of SEVIS is operational, at hich time e change isitors can enter this information directly into SEVIS themsel 'es. Similarl', 31 parties objected to the proposed req irement in section 62.10(d)(6) that sponsors report Employment A thoritation Doc ment (EAD) information in SEVIS for accompan, ing spo ses and dependents. The arg ed that sponsors do not have this information, that this information is not part of the employment a thori ation process, or that, in an, e 'ent, U.S. C stoms and Border Protection sho ld collect this information. To be "accompanzing," spo ses and dependents ith fe e ceptions (e.g., dependents are in a boarding school) sho ld be li 'ing ith the e change visitors. The Department finds that collection of the accompaning spo se and dependents' email addresses is necessar, for emergency contact information and pholds this req irement. The Department deletes proposed section 62.10(d)(6) regarding Employment A thori ation Doc ments from this final r le; ho e 'er, the Department ill re 'ie the reg irements of this proposed section at the time another rersion of SEVIS is implemented.

In order to protect the health, safet, and elfare of e change visitors, lang age has been inserted into the reg lation making it nla f l for sponsors or their foreign entities to retaliate against e change visitors if the sho ld make complaints abo t the program.

Section 62.11 Duties of Responsible Officers and Alternate Responsible **Officers**

Proposed section 62.11(a) o ld req ire Responsible Officers and Alternate Responsible Officers to be thoro ghl, familiar not onl, ith the E change Visitor Program reg lations and Department codes req ired for iss ing Forms DS 2019, b t also ith "all federal and state reg lations pertaining to the administration of its e change visitor program, incl ding the Department of State's and Department of Homeland Sec rit, 's policies, man als, instr ctions, g idance and SEVIS operations rele 'ant to the E change Visitor Program," as ell as federal, state and local la s pertaining to emplo, ment, incl ding the Fair Labor Standards Act, if the e change categor, o 'erseen has an emplo, ment component. Fi 'e commenting parties enco raged the Department to de relop clear, p-to-date polic, and interpreti re g idance on all rele ant la s and reg lations, and to make s ch g idance easil, a 'ailable to program sponsors. In an attempt to capt re rele 'ant Department g idance, reg lations, and other information, the Department la nched a ne Web site design last rear, and all s ch information can no be accessed nder one section, at http://j1visa.state.gov/sponsors/current/ regulations-compliance. Sponsors nonetheless ma; need to research some federal, state, and local req irements that ma; impact their e change visitor programs.

One commenting part, e pressed concern abo t proposed section 62.11(d), hich directs sponsors to ens re that their spam filters do not block reception of SEVIS or comm nications from either the Department of State or the Department of Homeland Sec rit. The part, noted that it is not al a, s possible to kno if messages are being sent in the first place and s ggested that m ltiple messages be sent, incl ding a paper notice if there is no response from the sponsor. The proposed reg lation is consistent ith the req irement set forth in 8 CFR 214.3(e)(1) that go rerns electronic notices sent to St dent and E change Visitor Program (SEVP) certified schools. Paper notices ill be sent at Departmental discretion in certain circ mstances, s ch as hen sponsors ha 'e notified the Department that their electronic systems ill have o tages

ithin a specific timeframe. Therefore, the Department adopts the lang age of the proposed r le.

Section 62.12 Control of Forms DS-2019

The proposal in section 62.12(b)(1)(i) stated that a sponsor m st rerif, that each prospecti 'e e change 'isitor is eligible, q alified and accepted into the sponsor's e change visitor program. The parenthetical lang age implies that the sponsor has sec red a placement, by obtaining a camp offer letter or a ritten secondar, st dent school acceptance, before iss ing a Form DS 2019. A total of 25 parties, mostly from the secondary school st dent and camp co nselor comm nities, commented on this proposed change, only one of hich s prorted it. A majorit, of those commenting e pressed concern that if program pre-placement e.g., a camp offer letter or a ritten secondar, st dent school acceptance reg ired for all e change visitors, man e change visitors o ld be nable to sec re visas beca se the visa process is so slo d ring high rol me seasons. The secondar, school st dent reg lations set forth nder section 62.25, for e ample, permit sponsors to place st dents p to A g st 31 each academic rear. De to high rol me of risas processed e rer, s mmer, aiting ntil the end of A g st hen a school placement is confirmed does not permit ample time for the visa to be processed and tra 'el to the United States prior to the first da, of school.

The Department belie 'es that there are man, ad 'antages to its proposal. First, it o ld pre 'ent sponsors from cancelling programs at the last min te d e to their inabilit, to sec re program placements (and a prospecti re e change isitor o ld kno that there as no g arantee of a program ntil he or she recei 'ed a Form DS 2019). It also old lessen the potential for applicants to obtain and se isas itho terer intending to participate in the E change Visitor Program. Finall,, it old req ire sponsors to sec re placements earlier in the season than the / s all / do, allo ing more time for planning and orientation than is no a 'ailable.

Ne 'ertheless, itho t f rther analysis, the Department cannot assess hether posts old be able to timely grant all the necessary visa intervies, in order to a 'oid nanticipated shrinkage in program siles. In light of this, the Department is eliminating the proposed parenthetical lang age "(e.g., has an offer letter from a camp, a ritten acceptance from a secondary school)" from section 62.12(b)(1)(i). The Department acknoledges that, in certain categories sponsors are able to meet the regilations by accepting eliminating the change risitors into their program

itho t sec ring final placement prior to iss ing a Form DS 2019. It is important to note that certain categories, s ch as S mmer Work Tra 'el, secondar,' school st dents, interns and trainees, ha 'e their o n criteria regarding placements ithin the specific program pro 'isions set forth in S bpart B.

Fo r parties opposed the ne lang age in section 62.12(d)(1)regarding ann al allotment of Forms DS 2019, arg ing that a limited ann al allotment might res lt in a sponsor not ha ing eno gh forms to meet market demand. The Department notes that the process for s bmitting an ann al req est for the Department for allotment of Forms DS 2019 or the req est for additional Forms DS 2019 (i.e., an e pansion) is no different than the process that has been in place since the p blication of the original 1993 reg lations. The Department started "allocating" Forms DS 2019 before the ad ent of SEVIS. The transition to the electronic generation of s ch forms to be printed on a sponsor's printer, ho e 'er, does not eliminate the need for the Department to determine ho man, forms a sponsor may have and this, man, e change isitors a sponsor ma, bring to the United States each rear. Indeed, the Department assesses each sponsor's financial and staffing reso rces in an effort to ens re that a sponsor does not sponsor more e change visitors than it can adeq ately monitor and s pport. The Department, therefore, ill iss e Forms DS 2019 to sponsors based on the c rrent need of the sponsor, ho the Department vie s program e pansion as a polic, iss e, and an / pcoming e pressed needs of sponsors in their implementation of the

The commenting parties noted that the program si e e pansion req est proced res in section 62.12(d)(2) are nclear and req ire f rther clarification from the Department. The Department respectf ll, disagrees. The lang age in the proposed reg lations parallels the lang age in section 2.4.2 of the User Manual for Exchange Visitor Program Sponsor Users (RO/ARO) of SEVIS Version 6.10: Volume 1 Forms DS-3036 and DS-3037. Sponsors have long been req ired to describe their so rce of planned program gro th, staff increases, training capacit,, c rrent financial stat s, and pro ide other information on ho the, ill handle program gro th (id. at p. 46). Accordingly, the Department ill adopt section 62.12(d) as proposed.

Thirteen commenting parties addressed the prohibition in section 62.12(e)(2) against for arding, via fa or

other electronic means, copies or PDFs of signed or nsigned Forms DS 2019 to an, na thori ed part,. The parties noted that, althog h the appreciate the importance of keeping copies of go rernment doc ments sec re, the prohibition as ritten in the proposed r le is too rigid. One part, obser 'ed that the proposed reg lation does not clearl, indicate if there are any "a thori ed parties" other than the Department of State and the Department of Homeland Sec rit, and q eried hether, for e ample, an e change 'isitor hose DS 2019 is stolen is an "a thori ed part," for p rposes of recei ing a cop, of his or her o n scanned DS 2019. Another commenter noted that beca se the original DS 2019 m st be signed by the sponsor in bl e ink, a preca tion that permits an jone Jie ing the DS 2019 to disting ish readil, an original from a photocop,, there is no reason to restrict a sponsor's abilit / to transmit a fa or PDF to an / entit / other than the Department of State or the Department of Homeland Sec rit. In light of c rrent technologies that make it eas, to create co nterfeit copies of doc ments, the Department does not ish for there to be an / electronic or paper replicas of Forms DS 2019 to be a railable to an jone, hence, the only a thoriced parties are the Departments of State and Homeland Sec rit .. It o ld be relati 'el ; simple to remo 'e a black signat re from a cop, of a Form DS 2019 and replace it—ith an original bl—e ink signat re. While sponsors are certainl, a thori ed to maintain copies of these forms for their internal files and ma be called on to protide s ch copies to a req esting Department, the only other "rersions" of Forms DS 2019 sho ld be the original doc ments maintained by the e-change visitors and their accompaning spo ses and dependents. Accordingly, the Department ill adopt the proposed reg lation as drafted.

Three commenting parties opposed the req irement in section 62.12(e)(5) that a sponsor ask e change risitor applicants to ret rn n sed Forms DS 2019. To of the parties pointed o t that SEVIS makes this req irement obsolete. The Department agrees as long as sponsors promptly change the stat s of the SEVIS records associated

ith the n sed Forms DS 2019 to "in alid." Other ise, indiaid als ith nscr p los intentions cold se a Form DS 2019 to obtain a risa to illegally enter the United States. While the Department ill ithdra the req irement set forth in section 62.12(e)(5), it reminds sponsors of the

critical importance of maintaining c rrent and acc rate SEVIS records.

In addition, the Department deletes section 62.12(b)(2)(iii); the reg lations go 'erning the imposition of sanctions are set forth in 22 CFR 62.50.

Section 62.13 Notification Requirements

The Department recei red a total of 18 comments regarding vario s aspects of the notification req irements section. One part, stated that the ording of section 62.13(a)(1) mistakenl, implies J 2 accompan, ing spo ses and dependents ill need to be ralidated separatel; from the J 1 e change visitors the accompana or join, even tho gh J 2s are a tomaticall, alidated in SEVIS hen J 1s are validated. Under the c rrent SEVIS, a J 2's record is a tomaticall / changed from "Initial" to "Acti 'e" stat s pon the 'alidation of the associated J 1 record. Accordingl, the Department modifies the lang age of section 62.13(a)(1) to clarify that separate validation is not necessar /.

Se 'en parties commented on the req irement proposed at section 62.13(a)(4) that sponsors track and report early depart res of accompanying spo ses and dependents, stating that they had no system to track them, and that "this req irement goes beyond reg latory req irements." The Department disagrees. There ha 'e been 30,000 J 2 'isa holders that entered the United States on the E change Visitor Program since the program's inception. Sponsors of e change 'isitors are eq ally responsible for tracking the

hereabo ts of accompaning spo ses and dependents to hom the also iss ed Forms DS 2019. One commenting part, ho e 'er, e plains that there is no reg lator, req irement for the J 1 e change visitor to report to the sponsor the tra 'el plans of his or her accompanying spo se and dependents. The Department reminds sponsors that it is inc mbent pon them to draft and implement programmatic r les that allo them to satisf, the req irements in Part 62. In other ords, a sponsor can easil, make it a condition of bringing an accompanzing spo se and dependents that the e change risitor m st report if and hen the depart the United States prior to the e change visitor. Accordingly, the Department retains the proposed lang age for section 62.13(a)(4).

For parties s bmitted comments about the requirement proposed in section 62.13(b)(2) that a sponsor must pdate SEVIS to reflect any change to an electange risitor's site of activity. This is not a neuroper requirement: current

section 62.70(a)(5) req ires a sponsor to "[] tili e SEVIS to p-date information on an j e change 'isitor, spo se, or dependent child for hom a SEVIS record has been created." The p rpose of the ne lang age in section 62.13(b)(2) is to ens re that sponsors nderstand that an e change 'isitor's site of acti 'it j is incl ded in the SEVIS information that the j are req ired to pdate.

As "site of acti 'it," is a ne ly defined term, the Department nderstands that additional g idance is needed to inform sponsors ho to accommodate certain sit ations. One ni 'ersit,' e pressed concern at the b rden of pdating the (secondar,) site of acti 'it,' field for an e change 'isitor

ho goes to another site "for a fe da, s at most" to lect re or cons lt. Proposed reg lations at section 62.13(b)(2) req ire a sponsor to pdate an e change risitor's site of activity ithin ten days. Clearly, changes in activity locations that last only a fe days o ld not need to be capt red in SEVIS. Keeping in mind that a p rpose of maintaining a c rrent site of activity in SEVIS is to enable la enforcement to locate e change 'isitors, in the abo 'e e ample, it is likel; that someone at the professor's primar, site of activity cold pro ide la enforcement ith the professor's itinerar. Ho e 'er, if an indi 'id al had both a permanent office and a lab site, it o ld be appropriate to enter as the primar, address, the one at hich the e change visitor as primaril, located, and to enter the other as secondar.j. The collection of this data

ill remain in the final r le. When a nonimmigrant enters the United States and reports to his or her e change *isitor* program sponsor, the sponsor m st note this occ rrence in SEVIS thro gh the validation process, thereby demonstrating that the e change visitor is c rrentl, present in the United States and is participating in his or her e change visitor program identified on the Form DS 2019 sed to enter the United States. For the p rpose of this r lemaking, the 30-da req irement for ralidation remains nchanged, ith the e ception of those e change isitors participating in a program of hich the ma im m d ration of the program is less than 30 da/s. Section 62.8(b), regarding minim m d ration of program, req ires a sponsor, other than a federal go rernment agenc, to pro ride each e change visitor, ith the e ception of Short-term Scholar, ith a minim m period of participation in the United States of no less than three

eeks. When an e change program is less than three eeks, the req irement to 'alidate the SEVIS record ithin 30

da, s of the Program Start Date does not ork. Therefore, the SEVIS record ith a program d ration of less than 30 da/s m st be 'alidated before the Program End Date listed in SEVIS. Fail re to alidate a nonimmigrant's SEVIS record (e.g., before the Program End Date for program d rations of less than 30 da/s or ithin 30 da/s of the Program Start Date for programs ith a program d ration of 30 da/s or greater) ill res lt in the a tomatic change of the stat s of a SEVIS record to "In 'alid" (hen no Port of Entry information is contained on the SEVIS record) or "No Sho "(hen Port of Entry information is present on the SEVIS record). A record in "In 'alid" stat s indicates that a foreign national did not se the associated Form DS 2019 to enter the United States. A record in "No Sho stat s indicates that the nonimmigrant entered the contra, b t failed to commence participation in the e change isitor program for hich he or she entered the United States. It is important to recognie that a SEVIS record in "No Sho" stat s is a negative indicator that alerts the proper a thorities that the individ al failed to comply ith the req irements of the E change Visitor Program reg lations by entering the United States ith no intention of reporting to his or her sponsor. Sponsors m st se ca tion and timel, validate SEVIS records or the co ld change to "No Sho" stat s and nintentionall, create a negati re nonimmigrant histor, for the e change risitor, thereby impacting his or her application for visas in the f t re.

Sponsors sho ld realige that Invalid and No Sho records ill appear on the sponsor's Form DS 3097, Annial Report, and may be of concern to the Department's Office of Designation

hen processing Form DS 2019 allotment req ests or applications for redesignation. Fail re to 'alidate SEVIS records also may impact a sponsor's allotment of a 'ailable SEVIS records and the administrati 'e actions that are req ired (by both the sponsor officials and the Department of State officials) to correct the SEVIS stat's of the records; and is e 'idence of a sponsor's fail re to comply ith program reg lations.

Three parties commented on proposed section 62.13(a)(3), hich pro 'ides that a sponsor m st report in SEVIS any ithdra al from or early completion of an e-change 'isitor's program. One party's ggested changing the finctionality of SEVIS to allo a sponsor to enter a retroactine date in the "Complete Program More than 30 days Before Program End Date" field. The second party right of the impending

paperless en 'ironment so that "SEVIS can be programmed to implement E change Visitor Program reg lations, rather than e pecting the reg lations to be amended later in response to SEVIS programming." The third part,, a sponsor in the research scholar categor, s ggested omitting this pro ision from the Final R le, arg ing that sponsors sometimes o rerestimate the amo nt of time a research project can take, making it more sensible retroacti 'el' to change the program end date rather than report that the program as completed early. The Department has caref ll_7 considered these comments, and adopt the lang age of the proposed r le. The Department can anticipate neither the implementation date nor the final characteristics of a SEVIS pdate. Accordingl, it m st adopt reg lations that address the c rrent state of technolog; and iss e g idance and/or ne reg lations after the technologies change.

C rrent section 62.13(c)(8) req ires sponsors to report the loss or theft of Forms DS 2019 to the Department b_j telephone. To commenting parties asked the Department to reconsider this req irement and instead permit sponsors to report this information is email or in SEVIS. The Department agrees ith this soggestion and, accordingl_j, ill change section 62.13(c)(8) to permit soch information to be reported b_j telephone or email.

Section 62.13(d), hich has been changed to req ire sponsors to inform the Department of an $_j$ serio s problem or contro 'ers $_j$ on or before the ne t b siness da $_j$, inspired t o comments. One part $_j$ asked the Department to keep the lang age "promptl $_j$ " rather than change the operati 'e lang age to "on or before the ne t b siness da $_j$." The Department belie 'es that "promptl $_j$ "

as too 'ag e a standard to g ide sponsors in the e 'ent of a serio s problem or contro 'ersy. Th s the Department ill adopt the ording "on or before the ne t b siness day." The other party asked that the Department more e plicitly define or pro 'ide e amples of hat might constit te a "serio s problem or contro 'ersy." E amples of s ch instances are death or serio s inj ry of an e change 'isitor, se al ab se, or any other e 'ent that co ld bring the Department or the E change Visitor Program into notoriety or disrep te.

In addition, the Department deletes section 62.13(b)(1)(iii); the reg lations go 'erning the imposition of sanctions are set forth in 22 CFR 62.50.

Section 62.14 Insurance Coverage

This r le increases by \$50,000 the le 'el of ins rance co 'erage a sponsor m st req ire its e change risitors (and accompaning spo ses and dependents) to maintain for the d ration of their e change isitor program participation, as reflected on their Forms DS 2019 (i.e., from the "Program Begin Date" thro gh the "Program End Date"). Man, sponsors alread, req ire ins rance policies for their e change visitors at a higher le 'el of co 'erage than the c rrent reg lations req ire. Altho gh the reg lations do not req ire "entr, to e it" ins rance co 'erage, the Department strongly enco rages sponsors to offer this highl, desirable co 'erage.

The Department recei 'ed a total of 47 comments regarding the ins rance pro 'isions. Of those, 37 parties s pported the increased amo nts, nine parties opposed the proposed changes, and t o parties neither agreed nor disagreed b t made f rther inq iries abo t acceptable ratings. The majority of the comments recogni ed the need for an increase in the health ins rance co 'erage amo nts. Ho e 'er, some commenters indicated that the amo nt of co 'erage of \$200,000 per accident or illness as too high and that \$100,000

o ld be s fficient. The Department has f rther re 'ie ed ins rance le 'els and recommendations and agrees that \$100,000 is an acceptable le rel of co 'erage per accident or illness. The Department also has adopted, as prompted b_i t o of the comments, t o additional ins rance ratings: the "A-" rating by Fitch Ratings, Inc. and the ''A3'' rating b_{./} Mood_{./}'s In *r*estor Ser rices. Thirteen of the commenting parties asked the Department to dela, or pro /ide a grace period for implementation of the ne ins rance req irements in order to give sponsors time to enter into ne contracts ith ins rance carriers. The Department nderstands that c rrent contracts m st be f lfilled and that it ill take some time to p t ne agreements in place. Therefore, the ne ins rance req irements ill go into effect on Jan ar, 1, 2015. Three comments s ggested deletion of proposed section 62.14(j), hich gi 'es the Secretar, of State the a thorit, to pdate ne mandator, minim m le 'els of ins rance co 'erage. The comments arg ed that this po er is too broad and that, in an, e 'ent, changes to minim m ins rance co 'erage req irements sho ld go thro gh the f ll reg lator, re ie process. The Department agrees and has deleted this pro ision from section

62.14.

Section 62.15 Reporting Requirements

Sponsors m st s bmit ann al reports to the Department, to be generated thro gh SEVIS. S ch report m st be filed on an academic (J l_j 1 J ne 30), calendar (Jan ar, 1 December 31), or fiscal (October 1 September 30) year basis, as directed by the Department. The ann al report has recently been pdated in SEVIS to reflect the changes made on the Department's Form DS 3097 (Ann al Report). The statistical calc lations for the n mber of e change visitors each vear is taken directly from SEVIS records. Sponsors ma, inp t ans ers to the narrati 'e q estions on Form DS 3097 in SEVIS; ho e 'er, the m st contin e to print the form, sign the certification, and mail it to the Department ntil the implementation of the net 'ersion of SEVIS. In addition, the Department deletes Appendi D to Part 62 in light of the collection of information thro gh Form DS 3097 (Ann al Report Form) (OMB collection 1405 0151).

The Department recei red 11 comments regarding section 62.15(e)(2) of the proposed r le (no identified as section 62.15(a)(5)(ii) in this r lemaking), eight of hich opposed the stip lation that only the Chief Financial Officer of an academic, medical, and pri 'ate sector entit,' is a thori, ed to sign its ann al report. The ann al report form alread, permits the Responsible Officer's signat re; therefore, the Department re ises section 62.15(a)(5)(ii) to permit an instit tion's Chief E ec ti 'e Officer or Responsible Officer to sign the instit tion's ann al report.

To strengthen program o 'ersight, proposed section 62.15(e)(3) (no identified as section 62.15(b) in this r lemaking) req ires management re 'ie s, c rrently tili ed in the A Pair category, for Pri 'ate Sector Program sponsors, hich incl des the categories of Trainees, Interns, Teachers, Secondary School St dents, Camp Co nselors, A Pairs, Alien Physician, and S mmer Work Tra 'el. The Department recei 'ed 59 comments on the proposed management a dit req irement, 23 of hich ere in fa 'or of the ne req irement, 35 of hich

ere opposed, and one of hich req ested clarification on the cost and a list of recommended a ditors. T enty-three comments recognized the rale of a management a dityet still raised concerns about the financial impact of s chadits on small entities, the financial impact on organizations that hold designations in multiple categories of e change, and the requirement that a dits be conditioned in the condition of t

A management refie or a dit, as it as prefio sly referred to, is a refie of a sponsor's internal controls. The management refie identifies

eaknesses in operating proced res in the cond ct of an organi ation's b siness and in meeting reg lator, req irements in the administration of its e change 'isitor program or programs. Req iring a management re 'ie old gi 'e the Office of E change Coordination and Compliance an additional tool to assess the e tent to

hich designated pri 'ate sector e change sponsors comply ith the E change Visitor Program reg lations. The Department ill pro 'ide sponsors

ith a format and sched le of the management re 'ie timeframe. The Department intends to roll o t the management re ie s beginning ith the secondar, school st dent categor, Initial management re ie s ill be d e fo r months after the end of each categor,'s ann al c, cle. Management re 'ie s for the other categories ill be implemented on different sched les in order to spread o t the d e dates o 'er at o-year period. Sponsors that administer e change programs f nded f ll/b/ federal, state, or local go 'ernments (e.g., p blic school s_/stems) are e empt from the management re 'ie req irement. These e change programs are a dited nder other go 'ernmental req irements.

Sponsors are req ired to engage independent a ditors to perform the management re ie s, incl ding re ie ing internal operating proced res of the sponsor and the files of a statistically falid sampling of the sponsor's e change fisitors.

Three commenting parties set forth general concerns abo t proposed section 62.15(f) (no identified as section 62.15(a)(6) in this r lemaking), hich req ires sponsors to report a n merical co nt, b; categor; of all e change isitors participating in the sponsor's program for the reporting /ear. Specificall, the comments called into q estion the acc rac, of s ch data before an / SEVIS re vision ere to go into effect. The Department and SEVIS ha re addressed these concerns since p blication of the proposed r le. The ne ann al report form, Form DS 3097, as implemented in SEVIS in April

Fi 'e commenting parties also opposed the characteri ation, in the S pplementary Information section of the proposed r le, of certain e change 'isitor program categories as "high risk." These parties stated that, altho gh the e change comm nity nderstands the special 'igilance req ired for certain programs here the majority of

e change 'isitors are minors, the Department has p blicl,' noted on se 'eral occasions that the o 'erall n mber of problematic incidents is lo Using this lang age gi 'es an inacc rate impression to the general p blic, polic, makers, and U.S. embass,' staff

ho may not be familiar ith these programs. The Department agrees and eliminates from the Final R le lang age describing certain E change Visitor Program categories as "high risk."

Section 62.16 Employment

As disc ssed abo 'e ith respect to section 62.10, the Department has eliminated the req irement that sponsors collect Employment
A thori ation Doc ment n mbers for accompanying spo ses and dependents.
Accordingly, section 62.16(c) has also been amended to remo 'e all reference to the collection of Employment
A thori ation Doc ment n mbers.
F rther, the lang age has been pdated to reference the Department of Homeland Sec rity and not the no def nct Immigration and Nat rali ation Ser rices (INS).

Note: C rrent section 62.17 Fees and Charges remains nchanged.

Regulatory Analysis

Administrative Procedure Act

The Department of State is of the opinion that the E change Visitor Program is a foreign affairs f nction of the U.S. Go rernment and that r les implementing this f nction are e empt from sections 553 (R lemaking) and 554 (Adj dications) of the Administrati re Proced re Act (APA). The U.S. Go rernment, by policy and longstanding practice, o 'ersees foreign nationals ho come to the United States as participants in e change /isitor programs, either directly or thro gh pri 'ate sector program sponsors or grantees. When problems occ r, the U.S. Go rernment is often held acco ntable b, foreign go rernments for the treatment of their nationals, regardless of ho is responsible for the problems.

The p rpose of th.S. f 0 th f 0 T o sas l(d melanble fber (APA cTj ang age)Tj T* (describing

R lj T* iis dermrDepardef nct Immis of the **2hiaog**es remai.078theSmlso B lemeatmanged. Administrati 'e4ere theT problems.

The Department ofd SemedAPA ign aC. 804dless

risk." These parties stated that, although the conomydns \$ 1 misoese cr mtor; Vis1 Td (thanjTd increi)T i rsest T* (eiton; T* (pri rate s) Tif

Department certified that the proposed changes to the reg lations ere not e pected to ha 'e a significant economic impact on a s bstantial n mber of small entities nder the criteria of the Reg lator, Fle ibilit, Act, 5 U.S.C. 601 612, and E ec ti 'e Order 13272, section 3(b).

N mbers of Small B sinesses

The Department notes that the final r le ill affect the operations of the nearly 1,400 sponsors designated by the Department to cond ct e change programs. These 1,400 sponsors bring into the United States close to 300,000 ne e change isitors ann all. The Department has not cond cted a st d of ho man, of its sponsors are small b sinesses. Ho e 'er, e 'en if all of the 1,400 sponsors are stip lated to be small b sinesses, the proposed changes to the reg lations o ld not be e pected to ha 'e a significant economic impact on as bstantial n mber of small entities nder the criteria of the Reg lator, Fle ibilit, Act, 5 U.S.C. 601 612 and E ec ti 'e Order 13272, section 3(b).

Small B siness Compliance Costs

The Department has not specificall *j* st died the effect of this reg lation on small b sinesses. Ho e 'er, it estimates the cost of a management re 'ie , hose parameters the Department ma *j* define, to be aro nd \$10,000. There is a cost of aro nd \$3 5 per person for an instant electronic-t *j* pe of backgro nd check or \$15 per person cost for one here local doc mentation is re 'ie ed

electronically. These types of checks meet the standard of the time the regulation. Health insorance should not case an increase in sponsor costs, as most sponsors are already requiring insorance at the level noted in the relemaking, if not higher. The fast majority of enchange fisitors pay for their of ninsorance and buy from a fariety of fendors with different costs that are affected by myriad factors.

that are affected by myriad factors. The cost per small b siness is estimated at aro nd \$10,000 e 'ery t o years for the management re 'ie . The cost, on a 'erage, is \$48 \$180 e 'ery fo r years for backgro nd checks based on an a 'erage of three to si ROs/AROs per sponsor.

The Office of Ad 'ocac,', Small B siness Administration, s bmitted a p blic comment letter on this r le. The Office as concerned ith the Department of State's se of the foreign affairs e emption, the se of the Interim Final R le format, and the lack of small b siness data to j stif, this certification. After receiving and analy, ing the aforementioned 656 comments and after cons ltation ith the affected stakeholders, a n mber of changes ere made to the proposed reg lation. The Department removed the requirement for sponsors to collect a D n & Bradstreet n mber on the organi ation and affiliated third parties, hich

o ld ha 'e been a cost to sponsors of se 'eral h ndred dollars each. In addition, the e pense of req ired predesignation on-site re 'ie s to sponsors as remo 'ed, hich also o ld ha 'e cost sponsors se 'eral h ndred dollars each.

After re rising the proposed r le, the Department again re rie ed the reg lations being prom lgated in this Final R le in order to determine if the /

o ld potentiall, ha 'e a significant economic impact on an, other small entities sing the J- 'isa. Other than those comments recei 'ed regarding management a dits, no other commenters claimed that there old be a potential significant economic impact on small entities.

Accordingly, the Department has determined that the Final R le is not e pected to have an economic impact on as betantial number of small entities.

Executive Orders 12866 and 13563

The Department is of the opinion that the E change Visitor Program is a foreign affairs f nction of the U.S. Go rernment and that r les go rerning the cond ct of this f nction are e empt from the req irements of E ec ti 'e Order 12866. Ho e 'er, the Department has ne rertheless re rie ed the final r le to ens re its consistenc, ith the reg lator, philosoph, and principles set forth in those E ec ti re Orders. The follo ing n mber of sponsors and participants ill be affected by reg lator, changes (note that the total n mber of sponsors in the table adds p to more than 1,400, since man, sponsors co /er more than one categor, of e change visitor):

Category	Number of sponsors	Number of participants (CY 2013)
Au Pair	15	14,625
Camp Counselor	24	18,889
College and University Student	816	45,738
Intern	77	21,879
Alien Physician	1	2,331
Professor & Research Scholar	975	31,842
International Visitor	7	5,715
Government Visitor	22	5,299
Secondary School Student	77	23,697
Short Term Scholar	834	19,572
Specialist	412	801
Summer Work Travel	46	86,518
Teacher	54	1,176
Trainee	85	9,111
Total		287,193

The Department ackno ledges an increased paper ork b rden on the 1,400 sponsors that participate in the e change 'isitor program. The reasons for these req irements ere e plained abo 'e, and ill be e plained in detail hen the respecti 'e information

collections are pdated. Ho e 'er, to s mmari e, these req irements ill enhance the safety and sec rity of the e change 'isitor e change 'isitors (some of hom are 'lnerable minors) and ill s pport interagency national sec rity efforts by ens ring that

rep table indi 'id als ha 'e access to SEVIS. The increased costs, as e plained in the preamble abo 'e, ill in 'ol 'e the cost of criminal backgro nd checks for personnel assigned to each of the sponsors, hich e estimate to be less than \$10 per person, for an a 'erage'

of three to si Responsible Officers and Alternate Responsible Officers per sponsor, as ell as costs associated ith performing a management retile. The management retile is ill be condicted by sponsors in each category on a rolling basis, starting ith sponsors in the secondary school stident category. The Department intends the cost of the retile to be around \$10,000 per sponsor per retile period.

The general pro isions section (S bpart A) has not been amended since March 19, 1993. E change programs cond cted nder the a thorities of the E change Visitor Program promote m t al nderstanding b, pro iding e change visitors an inderstanding of and an appreciation for the similarities and differences bet een their o n c lt re and that of the United States. Upon their ret rn home, the e change isitors enrich their comm nities ith their fresh perspectives of U.S. c lt re and e 'ents. Altho gh this is an intangible benefit, one that is not easil, q antified, the Department finds that the benefits of this r lemaking o t eigh its costs. The Department has re 'ie ed this r lemaking in light of E ec ti re Order 13563, and finds that it is consistent ith the g idance therein.

Executive Order 12988

The Department of State has re 'ie ed this final r le in light of sections 3(a) and 3(b)(2) of E ec ti 'e Order 12988 to eliminate ambig it,', minimi e litigation, establish clear legal standards, and red ce b rden.

Executive Orders 12372 and 13132

This reg lation ill not ha re s bstantial direct effect on the states, on the relationship bet een the national go rernment and the states, or on the distrib tion of po er and responsibilities among the rario s le 'els of go 'ernment. Therefore, in accordance ith section 6 of E ec ti re Order 13132, it is determined that this r le does not ha 'e s fficient federalism implications to req ire cons ltations or arrant the preparation of a federalism s mmar, impact statement. E ec ti re Order 12372, regarding intergo rernmental cons ltation on federal programs and acti ities, does not appl; to this reg lation.

Paperwork Reduction Act

The information collection req irements contained in this final r le are p rs ant to the Paper ork Red ction Act, 44 U.S.C. Chapter 35 and OMB Control N mber 1405 0147, Form DS 7000, hich req ires collection of additional information for the E change Visitor Program. (See 78 F.R. 38429, J ne 26, 2013).

List of Subjects in 22 CFR Part 62

C lt ral e change programs, Reporting and recordkeeping req irements.

Accordingl_J, 22 CFR Part 62 is amended as follo s:

PART 62—EXCHANGE VISITOR PROGRAM

1. The a thority citation for Part 62 is registed to read as follo s:

Authority: 22 U.S.C. 2651a; 8 U.S.C. 1101(a)(15)(J), 1182, 1184, 1258; 22 U.S.C. 1431 et seq.; 22 U.S.C. 2451 et seq.; P.L. 105 277, Di \cdot G, 112 Stat. 2681 et seq.; Reorgani ation Plan No. 2 of 1977, 3 CFR, 1977 Comp. p. 200; E.O. 12048 of March 27, 1978; 3 CFR, 1978 Comp. p. 168; P.L. 104 208, Di \cdot C, 110 Stat. 3009 546, as amended; P.L. 107 56, sec. 416, 115 Stat. 354; and P.L. 107 173, 116 Stat. 543.

Subpart A—General Provisions

2. Sections 62.1 thro gh 62.16 are re rised to read as follo s: Sec.

62.1 P rpose.

62.2 Definitions.

62.3 Sponsor eligibilit/.

62.4 Categories of participant eligibilit/.

62.5 Designation application proced re.

62.6 Designation.

62.7 Redesignation.

62.8 General program req irements.

62.9 General obligations of sponsors.

62.10 Program administration.

62.11 D ties of Responsible Officers and Alternate Responsible Officers.

62.12 Control of Forms DS 2019.

62.13 Notification req irements.

62.14 Ins rance.

62.15 Reporting req irements.

62.16 Employment.

§62.1 Purpose.

(a) The reg lations set forth in this part implement the M t al Ed cational and C lt ral E change Act of 1961 (the "Act"), as amended, P blic La 87 256, 22 U.S.C. 2451, et seq. (1988). The p rpose of the Act is to increase m t al nderstanding bet een the people of the United States and the people of other contries by means of edcational and c lt ral e changes. Ed cational and c lt ral e changes assist the Department of State in f rthering the foreign polic, objecti res of the United States. These e changes are defined by section 102 of the Act, 22 U.S.C. 2452, and section 101(a)(15)(J) of the Immigration and Nationalit, Act, as amended, 8 U.S.C. 1101(a)(15)(J).

(b) The Secretar of State of the Department of State facilitates activities specified in the Act, in part, both designating public and private entities

to act as sponsors of the E change Visitor Program. Sponsors ma_j act independentl_j or ith the assistance of third parties. The p rpose of the Program is to pro ide foreign nationals

ith opport nities to participate in ed cational and c lt ral programs in the United States and ret rn home to share their e periences, and to enco rage Americans to participate in ed cational and c lt ral programs in other co ntries. E change 'isitors enter the United States on a J 'isa. The reg lations set forth in this s bpart are applicable to all sponsors.

(c) The Assistant Secretar, for Ed cational and C lt ral Affairs of the Department of State ma, in his or her sole discretion and to the e tent consistent ith the a thorities described in paragraph (a) of this section and other applicable la , ai 'e or modif, an, pro 'ision of this Part

ith respect to programs that are established p rs ant to memoranda of nderstanding, letters of intent or similar arrangements bet een the United States and foreign go rernments. When establishing s ch a program, the Department ill p blish a notice in the Federal Register describing the program and an res lting modifications to or

ai 'ers of pro 'isions of this Part. If s ch an arrangement ill not res lt in a ai 'er of or other modification to the pro 'isions of this Part, then the Department need not p blish a notice.

§ 62.2 Definitions.

The follo $ing definitions appl_{\mathcal{J}}$ to this part:

Academic institution. An p blicly or pri 'ately' operated primary, secondary, or post-secondary instit tion in the United States or abroad that offers primarily academic programs. For the p rpose of these reg lations, an instit tion that offers primarily 'ocational or technical programs is not an academic instit tion nless the specific program or programs in hich the e change 'isitor is to participate or has participated has been determined by the U.S. Department of State on an e ceptional basis to be comparable to those offered in academic instit tions.

Accompanying spouse and dependents. The alien spo se and/or minor nmarried child(ren), if an,, of an e change risitor ho are accompanying or follo ing to join the e change risitor and ho seek to enter or hare entered the United States temporarily on non-immigrant J 2 risas or seek to acquire or hare acquired such stat such after admission. For the purpose of these regulations, a minor is a person nder the age of 21 years old.

Accredited academic institution. Any academic instit tion that is d $1_{j'}$ accredited by the appropriate academic accrediting a thority of the U.S. j risdiction in hich s ch instit tion is located. In addition, all post-secondary instit tions also m st be accredited by a nationally recognied accrediting agency or association as recognied by the Secretary of Education.

the co ntr/ of nationalit/ or last legal permanent residence for an aggregate of at least to rears follo ing depart re from the United States before the e change visitor is eligible to apply for an immigrant visa or permanent residence, a non-immigrant K isa as the fiance(e) of a U.S. citi, en, a nonimmigrant H visa as a temporar, orker or trainee, or a non-immigrant Ľ isa as an intracompan, transferee, or a nonimmigrant H or L visa as the spo se or minor child of a person ho has been granted stat s in H or L non-immigrant classification as a temporar, orker or trainee or an intracompan, transferee.

Host organization. A third part in the United States that cond cts training and/or internship programs on behalf of a designated sponsor p rs ant to an e ec ted ritten agreement bet een the

t o parties.

Internship program. A str ct red and g ided ork-based learning program for an Intern as set forth in an indi id ali ed Training/Internship Placement Plan (Form DS 7002) that reinforces an intern's academic st dy; recogni es the need for ork-based e perience; pro ides on-the-job e pos re to American techniq es, methodologies, and technologies; and enhances the Intern's kno ledge of American c lt re and society.

J visa. A non-immigrant visa iss ed p rs ant to 8 U.S.C. 1101(a)(15)(J). A J 1 visa is iss ed to an e change visitor. A J 2 visa is iss ed to the e change visitor's accompanying spo se and dependents, if q alified nder v 214b of the Immigration and Nationality Act, as amended.

Management review. A programspecific management a dit in a format appro 'ed b', the Department of State that is cond cted b', an independent a ditor ho is not an employee or third party contractor of the sponsor, to identify eaknesses in operating proced res in the cond ct of an organi ation's b siness and in meeting reg latory req irements in the administration of a sponsor's e change 'isitor program.

Office of Designation. The Department of State, B rea of Ed cational and C lt ral Affairs office assigned to administer designations of sponsors.

Office of Exchange Coordination and Compliance. The Department of State, B rea of Ed cational and C lt ral Affairs office assigned to o 'ersee sponsor compliance ith 22 CFR Part 62 and, as appropriate, impose sanctions.

Office of Private Sector Exchange Administration. The Department of State, B rea of Ed cational and C lt ral Affairs office assigned to monitor administration of each sponsor's e change 'isitor program.

On-the-job training. An indi id al's obser ation of and participation in gi ren tasks demonstrated by e perienced orkers for the prose of acq iring competency in s ch tasks.

Prescribed course of study. A nondegree academic program ith a specific ed cational objective. So ch course of study may include intensive English lang age training, classroom instruction, research projects, and/or academic training to the eutent permitted in 62.23.

Reciprocity. The participation of a U.S. citi en or U.S. national in an ed cational and c lt ral program in a foreign co ntr_j in e change for the participation of a foreign national in the E change Visitor Program. Where sed herein, "reciprocit_j" ill be interpreted broadl_j; nless other ise specified, reciprocit_j does not req ire a one-forone e change or that e change 'isitors be engaged in the same acti 'it_j.

Responsible Officer. An employee or officer of a sponsor ho has been nominated by the sponsor, and approyed by the Department of State, to carry of the dies of the dies of the dies of the United States or a laft permanent resident of the United States.

Secretary of State. The Secretary of State or an employee of the U.S.

Department of State acting nder a delegation of a thority from the Secretary of State

Secretary of State.

SEVIS (Student and Exchange Visitor Information System). The stat torily mandated system designed to collect information on non-immigrant st dents (F and M 'isas), e change 'isitors (J 'isas), and their spo ses and dependents (F 2, M 2, and J 2 'isas). SEVIS enables schools and program sponsors to transmit information and e 'ent notifications electronically, 'ia the Internet, to the Department of Homeland Sec rity and the Department of State thro gho t a st dent's or e change 'isitor's stay in the United States.

Site of activity. The ph_j sical, geographic location(s) here an e change visitor participates in his or her e change program.

Sponsor. A legal entity designated by the Secretary of State to cond $\,$ ct an

e change visitor program.

Staffing/employment agency. A U.S. b siness that hires indi 'id als for the e press p rpose of s ppl_ing orkers to other b sinesses. T_picall_j, the other b sinesses here orkers are placed pa_i an ho rl_i fee per emplo_iee to the staffing/emplo_iment agenc_i, of hich the orker recei 'es a percentage.

Student internship program. A str ct red and g ided ork-based learning program for a post-secondar, st dent intern as set forth in an individ ali ed Training/Internship Placement Plan (Form DS 7002) that partially or f lly f lfills a st dent's postsecondar, academic degree req irements; recogni es the need for

ork-based e perience; pro ides on-thejob e pos re to American techniq es, methodologies, and technologies; and enhances the st dent intern's kno ledge of American c lt re and

ociet 7.

Third party. A person or legal entit, ith hom a sponsor has e ec ted a ritten agreement for the person or entit; to act on behalf of a sponsor in the cond ct of the sponsor's e change isitor program. All entities that act on behalf of the sponsor in the cond ct of the sponsor's e change visitor program m st e ec te ritten agreements ith the sponsor that o tline the f ll relationship bet een the entit; and the sponsor on all matters in 'ol 'ing the administration of the e change visitor program. A sponsor's se of a third part / does not relie 'e the sponsor of its obligations to compl₇, and to ens re third part / compliance, ith the pro visions of this Part. Fail re by any third part / to compl / ith the reg lations set forth in this Part or ith an, additional terms and conditions go rerning administration of the E change Visitor Program that the Department of State ma, from time to time impose ill be imp ted to the sponsor. Sponsors are req ired to ens re that third parties kno and compl; ith all applicable pro isions of these reg lations.

Training program. A str ct red and g ided ork-based learning program for a trainee as set forth in an indi 'id ali ed Training/Internship Placement Plan (Form DS 7002), that de 'elops ne and ad 'anced skills in a trainee's occ pational field thro gh e pos re to American techniq es, methodologies, and technologies; and enhances a trainee's nderstanding of American c lt re and societ.

United States person (individual). A person ho is born ithin or is a national of the United States or any of its territories or o tlying possessions. A U.S. person is a citien or an individal

ho has been la f ll_j admitted for permanent residence, ithin the meaning of section 101(a)(20) of the Immigration and Nationalit_j Act (8 U.S.C. 1101).

United States Person (legal entity). (1) A general or limited partnership created or organied nder the las of the United States, or of any state, the

District of Col mbia, or any territory or o tlying possession of the United States, of hich a majority of the partners are United States persons:

- (i) Which has its principal place of b siness in the United States; and
- (ii) In instances here the partnership is additionall j go 'erned b j a Board, the majorit j of hose officers are United States persons.
- (2) A for-profit corporation, association, or other legal entity created or organied nder the lass of the United States, or of any state, the District of Colmbia, or a territory or otlying possession of the United States, hose principal place of bisness is located in the United States, and
- (i) Whose shares or 'oting interests are p blicl_j traded on a U.S. stock e change; or
- (ii) A majorit of hose officers, a majorit of hose shareholders, and a majorit of hose members of its Board of Directors are United States persons and collectioned of hold a majorit of the shares or stock (i.e., the de jure controlling interest); or
- (3) A non-profit corporation, association, or other legal entity created or organized inder the lass of the United States, or any state, the District of Colimbia, or any territory or of the United States; and
- (i) Whose principal place of b siness is located in the United States; and
- (ii) A majorit, of hose officers and a majorit, of hose members of its Board of Directors, Board of Tr stees or other like bod, 'ested ith its management are United States persons; or
- (4) An accredited college, ni 'ersity', or other post-secondary academic instit tion in the United States created or organized inder the lass of the United States, or of any state, cointy, minicipality, or other politicals bdi 'ision thereof, the District of Colimbia, or of any territory or oilying possession of the United States; or
- (5) An agenc of the United States, or of an state or local go rernment, the District of Col mbia, or an territor or otlying possession of the United States.

Validation. The process by hich a Responsible Officer or Alternate Responsible Officer pdates the SEVIS record of an e-change visitor to sho he or she has entered the United States, and that the e-change visitor reported to his or her sponsor and is participating in the e-change visitor program at the site of activity identified on his or her Form DS 2019.

§ 62.3 Sponsor eligibility.

(a) The follo ing types of entities are eligible to apply for designation as a sponsor of an e-change risitor program: (1ion as a eligible to ahe

ie-1.111 Td possession of the Unite* (or)(1ion2es h^* (Resned be Unit1 -1111 Td (of an $_{/}$ pc (5)j -0* (ionfit Rep tafor -s the 0.0044 ange .1 Td (eligiblesible O created)Tj TP -1.433 Td (

obser ing, cons lting, or demonstrating special kno ledge or skills.

(h) Other person of similar description. A foreign national of description similar to those set forth in paragraphs (a) thro gh (g) of this section coming to the United States as a participant in an e-change 'isitor program designated by the Department of State nder this categor, for the p rpose of teaching, instricting or lect ring, st ding, obserting, cond cting research, cons lting, demonstrating special skills, or recei ing training. The programs designated b_f the Department of State in this categor, consist of:

(1) Alien physician. A foreign national ho is a grad ate of a school of medicine ho comes to the United States nder a program in hich he or she ill recei re grad ate medical ed cation or training cond cted b. accredited U.S. schools of medicine or scientific instit tions.

(2) International visitor. A foreign national ho is a recogni ed or potential leader, selected by the Department of State for the p rpose of cons lting, obser ing, cond cting research, training, or demonstrating special skills in the United States.

(3) Government visitor. A foreign national ho is an inflential or disting ished person, selected by a U.S. federal, state, or local go rernment agenc, for the p rpose of cons lting, obser ing, training, or demonstrating special skills in the United States.

(4) Camp counselor. A foreign national selected to be a co nselor in a s mmer camp in the United States (e.g., d ring the U.S. s mmer months).

(5) Au pair. A foreign national ho comes to the United States for the p rpose of residing ith an American host famil, and participating directl, in their home life, hile pro iding limited childcare ser ices, and f lfilling an ed cational req irement.

(6) Summer Work and Travel. A foreign national ho is a bona fide foreign post-secondar, st dent, ho at the time of application is enrolled in and actively prs ing a degree or a flltime co rse of st d; at a foreign ministerially-recogniced post-secondary academic instit tion and hose p rpose is ork and tra 'el in the United States for p to fo r months d ring his or her break bet een academic rears.

(7) *Intern. A* foreign national participating in a str ct red and g ided ork-based internship program in his or her specific academic field and ho

either:

(i) Is c rrentl/enrolled f ll-time in and activel prs ingst dies at a foreign ministeriall /-recogni ed degreeor certificate-granting post-secondar, academic instit tion o tside the United States, or

(ii) Grad ated from s ch an instit tion no more than 12 months prior to the e change 'isitor program begin date reflected on Form DS 2019.

§ 62.5 Designation application procedure.

(a) An entity meeting the eligibility req irements set forth in , 62.3 ma, appl; to the Department of State for designation as an E change Visitor Program sponsor. An applicant m st first complete and s bmit Form DS 3036 in SEVIS. The complete application m st consist of:

(1) A completed cop, of Form DS 3036 signed by the applicant's Chief E ec ti 'e Officer, President, or other e ec ti 'e ith legal a thorit,' to make commitments on behalf of the sponsor (as identified in the organiation's go 'erning doc ments);

(2) Req ired s prorting

doc mentation and certifications as set

forth in paragraph (c); and

(3) Confirmation of pa, ment of the req ired non-ref ndable application fee thro gh pa_j.go i as set forth in i 62.17.

(b) A complete application m st set forth, in detail, the applicant's proposed e change program acti it; and m st demonstrate, to the Department of State's satisfaction, the applicant's abilit, to compl, and remain in contin al compliance ith all the pro 'isions of this part, and, in partic lar, to meet the sponsor eligibilit; req irements set forth in , 62.3 and the general obligations of sponsors set forth in , 62.9.

(c) An application m st be accompanied by the folloging s pporting doc mentation and certifications, as rele 'ant:

(1) E 'idence of sponsor eligibilit,' as set forth in / 62.3(a), incl ding e 'idence of legal stat s (e.g., charter, proof of incorporation, b₇ la s, partnership agreement);

(2) E 'idence of e perience in operating as ccessf lb siness, incl ding a minim m of three jears of e perience in international e change b. the organiation or by the proposed

Responsible Officer;

- (3) E ridence of the applicant's abilit, to meet at all times its financial obligations and responsibilities attendant to s ccessf l sponsorship of its e change visitor program, and e 'idence that it can compl/ ith $_{\prime}$ 62.9(e) and pro $^{\prime}ide~an_{\it J}~s~$ pplemental or e planator, financial information the Department of State ma, req est. In addition:
- (i) An established entit; m st present a c rrent a dit report ith a dit notes

prepared by an independent certified

p blic acco nting firm.

(ii) A ne l_j formed entit_j m st present a compilation (i.e., a balance sheet, statement of cash flo s and all disclos res, re 'en es, e pendit res, and notes to financial statements) prepared b₁ an independent certified p blic acco nting firm demonstrating that the entit/ has been capitali ed ith s fficient f nds to co rer general operating e penses and costs associated ith an e change program.

(4) A c rrent Certificate of Good

Standing (see / 62.2);

(5) An Employer Identification N mber (EIN), hich specifies the date of iss ance;

(6) E ridence of c rrent accreditation if the applicant is a secondar, or postsecondar, academic instit tion;

(7) E idence of c rrent licens re, if req_ired b_/ local, state, or federal la to carr, o t the activit, for hich the applicant is seeking designation;

(8) A statement signed by the Chief E ec ti 'e Officer, President, or other e ec ti 'e ith legal a thorit / to make commitments on behalf of the sponsor (as identified in the organiation's go rerning doc ments), certifring that:

(i) The applicant is a United States

Person as defined in 62.2;

(ii) The proposed Responsible Officer and all proposed Alternate Responsible Officers are United States cities or la f l permanent residents of the United States;

(iii) The sponsor has completed a criminal backgro nd check on the potential Responsible Officer and all Alternate Responsible Officers, and has determined their s itability for these positions; the criminal backgro nd checks m st be no older than fo r_{.7}ears at an / time for re-designated sponsors and m st be ne 1, cond cted as part of the designation application for ne sponsors and the redesignation application for sponsors designated for only one year; and

(i ') The Responsible Officer ill be pro 'ided's fficient staff and reso rces to f lfill his or her d ties and obligations on behalf of the applicant;

- (9) A completed SEVIS-generated Citi enship Certification for the proposed Responsible Officer and all proposed Alternate Responsible Officer(s) along ith e idence that the are citiens of the United States or la f l permanent residents (e.g., cop.) of passport, birth certificate, green card); and
- (10) S ch additional information or doc mentation that the Department of State ma, deem necessar, to e al ate the application. In addition, the Department ma, decide, in its

discretion, to cond ct a pre-designation site *i*sit of a first-time applicant.

§62.6 Designation.

(a) Upon its fa 'orable determination that an applicant meets all stat tor, and reg lator, req irements, the Department of State ma,, in its sole discretion, designate the applicant as an E change Visitor Program sponsor.

(b) Initial designations are effecti re for one or to years at the sole discretion of the Department of State.

(c) Designation ill confer pon a sponsor the a thorit, to engage in one or more activities specified in / 62.4. A sponsor ma, engage onl, in the activit, or activities specifically a thori ed in ritten letter of designation.

(d) The Department of State ma_/, in its sole discretion, req ire a sponsor to sec re a pa/ment bond in fa for of the Department of State g aranteeing the sponsor's obligations here nder.

(e) Designations are not transferable or

assignable.

§ 62.7 Redesignation.

(a) Sponsors m st file for redesignation no more than si months and no fe er than three months before the designation e piration date as set forth in the sponsor's letter of designation or its most recent letter of redesignation.

(b) A sponsor seeking redesignation as an E change Visitor Program sponsor m st first complete and s bmit Form DS 3036 in SEVIS. The complete

application m st consist of:

(1) A completed cop, of Form DS 3036, signed by the sponsor's Chief Financial Officer, President or other e ec ti 'e ith legal a thorit, to make commitments on behalf of the sponsor (as identified in the organi, ation's go rerning doc ments);

(2) Req ired s pporting doc mentation and certifications as set forth in paragraph (c); and

(3) Confirmation of pa_j ment of the req ired non-ref ndable application fee thro gh pa₇.go ⁷ as set forth in ⁷ 62.17.

(c) The complete application m st incl de the follo ing s pporting doc mentation and certifications:

(1) A cop, of the most recent rear-end financial statements;

(2) A cop, of the most recent letter of accreditation if the sponsor is a secondar, or post-secondar, academic

(3) A list of the names, addresses and citi enship or legal permanent resident stat s of the c rrent members of its Board of Directors or the Board of Tr stees or other like bod, rested ith the management of the organication or partnership, and/or the percentage of stocks/shares held, as applicable;

(4) For a non-profit organication, a signed cop, of the sponsor's most recent Form 990 filed ith the Internal Re 'en e Ser 'ice;

(5) A statement signed by the Chief E ec ti 'e Officer, President, or other e ec ti 'e ith legal a thorit; to make commitments on behalf of the sponsor (as identified in the organiation's go rerning doc ments) certifring that the sponsor has completed timely criminal backgro nd checks since the date of the last designation or redesignation letter on the Responsible Officer and all Alternate Responsible Officers and has determined their s itability for these positions; and

(6) S ch additional information or doc mentation that the Department of State ma, deem necessar, to e al ate

the application.

(d) Upon its fa rorable determination that a sponsor meets all stat tor, and reg lator, req irements, the Department of State ma, in its sole discretion, redesignate the organiation as an E change Visitor Program sponsor for one or to years. A sponsor seeking redesignation ma; contin e to operate its program(s) ntil s ch time as the Department of State notifies it of a decision to appro 7e, amend or terminate its designation.

§ 62.8 General program requirements.

(a) Size of program. A sponsor, other than a federal go rernment agenc, m st ha 'e no fe er than fi 'e acti 'el, participating e change visitors d ring the ann al reporting c/cle (e.g., academic, calendar or fiscal /ear), as stated in its letter of designation or redesignation. The Department of State ma/, in its sole discretion, ai 'e this req irement.

(b) Minimum duration of program. A sponsor, other than a federal go 'ernment agenc', m st pro 'ide each e change visitor, e cept those sponsored in the short-term scholar categor, ith a minim m period of participation in the United States of no

less than three eeks.

(c) Reciprocity. In cond cting its e change /isitor program, sponsors m st make a good faith effort to de 'elop and implement, to the f llest e tent possible, reciprocal e changes of persons.

(d) Cross-cultural activities. In addition to categor, specific req irements, sponsors m st:

(1) Offer or make a railable to e change isitors and the accompaning spo ses and dependents, if an /, a rariet, of appropriate cross-c lt ral acti ities. The e tent and type of the cross-c lt ral acti ities ill be determined by the needs and interests of

the partic lar categor, of e change isitor. Sponsors ill be responsible for determining the appropriate types and n mbers of s ch cross-c lt ral programs, nless other ise specified by the Department. The Department of State enco rages sponsors to give their e change visitors the broadest e pos re to American societ,, c lt re and instit tions; and

(2) Enco rage e change 'isitors to participate of ntaril, in activities that are for the p rpose of sharing the lang age, c lt re, or histor, of their home contra ith Americans, pro 'ided's chacti 'ities do not dela, the completion of the e change 'isitors' program.

§62.9 General obligations of sponsors.

(a) Adherence to Department of State regulations. Sponsors are req ired to adhere to all reg lations set forth in this

(b) Legal status. A sponsor m st maintain the legal stat s it had hen it as designated. A sponsor's change in legal stat s (e.g., from partnership to corporation, non-profit to for-profit) req ires the s bmission of a ne application for designation of the s ccessor legal entity ithin 45 days of the change in legal stat s.

(c) Accreditation and licensure. A sponsor m st remain in compliance

ith all local, state, and federal la s, and professional req irements necessar, to carr, o t the activities for hich it is designated, incl ding accreditation and licens re, if applicable.

(d) Representations and disclosures. Sponsors m st:

(1) Pro 'ide acc rate, complete, and timel, information, to the e tent la fill, permitted, to the Department of State and the Department of Homeland Sec rit/ regarding their e change /isitor program(s), e change isitors, and accompaning spo ses and dependents (if an τ);

(2) Pro ide acc rate information to the p blic hen ad 'ertising their e change visitor program(s) or responding to p blic inq iries;

(3) Pro ide acc rate program information and materials to prospecti 'e e change 'isitors, host organiations, and host employers, if applicable, at the time of recr itment and before e change visitors enter into agreements and/or pa/ non-ref ndable fees. This information m st clearl, e plain program acti ities and terms and conditions of program, incl ding the terms and conditions of an emplo, ment activities (job d ties, n mber of ork ho rs, ages and compensation, and any typical ded ctions for ho sing and

transportation), ha re itemi, ed list of all fees charged to the e change visitor (i.e., fees paid to the sponsor or a third part, incl ding the host employer), ins rance costs, other t/pical costs, conditions, and restrictions of the e change visitor program(s), and the type, d ration, nat re and importance of the c lt ral components of the program. Program recr itment information and materials also m st make clear to prospecti 'e e change isitors in the e change categories ith a ork component that their stipend or ages might not co 'er all of their e penses and that the sho ld bring additional personal f nds.

(4) Not se the program n mber(s) assigned by the Department of State at the time of designation on any ad rertising materials or p blications, incl ding sponsor Web sites; and

(5) Not represent that its e change risitor program is endorsed, sponsored, or sponted by the Department of State or the U.S. Go rernment, e cept for U.S. Go rernment sponsors or e change risitor programs financed directly by the U.S. Go rernment to promote international ed cational e changes. A sponsor may, ho erer, represent that it is designated by the Department of State as a sponsor of an erchange risitor program.

(e) Financial responsibility. (1)
Sponsors m st maintain the financial capability to meet at all times their financial obligations and responsibilities attendant to s ccessf l sponsorship of their e change risitor

program.

- (2) The Department of State maj req ire non-go 'ernment sponsors to pro 'ide e 'idence satisfactorj to the Department of State that f nds necessarj to f lfill all obligations and responsibilities attendant to sponsorship of their e change 'isitor programs are readilj a 'ailable and in the sponsor's control, incl ding s ch s pplementarj or e planatorj financial information as the Department of State maj deem appropriate, s ch as, for e ample, a dited financial statements.
- (3) The Department of State may req ire a non-go 'ernment sponsor to sec re payment bonds in fa 'or of the Department of State g aranteeing all financial obligations arising from its e change 'isitor program hen the Department has reasonable do bt abo t the sponsor's ability to meet its program and other financial obligations.
- (f) Staffing and support services. Sponsors m st ens re that:
- (1) Adeq ate staffing and s fficient s pport ser rices are pro rided to administer their e change risitor program; and

- (2) Their employees, officers, agents, third parties, 'ol nteers or other indi 'id als or entities associated ith the administration of their e change 'isitor program are adeq ately q alified, appropriately trained, and comply ith the E change Visitor Program reg lations and immigration la s pertaining to the administration of their e change 'isitor program(s).
- (g) Appointment of Responsible Officers and Alternate Responsible Officers. (1) Sponsors m st appoint and maintain a Responsible Officer and bet een one and ten Alternate Responsible Officers to assist the Responsible Officer in performing the d ties set forth in 62.11. Upon ritten sponsor req est, the Department of State ma₁, in its sole discretion, permit a sponsor to appoint more than ten Alternate Responsible Officers. A sponsor redesignated for to years m st ens re that the proposed Responsible Officer and Alternate Responsible Officer(s) ha 'e ndergone a criminal backgro nd check ithin the past for rears to determine their sitabilit for these positions. Responsible Officers and Alternate Responsible Officers m st be U.S. persons.
- (2) Responsible Officers and Alternate Responsible Officers m st be employees or officers of the sponsor. Upon ritten sponsor req est, the Department of State $ma_{j'}$, in its sole discretion, a thorily ethe appointment of an individual holis not an employee or officer to serre as an Alternate Responsible Officer.
- (3) In the e 'ent of the depart re of a Responsible Officer or Alternate Responsible Officer, the sponsor m st file a req est in SEVIS for the appro 'al of a replacement and for ard the req ired doc mentation to the Department of State ithin ten calendar da's from the date of the Responsible Officer's or Alternate Responsible Officer's depart re.
- (4) Req ests to replace the Responsible Officer or add an Alternate Responsible Officer m st be s bmitted in SEVIS, and a signed Form DS 3037 m st be either mailed or emailed to the Department of State ith the req ired completed Citi enship Certification, along ith certification that the individ all has indergone a criminal background check condicted at the time of significant characteristics.
- (5) The Department of State reser 'es the right to den_j the appointment of a Responsible Officer or an Alternate Responsible Officer.

§62.10 Program administration.

Sponsors are responsible for the effecti^{*}e administration of their

- e change visitor program(s). These responsibilities incl de:
- (a) Selection of exchange visitors. Sponsors m st establish and tili e a method to screen and select prospective e change risitors to ensire that they are eligible for program participation, and that:
- (1) The program is s itable to the e change 'isitor's backgro nd, needs, and e perience; and
- (2) The e change visitor possesses s fficient proficienc, in the English lang age, as determined by an objective meas rement of English lang age proficiency, s coessf lly to participate in his or her program and to f nction on a da_/-to-da_/ basis. A sponsor m st 'erif' an applicant's English lang age proficienc, thro gh a recogni ed English lang age test, by signed doc mentation from an academic instit tion or English lang age school, or thro gh a doc mented inter ie cond cted by the sponsor either inperson or $b_{\mathcal{J}}$ -ideoconferencing, or $b_{\mathcal{J}}$ telephone if -ideoconferencing is not a riable option.
- (b) Pre-arrival information. At the prearri 'al stage, sponsors m st pro 'ide e change 'isitors clear information and materials on, b t not limited to, the follo ing topics: Program acti 'ities, c lt ral goals and components of the program, emplo, ment information and terms and conditions of emplo, ment (incl ding emplo, er name and address, position d ration, job d ties, n mber of
- ork ho rs, ages, other compensation and benefits, ded ctions from ages, incl ding those taken for ho sing and transportation), ins rance costs, and other conditions and restrictions of their e change 'isitor. In addition, sponsors m st pro 'ide clear information and materials on:
- (1) The p rpose of the E change Visitor Program;

(2) The home-co_ntr_/ ph_/sical presence req_irement;

- (3) Tra 'el to and entry into the United States (e.g., proced res to be follo ed by e change 'isitors and accompanying spo ses and dependents in paying SEVIS fees and obtaining 'isas for entry to the United States, incl. ding the information and doc mentation needed for the inter 'ie; tra 'el arrangements to the United States, and hat to e pect at the port of entry, incl. ding the necessity of ha 'ing and presenting tra 'el doc ments at the port of entry);
- (4) Ho sing, incl ding specific information on hat ho sing is pro 'ided b_j the program or other ise a 'ailable and the e pected cost to the e change 'isitor;
- (5) An itemi ed list of all fees to be paid by a potential e change visitor (i.e.,

fees paid to the sponsor or a third

part/);

(6) Description and amont of other costs that the enchange visitor ill likely incr (e.g., insrance, living enchange penses, transportation enchange penses) hile in the United States;

(7) Health care and ins rance description, costs, and req irements for e change visitors and their accompanying spo se and dependents,

as applicable;
(8) Arri 'al notification req irements
(e.g., proced res that e change 'isitors,
spo ses and dependents are to follo
pon entr, into the United States in
reporting their arri 'al to the sponsor

and reporting to the location of their program); and

(9) Other information that ill assist e change 'isitors to prepare for their sta; in the United States (e.g., ho and

hen to apply for a social sec rity n mber, if applicable; ho to apply for a dri 'er's license; ho to open a bank acco nt; employee rights and la s, incl ding orkman's compensation; and ho to remain in la f l non-

immigrant stat s.

- (c) Orientation. A sponsor m st offer and record participation in an appropriate orientation for all e change risitors. Sponsors are enco raged to pro ride orientation for the e change risitor's accompanying spo se and dependents, especially for those e change risitors ho are e pected to be in the United States for more than one year. Orientation m st incl de, b t is not limited to, information concerning:
- (1) Life and c stoms in the United States:
- (2) Local comm nity reso rees (e.g., p blic transportation, medical centers, schools, libraries, recreation centers, and banks), to the f llest e tent possible;

(3) A 'ailable healthcare, emergenc_/ assistance, and health ins rance

co /erage;

(4) A description of the e change risitor program in hich the e change risitor is participating s ch as information on the length and location of the program; a s mmar of the significant components of the program; information on any payment (i.e., stipend or age) an e change risitor

ill recei 'e; and ded ctions from ages, incl ding for ho sing and

transportation;

(5) Sponsor r les that e change risitors are req ired to follo hile participating in their e change risitor program;

(6) Name and address of the sponsor and the name, email address, and telephone n mber of the Responsible

- Officer and Alternate Responsible Officer(s);
- (7) The Office of Designation's address, telephone n mber, facsimile n mber, Web site and email address, and a cop, of the E change Visitor Program broch re or other Department of State materials as appropriate or req. ired:
- (8) Wilberforce Pamphlet on the Rights and Protections for Temporary Workers; and
- (9) The req irement that an e change isitor m st report to the sponsor or sponsor designee—ithin ten calendar days any changes in his or her telephone n—mber, email address, act al and c—rrent U.S. address (i.e., physical residence), and site of activity (if the e change isitor is permitted to make s—ch change—itho t prior sponsor a—thori ation).
- (d) Monitoring of exchange visitors. E change 'isitors' participation in their e change program m st be monitored b, emplo, ees of the sponsor. Monitoring acti 'ities m st not incl de an, retaliation or discrimination against e change visitors ho make ad verse comments related to the program. No sponsor or employee of a sponsor may threaten program termination, remo 'e from the program, ban from the program, ad versel v annotate an e change 'isitor's SEVIS record, or other ise retaliate against an e change isitor solel, beca se he/she has filed a complaint; instit ted or ca sed to be instit ted an, proceeding; testified or is abo t to testif; cons lted ith an ad ocac, organi ation, comm nit, organi ation, legal assistance program or attorne, abo t a grie rance or other

ork-related legal matter; or e ercised or asserted on behalf of himself/herself an, right or protection. Sponsors m st:

- (1) Ens re that the activities in hich e change visitors are engaged are consistent ith the category and activity listed on their Forms DS 2019;
- (2) Monitor the physical location (site of activity), and the progress and elfare of e change risitors to the e tent appropriate for the category;
- (3) Req ire that e change 'isitors report to the sponsor ithin ten calendar da_j's an_j changes in their telephone n mbers, email addresses, act al and c rrent U.S. addresses (i.e., ph_j'sical residence), and site(s) of acti 'it_j' (if the e change 'isitor is permitted to make s ch change itho t prior sponsor a thori ation);
- (4) Report in SEVIS ithin ten b siness days of notification by an e change isitor any change in the e change isitor's act all and c rrent U.S. address, telephone n mber, email

address, and/or primar $_{\mathcal{J}}$ site of acti $^{\prime}$ it $_{\mathcal{J}}$; and

(5) Report the email address for each accompanying spo se and dependent.

(e) Requests by the Department of State. Sponsors m st, to the e tent la f ll permitted, f rnish the Department of State ithin the Department-req ested timeframe all information, reports, doc ments, books, files, and other records or information req ested by the Department of State on all matters related to their e change 'isitor program. Sponsors m st incl de sponsor's program n mber on all responses.

(f) Inquiries and investigations.

Sponsors m st cooperate ith an j inq ir j or in 'estigation that ma j be ndertaken b j the Department of State or the Department of Homeland

Sec rit₇.

(g) Retention of records. Sponsors m stretain all records related to their e change risitor program and e change risitors (to incl. de accompanying spo se and dependents, if any) for a minim m of three years follo ing the completion of each e change risitor program.

§ 62.11 Duties of Responsible Officers and Alternate Responsible Officers.

Responsible Officers m st train and s per vise Alternate Responsible Officers and ens re that these officials are in compliance ith the E change Visitor Program reg lations. Responsible Officers and Alternate Responsible Officers m st:

(a) Be thoro ghly familiar ith the E change Visitor Program reg lations, rele 'ant immigration la s, and all federal and state reg lations and la s pertaining to the administration of their e change 'isitor program(s), incl ding the Department of State's and the Department of Homeland Sec rity's policies, man als, instrictions, and g idance on SEVIS and all other operations rele 'ant to the E change Visitor Program; if Responsible Officers and Alternate Responsible Officers ork

ith programs ith an employment component, they also m st have a detailed knolledge of federal, state, and local las pertaining to employment, including the Fair Labor Standards Act;

(b) Monitor that the e change risitor obtains s fficient ad rice and assistance to facilitate the s ccessf l completion of his or her e change risitor program;

(c) Cond ct all official comm nications relating to their sponsor's e change 'isitor program ith the Department of State and the Department of Homeland Sec rity. A sponsor m st incl de its e change 'isitor program n mber on all

correspondence s bmitted to the Department of State and to the Department of Homeland Sec rit;

- (d) Monitor to ensore that that sponsor spam filters do not block receipt of SEVIS or Department of State and Department of Homeland Secority notices; and
- (e) Control and iss e Forms DS 2019 as set forth in 62.12.

§62.12 Control of Forms DS-2019.

- (a) Issuance of Forms DS–2019. Sponsors m st:
- (1) Grant access onl_j to Responsible Officers and Alternate Responsible Officers and ens re that the_j ha 'e access to and se SEVIS to pdate req ired information;
- (2) Ens re that Responsible Officers and Alternate Responsible Officers inp t into SEVIS acc rate, c rrent, and pdated information in accordance ith these reg lations; and

(3) Iss e Forms DS 2019 only for the follo ing a thori ed p rposes:

- (i) To facilitate the initial entry of the e change 'isitor and accompanying spo se and dependents, if any, into the United States;
- (ii) To e tend the d ration of participation of an e change risitor, hen permitted by the reg lations and a thori ed by the Department of State;
- (iii) To facilitate program transfers,
 hen permitted b_j the reg lations and/
 or a thori ed in riting b_j the
 Department of State;
- (i ') To replace lost, stolen, or damaged Forms DS 2019;
- (*) To facilitate the re-entr, into the United States of an e-change 'isitor and accompan, ing spo se and dependents, if an, ho tra 'el o tside the United States d ring the e-change 'isitor's program;

(i) To facilitate a change of category, hen req ested in SEVIS and a thori ed by the Department of State;

- ('ii) To pdate information hen significant changes take place in regard to the e change 'isitor's program (e.g., a s bstantial change in f nding, a change in the primar, site of acti 'it,' or a change in act al and c rrent U.S. address);
- ('iii) To facilitate the correction of a minor or technical infraction; or
- (i) To facilitate a "reinstatement" or a "reinstatement pdate SEVIS stat s" hen permitted $\mathbf{b}_{\mathcal{J}}$ the Department of State.
- (b) Verification. (1) Prior to iss ing Forms DS 2019, sponsors m st 'erif $_{j}$ that each prospecti 'e e change 'isitor:
- (i) Is eligible and q alified for, and accepted into, the program in hich he or she ill participate;

(ii) Possesses adeq ate financial reso rces to participate in and complete his or her e change risitor program; and

(iii) Possesses adeq ate financial reso rees to s pport an accompanying spo se and dependents, if any.

(2) Sponsors m st ens re that:
(i) Onl_j Responsible Officers or
Alternate Responsible Officers ho are
ph_j sicall_j present in the United States
or in a U.S. territor_j ma_j print and sign
Forms DS 2019; and

(ii) Onl_J the Responsible Officer or the Alternate Responsible Officer,

hose name is printed on the Form DS 2019, is permitted to sign the doc ment. The Form DS 2019 m st be signed in bl e ink to denote that it is the original doc ment.

(c) Distribution of Forms DS-2019. Sponsors m st ens re that completed Forms DS 2019 are distrib ted directly to the e change risitor and accompanying spo se and dependents, if any, or to an individ all designated by the e change risitor only ria the sponsor's employees, officers, or third parties in the administration of its e change risitor program.

(d) Allotment requests. (1) Ann al Form DS 2019 allotment. Sponsors m st s bmit an electronic req est ria SEVIS to the Department of State for an ann al allotment of Forms DS 2019 based on the ann al reporting cycle (e.g., academic, calendar or fiscal year) stated in their letter of designation or redesignation. Sponsors sho ld allo

p to for eeks for the processing of allotment req ests. The Department of State has the sole discretion to determine the n mber of Forms DS 2019 to be iss ed to a sponsor.

(2) E pansion of Program. A req est for program e pansion m st incl de information s ch as, b t not limited to, the so rce of program gro th, staff increases, confirmation of adeq ately trained employees, noted programmatic s ccesses, c rrent financial information, additional o 'erseas affiliates, additional third party entities, e planations of ho the sponsor ill accommodate the anticipated program gro th, and any other information req ested by the Department. The Department of State

ill take into consideration the c rrent si e of a sponsor's program and the projected e pansion of the program in the coming 12 months and ma / cons lt

ith the Responsible Officer and/or Alternate Responsible Officer prior to determining the n mber of Forms DS 2019 to iss e to a sponsor.

(e) Safeguards and controls. (1)
Responsible Officers and Alternate
Responsible Officers m st sec re their
SEVIS logon Identification N mbers
(IDs) and pass ords at all times (i.e., not

- (2) Sponsorsng ss fonn $ma_j q$ est rties ie $\gamma a_j m$ and the
- e change ponsor1 Td (Form DS Stat62019)Tjeen(S

'isitor's SEVIS record from "Initial" to "No Sho ."

(3) End of an e change 'isitor's program. Sponsors m st report in SEVIS an, ithdra al from or earl, completion of an e change 'isitor's program that occ rs prior to the "Program End Date" listed in SEVIS on the e change 'isitor's Form DS 2019. Sponsors m st not alter the "Program End Date" field, b t sho ld enter the date of program completion in the "Effecti 'e Date of Completion" field. This ill change the stat s of the e change /isitor's SEVIS record from "Acti re" to "Inacti re." S ch notification in SEVIS ends a sponsor's programmatic obligations to the e change 'isitor and/or his or her accompaning spo se and dependents.

(4) Accompan ing spo se and dependent records. Sponsors m st report in SEVIS if accompaning spo ses and/or dependents depart from the United States prior to the e change

'isitors' depart re dates.

- (5) Termination of an e change isitor's program. Sponsors m st promptl, report in SEVIS the in rol ntar, termination of an e change isitor's program. Sponsors m st not alter the "Program End Date" field, b t sho ld enter the date of program termination in the "Effecti 'e Date of Termination" field. This ill change the stat s of the SEVIS record from "Acti 'e" to "Terminated". S ch notification in SEVIS ends a sponsor's programmatic obligation to the e change visitor and his or her accompan, ing spo se and dependents, if an, and pre tents the sponsor from thereafter e tending the e change isitor's d ration of participation, transferring the e change visitor to another program, or changing the e change 'isitor's category. Sponsors m st not terminate the program of an e change visitor ho vol ntaril, ends his or her program.
- (b) Change of circumstance of an exchange visitor. Sponsors m st promptl j notif j the Department of State ia SEVIS of an j of the follo ing circ mstances:
- (1) Change in the act al and c rrent U.S. address. Sponsors m st ens re that the act al and c rrent U.S. addresses of an e change 'isitor are reported in SFVIS.
- (i) Sponsors m st report the U.S. mailing address (i.e., pro 'ide a P.O. Bo n mber) in SEVIS in those limited cases

here mail cannot be deli ered to the e change isitor's act al and c rrent U.S. address (e.g., the e change isitor resides in a camp s setting); and

(ii) If a U.S. mailing address is reported to SEVIS, sponsors m st also

- maintain records in SEVIS of act al and
- c rrent U.S. addresses (e.g., dormitor,,
- b ilding and room n mber) for s ch
- e change isitors.
- (2) Change in site of actigity. Sponsors
- m st report in SEVIS an j change to an e change 'isitor's site of acti 'it j b j
- c rnge riere maonsor frr leor hej T^* (resig lions topminat Tch) TaTrnge r Sponsors m st noomptly noter thy chj T^* (c rnge ri the acte of acti rity by those lij T^* (in roan risitor rogram of a sollo in

m dressestheelephone mber), facsitel rimber), deeil cadresses;Tj 1-1.033 T ((1 Change in the acmpanotorn in)Te

m at s ofaa spited States prPers toa (1d

- (2) Ma, incl de pro isions for coins rance nder the terms of hich the e change visitor may be required to pay p to 25% of the covered benefits per accident or illness; and
- (3) M st not nreasonabl; e cl de co rerage for perils inherent to the acti tities of the e change program in hich the e change *isitor* participates.

(d) An_j polic_j, plan, or contract sec red to fill the abo re req irements

m st, at a minim m, be:

- (1) Under ritten by an ins rance corporation ha ring an A.M. Best rating of "A\forall" or abo 'e; a McGra Hill Financial/Standard & Poor's Claimspajing Ability rating of "A¥" or abo 'e; a Weiss Research, Inc. rating of "B+" or abo 'e; a Fitch Ratings, Inc. rating of "A¥" or abo ≀e; a Mood ̞ 's In ≀estor Ser rices rating of "A3" or abo re; or s ch other rating as the Department of State ma, from time to time specif; or
- (2) Backed by the fill faith and credit of the go rernment of the e change visitor's home contra; or

(3) Part of a health benefits program offered on a gro p basis to emplozees or enrolled st dents b; a designated sponsor; or

(4) Offered thro gh or nder ritten b, a federall, q alified Health Maintenance Organi ation or eligible Competiti 'e Medical Plan as determined by the Centers for Medicare and Medicaid Ser rices of the U.S. Department of Health and H man

(e) Federal, state or local go 'ernment agencies; state colleges and ni 'ersities; and p blic comm nit; colleges ma;, if permitted by la, self-ins reany or all of the abo 'e-req ired ins rance co 'erage.

(f) At the req est of a nongo 'ernmental sponsor of an e change isitor program, and pon a sho ing that s ch sponsor has f nds readil, a 'ailable and nder its control s fficient to meet the req irements of this section, the Department of State ma, permit the sponsor to self-ins re or to accept f ll

financial responsibilit, for s ch

reg irements.

Ser /ices.

(g) The Department of State ma, in its sole discretion, condition its approval of self-ins rance or the acceptance of f ll financial responsibilit, b, the non-go rernmental sponsor by req iring s ch sponsor to sec re a pa, ment bond in fa 'or of the Department of State g aranteeing the sponsor's obligations here nder.

(h) Accompanying spo ses and dependents are req ired to be co rered

- by instrance in the amounts set forth in paragraph (b) of this section. Sponsors m st inform e change visitors of this req irement, in riting, in ad rance of the e change visitor's arrival in the United States.
- (i) E change visitors ho illf ll, fail to maintain the ins rance co rerage set forth abo 'e hile a participant in an e change visitor program or ho make material misrepresentations to the sponsor concerning s ch co rerage ill be deemed to be in violation of these reg lations and ill be s bject to termination as an e change visitor.
- (j) Sponsors m st terminate an e change visitor's participation in their program if the sponsor determines that the e change visitor or any accompan, ing spo se or dependent illf ll/fails to remain in compliance ith this section.

§62.15 Reporting requirements.

- (a) Sponsors m st s bmit ann al reports to the Department of State that are generated thro gh SEVIS on Form DS 3097. S ch reports m st be filed on an academic, calendar, or fiscal Jear basis, as directed by the Department of State in the sponsor's letter of designation or redesignation, and m st contain the follo ing:
- (1) Program report and evaluation. A s mmar, of the activities in hich e change isitors ere engaged, incl ding an e 'al ation of program effecti 'eness, program diffic lties, and n mber of staff sed in the administration of the e change visitor
- (2) Reciprocity. A description of the nat re and e tent of reciprocit, occ rring in the sponsor's e change isitor program d ring the reporting
- (3) Cross-cultural activities. A description of the cross-c lt ral acti ities the sponsor pro ided for its e change visitors d ring the reporting
- (4) Proof of insurance. Certification of compliance ith ins rance co rerage req irements set forth in 62.14;
- (5) Certification. The folloging certification:

"I certify that the information in this report is complete and correct to the best of m₇ kno ledge and belief; and, that the abo 'e named program sponsor has complied ith all health and accident ins rance req irements for e change visitors and their accompaning spo ses and dependents (22 CFR 62.14).

- (i) For e change 'isitor programs classified as "Go rernment Programs," this certification ill be signed by the Responsible Officer.
- (ii) For e change visitor programs classified as P 1 or P 2 "Academic Programs" this certification ill be signed by the instit tion's Chief E ec ti 'e Officer or Responsible Officer.
- (iii) For e change visitor programs classified as P 3 and P 4 "Pri 'ate Sector Programs," this certification be signed by the organication's Chief E ec ti 'e Officer or Responsible Officer.
- (6) Program participation. A n merical co nt of all e change visitors participating in the sponsor's program for the reporting year (i.e., by category, form sage, acti 'e stat s at one point d ring the ann al cycle, and by other
- (b) Sponsors of P 3 and P 4 "Pri rate Sector' programs m st file a program specific management re ie (in a format and on a sched le appro red b, the Department of State).

§ 62.16 Employment.

- (a) An e change visitor may receive compensation from the sponsor or the sponsor's appropriate designee, s ch as the host organi ation, hen emplo/ment activities are part of the e change 'isitor's program.
- (b) An e change visitor ho engages in na thori ed emplo, ment shall be deemed to be in violation of his or her program stat s and is s bject to termination as a participant in an e change visitor program.
- (c) The acceptance of employment by the accompaning spo se and dependents of an e change visitor is go 'erned b.' Department of Homeland Sec rit, reg lations.

Subpart F—[Removed and Reserved]

3. S bpart F, consisting of r 62.70 thro gh 62.79, is remo 'ed and reser 'ed.

Appendices A, B, C and D to Part 62 [Removed and Reserved]

4. Appendices A, B, C and D to Part 62 are remo 'ed and reser 'ed.

Dated: September 25, 2014.

Robin J. Lerner,

Deputy Assistant Secretary for Private Sector Exchange, Bureau of Educational and Cultural Affairs.

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