

**Responses to 30-day FRN Public Comments  
OMB-64/H-1B Registration Tool-010 REV**

FRN: 87 FR 3321

Comment Period: 1/21/2022-2/22/2022

Regulations.gov: <https://www.regulations.gov/document/USCIS-2008-0014-0568/comment>

Comment #	Public Comments	USCIS Response
Comment 1.	Commenter: jean publiee	
<a href="#">USCIS-2008-0014-0571</a>	<p>deport all h1b registratoins from this country as they are taking jobs from americans and you are only doing the bidding of rich corporations like google, etc who wants low pais individuals from india to come here so they can work them 24/7 and they want to throw american workers out of jobs in their own country, these google masters pinchard dont give a rats about american workers who have a history of being some of hte most productive workers int he world. but they dont want to be taken advantage of by disney or google, and the silicon valley crowd, who need to have their earnings taxed at 75% of all earnings. american workers see how these rich wilincon valley guys are plundering this country and turning american workers into slaves and this federal agency is parntering right along with this. stop this plundering of america by foreigners and stop hating american workers so that you plunder them. let theese foreigenrs seek work in their own countries where they belong they dont belong here. no usa citizen invited them. this is all going on under the table by the crooked senile biden adminisitation which is hurting american workers. this is an anti american action. deport all h1bs now.</p>	<p><b>Response:</b> Thank you for your comment. Your comment does not seem to include thoughts or suggestions related to this information collection. USCIS will not make any changes to the information collection.</p>
Comment 2.	Commenter: Angelo Paparelli	
<a href="#">USCIS-2008-</a>	<p>I note that there is a new attestation In the proposed H-1B registration tool. See the attached supporting statement from USCIS which provides screenshots of</p>	<p><b>Response:</b> Thank you for your comment. DHS regulations do not prohibit two or more employers with legitimate job offers from competing in the</p>

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<p><a href="#">0014-0572</a></p>	<p>the tool. It states at p. 23:</p> <p>"I further certify that this registration (or these registrations) reflects a legitimate job offer and that I, or the organization on whose behalf this registration (or these registrations) is being submitted, have not worked with, or agreed to work with, another registrant, petitioner, agent, or other individual or entity to submit a registration to unfairly increase chances of selection for the beneficiary or beneficiaries in this submission."</p> <p>This new attestation appears to be a failed attempt seeking to address the phenomenon of the same beneficiary being registered by multiple employers. However, the tool has not been changed to require an attestation by the H-1B beneficiary. Because the only attestation is from one employer, it seems highly unlikely that such an employer would ever know that a beneficiary is being registered by multiple other employers. Thus, the added text will not address the problem identified in <i>Siyang Liu et al. v. Alejandro Mayorkas et al.</i>, case number 1:21-cv-01725, in the U.S. District Court for the District of Columbia, and the likelihood of multiple employers registering the same beneficiary will persist.</p> <p>By the way, and beside the point, someone at USCIS has a sense of humor. See page 21 of the PDF screenshots. It shows that a single Starbucks coffee shop proposes to employ two H-1B workers. The authorized signatory sports the title, "Coffee Drinker,"</p>	<p>H-1B lottery for the same beneficiary. Furthermore, DHS is not adding a beneficiary attestation because registrations are submitted by petitioners (or their designated representatives), not beneficiaries.</p>

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	and the name, "Pumpkin Spice Latte." The H-1B beneficiary is named "Caramel Macchiato."	