Form I-129N-006 REV (Formerly OMB-49) - Responses to 60-day FRN Public Comments

Public Comments (regulations.gov): <u>USCIS-2009-0015</u> **60-day FRN Citation** (federalregister.gov): <u>89 FR 80589</u> **Publish Dates:** October 3, 2024 – December 2, 2024

Comment #	Commenter ID	Comment	USCIS Response
1.		Commenter: Michael Piston	
	0023	There is nothing to comment on here. When one enters USCIS–2009–0015 into the search box as instructed by the notice one simply is able to download the very same notice that was published in the Federal Register. This notice does not contain any copy about the notice of itself nor any other information. Without a copy of the proposed revision commenting is impossible.	Response: GSA posted the supporting documents to the docket on October 4, 2024. USCIS is publishing a notice to allow an additional 30 days for public comments to the supporting documents following the closing of this 60-day comment period.
2.		Commenter: Ana De Melo Ferreira	
	0025	Thank you so much for everything	Response: Thank you for your comment.
3.		Commenter: Joshua Davis	
	0026	I do not approve of the collection of information of any citizen unless it pertains to our safety.	Response: USCIS is not precluded from collecting information on U.S. citizens through this information collection to the extent such collection is necessary for the administration of H-2 programs. However, the primary purpose of this form is to collect information about foreign workers who have not reported for work, were terminated, or ended the work period early. As a part of that collection, USCIS collects information identifying the U.S. petitioner, or employer (if different from the petitioner) so that it can associate the notification with the relevant nonimmigrant petition covering the foreign worker's employment. This employer notification requirement maintains the integrity of the H-2 programs and will help prevent H-2 workers from either knowingly or unknowingly engaging in unauthorized employment.