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H-1 converting to H-4 and then (maybe) back again

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Submitted by Chief Editor on Jan 20th 2009

ANSWER:

Changing the way she is planning is perfectly legal. There is no question of a "bad impression."

In my view, she will not be subject to quota unless she is outside USA for a year.

The companies are required by law to revoke her H-1. I see no issues there.

Nonimmigrant Visas:

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[General Nonimmigrant Visa](#) ^[3]

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[General Nonimmigrant Visa](#) ^[3]

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