



Published on *US Immigration Lawyer, Law Offices of Rajiv S. Khanna, PC, Rajiv S. Khanna* (<https://immigration.com>)

O-1B Extension and Authorized Period of Stay

O-1B Extension and Authorized Period of Stay ^[1]

Submitted by Chief Editor on Mar 5th 2013

I have been in the US for six years. First O-1B expired on Feb15, sent in application for the 2nd O-1B already in December. The itinerary wasn't sufficient, response due by April 26th, ready to send in the completed itinerary plus additional letters of intended employment. My household is in New York. I am still here. Am I illegal now? Is there a grace period?

ANSWER:

As long as you had filed your *extension* application before expiration of the current *status*, you are not illegal as long as the case is pending. You are in *authorized period of stay*.

Unless the context shows otherwise, all answers here were provided by [Rajiv](#) ^[2] and were compiled and reported by our editorial team from comments and blog on [immigration.com](#) ^[3]

Add new comment ^[4]

Source URL (retrieved on 21 Jan 2021 - 07:27): <https://immigration.com/faq/opt/o-1b-extension-and-authorized-period-stay>

Links:

[1] <https://immigration.com/faq/opt/o-1b-extension-and-authorized-period-stay>

[2] <http://www.immigration.com/law-offices-rajiv-s-khanna-pc>

[3] <http://www.immigration.com>

[4] <https://immigration.com/JavaScript%3Avoid%280%29%3B>