



The Ins and Outs of the H2A Temporary Agricultural Labor Immigration Program

February 23, 2017

**2PM at Barra of Mendocino Tasting Room
7051 North State Street, Redwood Valley**

The H-2A agricultural guest worker program was passed by Congress in 1986 as part of the Immigration Reform and Control Act (IRCA). Since its inception, the program has been the primary legal mechanism through which U.S. employers have hired seasonal agricultural guest workers. To import an agricultural guest worker under the H-2A program, an employer must first meet the requirements set forth in statute and corresponding federal regulations. Similarly, a foreign national seeking to enter the U.S. as an H-2A guest worker must meet admissibility requirements.

For those that may be interested in learning more about the H2A temporary agricultural labor immigration program, Dax Deason with Deason Law based out of Houston and San Diego, will be presenting some of the details regarding the H2A process.

The H2A process is complicated, so this is an opportunity to ask questions on the ins and outs of the H2A program to see if this may be an option to consider for additional labor needs.

The Deason Law firm represents farmers, farm labor contractors, and non-agricultural companies to sponsor large groups of foreign labor that are needed during the peak temporary or seasonal times of the year. Over the past ten years, they have been deeply involved in helping agricultural companies to sponsor thousands of H-2A agricultural workers from Mexico.

For more information on the speaker, please visit: <http://www.deason-law.com/>

For more information on the H2A program, please visit:

<https://www.uscis.gov/working-united-states/temporary-workers/h-2a-temporary-agriculturalworkers>

**If you are interested in attending, please RSVP to the Lake County Farm Bureau
office at (707) 263-0911 or to lcfarmbureau@sbcglobal.net**

Refreshments will be provided by Barra of Mendocino

