

DETAILED TABLE OF CONTENTS

AILA’S FOCUS ON EB-2 & EB-3 DEGREE EQUIVALENCY

Preface	xiii
Subject-Matter Index	267
Chapter 1: Introduction and Recent History	1
History of Three-Year Bachelor’s Degrees in the EB-2 and EB-3 Categories	2
USCIS Opinion Letters Are Ineffective.....	3
Expansion of Degree Equivalency Issues to EB-3	4
Expansion of Degree Equivalency Issues to Non-Indian Three-Year Degrees...	5
Inconsistencies Between USCIS Service Centers	5
Federal Courts Can Intervene in Limited Circumstances.....	5
Legal Authorities	6
The Legal Foundation of the AAO’s Position on Three-Year Bachelor’s Degrees	8
Chapter 2: Seven Essential Concepts for EB-2 & EB-3 Degree Equivalencies	11
1. Degree Equivalency Issues Stem from Narrow Administrative Interpretations of Regulations, Not from Real World Practices	11
2. Foreign Equivalent Education Is Not the Same as <i>a Foreign Equivalent Degree</i>	12
3. The Two-Pronged Test.	13
4. EB-2 vs. EB-3—Different Species, Different Rules.	14
5. Ambiguity Can Kill an I-140—The Meaning of “or equivalent” and Other Variations on Equivalency Language.....	15
6. Three-Year Degrees from India vs. the Rest of the World.	16
7. Cookie Cutter Credential Evaluations Are Generally Ineffective.	17
The Danger of Oversimplification.....	18
Chapter 3: Degree Equivalency Specifications for PERM	19
Common Pitfalls When Designing Degree Requirements for a Labor Certification.....	19

Specifications for EB-2 PERM Applications 22

 The Cronin Memo Remains the Definitive Authority 22

 When Is a Foreign Master’s Degree NOT Equivalent to a U.S. Master’s Degree?—The Six-Year Rule at the NSC 23

Specifications for EB-3 PERM Applications 28

 Bachelor’s or Equivalent—What More Is Needed? 29

 “Any Suitable Combination of Education, Training, or Experience Is Acceptable” 31

 Damage Control: Strategies for Salvaging Old Labor Certifications 32

 Note on Working with Credential Evaluators..... 35

Chapter 4: Appealing to the AAO and the Federal Courts39

Motions to Reconsider and Appeals to the AAO 40

Appealing to the Federal Courts 42

 Framing Issues for Federal Court Review—Key Legal Hurdles..... 42

 Successful Strategies for Appeal 44

 Case Law: *Grace Church* and *SnapNames* 46

Grace Korean United Methodist Church v. Chertoff 46

SnapNames.com v. Chertoff..... 47

Hoosier Care, Inc. v. Chertoff 50

Assume That Degree Equivalency Rules Will Change 52

APPENDICES

The Cronin Memo & Chintakuntla

A-1: Cronin Memo on EB-2 Requirements 55

A-2: *Chintakuntla v INS*—Permanent Injunction 61

A-3: *Federal Register* Reprint of Cronin Memo 75

Matter of Shah

B: *Matter of Shah* 81

Selected Unpublished AAO Decisions in EB-2

C-1: AAO Decision on 3-Year Bachelor’s Degrees from India 85

C-2: AAO Decision on Bachelor’s Plus 5 Years’ Experience for EB-2 93

C-3: *Matter of Divine, Inc.* 99

Selected Unpublished AAO Decisions in EB-3

D-1: <i>Matter of Powerfood, Inc.</i>	105
D-2: AAO Decision on 3-Year Bachelor’s Degree for EB-3	109
D-3: <i>Matter of SnapNames.com, Inc.</i>	113
D-4: AAO Decision on Bachelor’s Degree or Equivalent	127

Federal Court Materials

E-1: AILF on Federal Jurisdiction After REAL ID	133
E-2: AILF Amicus Brief in <i>Grace Korean United Methodist Church</i>	145
E-3: U.S. District Court Decision in <i>Grace Korean United Methodist Church</i>	161
E-4: <i>Bender’s</i> Article on <i>SnapNames.com</i>	171
E-5: U.S. District Court Decision in <i>SnapNames.com, Inc.</i>	177
E-6: U.S. Court of Appeals Decision in <i>Hoosier Care, Inc.</i>	197
E-7: Plaintiff’s Brief in <i>Hoosier Care, Inc.</i>	205
E-8: Sample EB-3 Motion to Reconsider & Appeal Brief to AAO	237

AILA Liaison Materials

F-1: AILA/NSC Liaison Meeting Minutes, 4-12-07.....	241
F-2: NSC Comments on Degree Equivalency for EB-2 I-140s	245
F-3: NSC Interpretation of “or Equivalent” on Form ETA 750.....	247
F-4: NSC Liaison I-140 Practice Tips & Updates, 3-12-07	249
F-5: NSC Liaison Report (excerpted), 8-13-03.....	259
F-6: NSC Liaison Q&A, 4-19-06.....	261