

Letter To Uscis

APPENDIX 12-3: SAMPLE APPROVAL LETTER TO BIA RECOGNITION & ACCREDITATION PROGRAM COORDINATOR



U.S. Department of Homeland Security
U.S. Citizenship and Immigration Services
Name of Field Office
Street Address
City, State Zip Code

**U.S. Citizenship
and Immigration
Services**

[MONTH DAY, YEAR]

Recognition & Accreditation Program Coordinator
Executive Office for Immigration Review
Board of Immigration Appeals, Clerk's Office
Post Office Box 8530
Falls Church, VA 22041

Subject: Form EOIR-31 "Request for Recognition as a Non-Profit Religious, Charitable,
Social Service, or Similar Organization" of [NAME OF ORGANIZATION]: USCIS
Recommendation for Approval

Dear Coordinator:

On [DATE], this office received a "Request for Recognition as a Non-Profit Religious,
Charitable, Social Service, or Similar Organization" (EOIR-31) filed by [NAME OF
ORGANIZATION]. USCIS has reviewed the EOIR-31, conducted an inquiry, and in
compliance with 8 CFR 292.2(b) submits its recommendation to the Board of Immigration
Appeals (BIA).

USCIS recommends that the BIA approve the EOIR-31 filed by [NAME OF
ORGANIZATION]. [NAME OF ORGANIZATION] has been active in the [CITY NAME]
community for many years and has provided consistent service and sound guidance to the
immigrant community. In determining whether to recommend approval of the EOIR-31 filed by
[NAME OF ORGANIZATION], this office reviewed the organization's Form EOIR-31,
evidence of non-profit status, the type of services that will be provided, and evidence that the
organization possesses sufficient knowledge, information, and experience in immigration law to
provide adequate services to USCIS applicants. This included a review of relevant training
certificates, letters from attorneys or other BIA recognized organizations, and awards given to
[NAME OF ORGANIZATION]. Further, this office has reviewed the organization's proposed
fees and views them to be nominal as required in the regulations.

The USCIS District Office review has not identified any pending administrative, civil or criminal
litigation matters relevant to the request for recognition involving [NAME OF
ORGANIZATION]. [NAME OF ORGANIZATION] has provided a comprehensive and sound

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Letter to USCIS: A Comprehensive Guide to Crafting Effective Correspondence

Navigating the complexities of the United States Citizenship and Immigration Services (USCIS) can feel overwhelming. A well-crafted letter can significantly impact the outcome of your case, whether you're requesting an update, providing additional evidence, or appealing a decision. This comprehensive guide will walk you through everything you need to know about writing a compelling and effective letter to USCIS, significantly improving your chances of a positive response. We'll cover everything from formatting and tone to content and essential elements to include. Let's get

started.

Understanding the Importance of a Well-Written Letter

USCIS processes millions of applications annually. Your letter is your opportunity to stand out and ensure your case receives the attention it deserves. A poorly written or disorganized letter can easily get lost in the bureaucratic shuffle, delaying your process or even leading to negative consequences. Conversely, a clear, concise, and persuasive letter can demonstrate your commitment to the process and provide crucial context that might otherwise be overlooked.

Key Elements of an Effective Letter to USCIS

Before we delve into the specifics, let's establish the core components of a successful letter:

Formal Tone and Professional Language: Avoid slang, colloquialisms, and emotional language.

Maintain a respectful and professional tone throughout.

Clear and Concise Writing: Get straight to the point. USCIS officers are busy, so avoid unnecessary details or rambling sentences.

Accurate and Factual Information: Double-check all information for accuracy. Inaccuracies can damage your credibility and hurt your case.

Proper Formatting and Organization: Use a standard business letter format, including your contact information, the date, and USCIS's address.

Relevant Case Information: Always include your receipt number, alien registration number (A-Number), and any other relevant case identifiers.

Structuring Your Letter: A Step-by-Step Guide

1. **Heading and Salutation:** Begin with your contact information (name, address, phone number, email) followed by the date. Address the letter to the appropriate USCIS office or individual, if known. Use a formal salutation such as "Dear Sir/Madam" or "Dear [Officer's Name]," if you know it.

2. **Introduction:** Briefly state the purpose of your letter in the first paragraph. Clearly identify the specific issue you are addressing (e.g., requesting an update on your application, submitting additional evidence, appealing a decision). Reference your receipt number and A-Number.

3. **Body Paragraphs:** This section forms the core of your letter. Provide clear, concise, and factual information supporting your request or argument. Use bullet points or numbered lists to organize information effectively, especially if you have multiple points to make. Include supporting documentation referenced by exhibit numbers.

4. **Conclusion:** Summarize your request or argument in the concluding paragraph. Clearly state what

action you are requesting from USCIS. Express your appreciation for their time and consideration.

5. Closing: Use a formal closing such as "Sincerely," or "Respectfully," followed by your typed signature and printed name.

Providing Supporting Evidence

If your letter requires supporting evidence, refer to each document with an exhibit number (e.g., Exhibit A, Exhibit B). Ensure all supporting documents are clearly labeled and organized. Submit originals whenever possible; copies are acceptable, but originals are generally preferred.

Following Up on Your Letter

After sending your letter, keep a copy for your records. You can track the status of your case online through the USCIS website. If you haven't received a response within a reasonable timeframe, you can follow up with a phone call or another letter.

Common Mistakes to Avoid

Being overly emotional or aggressive: Maintain a professional and respectful tone at all times.

Including irrelevant information: Focus on the key facts and avoid unnecessary details.

Using informal language or slang: Use formal, professional language.

Failing to proofread: Thoroughly proofread your letter for errors in grammar and spelling.

Conclusion

Crafting a compelling letter to USCIS is crucial for a successful immigration process. By following these guidelines, you can significantly increase your chances of a positive outcome. Remember to be clear, concise, respectful, and accurate in your communication. A well-written letter demonstrates professionalism and commitment, leaving a positive impression on the USCIS officer reviewing your case.

FAQs

1. What is the best way to send a letter to USCIS? USCIS generally prefers letters sent via certified mail with return receipt requested. This provides proof of delivery and ensures your letter reaches its destination.

2. How long does it take USCIS to respond to a letter? Response times vary depending on the nature

of your request and current USCIS processing times. It is best to allow ample time for a response.

3. Can I send my letter via email? Generally, USCIS prefers physical mail for important communications. Check the specific instructions for your case to determine if email submission is acceptable.

4. What if my English isn't perfect? If you're not comfortable writing in English, consider seeking assistance from a translator or immigration attorney.

5. What should I do if I don't receive a response? If you haven't received a response within a reasonable timeframe, follow up with a phone call or another letter, clearly referencing your previous correspondence.

letter to uscis: *Preparing for the United States Naturalization Test* The United States Citizenship and Immigration Services, 2019-09-17 A reference manual for all immigrants looking to become citizens This pocket study guide will help you prepare for the naturalization test. If you were not born in the United States, naturalization is the way that you can voluntarily become a US citizen. To become a naturalized U.S. citizen, you must pass the naturalization test. This pocket study guide provides you with the civics test questions and answers, and the reading and writing vocabulary to help you study. Additionally, this guide contains over fifty civics lessons for immigrants looking for additional sources of information from which to study. Some topics include: · Principles of American democracy · Systems of government · Rights and representation · Colonial history · Recent American history · American symbols · Important holidays · And dozens more topics!

letter to uscis: **Learn about the United States** U.S. Citizenship and Immigration Services, 2009 Learn About the United States is intended to help permanent residents gain a deeper understanding of U.S. history and government as they prepare to become citizens. The product presents 96 short lessons, based on the sample questions from which the civics portion of the naturalization test is drawn. An audio CD that allows students to listen to the questions, answers, and civics lessons read aloud is also included. For immigrants preparing to naturalize, the chance to learn more about the history and government of the United States will make their journey toward citizenship a more meaningful one.

letter to uscis: **US Citizenship Test Study Guide 2020 and 2021** Apex Test Prep, 2020-03-16 APEX Test Prep's US Citizenship Test Study Guide 2020 and 2021: Naturalization Test Prep Book for all 100 Civics Questions and Answers [2nd Edition] Preparing for your test shouldn't be harder than the test itself. To that end, our APEX Test Prep team packs our guides with everything you need. This includes testing tips, straightforward instruction, comprehensive material, practice questions, and detailed answer explanations. All these are used to help study for the naturalization civics test. We want you to succeed. Get our APEX Test Prep Civics study guide to get: -Test-Taking Tips: We can help reduce your test anxiety. You can pass with confidence. These APEX Test Prep tips help you know how the test works. -Straightforward Instruction: APEX Test Prep's Civics material is easy to understand. We also have information about the test itself. This includes time limits and registration details. -Comprehensive Material: Our APEX Test Prep team has all the information that could be on your exam in this guide. You'll be prepared for any question. -Civics Practice Test Questions: Test out your skills. The questions written by APEX Test Prep are as close as possible to the actual test. You're training with the pros! -Detailed Answer Explanations: Every practice test comes with an in-depth answer key. Miss a question? Don't know why? These APEX Test Prep explanations show you where you went wrong. Now, you can avoid making the same mistake on the actual exam. Get the experts of APEX Test Prep on your side. Don't miss out on this top-notch guide. Life is difficult. Test prep doesn't have to be.

letter to uscis: *Welcome to the United States* , 2007

letter to uscis: Guide to Immigrant Eligibility for Federal Programs National Immigration Law Center (U.S.), 2002 Comprehensive, authoritative reference with chapters on 23 major federal programs, and tables outlining who is eligible for which state replacement programs. Overview chapter and tables explain changes to immigrant eligibility enacted by 1996 welfare and immigration laws. Text describes immigration statuses, gives pictures of typical immigration documents, with keys to understanding the INS codes. Glossary defines over 250 immigration and public benefit terms.

letter to uscis: Litigating Immigration Cases in Federal Court Robert Pauw, 2020

letter to uscis: A Nation of Immigrants John F. Kennedy, 2018-10-16 "In this timeless book, President Kennedy shows how the United States has always been enriched by the steady flow of men, women, and families to our shores. It is a reminder that America's best leaders have embraced, not feared, the diversity which makes America great." —Former Secretary of State Madeleine K. Albright Throughout his presidency, John F. Kennedy was passionate about the issue of immigration reform. He believed that America is a nation of people who value both tradition and the exploration of new frontiers, deserving the freedom to build better lives for themselves in their adopted homeland. This 60th anniversary edition of his posthumously published, timeless work—with a foreword by Jonathan Greenblatt, the National Director and CEO of the ADL, formerly known as the Anti-Defamation League, and an introduction from Congressman Joe Kennedy III—offers President Kennedy's inspiring words and observations on the diversity of America's origins and the influence of immigrants on the foundation of the United States. The debate on immigration persists. Complete with updated resources on current policy, this new edition of *A Nation of Immigrants* emphasizes the importance of the collective thought and contributions to the prominence and success of the country.

letter to uscis: Business Immigration Law Rodney A. Malpert, Amanda Petersen, 2005 This guide covers the application process: obstacles and solutions to consider before filing; completed sample forms; support letters; supporting document checklists and filing instructions; and more.

letter to uscis: Business Immigration Law Rodney A. Malpert, Amanda Petersen, 2000 Provides pragmatic advice on the nonimmigrant work authorization, including: specialty occupations (H-1Bs); intra-company transfers from abroad (L-1); treaty traders/investors (E-1 and E-2) and more.

letter to uscis: Ubeda V. Palmer , 1982

letter to uscis: Immigration Matters Ruth Milkman, Deepak Bhargava, Penny Lewis, 2021-04-27 A provocative, strategic plan for a humane immigration system from the nation's leading immigration scholars and activists During the past decade, right-wing nativists have stoked popular hostility to the nation's foreign-born population, forcing the immigrant rights movement into a defensive posture. In the Trump years, preoccupied with crisis upon crisis, advocates had few opportunities to consider questions of long-term policy or future strategy. Now is the time for a reset. *Immigration Matters* offers a new, actionable vision for immigration policy. It brings together key movement leaders and academics to share cutting-edge approaches to the urgent issues facing the immigrant community, along with fresh solutions to vexing questions of so-called "future flows" that have bedeviled policy makers for decades. The book also explores the contributions of immigrants to the nation's identity, its economy, and progressive movements for social change. *Immigration Matters* delves into a variety of topics including new ways to frame immigration issues, fresh thinking on key aspects of policy, challenges of integration, workers' rights, family reunification, legalization, paths to citizenship, and humane enforcement. The perfect handbook for immigration activists, scholars, policy makers, and anyone who cares about one of the most contentious issues of our age, *Immigration Matters* makes accessible an immigration policy that both remediates the harm done to immigrant workers and communities under Trump and advances a bold new vision for the future.

letter to uscis: Diary of a Reluctant Dreamer Alberto Ledesma, 2017 From undocumented to hyper documented, *Diary of a Reluctant Dreamer* traces Alberto Ledesma's struggle with personal and national identity from growing up in Oakland to earning his doctorate degree at Berkeley, and

beyond.

letter to uscis: *Model Rules of Professional Conduct* American Bar Association. House of Delegates, Center for Professional Responsibility (American Bar Association), 2007 The Model Rules of Professional Conduct provides an up-to-date resource for information on legal ethics. Federal, state and local courts in all jurisdictions look to the Rules for guidance in solving lawyer malpractice cases, disciplinary actions, disqualification issues, sanctions questions and much more. In this volume, black-letter Rules of Professional Conduct are followed by numbered Comments that explain each Rule's purpose and provide suggestions for its practical application. The Rules will help you identify proper conduct in a variety of given situations, review those instances where discretionary action is possible, and define the nature of the relationship between you and your clients, colleagues and the courts.

letter to uscis: *Employer Sanctions* United States. Congress. House. Committee on the Judiciary. Subcommittee on International Law, Immigration, and Refugees, 1994

letter to uscis: Social Work with Immigrants and Refugees Elaine Congress, DSW, MSW, Fernando Chang-Muy, MA, JD, 2008-10-27 This book is an optimal tool for instructors and students of graduate classes in social work and related disciplines. --Journal of Immigrant and Minority Health I applaud social work students, professors, and social workers who seek to serve and empower the immigrant community. This text is a great tool toward raising awareness of the many issues immigrants face, and helping them find solutions. --Frank Sharry, Executive Director, America's Voice The book is a major contribution to social workers and their clients as it addresses advocacy on behalf of immigrants and refugees during a social, economic and political period that restricts immigrants' rights and service access. --Dr. Diane Drachman, Associate Professor, University of Connecticut School of Social Work Successful social work with immigrants must begin with an understanding of their legal status and how that status impacts their housing, employment, health care, education, and virtually every other aspect of life. Chang-Muy and Congress present social workers with the only book on the market to emphasize the legal aspect of immigrant issues as well as critical practice and advocacy issues. Topics discussed include historical and current trends in immigration, applicable theories for practice with immigrants, policy and advocacy methods, and the need for cultural competence. By providing comprehensive coverage of both the legal and practice issues of this complex field, this book will help social service professionals and graduate students increase their cultural sensitivity and work more effectively with immigrants. Key Features: Covers the latest aspects of the immigration debate and discusses how social workers are affected by emerging immigration policies Discusses special populations such as refugees, elderly immigrants, and victims of international trafficking Includes case studies on the most critical issues immigrants face today: legal processes, physical and mental health issues, employment difficulties, family conflicts, and more Instructional Materials Available! Free to instructors with a verified order of seven or more copies. Email marketing@springerpub.com to request syllabus and PowerPoint slides.

letter to uscis: Super PACs Louise I. Gerdes, 2014-05-20 The passage of Citizens United by the Supreme Court in 2010 sparked a renewed debate about campaign spending by large political action committees, or Super PACs. Its ruling said that it is okay for corporations and labor unions to spend as much as they want in advertising and other methods to convince people to vote for or against a candidate. This book provides a wide range of opinions on the issue. Includes primary and secondary sources from a variety of perspectives; eyewitnesses, scientific journals, government officials, and many others.

letter to uscis: The Physician Immigration Handbook Elissa J. Taub, Greg Siskind, 2019-01-31 Now in its fourth edition, authors Greg Siskind and Elissa Taub provide the most up-to-date information regarding immigration for foreign physicians in The Physician Immigration Handbook. Physician immigration is perhaps the most complicated area of U.S. immigration law, but The Physician Immigration Handbook, 4th Edition, simplifies that process in a way that is easy to follow and understand. Updated annually, The Handbook explains what foreign physicians need to

know to apply for graduate medical training at American teaching hospitals in the United States and how they can remain in the United States to pursue their careers. The Physician Immigration Handbook follows the typical American journey for the international medical graduate (IMG). First, the Handbook reviews the application process through which physicians receive ECFMG certification, eventually leading to admittance to U.S. graduate medical training programs. Then it discusses the two major immigration pathways open to IMGs who want to come to the United States for graduate medical training: the J-1 visa and the H-1B visa. The Handbook walks the IMG through training to post-training work, then on to permanent residency (the green card process) and ultimately to U.S. citizenship. It even delves into employment issues, such as layoffs, mergers, and acquisitions, while also discussing special benefits available to foreign physicians in the U.S. military. The Physician Immigration Handbook was written as a guide for IMGs, recruiters, human resource professionals, and even government officials who need to know how the U.S. immigration system works and the special rules applied to physicians within that framework. The Handbook includes 24 chapters in an easy-to-follow, question-and-answer format: Qualifying for Graduate Medical Training in the United States The J-1 and the H-1B Visas Seeking a Visitor Visa to Pursue Graduate Medical Training J-1 Visas for Graduate Medical Training The J-1 Home-Residency Requirement Conrad 30 Waivers 'Public Interest' Waivers Hardship and Persecution Waivers J-2 Status for Family Members of a J-1 Exchange Visitor The H-1B Visa Process Cap-Exemption Strategies for the H-1B Visa H-4 Family Members Accompanying an H-1B Visa Holder Consular Processing of Nonimmigrant Visas Lawful Permanent Residency Obtaining Permanent Residency Through PERM Labor Certification National Interest Waivers Other Paths to Achieving Permanent Residency Obtaining U.S. Citizenship The Impact of Employment Termination The Impact of Mergers and Acquisitions Immigration and the Locum Tenens The Role of Physician Recruiters Special Issues Affecting Canadian Physicians Hiring an Immigration Attorney. The Handbook also includes numerous helpful appendices and charts, plus sample questionnaires: Resources and Websites of Interest; Physician Licensing Requirements by State; Physician National Interest Waiver Chart; Preliminary Immigration Questionnaires for Physicians and Physician Employers; J-1 Interested Government Agency Physician Waiver Flowchart; Flowchart for Physicians on Training H-1Bs; Conrad 30 State Chart.

letter to uscis: United States Code United States, 2013 The United States Code is the official codification of the general and permanent laws of the United States of America. The Code was first published in 1926, and a new edition of the code has been published every six years since 1934. The 2012 edition of the Code incorporates laws enacted through the One Hundred Twelfth Congress, Second Session, the last of which was signed by the President on January 15, 2013. It does not include laws of the One Hundred Thirteenth Congress, First Session, enacted between January 2, 2013, the date it convened, and January 15, 2013. By statutory authority this edition may be cited U.S.C. 2012 ed. As adopted in 1926, the Code established prima facie the general and permanent laws of the United States. The underlying statutes reprinted in the Code remained in effect and controlled over the Code in case of any discrepancy. In 1947, Congress began enacting individual titles of the Code into positive law. When a title is enacted into positive law, the underlying statutes are repealed and the title then becomes legal evidence of the law. Currently, 26 of the 51 titles in the Code have been so enacted. These are identified in the table of titles near the beginning of each volume. The Law Revision Counsel of the House of Representatives continues to prepare legislation pursuant to 2 U.S.C. 285b to enact the remainder of the Code, on a title-by-title basis, into positive law. The 2012 edition of the Code was prepared and published under the supervision of Ralph V. Seep, Law Revision Counsel. Grateful acknowledgment is made of the contributions by all who helped in this work, particularly the staffs of the Office of the Law Revision Counsel and the Government Printing Office--Preface.

letter to uscis: *Essays on Immigration* Bob Blaisdell, 2013-11-19 This anthology surveys the immigration experience from a wide range of cultural and historical viewpoints. Contributors include Jacob Riis, Edwidge Danticat, Junot Díaz, and many others.

letter to uscis: Welcoming the Stranger Among Us Catholic Church. United States Conference of Catholic Bishops, 2000 Designed for both ordained and lay ministers at the diocesan and parish levels, this document challenges us to prepare to receive newcomers with a genuine spirit of welcome.

letter to uscis: *The Boss* Victoria Chang, 2013 The Boss is an exploration of contemporary American culture, power structures, family life, and ethnic and personal identity. G.C. Waldrep writes that [The Boss] is part meditation on corporate life, part exploration of mother- and daughterhood, part elegy for a father who has not yet died.

letter to uscis: *Webster's II New College Dictionary* Webster's New World Dictionary, Editors Of Webster's II Dictionaries, 2005 A newly updated edition of the dictionary features more than 200,000 definitions, as well as revised charts and tables, proofreaders' marks, synonym lists, word histories, and context examples.

letter to uscis: **US Citizenship Test Study Guide 2021 and 2022** Greg Bridges, 2020-10-13 APEX Test Prep's US Citizenship Test Study Guide 2021 and 2022: Naturalization Test Prep for all 100 USCIS Civics Questions and Answers [3rd Edition]. Preparing for your test shouldn't be harder than the test itself. To that end, our APEX Test Prep team packs our guides with everything you need. This includes testing tips, straightforward instruction, comprehensive material, practice questions, and detailed answer explanations. All these are used to help study for the US Citizenship exam. Detailed Answer Explanations: Every practice test comes with an in-depth answer key. Miss a question? Don't know why? These APEX Test Prep explanations show you where you went wrong. Now, you can avoid making the same mistake on the actual exam.

letter to uscis: Responding to Domestic Violence Eve S. Buzawa, Carl G. Buzawa, Evan D. Stark, 2015-10-01 This new edition of the bestselling *Responding to Domestic Violence* explores the response to domestic violence today, not only by the criminal justice system, but also by public and non-profit social service and health care agencies. After providing a brief theoretical overview of the causes of domestic violence and its prevalence in our society, the authors cover such key topics as barriers to intervention, variations in arrest practices, the role of state and federal legislation, and case prosecution. Focusing on both victims and offenders, the book includes unique chapters on models for judicial intervention, domestic violence and health, and children and domestic violence. In addition, this edition provides an in-depth discussion of the concept of coercive control in domestic violence and its importance in understanding victim needs. Finally, this volume includes international perspectives in order to broaden the reader's understanding of alternative responses to the problem of domestic violence.

letter to uscis: **Immigration Outside the Law** Hiroshi Motomura, 2014-05 A 1975 state-wide law in Texas made it legal for school districts to bar students from public schools if they were in the country illegally, thus making it extremely difficult or even possible for scores of children to receive an education. The resulting landmark Supreme Court case, *Plyler v. Doe* (1982), established the constitutional right of children to attend public elementary and secondary schools regardless of legal status and changed how the nation approached the conversation about immigration outside the law. Today, as the United States takes steps towards immigration policy reform, Americans are subjected to polarized debates on what the country should do with its illegal or undocumented population. In *Immigration Outside the Law*, acclaimed immigration law expert Hiroshi Motomura takes a neutral, legally-accurate approach in his attention and responses to the questions surrounding those whom he calls unauthorized migrants. In a reasoned and careful discussion, he seeks to explain why unlawful immigration is such a contentious debate in the United States and to offer suggestions for what should be done about it. He looks at ways in which unauthorized immigrants are becoming part of American society and why it is critical to pave the way for this integration. In the final section of the book, Motomura focuses on practical and politically viable solutions to the problem in three public policy areas: international economic development, domestic economic policy, and educational policy. Amidst the extreme opinions voiced daily in the media, Motomura explains the complicated topic of immigration outside the law in an understandable and refreshingly objective way for

students and scholars studying immigration law, policy-makers looking for informed opinions, and any American developing an opinion on this contentious issue--

letter to uscis: Silva V. Bell , 1979

letter to uscis: Important Information for New Citizens , 2010

letter to uscis: Yearbook of Immigration Statistics , 2004

letter to uscis: Civics Flash Cards for the Naturalization Test , 2012 USCIS Civics flash cards: These Civics flash card will help immigrants learn about US history and government while preparing for naturalization test. These flash cards can also be used in the classroom as an instruction tool for citizenship preparation. Important note: on the naturalization test, some answers may change because of elections or appointments. Applicants must be aware of the most current answers to these questions. Applicants must answer these questions with the name of the official who is serving at the time of his or her eligibility interview with the USCIS. The USCIS officer will not accept an incorrect answer.

letter to uscis: *U.S. Immigration Made Easy* Ilona Bray, 2023-04-25 Covers nearly every option for immigrating to the United States or coming for a temporary stay, including legal options and procedural steps. For anyone seeking to not only understand opportunities for U.S. visas and green cards, but also how to submit a successful application without running into excessive delays.

letter to uscis: Kurzban's Immigration Law Sourcebook Ira J. Kurzban, 2018

letter to uscis: U.S. Immigration Edwin T. Gania, 2004 Explains the process of obtaining a green card, including documents, forms, and laws pertaining to qualifying and filing for a visa, and information on the INS interview and immigration court procedures.

letter to uscis: (Circular E), Employer's Tax Guide - Publication 15 (For Use in 2021)

Internal Revenue Service, 2021-03-04 Employer's Tax Guide (Circular E) - The Families First Coronavirus Response Act (FFCRA), enacted on March 18, 2020, and amended by the COVID-related Tax Relief Act of 2020, provides certain employers with tax credits that reimburse them for the cost of providing paid sick and family leave wages to their employees for leave related to COVID-19. Qualified sick and family leave wages and the related credits for qualified sick and family leave wages are only reported on employment tax returns with respect to wages paid for leave taken in quarters beginning after March 31, 2020, and before April 1, 2021, unless extended by future legislation. If you paid qualified sick and family leave wages in 2021 for 2020 leave, you will claim the credit on your 2021 employment tax return. Under the FFCRA, certain employers with fewer than 500 employees provide paid sick and family leave to employees unable to work or telework. The FFCRA required such employers to provide leave to such employees after March 31, 2020, and before January 1, 2021. Publication 15 (For use in 2021)

letter to uscis: Becoming a U.S. Citizen Ilona Bray, 2023-09-26 Everything you need to become a naturalized U.S. citizen Green card holders who take the next step and become U.S. citizens gain a host of benefits: the right to vote and apply for certain federal jobs, faster immigration for family, protection against deportation or new anti-immigration legislation, and more. But the application process itself can be long and confusing—and at worst, create a risk of deportation. With *Becoming a U.S. Citizen*, you can save months, or even years, and avoid complications. Learn how to: • make sure you are eligible for citizenship • understand the risks and rewards of applying • fill out application forms • study for the citizenship exam • interview successfully, and • deal with delays and setbacks. *Becoming a U.S. Citizen* also shows you how to ask for a reduced fee or take advantage of special exceptions if you have a disability, are in the military, or are the spouse of a U.S. citizen.

letter to uscis: Immigrating to the United States: My Story with Actual Documents and Other Facts Adrianee Ray, 2021-10-24 The path to becoming a citizen of the United States of America can be arduous. My book lays out in great detail how immigrants can become U.S. citizens by simply following the guidelines laid out by the USCIS. This book shows the processes involved in becoming a U.S. citizen and explain what needs to be done each step of the way. Beginning with an initial application, to biometrics, to interview, and all the forms filled out along the way - the process

of immigrating to the U.S. is clearly spelled out for anyone who has an interest in moving to the U.S., or bringing a family member into the U.S. You will see actual immigration forms that I used in my own process and the response received from USCIS at each leg of my journey, along with the timelines for each part of the application process. In addition to all this, there is a question and answer chapter that provides answers to some of the many questions that arise during the immigration process. Fun facts and other tidbits are also included.

letter to uscis: Immigration Practice - 15th Edition Robert C. Divine, 2014-06-01

Immigration Practice guides readers through all aspects of immigration law in one volume, complete with over 3,000 footnote citations to the wide range of statutes, regulations, court and administrative cases, policy memos, operations instructions, agency interpretive letters, and internet sites that a lawyer needs for complete understanding of a particular problem. No other source merges the practical with commentary and analysis so helpfully. The book explains in understandable language and meaningful and dependable detail the substantive issues and the practical procedures a lawyer needs to handle a specific immigration matter, complete with checklists of forms, supporting evidence, and other strategies needed for application/petition packages. The book has unparalleled coherence, integration and consistency. * Liberally cross references to other sections in the book where related topics are discussed (because so many topics are interrelated). * Line-by-line instructions on how to complete the most commonly used forms to avoid embarrassing mistakes. * Lists the contents of packages to file with government agencies: forms and fees, detailed support letters, and other supporting evidence. * Explanations of potentially applicable visa options organized according to the attributes of the foreign national (and the employer), rather than classifications in alphabetical order, so that practitioners can make sense of options in light of the client in the office. * Comparisons and charts of attributes and procedures of such topics as nonimmigrant visa classifications, procedures to permanent residence, and standards of extreme hardship. * Citations throughout the book, and collection in the extensive CD-ROM Appendix, to primary source materials and the most useful Internet site URLs with explanation of the increasingly helpful free databases and tools available through each one. • Internet Links: Constantly increased and updated links to government web sites containing current contact information, forms, primary law sources of all types, case status information, and processing and substantive guides--all referenced by pinpoint citations in the text. See Chapter 5 explaining sources of law, Appendix C and D-1 showing web links, and the CD-ROM in the back cover providing one-click access! Readers are strongly encouraged to review and use the CD-ROM and to consider saving Appendix C, D-1, and E-1 into their hard drives or saving the links to their internet browser favorites or bookmarks for ready reference all the time. • Upgraded removal-related treatment: significant improvements to Chapters 10, 11, and 16 by attorney who has worked for immigration courts several years. • Supreme Court decisions: effects of limited marijuana distribution offense as aggravated felony (§ 10-6(b)(1)(vi)); tax offenses as aggravated felonies (§ 10-6(b)(1)(vi)); rejection of comparable grounds rule for 212(c) eligibility (§ 10-6(b)(1)(vii)); modified categorical approach applies only to divisible statutes (§ 10-6(b)(2)(i)); non-retroactivity of Padilla decision (§ 10-6(b)(2)(vi)); rejection of the statutory counterpart rule for § 212(c) waivers (§ 11-5(f)); invalidation of the Defense of Marriage Act § 14-7(a)(2)(i); non-imputation to child of firm resettlement of parents (§ 16-4(c)). • Lower federal court decisions: concerning such issues as: recognizing a beneficiary to have standing to challenge a USCIS petition denial (§ 2-2(a)(1)(I)); reviewability of good moral character determinations and other (§ 2-2(a)(1)(I)); court order of USCIS to speed up FOIA certain responses (§ 4-2); CBP FOIA process (§ 4-2); DOL case disclosure data (§ 4-5); need to exhaust remedies under DHS TRIP to challenge inclusion on watch list (§ 10-3); CIMT crime determinations (§ 10-6(b)(1)(iii)); effect of a single firearm sale (§ 10-6(b)(1)(vi)); 212(h) waiver eligibility in regard to post-entry adjustment but not as to stand alone request (§ 10-6(b)(3)); interference with police helicopter using laser light as CIMT (§ 10-6(c)); whether post-entry adjustment is an admission for § 212(h) waivers (§ 10-6(b)(3)); whether there is an involuntariness or duress exception to the terrorism support bar (§ 10-6(c)); enforcement of I-864 financial support

obligations (§ 10-6(d)(2)); mandatory bond hearing after six months of detention (§ 11-3(f)); ICE detainers found to lack authority (§ 11-3(g)); representation in immigration court at government expense for aliens with serious mental disabilities (§ 11-4(g)); stop-time and petty offense exceptions relating to cancellation of removal (§ 11-5(f)); revelation of the BIA's erroneous reliance for decades on nonexistent provisions of Mexican Constitution affecting legitimation issues (§ 12-3(d)(3)); rejection of BIA's rule against nunc pro tunc adoption orders (§ 14-7(b)(3)); invalidation of FSBPT efforts to restrict applicants from certain countries to sit for physical therapy exams (§ 15-2(c)(2)); use of impeachment evidence only to terminate asylum (16-2(b)); asylum claims of German homeschooled, and mixed motive cases (§ 16-4(a)(3)); social group asylum claims (§ 16-4(a)(3)); expansive implications of inconsistencies in testimony (§ 16-4(a)(4)); particularly serious crimes barring asylum claims (§ 16-4(c)); special asylum procedures for unaccompanied children (§ 16-4(c)); adjustment eligibility of alien who entered without inspection and then obtained TPS (§ 16-7(a)(6)); eligibility of after-acquired spouse under Cuban Adjustment Act (§ 16-7(e)); preempted state law provisions aimed at aliens, employers, and landlords (§ 19-4(l)(3)). • BIA decisions on such issues as: what constitutes a drug trafficking crime (§ 10-6(b)(1)(iv)); implications of child pornography conviction (§ 10-6(b)(1)(vi)); possession of ammunition by a convicted felon (§ 10-6(b)(1)(vi)); availability of stand-alone § 212(h) waiver without adjustment application (§ 10-6(b)(3)); service of NTA on a minor (§ 11-3(b)); service of NTA and other safeguards for aliens with serious mental conditions (§ 11-4(g)); approval of administrative closure of removal cases (§ 11-5(d)); termination of asylum, then removal and relief in proceedings (§16-2(b)); relocation issues in asylum claims (§ 16-4(a)(3)). • Regulations, government policy memorandums, other decisions, and government web site enhancements concerning such matters as: differing government renderings of single name for certain persons (§ 1-6(a)(3)); USCIS refusal to accept stamped signatures for attorneys on G-28 (§1-6(a)(3)); USCIS use of bar codes for forms, and danger of making marginal notes on forms (§1-6(a)(3)); USCIS use of customer-completed e-Request Service inquiries (§ 2-2(a)(1)(F)); movement of all visa processing to the electronic CEAC system (§ 2-3(a)); replacement of the CBP Inspectors Field Manual with the Officer's Reference Tool and the beginning effort to replace the USCIS Adjudicators Field Manual with the online Policy Manual (§ 5-4); replacement of the paper I-94 card for air and sea entries with an automated online I-94 record (§ 7-4(b) and other sections); new section on Other Redress for Adverse Results (on visas and admissions, § 7-4(c)(14)); the radical implications of Matter of Arrabally and Yerrabelly concerning the effects of departure under advance parole (§§ 8-7(d)(2)(i) and 10-6(f)); modernization of the immigrant visa process (§ 8-8); new Provisional Unlawful Presence Waivers within the U.S. using Form I-601A (§ 10-6(f)); exception to false claim to U.S. citizenship inadmissibility if claim made before individual was age 18 (§ 10-6(g)); EOIR Online representative registration system (§ 11-3(e)); ICE Parental Interests Directive and ICE eBOND online bonding process (§ 11-3(f)); ICE non-renewal of 287(f) agreements (§ 11-3(g)); Deferred Action for Childhood Arrivals (§ 11-3(h)(3)); ICE recognition and implementation of statute allowing post-removal challenges (§11-8(b)); new USCIS Policy Manual provisions on naturalization eligibility and process, including residence, selective service, § 319(b) special rules, and other issues, and new N-400 form and instructions (Chapter 12); Government-side implementation of the Supreme Court's recognition of same-sex marriage (various chapters); exceptional circumstances allowing foreign-country filing of I-130 petitions where no USCIS office is located (§ 14-5(a)); implications of a withdrawn I-140 (§ 15-1(h)); various policy developments concerning EB-5 investors (§ 15-2(f)); numerous BALCA cases and DOL positions affecting the PERM labor certification process and the publication of data about applications (§ 15-3); updated Affirmative Asylum Procedures Manual (§ 16-3(a)); USCIS memo on exceptional circumstances for failure to appear at asylum interview (§ 16-3(a)(1)(iii)); litigation settlement agreements to share asylum officer interview notes in FOIA (§ 16-3(a)(2)), concerning asylum applicant work authorization process and Clock (§ 16-3(c)), and failure to appear at I-730 interview (§ 16-3(f)); bundling of related L-1 petitions (§ 17-3(b)(4)(i)); presumed L-1 visa validity for maximum reciprocity duration but sometimes more limited stays from CBP (§ 17-3(b)(7)); filing I-129 petition for Canadian TN, and duration of Mexican TN separate from

visa validity (§ 17-4(c)(2)(ii)); H-1B and H-2A flip-flopping administrative and congressional positions (§ 17-4(d) and 17-5(e)(1)); B-1 in lieu of H in effect but under review (§ 18-3(1)(2)(B)); accreditation requirements for F-1 language training programs (§ 18-4(d)(1)); cessation of CBP stamping of I-20 forms (§ 18-4(d)(3)); use of electronic ELIS system for certain changes of status (§ 18-4(d)(4)); new cap gap and STEM OPT extension policies (§ 18-4(d)(9)(iii)); possible need for separate waivers for different J experiences subject to § 212(e) (§ 18-5(b)(2)(ix)); revisions to M-274 Handbook for Employers for I-9, USCIS I-9 Central web site, and IRS tightening of ITIN application process (§ 19-4(b)); ICE policies about auditing electronically generated I-9 forms (§ 19-4(h)); OCAHO reductions of ICE I-9 fines on employers (§ 19-4(j)); ICE definition of technical and procedural errors subject to correction under good faith rules (§ 19-4(j)); USCIS revision of E-Verify MOU and new notice to workers about TNC resolution, expansion of E-Verify photo tool, and lock out of suspect SSNs from E-Verify (§ 19-4(l)(1)).

letter to uscis: US Citizenship, Naturalization Regulation and Procedures Handbook: Practical Information, Regulations, Contacts IBP, Inc, 2013-08 US Citizenship, Naturalization Regulation and Procedures Handbook: Practical Information and Contacts

letter to uscis: IMMIGRATION LAW HANDBOOK. , 2023

letter to uscis: U.S. Citizenship For Dummies Jennifer Gagliardi, 2022-05-27 Become a U.S. immigration wiz with this hands-on and practical guide to U.S. citizenship In U.S. Citizenship For Dummies, expert citizenship and ESL instructor Jennifer Gagliardi walks you through the ins and outs of the complicated process of obtaining citizenship in the United States. From preparing for test day to understanding the interview process and learning about recent changes to immigration laws, this book demystifies the legal process of transforming a foreign national into a citizen of the U.S. In this book, you'll get: Up-to-date info on the various application and immigration forms you'll need to complete to become a citizen Needed preparation for the all-important interview Complete coverage of the different visas and green cards available to foreign nationals and how you can qualify for them Whether you're an immigrant-to-be who's interested in becoming an American citizen, or you're already a citizen but you want to bone up on U.S. history, government, and civics knowledge, U.S. Citizenship For Dummies is the perfect guide to the procedural and substantive knowledge you need to understand the American immigration system.

letter to uscis: How to Get a Green Card Ilona Bray, 2024-05-28 An all-in-one immigration guide for spouses, fiancés, and other family of U.S. citizens, as well as victims of crime in the United States, people fearing persecution in their home countries, and others seeking information on whether they qualify for a green card and how to successfully apply for it.

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