Instructions

Submit application in duplicate.

I. Persons who must obtain permission to reapply for admission to the United States.

You must file this application to obtain permission to reapply for admission to the United States if:

- (a) You are inadmissible under section 212(a) (9)(A)(i) of the Immigration & Nationality Act (INA), because you were removed or deported as an arriving alien under section 235(b)(1) or at the end of proceedings under section 240 initiated upon arrival in the United States (or departed while a removal or deportation order was in effect); and you are
 - Seeking admission to the United States again within 5 years of the only time you were removed or deported (or departed while a removal or deportation order was in effect).
 - Seeking admission to the United States again within 20 years of a second or subsequent time you were removed or deported (or departed while a removal or deportation order was in effect).
 - Seeking admission to the United States again at any time after you were removed or deported (or departed while a removal or deportation order was in effect), if you have been convicted of an aggravated felony.
- (b) You are inadmissible under section 212 (a)(9)(A)(ii) of the INA because you were removed or deported (or departed while a removal or deportation order was in effect), in a manner not covered in section (a) above; and you are
 - Seeking admission to the United States again within 10 years of the only time you were removed or deported (or departed while a removal or deportation order was in effect).
 - Seeking admission to the United States again within 20 years of a second or subsequent time you were removed or deported (or departed while a removal or deportation order was in effect).
 - Seeking admission to the United States again at any time after you were removed or deported (or departed while a removal or deportation order was in effect), if you have been convicted of an aggravated felony.

- (c) You are inadmissible under section 212 (a)(9)(C)(i)(I) of the INA because you (1) were unlawfully present in the United States after April 1, 1997, for an aggregate period of more than 1 year, and (2) subsequently entered attempted to enter the United States without being admitted.
- (d) You are inadmissible under section 212(a) (9)(C)(i)(II) of the INA because you (1) were removed or deported at any time (or departed while a removal or deportation order was in effect), and (2) subsequently entered or attempted to enter the United States on or after April 1, 1997 without being admitted.

II. Where to Submit Your Application.

- A. If you are abroad and intend to apply for an immigrant visa, submit the application to the District Director of U.S. Citizenship and Immigration Services (USCIS) of the district where your removal or deportation proceedings were held, unless you are concurrently applying for a waiver of inadmissibility under section 212 (g), (h) or (i) of the INA, as amended.
- **B.** If you are abroad and intend to apply for an immigrant visa concurrently with an application for a waiver of inadmissibility under section 212(g),(h), or (i) of the INA, this application should be filed with the American Consul with whom you are filing your application for a waiver of the grounds of inadmissibility.
- C. If you are abroad and intend to apply to an American Consul for a nonimmigrant visa or a border crossing card, this application should be filed with the American Consul with whom you are also filing your application for a nonimmigrant visa or border crossing card, if requested to do so by the Consul.
- **D.** If you are at a port of entry applying for admission into the United States, submit the application to the Department of Homeland Security (DHS) field office having jurisdiction over that port.
- E. If you are in the United States and will file an application for waiver under section 212(g),(h) or (i) of the INA with an American Consul, you should file this application and the application for the waiver simultaneously with the American Consul.
- F. If you are in the United States and are applying for adjustment of your status under section 245 of the INA, or are seeking to be granted advance permission to reapply prior to your departure from the United States, submit this application with a Form I-485 to the USCIS District Director having jurisdiction over the place where you are residing.

G. Haitian Refugee Immigrant Fairness Act Applicants

If you have applied for adjustment of status under the Haitian Refugee Immigrant Fairness Act, and you also applied for advance parole (Form I-131) to travel while your application is pending, and your departure will execute a deportation or removal order that was entered against you, you should submit this Form I-212 and your Form I-131 to the Nebraska Service Center.

H. Nicaraguan Adjustment and Central American Relief Act Applicants

If you have applied for adjustment of status under the Nicaraguan Adjustment and Central American Relief Act , and you also applied for advance parole (Form I-131) to travel while your application is pending, and your departure will execute a deportation or removal order that was entered against you, you should submit this Form I-212 with your Form I-131 to the USCIS office having jurisdiction over where your adjustment application is pending.

III. What Must Accompany Your Application?

- **A.** Attach all correspondence that you have in your possession relating to your deportation or removal.
- **B.** If you have listed any relative under **Item 18** on the form, you must submit documentary evidence of your relationship to that person. In addition, if such person is a U.S. citizen, you must submit proof of his or her citizenship. If he or she is not a U.S. citizen, you must furnish such person's full name, date and place of birth and place of admission to the United States, and his or her Alien Registration Number (A#), if known.
- C. If you wish, you may attach a statement giving the facts that you believe USCIS should consider in making a decision on your application. You may attach any evidence in support of your statement.

IV. What Is the Fee?

You must pay a fee of \$265.00 for filing this application.

The fee cannot be refunded, regardless of the action taken on the application. **Do not mail cash**. All fees must be submitted in the exact amount.

Payment by check or money order must be drawn on a bank or other institution located in the United States and be payable in United States currency, unless:

• If you reside in Guam and are filing your application there, the check or money order must be payable to the "Treasurer, Guam."

 If you reside in the U.S. Virgin Islands and you are filing your application there, the check or money order must be payable to the "Commissioner of Finance of the Virgin Islands."

All other applicants must make the check or money order payable to the **Department of Homeland Security**. When a check is drawn on account of a person other than yourself, your name must be entered on the face of the check. If application is submitted from outside of the United States, remittance may be made by bank international money order or foreign draft drawn on a financial institution in the United States and payable to the **Department of Homeland Security** in U.S. currency. Personal checks are accepted subject to collection. An uncollectible check will render the application and any document issued pursuant thereto invalid. A charge of \$30.00 will be imposed if a check in payment of a fee is not honored by the bank on which it is drawn.

How to Check If the Fee Is Correct.

The fee on this form is current as of the edition date appearing in the lower right corner of this page. However, because USCIS fees change periodically, you can verify if the fee is correct by following one of the steps:

- Visit our website at **www.uscis.gov** and scroll down to "Immigration Forms" to check the appropriate fee, or
- Review the Fee Schedule included in your form package, if you called us to request the form, or
- Telephone our National Customer Service Center at 1-800-375-5283 and ask for the fee information.

V. USCIS Forms and Information.

To order USCIS forms, telephone our toll-free forms line at **1-800-870-3676.** You can also get USCIS forms and information on immigration laws, regulations and procedures, by calling our National Customer Service Center at **1-800-375-5283** or visiting our internet website at **www.uscis.gov**.

VI. Use InfoPass for Appointments.

As an alternative to waiting in line for assistance at your local USCIS office, you can now schedule an appointment through our internet-based system, **InfoPass**. To access the system, visit our website at **www.uscis.gov**. Use the **InfoPass** appointment scheduler and follow the screen prompts to set up your appointment. **InfoPass** generates an electronic appointment notice that appears on the screen. Print the notice and take it with you to your appointment. The notice gives the time and date of your appointment, along with the address of the USCIS office.

VII. Authority for Collecting Information.

We request the information on this form to carry out the immigration laws contained in Title 8, United States Code 1304(c). We need this information to determine whether a person is eligible for immigration benefits. The information you provide may also be disclosed to other federal, state, local and foreign law enforcement and regulatory agencies during the course of the investigation required by USCIS. You do not have to give this information. However, if you refuse to give some or all of it, your application may be denied.

VIII. Reporting Burden.

Public reporting burden for this collection of information is estimated to average two hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to U.S. Citizenship and Immigration Services, Regulatory Management Division, 111 Massachusetts Avenue, N.W., 3rd Floor, Suite 3008, Washington, DC 20529. OMB No. 1615-0018. **Do not mail your application to this address.**

OMB No. 1615-0018; Exp.03/31/07 **I-212, Application for Consent to Reapply for Admission to the United States**

| (To be filed in duplicate) | Fee Stamp | | | | | |
|---|--|--|--|--|--|--|
| Date (mm/dd/yyyy) | | | | | | |
| I request permission to reapply for admission into the United State | es. | | | | | |
| 1. Name (Last) (First) (Middle) | 2. File numbers on correspondence from U.S. Citizenship and Immigration Services (USCIS) or former Immigration and Naturalization Service (INS) (if known) | | | | | |
| 3. Name used when last deported or removed from the U.S. | 4. Date of Birth (mm/dd/yyyy) | | | | | |
| 5. Other names used or known by | 6a. Place of Birth (city or town; state or province; and country) | | | | | |
| | 6b. Country of Citizenship/Nationality | | | | | |
| 7. Please indicate why you need to obtain consent to reapply for admission (check all boxes that apply). | 8. Length of residence in the United States (years) | | | | | |
| (a) I am inadmissible under section 212(a)(9)(A)(i) of the Act because I was removed or deported as an arriving alien under section 235(b)(1) or at the end of proceedings under section 240 initiated upon arrival in the United States (or departed while a removal or deportation order was in effect); and I am | 9. Place of residence at time of deportation or removal from United States (city and state) | | | | | |
| Seeking admission to the U.S. again within 5 years of the only time I was removed, deported or departed while a removal or deportation order was in effect. | 10. Place deportation hearing held or application for removal made (city) | | | | | |
| Seeking admission to the U.S. again within 20 years of a second or subsequent time I was removed, deported or departed while a removal or deportation order was in effect. | 11. Country to which deported or removed | | | | | |
| Seeking admission to the U.S. again, and I have been convicted of an aggravated felony. (b) I am inadmissible under section 212(a)(9)(A)(ii) of the Act because I was removed or deported (or departed while a removal or | 12. Detention facility or jail where detained (city and state) (If not detained, write "None") | | | | | |
| deportation order was in effect) in a manner not covered in section (a) above; and I am Seeking admission to the U.S. again within 10 years of the | 13. Date of deportation or removal from United States (mm/dd/yyyy) | | | | | |
| only time I was removed, deported or departed while a removal or deportation order was in effect. Seeking admission to the U.S. again within 20 years of a second or subsequent time I was removed, deported or departed while a removal or deportation order was in effect. | 14. Port of departure from United States | | | | | |
| Seeking admission to the U.S. again, and I have been convicted of an aggravated felony. (c) I am inadmissible under section 212(a)(9)(C)(i)(I) of the Act because I (1) was unlawfully present in the United States after April 1, 1997, for an aggregate period of more than 1 year, and (2) subsequently entered or attempted to enter the United States without being admitted. The date of my most recent departure from the United States was (specify date). | 15. Status desired if permitted to re-enter United States Permanent Resident Visitor Student Other (specify) | | | | | |
| (d) I am inadmissible under section 212(a)(9)(C)(i)(II) of the Act because I (1) was removed or deported (at any time) (or departed while a removal or deportation order was in effect), and (2) subsequently entered or attempted to enter the United States on or after April 1, 1997 without being admitted. The date of my most recent departure from the United States was (specify date). | 16. Reasons for desiring to re-enter the United States | | | | | |

| 17. Location of American Embassy/C will be made (city and country) | onsulate where application for visa | 18. Name and relationship of U.S. citizen or lawful permanent resident alien spouse, parent or children, if any | | | |
|---|-------------------------------------|---|------------------|-----------------------|------------|
| 19. (a) Since you were deported or removed from the United States, have you ever, at any time, returned to the United States? | | 20. Signature of Applicant | | | |
| Yes No | | | | | |
| (b) If your answer to question 19a is ' | | | | | |
| following information concerning each time you returned to the United States. Attach additional sheet(s) if necessary. | | 21. Street and number; city or town; state or province; and country of present residence | | | |
| Date of Return | Place of Return | | | | |
| | | 22. Signature of | person preparing | g form, if other than | applicant. |
| Manner of Return | Date of Departure | I declare that this document was prepared by me at the request of the applicant and is based on all information of which I have any | | | |
| Inspected and admitted | | knowledge. | | | |
| Inspected and paroled | | Signature: | | | |
| Entered without admission or parole | | Address: Date: | | | |
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| (To be filed in duplicate) | Fee Stamp | | | |
|---|--|--|--|--|
| Date (mm/dd/yyyy) | | | | |
| I request permission to reapply for admission into the United State | es. | | | |
| 1. Name (Last) (First) (Middle) | 2. File numbers on correspondence from U.S. Citizenship and Immigration Services (USCIS) or former Immigration and Naturalization Service (INS) (if known) | | | |
| 3. Name used when last deported or removed from the U.S. | 4. Date of Birth (mm/dd/yyyy) | | | |
| 5. Other names used or known by | 6a. Place of Birth (city or town; state or province; and country) | | | |
| | 6b. Country of Citizenship/Nationality | | | |
| 7. Please indicate why you need to obtain consent to reapply for admission (check all boxes that apply). | 8. Length of residence in the United States (years) | | | |
| (a) I am inadmissible under section 212(a)(9)(A)(i) of the Act because I was removed or deported as an arriving alien under section 235(b)(1) or at the end of proceedings under section 240 initiated upon arrival in the United States (or departed while a removal or deportation order was in effect); and I am | 9. Place of residence at time of deportation or removal from United States (<i>city and state</i>) | | | |
| Seeking admission to the U.S. again within 5 years of the only time I was removed, deported or departed while a removal or deportation order was in effect. | 10. Place deportation hearing held or application for removal made (city) | | | |
| Seeking admission to the U.S. again within 20 years of a second or subsequent time I was removed, deported or departed while a removal or deportation order was in effect. | 11. Country to which deported or removed | | | |
| Seeking admission to the U.S. again, and I have been convicted of an aggravated felony. (b) I am inadmissible under section 212(a)(9)(A)(ii) of the Act because I was removed or deported (or departed while a removal or | 12. Detention facility or jail where detained (city and state) (If not detained, write "None") | | | |
| deportation order was in effect) in a manner not covered in section (a) above; and I am | 13. Date of deportation or removal from United States (mm/dd/yyyy) | | | |
| Seeking admission to the U.S. again within 10 years of the only time I was removed, deported or departed while a removal or deportation order was in effect. Seeking admission to the U.S. again within 20 years of a second or subsequent time I was removed, deported or departed while a removal or deportation order was in effect. | 14. Port of departure from United States | | | |
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| (d) I am inadmissible under section 212(a)(9)(C)(i)(II) of the Act because I (1) was removed or deported (at any time) (or departed while a removal or deportation order was in effect), and (2) subsequently entered or attempted to enter the United States on or after April 1, 1997 without being admitted. The date of my most recent departure from the United States was (specify date). | 16. Reasons for desiring to re-enter the United States | | | |

| 17. Location of American Embassy/Consulate where application for visa will be made (<i>city and country</i>) | | 18. Name and relationship of U.S. citizen or lawful permanent resident alien spouse, parent or children, if any | | | |
|--|----------|---|---------------------|------------------------|-----------|
| win se made (eny una country) | | - | | | |
| 19. (a) Since you were deported or removed from the United States, have you ever, at any time, returned to the United States? | | 20. Signature of Applicant | | | |
| Yes No | | | | | |
| (b) If your answer to question 19a is "Yes," please provide the following information concerning each time you returned to the United States. Attach additional sheet(s) if necessary. | | 21. Street and number; city or town; state or province; and country of present residence | | | |
| | | | | | |
| | | 22. Signature of person preparing form, if other than applicant. | | | |
| Manner of Return Date of Departure | | I declare that this document was prepared by me at the request of the applicant and is based on all information of which I have any | | | |
| Inspected and admitted | | knowledge. | s based on all info | ormation of which I ha | ve any |
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