

Form N-600K-010 Revision Responses to 60-day FRN Public Comments

Public Comments (regulations.gov): [USCIS-2007-0019](#)

60-day FRN Citation (federalregister.gov): [88 FR 40281](#)

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Comment #/Topic	Commenter ID	Comment	USCIS Response
1.		Commenter: Jean Publee	
1	USCIS-2007-0019-0068	this form should be shut down. there is no dna testing to see if they are actually relations or if the us govt and citizens being lied to. these people come in and lie, lie, lie. some of them have 20 identities in their pockets. they are criminals and druggies causing chaos all over america. we want citizenship and these 20 million illegal immigrants sent back to their own country. we don't want any more southern border liars and druggies who come here to steal and rob. the majority of americans say no mas. no more. we have more than enough. we want no more let them stay in their own country., they are wrecking our country. shut down use of this form. biden hates americans and robs american citizens imo shut down this application form. none of them know what we need in citizens. we are letting in bums not potential good citizens.	Response: The commenter expressed an opinion on immigration issues generally. USCIS is making no changes to the form or instructions as a result of this comment.
2.		Commenter: Xuan Luo	
2	USCIS-2007-0019-0067	have a comment on the online N-600K form, section "Evidence", which contains an item called "Child's proof of lawful admission and maintenance of lawful status", with field type "Upload". It does not make sense to ask the applicant to upload this with the N-600K application, because the child is not required to be in the US at the time the N-600K is filed. The instruction text for this item says, "Form I-94, Arrival-Departure Record, is required, if available, at the time of interview for all children seeking citizenship under INA section 322." Since this is only required at the time of the interview, it should not be something that the applicant is asked to upload when filing the N-600K form. In fact, the paper version of the N-600K form, information about the child's admission to the US is asked in Part 15, "USCIS Officer" of the proposed N-600K paper form, which the form specifically says is not for the applicant to complete.	Response: USCIS appreciates the suggestion and added instructions that USCIS will not require evidence of child's lawful admission and maintenance of lawful status if the child is not in the United States when filing Form N-600K.