Chapter Two

Citizenship Requirements

Look before you leap.
—Anonymous

In this Chapter:

• How Naturalization Requirements Are Decided
• You May Already Be a Citizen
• Naturalization Requirements Summary
• Naturalization Requirements Up Close

Immigrants can become United States citizens through naturalization.
This chapter outlines the requirements for an adult to become a United States citizen through the legal process called naturalization.
HOW NATURALIZATION REQUIREMENTS ARE DECIDED

Who Decides the General Requirements
The United States Congress writes the general requirements and procedures for United States citizenship. Most of the basic naturalization requirements today are similar to those in the first naturalization law passed by Congress in 1790. Since then, Congress has passed other laws that have made small changes in the requirements. Current naturalization procedures are written in Title 8 of United States Code (U.S.C.), a text of all United States laws.

In the future, Congress may pass new laws that may change the requirements again. You can tell your Congressional representatives what changes you think they should make.

Who Decides How to Implement the Law
The Department of Homeland Security (DHS) through the U.S. Citizenship and Immigration Services (USCIS) writes regulations or specific rules on how to put immigration and naturalization laws into action. For example, the law says that all citizenship applicants must have “good moral character” for five years. USCIS regulations define what “good moral character” means.

How Regulations are Decided
After USCIS writes regulations, they must go through a long process before they are approved. First, USCIS must publish draft or temporary regulations in a public document called the Federal Register. Then USCIS must invite the public (citizens and non-citizens) to give opinions about the proposed regulations. Usually USCIS gives the public 60 days to respond with suggestions for changes. Then USCIS may rewrite the regulations taking into consideration what the public has said.
YOU MAY ALREADY BE A CITIZEN

If you are already a United States citizen, you have no need to be naturalized. You are a citizen if you were born in the United States or its territories of Puerto Rico, the U.S. Virgin Islands, Guam, or the Northern Mariana Islands (after November 4, 1986). *

You may have acquired citizenship at birth if one or both of your parents were citizens at that time and you were born outside of the United States. If one or both parents became naturalized United States citizens before you were age 18, you may have derived citizenship.

American Samoa and Swains Island are possessions of the United States. The people who were born there as well as some people from the Northern Mariana Islands are called non-citizen nationals of the United States. Their requirements for naturalization are similar to those of permanent residents.

* This does not include the children of foreign diplomats.
NATURALIZATION REQUIREMENTS SUMMARY

You must meet the following requirements to become a naturalized United States citizen.

1. Be at least 18 years old.
2. Be a lawful permanent resident for five years (three years if you are married to a citizen).*
3. Have made the United States** your continuous residence for five years (three years if you are married to a citizen).
4. Have been in the United States for at least half of the five years (three years if married to a citizen) before applying for naturalization.
5. Pass a test on speaking, understanding, reading and writing basic English.***
6. Pass a United States history and government test.****
7. Have good moral character.
8. Understand and accept the oath of allegiance to the United States.****
9. Have no citizenship-related legal problems.

* People who received their green card as the spouse, former spouse, intended spouse, or child of a current or former U.S. citizen under the Violence Against Women Act (VAWA) are also eligible to apply after three years. Also, certain people who served or are currently serving in the United States military are exempted from the residence and physical presence requirements. For more information, see Attachment A.

** The United States includes the territories of Puerto Rico, Guam, the United States Virgin Islands, and the Northern Mariana Islands.

*** Unless eligible for an exemption based on age and long residence or a waiver based on disability.

**** Unless eligible for a waiver based on disability.
NATURALIZATION REQUIREMENTS UP CLOSE

1. Be at Least 18 Years Old.
You must be at least 18 years old when you sign and date your application for naturalization. Children under 18 may derive citizenship automatically when at least one parent is a citizen, either by birth or by naturalization.

2. Be a Lawful Permanent Resident for Five Years (three years if you are married to a United States citizen).

Definition of Lawful Permanent Resident
A lawful permanent resident (LPR) is a person who has received an immigrant visa to live and work in the United States permanently. An LPR receives an identification card that is often called a green card.

Five Years
You can apply for citizenship 90 days before you complete five years as a permanent resident. Therefore, you can apply four years, nine months, and one day after receiving lawful permanent residence. Do not apply before this date.

Three Years
If you have been married to the same United States citizen for at least three years, you can apply for citizenship 90 days before you complete three years as a permanent resident. You must stay married to the citizen until you receive your naturalization certificate. While brief separations are not usually a problem, longer separations may be, especially if the husband and wife each have a separate home. Death of a spouse, even after the application is filed, ends eligibility under the three-year rule.

If you apply more than 90 days before you complete the required period of residency, USCIS will not accept your application.
How to Count the Years
You can count the five (or three) years since you were approved as a permanent resident by reading your green card. The date of adjustment or admission will tell you when to start counting your five or three years of residence required.

Residence for Refugees
If you are a refugee, you can count the five years from the date you arrived in the United States. The date of your arrival appears on the green card as taken from the refugee I-94 card.

Residence for Asylees
As an asylee, your lawful permanent residence begins one year before your green card was approved. This should be the date on your green card.

refugees and asylees = People who were persecuted or feared persecution because of their race, religion, nationality, membership in a social group, or political opinion. Refugees apply for and receive refugee status outside the United States, before they enter. Asylees first enter the United States and then apply for asylum. “The refugees and asylees were afraid to return to their native country.”
Reading Your Green Card
There are several different kinds of green cards (I-551) still in use. The older cards are called Resident Alien Cards. They were issued before April, 1998. After that date USCIS issued a new green card called a Permanent Resident Card.

Credit: U.S. Citizenship and Immigration Services
*A Guide to Naturalization*
3. Have Made the United States Your Continuous Residence for Five Years (three years if you are married to a United States citizen).

Residence Definition
You must have made the United States or its territories your main home for the required period of time – five or three years – and continue to make the United States your main home until you are naturalized.

Continuous Residence
Continuous residence means that you have made the United States your main home through the required period of time. Trips out of the country for less than six months do not break your continuous residence.

Interruption of Continuous Residence
If you have been outside of the United States for six months or more since becoming a permanent resident, USCIS may question you at the interview to decide if you have interrupted your permanent residence. You must show USCIS that you did not stop your residence in the United States. For example, you may show that you kept your job, house, or bank account, or that your family remained. If USCIS decides that you interrupted your permanent residence, you cannot apply for citizenship until you have lived in the United States again for four years and one day (or two years and one day if married to a citizen) from your return date. If you leave the United States for one year or more, you are generally considered to have broken your continuous residence.

Abandonment of Residence
If you left the United States and made another country your main home, USCIS may decide that you abandoned your permanent residence and try to take away your green card. In general, living outside the United States for one year or more as a permanent resident will be seen as abandonment of residence unless you received permission to re-enter the United States prior to leaving.

continuous = To go on for a period of time. “He has lived in San Diego continuously since he arrived in the United States.”
interrupt = To stop something. “Your phone call interrupted our dinner.”
abandon = To leave something that was once yours. “My father abandoned our family.”
Residence in Your USCIS District
You must have lived in the USCIS district in which you apply for citizenship for at least three months before you file your application. It is recommended that you continue living in the district where you applied. If you move to another USCIS district, you must request a transfer of your application and you must notify USCIS of your new address by filing Form AR-11. You should keep a copy of the transfer request and AR-11.

4. Have Been in the United States For at Least Half of the Five Years (three years if married to a citizen) Before Applying for Naturalization.
You must have been physically in the United States for at least half of the required period of permanent residence. The time does not need to be continuous. Some military personnel, religious workers, employees of the United States government, and employees of international organizations can count service time outside the country as physical presence.
5. Pass a Test on Speaking, Understanding, Reading, and Writing Basic English.
Most citizenship applicants are required to pass an English test. According to the law, you must demonstrate “an understanding of the English language, including an ability to read, write, and speak words in ordinary usage in the English language.”

How USCIS Tests English

Listening and Speaking
Your ability to answer questions about your citizenship application and how well you follow directions during the interview.

Reading
Your ability to read at least one sentence using the vocabulary words found on the USCIS list of “Reading Vocabulary for the Naturalization Test.” You will be given up to three chances to read a sentence.

Writing
Your ability to write at least one dictated (spoken) sentence using the vocabulary words found on the USCIS list of “Writing Vocabulary for the Naturalization Test.” You will be given up to three chances to write a sentence.

Most citizenship applicants are required to pass a test on United States history and government. According to the law, you must demonstrate “a knowledge and understanding of the fundamentals of the history, and of the principles and form of government, of the United States.” The test questions are taken from a USCIS list of 100 questions. Applicants are given 10 questions on history and government, and must answer at least six questions correctly in order to pass the test.

Testing Tips

- Listen for key words or phrases to understand the question.
- Look the USCIS officer directly in the eye and watch his or her face as that may help you answer correctly.
Special Testing Rules
There are four kinds of special testing rules:

- Exemptions and Waivers
- Due Consideration
- Special Consideration
- Reasonable Accommodations

Exemptions and Waivers
Some people are exempt from the English testing requirement. Others may be able to get a waiver from the English and/or United States history and government requirements.

Age and Long-Term Permanent Residence
You are exempt from the English requirement and can take the civics test and interview in your native language if:

- you are 50 years or older and have lived in the United States for at least 20 years as a lawful permanent resident; or
- you are 55 years or older and have lived in the United States for at least 15 years as a lawful permanent resident.

You must meet these requirements on the date you sign and submit your naturalization application.

I’m glad I could take the test in my language. I don’t think I could pass the English test.

I am elderly—76 years old—but I still had to take the test in English because I’ve only had my residence for 10 years. If I waited another 5 years to take the test in my native language, I could be dead!

exempt = Free from a requirement. “I am exempt from the English requirement because I am 59 years old and have been a permanent resident for 17 years.”

waiver = Permission to avoid a requirement. “USCIS granted him a disability waiver on the tests."

civics test = Often refers to the test on United States history and government. “I took the civics test in my native language because I am exempt from the English requirement.”
Citizenship for Us

Disability
You can get a waiver from the English and/or civics tests if you have a disability that prevents you from learning or remembering the required information. To get a disability waiver from the tests, USCIS must approve a Medical Certification for Disability Exceptions (Form N-648).

Amnesty Program
The amnesty program was based on a law called the Immigration Reform and Control Act of 1986 (IRCA) which allowed many people who were living undocumented in the United States to become lawful permanent residents. In addition, there was a special provision to grant amnesty to certain agricultural workers.

You may be exempt from part of the English and all of the civics testing if:

• you became a permanent resident through the amnesty program; AND
• you passed a written test on English/civics at the amnesty interview, also called the “312” test, given by an INS official.

Your ability to speak English will still be tested at the interview.

Note: A Certificate of Satisfactory Pursuit from an amnesty class does not meet this requirement.

Due Consideration
The USCIS officer is required by law to adjust the difficulty in how history and government test questions are asked and evaluated for certain people. This includes those who are older, have less formal education, have lived a longer period in the country, have limited access to educational services, or have other circumstances that make the test more difficult for them. You can bring a letter with you to the interview that says (1) how much education you had in your country, (2) how old you are, (3) how you have studied for the test, and (4) how long you have lived in the United States. Show it to the officer so he or she will adjust the questions accordingly.
Special Consideration

The USCIS gives special consideration to naturalization applicants who are age 65 and older and who have been living in the United States as lawful permanent residents for 20 years or more. They do not have to take the regular civics test based on 100 questions. Instead, they must answer questions such as the following from a shorter list of 20 questions in the language they choose.

1. What is one right or freedom from the First Amendment?
2. Who was the first President of the United States?
3. What is the name of the President of the United States now?
4. What is the economic system in the United States?
5. Name one branch or part of the government.

See Attachment C for a complete list of questions and answers.
Reasonable Accommodations
If you have a disability, you can ask USCIS to give you reasonable accommodations for the test and interview. The accommodations must meet your needs but not change the test requirements.

Some reasonable accommodations you can request include:

• Asking the USCIS officer to speak loudly and slowly because you are hearing impaired.
• Asking USCIS to give you the interview at your home because you are very ill and physically unable to travel to the interview.
• Asking USCIS to give you an interpreter fluent in American Sign Language or another sign language because you are deaf or mute.
• Asking USCIS to let you take the test orally because you are blind.

You should request accommodations before the test and interview by using the space provided in Part 3 of the N-400.

reasonable = Something that is fair or acceptable. “I think asking the USCIS officer to speak loudly and repeat often is a reasonable accommodation.”
hearing impaired = Having a limited or severe hearing loss. “He became hearing impaired at age 60.”
7. Have Good Moral Character.

Definition
Good moral character includes truthfulness throughout the naturalization process and a lack of certain criminal issues. Criminal behavior often creates a good moral character problem, but good moral character problems are not always criminal. USCIS has the authority to define actions that indicate a lack of good moral character and to take action against those with criminal behavior.

Length of Good Moral Character
You must have good moral character for the five years (or three if married to a citizen) before you apply for naturalization, although USCIS may consider behavior outside that time period.

Re-Establishing Good Moral Character
You may apply after five years (or three if married to a citizen) of continuous good moral character. For example, if you lie at the USCIS interview, you will be denied and must wait five years to reapply.

You may be able to correct some kinds of good moral character problems before the USCIS interview. For example, if you failed to file or pay taxes to the government, you can pay the taxes and give USCIS proof of payment at the interview. This will re-establish good moral character.

For some problems, you may never be able to have good moral character. These result in a permanent bar to citizenship. You may even be ordered deported if you apply for citizenship and have certain criminal convictions.

Talk to an immigration lawyer or Board of Immigration Appeals (BIA) accredited representative before you apply for naturalization if you are in doubt about a good moral character question. If you apply for citizenship and cannot demonstrate good moral character, USCIS will deny your application and you will lose your money. You also may have a serious immigration problem as a result.

See Chapter 3 for more information about accredited representatives and other legal professionals who can assist you.

Board of Immigration Appeals (BIA) = A group of judges who review decisions made by other immigration judges, USCIS District Directors, and immigration officials.

“I’m bringing a BIA accredited representative to my citizenship interview.”
### Some Good Moral Character Problems

Talk to an immigration lawyer or BIA accredited representative before you apply for citizenship if you have had any of these problems.

- You were arrested.
- You were convicted of a crime.
- You were arrested for drunk driving or being drunk in public.
- You helped someone enter the United States illegally.
- You did not file your federal income tax returns.
- You are a male and you did not register with the Selective Service as required.
- You lied to USCIS to get a green card for yourself or someone else.
- You lied or did not tell the complete truth in order to get public benefits.
- You have not paid child or spousal support as ordered.
- You are an alcoholic or habitual drug user.
- You have had more than one spouse/marriage at the same time in the United States.
- You were convicted of or tell USCIS you have been involved in prostitution.
- You have been involved in illegal gambling.
- You were arrested for **domestic violence** or assault.
- You were convicted of selling or possessing drugs.

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**domestic violence** = Assault against residents in your home. “My ex-husband was deported because he beat me and was convicted of domestic violence.”
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You were arrested.
You must tell USCIS about all of your arrests. If you were ever taken into custody and fingerprinted by the police, you were arrested even if the charges were dismissed or you never went to jail. When you apply for citizenship, USCIS sends your fingerprints to the FBI. The FBI tells USCIS about all your arrests, even if you used a different name or your criminal record was expunged. If you do not tell USCIS the truth about any arrests, you will not have good moral character for citizenship. To determine whether you qualify for citizenship with a prior arrest, always consult with an immigration lawyer or BIA accredited representative. They may advise you to get a copy of your criminal record directly from the FBI before applying.

You were convicted of a crime.
Always consult with an immigration lawyer or BIA accredited representative before making any application to the USCIS. Sometimes a conviction has occurred and remains permanent for immigration and naturalization purposes even when:

- Your record was “erased.”
- Your attorney told you that you would never have to tell anyone you were arrested after it was erased.
- You were convicted many years ago.
- You served probation or paid a fine.
- You were convicted in another country.

This is a difficult area because the law changes often.

You were arrested for drunk driving or being drunk in public.
Drunk driving charges are called Driving Under the Influence of Alcohol (DUI) or Driving While Intoxicated (DWI). If you have a conviction for drunk driving or being drunk in public, and particularly if you have more than one such conviction, USCIS may decide you do not have good moral character because you are a “habitual drunkard.” Depending upon the state law, damages caused, and the decision of the court, convictions of DUI/DWI may disqualify you for five years.

See Attachment D for more information and a sample letter to the FBI.

dismissed = Dropped. “I was released from jail when the charges were dismissed.”
FBI = The Federal Bureau of Investigation, a department of the federal government that investigates crime in the United States. “My citizenship application was on hold until the FBI approved my fingerprints.”
expunged = Erased. “I was told not to worry because my conviction was expunged.”
Citizenship for Us

You helped someone enter the United States illegally.
You may not have good moral character if you helped someone enter the United States illegally. This is a ground for deportation. When it is the first time and the person was your spouse, parent, or unmarried child under 21, you may apply for a waiver. There is another waiver which is harder to get. If this offense leads to a finding that you committed an aggravated felony, you are permanently barred from establishing good moral character and may be deported.

You did not file your federal income tax returns.
This applies only if you earned enough income to file. You must pay your federal income taxes every year that you worked in the United States. If you did not pay your taxes or you did not report all of the money you earned, you may not have good moral character. To re-establish good moral character, you can pay the previous taxes and submit evidence to USCIS without waiting the additional five years.

You are a male and you did not register with the Selective Service as required.
The Selective Service is a government registry of names for a military draft in the future. When necessary, often in times of war, Congress will vote for a draft, requiring men of certain ages to join the military. If you are a male born after 1960 who lived in the United States between ages 18 and 26, you were required to register for the Selective Service by your 26th birthday. If you knew you were supposed to register for the Selective Service and failed to register, you may not have good moral character.

See Chapter 6 for more information.

A couple of years ago I drove to visit some friends in Toronto, Canada. I met a beautiful woman who asked if she could ride back with me. I said, “Of course.” I didn’t know she had tried to cross the border before and was told “no.” At the border, the police questioned me. They thought I was trying to smuggle her into the United States. I’m grateful that I had my passport with me. When I showed them that I was a United States citizen, they let me go. If I had a green card, I think USCIS would have tried to deport me.

**smuggle** = To help someone enter another country or place illegally. “He tried to smuggle her across the border.”
You lied to USCIS to get a green card for yourself or someone else.
You may not have good moral character if you lied to USCIS at an interview or on an application to immigrate yourself or another family member. This is known as immigration fraud and may result in deportation. For example:

• You wrote that you were single on your permanent resident application. Later, you wrote on your citizenship application that you were married before you became a permanent resident.
• You applied for a green card for someone to come to the United States as your husband. He got a green card, but he is not your husband.
• You loaned a relative your green card to get into the United States.
• You wrote that you entered the United States in 1981 in order to get a permanent resident card. At your citizenship interview you said you entered the United States in 1985.

You lied or did not tell the complete truth in order to get public benefits.
You may not have good moral character and may even be deportable if you lied or hid information to receive public benefits such as food stamps or Medicaid. Examples include:

• You said you were single when you were really married.
• You said you did not earn money when you had an income.
• You said you were a citizen when you were not.

You have not paid child or spousal support as ordered.
You may not have good moral character if you are under court order to support your children or spouse and have failed to do so. USCIS also may ask you to show evidence you are supporting your children, even those living outside of the United States.
You are an alcoholic or habitual drug user.
You may not have good moral character if there is evidence of chronic alcoholism or drug abuse. USCIS established this requirement regarding alcoholism many years before the medical community began to define alcoholism as a disease. Drug abuse could be a problem if it occurred within the last five years.

You have had more than one spouse/marriage at the same time in the United States.
You may not have good moral character if you practiced polygamy in the United States. Polygamy means having more than one husband or wife at the same time.

You were convicted of or tell USCIS you have been involved in prostitution.
You may not have good moral character if you worked as a prostitute, hired a prostitute, or sold the services of prostitutes. If you are convicted of activities related to the prostitution business, you may be deportable.

You have been involved in illegal gambling.
You may not have good moral character if you earned the majority of your income from illegal gambling or have two or more convictions for illegal gambling.

You were convicted of domestic violence or assault.
You may not have good moral character if you were convicted of domestic violence as a result of hitting your spouse or child. Domestic violence also may be a deportable offense. In addition, breaking a protection or restraint order imposed against you as a result of domestic violence or threats is a good moral character problem and a deportable offense.

You were convicted of selling or possessing drugs.
All drug offenses are extremely serious for immigration purposes. Other than “simple possession” of 30 grams or less of marijuana, almost all other convictions for selling or possessing drugs make you deportable.

Immigration counseling is necessary to determine eligibility for anyone who has a history of good moral character problems and/or criminal offenses. This area of immigration law changes rapidly. Submitting an application without good counsel will give USCIS the information necessary to deny, or worse, deport you.
8. Understand and Accept the Oath of Allegiance to the United States.

You Are Not a Citizen Until You Take the Oath
The oath is a statement giving support to the principals of the United States Constitution and form of government. Only after taking the oath do you become a full United States citizen with all the rights and responsibilities of citizenship.

How USCIS Decides if You Understand and Accept the Oath
At your interview, the USCIS officer will ask you questions from Part 10, Section H of the Application for Naturalization to find out if you understand and accept the oath. Then you will take the oath, either the same day or on a later date, depending on your USCIS district.

You Must Understand and Accept the Ideas in the Oath
You must show that you are attached to the principles of the Constitution and well disposed to the good order and happiness of the United States.

You Must Take the Oath and Really Believe It
You cannot take orders from or be loyal to another government as a United States citizen. However, you can still have feelings for your native country and keep your traditions. You may also be a dual citizen.

attached to the principles of the Constitution = You accept the government and laws as written in the Constitution, the highest United States law.
well disposed to the good order and happiness of the United States = You want to promote stability and safety for the people of the United States.
Special Groups Can Take a Modified Oath

If your religion and beliefs do not allow you to bear arms in defense of the United States or you do not believe in taking an oath, you can ask to take a modified oath.

If you do not believe in bearing arms, you can ask to take the oath without the words, “I will bear arms.” If you are opposed to all military service, then you can take the oath without the words, “I will perform noncombatant services in the armed forces.”

If you are a Quaker, Jehovah’s Witness, or belong to another faith or religion that does not believe in taking an oath, you can take a modified oath without the words “on oath” or “so help me God.” You can use the words “solemnly affirm” instead.

To take a modified oath without the words on bearing arms, you must show USCIS:

- You are opposed to any form of armed service in the military (if asking to remove the words, “I will bear arms”);
- You must make the change because of your religious or moral beliefs; and
- Your beliefs are sincere and deeply held.

You will need to submit a written explanation of your beliefs and why they require you to take a modified oath. If you are a member of an organized faith, you should submit a letter from a minister of your faith attesting to your membership and explaining the beliefs of your faith on bearing arms.

Severely Disabled Applicants Can Get an Oath Waiver

In November 2000, Congress passed a law allowing an oath waiver for people who are so severely disabled that they cannot understand or communicate an understanding of the oath. The law affects only a small number of people. Most disabled applicants will be able to demonstrate enough of an understanding to meet the oath requirement.

**bear arms** = To be a fighting member of the United States armed forces. “I will bear arms if the government requires it of me.”
9. Have No Citizenship-Related Legal Problems.
Talk to an immigration lawyer or BIA accredited representative before you apply for citizenship if you think you may have a legal problem.

Beware of giving false information!
It can cause serious legal problems.

False: My record was erased, so I don’t have to tell USCIS.
True: USCIS can find an erased criminal record through your fingerprints and other ways.

False: I was arrested many years ago, so USCIS won’t find out.
True: USCIS can find a very old criminal record through your fingerprints and other ways.

False: The charges for my arrest were dropped, so I don’t have to tell USCIS.
True: USCIS has a record of all of your arrests through your fingerprints. If you do not tell USCIS the truth, you cannot become a citizen.

False: If I forget to tell USCIS, I won’t have a problem.
True: If you do not tell USCIS the complete truth, USCIS may conclude that you do not have good moral character. You must try to remember any and all arrests.

False: If USCIS didn’t find out about a problem when I applied for my green card, it won’t find out now.
True: USCIS carefully reviews all of your green card records when you apply for citizenship. It’s not too late for past lies and misinformation to be discovered.

False: My juvenile records were sealed so I don’t have to tell USCIS.
True: USCIS can learn about all of your arrests at any age through your fingerprints.

False: I was deported many years ago, so I don’t have to tell USCIS.
True: USCIS probably has a record of your deportation, even if it was many years ago.
Some Additional Legal Problems
Talk to an immigration lawyer or BIA accredited representative before you apply for citizenship if you have had any of these problems.

☐ You were ordered deported – now or in the past.
☐ You said you were a United States citizen, but were not.
☐ You were a member of a political movement against democratic ideals.
☐ You are on probation or parole for a criminal conviction.

You were ordered deported – now or in the past.
You cannot apply for citizenship until the United States government removes any order of deportation against you. If you are currently in deportation proceedings, the government must end the proceedings before you can apply for citizenship. When in doubt, ask a representative to request your USCIS file to see if an order has been given.

You said you were a United States citizen, but were not.
You can have serious legal problems if you:

• Registered to vote before you were a citizen or voted illegally in any federal, state, or local election in the United States.
• Claimed that you were a citizen on an application for public benefits.
• Claimed that you were a citizen when entering the United States.
• Claimed that you were a citizen to get a job.

Caution: Beware of voter registration services found at the Department of Motor Vehicles. Only a citizen can register to vote.

You were a member of a political movement against democratic ideals.
You may have a problem if you were a member of the Communist Party or an organization related to the Communist Party in the United States or another country in the past. It should not be a problem if your membership was required under law; if it occurred more than 10 years before you apply for citizenship; if you did not understand the organization’s purpose; if your membership ended before you turned 16; or if you needed to join the party to get a job, food, housing, or other necessities of life.

Past or current membership and activity in a totalitarian or anarchist group when seeking citizenship is a bigger problem. Such groups do not support democratic ideals and members of these groups are often barred from entering the United States.
You are on probation or parole for a criminal conviction.

If you are currently on probation or parole, you may not become a citizen until you complete your probation period or end the legal process related to your parole.

If you are arrested as a non-citizen, it is very important to talk with a BIA accredited representative or an immigration lawyer as well as a criminal lawyer. Note that a criminal problem is almost always an immigration problem, and that many criminal lawyers do not understand immigration law.

probation = When a person found guilty of a crime is supervised in the community instead of going to jail or prison. The person must show good behavior and report to a probation officer. “My probation period is for one year.”

parole = When a person is given freedom from jail or prison after serving part of a sentence. The person is usually under the watch of a parole officer. The person may be returned to jail or prison if he or she does not follow certain rules. “I got parole after serving six months in prison.”
If you are found eligible for naturalization, USCIS will inform you of the date you can take the oath of allegiance and become a U.S. citizen.

**Forms You Will Need to Complete and Submit:**
- N-400, Application for Naturalization
- N-426, Request for Certification of Military or Naval Service (The military must certify this form prior to sending it to USCIS. If you are separated from the military, you may submit an uncertified Form N-426 with your DD Form 214.)

**Overseas Processing**
You may be interviewed and naturalized abroad at certain U.S. Embassies, Consulates, and military installations. You may request overseas processing at any time in the naturalization process. Please see www.uscis.gov/military for specific instructions.

**Spouses of Members of the U.S. Armed Forces**

**Expedited Naturalization**
If you are married to a service member who is a U.S. citizen and your citizen spouse is or will be deployed abroad for one year or more, you may be eligible for expedited naturalization in the United States. For more information, please refer to the USCIS handbook, “A Guide to Naturalization” (M-476).

**Naturalization Abroad**
Certain spouses or children of service members residing abroad with that service member are authorized by official orders may be eligible to naturalize abroad.

Please visit www.uscis.gov/military “Requirements for Naturalization Abroad by Spouses of Members of the U.S. Armed Forces” for more information.

**Posthumous Benefits**
Section 329A of the INA allows for the granting of posthumous citizenship to members of the U.S. Armed Forces who died while serving in an active-duty status. In addition, surviving family members seeking immigration benefits are given special consideration. Please see the USCIS pamphlet, “Survivor Benefits for Non-Citizen Relatives of Military Personnel” (M-601), for more information.

**USCIS Resources**
For more information, please visit www.uscis.gov/military. You can download forms by clicking on “Immigration Forms.” To obtain a copy of the handbook, “A Guide to Naturalization” (M-476), please visit www.uscis.gov/natguide.

**USCIS Military Help Line**
You or your family may also contact the toll-free USCIS Military Help Line, 1-877-CIS-4MIL (1-877-247-4645) to request forms or for more information. USCIS customer service specialists are available to answer calls Monday through Friday from 8 a.m. until 4:30 p.m. (CST), except federal holidays. You or your family may also send an e-mail to: militaryinfo.uscis@dhs.gov. See the USCIS pamphlet, “USCIS Military Help Line” (M-671), for more information.

**Installation USCIS Liaison Contact Information:**
(Place for stamp/sticker of military installation POC address & phone number)

**USCIS Contact Information:**
(Place for stamp/sticker of USCIS Field Office address & phone number)
Eligibility and the Process

If you are a member or veteran of the U.S. Armed Forces and are interested in becoming a U.S. citizen, you may be eligible to apply for naturalization under special provisions provided for in the Immigration and Nationality Act (INA). Generally, service in the U.S. Armed Forces means service in one of the following branches:

- Army
- Navy
- Marine Corps
- Air Force
- Coast Guard
- National Guard

U.S. Citizenship and Immigration Services (USCIS) has a streamlined process specifically for military personnel who file under the military naturalization provisions.

This brochure provides you with some basic information about the laws that govern naturalization for military personnel and the process that you should follow to begin your journey to citizenship.

Do You Qualify?

There are general requirements and qualifications that you must meet in order to become a U.S. citizen. These requirements include:

- Demonstrating that you have good moral character
- Demonstrating knowledge of the English language
- Demonstrating knowledge of U.S. government and history ("civics")
- Demonstrating attachment to the principles of the U.S. Constitution
- Taking the Oath of Allegiance

As a member of the military, there are certain naturalization requirements that may not apply to you, including the required periods of residence and physical presence in the United States. These exceptions are outlined in sections 328 and 329 of the INA.

If you meet all of the requirements in either section 328 or 329, you may apply for naturalization under either section. You will not have to pay any fees for your naturalization application.

Section 328 of the INA

This section applies to all members currently serving in the U.S. Armed Forces or those who have recently separated from service. You may qualify if:

- You have served honorably in active duty or reserve service, for a year or more.
- You are a lawful permanent resident.
- You apply while in the service or within six months after being separated.

Section 329 of the INA (Service during Hostilities)

This section applies to currently serving members or veterans who served in an active-duty status or in the Selected Reserve of the Ready Reserve during designated periods of conflict. The designated periods of conflict are: April 6, 1917–November 11, 1918; September 1, 1939–December 31, 1946; June 25, 1950–July 1, 1955; February 28, 1961–October 15, 1978; September 11, 2001–present. The current period of designation remains in effect until the President issues an Executive Order ending the designation.

You may qualify if:

- You served honorably in the U.S. Armed Forces during an authorized period of conflict.
- After enlistment, you were lawfully admitted as a permanent resident of the United States, OR at the time of enlistment, reenlistment, or induction you were physically present in the United States or a qualifying area.

Could you already be a citizen?

If either of your parents were citizens by birth or naturalization before you turned 18 years old, you may already be a citizen. For more information please refer to the Instructions for N-600, Application for Certificate of Citizenship, on www.uscis.gov.

If You Qualify...

Many military installations have a designated USCIS liaison to help you with the application process and certify your Request for Certification of Military or Naval Service (Form N-426). Ask your chain of command for the contact information for this person.

You or your liaison will mail your completed application and all required materials to:

Nebraska Service Center
PO Box 87426
Lincoln, NE 68501-7426

The Nebraska Service Center will review your application and perform required security checks. These checks require that USCIS obtain your fingerprints, which can be done in one of the following ways:

- If you were fingerprinted for a previous immigration application, USCIS will use these fingerprints, if available
- You can visit a USCIS Application Support Center at any time. You do not need an appointment, but you do need to bring identification with you. This is the fastest way to comply with the fingerprint requirement if you are within the U.S. To locate a USCIS Application Support Center, visit: www.uscis.gov/asc/locator
- USCIS will request and use your enlistment fingerprints, if available, if you are overseas or are unable to report for fingerprinting
- USCIS travels to military installations in the U.S. to capture fingerprints using a mobile fingerprint unit. Ask your liaison if USCIS has a scheduled trip to your installation or nearby
- If stationed abroad, you may submit 2 properly completed FD-258 fingerprint cards taken by the Military Police, Department of Homeland Security officials or U.S. Embassy or Consulate officials

After reviewing your application, the Nebraska Service Center will send it to a USCIS Field Office for an interview. You can request an interview at a specific office in a cover letter attached to your application. The Field Office will schedule you for an interview to review your eligibility for naturalization and test your knowledge of English and civics.
May 25, 2011

USCIS District Office
(full address)

Re: Request for Due Consideration on Citizenship Test

Dear Sir or Madam:

With regard to the educational and testing requirements for citizenship, 8 CFR § 312.2 (c) (2) states, “In choosing the subject matters, in phrasing questions and in evaluating responses, due consideration shall be given to the applicant’s education, background, age, length of residence in the United States, opportunities available and efforts made to acquire the requisite knowledge, and any other elements or factors relevant to an appraisal of the adequacy of the applicant’s knowledge and understanding.”

In accordance with the law, I am requesting due consideration on the citizenship test. Please take into account the following factors when testing me:

(Choose from below or add other relevant factors.)

• my elderly age of ...
• my limited education in my native country (add details)
• my longtime residence in the U.S. as an LPR (add how many years)
• my efforts to attend classes and prepare for the test (add details)

Thank you very much. If you have any questions, please contact me at ...

Sincerely,

Signature
Name
A#
Address
CIVICS (HISTORY AND GOVERNMENT)
QUESTIONS FOR ELDERLY APPLICANTS

If you are 65 years old or older and have been a legal permanent resident of the United States for 20 or more years, you may study just the questions on this list. You may also take the test in the language of your choice because you are exempt from the English language requirement.

AMERICAN GOVERNMENT

Principles of American Democracy

1. What is one right or freedom from the First Amendment?
   Speech
   Religion
   Assembly
   Press
   Petition the government

2. What is the economic system in the United States?
   Capitalist economy
   Market economy

System of Government

3. Name one branch or part of the government.
   Congress
   Legislative
   President
   Executive
   The courts
   Judicial

4. What are the two parts of the U.S. Congress?
   The Senate and House (of Representatives)

5. Who is one of your state’s U.S. Senators?
   Answers will vary. [District of Columbia residents and residents of U.S. territories should answer that D.C. (or the territory where the applicant lives) has no U.S. Senators.]
6. In what month do we vote for President?

   November

7. What is the name of the President of the United States now?

   Barack Obama
   Obama

8. What is the capital of your state?

   Answers will vary. [District of Columbia residents should answer that D.C. is not a state and does not have a capital. Residents of U.S. territories should name the capital of the territory.]

9. What are the two major political parties in the United States?

   Democratic and Republican

Rights and Responsibilities

10. What is one responsibility that is only for United States citizens?

   Serve on a jury
   Vote

11. How old do citizens have to be to vote for President?

   Eighteen (18) and older

12. When is the last day you can send in federal income tax forms?

   April 15

AMERICAN HISTORY

Colonial Period and Independence

13. Who was the first President?

   (George) Washington

1800s

14. What was one important thing that Abraham Lincoln did?

   Freed the slaves (Emancipation Proclamation)
   Saved (or preserved) the Union
   Led the United States during the Civil War
Recent American History And Other Important Historical Information

15. Name one war fought by the United States in the 1900s.

- World War I
- World War II
- Korean War
- Vietnam War
- (Persian) Gulf War

16. What did Martin Luther King, Jr. do?

- Fought for civil rights
- Worked for equality for all Americans

INTEGRATED CIVICS

A: Geography

17. What is the capital of the United States?

- Washington, D.C.

18. Where is the Statue of Liberty?

- New York (Harbor)
- Liberty Island

[Also acceptable are New Jersey, near New York City, and on the Hudson (River).]

B: Symbols

19. Why does the flag have 50 stars?

- Because there is one star for each state
- Because each star represents a state
- Because there are 50 states

C: Holidays

20. When do we celebrate Independence Day?

- July 4
How to Request a Copy of Your Record

Step 1: Complete the Applicant Information Form (pdf).

- If the request is for a couple, family, etc., all persons must sign the form.
- Include your complete mailing address. Provide your telephone number and/or e-mail address, if available.

Step 2: Obtain a set of your fingerprints.

- Provide the original fingerprint card. Previously processed cards or copies will not be accepted.
- Your name and date of birth must be provided on the card. Fingerprint cards should be placed on a standard fingerprint form (FD-258) commonly used for applicant or law enforcement purposes.
- Include rolled impressions of all 10 fingerprints and impressions of all 10 fingerprints taken simultaneously (these are sometime referred to as plain or flat impressions).
- If possible, have your fingerprints taken by a fingerprinting technician. This service may be available at a law enforcement agency.
- To ensure the most legible prints possible, refer to the Recording Legible Fingerprints brochure.

Step 3: Submit payment.

- Option 1: Obtain a money order or cashier's check for $18 U.S. dollars made payable to the Treasury of the United States. Please be sure to sign where required.
- Option 2: Pay by credit card using the Credit Card Payment Form (pdf). Don't forget to include the expiration date of the credit card that you are using.
- Important note: Cash, personal checks, or business checks WILL NOT be accepted.
- Payment must be for the exact amount.
- If the request is for a couple, family, etc., include $18 for each person.
- If you are making multiple requests per person, include $18 for each request.

Step 4: Review the FBI Identification Record Request Checklist (pdf) to ensure that you have included all the information we require to process your request.

Step 5: Mail the required items listed above—applicant information form, fingerprint card, and payment—to the following address:

FBI CJIS Division – Record Request
1000 Custer Hollow Road
Clarksburg, WV 26306

What Happens Next

If we find no record, you will receive a “no record” response. If you do have a criminal history record on file, you will receive your Identification Record, or “rap sheet.”

Note: Although the FBI employs the most efficient methods for processing these requests, processing times may take up to six weeks depending on the volume of requests received.

For More Information

See the responses to some frequently asked questions.
Chapter Two, Citizenship Requirements

Applicant Information Form

Privacy Statement
Authority: The FBI’s acquisition, preservation, and exchange of information requested by this form is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include numerous federal statutes, hundreds of state statutes pursuant to Pub. L. 92-544, presidential executive orders, regulations and orders of the Attorney General of the United States, or other authorized authorities. Examples include, but are not limited to: 5 U.S.C. 910; Pub. L. 99-29; Pub. L. 100-604; and Executive Orders 13050 and 12968. Providing the requested information is voluntary; however, failure to furnish the information may affect timely completion or approval of your application.

Social Security Account Number (SSAN): Your SSAN is needed to keep records accurate because other people may have the same name and birth date. Pursuant to the Federal Privacy Act of 1974 (5 U.S.C. 552a), the requesting agency is responsible for informing you whether disclosure is mandatory or voluntary, by what statutory or other authority your SSAN is solicited, and what uses will be made of it. Executive Order 9977 also asks federal agencies to use this number to help identify individuals in agency records.

Additional Information: The requesting agency and/or the agency conducting the application-investigation will provide you additional information pertinent to the specific circumstances of this application, which may include identification of other authorities, purposes, uses, and consequences of not providing requested information. In addition, any such agency in the federal executive branch has also published notice.

* Applicant Information * Denotes Required Fields

* Last Name
* First Name
Middle Name 1
Middle Name 2

* Date of Birth
* Social Security Number

Phone Number
E-Mail

Applicant Home Address
* Address 1
Address 2
Address 3
* City
* State
* Postal (ZIP) Code
* Country

Mail Results to Address
Check here if results are to be mailed to the home address above □
C/O: ___________________________ Attn: ___________________________
Address 1
Address 2
Address 3
City
State
Postal (ZIP) Code ___________________________ Country ___________________________

Payment Enclosed (please check appropriate box)
Cashier’s Check □ Money Order □ Credit Card Form □

Reason for Request

Return Mail Options
FEDEX Account # ___________________________
Prepaid Return Envelope Enclosed □ First-Class Mail □

* Applicant Signature ___________________________
### Form G-639, Freedom of Information/Privacy Act Request

**NOTE:** Use of this form is optional. Any written form for a Freedom of Information or Privacy Act request is acceptable.

**START HERE - Type or print in black ink. Read instructions before completing this form.**

1. **Type of Request** (Check appropriate box)

   - ☐ Freedom of Information Act (FOIA) (Complete all items except Number 6.)
   - ☐ Privacy Act (PA) (Number 6 must be completed in addition to all other applicable items.)
   - ☐ Amendment of Record (PA only) (Number 5 must be completed in addition to all other applicable items.)

2. **Requester Information**

   - **Name of Requester** *(Last, First, and Middle Names)*
   - **Date** *(mm/dd/yyyy)*
   - **Daytime Telephone**

   - **Address** *(Street Number and Name)*
   - **City**
   - **State**
   - **Zip Code**
   - **Apt. Number**

   By my signature, I consent to pay all costs incurred for search, duplication and review of materials up to $25 *(See instructions)*

   **Signature of Requester:**

   - ☐ Deceased Subject - **Proof of death must be attached** *(Obituary, Death Certificate, or other proof of death required)*

3. **Consent to Release Information** *(Complete if person is different from requester)* *(Numbers 7 and 8 must be completed.)*

   - **Print Name of Person/Record Subject Giving Consent**
   - **Signature of Person Giving Consent** *(Original signature required)*

   By my signature, I consent to allow the requester named in Number 2 above to review *(Check applicable box):*

   - ☐ All of my records
   - ☐ A portion of my records *(If a portion, specify below what part, i.e., copy of application.)*

   *(Consent is required for records of U. S. citizens (USC) and lawful permanent residents (LPR).)*

4. **Information Needed to Search for Record(s)**

   Identify the documents, records, or information you are seeking. Be as specific as possible.

   **Purpose:** *(Optional: You are not required to state the purpose of your request. However, doing so may assist USCIS in locating the records needed to respond to your request.)*

5. **Data Needed on Subject of Record** *(Note: Items marked with an asterisk (*) must be provided if known.)*

   - **Family Name** *(Last Name)*
   - **Given Name** *(First Name)*
   - **Middle Name**
5. Data Needed on Subject of Record (Continued)

<table>
<thead>
<tr>
<th>*Other Names Used (if any)</th>
<th>* Name at time of entry into the U.S.</th>
<th>I-94 Admission #</th>
</tr>
</thead>
<tbody>
<tr>
<td>*Alien Registration Number (A#)</td>
<td>* Petition or Claim Receipt #</td>
<td>* Country of Birth</td>
</tr>
</tbody>
</table>

Names of other family members that may appear on requested record(s) (i.e., spouse, daughter, son):

<table>
<thead>
<tr>
<th>*Family Member's Name: Given Name (First Name)</th>
<th>Middle Name</th>
<th>Family Name (Last Name)</th>
<th>Relationship</th>
</tr>
</thead>
<tbody>
<tr>
<td>*Father’s Name: Given Name (First Name)</td>
<td>Middle Name</td>
<td>Family Name (Last Name)</td>
<td></td>
</tr>
<tr>
<td>*Mother’s Name: Given Name (First Name)</td>
<td>Middle Name</td>
<td>Family Name (Last Name) (including Maiden Name)</td>
<td></td>
</tr>
</tbody>
</table>

Country of Origin (Place of Departure) | Port of Entry Into the U.S. | Date of Entry (mm/dd/yyyy) |
Manner of Entry (Air, Sea, Land) | Mode of Travel (Name of Carrier) |

6. Verification of Subject of Record’s Identity (See instructions for explanation. Check one box.)

☐ In-Person With ID  ☐ Notarized Affidavit of Identity  ☐ Other (Specify):

7. Signature of Subject of Record

(Original signature required): ___________________________ Date (mm/dd/yyyy) ___________________________ Telephone No. ___________________________

8. Notary (Normally needed from persons who are the subject of the record sought or for a sworn declaration under penalty of perjury. See below.)

Subscribed and sworn to before me this ______ day of ______ in the year ______

Signature of Notary ___________________________ My Commission Expires on ___________________________

OR

NOTE: If a declaration is provided in lieu of a notarized signature, it must state at a minimum the following (include notary seal or stamp in the appropriate space below):

Executed outside the United States

If executed outside the United States: "I declare (certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signature ___________________________

Seal or Stamp

Executed in the United States

If executed within the United States, its territories, possessions, or commonwealths: "I declare (certify, verify, or state) under penalty of perjury that the foregoing is true and correct.

Signature ___________________________

Seal or Stamp

Form G-639 (10/08/10) Y Page 2