Instructions

Please read these instructions carefully to properly complete this form. If you need more space to complete an answer, use a separate sheet(s) of paper. Write your name and Alien Registration Number (A#), if you have one, at the top of each sheet and indicate the number of the item to which the answer refers.

What is the Purpose of This Form?

For requesting initial benefits under the Family Unity Program, or to request an extension of such benefits.

When Should I Use Form I-817?

You should use Form I-817 to request initial benefits under the Family Unity Program as well as to request an extension of such benefits.

1. Form I-817 should be used if you are applying for Family Unity Program benefits pursuant to section 301 of the Immigration Act of 1990 (IMMACT 90), or if you are applying pursuant to section 1504 of the Legal Immigration Family Equity Act (LIFE Act) Amendments.

2. If you are granted family unity benefits under IMMACT 90, you are authorized to remain in the United States for two years and you will receive an Employment Authorization Document (EAD) valid for the same period.

3. If you are granted family unity benefits pursuant to the LIFE Act Amendments, you are authorized to remain in the United States for two years (or one year if your spouse or parent has not adjusted to lawful permanent resident status). You will receive an EAD valid for the same period. You should file only this Form I-817 application with supporting documents to request authorization to remain in the United States and an EAD.

4. If after granted family unity benefits under either IMMACT 90 or the LIFE Act Amendments, you intend to travel outside the United States temporarily, you must apply for advance authorization by completing Form I-131, Application for Travel Document. Upon approval of the Form I-131, you will be issued a Form I-512, Authorization of Parole Into the United States. Advance parole allows you to leave the United States and be paroled back into the United States when you return.

NOTE: If you were an unmarried child under the age of 21 as of May 5, 1988 or December 1, 1988, as appropriate, and have since been married, you will be regarded as continuously eligible for family sponsored immigration benefits only if you were married after the legalized alien, through whom your eligibility was gained, naturalized as a U.S. citizen.

NOTE: For information on the two dates, May 5, 1988, or December 1, 1988, go to Page 2 of these instructions and read "Relationship to a legalized alien."

General Instructions.

You must fill out a separate Form I-817 for each person who needs to apply for family unity benefits. Follow the steps to complete the application process:

Step 1 - Reason for Filing Form I-817

Step 2 - Fill Out the Form I-817

Step 3 - Submit Your Application

1. Under IMMACT 90.

To prove eligibility for Family Unity Program benefits under IMMACT 90, you must meet the following conditions.

A. You must have entered the United States prior to May 5, 1988, or December 1, 1988, as appropriate, and have been continuously residing in the United States since that date.

B. You were the spouse or unmarried child under the age of 21 years of a legalized alien as of May 5, 1988, or December 1, 1988, as appropriate, and you have been continuously eligible since that date for family-sponsored immigrant status based on your relationship to that person.

NOTE: If you were an unmarried child under the age of 21 as of May 5, 1988 or December 1, 1988, as appropriate, who has since been married, you will be regarded as continuously eligible for family sponsored immigration benefits only if you were married after the legalized alien, through whom your eligibility was gained, naturalized as a U.S. citizen.

NOTE: For information on the two dates, May 5, 1988, or December 1, 1988, go to Page 2 of these instructions and read "Relationship to a legalized alien."
2. Under LIFE Act Amendments.

To prove eligibility for Family Unity Program benefits under the LIFE Act Amendments, you must be the spouse or unmarried child under the age of 21 of an alien who is eligible for adjustment pursuant to section 1504(b) of the LIFE Act; and:

A. Your spouse or parent has applied for or been granted adjustment of status; and

B. You entered the United States before December 1, 1988, and resided in the United States on that date.

A legalized alien is someone who obtained temporary or permanent residence in the United States as a Special Agricultural Worker under section 210 of the Immigration and Nationality Act (INA) through Legalization under section 245A of the INA, or under section 1504(b) of Public Law 106-553 (the LIFE Act). For the purposes of this form, a legalized alien is also someone who obtained permanent residence through a Cuban/Haitian Adjustment under section 202 of the Immigration Reform and Control Act of 1986.

3. The classes of individuals eligible to apply for family unity benefits are listed below. Check the box in Part 2 of the Form I-817 that matches your request.

A. Relationship to a legalized alien:

1. I am the spouse of an alien who was legalized under section 245A of the INA, and we have been married since at least May 5, 1988. Check box A if your relationship was established on or before May 5, 1988, and you currently meet the residence and continuous eligibility requirements.

2. I am the spouse of an alien who was legalized as a Special Agricultural Worker under section 210 of the INA, and we have been married since at least December 1, 1988. Check box B if your relationship was established on or before December 1, 1988, and you currently meet the residence and continuous eligibility requirements.

3. As of May 5, 1988, I was the unmarried child under the age of 21 of an alien who was legalized under section 245A of the INA. I am currently the child, son, or daughter of the same parent. That parent is either a legalized alien or a naturalized U.S. citizen who was a legalized alien on or before May 5, 1988, and maintained such status until his or her naturalization. Check box C if your relationship was established on or before May 5, 1988, and you currently meet the residence and continuous eligibility requirements.

B. Relationship to an alien eligible for adjustment of status under the provisions of section 1104(b) of Public Law 106-553 (the LIFE Act):

1. I am the spouse of an alien who is eligible for and has filed for adjustment pursuant to section 1504 of Public Law 106-554, the LIFE Act Amendments. I entered the United States before December 1, 1988, and was in the United States on that date. Check box G if you entered the United States before December 1, 1988, and were in the United States on that date.

2. I am the unmarried child of an alien who is eligible for and has filed for adjustment pursuant to section 1504 of Public Law 106-554, the LIFE Act Amendments. I entered the United States before December 1, 1988, and was in the United States on that date. Check box H if you entered the United States before December 1, 1988, and were in the United States on that date.

4. As of December 1, 1988, I was the unmarried child under the age of 21 of an alien who was legalized as a Special Agricultural Worker under section 210 of the INA. I am currently the child, son, or daughter of the same parent. That parent is either a legalized alien or a naturalized U.S. citizen who was a legalized alien on or before December 1, 1988, and maintained such status until his or her naturalization. Check box D if your relationship was established on or before December 1, 1988, and you currently meet the residence and continuous eligibility requirements.

5. I am the spouse of a legalized alien who adjusted under section 202 of the Immigration Reform and Control Act of 1986 (Cuban/Haitian Adjustment), and we have been married since at least May 5, 1988. Check box E if your relationship was established on or before May 5, 1988, and you currently meet the residence and continuous eligibility requirements.

6. As of May 5, 1988, I was the unmarried child under the age of 21 of an alien who adjusted under section 202 of the Immigration Reform and Control Act of 1986 (Cuban/Haitian Adjustment). I am currently the child, son, or daughter of the same parent. That parent is either a legalized alien or a naturalized U.S. citizen who was a legalized alien on or before May 5, 1988, and maintained such status until his or her naturalization. Check box F if your relationship was established on or before May 5, 1988, and you currently meet the residence and continuous eligibility requirements.
NOTE: When a legalized alien becomes a U.S. citizen, his or her spouse and unmarried children under the age of 21 will be eligible to apply for an immigrant visa or to adjust status as a permanent resident. If you are eligible to apply abroad for an immigrant visa abroad, you must follow U.S. Department of State requirements. To apply for adjustment of status, you must follow the requirements set forth in the INA and Title 8, Code of Federal Regulations.

4. I am requesting:
   A. Initial Family Unity benefits under section 301 of IMMACT 90. Check box A if this is your first application requesting Family Unity benefits.
   B. An extension of Family Unity benefits under section 301 of IMMACT 90. Check box B if you already have benefits under the Family Unity Program and you are requesting an extension. You must submit proof that a Form I-130, Petition for Alien Relative, has been filed on your behalf if the legalized alien through whom Family Unity benefits were obtained is a lawful permanent resident or naturalized U.S. citizen.
   C. Initial Family Unity benefits under the LIFE Act as amended. Check box C if this is your first application requesting Family Unity benefits under the LIFE Act as amended.

Step 2. Fill Out the Form I-817.

Use black ink only. Type or print clearly using CAPITAL letters. If an item does not apply to you, write "N/A." If the answer is none, write "NONE."

This form is divided into Parts 1 through 8. The following information should help you fill out the form.

Part 1. Information about you.

1. Family Name (Last name) - Use your legal name. If you have two last names, include both and use a hyphen (-) between the names, if appropriate.
2. Alien Registration Number (A #) - This is your file number. If you do not have an A # or do not know it, leave this blank. If your A # has 8 digits, place a zero before the first number (example: A12345678 should be written A012345678).
3. U.S. Social Security # - If you do not have a U.S. Social Security number, leave this blank.
4. Date of Birth - Use eight numbers to show your date of birth (example: May 1, 1979, should be written 05/01/1979).
5. Country of Birth - Give the name of the country where you were born. Include the city, state or province, and country.
6. Country of Citizenship - Give the name of the country or countries of which you are a citizen.
7. Home Address - Give your physical street address. This must include a street number and name or a rural route number. Do not put a post office box (P.O. Box) number here.
8. Mailing Address - Give your U.S. mailing address, if different from your home address.
9. Daytime Telephone Number - Give a telephone number where you can be reached during the day. Include area, country, and city codes, if applicable.

Part 2. Basis for my application.

1. Number 1 - Check one box that applies to your particular circumstance.
2. Number 2 - Check one box that relates to what you are requesting.

Part 3. Additional information.

The information requested is about you. You must provide all the requested information in numbers 1 through 5. You must answer all the questions numbered 6 through 34.

Part 4. Information about the legalized alien or an applicant qualifying for Legalization under the LIFE Act.

The information requested is about the legalized alien through whom you are claiming eligibility or an applicant qualifying for Legalization under the LIFE Act.

Part 5. Complete only if the legalized alien is your spouse or if your spouse is eligible for adjustment under the LIFE Act.

Provide the requested information about your qualifying marriage.

Part 6. Complete only if the legalized alien is your parent or if your parent is eligible for adjustment under the LIFE Act.

1. Provide the requested information about your relationship to the alien.
2. If you are married, divorced, or widowed, provide the requested information.
Part 7. Your signature.

1. You must sign and date your application. If you do not sign the form, the application will be returned as incomplete.

2. A parent or legal guardian may sign the application on behalf of a child under the age of 14 years.

Part 8. Signature of person preparing form, if other than applicant.

1. If you do not fill out the Form I-817, the preparer must also sign and date the form and give his or her address.

2. If the preparer is a business or organization, its name must be included on the application.


   Please make sure that your signature fits into the box provided. No part of your signature should be outside the box.

Where To File?

Step 3. Submit Your Application.

If you are filing under section 1504 of Public Law 106-554, LIFE Act, as amended - You must mail your application package to the following USCIS location:

For U.S. Postal Service (USPS) deliveries, use the following P.O. Box number:

   USCIS
   P.O. Box 805887
   Chicago, IL 60680-4120

For courier/special delivery service, use the following address:

   USCIS
   Attn: FBAS
   131 South Dearborn - 3rd Floor
   Chicago, IL 60603-5517

If you are filing under section 301 of IMMACT 90 - You must mail your application package to the USCIS service center with jurisdiction over the place where you live.

If you currently live in or intend to live in Connecticut, Delaware, District of Columbia, Maine, Maryland, Massachusetts, New Jersey, New Hampshire, New York, Pennsylvania, Puerto Rico, Rhode Island, Vermont, Virginia, West Virginia, or the U.S. Virgin Islands, mail the I-817 to:

   USCIS Vermont Service Center
   75 Lower Welden Street
   St. Albans, VT 05479-0001

If you currently live in or intend to live in Arizona, California, Guam, Hawaii, or Nevada, mail the I-817 to:

   USCIS California Service Center
   P.O. Box 10817
   Laguna Niguel, CA 92607-0817

If you currently live in or intend to live in Alabama, Arkansas, Florida, Georgia, Kentucky, Louisiana, Mississippi, New Mexico, North Carolina, Oklahoma, South Carolina, Tennessee, or Texas, mail the I-817 to:

   USCIS Texas Service Center
   P.O. Box 850965
   Mesquite, TX 75185-0965

If you currently live in or intend to live anywhere else in the United States, mail the I-817 to:

   USCIS Nebraska Service Center
   P.O. Box 87817
   Lincoln, NE 68501-7817

What Is the Filing Fee?

The filing fee for a Form I-817 is $440.

An additional biometric fee of $80 is required when filing this Form I-817. After you submit Form I-817, USCIS will notify you about when and where to go for biometric services.

If you are under the age of 14, no biometrics fee is required.

You may submit one check or money order for both the application and biometric fees, for a total of $520.00.

Use the following guidelines when you prepare your check or money order for the Form I-817 and the biometric service fee:

1. The check or money order must be drawn on a bank or other financial institution located in the United States and must be payable in U.S. currency; and
2. Make the check or money order payable to U.S. Department of Homeland Security, unless:

   A. If you live in Guam and are filing your petition there, make it payable to Treasurer, Guam.

   B. If you live in the U.S. Virgin Islands and are filing your petition there, make it payable to Commissioner of Finance of the Virgin Islands.

NOTE: Please spell out U.S. Department of Homeland Security; do not use the initials "USDHS" or "DHS."

How to Check If the Fees Are Correct?

The form 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 fees are correct by following one of the steps below:

1. Visit our website at www.uscis.gov, select "Immigration Forms" and check the appropriate fee;

2. Review the Fee Schedule included in your form package, if you called us to request the form or

3. Telephone our National Customer Service Center at 1-800-375-5283 and ask for the fee information.

Notice to Those Making Payment by Check. If you send us a check, it will be converted into an electronic funds transfer (EFT). This means we will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will usually take 24 hours, and will be shown on your regular account statement.

You will not receive your original check back. We will destroy your original check, but we will keep a copy of it. If the EFT cannot be processed for technical reasons, you authorize us to process the copy in place of your original check. If the EFT cannot be completed because of insufficient funds, we may try to make the transfer up to two times.

Photographs.

You must submit two identical color photographs of yourself taken within 30 days of the filing of this application. The photos must have a white to off-white background, be printed on thin paper with a glossy finish, and be unmounted and unretouched.

NOTE: Because of the current USCIS scanning process, if a digital photo is submitted, it needs to be produced from a high resolution camera, which has at least a 3.5 mega pixel.

Passport-style photos must be 2" x 2." The photos must be in color with full face, frontal view on a white to off-white background. Head height should measure 1" to 1 3/8" from top of hair to bottom of chin, and eye height is between 1 1/8" to 1 3/8" from bottom of photo. Your head must be bare unless you are wearing a headdress as required by a religious order of which you are a member. Using pencil or felt pen, lightly print your name and Alien Receipt Number on the back of the photo.

Evidence Requirements.

Attach copies showing the front and back of the documents you need to support your application. Do not send original documents unless instructed to do so.

NOTE: If you send us a document in a foreign language, it must have a full English translation that the translator has certified as complete and correct. The translator must also certify that he or she is competent to translate the foreign language into English.

1. If you are requesting initial Family Unity benefits under section 301 of IMMACT 90. Copies of the following documents are evidence that the required relationship exists and that you may be eligible to file an initial application:

   A. A copy, front and back, of the document issued by USCIS to your legalized spouse or parent (for example: Form I-551, Permanent Resident Card, N-550, Certificate of Naturalization, etc.).

   B. If the legalized alien is your spouse - Submit a copy, front and back, of a registered marriage certificate. If you or your spouse were previously married, submit a copy of a final divorce decree or death certificate.

Biometrics Requirement.

When required, fingerprints must be taken at a USCIS Application Support Center (ASC) after you file your application. USCIS will send you a notice about where to go and when to get your fingerprints taken. As part of the biometrics service, USCIS may also take your signature and photograph.
C. If the legalized alien is your parent - Give evidence of a valid parent-child relationship. This evidence can vary depending on the circumstances of your relationship.

1. If your mother is the legalized alien, submit a copy of your birth certificate showing your mother's name.

2. If you were born in wedlock and the legalized alien is your natural father, submit a copy of your birth certificate showing your father's name, your parent's marriage certificate, and proof of termination of any of their prior marriages.

3. If you are the legitimated child of a legalized father, submit a copy of your birth certificate and evidence of your legitimation. Legitimation may be established by the marriage certificate of your natural parents or by documents of legitimation issued by civil authorities. The legitimation must have occurred while you were unmarried and prior to your 18th birthday. You must also submit evidence of any legal termination of your parent's prior marriages, if your legitimation resulted from your natural parents' marriage to each other.

4. If you were born out of wedlock and the legalized alien is your natural father, submit a copy of your birth certificate showing your father's name. Evidence showing that a bona fide relationship exists must also be provided. Such evidence may include but is not limited to: money order receipts or canceled checks showing your father's financial support; your father's income tax returns; your father's medical or insurance records showing you as a beneficiary; your school records; your father's work documents showing you as a beneficiary; correspondence; and/or notarized affidavits from witnesses who are knowledgeable about the relationship.

5. If the legalized alien is your stepparent, whether or not you were born in wedlock, evidence must be provided showing that you had not yet reached the age of 18 years at the time of the marriage creating your status as a stepchild. Submit a copy of your birth certificate showing the name of your natural parent to whom your stepparent is married. You must also provide copy of the marriage certificate that created the stepparent-stepchild relationship and evidence of termination of any previous marriages of your natural parent and stepparent.

6. If you are the adopted child of a legalized alien parent, submit a certified copy of your adoption decree showing that you were adopted while under the age of 16 years; a copy of the legal custody decree if your custody was obtained before adoption; and a statement showing the dates and places where you and your adoptive parent(s) have lived.

NOTE: If you or your parent have had a name change, the document authorizing the name change must be submitted.

2. If you are requesting initial Family Unity benefits under section 1504 of Pub. L. 106-554, LIFE Act, as amended. Copies of the following documents are evidence that the required relationship exists and that you may be eligible to file an initial application:

A. If the alien eligible for adjustment under the LIFE Act is your spouse, submit a copy, front and back, of a registered marriage certificate. If you or your spouse were married previously, submit a copy of a final divorce decree or death certificate.

B. If the alien eligible for adjustment under the LIFE Act is your parent, give evidence of a valid parent-child relationship. This evidence can vary depending on the circumstances of your relationship:

1. If your mother is the alien eligible for adjustment under the LIFE Act, submit a copy of your birth certificate showing your mother's name.

2. If you were born in wedlock and the alien eligible for adjustment under the LIFE Act is your natural father, submit a copy of your birth certificate, your parent's marriage certificate, and proof of termination of any prior marriages.

3. If you are the legitimated child of an alien eligible for adjustment under the LIFE Act, submit a copy of your birth certificate and evidence of your legitimation. Legitimation may be established by the marriage certificate of your natural parents or by documents of legitimation issued by civil authorities. The legitimation must have occurred while you were unmarried and prior to your 18th birthday. You must also submit evidence of any legal termination of your parent's prior marriages if your legitimation resulted from your natural parents' marriage to each other.

4. If you were born out of wedlock and the alien eligible for adjustment under the LIFE Act is your natural father, submit a copy of your birth certificate showing your father's name. Evidence showing that a bona fide relationship exists must also be submitted.

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Such evidence may include, but is not limited to: money order receipts or canceled checks showing your father's financial support, your father's income tax returns, your father's medical or insurance records showing you as a beneficiary, your school records, your father's work documents showing you as a beneficiary.

5. If the alien eligible for adjustment under the LIFE Act is your stepparent, whether or not you were born in wedlock, evidence must be provided showing that you had not yet reached the age of 18 years at the time of the marriage creating your status as a stepchild. Submit a copy of your birth certificate showing the name of your natural parent to whom your stepparent is married. A copy of the marriage certificate that created the stepparent-stepchild relationship and evidence of termination of any previous marriages of your natural parent and stepparent must also be provided.

6. If you are the adopted child of an alien parent eligible for adjustment under the LIFE Act, submit a certified copy of your adoption decree showing that you were adopted while under the age of 16 years, a copy of the legal custody decree if your custody was obtained before adoption, and a statement showing the dates and places you and your adoptive parent(s) have lived together.

NOTE: If you or your parent have had a name change, the document authorizing the name change must be submitted.

3. Secondary evidence (for applicants of both section 301 of IMMACT 90 and section 1504 of Public Law 106-554, the LIFE Act, as amended) - Official documents must be issued by the civil registrar, vital statistics office, or other civil authority. If such documents are unavailable, you must file your application with evidence from those authorities establishing that the primary evidence is unavailable. You must then submit secondary evidence to establish the facts in question. Submit as many types of secondary evidence as possible to verify the claimed relationship. Any evidence submitted must contain enough information (dates, names, etc.) to establish the event you are trying to prove. Listed below are examples of secondary evidence:

A. Baptismal certificate. A certificate under the seal of the church or other religious entity where the baptism or similar rite took place. The certificate must have been issued within two months of the birth, show the date and place of the birth, date of the baptism, and names of the child's parents.

B. School record. A letter from the school official charged with recording attendance. The letter must show the date of admission, the child's date of birth or age at the time of admission, and the place of birth of the parents, if shown in the record.

C. Census record. State or Federal census record showing the name(s) and place(s) of birth, and date(s) of birth or age(s) of the person(s) listed.

As noted above, if all forms of primary and secondary evidence are unavailable, you must file your application with evidence from those authorities stating that such evidence is not available. In such case, you may submit at least two affidavits sworn to or affirmed by persons who are not parties to the application who have direct personal knowledge of the events or circumstances. The persons making the affidavits do not have to be U.S. citizens.

Each affidavit must contain the full name, address, date and place of birth, and signature of the person attesting to the event(s). The affidavit must also explain the person's relationship to you, full information concerning the event(s), and complete details of how the person acquired the information.

4. Evidence of continuous residence requirements for Family Unity applicants under section 301 of IMMACT 90 -

You must submit at least three documents that prove residence in the United States since May 5, 1988, or December 1, 1988. Such evidence may include but is not limited to:

A. Employment records, pay stubs, W-2 Forms, Federal and/or State tax returns, letter(s) from employers or, if you are self-employed, letters from banks and other firms with whom you have done business. Your name and the name of the employer or other interested organization must appear on the form or letter.

B. Employment letters must be in affidavit form and must be signed by the employer under penalty of perjury. The letters must include dates of employment, your home address at the time of employment, and your duties with the company.

C. Hospital or medical records showing treatment or hospitalization of you or your children in the United States. The records must show the name of the medical facility or physician and the date(s) of the treatment or hospitalization.
D. Attestations by an official of a church, union, or other organization indicating your residence, dates of membership, and attendance. The statement must include the organization's seal and be on official letterhead stationary, if available.

E. Rent receipts, utility bills, or letters from companies showing the dates when you received service.

F. School records (letters, report cards, etc.) from schools you or your children have attended in the United States that show the name of the school and periods of attendance.

G. Any other relevant documents such as money order receipts, passport entries, insurance documents, birth certificates of children born in the United States, correspondence between you and another person or organization, automobile license receipts, deeds, mortgages, contracts to which you have been a party, insurance policies, etc.

F. School records (letters, report cards, etc.) from schools you or your children have attended in the United States that show the name of the school and periods of attendance.

5. Evidence requirements for Family Unity applicants under section 1504 of Public Law 106-554, the LIFE Act, as amended - You must submit documents that prove entry into the United States before December 1, 1998 and residence on that date. Such evidence may include but is not limited to:

A. At least three documents that prove entry into the United States before December 1, 1988. Examples: a photocopy of your Form I-94, Arrival Departure Record; Form I-862, Notice to Appear; Form I-122, Notice to Applicant for Admission Detained for Hearing Before an Immigration Judge; Form I-221, Order to Show Cause; photocopies of other DHS (including USCIS) documents, including any application or petition for benefits under the Act filed by or on your behalf or prior to December 1, 1988; or a fee receipt issued for such application or petition.

B. Other government documentation issued by a Federal, State, or local authority, provided such documentation bears the signature, seal, or other authenticating authority; was dated at the time of issuance; and bears the date of issuance not later than November 30, 1988, when proving entry. Examples: a State driver's license, a State identification card issued in lieu of a driver's license, a county or municipal hospital record, a public college or public school transcript, income tax records, property tax payment, private or religious school transcripts, (the school having been registered with, or approved or licensed by appropriate State or local authorities, or having been accredited by the State or regional accrediting body, or by the appropriate private school association):

C. Non-governmental documents that include actual dates. Examples: employment records; pay stubs; employer letters; or if self-employed, letters from banks and other firms with whom you have done business (your name and the name of the employer or interested organization must appear on the form or letter and must be in affidavit form, signed by the employer, under penalty of perjury, and must include dates of employment, home address at the time of employment, and duties with the company); hospital or medical records showing hospitalization or treatment showing the name of the medical facility or physician and dates of the treatment; attestation by a church official, union, or other organization indicating your residence, dates of membership, and attendance, including the organization's seal and letterhead.

D. Other relevant documents, including but not limited to: rent receipts, credit card statements, utility bills, money orders, passport entries, insurance documents, birth certificate of child born in the United States, automobile license receipts, deeds, mortgages, and contracts to which you have been a party.

6. Request for extension of Family Unity benefits. Copies of the following documents are evidence that the required relationship exists and that you may be eligible to file an application for extension of Family Unity benefits:

A. A copy, front and back, of the document issued by USCIS to your legalized spouse or parent (for example: Form I-551, Permanent Resident Card, N-550, Certificate of Naturalization, etc.).

B. If the legalized alien through whom Family Unity benefits were obtained is a lawful permanent resident or naturalized U.S. citizen, evidence that a Form I-130, Petition for Alien Relative, has been filed on your behalf.

C. Evidence that you have been granted Family Unity benefits in the past.

D. A list of all trips you have made outside the United States since you were last granted Family Unity benefits. This statement must include the dates and reason for each absence. If you have not been outside the United States since your last Form I-817 was approved, provide a statement affirming this fact.

E. A list of all your residences in the United States since your last Form I-817 was approved.

F. Fingerprints, if you were under the age of 14 years when your last Form I-817 was approved, but are now 14 years of age or older, or if USCIS requests them, as part of the biometric services.
Address Changes.

If you change your address and you have an application or petition pending with USCIS, you may change your address on-line at www.uscis.gov, click on "Change your address with USCIS" and follow the prompts. Or you may complete and mail a Form AR-11, Alien's Change of Address Card, to:

U.S. Citizenship and Immigration Services
Change of Address
P.O. Box 7134
London, KY 40742-7134

For commercial overnight or fast freight services only, mail to:

U.S. Citizenship and Immigration Services
Change of Address
1084-I South Laurel Road
London, KY 40744

Processing Information.

Any Form I-817 that is not signed or accompanied by the correct fee, will be rejected with a notice that the Form I-817 is deficient. You may correct the deficiency and resubmit the Form I-817. An application or petition is not considered properly filed until accepted by USCIS.

Initial processing. Once a Form I-817 has been accepted, it will be checked for completeness, including submission of the required initial evidence. If you do not completely fill out the form, or file it without required initial evidence, you will not establish a basis for eligibility and we may deny your Form I-817.

Requests for more information or interview. We may request more information or evidence, or we may request that you appear at a USCIS office for an interview. We may also request that you submit the originals of any copy. We will return these originals when they are no longer required.

Service Processing Information. Our goal at USCIS is to process all applications fairly. The processing time will vary, depending on the specific circumstances of each case. We may reject an incomplete application. We may deny your application if you do not give us the requested information or do not go to a scheduled interview.

Decision. The decision on a Form I-817 involves a determination of whether you have established eligibility for the requested benefit. You will be notified of the decision in writing.

USCIS Forms and Information.

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

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. 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.

Privacy Act Notice.

We ask for the information on this form, and associated evidence, to determine if you have established eligibility for the immigration benefit for which you are filing. Our legal right to ask for this information can be found in the Immigration and Nationality Act, as amended. We may provide this information to other government agencies. Failure to provide this information, and any requested evidence, may delay a final decision or result in denial of your Form I-817.

Paperwork Reduction Act.

An agency may not conduct or sponsor an information collection, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The public reporting burden for this collection of information is estimated at 2 hours per response, including the time for reviewing instructions and completing and submitting the form. 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. 1615-0005. Do not mail your application to this address.

Application Check List

☐ Did you completely fill out and sign the form?
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☐ Did you attach three color photos?
☐ Did you attach a check or money order for the appropriate fee for the Form I-817, plus the appropriate fee if you are required to obtain fingerprints or other biometric services?

For your records you should keep copies of your application and supporting documents.