

January 31, 2007

Fact Sheet

USCIS FEE ADJUSTMENTS

(Methodology)

The current immigration benefit application and petition fees are based on a fiscal year 1998 final rule that has been adjusted for cost of living increases and other factors. U.S. Citizenship and Immigration Services (USCIS) is proposing a fee structure for the fiscal year 2008/2009 biennial period that is based on a new cost model, and proposed both to improve service delivery and enhance the security and integrity of the immigration system. In conducting its fee review, USCIS used an Activity-Based Costing (ABC) methodology that assigns costs to activities and to products and volume (applications/petitions and biometric services for which the agency charges a fee).

The activities identified in the ABC study include:

- *Inform the Public* receiving and responding to customer inquiries;
- Capture Biometrics electronic capture of fingerprints, photographs; also FBI background checks;
- *Intake* mailroom operations, data capture and collection, fee receipting, and file room operations;
- Interagency Border Inspection System (IBIS) Checks comparing information on applicants, petitioners, beneficiaries and household members who apply for benefits against various Federal systems (IBIS);
- Review Records searching and requesting files, creating temporary and/or permanent alien files, auditing and updating files, archiving inactive files;
- *Make Determination* the task of adjudicating applications and petitions; interviewing applicants; consulting with supervisors, legal counsel, and researching applicable laws;
- Fraud Detection and Prevention activities performed by the Fraud Detection and National Security Office in detecting, combating, and deterring immigration benefit fraud; and
- *Issue Document* producing and distributing secure cards that identify the holder as an alien and identifies his/her status or employment authorization.

The projected cost for the fiscal year 2008/2009 Immigration Examination Fee Account (IEFA) is derived from current expenses, detailed staffing analysis, and projected future costs.

PROJECTED COSTS FOR FY 2008/2009 IMMIGRATION BENEFIT APPLICATIONS AND PETITIONS

FY 2007 IEFA Budget = \$1,760,000,000
 (Less: Non-Recurring Costs) = (8,500,000) ¹

¹ Temporary program that will not recur after FY 2007 (temporary expansion of Application Support Centers)

PROJECTED VOLUME FOR FY 2008/2009 IMMIGRATION EXAMINATION FEE ACCOUNT

Workload volume is based on past workloads (the number of incoming applications and petitions), policy and requirements, and trends. USCIS is projecting a total fee-paying volume of 4.7 million applications and petitions for the FY 2008/2009 biennial period.

The overall weighted average for fee costs (when combined with the biometric fee) is obtained by dividing the projected volume of applications (4.7 million) by the total projected costs (\$2.329 million). The weighted average is \$491, or 86 percent (\$227 above the current average).

REDUCTION IN WEIGHTED AVERAGE

That overall average, however, is reduced to 66 percent when taking into consideration the projected fees for an Application to Register Permanent Status or Adjust Status (I-485).

Currently, the I-485 fee is \$325. The I-485 customer will also file, on average, two Applications for Employment Authorization (I-765) and nearly half will file at least one Application for Travel Document (I-131), while an additional 20 percent of applicants will file a second. These additional 'interim benefits' applications allow applicants to work or travel while their status application is pending. The combined fee that applicants currently pay is approximately \$800. The proposed fee structure will eliminate instances for applicants to have to pay for these processing delays. USCIS is proposing a \$905 fee for the I-485 form. In essence, the increase is \$105 instead of \$580; therefore, the overall weighted average is reduced to 66 percent because adjustment of status applicants will pay roughly approximately the same fee that is currently assessed when taking into account those associated 'interim benefits' that are paid over a multi-year time period.

PROPOSED REDUCTIONS AND EXEMPTIONS

- USCIS will eliminate certain interim benefit fees for applicants who apply for adjustment of status to permanent residence.
- Proposal to exempt applicants for humanitarian reasons from paying a fee from certain initial
 applications for benefits, including T-Nonimmigrant Status (I-914) (Victims of Human
 Trafficking); and applicants seeking immigrant classification under the Violence Against Women
 Act.

² Enhancements not in the FY 2007 budget, e.g., service, security and integrity, humanitarian programs, and infrastructure