# FILING CERTAIN WAIVERS of INADMISSIBILITY

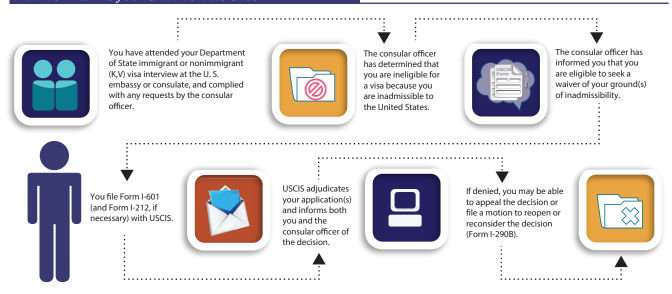
If you are abroad, and a U.S. consular officer has determined that you are ineligible for an immigrant visa or nonimmigrant K or V visa because you are inadmissible to the United States, then you may be able to file an application for a waiver of inadmissibility.

If you have been removed from the United States and need permission to reapply, in addition to a waiver of inadmissibility, you may be able to seek permission to reapply for entry into the United States at the same time you request a waiver of your ground(s) of inadmissibility.

This change will affect you if you are abroad and are filing:

- Form I-601, Application for Waiver of Grounds of Inadmissibility
- Form I-212, Application for Permission to Reapply for Admission to the United States After Deportation or Removal (if needed, and filed together with Form I-601)

# FILING AND ADJUDICATING PROCESS



## WHERE DO I FILE?

Please check the <u>filing addresses for Form I-601</u> Web page or <u>the form instructions</u> for a detailed list of locations where you should mail your forms. Your Form I-601 should be sent to a U.S. address even if you are outside of the United States.

### EXCEPTIONS

You may be able to file these form(s) with an international USCIS office if you qualify for any of the exceptions <u>outlined on our website</u>.

# MORE INFORMATION

Additional information on eligibility and on filing Forms I-601, I-212, or I-290B, Notice of Appeal or Motion, is available in each form's filing instructions on our website.



If you reside in the United States, you may be eligible to apply for a provisional unlawful presence waiver before you depart for your visa interview abroad. For more information visit: <a href="www.uscis.gov/provisionalwaiver">www.uscis.gov/provisionalwaiver</a>.

