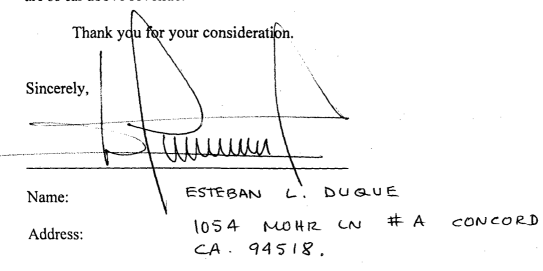
RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.



Date: MARCH 9 - 2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 122 BRIGHT ST.

Stephen you

SAN FRANCISCO CA 94/3Z

Date: 3-4-07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Yok SHIM DOE

Address: 2rft Sherman DR union City CH 2658/

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

547 3RD AVZ

5. F. CA 94118

Date:

3-4- Ew)

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

David Kho
Name: DAVID KHO

Address: 1912 25 TH AVE

OAKLAND CA, 9460/ (510) 381-0313

Date:

3-4-07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Wo Ping Ma

Address: 455 Eddy St. #E707

San Francisco, CA 94109

Date: March 3, 2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Sherry Chark

Address: 1459 - 42nd Avenue,

SF, (A 94122

Date: 3/4/01

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Sem Kalyancu

Name: Sevim Kalyancu

Address:
400 Hyde St.

San Francisco, CA 94109

Date: 3/4/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Jami WV

Address: 501 4320 sve. #1

5 h Co 94121

3/4/07

Docket No. USCIS-2006-0044: Proposed Fee Increase RE:

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Tunk, you Christ,
Address:

147, horning Golf De.

Peterma, CA PUFFLY

Date: 2/4/ww)

Docket No. USCIS-2006-0044: Proposed Fee Increase RE:

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 1819 via Toyon San Iorenzo CA 84880

Endychen

Date:

3/45

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Courang J'a Har Name: CHANG FA HAN Address: 53 McAllister #201 ST- CA GU102

Date: 3 - 4 - 07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: CHEIV, JIHV YU

Finn Yu Cher

Address: 240 Jones St#6/8 ST. CA94102.

3-4-07,

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

3921 PACIFIC HTS BLVD SAN BRUND, CA 94066

Date:

5/4/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

3320 San Jose AVE D. C Ca 94014

Date: 3/4/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address: 838 Hyde Street, Apt. 9 San Francisco, CA 94109

Date: 3 4 2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Chengmen Chung
Address: 220 Un mol St
San Pablo (A) 9x8to

Date: 03 - 64 - 07

Docket No. USCIS-2006-0044: Proposed Fee Increase RE:

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 1647 10 AVR \$1 Oakland, CA 94666

Date: 03/04/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:
Address: 2617 Shaclowirde hay San Juse 98732

Date:

3-4-87

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: TAKCHEN VAN
Address: 200 Urbano Dr.
SF CAG4127

Date: 3/4/27

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

MICHAEL SHIEH

1120 BRONCO PRIVE Name:

PLUMAS LAKE Address:

CA 95691 March 4/07 Date:

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: JIANG XIV YING

TIANG. XIL YING

Address: 616 Broadway Apt 3 San Francislu, (A 94133

Date: 03/04/2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 124 Wavelly St 4p 34 331 Son Francisco, CA 94133

Date: (3/04/2067)

2HAOKSOLZ

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 812 Fuldert ST. S.F. CA 94113 (Filbert)

Date: 3/4/2001

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Annaular

Address: 27 WAVERLY PL #7 S-T CA94108

Date: 3 - (-0)

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

Becky Lin

18: 24,8 Phelps St

8f CA 94124

Date:

3 40

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

9 For 2190 34th Street Ave San Francisco, CA94/16

Date:  $03/04/200^{11}$ 

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Liu Ding Dai CHAOYI Name: Liu Ding Dai Address: 88 Tioga AVE S.F C.A 94134

Date: 03/04/2000

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: DOAN LIN GUAN

Name: DOAN LIN GUAN
Address: 380 A UNION SA S. F. CA94133

Date: 03/04/2001

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Michell Kwar Name: MICHELLE KWAN

Address: 1324 GRANTIST 94133

3-4Date: 4-3=07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Phnolyts NGO
Address: 345 PeninGula
G-7 CA-94134

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address: 16250 CARK Sp Sour Leandro CA 9450

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application). I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Angela Chan Name: ANGELA CHAN

Address: 43 CARLETON AVE. DALY CITY, CA 94015

Date: 03/04/2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 907 STOCKTON #9, SF, CA94108

Date: 3/4/201

J'an Die Houng

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

A ddragg:

-. Qi JIAN W 250 3839 moraga stisam

Date: 03/04/2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Date: March 4, 2007.

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Wantong YU

Address: 354 Pope St

S.F. CA 94112

Date: 3/4/e

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address:

Josephine Ma 1816 HILLMAN AVE BELMONT, CA 94002

Date:

3/4/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address:

P.O BOXJEYGZ CALLAND, OAG4623

Date: 3 4 1 0 7

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Chi Chang Lias

Address: 63BROOK PALE AVE SJ CA94134

Date: 03/04/2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

HA, CAMILLA

Address:

39 EXETTR 6t.

ST. CA 94124

Date: 03/64/2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: JENNIFER LEE

Address: 2133 DAMUTH ST.

OAKLAND, CA 94602

Date: 3/7/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help; survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address: 323 Monte Vista Are. Oalmand, (A 94611

Date: 7/6/67

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely

Name: FIMBERLY S.G. CHANG, M

Address: 818 WEBSOLR ST.
OAKWAND C4 94607

Date: 5/6/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

I INDAY CASCARINO

Address: 128 STAN BRIDGE LN ALAMEDA, CA 94502

3/4/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

199 Baneroff Aue #232

San Levelro, CA94477

Date:  $\frac{2}{6} \frac{1}{0}$ 

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: LETIDA N SOT

Address: 247) ELENA CT

ANTIOCH , [A 9453]

Date: 3/6/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Address: 2764 Breaker lane Hayward, of 94545

3/6/07 Date:

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address:

Date:

3/06/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Stella Han

Address:
3596 Olympic CT.
Plasunton, CA 94588

Date: 2607

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address: 2532 HUMBOLDT AVE.

Date: 03/06/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: 🔇

. .

6389 Thornton Ave

Newark a 94560

Date: 03-06-2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Mealmy Name: Sophen Real Address: 1819 Al-Charles Street Slameda, CA 94507

Date: Mouch 6, 2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Phyllis park
Name: PHYLUS PARK

Address: 722 Taylor Ave Alameda, CA 9450/

Date: 3 - 5 - 6

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Mally E

Address: 5/3 Hanley Court

Date: 3/5/07.

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

1952 International Blvd. #6 OAKLAND, 9 94606

Date:

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: MEAY SAETURAS

Address:

818 Webster St.

Odkland, ea 94607

Date: 3/6/0.7

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

3 86 x Fillmore 8T

Ca 9400

Date: 3-6-0

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Address: 1532 WILLOW STICZET OAKLAND EA 94607

Date: 3-6-07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

: Rosenari Seliciri Ess: 1808 Abelii 81. Orklid, CA. 94607

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name:

Address:

Jing Lin 4551 Park Blvd. Oakland, CA 94602

Date: Mac. 6, 2007

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director,

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: Huay, Jiade

Address:

818 Webster St.

Oakland, CA 94607

Date: 3/06/07

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: SUSAn Park

Address: 2521 8th Ave. Daneard, CA 94606

3/5/07 Date:

RE: Docket No. USCIS-2006-0044: Proposed Fee Increase

Dear Director.

I am writing in response to the unprecedented massive proposed fee increase for immigration and citizenship applications. While fees of course must be adjusted from time to time, the scope of this proposed increase is completely out of scale.

Moreover, the elimination of fee waivers for most applications will create undue hardship, particularly for vulnerable applicants such as battered spouses and children, and asylees. While I applaud the elimination of fees for the I-360 (Battered Spouse Self-Petition) and the continuing policy of not charging a fee for Form I-589 (Asylum Application), I question the sense of eliminating fee waivers across the board for Form I-485. The complete elimination of access to a fee waiver for the I-485 will put permanent resident status out of reach for the very people you claim to be trying to help: survivors of domestic violence and persecution. I urge you to continue the current policy of allowing fee waiver requests to be evaluated on a case-by-case basis for most applications.

I further urge you to reconsider the scale of the fee increase, and to consider requesting supplemental appropriations from Congress if you feel that operating expenses are so far above revenue.

Thank you for your consideration.

Sincerely,

Name: BENJOMIN WONDS

Address: 466 Riond in

S.F. Ca 94134

3-4-200