My I360 was received by the USCIS office on March 31, 2006. On December 11, 2006 I received a e-mail notification from your office stating your require more information.

On December 27, 2006 I received another e-mail stating that you have mailed me a document based on the prior approval on my case. This would refer to my I360 I assume. However, I never received this in the mail.

I did notify your office on February 7, 2007 and was notified by your agent that a requested will be submitted to mail me a duplicate copy. I was told that was all that was required.

However, when I called again – I was told that I had to submit an I824, with \$200. This was told to me when I called the first time. I was instructed to mail this to the Dallas Office, even though this case was send to your California. However, when I read your website it said that the I824 must be mailed to the office where the I360 was approved.

So I called again to get the address of the California office.

My lawyer felt that the e-mail of December 27, 2006 was an error because none of the I360 he submitted was approved. On his requested, more information was submitted to your office. I received an e-mail from your office stating that I would receive a response from your office with 60 days, which will take us till the end of April, 2007.

Because of the above reasons I feel strongly the increase of fees will not benefit me.

Also, the mail of December 27, 2006 never reached me and I was given different instructions every time I called. Because of this I still do not know where I stand with my I360.

I feel that cases which was submitted in 2006 should not effected by the proposed fee increase

Thank you, Maxine Jacobs