RISHWANTH NAIDU BYRA 10112 ABINGTON PL TAMPA, FL 33624-5417 U.S. Department of Homeland Security U.S. Citizenship and Immigration Services 2200 Potomac Center Dr Stop 2425





IOE9446076975

RE: I-765, Application for Employment Authorization

REQUEST FOR EVIDENCE

IMPORTANT: THIS NOTICE CONTAINS YOUR UNIQUE NUMBER. THE ORIGINAL NOTICE MUST BE SUBMITTED WITH THE REQUESTED EVIDENCE.

You are receiving this notice because U.S. Citizenship and Immigration Services (USCIS) requires additional evidence to process your form. Please provide the evidence requested below.

Your response must be received in this office by November 26, 2021.

Please note that you have been allotted the maximum period allowed for responding to a Request for Evidence (RFE). The time period for responding cannot be extended. 8 CFR 103.2(b)(8)(iv). Because many immigration benefits are time sensitive, you are encouraged to respond to this request as early as possible, but no later than the deadline provided above. If you do not respond to this notice within the allotted time, your case may be denied. The regulations do not provide for an extension of time to submit the requested evidence.

You must submit all requested evidence at the same time. If you submit only some of the requested evidence, USCIS will consider your response a request for a decision on the record. 8 CFR 103.2(b)(11).

If you submit a document in any language other than English, the document must be accompanied by a full and <u>complete</u> English translation. The translator must certify that the translation is accurate and he or she is competent to translate from that language to English. If you submit a foreign language translation in response to this request for evidence, you must also include a copy of the foreign language document.

Processing of your I-765 will resume upon receipt of your response. If you have not heard from USCIS within **60 days of responding**, you may contact the USCIS Contact Center at **1-800-375-5283**. If you are hearing impaired, please call the USCIS Contact Center TDD at **1-800-767-1833**.



F-1 MAINTENANCE OF STATUS

U.S. Citizenship and Immigration Services (USCIS) requires additional documentation to establish that you maintained lawful and valid F-1 nonimmigrant status while you were enrolled as an F-1 Student at New England College by engaging in a full course of study.

This evidence must include but is not limited to:

- 1. A statement from the Designated School Official (DSO) and the Registrar attesting to your physical presence in the classroom;
- 2. A full description of your course of study/academic program, including all graduation requirements such as the number of credits or classroom hours and your college's definition of "full course of study" for your degree level;
- 3. Copies of your course syllabi for all classes and coursework in which you earned credit towards your degree. Provide delivery method (in person/lecture, lab, virtual, online, tele-learning, broadcast, satellite, etc.) of the course if not listed on the syllabus;
- 4. Proof of tuition payments made by you for the duration of your enrollment;
- 5. A copy of your most recent transcripts showing number of credits or hours received.

ADDRESS HISTORY AND PROOF OF ATTENDANCE

Provide *all* of the following:

- 1. Records show your addresses in the state of Florida while enrolled at New England College in Henniker, New Hampshire. Provide a complete listing of all addresses where you lived while you were enrolled as an F-1 student. In addition, provide a detailed description of how you attended the required in-person classes at New England College;
- 2. Proof of in-person attendance and claimed travel including but not limited to hotel or lodging receipts, airfare, transportation receipts, and other transportation receipts;
- 3. Attendance records for all classes you physically attended while enrolled at New England College.

In response to the coronavirus (COVID-19) pandemic, USCIS announced flexibilities to assist applicants and petitioners responding to certain notices, including Requests for Evidence, issued between March 1, 2020 and September 30, 2021, inclusive.

The announcement advised that USCIS will consider a response to such notices received within 60 calendar days after the response due date before making a final decision. As a result, you have until January 25, 2022 (original due date plus additional 60 days due to COVID) to respond and submit the requested evidence.



PLEASE SUBMIT YOUR RESPONSE BY MAIL. PLEASE INCLUDE THIS ENTIRE LETTER ON TOP OF YOUR RESPONSE. SUBMISSION OF EVIDENCE WITHOUT THIS LETTER WILL DELAY PROCESSING OF YOUR CASE AND MAY RESULT IN A DENIAL. PLEASE MAIL YOUR RESPONSE TO THE POTOMAC SERVICE CENTER, 2200 POTOMAC SERVICE CENTER DR STOP 2425, ARLINGTON VA 20598-2425.

Sincerely,

John E. Roessler Acting Director

Officer: AD0233