**President Biden’s Family Unity Plan – June 18, 2024**

Wonderful news from President Biden.

Finally, there is relief for married couples and children of U.S. citizens.

HERE IS HOW IT WORKS.

You qualify if:

(A) You entered the United States without permission by crossing the border, illegally, and have remained here, unlawfully, for at least 10 years.

(B) You have been married to a U.S. citizen as of June 17, 2024, or you are a child or stepchild under 21 of a U.S. citizen.

(C) You do not have a criminal history that makes you ineligible and you are not a national security risk.

What do you need to do:

(1) You apply for Parole, that is permission to make a lawful entry into the U.S. from the U.S. by presenting yourself to the Immigration Service (USCIS) under the Humanitarian Parole Program.

(2) If approved, your husband or wife, spouse or parent applies for you to become a U.S. Resident and you will be interviewed in the U.S.

Like Amnesty or DACA this is a great and wonderful opportunity to become a green card holder and enjoy the benefits of being lawful and be allowed to travel and work wherever you want.

This program starts in mid-September 2024 so get ready from now and prepare all necessary documents such as:

birth certificates

marriage certificates

proof of 10 years of physical presence in the U.S.

criminal history and/or police clearance

personal hardship circumstances requiring parole

KEEP IN MIND.

If you entered lawfully, that is with a visa at any border and you are married to a

U.S. citizen then you are already eligible to become a U.S. resident without applying for Parole.

And, if you did not enter with a visa but have not lived in the United States for 10

years, which means you are not eligible for the Biden Plan, then you can still

apply to become a U.S. resident, if you are married to a U.S. citizen **but** you must:

(a) apply for a Waiver **not** Parole; and

(b) if a Waiver is approved, then you will be interviewed at a U.S. Consulate in

your home country in order to get an Immigrant Visa, you will be issued an immigrant visa, and you will be allowed to enter the U.S. as a resident, a green card holder with all the benefits that come with it.

President Biden’s Executive Order changes the process radically and is a grand

opportunity, not to be missed, by those who qualify.

**PRESIDENT BIDEN’S NEW DACA RELIEF**

President Biden’s secondary immigration relief is for undocumented individuals who have graduated from college and also people with DACA who want work visas such as H-1B visas or O visas.

The Biden administration’s new policy will direct the State Department to

update its Waiver guidance to allow students and graduates to avoid the

10-year bar on reentering if they ever leave the United States to obtain a

work visa. The 212(d)(3) waiver process would allow them to obtain the

visa without facing the 10-year bar, a huge obstacle in the immigration

process.

The applicant should have received an offer from an U.S. employer to work in their field. This would essentially remove obstacles to a more stable immigration status that applicants may otherwise have been eligible for.

The requirements under this new program are generally:

* Physically presence in the United States on June 17, 2024.
* Have graduated from college.
* Entered the United States without admission or parole and do not currently hold any lawful status.
* Have a job offer in the field of study and eligibility for an H-1 or O visa.
* Have not been convicted of any disqualifying criminal offense.
* Do not pose a threat to national security or public safety.
* Merit a favorable exercise of discretion.