PUBLIC SUBMISSION

As of: 12/21/12 8:22 AM **Tracking No.** 1jw-81y5-j9kp

Comments Due: December 31, 2012

Docket: <u>USCIS-2009-0008</u>

Agency Information Collection Activities; Form I–751; Petition to Remove Conditions on Residence

Comment On: <u>USCIS-2009-0008-0024</u>

Agency Information Collection Activities: Petition To Remove the Conditions on Residence, Form

Number I–751; Revision of a Currently Approved Collection

Document: <u>USCIS-2009-0008-0029</u>

Comment Submitted by Scott Mossman, Law Office of Scott A. Mossman

Submitter Information

General Comment

The certification in Part 6 requires a statement under penalty of perjury that the marriage was not for the purpose of procuring an immigration benefit, but requiring this certification is not appropriate in some cases. As the wording of #1.g. in Part 2 implicitly recognizes, the statute allows for removal of conditional status without a showing that the marriage was in good faith if the petitioner establishes extreme hardship. A better solution would be to incorporate the good faith language into all of the appropriate places in Part 2, including #1.a and #1.b., and to have a certification that certifies simply that the petition and evidence submitted with it is all true and correct.