



Comment Submitted by Monica Lopez

The is a Comment on the **U.S. Citizenship and Immigration Services (USCIS) Notice: Agency Information Collection Activities: Application for Waiver of Grounds of Inadmissibility, Form I- 601; Revision of a Currently Approved Collection**

For related information, [Open Docket Folder](#) 

[Comment Now!](#)

Due Dec 16 2016, at 11:59 PM ET

ID: USCIS-2007-0042-0073

Tracking Number: 1k0-8sik-rb9b

Document Information

Date Posted:

Oct 18, 2016

[Show More Details](#) 

Comment

Waivers under this section should include spouses of american citizens who committed just one possession of a very small amount of controlled substances in the past and who can prove they are totally rehabilitated. Specially if the state dismissed the charge and no longer exists on the record and not even time served in jail. State often offers them a program where they have to plea guilty in order to dismissed the charge and this is what is not allowing good people to have a second chance even if they are married to a us citizen for a long time, who also have us citizen kids and that only one mistake occurred 10 or more years ago and are contributing with the society, paying taxes, having theirs own companies and even most of them are leaders in their churches. Thanks.