



Comment Submitted by Dana Van Dyk

The is a Comment on the **U.S. Citizenship and Immigration Services (USCIS) Notice: Agency Information Collection Activities: Application for Permission To Reapply for Admission Into the United States After Deportation or Removal, Form I-212: Extension of a Currently Approved Collection**

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

[Comment Now!](#)

Due May 8 2017, at 11:59 PM ET

ID: USCIS-2008-0068-0034

Tracking Number: 1k1-8v9l-7v1g

Document Information

Date Posted:

Mar 15, 2017

[Show More Details](#) 

Comment

Any person previously deported or removed from US should not be allowed to reapply for admission after removal. There is obviously reasons for the deportation and reapplication for admission should never be allowed,. How safe and how comfortable would you be feeling if you lived next to this person. For the safety of our citizens, children and country this should never be allowed.