

**¿Se mudó o cambió la
dirección?**

**¿Tiene que cambiar de
Tribunal de Inmigración?**

¿SE MUDÓ O CAMBIÓ SU DIRECCIÓN?

Complete el formulario Cambio de Dirección del Inmigrante Indocumentado (Formulario "Alien's Change of Address Form/Immigration Court", EOIR-33/IC). Entregue copias del documento al Tribunal de Inmigración y Departamento de Seguridad Nacional, en el piso 11.

¿TIENE USTED QUE CAMBIAR DE TRIBUNAL DE INMIGRACIÓN?

Si tiene usted que mover su caso a otro Tribunal de Inmigración, debe de hacerlo por escrito, presentando un Pedimento para Cambiar de Jurisdicción ("Motion to Change Venue") y presentar copia de este documento al Tribunal de Inmigración donde está su y al Departamento de Seguridad Nacional.

El Pedimento para Cambiar de Tribunal o Jurisdicción debe contener la siguiente información:

- Fecha y hora de la próxima cita para audiencia en el Tribunal de Inmigración.
- Admisión o Negación de las alegaciones contenidas en el formulario Notificación de Comparecencia (Formulario **Notice to Appear, I-862**). Este formulario ha sido entregado a usted por el gobierno.
- Proveer el país de expulsión (Ejemplo: Su país natal) o estado, en caso de no querer proveer un país al cual ser

expulsado de los Estados Unidos. Aunque no quiera proveer país alguno para ser expulsado, debe informarle al Tribunal de su decisión.

- Listar las solicitudes y beneficios que va a presentar, de existir algunos.
- Presentar su dirección y teléfonos actualizados.
- Explicar, con el mejor lujo de detalle el porqué desea usted cambiar de Tribunal de Inmigración.
- Incluir documentos y evidencia que pruebe que usted se ha mudado.
- Complete usted el formulario de Cambio de Dirección del Inmigrante Indocumentado, (Formulario "Alien Change of Address Form" EOIR-33/IC)

TIENE USTED QUE CONTINUAR PRESENTÁNDOSE A SUS AUDIENCIAS, FRENTE AL TRIBUNAL DE INMIGRACIÓN ASIGNADO, Y ESPERAR A QUE EXISTA UNA DECISIÓN SOBRE EL CAMBIO DE TRIBUNAL O JURISDICCIÓN.

La información que se facilita no se ofrece con la intención de brindar asesoría legal, ni debe ser interpretada de ningún modo, como tal. La información provista no extiende ni limita la jurisdicción de los Tribunales de Inmigración de acuerdo a lo establecido por regulación y ley. Nada de lo contenido en este paquete informativo o en estos volantes y folletos deberá limitar el poder discrecional de los Jueces de Inmigración para actuar en concordancia con las regulaciones y la ley.

Alien's Change of Address Form/ Immigration Court

If you move or change your phone number, the law requires you to file this Change of Address Form with the Immigration Court. You must file this form within five (5) working days of a change in your address or phone number. You will only receive notification as to the time, date, and place of hearing or other official correspondence at the address which you provide. Changes in address or telephone numbers communicated through any means except this form, e.g., pleadings, motion papers, correspondence, telephone calls, applications for relief, etc. will not be recognized and the address information and record will remain unchanged.

Failure to appear at any hearing before an Immigration Judge, when notice of that hearing or other official correspondence was served on you or sent to the address you provided, may result in one or more of the following actions:

- If you are not already detained, you may be taken into custody by the Department of Homeland Security (DHS) and held for further action; and

If you are in *removal* proceedings:

Your hearing may be held in your absence under Section 240 of the Immigration and Nationality Act (INA), and an order of removal may be entered against you. Furthermore, you may become ineligible for the following forms of relief from removal for a period of 10 years after the date of the entry of the final order:

1. Voluntary Departure as provided for in Section 240B of the INA;
2. Cancellation of Removal as provided for in Section 240A of the INA;
3. Adjustment of Status or Change of Status as provided for in Section(s) 245, 248, or 249 of the INA.

If you are in *deportation* proceedings:

Your hearing may be held in your absence under Section 242B of the Immigration and Nationality Act (INA) (1995), and an order of deportation may be entered against you. Furthermore, you may become ineligible for the following forms of relief from deportation for a period of 5 years after the date of the entry of the final order:

1. Voluntary Departure as provided for in Section 242(b) of the INA (1995);
2. Suspension of Deportation or Voluntary Departure as provided for in Section 244 of the INA (1995);
3. Adjustment of Status or Change of Status as provided for in Section(s) 245, 248, or 249 of the INA (1995).

If you are in *exclusion* proceedings:

Your application for admission to the United States may be considered withdrawn, and your hearing may be held in your absence and an order of exclusion and deportation entered against you.

Name: _____ Alien Number: A _____

My OLD address was:

("In care of" other person, if any)

(Number, Street, Apartment)

(City, State and ZIP Code)

(Country, if other than U.S.)

My NEW address is:

("In care of" other person, if any)

(Number, Street, Apartment)

(City, State and ZIP Code)

(Country, if other than U.S.)

(New Telephone Number)

 **SIGN HERE** →

X _____
Signature Date

PROOF OF SERVICE (You Must Complete This)

I _____ mailed or delivered a copy of this Change of Address Form on
(Name)

_____ to the Office of the Chief Counsel for the DHS (U.S. Immigration and Customs Enforcement-ICE) at
(Date)

(Number and Street, City, State, Zip Code)

 **SIGN HERE** →

X _____
Signature

MAILING INSTRUCTIONS

- 1) Copy the completed form and mail or deliver it to the Office of the Chief Counsel DHS-ICE at the address you inserted in the *PROOF OF SERVICE*. The *PROOF OF SERVICE* certifies that you provided a copy of the form to DHS.
- 2) Fold the page at the dotted lines marked "Fold Here" so that the address is visible.
(*IMPORTANT: Make sure the address section is visible after folds are made.*)
- 3) Secure the folded form by stapling along the open end marked "Fasten Here."
- 4) Place appropriate postage stamp in the area marked "Place Stamp Here."
- 5) Write in your return address in the area marked "PUT YOUR ADDRESS HERE."
- 6) Mail the original form to the Immigration Court whose address is printed below.

Under the Paperwork Reduction Act, a person is not required to respond to a collection of information unless it displays a valid OMB control number. We try to create forms and instructions that are accurate, can be easily understood, and which impose the least possible burden on you to provide us with information. The estimated average time to complete this form is five (5) minutes. If you have comments regarding the accuracy of this estimate, or suggestions for making this form simpler, you can write to the Executive Office for Immigration Review, Office of the General Counsel, 5107 Leesburg Pike, Suite 2600, Falls Church, Virginia 22041.

Fold Here

PUT YOUR ADDRESS HERE

Place
Stamp
Here

U.S. Department of Justice
Immigration Court
100 Montgomery Street
Suite 800
San Francisco, CA 94104

Fold Here

Privacy Act Notice

The information on this form is required by 8 U.S.C. § 1229(a)(1)(F)(ii) and 8 C.F.R. § 1003.15(d)(2) in order to notify the Immigration Court of any change of address and any change of telephone number. The information you provide is mandatory. Failure to provide the requested information limits the notification you will receive and may result in the adverse consequences noted above. EOIR may share this information with others in accordance with approved routine uses described in EOIR's system of records notice EOIR-001, Records and Management Information System and EOIR-003.

Fasten Here