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U.S. Department of Homeland Security  
U.S. Citizenship and Immigration Services  
Administrative Appeals Office (AAO)  
20 Massachusetts Ave., N.W., MS 2090  
Washington, D.C. 20529-2090



U.S. Citizenship  
and Immigration  
Services

**PUBLIC COPY**

[REDACTED]

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Date: **MAY 10 2012** Office: National Benefits Center

[REDACTED]

IN RE: Applicant:

[REDACTED]

APPLICATION: Application for Waiver of Inadmissibility pursuant to either Section 210 or Section 245A of the Immigration and Nationality Act, as amended, 8 U.S.C. § 1255a.

ON BEHALF OF APPLICANT:

[REDACTED]

INSTRUCTIONS:

This is the decision of the Administrative Appeals Office in your case. The file has been returned to the office that originally decided your case. If your appeal was sustained, or if your case was remanded for further action, you will be contacted. If your appeal was dismissed, you no longer have a case pending before this office, and you are not entitled to file a motion to reopen or reconsider your case.

A handwritten signature in black ink, appearing to read "Perry Rhew".

Perry Rhew  
Chief, Administrative Appeals Office

**DISCUSSION:** The application for waiver of inadmissibility within the legalization program (Form I-690) was denied by the Director, National Benefits Center and is now before the Administrative Appeals Office (AAO) on appeal. The appeal will be dismissed.

The director determined that the applicant did not have an application for status as a temporary resident under Section 245A of the Immigration and Nationality Act, under the Northwest Immigrant Rights Project, CSS/Newman (LULAC) Settlement agreements or the Legal Immigration Family Equity Act provisions; and therefore was not eligible for a waiver of grounds of excludability (Form I-690).

On appeal, the applicant states that he did not know that he was required to have a pending application before submitting a waiver application. He further indicated that he had previously filed an application for adjustment of status to permanent residence.

As stated in 8 C.F.R. § 103.3(a)(3)(iv), any appeal which is filed that fails to state the reason for appeal, or is patently frivolous, will be summarily dismissed.

A review of the decision reveals the director accurately set forth a legitimate basis for denial of the Form I-690 waiver application. A review of the record shows that the applicant has not filed an application for status as a temporary resident under Section 245A of the Immigration and Nationality Act, under the Northwest Immigrant Rights Project, CSS/Newman (LULAC) Settlement agreements or the Legal Immigration Family Equity Act provisions. On appeal, the applicant has not presented any relevant evidence. Nor has he specifically addressed the basis for denial. The appeal must therefore be summarily dismissed.

**ORDER:** The appeal is dismissed. This decision constitutes a final notice of ineligibility.