



**U.S. Citizenship
and Immigration
Services**

**Non-Precedent Decision of the
Administrative Appeals Office**

MATTER OF V-J-

DATE: DEC. 24, 2015

APPEAL OF NEW YORK DISTRICT OFFICE DECISION

APPLICATION: FORM I-690, APPLICATION FOR WAIVER OF GROUNDS OF
INADMISSIBILITY UNDER SECTIONS 245A OR 210 OF THE
IMMIGRATION AND NATIONALITY ACT

The Applicant, a native and citizen of India, seeks a waiver of inadmissibility. *See* Immigration and Nationality Act (the Act) § 245A(d)(2), 8 U.S.C. § 1255a(d)(2). The New York District Director denied the application. The matter is now before us on appeal. The appeal will be dismissed.

The Director, in a decision dated August 27, 2007, denied the Form I-690 application, finding the Applicant had not indicated how he qualified for a waiver. In addition, the Director noted that the Applicant's related Form I-687, Application for Status as a Temporary Resident under Section 245A of the Immigration and Nationality Act, had been denied for reasons unrelated to inadmissibility.

The Applicant, in an appeal filed September 28, 2007, asserts that emergent reasons explain his absence over 45 days and that he plans to submit additional evidence.

The record reflects that subsequent to filing the instant appeal and as a result of a Form I-130, Petition for Alien Relative, his spouse filed on his behalf in August 2009, the Applicant adjusted to conditional lawful permanent resident status on October 23, 2009, and the conditions on his status were removed on July 16, 2012. Because the Applicant is now a lawful permanent resident, further pursuit of this matter is moot.

ORDER: The appeal is dismissed.

Cite as *Matter of V-J-*, ID# 14619 (AAO Dec. 24, 2015)