## <u>USCIS Response to Coronavirus (COVID-19)</u>



Home > News > Alerts > USCIS Clarifies Evidence Requirements Under Liberian Refugee Immigration Fairness

## USCIS Clarifies Evidence Requirements Under Liberian Refugee Immigration Fairness

U.S. Citizenship and Immigration Services today announced that it is updating guidance in the USCIS Policy Manual regarding eligibility for adjustment of status under Liberian Refugee Immigration Fairness (LRIF). The updated guidance clarifies what evidence an applicant may submit to establish Liberian nationality when applying for adjustment of status under LRIF.

The updated guidance includes examples of secondary evidence that could support an applicant's claim of Liberian nationality, as part of the totality of the evidence. These examples include, but are not limited to, expired Liberian passports, baptismal records or other religious documents, school records, and medical records. USCIS will evaluate all evidence an applicant provides, including the applicant's testimony during an interview, to evaluate their eligibility for adjustment of status

Under Section 7611 of the National Defense Authorization Act for fiscal year 2020, certain Liberian nationals are eligible for permanent residence (a Green Card). The spouses, unmarried children under 21, and unmarried sons and daughters 21 or older of eligible Liberian nationals who are principal applicants also may be eligible for Green Cards. USCIS will accept properly filed applications from LRIF applicants until Dec. 20, 2021.

Find the updated guidance at <u>USCIS Policy Manual - Volume 7: Adjustment of Status, Part P, Other Adjustment Programs, Chapter 5, Liberian Refugee Immigration Fairness</u>. For more information about filing for adjustment of status under LRIF, see the <u>LRIF webpage</u> and the webpage for <u>Form I-485</u>, <u>Application to Register Permanent Residence or Adjust Status</u>.

Last Reviewed/Updated: 06/17/2021