



Undocumented Spouses of U.S. Citizens

PROGRAM REQUIREMENTS

- You entered the United States between ports of entry or without authorization.
- You have been continuously in the United States for at least 10 years, with no interruption, **as of June 17, 2024***
- You have been married to a U.S. Citizen as of **June 17, 2024.**
- You do not have any disqualifying criminal history or are considered a threat to national security or public safety*



Children of eligible individuals will need to provide all these documents as well as proof of their relationship to their undocumented parent and their parent's marriage to a U.S. Citizen.



1-800-354-0365

Access legal help by calling the MOIA Immigration Legal Hotline.

**Certain exceptions may apply. If you have questions about your eligibility for this program or the programs requirements, you should consult an immigration attorney or a Department of Justice accredited representative. This flyer contains information, not legal advice.*



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DOCUMENTS YOU WILL NEED



Proof of your marriage: Marriage Certificate



Proof of Identity: State or County Driver's License, Birth Certificate with Photo Identification, Valid Passport, or any other government issued identification that contains your picture, name, and date of birth (expired documents may be accepted)



Proof of your spouse's U.S. Citizenship: Passport, Birth Certificate, or Certificate of Naturalization

Documents to prove you have lived in the United States for the past 10 years as of June 17, 2024, including, but not limited to:

- Rent Receipts or Utility Bills
- School Records
- Hospital/Medical Records
- Letters from your church or other organizations
- Money Order Receipts from money you have sent/received
- Children's Birth Certificates
- Bank Statements
- Car Title, Car Registration, or Insurance Policies
- House Deed, Mortgages, Leases, or Rental Agreement Contracts
- Federal Income Tax Returns