

§ 103.41

will find a record that contains data that is not releasable to the customer. An example would be names and birth dates of persons who might be living. The FOIA/PA only permits release of this type of information when the affected individual submits a release authorization to USCIS. Therefore, the Genealogy Program Office will contact and inform the customer of this requirement. The customer will have the opportunity to submit the release authorization. The customer can also agree to the transfer of the document request to the FOIA/PA program for treatment as a FOIA/PA request as described in 6 CFR Part 5. Document retrieval charges will apply in all cases where documents are retrieved.

[73 FR 28031, May 15, 2008]

§ 103.41 Genealogy request fees.

(a) *Genealogy search fee.* See 8 CFR 103.7(b)(1).

(b) *Genealogy records fees.* See 8 CFR 103.7(b)(1).

(c) *Manner of submission.* When a request is submitted online, credit card payments are required. These payments will be processed through the Treasury Department's Pay.Gov financial management system. Cashier's checks or money orders in the exact amount must be submitted for requests submitted with Form G-1041 or Form G-1041A in accordance with 8 CFR 103.7(a)(1). Personal Checks will not be accepted.

[73 FR 28031, May 15, 2008]

PART 109 [RESERVED]

PART 204—IMMIGRANT PETITIONS

Subpart A—Immigrant Visa Petitions

Sec.

- 204.1 General information about immediate relative and family-sponsored petitions.
- 204.2 Petitions for relatives, widows and widowers, and abused spouses and children.
- 204.3 Orphan cases under section 101(b)(1)(F) of the Act (non-Convention cases).
- 204.4 Amerasian child of a United States citizen.
- 204.5 Petitions for employment-based immigrants.
- 204.6 Petitions for employment creation aliens.

8 CFR Ch. I (1–10 Edition)

204.7 Preservation of benefits contained in savings clause of Immigration and Nationality Act Amendments of 1976.

204.8 [Reserved]

204.9 Special immigrant status for certain aliens who have served honorably (or are enlisted to serve) in the Armed Forces of the United States for at least 12 years.

204.10 Petitions by, or for, certain scientists of the Commonwealth of Independent States or the Baltic states.

204.11 Special immigrant status for certain aliens declared dependent on a juvenile court (special immigrant juvenile).

204.12 How can second-preference immigrant physicians be granted a national interest waiver based on service in a medically underserved area or VA facility?

204.13 How can the International Broadcasting Bureau of the United States Broadcasting Board of Governors petition for a fourth preference special immigrant broadcaster?

Subpart B [Reserved]

Subpart C—Intercountry Adoption of a Convention Adoptee

204.300 Scope of this subpart.

204.301 Definitions.

204.302 Role of service providers.

204.303 Determination of habitual residence.

204.304 Improper inducement prohibited.

204.305 State preadoption requirements.

204.306 Classification as an immediate relative based on Convention adoption.

204.307 Who may file a Form I-800A or Form I-800.

204.308 Where to file Form I-800A or Form I-800.

204.309 Factors requiring denial of a Form I-800A or Form I-800.

204.310 Filing requirements for Form I-800A.

204.311 Convention adoption home study requirements.

204.312 Adjudication of the Form I-800A.

204.313 Filing and adjudication of the Form I-800.

204.314 Appeal.

AUTHORITY: 8 U.S.C. 1101, 1103, 1151, 1153, 1154, 1182, 1184, 1186a, 1255, 1641; 8 CFR part 2.

Subpart A—Immigrant Visa Petitions

§ 204.1 General information about immediate relative and family-sponsored petitions.

(a) *Types of petitions.* Petitions may be filed for an alien's classification as an immediate relative under section 201(b) of the Act or as a preference immigrant under section 203(a) of the Act