Department of Homeland Security

§ 245a.33 Filing.
(a) General. An application for Family Unity benefits under section 1504 of the LIFE Act Amendments must be filed on a Form I-817, Application for Family Unity Benefits, with the Missouri Service Center. A Form I-817 must be filed with the correct fee required in §103.7(b)(1) of this chapter and the required supporting documentation. A separate application with appropriate fee and documentation must be filed for each person claiming eligibility.
(b) **Decision.** The Missouri Service Center Director has sole jurisdiction to adjudicate an application for Family Unity benefits under the LIFE Act Amendments. The Director will provide the applicant with specific reasons for any decision to deny an application. Denial of an application may not be appealed. An applicant who believes that the grounds for denial have been overcome may submit another application with the appropriate fee and documentation.

(c) **Referral of denied cases for consideration of issuance of notice to appear.** If an application is denied, the case will be referred to the district director with jurisdiction over the alien’s place of residence for consideration of whether to issue a notice to appear. After an initial denial, an applicant’s case will not be referred for issuance of a notice to appear until 90 days from the date of the initial denial, to allow the alien the opportunity to file a new Form I–817 application in order to attempt to overcome the basis of the denial. However, if the applicant is found not to be eligible for benefits under §245a.32(a), the Service reserves the right to issue a notice to appear at any time after the initial denial.


§ 245a.34 Protection from removal, eligibility for employment, and period of authorized stay.

(a) **Scope of protection.** Nothing in this Subpart C shall be construed to limit the authority of the Service to commence removal proceedings against an applicant for or beneficiary of Family Unity benefit under this Subpart C on any ground of removal. Also, nothing in this Subpart C shall be construed to limit the authority of the Service to take any other enforcement action against such an applicant or beneficiary with respect to any ground of removal not specified in paragraphs (a)(1) through (a)(4) of this section. Protection from removal under this Subpart C is limited to the grounds of removal specified in:

1. Section 237(a)(1)(A) of the Act (aliens who were inadmissible at the time of entry or adjustment of status), except that the alien may be removed if he or she is inadmissible because of a ground listed in section 212(a)(2) (criminal and related grounds) or in section 212(a)(3) (security and related grounds) of the Act; or
2. Section 237(a)(1)(B) of the Act (aliens present in the United States in violation of the Act or any other law of the United States);
3. Section 237(a)(1)(C) of the Act (aliens who violated their nonimmigrant status or violated the conditions of entry); or
4. Section 237(a)(3)(A) of the Act (aliens who failed to comply with the change of address notification requirements).

(b) **Duration of protection from removal.** When an alien whose application for Family Unity benefits under the LIFE Act Amendments is approved, he or she will receive protection from removal, commencing with the date of approval of the application. A grant of protection from removal under this section shall be considered effective from the date on which the application was properly filed.

1. In the case of an alien who has been granted Family Unity benefits under the LIFE Act Amendments based on the principal alien’s application for LIFE Legalization, any evidence of protection from removal shall be dated to expire 1 year after the date of approval, or the day before the alien’s 21st birthday, whichever comes first.
2. In the case of an alien who has been granted Family Unity benefits under the LIFE Act Amendments based on the principal alien’s adjustment to LPR status pursuant to his or her LIFE Legalization application, any evidence of protection from removal shall be dated to expire 2 years after the date of approval, or the day before the alien’s 21st birthday, whichever comes first.

(c) **Employment authorization.** An alien granted Family Unity benefits under the LIFE Act Amendments is authorized to be employed in the United States.

1. In the case of an alien who has been granted Family Unity benefits