INSTRUCTIONS TO OBTAIN F-2 STATUS FOR DEPENDENT(S) OF F-1 STUDENTS

Obtaining F-2 Status

In order to obtain F-2 status, dependent will either have to obtain an F-2 visa abroad and enter the U.S. in F-2 status, or file for a change of status in the U.S.

For either procedure, the dependent will first need to obtain a Form I-20 (F-2) from the Department of International Student and Scholar Services (ISSS).

Option 1: Travel

Dependent may:

1. Apply for an F-2 visa at a U.S. embassy or consulate abroad. ISSS recommends applying for the visa in the country of citizenship or permanent residence.

2. Enter the U.S. in F-2 status by presenting the Form I-20 (F-2), passport, and F-2 visa at the U.S. port-of-entry. Upon entry, F-2 may access the Form I-94 record of arrival and departure, indicating F-2/DS.

Option 2: Change of Status to F-2 while in the United States

In order to apply for a change to F-2 status in the U.S., dependent must complete and submit the following documents to ISSS, and ISSS will forward them to the appropriate U.S. Citizenship and Immigration Services (USCIS) Lockbox.

1. Form G-1145, “E-Notification of Application/Petition Acceptance.” Applicants filing a Form I-539 at a USCIS Lockbox facility may elect to receive an e-mail and/or text message notifying them that their application has been accepted.

2. Form I-539

3. Photocopies of F-1 student’s and dependents Form I-20s.

4. If applicable, photocopy of F-1 student’s EAD, proof of employment.

5. Copy of F-1 student’s Form I-94 and dependent’s Form I-94.

6. Evidence of financial support documents for both dependent and F-1 student.

7. Letter written by dependent and addressed to U.S. Citizenship and Immigration Services (USCIS), requesting the change of status and explaining why the change is needed.
8. Photocopy of F-1 student’s and dependent’s passports (include photo page, biographical page, expiration date page, entry visa page, and page bearing stamp of last entry to the U.S.).

9. Money order for the amount of the processing fee per I-539 Filing Instructions made payable to the “Department of Homeland Security”.

10. Change from F-1 Status to F-2 Status:
   - Copies of Forms I-20, school transcript or diploma. If authorized for OPT, photocopy of employment authorization document (front and back) and proof of employment.

11. Change from H-1 or H-4 to F-2 Status:
   - Copies of all previously issued Forms I-797 showing H status.
   - For H-1: Evidence that dependent maintained valid H status, i.e., a letter from the H-1 employer confirming current employment, and two or three of the most recent pay stubs.
   - For H-4: Copies of primary visa holder’s H-1 immigration documents, i.e, passport photo page, biographical page, expiration date page, entry visa page, and page bearing stamp of last entry to the U.S., Form I-94, Forms I-797, and two or three of the most recent pay stubs.

**Processing Times**
Change of status applications may take several months to be approved. Check the USCIS website at www.uscis.gov for current processing times. You will be notified when ISSS receives Form I-797 Notice of Receipt from USCIS approximately three weeks after filing the application. It is possible to check the status of the application on-line at www.uscis.gov using the receipt number found on the receipt notice.

**Travel while Change of Status is pending**
Travel abroad while a change of status application is pending is considered to be an abandonment of the application. If F-2 dependent has to leave the United States while the application is pending, s/he should consult appropriate ISSS advisor, who will provide instructions on how to cancel the pending change of status application.

**Visa**
Even with an approved change of status, F-2 dependent will need to obtain a visa for the new status during his/her next trip abroad.

If F-2 dependent’s change of status application is denied, dependent may be required to leave the United States on short notice and obtain an F-2 visa (usually in home country), and re-enter the U.S.

Please note that ISSS is not responsible for the outcome of change of status adjudication or any delays in processing times.

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