Public Charge: What You Should Know

FACT SHEET (NOT LEGAL ADVICE)

What is Public Charge?
“Public Charge” is a term used in immigration law to refer to a person who is likely to become primarily dependent on the government to meet his or her basic needs.

What Benefits are Considered under Public Charge NOW?
Only two types of benefits are considered now:
- Federal/State/Local Cash assistance programs such as, CalWorks, Supplemental Security Income (SSI) and General Assistance (GA)
- Long-Term Institutionalization at Government Expense

The White House is PROPOSING to change the Public Charge rule to expand the types of public assistance programs counted when making the determination if an immigrant could become a Public Charge.

The PROPOSED rule includes:
The proposal expands the types of government-funded public assistance programs that the Federal Government could consider when making a Public Charge determination, these include:
- Federal/State/Local Cash assistance programs including:
  - CalWorks
  - Supplemental Security Income (SSI)
  - General Assistance (GA)
- Long-Term Institutionalization at Government Expense
- Health coverage through Medi-Cal (but not emergency Medi-Cal)
- CalFresh (formerly known as food stamps)
- Low Income Subsidy for prescription drug costs under Medicare Part D
- Rental assistance under Section 8 housing vouchers, Project Based Section 8, and Public Housing

Who is affected by the PROPOSED rule?
The changes proposed would apply to immigrants who are:
- Applying to be lawful permanent residents (LPR or green card)
- Legal permanent residents, but have been out of the country for more than 6-months and are seeking to return to the US
- Others who are seeking admission into the US

The PROPOSED rule would not apply to certain groups including:
The changes proposed would not apply to the following groups:
- Refugees
- Asylees
- Violence Against Women Act (VAWA)
- Special immigrant juveniles
- Survivors of trafficking, domestic violence, or other serious crimes
How will the PROPOSED rule affect me?

There are many factors taken into consideration and information reviewed by immigration in determining if a person might be considered a public charge. Factors considered include past and current use of public benefits, age, income, education and family status. Because of this, the decision must be made based on a person’s individual situation.

When is this change happening?

The exact date is uncertain, but any final rule change will take several months at a minimum. Once the proposal has been officially released the public will have an opportunity to comment.

NOTHING HAS CHANGED AT THIS TIME

If I am a non-citizen is there anything I should do now?

At this time, because information is changing rapidly, contacting an attorney who can discuss your specific situation is the best approach.

What do I do or where do I go if I have any questions?

If you have specific questions about your or your family’s situation, consult an immigration attorney. The County has created and posted a list of free and low-cost immigrant legal service providers serving Santa Clara County residents that can be found at [http://bit.ly/SCC-OIR-LegalSvcs](http://bit.ly/SCC-OIR-LegalSvcs).

Where do I find more information about the proposed rule?

For more detailed or additional information about the public charge rule, you can visit any of the following organizations or websites: Santa Clara County Public Charge page at [www.sccgov.org/publiccharge](http://www.sccgov.org/publiccharge), the Immigrant Legal Resource Center at [www.ilrc.org/public-charge](http://www.ilrc.org/public-charge) or Protecting Immigrant Families Advancing Our Future at [https://protectingimmigrantfamilies.org/](https://protectingimmigrantfamilies.org/).

How and where can I comment about the proposed rule?

On October 10 the public charge proposed rule was posted for the public to comment. You may submit your comments online by visiting the Federal Register at the National Archives. You can comment between now and December 10, 2018.

Where do I find more information about other immigration-related resources?

This page is intentionally left blank.
Proposed “Public Charge” Rule: Trump Administration’s Assault on Immigrant Families

FREQUENTLY ASKED QUESTIONS

What does it mean to be a “public charge”?

Under existing federal policy, the term “public charge” is used to describe a non-citizen who the federal government determines is likely to primarily depend on the government for subsistence. If a public charge determination is made, the government may deny the non-citizen entry into the U.S. (lawful admission) or a green card (lawful permanent resident status). Under current policy, “public charge” only covers non-citizens who are primarily reliant on cash benefit programs—Temporary Aid for Needy Families (TANF/CalWORKs), Supplemental Security Income (SSI), and general assistance programs such as California’s General Assistance or General Relief (GA/GR) Programs—or who are receiving long-term care in an institution at government expense.

Who is subject to a “public charge” determination?

Most people applying for a green card or for admission to the U.S. (for example, someone outside the U.S. applying for a visa) are subject to a public charge determination. People with temporary visas may also be subject to a public charge determination when they extend or change their visa. However, the current rule and the proposed rule do not apply to naturalized citizens, current green-card holders (unless they are seeking to return to the U.S. after having been outside the country for more than 180 days, or in other narrow circumstances), refugees, people applying for or granted asylum, or certain other narrow categories of non-citizens.

How does the Trump Administration’s proposed rule seek to change the meaning of “public charge”?

On October 10, 2018, the Trump Administration officially published a proposed rule that details how the Administration wants to apply the public charge law. If it becomes final, the proposed rule would expand the definition of public charge to include non-citizens who use other critically important programs and services, such as the Supplemental Nutritional Assistance Program (SNAP/CalFresh), non-emergency Medicaid/Medi-Cal, and housing assistance, including public housing and Section 8 vouchers. Under the proposal, the federal government could deny green cards, admission, or a change or extension of a temporary visa to non-citizens who use even a small amount of these benefits—or even just apply for them.

Under the proposal, federal officials would only consider benefit use by the person applying for a green card, entry, or temporary visa change or extension—not by family members. And certain benefits are excluded from both the proposed rule and current policy, including the Women, Infants, and Children (WIC) Program and government subsidies for private insurance under the Affordable Care Act/Covered California.

What is the immediate effect of the proposal? Has federal policy changed?

Federal policy has not yet changed: the Trump Administration’s proposed rule is deeply troubling, but for now it is only a proposal. Federal policy will not change until the public comments on the proposal, and the federal government decides to issue a final rule after considering those comments. That process may take several months, and possibly longer. And any final rule issued could differ from the proposal.
Can non-citizens continue to access public benefits?

Yes. The proposed rule does not prohibit non-citizens from continuing to access public benefits, and the County is committed to providing benefits and services to all County residents. However, if the proposed rule is finalized, the use of specific public benefits now by a non-citizen who is subject to a public charge determination could have negative immigration consequences, even if that non-citizen is eligible for the benefits. These specific benefits are the ones already covered by current policy: SSI, TANF/CalWORKs, General Assistance Programs (including GA/GR Programs), and government programs, like Medicaid, when used to pay for institutionalization for long-term care.

The proposed rule would not penalize a non-citizen subject to a public charge determination for using other benefits until 60 days after the Trump Administration issues a final rule. These newly considered benefits include the Supplemental Nutritional Assistance Program (SNAP/CalFresh), non-emergency Medicaid/Medi-Cal, and housing assistance such as public housing and Section 8 vouchers.

Please consult an immigration attorney if you have questions about the effect of public benefit use on your immigration status.

What should County residents do if they have questions, or would like to speak to someone about how the proposed rule may impact them or their family?

For questions about how this proposal might apply to you or your family, consult an immigration attorney. The County maintains a list of free and low-fee immigrant legal services providers serving Santa Clara County residents, available at http://bit.ly/SCC-OIR-LegalSvcs.

For immigration-related resources in a variety of languages, visit the website of the Santa Clara County Office of Immigrant Relations at http://bit.ly/SCC-OIR. For detailed information about the new public charge proposed rule, visit the websites of Protecting Immigrant Families, Advancing Our Future or the Immigrant Legal Resource Center’s public charge page.

Why does the proposed rule matter to the County of Santa Clara?

The County has long prided itself on being a welcoming home for individuals of all backgrounds, including immigrants. It has nearly two million residents and one of the largest immigrant populations in the United States: 38% of all County residents are foreign-born, and over 60% of children in the County have at least one parent who is foreign-born. The County’s innovation-driven economy relies on the significant contribution of immigrants. Immigrants make up 47% of all employed people in the County, 42% of all business owners in the County, and two-thirds of all workers in the information and computer technology sectors. Immigrants founded half of the “high-tech” startup companies in Silicon Valley, and immigrants or their children founded half of the fourteen Fortune 500 companies based in Santa Clara County. In 2014 alone, immigrants in the County contributed an estimated $77 billion to the County’s economy, based on their wages and tax contributions, according to a New American Economy analysis.

The proposed public charge rule, if adopted as a final rule, would undercut the County’s efforts to provide benefits and services that ensure the health and wellbeing of all County residents, including immigrants. The County provides and administers a wide range of essential safety-net programs, benefits, and services that could be hampered by the proposed rule, including public medical treatment and services, government-subsidized health insurance, housing assistance, mental health and substance abuse services, and general social assistance.