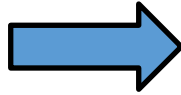


Does the Public Charge Rule Apply to Me?

*Public Charge is assessed at the time of application for admission (entering the U.S.) or adjustment (applying for a green card).

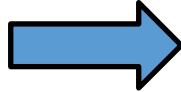
Where the Public Charge Rule does **NOT** apply:

I am applying for Citizenship (naturalizing)



The Public Charge Rule does **NOT** apply to me

I already have a green card and am applying for renewal



The Public Charge Rule does **NOT** apply to me

I am or will be applying for a green card based on an approved U visa, T visa, VAWA Self Petition, Special Immigrant Juvenile (SIJ) petition, asylum application, or Refugee status



The Public Charge Rule does **NOT** apply to me

Where the Public Charge Rule **MAY** apply:

I have a green card but am leaving the U.S. for 6 months or more



The Public Charge Rule **MAY** apply to me when I come back to the U.S. Speak to an immigration attorney before leaving the U.S.

I am or will be applying for a green card on or after February 24, 2020 and am not applying based on an approved U visa, T visa, VAWA Self Petition, Special Immigrant Juvenile (SIJ) petition, asylum application, or Refugee status .



The Public Charge Rule **MAY** apply to me and certain federal benefits received on and after February 24, 2020 could be considered. Speak to an immigration attorney about your options.

I currently have DACA or TPS



The Public Charge Rule is not used to assess eligibility when applying for DACA, TPS or a renewal either. The Public Charge Rule **MAY** apply if I am planning to apply for a green card in the future based on another type of application. Speak to an immigration attorney about your options.