What is Public Charge?

The new "Public Charge" rule is now in effect nationally (except for Illinois) as of February 24, 2020. "Public charge" is a rule that immigration can use to deny an application for permanent residence ("Green card") OR certain other visas to enter the USA from abroad.

Public charge **DOES NOT APPLY TO**

- U.S. citizens or applicants
- Asylees or refugees
- Special Immigrant Juvenile Status
- TPS or DACA
- VAWA, U or T visas or green cards based on these visas.
- Green card renewals

The public charge rule considers all of the applicants circumstances such as income, employment, health, education or skills, family situation and the family/sponsor income, and whether a person (not a family member) has used certain public benefit programs.

GET INFORMED

FREE MINNESOTA CONTACTS:

For free legal advice about public benefits or public charge:

- Mid-Minnesota Legal Aid 1-800-292-4150
- Southern Minnesota Regional Legal Services — 1-888-575-2954 (for persons living in Southern Minnesota counties)

For free immigration questions and help:*

- Volunteer Lawyers Network 612-752-6677
- Immigrant Law Center of MN 1-800-223-1368
- Mid-Minnesota Legal Aid 612-332-1441
- ◆ Southern Minnesota Regional Legal Services — 1-888-575-2954 (for persons living in Southern Minnesota counties)



VOLUNTEER LAWYERS NETWORK Phone: 612-752-6655 immigration@vlnmn.org

www.vlnmn.org

* Persons will need to qualify for free legal help.

Adapted and reprinted with permission from the Legal

Aid Society of San Mateo County August 2019.



Does Public Charge Affect You?

MINNESOTA:
Information and Help
on the new
public charge rule
in effect as of
February 24, 2020*

*USCIS will apply this rule to applications and petitions submitted on or after February 24, 2020.

The information in this brochure is subject to change.

www.vlnmn.org

Does Public Charge Affect You?

Do you already have a green card?

Are you applying for:

- Citizenship
- Green Card renewal
- DACA renewal
- U or T Visa
- Asylum or Refugee status
- TPS
- VAWA
- Special Immigrant Juvenile Status
- Green Card based on U/T/SIJ, VAWA

Do you or your family plan to apply for a green card or visa from **inside** the U.S.?

Does your family plan to apply for a green card or visa from **outside** the U.S? States?

Public charge does not apply. But, if you plan to leave the country for more than 6 months, it is a good idea to talk with an immigration attorney. The public charge test is **not** part of the U.S. citizenship application.

Public charge does <u>not</u> apply to you for these applications. You may use any benefits for which you qualify, now or in the future.

The new public charge test may apply. You should talk with a qualified immigration lawyer who understands the new rule to see if it applies to you or your family. There are many benefits' programs that will not affect applications.

U.S. consular offices in other countries use different rules. Before making a decision about your case or about public benefit, talk to a qualified attorney about this.

The New Public Charge Rule in Effect says:

Receipt of these benefits will be considered:

- Cash benefits (SSI, MFIP, General Assistance)
- SNAP/Food stamps/EBT
- Medicaid with some exceptions
- Federal public housing/Section 8

AND

Immigration officials will more closely look at the "circumstances" listed on the other side of the brochure.

The New Rule DOES NOT apply to these programs:*

- WIC
- CHIP
- MinnesotaCare
- Medicare
- Emergency Medical Assistance (EMA)
- Medicaid for children under 21, pregnant women
- Child care
- Head Start
- Food banks
- Shelters

- Energy Assistance
- Unemployment
- Workers' Compensation
- Veterans benefits
- Adoption
- Foster care
- School meals
- EITC
- Immunizations
- Public health testing/ treatment for communicable diseases

This information is not meant to be legal advice. Please consult an attorney for specific advice.

^{*}These programs are safe to get if eligible.
There may be other programs not affected.