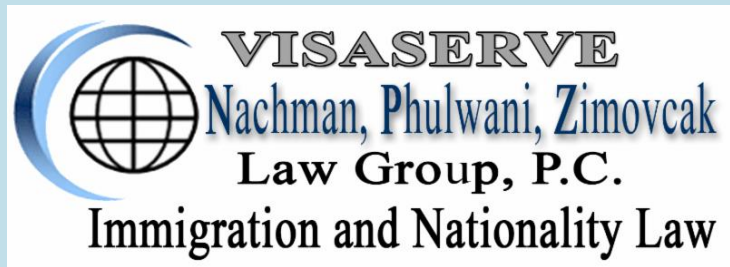


Hi, just a reminder that you're receiving this email because you have expressed an interest in Nachman Phulwani Zimovcak (NPZ) Law Group, P.C. (f/k/a, Nachman & Associates, P.C.) - Don't forget to add info@visaserve.com and david_nachman@visaserve.com to your address book so we can be sure to land in your inbox!

You may [unsubscribe](#) if you no longer wish to receive our emails.



Nachman Phulwani Zimovcak (NPZ) Law Group, P.C. - U.S. and Canadian Immigration and Nationality Law Newsletter and Updates.



TEXT "npzlawgroup" to 22828 to Sign-up for our FREE Bimonthly Newsletter.

In This Issue:

END OF SUMMER & FALL GREETINGS! NPZ LAW GROUP, P.C. WELCOMES A NEW IMMIGRATION LAWYER TO THE STAFF, SAMANTHA CHASWORTH, ESQ.

WHAT DOES A CORPORATE IMMIGRATION LAW POLICY ENTAIL? ONE ITEM SHOULD BE WHAT WILL THE COMPANY PAY FOR OR REIMBURSE AN EMPLOYEE FOR AN IMMIGRATION PROCESS.

CBP ANNOUNCES I-94 WEBSITE UPDATE TO ALLOW GROUP PAYMENTS.

USCIS ADJUSTING

Dear Readers:

As the month of September begins, and we move rapidly toward the fiscal 4th quarter, our thoughts turn to the Midterm Elections and the extent to which immigration laws in the U.S. will continue to be the political football that they are (and always have been). Is it any wonder why the Naturalization process has slowed. The current Administration knows that NEW Americans will likely NOT be voting for Republican candidates. In addition, we all waited anxiously to see what the October Visa Bulletin 2018 would bring. Unfortunately, the DOS report was dismal.

One of our biggest concerns was the approach of September 11th (the date when the USCIS was to stop issuing RFEs and NOIDs). Like Y2K, September 11th came and went. Thankfully, we continue to hear from our colleagues that RFEs are still forthcoming. Of course, the NPZ staff continue to work to avoid RFE and NOID issuance! The recent Stakeholder's Meeting held by the CIS Ombudsman was very helpful to let the public know that this policy guideline was promulgated merely to avoid fraudulent or "place holder" filings.

As AG Sessions continues to do battle with the Immigration Law Bar over issues of Due Process, and as Raids and Worksite Investigations and Enforcement actions persist, we continue to

PREMIUM PROCESSING
FEES UPWARD..

SAM'S TIPS: SAMANTHA
CHASWORTH, ESQ.
GUIDES ABOUT HOW
TO STAY OUT OF ICE
DETENTION.

COMBATING FRAUD IN
THE O VISA REALM:
USCIS NOW
ACCEPTING COPIES OF
NEGATIVE O VISA
CONSULTATIONS.

USCIS EXTENDS &
EXPANDS SUSPENSION
OF PREMIUM
PROCESSING FOR H-1B
PETITIONS.

DOS VISA BULLETIN
UPDATE: VISA
BULLETIN FOR
OCTOBER 2018.

SE HABLA ESPANOL:
Consejos de Sam: Cómo
mantenerse fuera de la
detención de ICE

Casamento com um
estrangeiro nos EUA -
duas opções de processo
de imigração.

I-751: LIFTING THE
CONDITIONS ON
RESIDENCY IN A
MARRIAGE CASE.

:: 201-670-0006
(ext. 100)

:: info@visaserve.com

:: www.visaserve.com

* * * * *

UPCOMING EVENT

**5th Annual Art Law
Symposium
Selected Issues in
the Art World.
David Nachman,
Esq. to discuss
visas for Fine and
Performing Artists.**

encourage our readers to consider the consequences of noncompliance with the U.S. immigration and nationality laws. NPZ's immigration lawyers continue to provide speaking engagements at academic institutions, religious organizations, HR professional meetings, community organizations, etc. throughout the US (and abroad). If you (or your organization) are interested in an onsite presentation, please call or write us. E-mail us at info@visaserve.com for details.

The Immigration and Nationality Lawyers at NPZ Law Group continue to track the latest immigration court cases and policy changes. We continue to remind our readers that if they should have any questions about the ways in which these changes may impact their US immigration status then they should feel free to contact us directly.

We remind our readers that we are Immigration and Nationality Lawyers and that we are available to assist you, your friends, your family and/or your colleagues with any US immigration law matters. Please feel free to contact us by e-mail at info@visaserve.com or by phone at 201-670-0006 (x107).

END OF SUMMER/FALL 2018 GREETINGS! NPZ LAW GROUP, P.C. IS PLEASED TO WELCOME SAMANTHA CHASWORTH, ESQ. WHO, AMONG OTHER THINGS, IS A NOTABLE IMMIGRATION LAW LITIGATOR!



NPZ is pleased to announce that we have brought aboard an additional Attorney who has a wide array of experience in general immigration law. Ms. Chasworth's experience in the U.S. immigration arena include Asylum, Cancellation of Removal, U Visa Applications, Bond Hearings, Immigrant and Refugee Rights Litigation, as well as family and criminal immigration law matters. Samantha is also fluent in Spanish.

Samantha Chasworth will be working closely with David Nachman, Ludka Zimovcak, and Michael Phulwani, Managing Attorneys of NPZ Law Group, P.C. in Ridgewood, NJ (Bergen County) as well as with Snehal Batra, the Managing Attorney of NPZ's office in Neshanic Station, NJ (Somerset County). You may also receive correspondence directly from Ms. Chasworth with regard to matters we are presently handling for our clients.

As you may be aware, the US immigration laws have become much more complex over the last several years and we have found it critical to be able to continue to add knowledgeable and flexible immigration lawyer staff who are able to assist with a variety of US immigration law matters.

During the coming weeks, our E-zine will release articles written by Samantha as well as a formal introduction of Ms. Chasworth, Esq. If you do not already receive our bi-monthly e-zine (which provides timely updates about the US Immigration Laws), please feel free to send us an e-mail and we will add you to our distribution list. If you would like more information about our legal services or support from our legal team, please feel free to give us a call at 201-670-0006 (ext 107)

When:

September 27, 2018

Time:

3:00 PM - 6:00 PM ET

Where:

New Jersey Law Center
1 Constitution Sq. New
Brunswick, NJ 08901

**FOR DETAILED
INFORMATION,
PLEASE CLICK
HERE . . .**

* * * * *

**PRESS RELEASE:
DAVID H.
NACHMAN, ESQ.
APPOINTED AS
CHAIR OF THE
NJSBA
INTERNATIONAL
LAW
COMMITTEE**



The New Jersey State
Bar Association
(NJSBA) recently
announced its
appointment of David
Nachman, Esq., one
of the Managing
Attorneys of
Nachman Phulwani
Zimovcak (NPZ)

WHAT'S GOOD ABOUT HAVING A POLICY? WHAT DOES A CORPORATE IMMIGRATION POLICY ENTAIL? CONSIDER WHAT WILL THE COMPANY PAY FOR OR REIMBURSE AN EMPLOYEE FOR.

Some visas, such as the H-1B, may require the employer pay for the attorney fees and filing fees, and some immigrant visas may require the employer to pay for all costs such as in the case of a PERM labor certification. There are a number of fees that foreign nationals may incur while being sponsored by their employer, including medical exams for immigrant visas, I-765 applications for the foreign national's spouse and children; I-539 petitions for a spouse and children when the employee is in H-1B, TN or L status; and attorney's fees and filing fees for L executive/manager applying for a green card.

[FOR DETAILED INFORMATION, PLEASE CLICK HERE . . .](#)

GROUP PAYMENTS PORTAL: CBP ANNOUNCES I-94 WEBSITE UPDATE TO ALLOW GROUP PAYMENTS.

CBP announced an enhancement to the I-94 website, which will allow group payments for I-94 applications for travelers entering the U.S. at land ports of entry.

A traveler, family member, representative, travel agent, or other responsible party can now submit up to 25 I-94 applications up to seven days prior to their entry and submit one payment or transaction for the total amount. The group payment feature is expected to streamline the processing time for H-2 visaholders, temporary or seasonal laborers. Previously, individuals traveling together were required to apply and pay for their I-94 separately.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

PREMIUM PROCESSING COMES AT EVEN MORE OF A PREMIUM: USCIS ADJUSTING PREMIUM PROCESSING FEE UPWARD.

USCIS announced it is adjusting the premium processing fee for Form I-129, Petition for a Nonimmigrant Worker and Form I-140, Immigrant Petition for Alien Workers beginning on October 1st, 2018 to more effectively adjudicate petitions and maintain effective service to petitioners.

The premium processing fee will increase to \$1,410, a 14.92 percent increase (after rounding) from the current fee of \$1,225. This increase, which is done in accordance with the Immigration and Nationality Act, represents the percentage change in inflation since the fee was last increased in 2010 based on the Consumer Price Index for all Urban Consumers.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

SAM'S TIPS: SAMANTHA CHASWORTH, ESQ. GUIDES ABOUT HOW TO STAY OUT OF ICE DETENTION.

We have all seen the news about the condition of the detention facilities, and President Trump's new plans to make these facilities even worse. So how can you stay out of detention?

Law Group, P.C., as
Chair of the NJSBA
International Law
Committee for 2018-
2019.

[Read More . . .](#)

KNOW YOUR RIGHTS!



If you are stopped
by an immigration
officer or the
police; you can
choose to:

[Read More . . .](#)

NPZ'S OFFICES*:

NPZ'S NORTHERN NEW JERSEY OFFICE:

VISASERVE Plaza
487 Goffle Road
Ridgewood, NJ 07450
Phone: 201-670-0006
(x107)

Please feel free to ask
about our presence in
Boston, MA. and in
Chicago, IL.

* Please note that our
immigration law practice
is national and
international in scope.

1. Stay out of trouble.

Do not do anything that is against the law. This can be anything as minor as driving without a license, or as severe as murder. Anything you do to bring negative light to yourself gives ICE reason to look into you. If they find that you are "a danger to the community" or "a flight risk", they will place you in an immigration detention facility.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

COMBATING FRAUD IN THE O VISA REALM: USCIS NOW ACCEPTING COPIES OF NEGATIVE O VISA CONSULTATIONS DIRECTLY FROM LABOR UNIONS.

Effective immediately, USCIS will begin accepting copies of negative consultation letters directly from labor unions relating to a current or future O nonimmigrant visa petition request. O-1 and O-2 nonimmigrant visas are available to individuals with extraordinary ability in science, education, business, athletics, or the arts, and individuals with extraordinary achievement in the motion picture or television industry, and certain essential support personnel. A consultation letter from a U.S. peer group, labor organization, and/or management organization is generally required for petitions in the O visa classification.

Typically, a petitioner submits the necessary O visa consultation with the petition, and that process requirement remains unchanged.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

If you should have any questions or need more information about the ways in which the U.S. Immigration and Nationality Laws may impact you, your family, your friends or your colleagues, please contact the U.S. Immigration and Nationality Lawyers at the NPZ Law Group - VISASERVE - U.S. Immigration and Nationality Lawyers by e-mailing us at info@visaserve.com or by calling us at 201-670-0006 (x107). You can also visit our Law Firm's website at www.visaserve.com

LONGER WAIT TIMES FOR CERTAIN H-1B VISAS: USCIS EXTENDS & EXPANDS SUSPENSION OF PREMIUM PROCESSING FOR H-1B PETITIONS.

USCIS is extending the previously announced temporary suspension of premium processing for cap-subject H-1B petitions and, beginning September 11th, 2018, will be expanding this temporary suspension to include certain additional H-1B petitions. The USCIS expects these suspensions will last until February 19th, 2019, and the USCIS will notify the public via uscis.gov before resuming premium processing for these petitions.

While H-1B premium processing is suspended, USCIS will reject any Form I-907, Request for Premium Processing Service filed with an affected Form I-129, Petition for a Nonimmigrant Worker. If a petitioner submits one combined check for the Form I-907 and Form I-129 H-1B fees, both forms will be rejected.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

We assist our clients throughout the U.S. and throughout the world.

NPZ'S CENTRAL NEW JERSEY OFFICE:

1348 U.S. 202
Neshanic Station
NJ 08853
Phone: 1-866-599-3625

NEW YORK CITY OFFICE:

108 West 39th Street
8th Floor, Suite 800
New York, NY 10018
Phone: 1-866-599-3625

INDIANA OFFICE:

Indianapolis City Center
201 North Illinois Street
16th Floor, South Tower
Indianapolis, IN 46204
Phone: 317-936-6600

INDIA AFFILIATED OFFICES:

Kaival Chalishazar, Adv.
Kaival Chalishazar &
Co.
22 Vasant Kunj
New Sharda Mandir
Road, Paldi,
Ahmedabad 380007,
India
ATT: Call Kaival at x107

(This office provides "on the ground" services to our Indian clients such as India Divorce, India Real Estate Purchase and Sale, Business Sale Purchase, Adoption, Litigation and High Court Complaints).

Nachman Phulwani
Zimovcak (NPZ) Law
Group, P.C. (Mailing
Address only - Offices in
Ahmadabad).

c/o Mr. Shishir Goyal,
Authorized Agent

DOS VISA BULLETIN UPDATE: VISA BULLETIN FOR OCTOBER 2018 - IF YOUR "PRIORITY DATE" IS CURRENT PLEASE LET US KNOW?

Employment-Based, First Preference (EB-1) Category

The DF cutoff dates for EB-1 India and EB-1 China are both set at October 1st, 2017, which is more than a year ahead of their corresponding dates in the FA chart. For all other countries of chargeability, the EB-1 DF date is June 1st, 2018.

Employment-Based, Second Preference (EB-2) Category

For EB-2 India, the date of May 22nd, 2009 in the DF chart is almost three months ahead of the FA chart cutoff date. EB-2 China's DF date is also more favorable, with a June 15th, 2015 cutoff date.

Employment-Based, Third Preference (EB-3) Category

EB-3 India's cutoff date in the DF chart is October 1st, 2009. This date is actually more favorable than the EB-2 India cutoff date in the DF chart. For EB-3 China, the DF cutoff date is August 8th, 2015.

[TO READ MORE, PLEASE CLICK HERE . . .](#)

NPZ ASSISTS FOREIGN NATIONALS IN THE GREATER SOUTH AMERICA AND SPANISH SPEAKING COMMUNITY - OUR STAFF SPEAKS SPANISH AND MANY OTHER LANGUAGES (SE HABLA ESPANOL).

Consejos de Sam: Cómo mantenerse fuera de la detención de ICE.

Todos hemos visto las noticias sobre el estado de los centros de detención y los nuevos planes del Presidente Trump para hacer que estos centros empeoren aún más. ¿Entonces, cómo puede mantenerse fuera de la detención?

[TO READ MORE, PLEASE CLICK HERE . . .](#)

NPZ ASSISTS FOREIGN NATIONALS IN THE GREATER BRAZILIAN AND PORTUGUESE COMMUNITY - OUR STAFF SPEAKS PORTUGUESE AND MANY OTHER LANGUAGES.

Casamento com um estrangeiro nos EUA - duas opções de processo de imigração.

Se você tem cidadania americana ou possui o Green Card e está planejando se casar com alguém que é cidadão/cidadã de outro país

201 Nepean House
85 Nepean Sea Road
Mumbai 400006, India

Call us at
201-670-0006 (x104) for
contact details.

Shekhar Raj Sharma

SRS Legal
A1/134, Safdurjung
Enclave,
Lower Ground Floor
New Delhi-29, India

(This office provides "on the ground" services to our Indian clients such as India Divorce, India Real Estate Purchase and Sale, Business Sale Purchase, Adoption, Litigation and High Court Complaints)

e pretende viver nos Estados Unidos, há diferentes formas de lidar com o processo de imigração.

[PARALERMAIS, POR FAVOR, CLIQUE AQUI...](#)

**CHECKOUT VISASERVE'S REGULARLY
UPDATED YOUTUBE VIDEO LIBRARY
(SOME SELECTIONS BELOW) ABOUT U.S.
AND CANADIAN IMMIGRATION LAWS:**

**"IMMIGRATION NEWS AND VIEWS" -
NPZ'S NEW PRACTICAL SERIES ON
YOUTUBE ABOUT VARIOUS U.S. AND
CANADIAN IMMIGRATION LAW ISSUES.**

Check us out at . . .

**Nachman Phulwani Zimovcak Law Group
YOUTUBE Video Library. U.S. Immigration and
Naturalization Assistance is only one "click"
away!**

**I-751: LIFTING THE CONDITIONS IN A MARRIAGE
CASE - IF YOU CANNOT JOINTLY FILE THE I-751 ...
THEN PERHAPS YOU CAN FILE A WAIVER?**



Your permanent residence status is conditional if it is based on a marriage that was less than 2 years old on the day you were given permanent residence. You are given conditional resident status on the day you are lawfully admitted to the United States on an immigrant visa or adjustment of your status to permanent residence.

Your status is conditional, because you must prove that you did not get married to evade the immigration laws of the United States. To remove these conditions you must file Form I-751, Petition to Remove Conditions on Residence.

