

Immigration Attorney Magdalena Cuprys publishes overview of marriage-based immigration

Marriage to a U.S. citizen or Lawful Permanent Resident is one of the most common forms of family-based immigration, explains Magda Cuprys

MIAMI, FLORIDA, UNITED STATES, December 14, 2018 / EINPresswire.com/ -- In a published article in her Instruction Series, Immigration Attorney Magdalena Cuprys, Florida, provides an overview of one of the most common forms of Family-Based Immigration. The complete review will be published on

Magdalena Ewa Cuprys, Attorney at Law

Magdalena Cuprys is the principal of Serving Immigrants, a full-service immigration law firm offering a complete range of immigration services to both businesses and individuals. The law firm is uniquely qualified to manage the most contentious and unusual immigration needs. Located in Miami and Clewiston, the firm's offices serve corporate and individual clients.

Immigration Attorney Magdalena Cuprys obtains bond for client accused of domestic violence but where facts are in dispute

SEARCH THIS BLOG

SEARCH THIS BLOG

Search

Magdalena Cuprys received her Auris Doctor from the University of Washington School of Lew in 2002, Sew as admitted to the practice of also in 2002, Sew as admitted to the practice of also in 1002 the completed two botherior dispress, one in Publicular School of Lew in 2002, Sew as admitted to the practice of the interior of the Auristic Buddens at the University of Chicago in 1000 ALD Degrees Individual School of Lew in 1000 ALD Degrees Individual School of Lew in Individual School of I

Blog of infinigration Attorney Magdalena Cuprys

her Blog at https://magdalenacuprysblog.blogspot.com/

Getting married to a United States Citizen or Lawful Permanent Resident (Green Card Holder) is

"

Getting married to a United States Citizen or Lawful Permanent Resident is one of the most common forms of Family-Based Immigration into the USA, and it is also one of the fastest ways"

Magdalena Cuprys, Immigration Lawyer one of the most common forms of Family-Based Immigration into the USA, and it is also one of the fastest ways to obtain Lawful Permanent Residence (i.e., a Green Card).

In order to obtain full Lawful Permanent Residence Status based on such marriage, the couple must have been married for at least 2 years prior to the filing of the Application for Lawful Permanent Residence (I-130) in order for the foreign spouse to obtain their green card. Otherwise, the foreign spouse will only be granted temporary Conditional Residence for a duration of 2 years. After this 2-year period, the couple must file an additional

application to apply to have the Conditional Residence status removed (I-751), and once this application is approved by USCIS, only then does the foreign spouse becomes eligible to receive

the full, permanent, green card status.

However, in reality, many individuals apply for Lawful Permanent Residence when they have been married for less than 2 years. In such a case, one has a more complex burden of proof for the application process, as one must demonstrate through documentary evidence that the marriage is real, was entered into in good faith, and is bona fide in nature (i.e. that it was not entered into fraudulently for the purpose of evading US Immigration Laws).

Convincing evidence is critical at this juncture, and it is highly recommended that one utilize a qualified Immigration Attorney to assist in the collection, presentation and submission of such evidence to USCIS. Common examples of such evidence are correspondence between the spouses, be they letters, emails, social media conversations; photographs of the couple together; and affidavits from family, friends, coworkers, etc. Evidence of financial ties together should also be gathered, such as copies of joint bank accounts, credit cards, insurance policies, health insurance, automobile titles, auto

CUPRYS & ASSOCIATES

Magdalena Ewa Cuprys, Attorney at Law

The Law Firm Cuprys & Associates is a full service, dynamic, and trustworthy law firm that specializes in immigration matters. The law firm is uniquely qualified to manage the most contentious and unusual immigration needs. Swift resolution of immigration-related issues is integral to a client's ability to conduct business or reach their personal goals in the United States. Located in Miami and Clewiston, the firm's offices provide corporate and individual clients of foreign nationality with temporary work permits for the U.S., green card petitions, criminal waivers and representation in removal proceedings cases. With over a decade of experience, the law firm provides clients with the confidence that their cases will be handled by an expert who understands their needs and how to obtain their goals. Although the majority of the law firm's clients live in Florida, it represents people from all over the United States and several foreign countries.

Website Magdalena Cuprys, Immigration Attorney in Florida



Office of Magdalena Cuprys, Immigration Attorney in Florida

insurance policies, joint bills, tax returns, and mail which shows that both spouses live at the same address together. Anything which demonstrates a legitimate relationship that has been continuous and on-going is beneficial, notes <u>Ms. Cuprys</u>.

After one applies for the green card, it is thereafter required that both spouses will have to appear in person at their local USCIS Office for an Official USCIS Interview. The immigration officer will interview the couple and ask them many personal questions in order to determine that the marriage is real and bona fide, i.e. questions of each spouse to ascertain and verify if they know things about the other, etc. These are such things that a married person should know about their relationship.

There also is a financial component to the Immigration process. The US Citizen (sponsoring spouse) has to attest and agree to provide financial support to the foreign spouse. This is done via the execution of a formal Affidavit of Support, which is a legal requirement in the process and must be included with the original Application for Lawful Permanent Residence at time of filing. Also, the sponsoring spouse must prove that they are financially capable and responsible, in which they must document and submit evidence that he or she is employed and has a salary that must meet at least 125% above the Federal Poverty Line (US Income Requirements). It is also required that

they provide Federal Income Tax Returns for the past 3 years as evidence of the above.

*** Magdalena Ewa Cuprys is the principal of Serving Immigrants, a full-service immigration law firm offering a complete range of immigration services to both businesses and individuals. The law firm is uniquely qualified to manage the most contentious and unusual immigration needs.



Magdalena Cuprys, Immigration Lawyer in Florida



Magdalena Ewa Cuprys, Immigration Attorney, Florida

Website:

http://www.servingimmigrants.com Website: http://tuabogadadice.com/

Blog: https://magdalenacuprysblog.blogspot.com/

Attorney Profile: https://solomonlawguild.com/magdalena-e-cuprys%2C-esq

Tiffany Ramirez

Cuprys and Associates, Serving Immigrants

+ + +1 305-924-1133 email us here Visit us on social media: Facebook LinkedIn

This press release can be viewed online at: https://www.einpresswire.com/article/470748429

EIN Presswire's priority is source transparency. We do not allow opaque clients, and our editors try to be careful about weeding out false and misleading content. As a user, if you see something we have missed, please do bring it to our attention. Your help is welcome. EIN Presswire, Everyone's Internet News Presswire™, tries to define some of the boundaries that are reasonable in today's world. Please see our Editorial Guidelines for more information. © 1995-2021 IPD Group, Inc. All Right Reserved.