



Evidence Checklist FOR IMMIGRANT VICTIMS APPLYING FOR THE CRIME VICTIM VISA (U VISA)¹

This is a comprehensive list. In most cases, these documents are not mandatory. However, the more documentation available, the easier it will be for a U visa applicant to be successful in her application.

Under the Victims of Trafficking and Violence Protection Act of 2000 ("VTVPA"), battered noncitizens and other crime victims may be eligible for a nonimmigrant visa, the U Visa. This form of relief, if granted, gives the applicant immediate legal status as a nonimmigrant and possible lawful permanent residence in the long-term. The following is a list of the requirements that must be met by an applicant, and some suggestions of evidence that may be offered to meet each requirement. Additionally, the Department of Homeland Security (DHS) is required to consider "any credible evidence" in its adjudication of an applicant's case. The suggested evidentiary documents in this memo are meant to be guidelines, and not exhaustive descriptions of the types of evidence that may be offered to support an application under the U Visa.

A. Who is eligible to apply for a U Visa?

Certain battered noncitizens and other noncitizen crime victims who have suffered substantial physical or mental abuse flowing from criminal activity and who are cooperating with government officials investigating or prosecuting such criminal activity.

B. What are qualifying criminal activities?

- Rape
- Torture
- Human Trafficking
- Incest
- Domestic Violence
- Sexual Assault
- Abusive Sexual Contact
- Prostitution
- Sexual Exploitation
- Female Genital Mutilation
- Being Held Hostage
- Peonage
- Involuntary Servitude
- Slave Trade
- Kidnapping
- Abduction
- Unlawful Criminal Restraint

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- False Imprisonment
- Blackmail
- Extortion
- Manslaughter
- Murder
- Felonious Assault
- Witness Tampering
- Obstruction of Justice
- Perjury
- Attempt, Conspiracy, or Solicitation to Commit Any of the Above-Mentioned Crimes
- Stalking
- Other state or federal crimes the nature and elements of which are substantially similar

C. What are the requirements that an applicant needs to prove in a U Visa application?

An individual applying for a U Visa must complete immigration Form I-918, "Petition for U Nonimmigrant Status" and establish the following requirements:

Applicant is a victim of listed criminal activity: 1.

Exists	Brought In	
		Trial transcripts or rulings from criminal case
		Trial transcripts or rulings from protection order case
		Trial transcripts or rulings from other court or administrative law proceedings
- <u></u> -		Court documents
		News articles
		Police reports
		Affidavits of victim
		Affidavits of witnesses to crime or injuries
		Medical records
		Ambulance reports
		State statute defining crime
		Form I-918B Certification from state, federal or local government official

2. Nature of the physical or mental abuse suffered by the victim:

Exists	Brought In	
		Reports or affidavits from police
		Reports or affidavits from judges or other court officials
		Reports or affidavits from medical personnel
		Reports or affidavits from school officials
		Reports or affidavits from clergy
		Reports or affidavits from victim advocates, rape crisis center, shelter,
		social workers or social services agency personnel
		Bond orders

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 	Other court orders or administrative agency orders (e.g. stay away
	orders, findings documenting facts of criminal activity)
 	Photographs of injury, crime scene
 	Medical records from U.S. based provider documenting the
	diagnosis and treatment of physical injuries
 	Copies of any ambulance call reports
 	Records of any 911 calls
 	Records from a health care provider documenting diagnosis and
	treatment of mental abuse
 	Affidavit of applicant detailing the substantial physical abuse and injury
	and mental abuse and injury suffered as a result of the crime (both what
	the perpetrator did and how the victim was affected)
 	Copies of any protection order issued for the applicant or
	her/his children
 	Copies of any domestic violence incident report
 	Affidavits from neighbors, landlords, friends, or family attesting
	to the criminal activity or having witnessed injuries that resulted from
	the criminal activity that occurred in the U.S.
 	Affidavits from police officers or prosecutors detailing the violence
	that the applicant has endured
 	Affidavits from victim advocates, shelter workers, battered women's
	advocates, counselors or mental health professionals detailing
	the physical and mental abuse that the applicant has endured

2. Possession of information concerning the criminal activity alleged

Exists	Brought In	
		Affidavit of applicant detailing the applicant's knowledge of the criminal activity
		Affidavits from police officers and prosecutors detailing the applicant's knowledge of the criminal activity
		Any documents that may show applicant's knowledge of the criminal activity
		Copies of any police reports
		Copies of any statements that the applicant has made to a law enforcement agency
		Copies of any complaint reports
		Copies of any evidence that was obtained as a result of the applicant's help
		Copies of any documents that the applicant has given
		to a law enforcement agency
		Transcripts of testimony that the applicant has given

	to a law enforcement agency Any incriminating photographs that applicant may have Affidavits from witnesses that may place the applicant at the scene of the criminal activity or attest to the applicant's knowledge of the criminal activity
	scene of the criminal activity or attest to the applicant's
	·
	knowledge of the criminal activity
, State, or I	een helpful, is helpful, or is likely to be helpful to a ocal investigation or prosecution other than the signed Law fication Form I-918B
Brought In	
	Affidavit of applicant detailing the applicant's helpfulness
	with the investigation or prosecution
	Affidavit of a law enforcement official, prosecutor, judge, DHS official, or
	other federal or state authorities that the applicant has been helpful,
	is helpful, or is likely to be helpful to the investigation or prosecution
	Certificate from a law enforcement official, prosecutor, judge, or
	DHS official, or other federal or state authorities that the applicant has been helpful,
	is helpful, or is likely to be helpful to the investigation or prosecution
	Copies of any police reports
	Copies of any complaint reports
	Copies of any statements that the applicant has made to
	a law enforcement agency
	Copies of any evidence that was obtained as a result of the applicant's help
	Copies of any documents that the applicant has given to a
	law enforcement agency
	Transcripts of testimony that the applicant has given to
	a law enforcement agency
	Affidavits of witnesses that applicant has been helpful, is helpful,
	or is likely to be helpful to a Federal, State, or local investigation
	or prosecution
	Brief description by the applicant's advocate regarding
	applicant's activities in assisting the investigation or prosecution
	, State, or I

5. Criminal activity violated the	ie laws of	f the United	States or	occurred	in the
United States or its territories	5				

Exists	Brought In	
		Certificate from a law enforcement official, prosecutor, judge, INS official or other federal or state authorities that the criminal activity violated the laws of the United States or occurred in the United States or its territories
		Copies of the relevant law that the criminal activity has violated
		Copies of any arrest warrants
	- 	Copies of any complaint reports
	- 	Copies of any police reports
		Copies of any domestic violence incident report
		Affidavit of the pertinent law enforcement officer regarding the nature of the criminal activity

D. Additional Documents Needed to Apply for U visa

Each family members applying with U visa applicant must complete Form I-1918, Supplement A, "Petition for Qualifying Family Member of U-1 Recipient".

1. Identity Documents of Applicant and Qualifying Family Members

 Copy of Birth Certificate of self and children/spouse (translated)
 Copy of ID, Valid Passport (must copy each page), I-94
card immigration documentation
 Copy of marriage certificate (translated)

2. Waiver of Inadmissibility (if client falls under a ground of inadmissibility)

Each family members applying with U visa applicant must submit a waiver of inadmissibility and supporting evidence if the family member falls under a ground of inadmissibility on Form I-192, along with \$545 filing fee of filing or fee waiver request.

Adapted and updated from Legal Momentum and Organización en California de Líderes Campesinas, Inc.

 Filed on Form I-192 and \$545 filing fee of filing or fee waiver request.
 Include evidence of "public of national interest" for this
discretionary waiver.
 Statement explaining the details of victimization
 Statement explaining the details of inadmissibility along with any details
of any mitigating factors
 Reasons and circumstances for needing the waiver, and any
supporting documentation

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