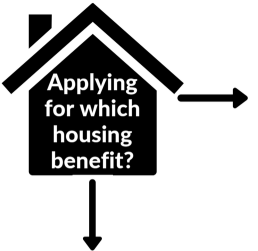


Public Charge Test for Housing Benefits







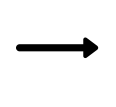
Section 8 Housing
 Assistance;

 Section 8 Project-Based
 Rental Assistance (including
 Moderate Rehabilitation);
 3. Public Housing

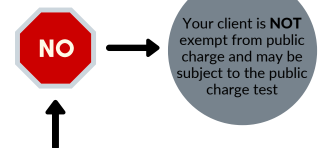


These housing benefits are considered public benefits under the 2020 public charge rule and may be subject to the inadmissibility test.

Transitional housing and emergency shelters are **NOT** public benefits under the definition of the 2020 public charge rule. Therefore...



Transitional housing and shelters are **NOT** considered in the public charge inadmissibility determination



Is your client a recipient or applicant of any of the following protected categories?

VAWA self-petitioners; VAWA cancellation of removal; VAWA suspension of deportation; Battered spouse waiver; Abused approved family based visa applicants (I-130); VAWA NACARA, HRIFA or Cuban Adjustment; U visa; T visa*; Refugees; Asylees; Special Immigrant Juvenile Status (SIJS); (DACA) applicants; Amerasians; Afghan and Iraqi military translators; certain Cuban and Haitian adjustment applicants; certain Nicaraguans and Central Americans under NACARA; Registry applicants; Soviet and Southeast Asian Lautenberg parolees; Certain visa holders**: Green Card holders



Your client is
exempt from the
public charge
ground of
inadmissibility

^{*}Violence Against Women Act Special Protections for Immigrant Survivors in red

^{**}See The Impact of the 2020 Public Charge Rule on Transitional Housing p. 4.