## Strategies and Practice Pointers for Family-Based and Citizenship Cases in the Age of Enforcement

Irene Mugambi & Lakshmi Nayar

Being an Immigration Lawyer in 2018 = Living Every Day in Brace Position



## A Tale of Two Memos

- The "RFE" Memo: Issuance of Certain RFEs and NOIDs; Revisions to Adjudicator's Field Manual (AFM) Chapter 10.5(a), Chapter 10.5(b) (July 13, 2018).
- The "NTA" Memo: Updated Guidance for the Referral of Cases and Issuance of Notices to Appear (NTAs) in Cases Involving Inadmissible and Deportable Aliens (June 28, 2018).

## The RFE Memo

- Applies to all applications received by USCIS on or after September 12, 2018 (except DACA/asylee/refugee applications).
- Increased "discretion" of officers to deny application without first issuing a Request for Evidence (RFE) or Notice of Intent to Deny (NOID).
- Not intended to penalize for "innocent mistakes or misunderstandings of evidentiary requirements," but rather discourage incomplete and frivolous "placeholder" filings.
- Discretion to deny without an RFE or NOID for failure to establish eligibility based on lack of required initial evidence.
  - Not always clear what is "required initial evidence."
  - New "checklists" on USCIS website (but not exhaustive).





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Strategies and Practice Pointers for Family-Based and Citizenship Cases in the Age of Enforcement

Also available as part of the eCourse 2018 Fundamentals of Immigration and Nationality Law eConference

First appeared as part of the conference materials for the 2018 Fundamentals of Immigration and Nationality Law session "Strategies and Practice Pointers for Family-Based and Citizenship Cases in the Age of Enforcement"