On November 20, 2014, President Obama announced that the U.S. Department of Homeland Security (DHS) will develop an expansion of the current 2012 Deferred Action for Childhood Arrivals (DACA) program for individuals who came to the United States as children. President Obama also announced an application process for undocumented parents of U.S. citizens and for undocumented parents of lawful permanent residents (LPRs) to apply and be protected temporarily from deportation (DAPA). These individuals may be granted a type of temporary permission to stay in the U.S. called “deferred action.” These programs are expected to help about 5 million people.

Unfortunately, while 2012 DACA is still ongoing and open for applications, there is a court injunction on the new 2014 programs of expanded DACA and DAPA, which means that no one can apply for the new programs. Every situation is unique and whether you are interested in 2012 DACA, expanded DACA, or DAPA, we encourage you to come speak to our community organizations about your situation.

**2012 DEFERRED ACTION FOR CHILDHOOD ARRIVALS (Original 2012 DACA):**
To qualify, need to meet ALL of the following:
- Arrived in the U.S. when under 16 years of age and be under the age of 31 as of June, 15, 2012
- Have continuously resided in the U.S. from June 15, 2007, to the present
- Physically present in the U.S. on June 15, 2012, and at the time of filing the application
- Did not have lawful status on June 15, 2012
- Currently enrolled in school, graduated from high school, obtained a GED, or are an honorably discharged veteran of the Armed Forces
- Have not been convicted of a felony, significant misdemeanor, 3 or more misdemeanors, or otherwise pose a threat to national security or public safety (check with an attorney to see if can apply for a waiver)
- Are at least 15 years old (may be younger if in removal proceedings)

Timing and Fee:
- Applications are currently available
- Fee: $465

**EXPANSION OF DEFERRED ACTION FOR CHILDHOOD ARRIVALS (DACA PLUS):**
To qualify, need to meet ALL of the following:
- Arrived in the U.S. when under 16 years of age
- Have continuously resided in the U.S. from January 1, 2010, to the present
- Physically present in the U.S. on June 15, 2012, and at the time of filing the application
- Did not have lawful status on June 15, 2012
- Currently enrolled in school, graduated from high school, obtained a GED, or are an honorably discharged veteran of the Armed Forces
● Have not been convicted of a felony, significant misdemeanor, 3 or more misdemeanors, or otherwise pose a threat to national security or public safety (check with an attorney to see if can apply for a waiver)
● Are at least 15 years old (may be younger if in removal proceedings)

Timing and Fee:
● No applications currently available
● Fee: $465

DEFERRED ACTION FOR PARENTAL ACCOUNTABILITY (DAPA)
To qualify, need to meet ALL of the following:
● Parent of a U.S. citizen or lawful permanent resident child on November 20, 2014 (child can be a minor or adult and single or married)
● Have continuously resided in the U.S. since January 1, 2010, to the present
● Physically present in the U.S. on November 20, 2014, and at the time of filing the application
● Did not have lawful status on November 20, 2014
● Are not a priority for deportation, which includes people convicted of a felony, significant misdemeanor, or 3 or more misdemeanors (check with an attorney to see if can apply for a waiver)

Timing and Fee:
● No applications currently available
● Fee: $465

WHAT PROTECTIONS DOES DEFERRED ACTION PROVIDE?
● Temporary relief from deportation for 3 years
● Employment authorization for 3 years (will qualify for social security number and may qualify for driver’s license)
● May be eligible to travel abroad with advance permission (known as advance parole)

THE GOVERNMENT’S NEW PRIORITIES FOR DEPORTATION:
As noted above, the President and his administration have set new priorities for relief, while simultaneously highlighting priorities for deportation. If you feel you may fall into one of these categories, there are trusted community based services available to you.
● Threats to national security, border security, or public safety (includes gang participation)
● Convicted of a felony or “aggravated” felony
● Convicted of 3 or more misdemeanors
● Convicted of 1 significant misdemeanor (such DUI, burglary, domestic violence, firearms offense, and any offense involving a sentence of more than 90 days in custody)
● Entered the U.S. or received a deportation order after January 1, 2014

FOR MORE INFORMATION, PLEASE CONTACT:
The San Francisco Immigrant Legal & Education Network for more information on community based services that can help you.

San Francisco Immigrant Legal & Education Network
938 Valencia Street
San Francisco, CA 94110
415-282-6209