


USCIS Publishes Memo On Revocation of VAWA-Based Self-Petitions

USCIS Publishes Memo On Revocation of VAWA-Based Self-Petitions ^[1]

Submitted by Editor on Feb 18th 2011

This Policy Memorandum (PM) restates the Violence Against Women Act (VAWA) revocation policy.

A memorandum addressing the revocation of VAWA-based self-petitions was originally issued August 5, 2002. At that time, certain district offices were issuing notices of intent to revoke Form I-360, Petitions for Amerasian, Widow(er), or Special Immigrant, that were approved at the Vermont Service Center (VSC) pursuant to the self-petitioning provisions contained in VAWA. The 2002 memorandum was intended to ensure consistency in the adjudication of VAWA self-petitions, including consistency in revocations of VAWA self-petitions. Accordingly, the VSC was designated as the USCIS office with the sole authority to revoke an approved VAWA self-petition. However, district offices have not been following the 2002 memorandum instructions.

Attachment	Size
 vawa_revocation_policy.pdf ^[2]	100.37 KB

Agency:

[USCIS](#) ^[3]

Green Card:

[VAWA](#) ^[4]

Source URL (retrieved on 22 Feb 2020 - 03:16): <https://immigration.com/news/vawa/uscis-publishes-memo-revocation-vawa-based-self-petitions>

Links:

[1] <https://immigration.com/news/vawa/uscis-publishes-memo-revocation-vawa-based-self-petitions>

[2] https://immigration.com/sites/default/files/vawa_revocation_policy.pdf

[3] <https://immigration.com/agencies/agency/dhs/uscis>

[4] <https://immigration.com/greencard/green-card/vawa>