



Published on *US Immigration Lawyer, Law Offices of Rajiv S. Khanna, PC, Rajiv S. Khanna* (<https://immigration.com>)

Waiver of Joint filing requirement

Waiver of Joint filing requirement ^[1]

Submitted by Chief Editor on May 14th 2009

Divorced from my husband and need to file for removal of conditions (status: permanent resident), i.e. to apply for a waiver of the requirement to file a joint petition due to termination of marriage. How do I proceed? What documents do I need to file for removal of conditions based on the situation I am in.

ANSWER:

You will need the waiver as you have said. Read the instructions on Form I-751. What you will be required to prove is that the marriage, when entered into, was in good faith and not to get a green card.

Unless the context shows otherwise, all answers here were provided by Rajiv ^[2] and were compiled and reported by our editorial team from comments and blog on immigration.com ^[3]

Add new comment ^[4]

Source URL (retrieved on 19 Sep 2020 - 06:36): <https://immigration.com/faq/family-based-green-cards/waiver-joint-filing-requirement>

Links:

[1] <https://immigration.com/faq/family-based-green-cards/waiver-joint-filing-requirement>

[2] <http://www.immigration.com/law-offices-rajiv-s-khanna-pc>

[3] <http://www.immigration.com>

[4] <https://immigration.com/JavaScript%3Avoid%280%29%3B>