General Instructions—Please read carefully before completing and filing Form EOIR-45.

1. <u>When and Where to Appeal:</u>

- You must send the Notice of Appeal, Form EOIR-45, so that it is **received** by the Board of Immigration Appeals (Board) within thirty (30) calendar days after the Adjudicating Official's oral decision or, if no oral decision was rendered, within thirty (30) calendar days after the date the Adjudicating Official's written decision was mailed.
- Simply mailing the Notice of Appeal within the time limit may not ensure that the Notice of Appeal is timely received by the Board. If your Notice of Appeal is received outside of the time limit, it will be dismissed as untimely. Send or deliver your Notice of Appeal to:

To send by courier or overnight delivery service, or to deliver in person, use this address:	Board of Immigration Appeals Clerk's Office Disciplinary Appeal 5107 Leesburg Pike, Suite 2000 Falls Church, VA 22041	To send by regular first-class mail use yj ku'address:	Board of Immigration Appeals Clerk's Office Disciplinary Appeal 5107 Leesburg Pike, Suite 2000 Falls Church, VA 22041
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2. <u>How to Pay for the Appeal:</u>

- Attach to the Notice of Appeal, Form EOIR-45, a check or money order for exactly six hundred and seventy-five dollars (U.S. \$675) payable to the "United States Department of Justice." All checks must be drawn on a bank located in the United States. Write the Practitioner's name and the disciplinary case number on the check or money order.
- If you cannot pay for the appeal, you must complete and submit a Fee Waiver Request (Form EOIR-26A). The Board will review your request and decide whether to allow the appeal to be filed without payment of the required fee.

3. <u>Representation by an Attorney or Representative:</u>

- You may be represented by an attorney or a representative who is authorized to appear before the Board. *See* 8 *C.F.R.* §1001.1(*f*) and (*j*). The government will not pay for your attorney or representative.
- If you are represented by an attorney or representative, he or she must file a notice of Entry of Appearance Before the Board of Immigration Appeals (Form EOIR-27) at the same time that this Notice of Appeal, Form EOIR-45, is filed.

4. <u>Submission of Brief:</u>

- You must state detailed reasons for your appeal on the Notice of Appeal, Form EOIR-45, even if you indicate that you intend to file a brief. Please indicate in Item #6 on the Notice of Appeal, Form EOIR-45, if you will file a separate written brief or statement with the Board. The Board will send you a briefing schedule and, in some cases, a hearing transcript (if a hearing was conducted in this case).
- Send a copy of your brief or statement to the Office of the General Counsel of the Executive Office for Immigration Review or the Department of Homeland Security (DHS), whichever office prosecuted your case. You must also provide the Board with a proof of service stating that you have mailed or delivered the brief or statement to EOIR or DHS, as appropriate.

Office of the General Counsel, EOIR	U.S. Citizenship and Immigration Services
ATTN: Bar Counsel	U.S. Department of Homeland Security
5107 Leesburg Pike, Suite 2600	Office of the Chief Counsel-Attorney Disipline
Falls Church, Virginia 22041	20 Massachusetts Ave., NW, Room 4025
	Washington, DC 20529

5. <u>Summary Dismissal of Appeal:</u>

• The Board may summarily dismiss any appeal for any of the following reasons: 1) the practitioner fails to specify the reasons for the appeal; 2) the only reason specified by the practitioner for his or her appeal involves a finding of fact or conclusion of law which was conceded by the practitioner in the disciplinary proceeding below; 3) the Board is satisfied, from a review of the record, that the appeal is filed for an improper purpose, such as to cause unnecessary delay, or that the appeal lacks an arguable basis in fact or law; 4) the practitioner indicates that he or she will file a separate written brief or statement in support of the appeal and then fails to file such a brief or statement within the time period scheduled and does not reasonably explain such failure; and/or 5) the appeal fails to meet essential statutory or regulatory requirements.

6. <u>Request for Oral Argument:</u>

• If you indicate in Item #5 on Form EOIR-45 that you request oral argument before the Board, the Board will inform you if your request is granted. Even if you ask for oral argument, you still must give detailed reasons for your appeal on the Notice of Appeal in item #4 and attachments. The Board ordinarily will not grant a request for oral argument unless you also file a separate written brief or statement.

7. Notification of Change of Address:

• You or your attorney or representative must notify the Board within five (5) days of any change of address or telephone number by submitting the Form EOIR-27 (Check the box in the address section to indicate a new address). A change of address notification is effective only for the case in which it is submitted.

8. Further Information:

• For further guidance please see the Board of Immigration Appeals *Practice Manual* and *Questions and Answers*, which are available on the EOIR website at <u>www.usdoj.gov/eoir</u>.

1.	Case Number:	For Official Use Only
	Name of Practitioner:	
	Address:	
	(City) (State) (Zip Code)	
2.	Date of Adjudicating Official's decision:	
3.	I am I the Respondent I DHS I EOIR	
r here. and case number on the check.	paper if necessary and attach to this form. <u>Failure to specify the fact</u> <u>appeal may lead to summary dismissal without further notice, unless</u> <u>in a timely, written brief or statement filed with the Board. Write the</u> <u>additional sheet.</u>	you provide specific details
Staple check or money order here. Include practitioner's name and ca	(Attach more sheets if necessary.)	

5.	Ι	do	do not	request oral arg	gument before the Board of Immigration Appeals.	
6.	I	u will	will not	-	written brief or statement in addition to the "Basis itten above or accompanying this form.	
	you ii file su	ndicate in l	tem #6 that you or statement v	will file a separ	issed by the Board of Immigration Appeals if rate written brief or statement and you fail to period scheduled and you do not reasonably	
7.	Name of Practitioner's Attorney/Representative or EOIR/DHS Counsel:					
	Address	S:(Number and	l Street)		(Suite No.)	
		(City)		(State)	(Zip Code)	
Ľ	SIGN HERE			or Practitioner's Attorn	ney/Representative or EOIR/DHS Counsel Date	
	T		PROOF O		(Must Be Completed)	1
	1		(Name)	r	mailed or delivered a copy of this Notice of Appea	1l
	on	(Date)	to		titioner's Attorney/Representative or EOIR/DHS Counsel, whichever is the prosecutor in this case)	
	at			(Add	dress)	
Ľ	SIGN HERE	\Rightarrow	X	ectitioner (or Practition	ner's Attorney/Representative or EOIR/DHS Counsel)	
Pi C A	rovided a ompleted	f the Genera Ill of the rec I and signed he required	e you have: al Instructions juested information the Proof of Ser fee or fee waiver	vice	Served a copy of this form and all attachments on the Office of the General Counsel, ATTN: Ba Counsel, Executive Office for Immigration Review or, where the Department of Homeland Security is the prosecutor, the Office of the Chie Counsel, USCIS, DHS or Practitioner or Practitioner's Attorney/Representative	