

Immigration resource news magazine for United states of america

Immigration Magazine

Citizenship Civics Test in 7 Languages & Exemption for Green Card Holders of at Least 20 Years Who Are Over 65 Years Old

Tiyalaw · Saturday, August 4th, 2012

Citizenship Civics Test in 7 Languages & Exemption for Green Card Holders of at Least 20 Years Who Are Over 65 Years Old



U.S. citizenship applicants (N-400 applicants) are required to attend N-400 interviews. Citizenship applicants are required to undergo, *among other things*, English and Civics tests (certain exceptions apply).

U.S. Citizenship and Immigration Services (USCIS) offers the official list of naturalization N-400 Civics Test Questions and Answers in 7 languages (English, Arabic, Spanish, Chinese, Vietnamese, Korean and Tagalog) which can be seen at USCIS website at:

<http://www.uscis.gov/portal/site/uscis/menuitem.cdb41483187c7c1014fe271b526e0aa0/?vgnextoid=160ec05083f98310VgnVCM100000082ca60aRCRD&vgnnextchannel=c242df6bdd42a210VgnVCM100000b92ca60aRCRD§ionId=160ec05083f98310VgnVCM100000082ca60aRCRD&type=2&filter=1>

U.S. citizenship applicants who require help in studying for citizenship/naturalization English and Civics tests may locate Citizenship class (city or zip code search) at <http://www.literacydirectory.org/> .

U.S. immigration law affords special consideration of the civics test for applicants who, at the time of filing their Form N-400, Application for Naturalization/Citizenship, are over 65 years old and have been a permanent resident for at least 20 years (the 65/20

exemption). These 65/20 exemption applicants can:

1. Take civics test in the language of their choice; and
2. Are only required to study 20 of the 100 civics test questions for the naturalization test. The 65/20 exemption should study the 20 civic test questions and answers for the 65/20 exemption instead of the regular 100 civics test questions and answers. The 20 civics test questions and answers for 65/20 exemption can also be found at USCIS website at:

<http://www.uscis.gov/portal/site/uscis/menuitem.cdb41483187c7c1014fe271b526e0aa0/?vgnextoid=160ec05083f98310VgnVCM100000082ca60aRCRD&vgnnextchannel=c242df6bdd42a210VgnVCM100000b92ca60aRCRD§ionId=160ec05083f98310VgnVCM100000082ca60aRCRD&type=2&filter=1>

August 2, 2012: By Aik Wan Kok Fillali, Lawyer USA Immigration Services, at Tiya; Tel: 703-772-8224 & koka at tiyalaw dot com; Direct dial from abroad: 001-703-772-8224;

<http://www.tiyaimmigration.com> ; <http://tiyalaw.blogspot.com> ; <http://immigrationresource.net>

We represent employers, and individuals and their families in green card, citizenship and work visa matters in U.S. immigration law. We also have a focus on green card cases such as extraordinary ability, national interest waiver, PERM, family; work and related visa matters such as H, L, P, O, E, K.

All Rights Reserved.

This article is intended for informational purposes only, and should not be relied on as a legal advice or an attorney-client relationship.

This entry was posted on Saturday, August 4th, 2012 at 4:00 am and is filed under [Citizenship](#), [Green Card](#), [Green Card - Others](#), [Green Card via Family](#), [Green Card via Work](#), [Immigration Forms](#), [Immigration News](#), [Other Visas](#), [Others](#), [USCIS Case Status](#), [USCIS Processing Time](#), [Visas](#), [Waivers](#), [Work Visas](#)

You can follow any responses to this entry through the [Comments \(RSS\)](#) feed. You can leave a response, or [trackback](#) from your own site.