## Immigration resource news magazine for United states of america

Immigration Magazine

## USCIS Bangkok Field Office in Thailand Will Close for a Day on May 2, 2016

Tiyalaw · Friday, April 29th, 2016



## USCIS Bangkok Field Office in Thailand Will Close for a Day on May 2, 2016

U.S. Citizenship & Immigration Services (USCIS) adjudicates most immigration cases. USCIS offices are mostly based in the U.S., with some offices abroad.

**USCIS Bangkok Field Office will close for maintenance on Monday, May 2, 2016**. It will resume operations during normal business hours on Tuesday, May 3, 2016. Its regular business hours are from 8:30 a.m. to noon, from Mondays to Fridays. It closes on Thai and American holidays.

The May 2, 2016 closure information is important because USCIS Bangkok has jurisdiction over many U.S. immigration matters for the Asia/Pacific District, covering countries such as Australia, New Zealand, Burma (Myanmar), Cambodia, Laos, Vietnam, Thailand, Singapore, Indonesia, Malaysia, Brunei, East Timor, Taiwan, Macau, and Hong Kong.

USCIS Bangkok accepts walk-ins on a first-come, first-serve basis. **Government filing fee** for immigration petitions and applications is payable at the U.S. Embassy's cashier with either a Visa or MasterCard, or in cash with U.S. dollars or Thai baht.

This article is intended for informational purposes only, and should not be relied on as legal advice or attorney-client relationship. By Aik Wan Kok, **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

Need help with green card, work visas, work permit, sponsoring family, sponsoring employees, sponsoring relatives, hardship waivers, marriage waiver, and cases with USCIS, Department of Labor or immigration? We represent employers, companies, individuals and families in U.S. Immigration & Nationality Law. Our clients are based within the U.S. and internationally. We represent diverse immigration cases in naturalization/citizenship, green card, work visas, waiver and other immigration matters. Some of our cases including, but are not limiting, extraordinary ability; national interest waiver; PERM with Department of Labor; I-130 for sponsoring relatives and families (child, spouse, brother, sister, stepchild); I-140 for employment; I-485 to adjust status; I-765 work permit/employment authorization; I-131 for international travel and returning to the U.S; I-601 extreme hardship waiver for spouse, parent, son and/or daughter or child of U.S. citizen or green card holder; I-751 joint filing or waiver; I-212 waiver for deportation or removal order; I waiver; H-1B professional worker/specialty occupation; H-2B temporary worker; L executive, manager and specialized knowledge professional transferring from overseas; B-1 business visitor to the U.S.; B-2 tourist visiting the U.S.; F-1 student coming to study in the U.S.; consular processing with U.S. consulates; consular processing via National Visa Centers; filing cases with the USCIS; filing cases with the U.S. Department of Labor; PERM audit; RFE Request for Evidence by USCIS; NOID Notice of Intention to Deny from USCIS; and **Immigration Courts.** 

All Rights Reserved

This entry was posted on Friday, April 29th, 2016 at 4:29 pm and is filed under Immigration News, Others

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