



ICE Check-ins

Information for Newly Arriving Migrants
and Asylum Seekers



Seattle
Office of Immigrant
and Refugee Affairs

May 2024

Northwest
**IMMIGRANT
RIGHTS**
Project





Welcome to Washington!

Northwest
IMMIGRANT
RIGHTS
Project

Bem-vindo!

¡Bienvenido!

Boyei malamau!



NWIRP
40 YEARS





What is ICE?



U.S. Immigration and
Customs Enforcement





ICE Check-Ins are not Immigration Court Hearings





Why do I have to check-in with ICE?

- *Ensure you attend your Immigration Court hearings*



- *Confirm your contact information*



- *Ensure compliance with supervision order and law*





ICE Check-In Documents

Name

A Number

DEPARTMENT OF HOMELAND SECURITY
U.S. Immigration and Customs Enforcement

OREC G-56
Name: [Redacted] File Number: A [Redacted] DOB: [Redacted]

Home Address: [Redacted]

Please present this notice to your local ICE office upon request

OFFICE LOCATION	Find ICE reporting locations by visiting our website at www.ice.gov/check-in or by scanning the below provided QR Code. If you need additional assistance with finding an ICE office location, please contact us at 1-888-351-4024.
DEADLINE	Within 60 days of your release, you must schedule a date to report to your local ICE office using the ICE Appointment Scheduler, instructions for accessing this Scheduler are listed below.
REQUEST	ICE Deportation Officer for continued processing and consideration for reinstatement in ATD.
REASON FOR APPOINTMENT	You have been released into the United States at the discretion of the U.S. Customs and Border Protection and are now subject to certain reporting requirements. Once you schedule a report date with ICE, you will then be required to report in person, as indicated through the scheduler. Once you report to ICE, ICE will evaluate and advise you of future reporting requirements.
BRING WITH YOU	Identification document (birth certificate, government-issued identity documents such as a driver's license or eID) and all immigration documents.

One Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must file Form I-589, Application for Asylum and for Withholding of Removal, Form I-589, Instructions, and information on where to file the Form can be found at www.uscis.gov/i-589. Failure to file Form I-589 within one year of arrival may bar you from eligibility to apply for asylum pursuant to section 208(a)(2)(B) of the Immigration and Nationality Act.

FAILURE TO CONTACT THE LOCAL ICE OFFICE AS INSTRUCTED MAY RESULT IN YOUR ARREST AND/OR A LOSS OF THE RIGHT TO ANY POSSIBLE RELIEF. THANK YOU FOR YOUR COOPERATION.

Navigate the ICE Check-in page

- To find information about ICE office locations, scheduling appointments to appear at an ICE office, check court dates with EOIR and registering a change of address, visit www.ice.gov/check-in
- To schedule an appointment (if needed), visit www.ice.gov/check-in and select "Schedule or Change Appointment"
- Address changes must be made within 5 business days of moving. To change your address, visit www.ice.gov/check-in and follow instructions for "Update Address"
- Bring all other immigration documents to your appointment. I-94, I-501, or I-329 if you have them.
- Bring a form of identification to your appointment. Driver's license, passport, or birth certificate if you have them.

Scan for ICE ERO Check-in Page

Name

A Number

U.S. Department of Homeland Security
Order of Release on Recognizance

Subject ID: [Redacted] This No.: [Redacted]
Name: [Redacted] Date: June 03, 2023
File No.: [Redacted]

You have been recommended placed in removal proceedings. In accordance with section 236 of the Immigration and Nationality Act and the applicable provisions of Title 8 of the Code of Federal Regulations, you are being released on your own recognizance provided you comply with the following conditions:

- You must report for any hearing or interview as directed by the Department of Homeland Security or the Executive Office for Immigration Review.
 - You must surrender for removal from the United States if so ordered.
 - You must report in (person) to DUTY OFFICER
12500 THIRDLA INTERNATIONAL BLVD, SEATTLE, WA (Name and Title of Case Officer)
at 08168 on 08/08/2023 at 10:00 AM (One of each week or month) (Once)
- If you are allowed to report in writing, the report must contain your name, alien registration number, current address, place of employment, and other pertinent information as required by the officer listed above.
- You must not change your place of residence without first securing written permission from the immigration officer listed above.
 - You must not violate any local, State, or Federal laws or ordinances.
 - You must assist the Department of Homeland Security in obtaining any necessary travel documents.
 - Other: YOU ARE NOT AUTHORIZED FOR EMPLOYMENT.

See attached sheet containing other specified conditions. *(written or spoken sheet required)*
NOTICE: Failure to comply with the conditions of this order may result in revocation of your release and your arrest and detention by the Department of Homeland Security.

[Redacted] (Name of DHS Officer)
[Redacted] Acting/Deputy Agent in Charge
(Printed Name and Title of Official)

Alien's Acknowledgment of Conditions of Release on Recognizance

I hereby acknowledge that I have (read) (had interpreted and explained to me in the [Redacted] language) and understand the conditions of my release as set forth in this order. I further understand that if I do not comply with these conditions, the Department of Homeland Security may revoke my release without further notice.

[Redacted] 06/03/2023
(Signature of Immigration Officer Serving Order) (Signature of Alien) (Date)

Cancellation of Order

I hereby cancel this order of release because: The alien failed to comply with the conditions of release.
 The alien was taken into custody for removal.

(Signature of Immigration Officer Canselling Order) (Date)

Name & A Number

DEPARTMENT OF HOMELAND SECURITY
U.S. Immigration and Customs Enforcement
ORDER OF RELEASE ON RECOGNIZANCE
(CONTINUATION PAGE)

Alien Name: [Redacted] Picture: [Redacted] Right Index Print: [Redacted]

File Number: [Redacted] Date: December 31, 2023

Alien's Signature: [Redacted]

Alien's Telephone Number (if any): [Redacted]

Alien's Address: WASHINGTON [Redacted]

PERSONAL REPORT RECORD

Date	Officer	Comment/Changes
FEB 16 2023	[Redacted]	NEXT REPORT DATE: FEB 16 2023
APR 18 2023	[Redacted]	NEXT REPORT DATE: APR 18 2023 e BAH
SEP 15 2023	[Redacted]	NEXT REPORT DATE: SEP 15 2023 e BAH

Signature: [Redacted] Title: [Redacted]
Deportation Officer



Immigration Court Documents

DEPARTMENT OF HOMELAND SECURITY
NOTICE TO APPEAR

NOTICE TO APPEAR

In removal proceedings under section 240 of the Immigration and Nationality Act. Serial No: 892301039417

Subcase ID: [REDACTED] IIR P: [REDACTED] Form: [REDACTED] File No: [REDACTED]

SI998 (Rev. 03/2016) DOS: [REDACTED]

In the Matter of: [REDACTED]

Respondent: [REDACTED] currently residing at:
[REDACTED] (Number, street, city, state and ZIP code) [REDACTED] (Area code and phone number)

You are an arriving alien.
 You are an alien present in the United States who has not been admitted or paroled.
 You have been admitted to the United States, but are removable for the reasons stated below.

The Department of Homeland Security alleges that you:

- You are not a citizen or national of the United States.
- You are a native of Mexico and a citizen of Mexico.
- You applied for admission on January 13, 2023, from Mexico at the San Ysidro Port of Entry Pedestrian Walk.
- You are an immigrant not in possession of a valid unexpired immigrant visa, treaty permit, border crossing card, or other valid entry document required by the Immigration and Nationality Act.

On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the following provision(s) of law:
See Continuation Page Made a Part Hereof

This notice is being issued after an asylum officer has found that the respondent has demonstrated a credible fear of persecution or torture.
 Section 235(b)(1) order was vacated pursuant to: 8CFR 205.30 8CFR 235.3(b)(5)(iv)

YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at:
915 2ND AVENUE, SUITE 613,
SEATTLE, WA, US 98174
(Complete Address of Immigration Court, including Room Number, if any)

on August 6, 2024 at 09:30 AM to show why you should not be removed from the United States based on the charge(s) set forth above. (Date) (Time)

Charge Officer: [REDACTED] (Signature and Title of Issuing Official) (Sign in ink)

Date: January 15, 2023 SAN YSIDRO, CALIFORNIA (City and State)

Notice of In-Person Hearing

UNITED STATES DEPARTMENT OF JUSTICE
EXECUTIVE OFFICE FOR IMMIGRATION REVIEW
SEATTLE IMMIGRATION COURT

LEAD FILE: [REDACTED]
IN REMOVAL PROCEEDINGS
DATE: Aug 17, 2023

TO: Northwest Immigrant Rights Project
815 Second Ave
Suite 400
Seattle, WA 98104

RE: [REDACTED]

Notice of In-Person Hearing

Your case has been scheduled for a **INDIVIDUAL** hearing before the immigration court on:

Date: Aug 22, 2023
Time: 09:30 A.M.
Court Address: 915 2ND AVENUE, SUITE 613, SEATTLE, WA 98174

Representation: You may be represented in these proceedings, at no expense to the Government, by an attorney or other representative of your choice who is authorized and qualified to represent persons before an immigration court. If you are represented, your attorney representative must also appear at your hearing and be ready to proceed with your case. Enclosed and online at <https://www.justice.gov/eoir/list-pro-bono-legal-service-providers> is a list of free legal service providers who may be able to assist you.

Failure to Appear: If you fail to appear at your hearing and the Department of Homeland Security establishes by clear, unequivocal, and convincing evidence that written notice of your hearing was provided and that you are removable, you will be ordered removed from the United States. Exceptions to these rules are only for exceptional circumstances.

Change of Address: The court will send all correspondence, including hearing notices, to you based on the most recent contact information you have provided, and your immigration proceedings can go forward in your absence if you do not appear before the court. If your contact information is missing or is incorrect on the Notice to Appear, you must provide the immigration court with your updated contact information within five days of receipt of that notice so you do not miss important information. Each time your address, telephone number, or email address changes, you must inform the immigration court within five days. To update your contact information with the immigration court, you must complete a Form EOIR-33 either online at <https://respondentaccess.eoir.justice.gov/en/> or by completing the enclosed paper form and mailing it to the immigration court listed above.





No Check-In Documents?

Email: ICE-ERO-SEA-SEANonDetainedDocket-SM@ice.dhs.gov



Telephone: (206) 277-2000, ext. 2



Appear in Person: 12500 Tukwila Int'l Blvd



PROVIDE YOUR "A NUMBER" AND FULL NAME





ICE Check-In Location

**12500 Tukwila International
Blvd
Tukwila, WA 98168**



Bus 124





Preparing for ICE Check-Ins



- You have the right to be represented by an attorney or accredited representative; ICE may allow you to bring family or community member for interpretation
- Bring your immigration documents with you, including any appointment letter or order of supervision
- Know your current address and phone number
- Wait by the “ICE Check In” sign, or speak to the security guard at the front entrance
- Be prepared to wait outside – prepare for the cold and rain!
- Check-in





What Happens at the ICE Check-In?

- Confirm **contact information**: home address, telephone number, work
- Information about **immigration court case**
- Fingerprints, **compliance** with Order of Supervision
- Schedule **next ICE check-in**
- *Maybe: supervision changes - ankle monitor, home visits, cell phone app, detention*





Common Questions



- Will I be detained?
- How long will it take?
- What if I missed a check-in or need to reschedule?
- What if I want to move to another state?

TALK TO A LAWYER BEFORE YOUR ICE CHECK-IN IF:

- **YOU HAD CONTACT WITH POLICE**
- **IMMIGRATION JUDGE ORDERED YOU REMOVED**





**For more immigration help
please visit nwirp.org**

