



U.S. Immigration  
and Customs  
Enforcement



# 如何 更改您的 地址

包括于

移民和海关执法局 (ICE) 和移民审查执行  
办公室 (EOIR) 移民法院入档

很有可能，  
ICE及移民法院  
没有您当前的地址！

这通知是给在移民法院进行移除/驱逐出境程序，或已被告知将会收到听证会通知邮件的所有人士：请注意，如果您搬至新地址，则必须于搬至新地址后的**5天**内，同时向ICE办公室和移民法院更改您的地址。

## 您须要：

- 知道您当地ICE办公室的地点
- 出席您与驱逐出境官员预定的所有约会，及所有移民法院听证会
- 保留所有移民文书
- 向当地ICE办公室提供正确或新的地址
- 向移民法院提供正确或新的地址

## 如果您有问题：

与ICE相关问题或当地ICE办公室地点，可致电：  
1-888-351-4024

有关您的移民法院聆讯，可致电：  
1-800-898-7180

# 我需要什么？

## 您的外国人号码

**Notice to Appear**  
Immigration and Nationality Act  
**File No:** \_\_\_\_\_  
\_\_\_\_\_ currently residing at:  
\_\_\_\_\_  
(Area code and phone number)

## 您的新地址和电话号码

## 您的旧地址

U. S. Department of Justice  
Immigration and Naturalization Service  
**Notice to Appear**  
In removal proceedings under section 240 of the Immigration and Nationality Act:  
**File No:** \_\_\_\_\_  
**In the Matter of:** \_\_\_\_\_  
**Respondent:** \_\_\_\_\_ currently residing at:  
\_\_\_\_\_  
(Number, street, city, state and ZIP code) (Area code and phone number)

## 更改地址表格

要在移民法院更改地址，您必须提交EOIR-33表格。表格可在当地移民法院或通过以下网址在线取得：<https://www.justice.gov/eoir/form-eoir-33-eoir-immigration-court-listing>。您必须在搬至新地址后的5天内入档。

## 您下一次出庭的移民法院和ICE律师的地址。

This notice is being issued after an asylum officer has found that the respondent has demonstrated a credible fear of persecution. If a Section 235(b)(1) order was vacated pursuant to:  8 CFR 208.30(f)(2)  8 CFR 235.3(b)(5)(iv)  
**YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at:**  
\_\_\_\_\_  
(Complete Address of Immigration Court, including Room Number, if any)  
**on \_\_\_\_\_ at \_\_\_\_\_ to show why you should not be removed from the United States based on the charge(s) set forth above.**  
(Date) (Time)  
\_\_\_\_\_  
(Signature and Title of Issuing Officer)

# 该怎么处理？

1. 填写更改地址表格 (EOIR-33表格)，并准备三份副本。
- \* 2. 将更改地址表格正本邮寄至移民法院。  
(这也可于以下网站在线完成  
<https://www.justice.gov/eoir/form-eoir-33-eoir-immigration-court-listing>)
3. 将一份更改地址表格副本邮寄给ICE律师。要查找ICE律师的地址，请访问：  
<https://www.ice.gov/contact/field-offices?office=12>，并查找您新地址的州份和城市。
4. 进入登记时，请提供一份更改地址表格副本给与您的ICE官员。
5. 将一份更改地址表格副本保存在安全地方，以备记录。
6. 须为正在移民法院诉讼过程中的每位家庭成员填写更改地址表格。

\* 您应以经认证程序发送文件，以便有证据证明您已发送文件，意指您要求将收据寄还给您，以证明您已发送文件。您可从任何一间邮局发送经认证邮件。

U.S. Department of Justice  
Executive Office for Immigration Review  
Immigration Court  
OIMR 1125-0004  
**Alien's Change of Address Form/Immigration Court**  
If you move or change your phone number, the law requires you to file this Change of Address Form with the Immigration Court. You must file this form within five (5) working days of a change to your address or phone number. You will only receive notification as to the time, date, and place of hearing or other official correspondence at the address or phone number you provide. Changes in address or telephone numbers communicated through any means except this form, e.g., photocopies, informal papers, correspondence, telephone calls, applications for relief, etc., will not be recognized and the address information and record will remain unchanged.  
Failure to appear at any hearing before an Immigration Judge, when notice of that hearing or other official correspondence was served on you or sent to the address you provided, may result in case or status of the following actions:  
If you are not already detained, you may be taken into custody by the Department of Homeland Security (DHS) and held for further action, and you may be held in custody pending a hearing.  
If you are in removal proceedings under Section 240 of the Immigration and Nationality Act (INA), and an order of removal may be entered against you, the following forms of relief from removal for a period of 10 years after the date of the final order:  
1. Voluntary Departure as provided for in Section 240(b) of the INA.  
2. Conditional Removal or provided for in Section 240(c) of the INA.  
3. Adjustment of Status or Change of Status as provided for in Sections 245, 246, or 249 of the INA.  
If you are in exclusion proceedings under Section 242 of the Immigration and Nationality Act (INA) (1995), and an order of deportation may be entered against you, the following forms of relief from deportation for a period of 5 years after the date of the final order:  
1. Voluntary Departure as provided for in Section 242(b) of the INA (1995).  
2. Stipulation of Deportation or Waiver as provided for in Section 244 of the INA (1995).  
3. Adjustment of Status or Change of Status as provided for in Sections 245, 246, or 249 of the INA (1995).  
If you are in exclusion proceedings and your application for admission to the United States may be considered withdrawn, and an order of exclusion and deportation entered against you.  
Your application for admission to the United States may be considered withdrawn, and an order of exclusion and deportation entered against you.  
Name: \_\_\_\_\_ Alien Number: A \_\_\_\_\_  
My OLD address was: \_\_\_\_\_  
("In care of" other person, if any)  
(Number, Street, Apartment)  
(City, State and ZIP Code)  
(Country, if other than U.S.)  
My NEW address is: \_\_\_\_\_  
("In care of" other person, if any)  
(Number, Street, Apartment)  
(City, State and ZIP Code)  
(Country, if other than U.S.)  
(New Telephone Number)  
SIGN HERE → X  
SIGN HERE → X  
PROOF OF SERVICE (You Must Complete This)  
I, \_\_\_\_\_, hereby certified or delivered a copy of this Change of Address Form on \_\_\_\_\_ to the Office of the Chief Counsel for the DHS (U.S. Immigration and Customs Enforcement-ICE) at \_\_\_\_\_ (Please include Street, City, State, ZIP Code)  
SIGN HERE → X



发送文件后，请继续致电  
**1-800-898-7180**  
以确认下一次在移民法院听证的日期和地点。