June 18, 2019

The Honorable William Barr  
Attorney General  
Department of Justice  
950 Pennsylvania Avenue Northwest  
Washington, D.C. 20530

The Honorable Kevin McAleenan  
Acting Secretary  
U.S. Department of Homeland Security  
Washington, D.C. 20528

Dear Attorney General Barr and Acting Secretary McAleenan:

We write to oppose the United States Citizenship and Immigration Services (USCIS) guidance which ignores the will of Americans across the country by considering cannabis-related activities as a factor for the “good moral character” standard required of immigrants seeking to naturalize, particularly in cases where there is no violation of state law.

Currently, more than 30 states and territories have legalized some form of cannabis, whether for medical purposes or adult use. These inconsistencies between federal and state cannabis laws are confusing for patients, businesses and other individuals to navigate. We strongly believe that such gaps in policy should not be exploited to penalize otherwise law-abiding legal permanent residents who seek to naturalize.

According to USCIS’s own policy, good moral character “measures up to the standards of average citizens of the community in which the applicant resides.” We remain deeply concerned that the enforcement of USCIS guidance during immigration proceedings will not accurately reflect the values or standards of the applicant’s community, especially if the applicant resides in a state or territory where cannabis is legal and where federal cannabis laws remain unenforced. In fact, this mean-spirited change in guidance would prevent, for example, patients who use cannabis for medical conditions from ever actualizing their dream of becoming an American citizen. Attitudes toward cannabis have significantly shifted in recent years in support of legalization and away from federal interference, as evidenced by the states which implemented the will of their voters. A majority of Americans now support the legalization of the adult use of cannabis and even more support medical usage.

Further, state-legal cannabis businesses have created over 200,000 jobs across the country and its continued expansion generates new employment opportunities for many Americans every day. Additionally, the tax revenue generated by these small businesses is used to invest in communities, supporting public health, education and law enforcement. We fear the recent change in USCIS guidance will prevent individuals from seeking state-legal employment in the cannabis industry and prevent meaningful and legitimate contributions to the American economy.
The federal government has long accommodated the different views Americans have across the country and have accordingly deferred to states to define laws and policies which best reflect their communities. To that end, we ask the Department of Justice and the Department of Homeland Security to prevent implementation of this USCIS guidance and to exclude cannabis-related activities as a factor in determining “good moral character” for naturalization purposes.

Sincerely,

Ron Wyden
United States Senator

Elizabeth Warren
United States Senator

Kirsten Gillibrand
United States Senator

Patty Murray
United States Senator

Jacky Rosen
United States Senator

Catherine Cortez Masto
United States Senator

Jeffrey A. Merkley
United States Senator

Amy Klobuchar
United States Senator

Kamala D. Harris
United States Senator

Cory A. Booker
United States Senator