PREFACE

Volume I of AILA’s *Immigration Regulations*, current through April 1, 2019, covers Title 8 of the Code of Federal Regulations (CFR), which is composed of regulations from the Department of Homeland Security (DHS) (Chapter I) and the Executive Office for Immigration Review (EOIR) (Chapter V). Newly incorporated regulations include:

- A DHS final rule requiring petitioners seeking to file cap-subject H-1B petitions to register electronically with USCIS during a designated registration period (note that the registration requirement is suspended for the Fiscal Year 2020 cap season);
- A DHS final rule increasing the USCIS premium processing fee;
- A joint DHS/DOJ interim final rule governing asylum claims by individuals who violate a suspension or limitation on entry into the United States through the southern border;
- and more!

The layout of the CFR pages allows users to easily distinguish between subsections, paragraphs, clauses, etc., with nested text and more conspicuous headings at the subsection and paragraph level. The running headers remain detailed, allowing users to quickly find a needed provision. For ease of use, there is a detailed, combined, comprehensive index that includes references to both Volumes I and II of this CFR set.

As with all of AILA’s primary sources, any corrections to AILA’s *Immigration Regulations* will be available at www.aila.org/Errata. In addition, regulations published in the *Federal Register* that amend the CFR are posted to AILA.org and to AILALink, and any changes to the CFR are also reflected in the version of that document located on AILALink. We welcome any comments and suggestions you may have regarding any AILA publication. Please send your remarks to books@aila.org.

**Editor’s Note:** At the time this volume went to press, the joint DHS/DOJ interim final rule governing asylum claims by individuals who violate a suspension or limitation on entry into the United States through the southern border was the subject of a preliminary injunction. The injunction, which was issued on December 19, 2018, by the U.S. District Court for the Northern District of California, prohibited the government from taking any action continuing to implement the rule and ordered a return to the pre-rule practices for processing asylum applications. The government’s appeal was pending in the Ninth Circuit in the case *East Bay Sanctuary Covenant v. Trump*. Any updated information about this rule will be published on www.aila.org.