
5 Questions Immigration Attorneys Should Ask Before Adopting AI

01

Does this tool understand immigration workflow?

Or does it just recognize legal language?

There's a difference between AI trained on general legal text and one calibrated for I-129s, RFEs, and USCIS timelines.

02

Who is supervising the AI's output?

And what does that look like in practice?

A signed policy is not supervision. Supervision means someone is checking output, catching errors, and accountable when something goes wrong.

03

Are you fitting AI into your workflow — or rebuilding your workflow around the tool?

Firms that struggle most added software without fixing the process underneath it first.

04

When the AI gets something wrong, what is the recovery path?

On a missed filing or incorrect petition, who catches it — and when?

In immigration practice, a wrong answer caught late can cost a client their visa status.

05

Can you produce a case-by-case audit trail?

If USCIS questions a filing or a client asks what happened, can you show what AI did — and what a human reviewed?

Accountability in immigration practice is not optional.



Your workflow is the foundation.

Build it right before you automate it.

DM me "AUDIT" to get started —
or book your free discovery call at simplarity.co