



**Select the desired benefit from the following options:**

Notice of Appeal or Motion (I-290B)

If your Representative has provided you a Case Passcode, click [Enter Case Passcode](#).

**Important Notes:**

1. USCIS captures your Internet Protocol address and your web browser information when you file a benefit request.
2. USCIS cannot electronically process fee waivers at this time in USCIS ELIS. Payment processing is completed entirely through the Department of Treasury's secure Pay.gov system. USCIS will not store or have access to your payment or credit card information.
3. NEVER give out your USCIS ELIS account number or password to another individual or allow another person to use your USCIS ELIS account and password to file a benefit request.

**What is the Purpose of This Electronic Form?**

The electronic I-290B, Notice of Appeal or Motion, is used to file an appeal or motion to reopen or reconsider certain decisions under the immigration laws.

**When Should I Use This Form?**

Visit the U.S. Citizenship and Immigration Services (USCIS) Web site at [www.uscis.gov/I-290B](http://www.uscis.gov/I-290B) to view appeal and motion eligibility by form type.

For most appeals and motions, Form I-290B must be filed within 30 calendar days after personal service of the decision, 33 calendar days if the decision was mailed. An appeal relating to a revocation of an immigrant petition must be filed within 15 calendar days after personal service of the decision, 18 calendar days if the decision was mailed. The date of service is normally the date of the decision.

Late filed appeals that do not meet the requirements for a motion to reopen or reconsider will be rejected. Late filed motions may be dismissed, however, a late filed motion to reopen may be excused in the discretion of USCIS where it is demonstrated that the delay was reasonable and beyond the applicant's/petitioner's control.

**The electronic Form I-290B may be used in the following circumstances:**

1. To file an appeal with the Administrative Appeals Office (AAO); or
2. To file a motion to reconsider a decision (i.e., the AAO, a field office or service center); and/or
3. To file a motion to reopen a decision (i.e., the AAO, a field office or service center), including decisions under the Northwest Immigrant Rights Project (NWRP) Settlement, or the Special Immigrant Juvenile (SIJ) Perez-Olano Settlement Agreement (POSA).

**Who May Not File Form I-290B?**

1. Per DHS regulations, the beneficiary of a visa petition that is denied or revoked by USCIS MAY NOT file an appeal or a motion of that visa petition. Only a petitioner or applicant may file an appeal or motion. Similarly, an attorney or Board of Immigration Appeals (BIA)-accredited representative MAY NOT file an appeal or motion on the behalf of such beneficiary.
2. A petitioner whose Petition for Alien Relative (Form I-130) or Petition for Widow(er) filed on Form I-360 was denied or was revoked by USCIS MAY NOT use Form I-290B to file an appeal with the BIA. Instead, the petitioner or the petitioner's attorney or BIA-accredited representative must file Form EOIR-29 in accordance with the instructions included in the denial or notice of revocation. For filing instructions of Form EOIR-29, visit the USCIS Web site at [www.uscis.gov/eoir-29](http://www.uscis.gov/eoir-29) or the Department of Justice Web site at [www.justice.gov/eoir/eoirforms/eoir29.pdf](http://www.justice.gov/eoir/eoirforms/eoir29.pdf).
3. Do not use this form to file an appeal or motion for a Form I-601A (Provisional Unlawful Presence Waiver) or Form I-821D (Consideration of Deferred Action for Childhood Arrivals) denial. There are no appeal or motion rights for Form I-601A or Form I-821D.
4. Do not use this form to appeal a Department of State overseas consular officer's denial of your visa application (i.e., DS-156, DS-156E, DS-156K, DS-117, DS-157, DS-230, or DS-260). For information about visa application denials, please reference the Department of State Web site.
5. Do not use this form to file an appeal on a Special Agricultural Worker (SAW) or Legalization Application. Appeals on these case types must be filed on Form I-694, Notice of Appeal of Decision under Sections 245A or 210 of the Immigration and Nationality Act.

**Processing Information**

An appeal or motion that is not signed or is not accompanied by the proper fee will be dismissed or rejected with a notice that the appeal or motion is deficient. If time permits, you may correct the deficiency and resubmit the appeal or motion.

Once the appeal or motion is accepted, it will be reviewed. If you do not have any standing to file the appeal or motion, or if the decision is not appealable, the appeal or motion will be dismissed or rejected without further review. Further, late filed appeals that do not meet the requirements of a motion to reopen or reconsider will be rejected. Late filed motions may be dismissed.

**Decision.** You will be notified in writing of any action taken on your appeal or motion.

**Penalties**

If you knowingly and willfully falsify or conceal a material fact or submit a false document with your Form I-290B, we will deny your Form I-290B, and may deny any other immigration benefit.

In addition, you will face severe penalties provided by law, and may be subject to criminal prosecution.

**Privacy Act Statement**

**AUTHORITIES:** 8 CFR Sections 103.3 and 103.5 authorize USCIS to collect the information and the associated evidence on this benefit application.

**PURPOSE:** USCIS will use the information you provide on this form to adjudicate appeals or motions on decisions under immigration laws, except for appeals of Form I-130, Petition for Alien Relative and Form I-360, Petition for Amerasian, Widow(er), or special Immigrant, (widow(er) only) denials in which the Board of Immigration Appeals (BIA) has appellate jurisdiction. The information you provide will be used to make a determination on an appeal or a request for a motion.

**DISCLOSURE:** The information you provide is voluntary. However, failure to provide the requested information, and any requested evidence, may delay a final decision or result in denial of your appeal or motion.

**ROUTINE USES:** The information you provide on this benefit application may be shared with other Federal, State, local, and foreign government agencies and authorized organizations in accordance with approved routine uses, as described in the associated published system of records notices DHS/USCIS-001 - Alien File, Index, and National File Tracking System of Records, DHS-USCIS-007 - Benefits Information System and DHS/USCIS-015 - Electronic Immigration System-2 Account and Case Management System of Records which can be found at [www.dhs.gov/privacy](http://www.dhs.gov/privacy). The information may also be made available, as appropriate for law enforcement purposes or in the interest of national security.

**Paperwork Reduction Act**

An agency may not conduct or sponsor an information collection and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The public reporting burden for this collection of information is estimated at 90 minutes per response, including the time for reviewing instructions and completing and submitting the form. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to: U.S. Citizenship and Immigration Services, Regulatory Coordination Division, Office of Policy and Strategy, 20 Massachusetts Ave., NW, Washington, DC 20529-2140; OMB No. 1615-0095. Do not mail your completed Form I-290B to this address.

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[Apply Online](#)





## Notice of Appeal or Motion

<i>Filing Instructions for Notice of Appeal or Motion</i>							
<b>Information About Petitioner/Applicant</b>							
Family Name (Last Name): <input type="text"/> Given Name (First Name): <input type="text"/> Middle Name: <input type="text"/> <input type="checkbox"/> No First Name <input type="checkbox"/> No Middle Name							
Complete Name of Business/Organization (if applicable) <input type="text"/>							
Alien Registration Number (A-number, if applicable) <input type="text"/>							
Receipt Number <input type="text"/>							
USCIS ELIS Account Number (if any) <input type="text"/>							
<b>Mailing Address</b> (or Military APO/FPO Address, if applicable)							
In Care of Name: <input type="text"/>							
Street #: <input type="text"/> Street Name: <input type="text"/> Apt/Suite/Fir: <input type="text"/>							
Country: <input type="text"/> City/Town: <input type="text"/>							
State: <input type="text"/> ZIP Code: <input type="text"/>							
<b>Fees:</b>							
<table border="1" style="width: 100%; border-collapse: collapse;"><thead><tr><th>Item</th><th>Amount</th></tr></thead><tbody><tr><td>I-290B</td><td>630.00</td></tr><tr><td>Total</td><td>630.00</td></tr></tbody></table>		Item	Amount	I-290B	630.00	Total	630.00
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<b>Contact Numbers</b>							
Daytime Telephone Number (Area or Country Code) <input type="text"/> Extension: <input type="text"/> 123-123-1234							
Mobile Telephone Number (if any) <input type="text"/> 123-123-1234							
Fax Number (if any) <input type="text"/> 123-123-1234							
E-mail Address <input type="text"/> address@email.com To change Email address, please go to View My Profile, click on Account tab then Change Email Address							

Are you an attorney or representative accredited by the Board of Immigration Appeals (BIA) filing this appeal or motion on behalf of the petitioner/applicant? <input checked="" type="radio"/> Yes <input type="radio"/> No	
<i>If you check Yes for this question, you must attach a new Form G-28, Notice of Entry of Appearance as Attorney or Representative, signed by the attorney or accredited representative named on the Form G-28.</i>	

<b>Information About Person/Organization Filing Appeal or Motion on Behalf of Petitioner/Applicant</b>	
Family Name (Last Name): <input type="text"/> Given Name (First Name): <input type="text"/> Middle Name: <input type="text"/> <input type="checkbox"/> No First Name <input type="checkbox"/> No Middle Name	
Complete Name of Business/Organization (if applicable) <input type="text"/>	
<b>Contact Numbers</b>	
Daytime Telephone Number <input type="text"/> Extension: <input type="text"/> 123-123-1234	
Mobile Telephone Number (if any) <input type="text"/> 123-123-1234	
Fax Number (if any) <input type="text"/> 123-123-1234	
E-mail Address (if any) <input type="text"/> address@email.com To change Email address, please go to View My Profile, click on Account tab then Change Email Address	

<b>Information About the Appeal or Motion</b>	
Check the box below indicating that you are filing an appeal or a motion, not both. You may select only one option.	
<b>Appeal</b>	
<input checked="" type="radio"/> I am filing an appeal to the Administrative Appeals Office (AAO). My brief and/or additional evidence is attached.	
<input type="radio"/> I am filing an appeal to the AAO. My brief and/or additional evidence will be submitted to the AAO within 30 calendar days of filing the appeal.	
<input type="radio"/> I am filing an appeal to the AAO. No supplemental brief and/or additional evidence will be submitted.	
<b>Motion</b>	
<input type="radio"/> I am filing a motion to reopen a decision. My brief and/or additional evidence is attached.	
<input type="radio"/> I am filing a motion to reconsider a decision. My brief is attached.	
<input type="radio"/> I am filing a motion to reopen and a motion to reconsider a decision. My brief and/or additional evidence is attached.	

<b>Appeals:</b>	
<b>1. Brief</b>	
You do not need to submit a brief in support of your appeal. If you do submit a brief and/or additional evidence, you may submit these materials at the time of initial filing of the Notice of Appeal or Motion (I-290B) or within 30 days of filing.	
Any brief and/or additional evidence submitted after the initial filing of the Notice of Appeal or Motion must be submitted directly to the AAO. Click here for the correct submission address.	
Any brief and additional evidence must specifically reference the appeal for which it is being submitted. If an affected party has filed multiple appeals with the AAO, separate copies of the brief and evidence must be provided for each individual appeal. Failure to do so may result in the return of the brief or evidence to the individual or entity that submitted it and preclude such material from consideration.	
If you need more than 30 calendar days to submit a brief, you must make a written request to the AAO within 30 calendar days of filing the appeal. The AAO may grant more time to submit a brief for good cause.	
<b>2. Oral Argument</b>	
You may request an oral argument before the AAO in Washington, DC in a letter attached as evidence to this filing. The letter must explain specifically why an oral argument is necessary (i.e. why your argument cannot be adequately addressed in writing). If your request is granted, the AAO will contact you about setting the date and time. The U.S. Government does not furnish interpreters for oral arguments.	
USCIS Form for which you are filing an Appeal or Motion to Reopen/Reconsider <input type="text"/>	
Specific Classification Requested <input type="text"/>	
Date of Adverse Decision <input type="text"/> USCIS Office Where Last Decision Issued <input type="text"/>	
<b>Basis for the Appeal or Motion</b>	
<b>Appeal:</b> Provide a statement that specifically identifies an erroneous conclusion of law or fact in the decision being appealed.	
<input type="text"/>	

BACK

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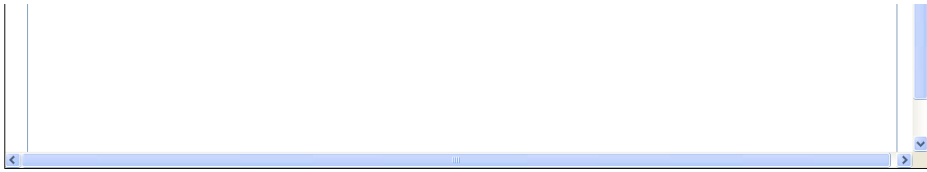
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## Notice of Appeal or Motion

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Total	630.00						
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USCIS Form for which you are filing an Appeal or Motion to Reopen/Reconsider <input type="text" value="Select One"/>							
Specific Classification Requested <input type="text" value="Select One"/>							
Date of Adverse Decision <input type="text"/>	USCIS Office Where Last Decision Issued <input type="text" value="Select One"/>						
<b>Basis for the Appeal or Motion</b>  <b>Motion to Reopen:</b> The motion must state new facts and must be supported by affidavits and/or documentary evidence that establish eligibility at the time the underlying petition or application was filed.  <div style="border: 1px solid black; height: 100px; width: 100%;"></div>							



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## Notice of Appeal or Motion

Filing Instructions for Notice of Appeal or Motion							
<b>Information About Petitioner/Applicant</b>  Family Name (Last Name): <input type="text"/> Given Name (First Name): <input type="text"/> Middle Name: <input type="text"/> <input type="checkbox"/> No First Name <input type="checkbox"/> No Middle Name  Complete Name of Business/Organization (if applicable) <input type="text"/>  Alien Registration Number (A-number, if applicable) <input type="text"/> Receipt Number <input type="text"/> USCIS ELIS Account Number (if any) <input type="text"/>	<b>Fees:</b> <table border="1"><thead><tr><th>Item</th><th>Amount</th></tr></thead><tbody><tr><td>I-290B</td><td>630.00</td></tr><tr><td>Total</td><td>630.00</td></tr></tbody></table>	Item	Amount	I-290B	630.00	Total	630.00
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Are you an attorney or representative accredited by the Board of Immigration Appeals (BIA) filing this appeal or motion on behalf of the petitioner/applicant? <input checked="" type="radio"/> Yes <input type="radio"/> No  If you check Yes for this question, you must attach a new Form G-28, Notice of Entry of Appearance as Attorney or Representative, signed by the attorney or accredited representative named on the Form G-28.							
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<b>Motions:</b> a) If you file a motion to reopen, the motion must be accompanied by new facts and/or documentary evidence that establish eligibility at the time of filing the initial petition or application b) If you file a motion to reconsider, you must provide the citations to the statute, regulation, or precedent decisions that serve(s) as the basis for your motion to reconsider. The motion must establish that the decision was based on an incorrect application of law or policy, and that the decision was incorrect based on the evidence of record at the time of the decision. c) No additional time will be permitted to submit supplementary arguments or evidence in support of a motion to reopen or reconsider after the Notice of Appeal or Motion has been filed.							
USCIS Form for which you are filing an Appeal or Motion to Reopen/Reconsider <input type="text"/> Select One							
Specific Classification Requested <input type="text"/> Select One							
Date of Adverse Decision <input type="text"/>	USCIS Office Where Last Decision Issued <input type="text"/> Select One						
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BACK

EXIT

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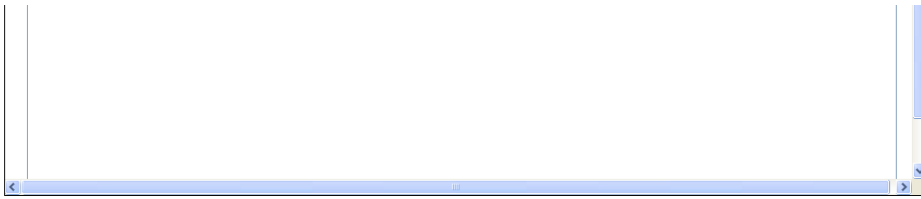
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## Notice of Appeal or Motion

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Sample Evidence Upload Page

The following is the list of evidence needed by USCIS in order to process your Notice of Appeal or Motion case.  
All responses and comments must be provided in *English*.

[Instructions](#)

[+ Expand All / - Collapse All](#)

Evidence Category 1

You must provide at least one type of evidence for **Evidence Category 1** support.

Example	Description
Example Document 1	Evidence description language.
Example Document 2	Evidence description language.
Example Document 3	Evidence description language.
Example Document 4	Evidence description language.

Evidence Category 2

You must provide at least one type of evidence for **Evidence Category 2** support.

Evidence Category 2

You must provide at least one type of evidence for **Evidence Category 2** support.

Example	Description
Example Document 1	Evidence description language.
Example Document 2	Evidence description language.
Example Document 3	Evidence description language.

Evidence Category 3

You must provide at least one type of evidence for proof of **Evidence Category 3** support.

Example	Description
Example Document 1	Evidence description language.
Example Document 2	Evidence description language.
Example Document 3	Evidence description language.

List of All Acceptable File Standards

Examples:     

[Additional Instructions](#)

Evidence Category

Evidence Description

File Name:  
 [Browse...](#)

Max file size limit 6.0 MB

[Save/Upload](#)

FILE NAME	EVIDENCE NEEDED	DOCUMENT TYPE	VIEW FILE

[BACK](#)

[EXIT](#) [SAVE](#)

[NEXT](#)



Evidence Upload Information

**Acceptable File Standards:** In order to process your Application to Extend/Change Nonimmigrant Status case, please add the requested evidence in the following file types (examples: .bmp, .doc, .jpg, .pdf, .tif) which **cannot exceed 6 megabytes (MB) per file**. [List of All Acceptable File Standards](#)

**Scanned Images:** If you are scanning your documents, please set the scan resolution to 300 DPI.

**Responses & Comments:** All evidence responses and comments must be provided in English.

✓ Acceptable	✗ Not Acceptable
<p><b>Save each document type in a separate file.</b></p> <div><div>PASSPORT IMAGE "abc.jpg"</div><div>+</div><div>VISA IMAGE "def.jpg"</div></div> <p>OR</p> <div><div>DRIVER'S LICENSE IMAGE (front) "abc.jpg"</div><div>+</div><div>DRIVER'S LICENSE IMAGE (back) "abc.jpg"</div></div>	<p><b>Do NOT save documents for multiple individuals to the same file.</b></p> <div><div>PASSPORT IMAGE (for John) "abc.jpg"</div><div>+</div><div>PASSPORT IMAGE (for Jane) "abc.jpg"</div></div>
<p><b>If possible, keep pages to the same document type in one file.</b></p> <div><div>DRIVER'S LICENSE IMAGE (front) "abc.jpg"</div><div>+</div><div>DRIVER'S LICENSE IMAGE (back) "abc.jpg"</div></div>	<p><b>Do NOT save multiple document types to the same file.</b></p> <div><div>PASSPORT IMAGE "abc.jpg"</div><div>+</div><div>VISA IMAGE "abc.jpg"</div></div>
<p><b>Documents separated into multiple files should use unique file names.</b></p> <div><div>DRIVER'S LICENSE IMAGE (front) "abc.jpg"</div><div>+</div><div>DRIVER'S LICENSE IMAGE (back) "def.jpg"</div></div>	<p><b>Do NOT use duplicate file names.</b></p> <div><div>DRIVER'S LICENSE IMAGE (front) "xyz.jpg"</div><div>+</div><div>DRIVER'S LICENSE IMAGE (back) "xyz.jpg"</div></div>

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**E-Sign and Attestation**

**Signature of the Person Filing the Appeal/Motion or His or Her Authorized Representative**

[Instructions](#)

I certify, under penalty of perjury under the laws of the United States, that the foregoing is true and correct. Copies of documents submitted are exact photocopies of unaltered original documents, and I understand that I may be required to submit original documents to U.S. Citizenship and Immigration Services (USCIS) at a later date. Furthermore, I authorize the release of any information from my records that USCIS may need to determine my eligibility for the benefit that I am seeking.

I furthermore authorize release of information contained in this form, in supporting documents, and in my USCIS records to other entities and persons where necessary for the administration of U.S. immigration laws.

Full Legal Name

USCIS ELIS Password

**NOTE:** Your typewritten full legal name and corresponding USCIS ELIS password submitted electronically as part of this application/petition signifies that you are the identified signatory.

**REFUNDS:** USCIS will not refund fees if a request is denied, revoked, or withdrawn. If you accidentally paid twice or otherwise feel you paid a USCIS Fee in error, you may contact USCIS at 1-800-375-5283 for information on how to file a refund request.

Submit I-290B