TABLE OF CHANGES – INSTRUCTIONS Instructions for Form I-601, Application for Waiver of Grounds of Inadmissibility OMB Number: 1615-0029 09/27/2016

Reason for Revision: Standard language revision, and inclusion of ELIS language.

Current Page Number and		D
Section	Current Text	Proposed Text
Page 1, What is the Purpose of this Form?	[page 1]	
-	What is the Purpose of this Form?	What is the Purpose of Form I-601?
	An individual who is ineligible to be admitted to the United States as an immigrant or to adjust status in the United States, and certain nonimmigrant applicants who are inadmissible, must file this application to seek a waiver of certain grounds of inadmissibility.	An individual who is ineligible to be admitted to the United States as an immigrant or to adjust status in the United States, and certain nonimmigrant applicants who are inadmissible, must file this application to seek a waiver of certain grounds of inadmissibility.
	Review the Who May File This Application section of these instructions to determine your eligibility to submit this application. This section outlines possible waivers and can help you determine if you need a qualifying family relationship to be eligible to file. Information on qualifying family members is listed in the Reasons for Inadmissibility section of these instructions.	Review the Who May File Form I-601 section of these Instructions to determine your eligibility to submit this application. This section outlines possible waivers and can help you determine if you need a qualifying family relationship to be eligible to file. Information on qualifying family members is listed in the Reasons for Inadmissibility section of these Instructions.
	The Reasons for Inadmissibility section of these instructions outlines requirements you must establish in order to have a particular ground of inadmissibility waived.	The Reasons for Inadmissibility section of these Instructions outlines requirements you must establish in order to have a particular ground of inadmissibility waived.
	NOTE: Use Form I-601A, Application for Provisional Unlawful Presence Waiver, to request a provisional waiver of the ground of inadmissibility for unlawful presence in the United States under INA section 212(a)(9)(B) only. DO NOT use this Form I-601 if you are applying for a provisional unlawful presence waiver.	NOTE: Use Form I-601A, Application for Provisional Unlawful Presence Waiver, to request a provisional waiver of the ground of inadmissibility for unlawful presence in the United States under Immigration and Nationality Act (INA) section 212(a)(9)(B) only. DO NOT use Form I-601 if you are applying for a provisional unlawful presence waiver.
Pages 1-2, Who May File Form I-601?	[page 1]	
	Who May File Form I-601?	Who May File Form I-601?

Whether you are eligible for a	Whether you are eligible for a
waiver depends on the	waiver depends on the
immigration benefit you are	immigration benefit you are
seeking and the reason for your	seeking and the reason for your
inadmissibility. Below is a list	inadmissibility. Below is a list
that details which immigrant	that details which immigrant
benefits allow for a waiver of	benefits allow for a waiver of
certain grounds of inadmissibility.	certain grounds of inadmissibility.
Go to the page number listed to	Go to the page number listed to
obtain more information.	obtain more information.
Categories	Categories
If you are an applicant for an	If you are an applicant for an
immigrant, K, or V nonimmigrant visa	immigrant, K, or V nonimmigrant visa
(and you are outside the United States,	(and you are outside the United States,
have had a visa interview with a	have had a visa interview with a
consular officer, and during the	consular officer, and during the
interview, you were found	interview, you were found
inadmissible), or you are an applicant	inadmissible,) or you are an applicant
for adjustment of status to lawful	for adjustment of status to lawful
permanent residence (excluding	permanent residence (excluding
adjustment categories listed below),	adjustment categories listed below,)
you may file this application to obtain	you may file this application to obtain
relief from the following grounds:	relief from the following grounds:
1. Health-related grounds of inadmissibility	1. Health-related grounds of inadmissibility
(INA section 212(a)(1))9	(INA section 212(a)(1))9
2. Certain criminal grounds of	2. Certain criminal grounds of
inadmissibility (INA section 212(a)(2))10	inadmissibility (INA section 212(a)(2))10
· · · · · · · · · · · · · · · · · · ·	3. Immigration fraud and misrepresentation
3. Immigration fraud and misrepresentation	6
(INA section 212(a)(6)(c)) 10	(INA section 212(a)(6)(c)) 10
4. Immigrant membership in totalitarian	4. Immigrant membership in totalitarian
party (INA section 212(a)(3))12	party (INA section 212(a)(3))12
5. Alien smuggler (INA section	5. Alien smuggler (INA section
212(a)(6)(E)) 12	212(a)(6)(E)) 12
6. Being subject to civil penalty (INA	6. Being subject to civil penalty (INA
section $212(a)(6)(F)$ 12	section $212(a)(6)(F)$ 12
7. The 3-year or 10-year bar due to previous	
	7. The 3-year or 10-year bar due to previous
unlawful presence in the United States	unlawful presence in the United States
$(INA section 212(a)(9)(B))_{12}$	(INA section 212(a)(9)(B))12
If you are an applicant for Temporary	If you are an applicant for Temporary
Protected Status (TPS), you may file this	Protected Status (TPS), you may file
application to obtain relief from the	this application to obtain relief from the
following grounds:	following grounds:
Tonowing grounds.	Tonowing grounds.
[page 2]	
1 Most grounds of inadmissibility listed in	1 Most grounds of inadmissibility listed in
1. Most grounds of inadmissibility listed in INA section 212(a) 13	 Most grounds of inadmissibility listed in INA section 212(a)13
If you are an applicant for adjustment of status under the Nicaraguan	If you are an applicant for adjustment of status under the Nicaraguan

Adjustment and Central American Relief Act (NACARA) 202 or Haitian Refugee Immigration Fairness Act (HRIFA) 902, you may file this application to obtain relief from the following grounds:	Adjustment and Central American Relief Act (NACARA) 202 or Haitian Refugee Immigration Fairness Act (HRIFA) 902, you may file this application to obtain relief from the following grounds:
 All grounds listed for the adjustment of status applicants except the 3-year or 10-year bar due to previously unlawful presence in the United States (See pages relating to the adjustment of status applicants, listed above.) Aliens previously removed (INA section 212(a)(9)(A)). Unlawfully present after previous immigration violations (INA section 212(a)(9)(C))14 	 All grounds listed for the adjustment of status applicants except the 3-year or 10-year bar due to previously unlawful presence in the United States (See pages relating to the adjustment of status applicants, listed above.) 14 Aliens previously removed (INA section 212(a)(9)(A)) 14 Unlawfully present after previous immigration violations (INA section 212(a)(9)(C)) 14
If you are an applicant for an immigrant visa or adjustment of status as a Violence Against Women Act (VAWA) self- petitioner or the child of a VAWA self- petitioner, you may file this application to obtain relief from the following grounds:	If you are an applicant for an immigrant visa or adjustment of status as a Violence Against Women Act (VAWA) self-petitioner or the child of a VAWA self-petitioner, you may file this application to obtain relief from the following grounds:
1. All grounds listed for the adjustment of status applicants. (See pages relating to the adjustment of status applicants, listed above.)15	1. All grounds listed for the adjustment of status applicants. (See pages relating to the adjustment of status applicants, listed above.)15
2. Unlawfully present after previous immigration violations (INA section 212(a)(9)(C)). 15	2. Unlawfully present after previous immigration violations (INA section 212(a)(9)(C)). 15
NOTE: VAWA self-petitioners (and their children) seeking adjustment have a special form of relief available if they are inadmissible under the 3-year or 10- year bar (INA section 212(a)(9)(B)(i)). VAWA self- petitioners (and their children) who are not eligible for this special form of relief, but meet the requirements for the waiver under INA section 212(a)(9)(B)(v), may file Form I-601. See the You Are an Approved VAWA Self-Petitioner or the Child of an Approved VAWA Self-Petitioner Seeking a Waiver Under INA Section 212(a)(9)(C)(iii) for Being Unlawfully Present After Previous Immigration Violations Under INA Section 212(a)(9)(C) of these Instructions.	NOTE: VAWA self-petitioners (and their children) seeking adjustment have a special form of relief available if they are inadmissible under the 3-year or 10- year bar (INA section 212(a)(9)(B)(i)). VAWA self- petitioners (and their children) who are not eligible for this special form of relief, but meet the requirements for the waiver under INA section 212(a)(9)(B)(v), may file Form I-601. See the You Are an Approved VAWA Self-Petitioner or the Child of an Approved VAWA Self-Petitioner Seeking a Waiver Under INA Section 212(a)(9)(C)(iii) for Being Unlawfully Present After Previous Immigration Violations Under INA Section 212(a)(9)(C) of these Instructions.

	 If you are an applicant for adjustment of status based on T nonimmigrant status, you may file this application to obtain relief from the following grounds: 1. Most grounds listed in INA section 212(a)16 If you are an applicant for adjustment of status as a Special Immigrant Juvenile (SIJ) based on an approved Form I-360, you may file this application to obtain relief from the following grounds: 	 If you are an applicant for adjustment of status based on T nonimmigrant status, you may file this application to obtain relief from the following grounds: 1. Most grounds listed in INA section 212(a)16 If you are an applicant for adjustment of status as a Special Immigrant Juvenile (SIJ) based on an approved Form I-360, you may file this application to obtain relief from the following grounds:
	1. Most grounds listed in INA section 212(a)16	1. Most grounds listed in INA section 212(a) 16
Pages 2-3, How Long Is a Waiver Valid?	[page 2]	
	How Long Is a Waiver Valid?	How Long Is a Waiver Valid?
	Except as provided below, if you are granted a waiver of grounds of inadmissibility in connection with your immigrant visa or adjustment of status application, the waiver is valid indefinitely. This is true even if you do not obtain your immigrant visa, or immigrant admission, or adjustment of status, or if you lose your legal permanent resident status.	Except as provided below, if you are granted a waiver of grounds of inadmissibility in connection with your immigrant visa or adjustment of status application, the waiver is valid indefinitely. This is true even if you do not obtain your immigrant visa, or immigrant admission, or adjustment of status, or if you lose your legal permanent resident (LPR) status.
	NOTE: If this Form I-601 is approved, the waiver that is granted will apply only to the grounds of inadmissibility and those crimes, incidents, events, or conditions that you have included in your application. For this reason, it is important that you disclose all conduct or conditions that may cause you to be inadmissible and list all grounds of inadmissibility for which you seek a waiver.	NOTE: If this Form I-601 is approved, the waiver that is granted will apply only to the grounds of inadmissibility and those crimes, incidents, events, or conditions that you have included in your application. For this reason, it is important that you disclose all conduct or conditions that may cause you to be inadmissible and list all grounds of inadmissibility for which you seek a waiver.
	The following waivers are either conditional or limited to certain benefits.	The following waivers are either conditional or limited to certain benefits.
	Convention Adoptee. If you obtain a waiver in connection with Form I-800, Petition to Classify Convention Adoptee as an Immediate Relative, the approval of your waiver is conditioned upon the final issuance of an immigrant or nonimmigrant visa based on the final	Convention Adoptee. If you obtain a waiver in connection with Form I-800, Petition to Classify Convention Adoptee as an Immediate Relative, the approval of your waiver is conditioned upon the final issuance of an immigrant or nonimmigrant visa based on the final

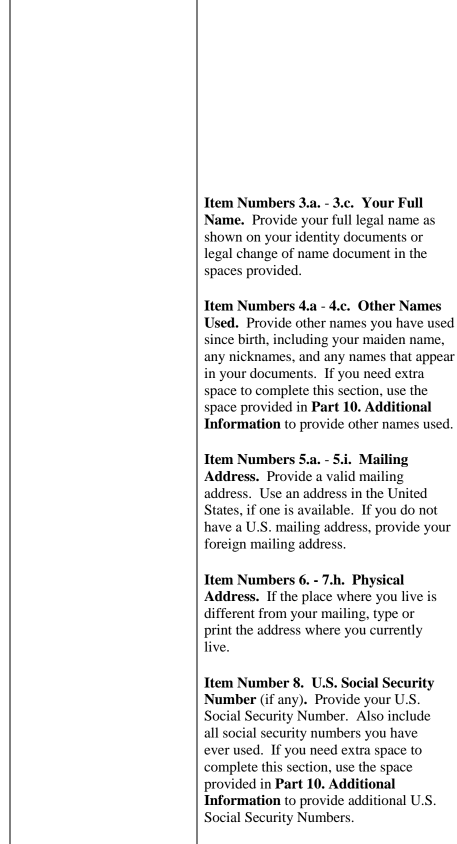
	approval of Form I-800.	approval of Form I-800.
	K Nonimmigrant Visa Applicant. If you obtain a waiver in connection with an application for a K-1 or K-2 nonimmigrant visa, the approval of your waiver is conditioned upon the marriage of the K-1 visa applicant and the K-1 visa petitioner after the K-1 nonimmigrant visa applicant is admitted to the United States.	K Nonimmigrant Visa Applicant. If you obtain a waiver in connection with an application for a K-1 or K-2 nonimmigrant visa, the approval of your waiver is conditioned upon the marriage of the K-1 visa applicant and the K-1 visa petitioner after the K-1 nonimmigrant visa applicant is admitted to the United States.
	[page 3]	
	Conditional Resident. If you obtain a waiver in connection with an application for lawful permanent residence on a conditional basis under INA section 216 or INA section 216A, the validity of the waiver automatically ceases with the termination of such residence. No separate notification of termination of the waiver is needed, and you cannot appeal the termination of the waiver. However, if the immigration judge determines that you are not removable based on the termination of your conditional resident status, the waiver will become effective again.	Conditional Resident. If you obtain a waiver in connection with an application for lawful permanent residence on a conditional basis under INA section 216 or INA section 216A, the validity of the waiver automatically ceases with the termination of such residence. No separate notification of termination of the waiver is needed, and you cannot appeal the termination of the waiver. However, if the immigration judge determines that you are not removable based on the termination of your conditional resident status, the waiver will become effective again.
	TPS Applicant. If you obtain a waiver in connection with Form I-821, Application for Temporary Protected Status, the waiver is only valid for the TPS application. If granted, the waiver will apply to subsequent TPS re-registration applications, but not to any other immigration benefit requests.	TPS Applicant. If you obtain a waiver in connection with Form I-821, Application for Temporary Protected Status, the waiver is only valid for the TPS application. If granted, the waiver will apply to subsequent TPS re-registration applications, but not to any other immigration benefit requests.
Pages 3-4, General Instructions	[page 3]	
	General Instructions	General Instructions
	Read these instructions carefully to properly complete this application.	[deleted]
	U.S. Citizenship and Immigration Services (USCIS) provides forms free of charge through the USCIS Web site. In order to view, print, or fill out our forms, you should use the latest version of Adobe Reader, which you can download for free at <u>http://get.adobe.com/reader/</u> . If you do not have Internet access, you may call the USCIS National Customer	U.S. Citizenship and Immigration Services (USCIS) provides forms free of charge through the USCIS website. In order to view, print, or fill out our forms, you should use the latest version of Adobe Reader, which you can download for free at <u>http://get.adobe.com/reader/</u> . If you do not have Internet access, you may call the USCIS National Customer

Service Center at 1-800-375-5283 and ask that we mail a form to you. For TTY (deaf or hard of hearing) call: 1-800-767- 1833 .	Service Center at 1-800-375-5283 and ask that we mail a form to you. For TTY (deaf or hard of hearing) call: 1-800- 767-1833 . If you are filing this application electronically, you must follow the instructions provided on the USCIS website at <u>www.uscis.gov/file- online</u> .
Signature. Each application must be properly signed and filed. For all signatures on this application, the agency adjudicating your application will not accept a stamped or typewritten name in place of a signature. If you are under 14 years of age, your parent or legal guardian may also sign the application on your behalf. A legal guardian may also sign for a mentally incompetent person.	Signature. Each application must be properly signed and filed. For all signatures on this application, USCIS will not accept a stamped or typewritten name in place of a signature. If you are filing this application electronically, when authorized, USCIS will accept your signature in an electronic format. If you are under 14 years of age, your parent or legal guardian may also sign the application on your behalf. A legal guardian may also sign for a mentally incompetent person.
Filing Fee. Each application must be accompanied by the appropriate filing fee. (See the What Is the Filing Fee section of these instructions.)	Filing Fee. Each application must be accompanied by the appropriate filing fee. (See the What Is the Filing Fee section of these Instructions.)
Biometric Services Fee. If you file this application with USCIS, you do not need to include a biometric services fee at the time you submit it. If you are later notified that you must submit biometrics, you will receive a biometric services appointment notice with instructions on how to submit the additional biometric services fee. If you file this application with an agency other than USCIS, please check with that agency to determine if and when you must submit a biometric services fee.	Biometric Services Fee. If you file this application with USCIS, you do not need to include a biometric services fee at the time you submit your application. If you are later notified that you must submit biometrics, you will receive a biometric services appointment notice with instructions on how to submit the additional biometric services fee. If you file this application with an agency other than USCIS, please check with that agency to determine if and when you must submit a biometric services fee.
Evidence. At the time of filing, you must submit all evidence and supporting documentation listed in the What Evidence Should Be Submitted With the Application section of these instructions. If you file your application without the required evidence, you will not establish a basis for eligibility. The agency adjudicating your application may request additional evidence or deny your application.	Evidence. At the time of filing, you must submit all evidence and supporting documentation listed in the Specific Instructions and/or What Evidence Must You Submit section of these Instructions. If you are filing this application electronically, you must follow the instructions provided on the USCIS online filing website, at <u>www.uscis.gov/file-online</u> .

Biometric Services Appointment.	Biometric Services Appointment.
USCIS may require that you appear for an	USCIS may require that you appear for an
interview or provide fingerprints, photograph, and/or signature at any time	interview or provide fingerprints, photograph, and/or signature at any time
to verify your identity, obtain additional	to verify your identity, obtain additional
information, and conduct background and	information, and conduct background and
security checks, including a check of	security checks, including a check of
criminal history records maintained by the	criminal history records maintained by the
Federal Bureau of Investigation (FBI),	Federal Bureau of Investigation (FBI),
before making a decision on your	before making a decision on your
application. After USCIS receives your	application, petition, or request. After
application and ensures it is complete, we	USCIS receives your application and
will inform you in writing, if you need to attend a biometric services appointment.	ensures it is complete, we will inform you in writing or by email notice if you e-file
If an appointment is necessary, the notice	file your application if you need to attend
will provide you the location of your local	a biometric services appointment. If an
or designated USCIS Application Support	appointment is necessary, the notice will
Center (ASC) and the date and time of	provide you the location of your local or
your appointment or if you are currently	designated USCIS Application Support
overseas, instruct you to contact a U.S.	Center (ASC) and the date and time of
Embassy, U.S. Consulate, or USCIS	your appointment or, if you are currently
office outside the United States to set up an appointment. If you fail to attend your	overseas, instruct you to contact a U.S. Embassy, U.S. Consulate, or USCIS office
biometric services appointment, USCIS	outside the United States to set up an
may deny your application.	appointment.
	If you are required to provide biometrics, at
	your appointment you must sign an oath
	reaffirming that:
	1 You mounded on outbourned all
	1. You provided or authorized all information in the application;
	information in the application,
	2. You reviewed and understood all of the
	information contained in, and submitted
	with, your application; and
	3. All of this information was complete,
	true, and correct at the time of filing.
[moved]	If you fail to attend your biometric
[moved]	services appointment, USCIS may deny
	your application.
	· · · · · · · · ·
If you file this application with an agency	If you file this application with an agency
other than USCIS, review the instructions	other than USCIS, review the instructions
provided by that agency to determine	provided by that agency to determine
whether you should provide biometrics.	whether you should provide biometrics.
Acknowledgement of Appointment of	[dalatad]
Acknowledgement of Appointment at USCIS Application Support Center	[deleted]
(For USCIS Application Support Center (For USCIS Applicants Only).	
Review the ASC Acknowledgement that	
appears in Part 7. of the application.	
The purpose of this ASC	

Acknowledgement is to confirm that you have completed your application, reviewed your responses, and affirmed that the information was provided by you and is complete, true, and correct. If someone helped you fill out your application, that person must review the ASC Acknowledgement with you to make sure you understand it. [page 4] Copies. You may submit legible photocopies of documents requested, unless the instructions specifically state that you must submit an original document. USCIS may request an original document at the time of filing or at any time during processing of an application, petition, or request. If you submit original documents when not required, the documents may remain a part of the record, and USCIS will not automatically return them to you.	Copies. You should submit legible photocopies of documents requested, unless the Instructions specifically state that you must submit an original document. USCIS may request an original document at the time of filing or at any time during processing of an application, petition, or request. If USCIS requests an original document from you, it will be returned to you after USCIS determines it no longer needs your original. NOTE: If you submit original documents when not required or requested by USCIS, your original documents may be immediately destroyed upon receipt.
Translations. If you submit a document with information in a foreign language, you must also submit a full English translation. The translator must sign a certification that the English language translation is complete and accurate, and that he or she is competent to translate from the foreign language into English.	Translations. If you submit a document with information in a foreign language, you must also submit a full English translation. The translator must sign a certification that the English language translation is complete and accurate, and that he or she is competent to translate from the foreign language into English. The certification must include the translator's signature. DHS recommends the certification contain the translator's printed name and the date and the translator's contact information.
How to Fill Out Form I-601	How to Fill Out Form I-601
1. Type or print legibly in black ink.	1. Type or print legibly in black ink.
2. If you need extra space to complete any item within this application, use the space provided in Part 10. Additional Information or attach a separate sheet of paper; type or print your name and Alien Registration Number (A- Number) (if any) at the top of each sheet; indicate the Page Number , Part Number , and Item Number to which	2. If you need extra space to complete any item within this application, use the space provided in Part 10. Additional Information or attach a separate sheet of paper; type or print your name and Alien Registration Number (A- Number) (if any) at the top of each sheet; indicate the Page Number , Part Number , and Item Number to which

		applications, petitions, or requests on a paper form via a USCIS Lockbox
	Item Number 2. USCIS ELIS Account Number (if any). If you have previously filed an application, petition, or request using the USCIS Electronic Immigration System (USCIS ELIS), provide the USCIS ELIS Account Number you were issued by the system. The USCIS ELIS Account Number is not the same as an A-Number. If you were issued a USCIS ELIS Account Number, enter it in the space provided.	Item Number 2. USCIS Online Account Number (if any). If you have previously filed an application, petition, or request using the USCIS online filing system (previously called USCIS Electronic Immigration System (USCIS ELIS)), provide the USCIS Online Account Number you were issued by the system. You can find your USCIS Online Account Number by logging in to your account and going to the profile page. If you previously filed certain
	remember it, leave this space blank.	remember it, leave this space blank.
	<i>Part 1. Information About You</i> Item Number 1. Alien Registration Number (A-Number) (if any). An Alien Registration Number, otherwise known as an "A-Number," is typically issued to persons who apply for, or are granted, certain immigration benefits. In addition to USCIS, U.S. Immigration and Customs Enforcement (ICE), U.S. Customs and Border Protection (CBP), Executive Office for Immigration Review (EOIR), and U.S. Department of State (DOS) may also issue an A- Number to certain aliens. If you were issued an A-Number, type or print it in the spaces provided. If you do not have an A-Number, or if you cannot	Part 1. Information About You Item Number 1. Alien Registration Number (A-Number) (if any). An Alien Registration Number, otherwise known as an "A-Number," is typically issued to persons who apply for, or are granted, certain immigration benefits. In addition to USCIS, U.S. Immigration and Customs Enforcement (ICE), U.S. Customs and Border Protection (CBP), Executive Office for Immigration Review (EOIR), and U.S. Department of State (DOS) may also issue an A- Number to certain aliens. If you were issued an A-Number, type or print it in the spaces provided. If you do not have an A-Number, or if you cannot
	Specific Instructions	Specific Instructions
Pages 4-8, Specific Instructions	[page 4]	
	each sheet. 3. Answer all questions fully and accurately. If a question does not apply to you (for example, if you have never been married and the question asks "Provide the name of your current spouse"), type or print "N/A," unless otherwise directed. If your answer to a question which requires a numeric response is zero or none (for example, "How many children do you have" or "How many times have you departed the United States"), type or print "None," unless otherwise directed.	 each sheet. 3. Answer all questions fully and accurately. If a question does not apply to you (for example, if you have never been married and the question asks "Provide the name of your current spouse"), type or print "N/A," unless otherwise directed. If your answer to a question which requires a numeric response is zero or none (for example, "How many children do you have" or "How many times have you departed the United States"), type or print "None," unless otherwise directed.
	your answer refers; and sign and date	your answer refers; and sign and date



Item Number 9. Gender. Select the box that indicates whether you are male or female.

Item Number 10. Date of Birth. Provide

facility, you may have received a USCIS Online Account Access Notice issuing you a USCIS Online Account Number. If you received such a notice, your USCIS Online Account Number can be found at the top of the notice. If you were issued a USCIS Online Account Number, enter it in the space provided. The USCIS Online Account Number is not the same as an A-Number.

Item Numbers 3.a. - 3.c. Your Full Name. Provide your full legal name as shown on your identity documents or legal change of name document in the spaces provided.

Item Numbers 4.a. - 4.c. Other Names Used. Provide other names you have used since birth, including your maiden name, any nicknames, and any names that appear in your documents. If you need extra space to complete this section, use the space provided in **Part 10. Additional Information** to provide other names used.

Item Numbers 5.a. - **5.i. Mailing Address.** Provide a valid mailing address. Use an address in the United States, if one is available. If you do not have a U.S. mailing address, provide your foreign mailing address.

Item Numbers 6. - 7.h. Physical Address. If the place where you live is different from your mailing, type or print the address where you currently live.

Item Number 8. U.S. Social Security Number (if any). Provide your U.S. Social Security Number. Also include all social security numbers you have ever used. If you need extra space to complete this section, use the space provided in **Part 10. Additional Information** to provide additional U.S. Social Security Numbers.

Item Number 9. Gender. Select the box that indicates whether you are male or female.

Item Number 10. Date of Birth. Provide your date of birth in mm/dd/yyyy format in

<u></u>	1
your date of birth in mm/dd/yyyy format in the space provided.	the space provided.
Item Numbers 11 13. Place of Birth. Provide the name of the city or town, province, and country where you were born. Type or print the name of the country as it was named when you were born, even if the country's name has changed or the country no longer exists.	Item Numbers 11 13. Place of Birth. Provide the name of the city or town, province, and country where you were born. Type or print the name of the country as it was named when you were born, even if the country's name has changed or the country no longer exists.
Item Number 14. Country of Citizenship or Nationality. Type or print the name of the country where you are currently a citizen or national. If you are stateless, type or print the name of the country where you were last a citizen or national. If you are a citizen or national of more than one country, type or print the name of the foreign country that issued your last passport.	Item Number 14. Country of Citizenship or Nationality. Type or print the name of the country where you are currently a citizen or national. If you are stateless, type or print the name of the country where you were last a citizen or national. If you are a citizen or national of more than one country, type or print the name of the foreign country that issued your last passport.
Item Numbers 15.a 15.b. Form I-601 Waivers Filed with Immigrant Visa or K or V Nonimmigrant Visa Applications. If you are seeking an immigrant visa or a K or V nonimmigrant visa and you were already interviewed by a DOS consular officer, provide the DOS Consular Case Number for your visa application (if available) and indicate where your visa interview occurred (that is, the location of the U.S. Embassy or U.S. Consulate).	Item Numbers 15.a 15.b. Form I-601 Waivers Filed with Immigrant Visa or K or V Nonimmigrant Visa Applications. If you are seeking an immigrant visa or a K or V nonimmigrant visa and you were already interviewed by a DOS consular officer, provide the DOS Consular Case Number for your visa application (if available) and indicate where your visa interview occurred (that is, the location of the U.S. Embassy or U.S. Consulate.)
Item Numbers 16.a 16.b. Form I-601 Waivers Filed with Adjustment of Status Applications. If you are filing this application after you have filed an application to adjust your immigration status to that of a lawful permanent resident, provide the USCIS receipt number for your Form I-485.	Item Numbers 16.a 16.b. Form I-601 Waivers Filed with Adjustment of Status Applications. If you are filing this application after you have filed an application to adjust your immigration status to that of a lawful permanent resident, provide the USCIS receipt number for your Form I-485.
Item Numbers 17.a 17.b. Form I- 601 Waivers Filed with Temporary Protected Status Applications. If you are filing your Form I-601 after you have already filed Form I-821, provide the USCIS receipt number for your Form I-821.	Item Numbers 17.a 17.b. Form I- 601 Waivers Filed with Temporary Protected Status Applications. If you are filing your Form I-601 after you have already filed Form I-821, provide the USCIS receipt number for your Form I-821.
Item Numbers 18.a 19. Form I-601 Waivers Filed with Consent to Reapply Applications. If you	Item Numbers 18.a 19. Form I-601 Waivers Filed with Consent to Reapply Applications. If you
11	

previously filed an application for consent to reapply, provide the USCIS receipt number for your Form I-212. If you are filing Form I-212 with your Form I-601, select "Yes" for Item Number 19.	previously filed an application for consent to reapply, provide the USCIS receipt number for your Form I-212. If you are filing Form I-212 with your Form I-601, select "Yes" for Item Number 19.
[page 5]	
Part 2. U.S. Entry Information	Part 2. U.S. Entry Information
Item Number 1.a. Date You Entered	
the United States. Beginning with your	Item Number 1.a. Date You Entered
most recent arrival in the United States,	the United States. Beginning with your
provide the date you entered the United	most recent arrival in the United States,
States in the mm/dd/yyyy format.	provide the date you entered the United States in the mm/dd/yyyy format.
Item Number 1.b. Immigration	
Status at the Time You Entered the	Item Number 1.b. Immigration
United States. Provide the letter and	Status at the Time You Entered the
number that correlates with your status	United States. Provide the letter and
when you re-entered the United States.	number that correlates with your status when you re-entered the United States.
Item Numbers 1.c 1.d. Location	
at Which You Entered the United	Item Numbers 1.c 1.d. Location
States and U.S. City or Town	at Which You Entered the United
Where You Lived. Provide the	States and U.S. City or Town
location where you entered the	Where You Lived. Provide the
United States and the city or town	location where you entered the
where you lived.	United States and the city or town where you lived.
Item Number 2.a 2.e. If you were	
previously in the United States on	Item Numbers 2.a 2.e. If you were
multiple occasions, continue to list your	previously in the United States on
periods of stay, beginning with Item	multiple occasions, continue to list your
Number 2.a. If you need extra space to	periods of stay, beginning with Item
list other periods of stay, use the space	Number 2.a. If you need extra space to
provided in Part 10. Additional	list other periods of stay, use the space
Information.	provided in Part 10. Additional
	Information.
[page 5]	
Part 3. Biographic Information (for	
USCIS Applicants only)	Part 3. Biographic Information (for USCIS Applicants only)
Provide the biometrics information	
requested in Item Numbers 1 6.	Provide the biometrics information
Providing this information as part of	requested in Part 3. , Item Numbers 1. -
your application also may reduce the	6. Providing this information as part of
time you spend at your USCIS ASC	your application also may reduce the
appointment as described in the	time you spend at your USCIS ASC
	appointment as described in the
Biometric Services Appointment section of these instructions.	Biometric Services Appointment
	Ziometrie Services Appointment
1	1

Item Numbers 1 2. Ethnicity and	section of these Instructions.
Race. Select the boxes that best	· · · · · · · · · · · · · · · · · · ·
describes your ethnicity and race.	Item Numbers 1 2. Ethnicity and Race. Select the boxes that best describe your
Categories and Definitions for Ethnicity and Race	ethnicity and race.
	Categories and Definitions for Ethnicity
1. Hispanic or Latino. A person of Cuban, Mexican, Puerto Rican, South or	and Race
Central American, or other Spanish culture or origin, regardless of race. (NOTE: This category is only included under Ethnicity in Item Number 1.)	1. Hispanic or Latino. A person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race. (NOTE: This
2. White. A person having origins in any	category is only included under Ethnicity in Part 3. , Item Number 1.)
of the original peoples of Europe, the Middle East, or North Africa.	2. White. A person having origins in any of the original peoples of Europe, the
3. Asian. A person having origins in any of the original peoples of the Far East,	Middle East, or North Africa.
Southeast Asia, or the Indian subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.	3. Asian. A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent including, for example, Cambodia, China, India Japan Karaa Malausia Dakistan the
4. Black or African American. A person having origins in any of the black racial	India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.
groups of Africa.	4. Black or African American. A person having origins in any of the black racial
5. American Indian or Alaska Native. A	groups of Africa.
person having origins in any of the original	
peoples of North and South America	5. American Indian or Alaska Native. A
(including Central America), and who maintains tribal affiliation or community attachment.	person having origins in any of the original peoples of North and South America (including Central America), and who maintains tribal affiliation or community
6. Native Hawaiian or Other Pacific Islander. A person having origins in any	attachment.
of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.	6. Native Hawaiian or Other Pacific Islander. A person having origins in any of the original peoples of Hawaii, Guam,
Item Number 3. Height. Select the values that best match your height in	Samoa, or other Pacific Islands.
feet and inches. For example, if you are five feet and nine inches, select "5" for	Item Number 3. Height. Select the values that best match your height in
feet and "09" for inches. Do not enter your height in meters or centimeters.	feet and inches. For example, if you are five feet and nine inches, select "5" for
Item Number 4. Weight. Enter your	feet and "09" for inches. Do not enter your height in meters or centimeters.
weight in pounds. If you do not know your weight, or need to enter a weight under 30	Item Number 4. Weight. Enter your
pounds or over 699 pounds, enter "000." Do not enter your weight in kilograms.	weight in pounds. If you do not know your weight, or need to enter a weight under 30
,	pounds or over 699 pounds, enter "000."

Item Number 5. Eye Color. Select the	Do not enter your weight in kilograms.
box that best describes the color of your	
eyes.	Item Number 5. Eye Color. Select the box that best describes the color of your
Item Number 6. Hair Color. Select the box that best describes the color of your	eyes.
hair.	Item Number 6. Hair Color. Select
	the box that best describes the color of
[page 6]	your hair.
Part 4. Reasons for Inadmissibility	
This section outlines requirements you must establish in order to have	Part 4. Reasons for Inadmissibility
a particular ground of	This section outlines requirements
inadmissibility waived. Before	This section outlines requirements
completing Part 4. , carefully read	you must establish in order to have
	a particular ground of
through the instructions.	inadmissibility waived. Before
	completing Part 4. , carefully read
Section A. Item Numbers 1 18.	through the Instructions.
Applicants for Immigrant Visa,	
Adjustment of Status (other than based	Section A. Item Numbers 1 18.
on T nonimmigrant status or based on	Applicants for Immigrant Visa,
classification as a Special Immigrant	Adjustment of Status (other than based
Juvenile), or K or V nonimmigrant	on T nonimmigrant status or based on
status. Select all of the grounds of	classification as a Special Immigrant
inadmissibility that you believe, to the	Juvenile), or K or V Nonimmigrant
best of your knowledge, apply to you. If	Status. Select all of the grounds of
a ground of inadmissibility does not	inadmissibility that you believe, to the
appear in Item Numbers 1 18.,	best of your knowledge, apply to you. If
complete Item Number 19., and specify	a ground of inadmissibility does not
the applicable ground of inadmissibility	appear in Item Numbers 1 18.,
or other circumstances or conduct which	complete Item Number 19., and specify
you believe make you inadmissible to the	the applicable ground of inadmissibility
United States.	or other circumstances or conduct which
	you believe make you inadmissible to the
Section B. Item Number 19. T	United States.
nonimmigrants or Special Immigrant	
Juveniles Applying for Adjustment of	Section B. Item Number 19. T
Status. Specify the grounds of	Nonimmigrants or Special Immigrant
inadmissibility that, to the best of your	Juveniles Applying for Adjustment of
knowledge, apply to you.	Status. Specify the grounds of
	inadmissibility that, to the best of your
Section C. Item Numbers 20 39.	knowledge, apply to you.
Applicants for Temporary Protected	
Status. Select the grounds of	Section C. Item Numbers 20 39.
inadmissibility that you believe, to the best	Applicants for Temporary Protected
of your knowledge, apply to you. If a	Status. Select the grounds of
ground of inadmissibility does not appear	inadmissibility that you believe, to the best
in Item Numbers 20 39., complete Item	of your knowledge, apply to you. If a
Number 40., and specify the applicable	ground of inadmissibility does not appear
ground of inadmissibility and other	in Item Numbers 20 39., complete Item
circumstances or conduct which you	Number 40. , and specify the applicable
believe make you inadmissible to the	ground of inadmissibility and other
-	circumstances or conduct which you

United States.	believe make you inadmissible to the United States.
Section D. Item 40. Your	
Inadmissibility Statement. Provide a	Section D. Item Number 40. Your
statement that explains the acts,	Inadmissibility Statement. Provide a
convictions, and/or medical conditions	statement that explains the acts,
-	convictions, and/or medical conditions
you believe make you inadmissible to the	
United States. Include dates for all	you believe make you inadmissible to the United States. Include dates for all
convictions and certified court documents,	
including judgments that show the	convictions and certified court
disposition of any criminal arrests and/or	documents, including judgments that
convictions.	show the disposition of any criminal
	arrests and/or convictions.
[page 6]	
Part 5. Information About Your	
Qualifying Relatives	Part 5. Information About Your Qualifying Relatives
Provide information about your qualifying	
relative through whom you are claiming	Provide information about your qualifying
eligibility for a waiver. Pay close attention	relative through whom you are claiming
to which qualifying family relationship you	eligibility for a waiver. Pay close attention
must establish when applying for a waiver.	to which qualifying family relationship you
The different waivers require different	must establish when applying for a waiver.
qualifying relationships. The required	The different waivers require different
relationship is discussed in the Reasons for	qualifying relationships. The required
Inadmissibility section.	relationship is discussed in the Reasons for
	Inadmissibility section.
Item Numbers I.a I.c. Relative's Full	
Name. Provide the full name of your	Item Numbers I.a I.c. Relative's Full
qualifying relative.	Name. Provide the full name of your
1	qualifying relative.
Item Numbers 2.a 4. Physical	
Address and Contact Information.	Item Numbers 2.a 4. Physical
Provide the physical address where	Address and Contact Information.
your qualifying relative currently	Provide the physical address where
resides in the spaces provided.	your qualifying relative currently
Include his or her current daytime	resides in the spaces provided.
telephone number and email address	Include his or her current daytime
(if any).	telephone number and email address
	(if any).
Item Numbers 5 8. Other	
Information. Indicate your relationship	Item Numbers 5 8. Other
to your qualifying relative through whom	Information. Indicate your relationship
you are claiming eligibility for a waiver	to your qualifying relative through whom
(for example, U.S. citizen or LPR	you are claiming eligibility for a waiver
spouse, parent, or child). Also provide	(for example, U.S. citizen or LPR
your relative's current immigration	spouse, parent, or child.) Also provide
status, A-Number (if any), and date of	your relative's current immigration
birth in the mm/dd/yyyy format. If you	status, A-Number (if any), and date of
have additional qualifying relatives	birth in the mm/dd/yyyy format. If you
through whom you claim eligibility,	have additional qualifying relatives
select the box under Item Number 8 .	through whom you claim eligibility,
and provide your other qualifying	select the box under Item Number 8 .
relative's name, relationship to you,	and provide your other qualifying

current immigration status, A-Number (if	relative's name, relationship to you,
any), and date of birth in the	current immigration status, A-Number (if
mm/dd/yyyy format.	any), and date of birth in the
	mm/dd/yyyy format.
Item Number 9. Statement from	
Applicant (Extreme Hardship). Explain	Item Number 9. Statement from
the extreme hardship your qualifying	Applicant (Extreme Hardship). Explain
relative (for example, U.S. citizen or LPR	the extreme hardship your qualifying
spouse, parent, or child) would experience	relative (for example, U.S. citizen or LPR
if you were refused admission to the	spouse, parent, or child) would experience
United States.	if you were refused admission to the
	United States.
Note to K-1 and K-2 Nonimmigrant Visa	
Applicants	Note to K-1 and K-2 Nonimmigrant Visa
<i>Tippicanis</i>	Applicants
Since you do not have the requisite	**Phicanes
Since you do not have the requisite relationship to a citizen or lawful	Since you do not have the requisite
*	Since you do not have the requisite relationship to a citizen or lawful
permanent resident of the United States	permanent resident of the United States
to qualify for a waiver, you must enter	*
one of the following in Part 5 .	to qualify for a waiver, you must enter
	one of the following in Part 5 .
Information About Qualifying Relatives	
	Information About Qualifying Relatives
1. If you are a fiancé(e) of a U.S. citizen:	
	1. If you are a fiancé(e) of a U.S. citizen:
A. Complete Item Numbers 1.a 8. with	
information about the U.S. citizen who filed	A. Complete Item Numbers 1.a 8. with
a fiancé(e) petition on your behalf; and	information about the U.S. citizen who filed
	a fiancé(e) petition on your behalf; and
B. Type or print "Prospective Spouse" in	
the space provided for Item Number 5 .	B. Type or print "Prospective Spouse" in
	the space provided for Item Number 5.
2. If you are the child of a fiancé(e) of	
a U.S. citizen and will be under 18	2. If you are the child of a fiancé(e) of
years of age when your parent	a U.S. citizen and will be under 18
marries that person:	years of age when your parent
	marries that person:
A. Complete Item Numbers 1.a 8.	_
with information about the U.S. citizen	A. Complete Item Numbers 1.a 8.
who filed a fiancé(e) petition on your	with information about the U.S. citizen
parent's behalf; and	who filed a fiancé(e) petition on your
	parent's behalf; and
B. Type or print "Prospective Step-	-
Parent" in the space provided for Item	B. Type or print "Prospective Step-
Number 5.	Parent" in the space provided for Item
	Number 5.
3. If you are the child of a fiancé(e) of	
a U.S. citizen, and will be at least 18	3. If you are the child of a fiancé(e) of
years of age but under 21 years of age	a U.S. citizen, and will be at least 18
when your parent marries such	years of age but under 21 years of age
person:	when your parent marries such
Pressure	person:
A. Complete Item Numbers 1.a 8.	Person.
with information about your parent who	A. Complete Item Numbers 1.a 8.
will marry the U.S. citizen who filed a	with information about your parent who
win marry the U.S. Chizen who med a	with information about your parent who

1	1
fiancé(e) petition on your parent's	will marry the U.S. citizen who filed a
behalf;	fiancé(e) petition on your parent's behalf;
B. Type or print "Parent" in the space	Johun,
provided for Item Number 5. ; and	B. Type or print "Parent" in the space provided for Item Number 5. ; and
C. Type or print "Prospective LPR" in	I to be the second s
the space provided for Item Number 6 .	C. Type or print "Prospective LPR" in the space provided for Item Number 6 .
USCIS will conditionally approve the waiver application if USCIS determines	
that you will be eligible for an immigrant	USCIS will conditionally approve the
waiver of inadmissibility upon your (or	waiver application if USCIS determines
your parent's) proposed bona fide marriage	that you will be eligible for an
to the K nonimmigrant petitioner. The condition imposed on the approval is the	immigrant waiver of inadmissibility
celebration of the proposed bona fide	upon your (or your parent's) proposed bona fide marriage to the K
marriage between you (or your parent) and	nonimmigrant petitioner. The condition
the K visa petitioner. If that marriage	imposed on the approval is the
occurs, the waiver becomes valid	celebration of the proposed bona fide
indefinitely (although subject to 8 CFR 212.7(a) (4)(iv)) even if you later abandon	marriage between you (or your parent) and the K visa petitioner. If that
or otherwise lose lawful permanent	marriage occurs, the waiver becomes
resident status. If you do not (or your	valid indefinitely (although subject to 8
parent does not) marry the K visa	CFR 212.7(a) (4)(iv)) even if you later
petitioner, you remain inadmissible for	abandon or otherwise lose lawful
purposes of any application for a benefit	permanent resident status. If you do not
on any basis other than the proposed marriage between you (or your parent) and	(or your parent does not) marry the K
the K visa petitioner.	visa petitioner, you remain inadmissible for purposes of any application for a
	benefit on any basis other than the
	proposed marriage between you (or your
	parent) and the K visa petitioner.
[page 7]	
Part 6. Information About Your Other	
Relatives with Ties to the United States	Part 6. Information About Your Other
	Relatives with Ties to the United States
Item Numbers I.a I.c. Relative's Full	
Name. Provide the full name of your	Item Numbers I.a I.c. Relative's Full
relative.	Name. Provide the full name of your relative.
Item Numbers 2.a 4. Physical	
Address and Contact Information.	Item Numbers 2.a 4. Physical
Provide the physical address where your	Address and Contact Information.
relative currently resides in the spaces	Provide the physical address where your
provided. Include his or her current	relative currently resides in the spaces
daytime telephone number and email	provided. Include his or her current
address (if any).	daytime telephone number and email
Item Numbers 5 8. Other	address (if any).
Information. Indicate your	Item Numbers 5 8. Other
relationship to your other relatives in	Information. Indicate your
the United States and provide his or	relationship to your other relatives in
her current immigration status, A-	the United States and provide his or

number (if any), and date of birth in the mm/dd/yyyy format. Item Number 9. Statement from Applicant (Discretion). Explain why you believe your application should be approved as a matter of discretion, if applicable, and why the favorable factors in your case should outweigh the unfavorable factors.	her current immigration status, A- number (if any), and date of birth in the mm/dd/yyyy format. Item Number 9. Statement from Applicant (Discretion). Explain why you believe your application should be approved as a matter of discretion, if applicable, and why the favorable factors in your case should outweigh the
[page 8] Part 7. Applicant's Statement, Contact Information, Acknowledgement of Appointment at USCIS Application Support Center, Certification, and Signature	Part 7. Applicant's Statement, Contact Information, Declaration, Certification, and Signature
Item Numbers 1.a 6.b. Select the appropriate box to indicate that you either read this application yourself or someone interpreted this application for you from English to a language in which you are fluent. If applicable, select the box to indicate if someone else prepared this application for you. You must also affirm that you have read and understand or that an interpreter or preparer read to you and you understand the Acknowledgement of Appointment at USCIS Application Support Center in Part 7. Further, you must sign and date your application and provide your daytime telephone number, mobile telephone number (if any), and email address (if any). Every application MUST contain the signature of the applicant (or parent or legal guardian, if applicable). A stamped or typewritten name in place of a signature is not acceptable.	Item Numbers 1.a 6.b. Select the appropriate box to indicate whether you read this application yourself or whether you had an interpreter assist you. If someone assisted you in completing the application, select the box indicating that you used a preparer. Further, you must sign and date your application and provide your daytime telephone number, mobile telephone number (if any), and email address (if any). Every application MUST contain the signature of the applicant (or parent or legal guardian, if applicable). A stamped or typewritten name in place of a signature is not acceptable.
If you are filing this application to waive inadmissibility for a communicable disease of public health significance (under INA section 212(g)), and you are not competent to sign the application, a duly appointed guardian or a qualified relative listed in Item Number 1. of the Specific Instructions section titled You Are Seeking a Waiver Under INA Section 212(g) of Health-Related Grounds of Inadmissibility Under INA	If you are filing this application to waive inadmissibility for a communicable disease of public health significance (under INA section 212(g)), and you are not competent to sign the application, a duly appointed guardian or a qualified relative listed in Item Number 1 . of the Specific Instructions section titled You Are Seeking a Waiver Under INA Section 212(g) of Health-Related

Section 212(a)(1) may file and sign the application on your behalf. This qualifying relative may sign the application for you even if you have a legal guardian, but that relative is not your legal guardian. If a qualifying relative signs for you, the relative will need to provide proof of the relationship (unless already submitted, such as with your visa petition). [page 8]	Grounds of Inadmissibility Under INA Section 212(a)(1) may file and sign the application on your behalf. This qualifying relative may sign the application for you even if you have a legal guardian, but that relative is not your legal guardian. If a qualifying relative signs for you, the relative will need to provide proof of the relationship (unless already submitted, such as with your visa petition.)
 Part 8. Interpreter's Contact Information, Certification, and Signature Item Numbers 1.a 6.b. If you used anyone as an interpreter to read the instructions and questions on this application to you in a language in which you are fluent, the interpreter must fill out this section, provide his or her name, the name and address of his or her business or organization (if any), his or her daytime telephone number, and his or her email address (if any). The interpreter must also certify that he or she has read the Acknowledgement of Appointment at USCIS Application Support Center in Part 7. to you in the same language in which you are fluent. The interpreter must sign and date the application. 	Part 8. Interpreter's Contact Information, Certification, and Signature Item Numbers 1.a 7.b. If you used anyone as an interpreter to read the Instructions and questions on this application to you in a language in which you are fluent, the interpreter must fill out this section, provide his or her name, the name and address of his or her business or organization (if any), his or her daytime telephone number, his or her mobile telephone number (if any), and his or her email address (if any). The interpreter must sign and date the application.
 Part 9. Contact Information, Certification, and Signature of the Person Preparing this Application, If Other Than the Applicant Item Numbers 1.a 8.b. This section must contain the signature of the person who completed your application, if other than you, the applicant. If the same individual acted as your interpreter and your preparer, that person should complete both Part 8. and Part 9. If the person who completed this application is associated with a business or organization, that person should complete the business or organization name and address information. Anyone who helped you prepare this application MUST sign and date the application. A stamped or typewritten name in place of a signature is 	 Part 9. Contact Information, Declaration, and Signature of the Person Preparing this Application, if Other Than the Applicant Item Numbers 1.a 8.b. This section must contain the signature of the person who completed your application, if other than you, the applicant. If the same individual acted as your interpreter and your preparer, that person should complete both Part 8. and Part 9. If the person who completed this application is associated with a business or organization, that person should complete the business or organization name and address information. Anyone who helped you complete this application MUST sign and date the

not acceptable. Anyone who helped you prepare your application must also certify that he or she has read the **Acknowledgement of Appointment at USCIS Application Support Center** in **Part 7.** to you, and that you informed him or her that you understood the ASC Acknowledgement. If the person who helped you prepare your application is an attorney or accredited representative, he or she must also submit a completed Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative, along with your application.

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[page 9]

Page 9, Reasons for

Inadmissibility

Part 10. Additional Information

Item Numbers 1.a. - 6.d. If you need extra space to provide any additional information within this application, use the space provided in **Part 10**. Additional Information. If you need more space than what is provided in **Part 10.**, you may make copies of **Part 10.** to complete and file with your application. Include your name and A-Number (if any) at the top of each sheet; indicate the **Page Number, Part Number**, and Item **Number** to which your answer refers; and sign and date each sheet.

We recommend that you print or save a copy of your completed application to review in the future and for your records. We recommend that you review your copy of your completed application before you come to your biometric services appointment at a USCIS ASC. At your appointment, USCIS will permit you to complete the application process only if you are able to confirm, under penalty of perjury, that all of the information in your application is complete, true, and correct. If you are not able to make that attestation in good faith at that time, USCIS will require you to return for another appointment.

application. A stamped or typewritten name in place of a signature is not acceptable. If the person who helped you prepare your application is an attorney or accredited representative, he or she may be obliged to also submit a completed Form G-28, Notice of Entry of Appearance as Attorney or Accredited Representative, or G-28I, Notice of Entry of Appearance as Attorney In Matters Outside the Geographical Confines of the United States, along with your application.

Part 10. Additional Information

Item Numbers 1.a. - 6.d. If you need extra space to provide any additional information within this application, use the space provided in **Part 10**. Additional Information. If you need more space than what is provided in **Part** 10., you may make copies of **Part 10**. to complete and file with your application, or attach a separate sheet of paper. Type or print your name and A-Number (if any) at the top of each sheet; indicate the **Page Number**, **Part Number**, and **Item Number** to which your answer refers; and sign and date each sheet.

We recommend that you print or save a copy of your completed application to review in the future and for your records. We recommend that you review your copy of your completed application before you come to your biometric services appointment at a USCIS ASC. At your appointment, USCIS will permit you to complete the application process only if you are able to confirm, under penalty of perjury, that all of the information in your application is complete, true, and correct. If you are not able to make that attestation in good faith at that time, USCIS will require you to return for another appointment.

Reasons for InadmissibilityReasons for Inadmissibility

	Go to the section for the immigration benefit you are seeking. Select or enter all grounds of inadmissibility that you believe or that you have been told apply to you. Then, use the space provided in Part 4. , Item Number 40. to provide a statement explaining in your own words, the acts, convictions, and medical conditions that you believe make you inadmissible. Include copies of any documents that support your statement. Records of convictions must be certified court documents. An uncertified copy is not sufficient.	Go to the section for the immigration benefit you are seeking. Select or enter all grounds of inadmissibility that you believe or that you have been told apply to you. Then, use the space provided in Part 4. , Item Number 40. to provide a statement explaining in your own words, the acts, convictions, and medical conditions that you believe make you inadmissible. Include copies of any documents that support your statement. Records of convictions must be certified court documents. An uncertified copy is not sufficient.
Pages 9-10, You Are Seeking a Waiver Under INA Section 212(g) of Health-Related Grounds of Inadmissibility Under INA	[page 9] You Are Seeking a Waiver Under INA Section 212(g) of Health-Related Grounds of Inadmissibility Under INA Section	You Are Seeking a Waiver Under INA Section 212(g) of Health-Related Grounds of Inadmissibility Under INA
Section 212(a)(1)	212(a)(1)	Section 212(a)(1)
	1. You Are Seeking a Waiver Under INA Section 212(g)(1) for Inadmissibility Due to a Communicable Disease of Public Health Significance	1. You Are Seeking a Waiver Under INA Section 212(g)(1) for Inadmissibility Due to a Communicable Disease of Public Health Significance
	You must file this application if you seek a waiver of inadmissibility based on a communicable disease of public health significance.	You must file this application if you seek a waiver of inadmissibility based on a communicable disease of public health significance.
	Communicable diseases of public health significance are defined in 42 CFR 34.2(b) and include, but are not limited to:	Communicable diseases of public health significance are defined in 42 CFR 34.2(b) and include, but are not limited to:
	A. Class A tuberculosis condition (as defined by HHS regulations);	A. Class A tuberculosis condition (as defined by Health and Human Services (HHS) regulations);
	B. Chancroid;	B. Chancroid;
	C. Gonorrhea;	C. Gonorrhea;
	D. Granuloma inguinale;	D. Granuloma inguinale;
	E. Lymphogranuloma venereum;	E. Lymphogranuloma venereum;
	F. Syphilis, infectious stage;	F. Syphilis, infectious stage;
	G. Leprosy, infectious; or	G. Leprosy, infectious; or
	21	I

H. Any other communicable disease as determined by the U.S. Secretary of HHS and as defined at 42 CFR 34.2(b).	H. Any other communicable disease as determined by the U.S. Secretary of HHS and as defined at 42 CFR 34.2(b).
The application may be approved if:	The application may be approved if:
A. You are the spouse, parent, unmarried son or daughter; unmarried minor lawfully adopted child of a U.S. citizen, an alien lawfully admitted for permanent residence, or of an alien who has been issued an immigrant visa, or if you are the fiancé(e) of a U.S. citizen or the fiancé(e)'s child; or	A. You are the spouse, parent, unmarried son or daughter; unmarried minor lawfully adopted child of a U.S. citizen, an alien lawfully admitted for permanent residence, or of an alien who has been issued an immigrant visa, or if you are the fiancé(e) of a U.S. citizen or the fiancé(e)'s child; or
B. You are a VAWA self-petitioner.	B. You are a VAWA self-petitioner.
If you have a Class A Tuberculosis Condition (As Defined By HHS Regulations), you and the physician at the local health department in the area where you plan to reside must complete Part 11. Statement for Applicants With a Class A Tuberculosis Condition (As Defined By HHS Regulations).	If you have a Class A Tuberculosis Condition (as defined by HHS regulations), you and the physician at the local health department in the area where you plan to reside must complete Part 11. Statement for Applicants With a Class A Tuberculosis Condition (As Defined By HHS Regulations).
[page 10]	
2. You are Seeking a Waiver Under INA Section 212(g)(2)(C) of the Vaccination Requirement	2. You are Seeking a Waiver Under INA Section 212(g)(2)(C) of the Vaccination Requirement
You must file this application if you seek an exemption from the vaccination requirement because vaccinations are against your religious beliefs or moral convictions. You must establish with evidence that:	You must file this application if you seek an exemption from the vaccination requirement because vaccinations are against your religious beliefs or moral convictions. You must establish with evidence that:
A. You are opposed to vaccinations in any form;	A. You are opposed to vaccinations in any form;
B. Your objection is based on religious beliefs or moral convictions; and	B. Your objection is based on religious beliefs or moral convictions; and
C. Your belief or conviction is sincere.	C. Your belief or conviction is sincere.
3. You are Seeking a Waiver Under INA Section 212(g)(3) for Inadmissibility Due to Physical or Mental Disorder and Associated Harmful Behavior	3. You are Seeking a Waiver Under INA Section 212(g)(3) for Inadmissibility Due to Physical or Mental Disorder and Associated Harmful Behavior
You must file this application if you seek a waiver of inadmissibility based on a	You must file this application if you seek a waiver of inadmissibility based on a

physical or mental disorder with associated harmful behavior. Harmful behavior is behavior that poses, may pose, or has posed a threat to the property, safety, or welfare of you or others. You also must submit this application if you seek a waiver to overcome inadmissibility based on a history of a physical or mental disorder with behavior associated with the disorder that has posed a threat to the property, safety, or welfare of you or others, and that is likely to recur or to lead to other harmful behavior.

In addition to this application, you must submit a complete medical history and a report that addresses the following:

A. Your physical or mental disorder and the behavior associated with the disorder that poses, has posed, or may pose in the future a threat to your property, safety, or welfare or the property, safety, or welfare of others. The report should also provide details of any hospitalization, institutional care, or any other treatment you may have received in connection with your disorder;

B. Findings regarding your current physical condition, including, if applicable, reports of chest X-rays and a serologic test, if you are 15 years of age or older, and other pertinent diagnostic tests;

C. Findings regarding the mental or physical disorder, including a detailed prognosis that should specify, based on a reasonable degree of medical certainty, the possibility that the harmful behavior is likely to recur or that other harmful behavior associated with the disorder is likely to occur; and

D. A recommendation concerning treatment that is reasonably available in the United physical or mental disorder with associated harmful behavior. Harmful behavior is behavior that poses, may pose, or has posed a threat to the property, safety, or welfare of you or others. You also must submit this application if you seek a waiver to overcome inadmissibility based on a history of a physical or mental disorder with behavior associated with the disorder that has posed a threat to the property, safety, or welfare of you or others, and that is likely to recur or to lead to other harmful behavior.

In addition to this application, you must submit a complete medical history and a report that addresses the following:

A. Your physical or mental disorder and the behavior associated with the disorder that poses, has posed, or may pose in the future a threat to your property, safety, or welfare or the property, safety, or welfare of others. The report should also provide details of any hospitalization, institutional care, or any other treatment you may have received in connection with your disorder;

B. Findings regarding your current physical condition, including, if applicable, reports of chest X-rays and a serologic test, if you are 15 years of age or older, and other pertinent diagnostic tests;

C. Findings regarding the mental or physical disorder, including a detailed prognosis that should specify, based on a reasonable degree of medical certainty, the possibility that the harmful behavior is likely to recur or that other harmful behavior associated with the disorder is likely to occur; and

D. A recommendation concerning treatment that is reasonably available in the United

	States and that is reasonably expected to significantly reduce the likelihood that the physical or mental disorder will result in harmful behavior in the future. The adjudicating agency will refer the medical report to the U.S. Public Health Service for review. The U.S. Public Health Service may require you to submit additional assurances.	States and that is reasonably expected to significantly reduce the likelihood that the physical or mental disorder will result in harmful behavior in the future. The adjudicating agency will refer the medical report to the U.S. Public Health Service for review. The U.S. Public Health Service may require you to submit additional assurances.
Pages 10-11, You Are Seeking a Waiver Under INA Section 212(h) or (i) for Certain Criminal Grounds of Inadmissibility Under INA Section 212(a)(2) or for Immigration Fraud or Misrepresentation Under INA Section 212(a)(6)(c)	[page 10] You Are Seeking a Waiver Under INA Section 212(h) or (i) for Certain Criminal Grounds of Inadmissibility Under INA Section 212(a)(2) or for Immigration Fraud or Misrepresentation Under INA Section 212(a)(6)(c)	You Are Seeking a Waiver Under INA Section 212(h) or (i) for Certain Criminal Grounds of Inadmissibility Under INA Section 212(a)(2) or for Immigration Fraud or Misrepresentation Under INA Section 212(a)(6)(c)
	1. Criminal Grounds	1. Criminal Grounds
	If you are found inadmissible based on criminal grounds, you may seek a waiver of inadmissibility for the following:	If you are found inadmissible based on criminal grounds, you may seek a waiver of inadmissibility for the following:
	A. A crime involving moral turpitude (CIMT);	A. A crime involving moral turpitude (CIMT);
	NOTE: You are not inadmissible for having committed a CIMT, and do not need to file a waiver: if the crime was a purely political offense; if the crime was a CIMT but you committed only one CIMT, were under 18 years of age at the time you committed the crime and were released from any confinement to a prison or correctional institution imposed for the crime more than 5 years before application; or if the crime was a CIMT, but you committed only one CIMT, for which the maximum possible sentence is 1 year or less of imprisonment, and the actual sentence you received was 6 months or less.	NOTE: You are not inadmissible for having committed a CIMT, and do not need to file a waiver: if the crime was a purely political offense; if the crime was a CIMT but you committed only one CIMT, were under 18 years of age at the time you committed the crime and were released from any confinement to a prison or correctional institution imposed for the crime more than 5 years before application; or if the crime was a CIMT, but you committed only one CIMT, for which the maximum possible sentence is 1 year or less of imprisonment, and the actual sentence you received was 6 months or less.
	[page 11]	
	B. A controlled substance violation of the laws and regulations of any country or U.S. state related to a single offense of simple possession of 30 grams or less of marijuana;	B. A controlled substance violation of the laws and regulations of any country or U.S. state related to a single offense of simple possession of 30 grams or less of marijuana;

C. Two or more convictions, other than purely political ones, for which the sentences to confinement were a total of five years or more;	C. Two or more convictions, other than purely political ones, for which the sentences to confinement were a total of five years or more;
D. Prostitution;	D. Prostitution;
E. Unlawful commercialized vice whether or not related to prostitution; and	E. Unlawful commercialized vice whether or not related to prostitution; and
F. Certain aliens involved in serious criminal activity who have asserted immunity from prosecution.	F. Certain aliens involved in serious criminal activity who have asserted immunity from prosecution.
With the application, you must establish one of the following:	With the application, you must establish one of the following:
A. You are inadmissible only because of your participation in prostitution, including having procured others for prostitution or having received the proceeds of prostitution, but you have been rehabilitated and your admission to the United States will not be contrary to the national welfare, safety, or security;	A. You are inadmissible only because of your participation in prostitution, including having procured others for prostitution or having received the proceeds of prostitution, but you have been rehabilitated and your admission to the United States will not be contrary to the national welfare, safety, or security;
B. At least 15 years have passed since the activity or event that makes you inadmissible, you have been rehabilitated, and your admission to the United States will not be contrary to the national welfare, safety, or security;	B. At least 15 years have passed since the activity or event that makes you inadmissible, you have been rehabilitated, and your admission to the United States will not be contrary to the national welfare, safety, or security;
C. Your qualifying U.S. citizen, lawful permanent resident relative (spouse, son, daughter, parent), or K visa petitioner would experience extreme hardship if you were denied admission; or	C. Your qualifying U.S. citizen, lawful permanent resident relative (spouse, son, daughter, parent), or K visa petitioner would experience extreme hardship if you were denied admission; or
D. You are an approved VAWA self-petitioner.	D. You are an approved VAWA self-petitioner.
For information about how you can establish hardship, see the What Evidence Should Be Submitted With the Application section of these instructions.	For information about how you can establish hardship, see the What Evidence Must You Submit section of these Instructions.
NOTE: If you are convicted of a violent or dangerous crime, the agency adjudicating your application may not approve the waiver unless there is an extraordinary circumstance, such as one involving national security or foreign policy considerations, or if denying your admission would cause exceptional and	NOTE: If you are convicted of a violent or dangerous crime, the agency adjudicating your application may not approve the waiver unless there is an extraordinary circumstance, such as one involving national security or foreign policy considerations, or if denying your admission would cause exceptional and

Page 12, You Are Seeking a Waiver Under INA Section 212(a)(3)(D)(iv) for Inadmissibility Because of	[page 12] You Are Seeking a Waiver Under INA Section 212(a)(3)(D)(iv) for 26	You Are Seeking a Waiver Under INA Section 212(a)(3)(D)(iv) for
	For information about how you can establish hardship, see the What Evidence Should Be Submitted With the Application section of these instructions.	For information about how you can establish hardship, see the What Evidence Must You Submit section of these Instructions.
	B. You are a VAWA self-petitioner and you or your U.S. citizen, lawful permanent resident, or qualified parent or child would experience extreme hardship if you were denied admission.	B. You are a VAWA self-petitioner and you or your U.S. citizen, lawful permanent resident, or qualified parent or child would experience extreme hardship if you were denied admission.
	A. Your qualifying U.S. citizen, or lawful permanent resident relative (spouse or parent), or the K visa petitioner would experience extreme hardship if you were denied admission; or	A. Your qualifying U.S. citizen, or lawful permanent resident relative (spouse or parent), or the K visa petitioner would experience extreme hardship if you were denied admission; or
	NOTE: If you are inadmissible based on a false claim to be a U.S. citizen (INA section $212(a)(6)(C)(ii)$), and if you made your false claim on or after September 30, 1996, a waiver under INA section $212(i)$ is not available to you and you should not file this application.	NOTE: If you are inadmissible based on a false claim to be a U.S. citizen (INA section $212(a)(6)(C)(ii)$), and if you made your false claim on or after September 30, 1996, a waiver under INA section $212(i)$ is not available to you and you should not file this application.
	If you are inadmissible because you sought to procure an immigration benefit by fraud or misrepresented a material fact (INA section 212(a)(6)(C)(i)), you may seek a waiver by filing this application.	If you are inadmissible because you sought to procure an immigration benefit by fraud or misrepresented a material fact (INA section 212(a)(6)(C)(i)), you may seek a waiver by filing this application.
	2. Immigration Fraud or Misrepresentation	2. Immigration Fraud or Misrepresentation
	NOTE: According to INA section 212(h), a waiver cannot be granted if you have been convicted of (or admitted committing acts that constitute) murder or criminal acts involving torture, or an attempt or conspiracy to commit murder or a criminal act involving torture.	NOTE: According to INA section 212(h), a waiver cannot be granted if you have been convicted of (or admitted committing acts that constitute) murder or criminal acts involving torture, or an attempt or conspiracy to commit murder or a criminal act involving torture.
	standard is met, the agency adjudicating your application may still deny your request for a waiver as a matter of discretion. See 8 CFR 212.7(d).	standard is met, the agency adjudicating your application may still deny your request for a waiver as a matter of discretion. See 8 CFR 212.7(d).
	extremely unusual hardship. Even if that	extremely unusual hardship. Even if that

Immigrant Membership in a	Inadmissibility Because of Immigrant	Inadmissibility Because of Immigrant
Totalitarian Party Under INA Section 212(a)(3)(D)(i)	Membership in a Totalitarian Party Under INA Section 212(a)(3)(D)(i)	Membership in a Totalitarian Party Under INA Section 212(a)(3)(D)(i)
	If you are inadmissible for having been a member of or affiliated with the Communist or any other totalitarian party (or subdivision or affiliate thereof), whether domestic or foreign, you may apply for a waiver under INA section 212(a)(3)(D)(iv) if you are the parent, spouse, son, daughter, brother, or sister of a U.S. citizen; a spouse, son, or daughter of an alien lawfully admitted for permanent residence; or if you are the K-1 fiancé(e) of a U.S. citizen. The waiver may be granted for humanitarian purposes, to assure family unity, or when it is otherwise in the public interest, if you are not a threat to the security of the United States.	If you are inadmissible for having been a member of or affiliated with the Communist or any other totalitarian party (or subdivision or affiliate thereof), whether domestic or foreign, you may apply for a waiver under INA section 212(a)(3)(D)(iv) if you are the parent, spouse, son, daughter, brother, or sister of a U.S. citizen; a spouse, son, or daughter of an alien lawfully admitted for permanent residence; or if you are the K-1 fiancé(e) of a U.S. citizen. The waiver may be granted for humanitarian purposes, to assure family unity, or when it is otherwise in the public interest, if you are not a threat to the security of the United States.
Page 12, You Are Seeking a	[page 12]	
Waiver Under INA Section 212(d)(11) or (12) for Smuggling Under INA Section 212(a)(6)(E) or for Being Subject of Civil Penalty Under INA Section 212(a)(6)(F)	You Are Seeking a Waiver Under INA Section 212(d)(11) or (12) for Smuggling Under INA Section 212(a)(6)(E) or for Being Subject of Civil Penalty Under INA Section 212(a)(6)(F)	You Are Seeking a Waiver Under INA Section 212(d)(11) or (12) for Smuggling Under INA Section 212(a)(6)(E) or for Being Subject of Civil Penalty Under INA Section 212(a)(6)(F)
	If you are inadmissible for having engaged in alien smuggling (INA section 212(a)(6)(E)(i)), you may apply for a waiver under INA section 212(d)(11). The agency adjudicating your application may grant the waiver for humanitarian purposes, to assure family unity, or when it is otherwise in the public interest.	If you are inadmissible for having engaged in alien smuggling (INA section 212(a)(6)(E)(i)), you may apply for a waiver under INA section 212(d)(11). The agency adjudicating your application may grant the waiver for humanitarian purposes, to assure family unity, or when it is otherwise in the public interest.
	However, the agency adjudicating your application can only grant this waiver if you have encouraged, induced, assisted, or abetted, or aided only an individual who at the time of such action was your spouse, parent, son, or daughter (and no other individual) to enter the United States in violation of the law, and;	However, the agency adjudicating your application can only grant this waiver if you have encouraged, induced, assisted, or abetted, or aided only an individual who at the time of such action was your spouse, parent, son, or daughter (and no other individual) to enter the United States in violation of the law, and;
	1. You are an alien lawfully admitted for permanent residence who temporarily proceeded abroad voluntarily, not under an order of removal, and who is otherwise admissible to the United States as a returning resident under INA section	1. You are an alien lawfully admitted for permanent residence who temporarily proceeded abroad voluntarily, not under an order of removal, and who is otherwise admissible to the United States as a returning resident under INA section

	<u>. </u>	
	211(b); or	211(b); or
	2. You are seeking admission or adjustment of status as an immediate relative under INA section 201(b)(2)(A), as an immigrant under INA section 203(a) (preference allocation for family- sponsored immigrants based on the first, second, or third preference, but not on the fourth preference), or as the fiancé(e) of a U.S. citizen or the fiancé(e)'s child.	2. You are seeking admission or adjustment of status as an immediate relative under INA section 201(b)(2)(A), as an immigrant under INA section 203(a) (preference allocation for family- sponsored immigrants based on the first, second, or third preference, but not on the fourth preference), or as the fiancé(e) of a U.S. citizen or the fiancé(e)'s child.
	If you are inadmissible because you have been the subject of a final order for violation of INA section 274C, you may apply for a waiver under INA section 212(d)(12). A waiver may be granted for humanitarian purposes or to assure family unity if no previous civil monetary was imposed against you under INA section 274C, and the offense was committed solely to assist, aid, or support your spouse or child (and not another individual); and	If you are inadmissible because you have been the subject of a final order for violation of INA section 274C, you may apply for a waiver under INA section 212(d)(12). A waiver may be granted for humanitarian purposes or to assure family unity if no previous civil monetary was imposed against you under INA section 274C, and the offense was committed solely to assist, aid, or support your spouse or child (and not another individual); and
	1. You are an alien lawfully admitted for permanent residence who temporarily proceeded abroad voluntarily, not under an order of removal, and who is otherwise admissible to the United States as a returning resident under INA section 211(b); or	1. You are an alien lawfully admitted for permanent residence who temporarily proceeded abroad voluntarily, not under an order of removal, and who is otherwise admissible to the United States as a returning resident under INA section 211(b); or
	2. You are seeking admission or adjustment of status as an immediate relative under INA section 201(b)(2)(A), as an immigrant under INA section 203(a) (preference allocation for family-sponsored immigrants), or as the fiancé(e) (or his or her children) of a U.S. citizen.	2. You are seeking admission or adjustment of status as an immediate relative under INA section 201(b)(2)(A), as an immigrant under INA section 203(a) (preference allocation for family- sponsored immigrants), or as the fiancé(e) (or his or her children) of a U.S. citizen.
Pages 12-13, You Are Seeking a Waiver of Inadmissibility Under INA Section 212(a)(9)(B)(v) of the 3-Year or 10-Year Unlawful Presence	[page 12] You Are Seeking a Waiver of Inadmissibility Under INA Section 212(a)(9)(B)(v) of the 3-Year or 10-Year Unlawful Presence	You Are Seeking a Waiver of Inadmissibility Under INA Section 212(a)(9)(B)(v) of the 3-Year or 10-Year Unlawful Presence
	If you are inadmissible because you were previously unlawfully present in the United States either for longer than 180 days, but less than 1 year (resulting in a 3-year bar), or 1 year or more (resulting	If you are inadmissible because you were previously unlawfully present in the United States either for longer than 180 days, but less than 1 year (resulting in a 3-year bar), or 1 year or more (resulting

	in a 10 year har) you may east a weiver	in a 10 year har) you may east a waiver
	in a 10-year bar), you may seek a waiver by filing this application.	in a 10-year bar), you may seek a waiver by filing this application.
	With the application, you must establish that your qualifying U.S. citizen or lawful permanent resident relative (spouse or parent) or K visa petitioner would experience extreme hardship if you were denied admission.	With the application, you must establish that your qualifying U.S. citizen or lawful permanent resident relative (spouse or parent) or K visa petitioner would experience extreme hardship if you were denied admission.
	For VAWA self-petitioners, see special instructions below.	For VAWA self-petitioners, see special instructions below.
	[page 13]	
	For information about how you can establish extreme hardship, see the What Evidence Should Be Submitted With the Application section of these instructions.	For information about how you can establish extreme hardship, see the What Evidence Must You Submit section of these Instructions.
	NOTE: Applicants for adjustment based on T nonimmigrant status (victims of a severe form of trafficking) seeking exemption from only INA section 212(a)(9)(B) DO NOT need to file this Form I-601.	NOTE: Applicants for adjustment based on T nonimmigrant status (victims of a severe form of trafficking) seeking exemption from only INA section 212(a)(9)(B) DO NOT need to file this Form I-601.
Pages 13-14, You Are a TPS	[page 13]	
Applicant Seeking a Waiver of Grounds of Inadmissibility Under INA Section 244(c)(2)(A)(ii)	You Are a TPS Applicant Seeking a Waiver of Grounds of Inadmissibility Under INA Section 244(c)(2)(A)(ii)	You Are a TPS Applicant Seeking a Waiver of Grounds of Inadmissibility Under INA Section 244(c)(2)(A)(ii)
	If you are a Temporary Protected Status (TPS) applicant applying for a waiver of any relevant ground of inadmissibility listed in INA section 212, you must establish that the approval of your waiver is warranted for humanitarian purposes, to assure family unity or is otherwise in the public interest. In Part 4. , Item Number 39. , you must provide all information that supports your request for a waiver for one or more of the above reasons.	If you are a Temporary Protected Status (TPS) applicant applying for a waiver of any relevant ground of inadmissibility listed in INA section 212, you must establish that the approval of your waiver is warranted for humanitarian purposes, to assure family unity or is otherwise in the public interest. In Part 4. , Item Number 39. , you must provide all information that supports your request for a waiver for one or more of the above reasons.
	You do not need to file this application if you are a TPS applicant and you are	You do not need to file this application if you are a TPS applicant and you are
	inadmissible for any of the following reasons:	inadmissible for any of the following reasons:
	inadmissible for any of the following	•

for certain immigrants (INA section 212(a)(5));	for certain immigrants (INA section 212(a)(5));
3. Aliens present without admission or parole (INA section 212(a)(6)(A));	3. Aliens present without admission or parole (INA section 212(a)(6)(A));
4. Stowaways (INA section 212(a)(6)(D));	4. Stowaways (INA section 212(a)(6)(D));
5. Student visa violators (INA section 212(a)(6)(G));	5. Student visa violators (INA section 212(a)(6)(G));
6. Documentation requirements for immigrants and nonimmigrants (INA section 212(a)(7));	6. Documentation requirements for immigrants and nonimmigrants (INA section 212(a)(7));
7. Certain aliens previously removed (INA section 212(a)(9)(A));	7. Certain aliens previously removed (INA section 212(a)(9)(A));
8. Aliens unlawfully present (INA section 212(a)(9)(B)); or	8. Aliens unlawfully present (INA section 212(a)(9)(B)); or
9. Aliens unlawfully present after previous immigration violations (INA section 212(a)(9)(C)).	9. Aliens unlawfully present after previous immigration violations (INA section 212(a)(9)(C)).
No waiver is available to TPS applicants for the following grounds of inadmissibility:	No waiver is available to TPS applicants for the following grounds of inadmissibility:
1. Crime involving moral turpitude (CIMT under INA section 212(a)(2)(A)(i)(I));	1. Crime involving moral turpitude (CIMT under INA section 212(a)(2)(A)(i)(I));
If your offense falls under a statutory exception, you are not inadmissible for having committed a CIMT. Since you are not inadmissible in these instances, you also do not need to apply for a waiver on this application. The exceptions are:	If your offense falls under a statutory exception, you are not inadmissible for having committed a CIMT. Since you are not inadmissible in these instances, you also do not need to apply for a waiver on this application. The exceptions are:
A. A purely political offense;	A. A purely political offense;
B. If you committed only one CIMT, you were under 18 years of age at the time, and you committed the crime (and were released from confinement), more than 5 years before your application; or	B. If you committed only one CIMT, you were under 18 years of age at the time, and you committed the crime (and were released from confinement), more than 5 years before your application; or
C. If you committed only one CIMT for which the maximum possible sentence was 1 year or less of imprisonment, and the actual sentence you received was not more than 6 months of imprisonment.	C. If you committed only one CIMT for which the maximum possible sentence was 1 year or less of imprisonment, and the actual sentence you received was not more than 6 months of imprisonment.
2. Controlled substance violations (INA section 212(a)(2)(A)(i)(II)), however,	2. Controlled substance violations (INA section 212(a)(2)(A)(i)(II)), however,

	you may apply for a waiver on this application if your offense was a single offense relating to simple possession of 30 grams or less of marijuana;	you may apply for a waiver on this application if your offense was a single offense relating to simple possession of 30 grams or less of marijuana;
	3. Multiple criminal convictions (INA section 212(a)(2)(B)) (purely political offenses do not make you inadmissible);	3. Multiple criminal convictions (INA section 212(a)(2)(B)) (purely political offenses do not make you inadmissible);
	4. Controlled substance traffickers (INA section 212(a)(2)(C));	4. Controlled substance traffickers (INA section 212(a)(2)(C));
	5. General security and related grounds (INA section 212(a)(3)(A));	5. General security and related grounds (INA section 212(a)(3)(A));
	6. Terrorist activities (INA section 212(a)(3)(B));	6. Terrorist activities (INA section 212(a)(3)(B));
	7. Adverse foreign policy consequences for the United States (INA section 212(a)(3)(C));	7. Adverse foreign policy consequences for the United States (INA section 212(a)(3)(C));
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	8. Immigrant membership in totalitarian party (INA section 212(a)(3)(D)); and	8. Immigrant membership in totalitarian party (INA section 212(a)(3)(D)); and
	9. Participants in Nazi persecution, genocide, or the commission of any act of torture or extrajudicial killing (INA section 212(a)(3)(E)).	9. Participants in Nazi persecution, genocide, or the commission of any act of torture or extrajudicial killing (INA section $212(a)(3)(E)$).
	NOTE: Although certain grounds of inadmissibility do not apply to TPS applicants, they may still apply to you if you seek an immigration benefit other than TPS, in the future. In addition, a waiver granted for TPS is valid only for purposes of your application for TPS. If you seek an immigrant visa or adjustment of status, you may need to apply for an additional waiver at that time.	NOTE: Although certain grounds of inadmissibility do not apply to TPS applicants, they may still apply to you if you seek an immigration benefit other than TPS, in the future. In addition, a waiver granted for TPS is valid only for purposes of your application for TPS. If you seek an immigrant visa or adjustment of status, you may need to apply for an additional waiver at that time.
Page 14, You Are Seeking Adjustment of Status Under	[page 14]	
NACARA Section 202, or HRIFA Section 902, and a Waiver of Grounds of Inadmissibility Based on Prior Removal Under INA Section 212(a)(9)(A) or For Being Unlawfully Present	You Are Seeking Adjustment of Status Under NACARA Section 202, or HRIFA Section 902, and a Waiver of Grounds of Inadmissibility Based on Prior Removal Under INA Section 212(a)(9)(A) or For Being Unlawfully Present After Previous Immigration	You Are Seeking Adjustment of Status Under NACARA Section 202, or HRIFA Section 902, and a Waiver of Grounds of Inadmissibility Based on Prior Removal Under INA Section 212(a)(9)(A) or For Being Unlawfully Present After Previous Immigration
After Previous Immigration Violations Under INA Section 212(a)(9)(C)	Violations Under INA Section 212(a)(9)(C)	Violations Under INA Section 212(a)(9)(C)

If you are a NACARA or HRIFA applicant for adjustment of status under section 202 of NACARA or section 902 of HRIFA, and you are inadmissible, you may apply for a waiver of inadmissibility based on the same grounds as an individual seeking adjustment of status based on the general adjustment of status provision (INA section 245(a)). However, you do not need a waiver of the 3-year or 10-year bar due to previous unlawful presence in the United States as INA Section 212(a)(9)(B) does not apply to NACARA or HRIFA applicants seeking adjustment of status.	If you are a NACARA or HRIFA applicant for adjustment of status under section 202 of NACARA or section 902 of HRIFA, and you are inadmissible, you may apply for a waiver of inadmissibility based on the same grounds as an individual seeking adjustment of status based on the general adjustment of status provision (INA section 245(a)). However, you do not need a waiver of the 3-year or 10-year bar due to previous unlawful presence in the United States as INA section 212(a)(9)(B) does not apply to NACARA or HRIFA applicants seeking adjustment of status.
In addition, if you are inadmissible under INA section 212(a)(9)(A) or (C), you may apply for a waiver of these grounds of inadmissibility while present in the United States. You seek this waiver by filing Form I-601 and not Form I-212, Application for Permission to Reapply for Admission into the United States after Deportation or Removal (also known as "Consent to Reapply"), the form that is normally used to apply for relief from these grounds of inadmissibility under INA section 212(a)(9)(A)(iii) or (C)(ii).	In addition, if you are inadmissible under INA section 212(a)(9)(A) or (C), you may apply for a waiver of these grounds of inadmissibility while present in the United States. You seek this waiver by filing Form I-601 and not Form I-212, Application for Permission to Reapply for Admission into the United States after Deportation or Removal (also known as "Consent to Reapply"), the form that is normally used to apply for relief from these grounds of inadmissibility under INA section 212(a)(9)(A)(iii) or (C)(ii).
When adjudicating your waiver application, USCIS will consider the same factors that would be considered if you were seeking consent to reapply. Factors that may be considered include, but are not limited to:	When adjudicating your waiver application, USCIS will consider the same factors that would be considered if you were seeking consent to reapply. Factors that may be considered include, but are not limited to:
1. Length of time you have lived in the United States, whether lawfully or unlawfully;	1. Length of time you have lived in the United States, whether lawfully or unlawfully;
2. Whether you have any criminal records;	2. Whether you have any criminal records;
3. Your immigration history in the United States;	3. Your immigration history in the United States;
4. Your family ties to U.S. citizens or to aliens living lawfully in the United States;	4. Your family ties to U.S. citizens or to aliens living lawfully in the United States;
5. Whether the denial of your application would impose hardship on you or your relatives and the degree of that hardship;	5. Whether the denial of your application would impose hardship on you or your relatives and the degree of that hardship;
6. Likelihood that you will become a lawful permanent resident in the near	6. Likelihood that you will become a lawful permanent resident in the near

	future;	future;
	7. Your employment history in the United States and the continued need for your services;	7. Your employment history in the United States and the continued need for your services;
	8. Whether you are a person of good moral character; and	8. Whether you are a person of good moral character; and
	9. Any other factor that you believe should be considered in deciding your case.	9. Any other factor that you believe should be considered in deciding your case.
	In addition to this application, you should either use Part 10. Additional Information or submit a brief statement explaining why your application should be granted. Submit documentary evidence that may support your claims.	In addition to this application, you should either use the space provided in Part 10. Additional Information or submit a brief statement explaining why your application should be granted. Submit documentary evidence that may support your claims.
	For information about how you can establish hardship, see the What Evidence Should Be Submitted With the Application section of these instructions.	For information about how you can establish hardship, see the What Evidence Must You Submit section of these Instructions.
Page 15, You Are an Approved VAWA Self- Petitioner or the Child of an Approved VAWA	[page 15] You Are an Approved VAWA Self- Positionar or the Child of an Approved	You Are an Approved VAWA Self- Petitioner or the Child of an
Self-Petitioner Seeking a Waiver Under INA Section 212(a)(9)(C)(iii) for Being Unlawfully Present After Previous Immigration Violations Under INA Section	Petitioner or the Child of an Approved VAWA Self-Petitioner Seeking a Waiver Under INA Section 212(a)(9)(C)(iii) for Being Unlawfully Present After Previous Immigration Violations Under INA Section 212(a)(9)(C)	Approved VAWA Self-Petitioner Seeking a Waiver Under INA Section 212(a)(9)(C)(iii) for Being Unlawfully Present After Previous Immigration Violations Under INA Section 212(a)(9)(C)
212(a)(9)(C)	In general, an applicant seeking adjustment of status or an immigrant visa as a VAWA self-petitioner may apply for a waiver of inadmissibility based on the same grounds as an individual seeking adjustment of status.	In general, an applicant seeking adjustment of status or an immigrant visa as a VAWA self-petitioner may apply for a waiver of inadmissibility based on the same grounds as an individual seeking adjustment of status.
	In addition, the INA provides special forms of relief for an approved VAWA self-petitioner and the children of approved VAWA self-petitioner, who are applying for adjustment of status or an immigrant visa, but who are inadmissible under INA section 212(a)(6)(A)(i), section 212(a)(9)(B)(i), or section 212(a)(9)(C)(i).	In addition, the INA provides special forms of relief for an approved VAWA self-petitioner and the children of approved VAWA self-petitioner, who are applying for adjustment of status or an immigrant visa, but who are inadmissible under INA section 212(a)(6)(A)(i), section 212(a)(9)(B)(i), or section 212(a)(9)(C)(i).

You should only file this Form I-601 to seek a waiver if you are inadmissible under INA section 212(a)(9)(C)(i). You do not need to file this application if you are inadmissible under INA sections 212(a)(6)(A)(i) or 212(a)(9)(B)(i), as explained in the NOTES below.

If you are inadmissible under INA section 212(a)(9)(C)(i): USCIS has discretion to waive this ground of inadmissibility under INA section 212(a)(9)(C)(iii) for an approved VAWA self-petitioner and his or her child, if the self-petitioner can establish a "connection" between the battery or extreme cruelty that is the basis for the VAWA claim and the self-petitioner's removal, departure from the United States, reentry or reentries into the United States.

If you seek such a waiver, complete Form I-601 and attach evidence that shows the "connection" between the battery or extreme cruelty and your removal, departure from the United States, your reentry or reentries, or attempted reentry into the United States.

NOTE: You do not need to file Form I-601 if you are an approved VAWA selfpetitioner (or that person's child) seeking adjustment of status and if you are inadmissible under INA section 212(a)(6)(A)(i) (presence in the United States without admission or parole, or arrival in the United States, other than at an open U.S. Port-of-Entry). According to USCIS policy, you are eligible for adjustment of status under INA section 245(a) regardless of your unlawful entry and USCIS also considers inadmissibility under INA section 212(a)(6)(A)(i) waived for a beneficiary of an approved VAWA self- petition. Because inadmissibility under INA section 212(a)(6)(A)(i) ends when you leave the United States, you do not have to submit any special documentation with an immigrant visa application that is based on your approved VAWA self- petition.

NOTE: You do not need to file Form I-601 if you are an approved VAWA You should only file Form I-601 to seek a waiver if you are inadmissible under INA section 212(a)(9)(C)(i). You do not need to file this application if you are inadmissible under INA sections 212(a)(6)(A)(i) or 212(a)(9)(B)(i), as explained in the NOTES below.

If you are inadmissible under INA section 212(a)(9)(C)(i): USCIS has discretion to waive this ground of inadmissibility under INA section 212(a)(9)(C)(iii) for an approved VAWA self-petitioner and his or her child, if the self-petitioner can establish a "connection" between the battery or extreme cruelty that is the basis for the VAWA claim and the self-petitioner's removal, departure from the United States, reentry or reentries into the United States, or attempted reentry into the United States.

If you seek such a waiver, complete Form I-601 and attach evidence that shows the "connection" between the battery or extreme cruelty and your removal, departure from the United States, your reentry or reentries, or attempted reentry into the United States.

NOTE: You do not need to file Form I-601 if you are an approved VAWA selfpetitioner (or that person's child), inadmissible under INA 212(a)(6)(A)(presence in the United States without admission or parole, or arrival in the United States, other than at an open U.S. Port-of-Entry) and seeking adjustment of status under INA section 245(a). According to USCIS policy, you are eligible for adjustment of status under INA section 245(a) regardless of your unlawful entry and USCIS also considers inadmissibility under INA section 212(a)(6)(A)(i) waived for a beneficiary of an approved VAWA self-petition.

NOTE: You do not need to file Form I-601 if you are an approved VAWA

	self-petitioner (or that person's child)	self-petitioner (or that person's child)
	and inadmissible under INA section	and inadmissible under INA section
	212(a)(9)(B)(i) (3-year or 10-year bar	212(a)(9)(B)(i) (3-year or 10-year bar
	to admission). You may be exempt	to admission). You may be exempt
	from this inadmissibility if you, the	from this inadmissibility if you, the
	approved VAWA self-petitioner or your	approved VAWA self-petitioner or your
	child, can establish a substantial	child, can establish a substantial
	connection between the battery or	connection between the battery or
	extreme cruelty that is the basis for your	extreme cruelty that is the basis for your
	VAWA claim and the violation of your	VAWA claim and the violation of your
	prior nonimmigrant admission. You	prior nonimmigrant admission. You
	must submit evidence of the substantial	must submit evidence of the substantial
	connection with your Form I-485, Application to Register Permanent	connection with your Form I-485, Application to Register Permanent
	Residence or Adjust Status, or your	Residence or Adjust Status, or your
	immigrant visa application.	immigrant visa application.
	minigrant visa application.	miningrant visa application.
	If you cannot establish a substantial	If you cannot establish a substantial
	connection, but meet the requirements for	connection, but meet the requirements for
	the waiver of INA section $212(a)(9)(B)(i)$,	the waiver of INA section $212(a)(9)(B)(i)$,
	you may file Form I-601. The waiver	you may file Form I-601. The waiver
	may be granted if your qualifying U.S.	may be granted if your qualifying U.S.
	citizen or lawful permanent resident	citizen or lawful permanent resident
	relative (spouse or parent) would	relative (spouse or parent) would
	experience extreme hardship if you were	experience extreme hardship if you were
	denied admission.	denied admission.
	For information about how you can	For information about how you can
	establish extreme hardship, see the What	establish extreme hardship, see the What
	Evidence Should be Submitted with the	Evidence Must You Submit section of
	Application section of these instructions.	these Instructions.
Page 16, You Are an	[page 16]	
Applicant for Adjustment of	[P-B-10]	
Status Based on T	You Are an Applicant for Adjustment of	You Are an Applicant for Adjustment of
Nonimmigrant Status	Status Based on T Nonimmigrant Status	Status Based on T Nonimmigrant Status
	If you are an applicant for adjustment	If you are an applicant for adjustment
	of status based on T nonimmigrant	of status based on T nonimmigrant
	status, you may obtain a waiver of	status, you may obtain a waiver of
	almost any ground of inadmissibility	almost any ground of inadmissibility
	listed in INA section 212(a) that was	listed in INA section 212(a) that was
	not previously waived in connection	not previously waived in connection with your T Nonimmigrant Status.
	with your T Nonimmigrant Status.	with your 1 romining an Status.
	If you are inadmissible based on health-	If you are inadmissible based on health-
	related grounds (INA section 212(a)(1)) or	related grounds (INA section 212(a)(1)) or
	public-charge grounds (INA section	public-charge grounds (INA section
	212(a)(4)), the waiver may be approved if	212(a)(4)), the waiver may be approved if
	granting the waiver is in the national interest.	granting the waiver is in the national interest.
	If you are inadmissible based on any other	If you are inadmissible based on any other
	grounds, USCIS may grant the waiver if	grounds, USCIS may grant the waiver if
	the activities making you inadmissible	the activities making you inadmissible
	were caused by or were incident to your	were caused by or were incident to your

	trafficking victimization and granting the waiver is in the national interest.	trafficking victimization and granting the waiver is in the national interest.
	No waiver of inadmissibility is available to adjustment of status applicants based on T nonimmigrant status for any of the following grounds of inadmissibility:	No waiver of inadmissibility is available to adjustment of status applicants based on T nonimmigrant status for any of the following grounds of inadmissibility:
	1. Security-related ground (INA section 212(a)(3));	1. Security-related ground (INA section 212(a)(3));
	2. International child abductors (INA section 212(a)(10)(C)); or	2. International child abductors (INA section 212(a)(10)(C)); or
	3. Former citizens who renounced citizenship to avoid taxation (INA section 212(a)(10)(E)).	3. Former citizens who renounced citizenship to avoid taxation (INA section 212(a)(10)(E)).
	NOTE: You may not need to file Form I-601 if you are inadmissible only because you have been unlawfully present in the United States and then departed (INA section 212(a)(9)(B)). You may be exempt from the 3-year or 10-year bar if you can establish that your victimization was at least one central reason for your unlawful presence in the United States. You should submit evidence with your Form I-485 to demonstrate that the victimization you suffered was a central reason for your unlawful presence in the United States.	NOTE: You may not need to file Form I-601 if you are inadmissible only because you have been unlawfully present in the United States and then departed (INA section 212(a)(9)(B)). You may be exempt from the 3-year or 10-year bar if you can establish that your victimization was at least one central reason for your unlawful presence in the United States. You should submit evidence with your Form I-485 to demonstrate that the victimization you suffered was a central reason for your unlawful presence in the United States.
Pages 16-17, You Are an Applicant for Adjustment of	[page 16]	
Status As Special Immigrant Juvenile	You Are an Applicant for Adjustment of Status As Special Immigrant Juvenile	You Are an Applicant for Adjustment of Status as a Special Immigrant Juvenile
	If you are applying for adjustment of status based on your approved Form I-360 classifying you as an SIJ, INA section 245(h) contains waiver authority specific to you.	If you are applying for adjustment of status based on your approved Form I-360 classifying you as an SIJ, INA section 245(h) contains waiver authority specific to you.
	Some grounds of inadmissibility do not apply to you. You do not need to obtain a waiver if you are inadmissible based on:	Some grounds of inadmissibility do not apply to you. You do not need to obtain a waiver if you are inadmissible based on:
	1. Public charge (INA section 212(a)(4));	1. Public charge (INA section 212(a)(4));
	2. Labor certification (INA section 212(a)(5)(A));	2. Labor certification (INA section 212(a)(5)(A));
	3. Aliens present without admission or 36	3. Aliens present without admission or

parole (INA section 212(a)(6)(A));	parole (INA section 212(a)(6)(A));
4. Immigration fraud or misrepresentation (INA section 212(a)(6)(C));	4. Immigration fraud or misrepresentation (INA section 212(a)(6)(C));
[page 17]	
5. Stowaways (INA section 212(a)(6)(D));	5. Stowaways (INA section 212(a)(6)(D));
6. Documentation requirements (INA section 212(a)(7)(A)); and	6. Documentation requirements (INA section 212(a)(7)(A)); and
7. Unlawful presence (INA section 212(a)(9)(B)).	7. Unlawful presence (INA section 212(a)(9)(B)).
The following grounds of inadmissibility cannot be waived:	The following grounds of inadmissibility cannot be waived:
1. Conviction of certain crimes (INA section 212(a)(2)(A));	1. Conviction of certain crimes (INA section 212(a)(2)(A));
2. Multiple criminal convictions (INA section 212(a)(2)(B));	2. Multiple criminal convictions (INA section 212(a)(2)(B));
3. Controlled substance traffickers (except for a single instance of simple possession of 30 grams or less of marijuana) (INA section 212(a)(2)(C));	3. Controlled substance traffickers (except for a single instance of simple possession of 30 grams or less of marijuana) (INA section 212(a)(2)(C));
4. Security and related grounds (INA section 212(a)(3)(A));	4. Security and related grounds (INA section 212(a)(3)(A));
5. Terrorist activity (INA section 212(a)(3)(B));	5. Terrorist activity (INA section 212(a)(3)(B));
6. Foreign policy related (INA section 212(a)(3)(C)); and	6. Foreign policy related (INA section 212(a)(3)(C)); and
7. Participants in Nazi persecution, genocide, or the commission of any act of torture, or extrajudicial killing (INA section 212(a)(3)(E)).	7. Participants in Nazi persecution, genocide, or the commission of any act of torture, or extrajudicial killing (INA section 212(a)(3)(E)).
If you are inadmissible under any other provisions of INA section 212(a), you must file Form I-601 with your adjustment application. Your inadmissibility may be waived if doing so is justified for humanitarian purposes, family unity, or for other reasons in the public interest. You do not need to show extreme hardship for a waiver under INA section 245(h). The relationship to your natural parents or prior adoptive parents	If you are inadmissible under any other provisions of INA section 212(a), you must file Form I-601 with your adjustment application. Your inadmissibility may be waived if doing so is justified for humanitarian purposes, family unity, or for other reasons in the public interest. You do not need to show extreme hardship for a waiver under INA section 245(h). The relationship to your natural parents or prior adoptive parents will not be considered a

	a decision on your waiver application.	application.
Pages 17-19, What Evidence Should Be	[page 17]	
Submitted With the Application?	What Evidence Should Be Submitted With the Application?	What Evidence Must You Submit?
	In support of your application, you should provide evidence that establishes why you may qualify for a waiver of inadmissibility. In all cases, you must show that the approval of your application is warranted as a matter of discretion, with the favorable factors outweighing the unfavorable factors in your case. In Part 6. , Item Number 9. , include a statement explaining why you believe your application should be approved as a matter of discretion, with the favorable factors outweighing the unfavorable factors in your case. If you include a separate letter that contains the statement explaining why you believe your application should be approved as a matter of discretion, you must type or print into the space provided in Item Number 9. that you are attaching a letter. The letter must be submitted at the same time as your Form I-601 application.	In support of your application, you should provide evidence that establishes why you may qualify for a waiver of inadmissibility. In all cases, you must show that the approval of your application is warranted as a matter of discretion, with the favorable factors outweighing the unfavorable factors in your case. In Part 6. , Item Number 9. , include a statement explaining why you believe your application should be approved as a matter of discretion, with the favorable factors outweighing the unfavorable factors in your case. If you include a separate letter that contains the statement explaining why you believe your application should be approved as a matter of discretion, you must type or print into the space provided in Item Number 9. that you are attaching a letter. The letter must be submitted at the same time as your Form I- 601 application.
	Depending on the type of waiver you seek, this information and evidence may include, but is not limited to:	Depending on the type of waiver you seek, this information and evidence may include, but is not limited to:
	1. Affidavits from you or other individuals;	1. Affidavits from you or other individuals;
	2. Police reports from any country you lived in;	2. Police reports from any country you lived in;
	3. Complete court records about any conviction or charge from any country;	3. Complete court records about any conviction or charge from any country;
	4. If applicable, evidence of rehabilitation;	4. If applicable, evidence of rehabilitation;
	5. Any evidence you may wish to submit to establish that your admission to the United States would not be against the national welfare, public safety, or national security;	5. Any evidence you may wish to submit to establish that your admission to the United States would not be against the national welfare, public safety, or national security;
	6. Medical reports;	6. Medical reports;
	7. If you are applying for a waiver from a ground of inadmissibility that requires a showing of extreme hardship and you are the spouse, parent, son, or daughter of a	7. If you are applying for a waiver from a ground of inadmissibility that requires a showing of extreme hardship and you are the spouse, parent, son, or daughter of a

U.S. citizen or an alien lawfully admitted for permanent residence, the fiancé(e) of a U.S. citizen, or if you are a VAWA selfpetitioner (or his or her child), you must submit evidence establishing the family relationship (such as a birth certificate or marriage certificate, etc.) and include evidence that shows your denial of admission would result in extreme hardship to your qualifying relative (the U.S. citizen or lawful permanent resident spouse, parent, child, or your U.S. citizen fiancé(e)), or to yourself (or other qualifying individuals) if you are a VAWA self-petitioner). Pay close attention to the qualifying relationship that you have to establish. While the relationships appear to be similar, the various waiver provisions contain different qualifying family relationships. The requirements that need to be established for each waiver are listed in Reasons for Inadmissibility. In Part 5., Item Number 9., include a statement explaining why your denial of admission would result in extreme hardship to your qualifying relative. If you include a separate letter that contains the statement, you must type or print into the space provided in Item Number 9. that you are attaching a letter. The letter must be submitted at the same time as your Form I-601 application.

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Factors that USCIS considers when determining extreme hardship include, but are not limited to:

A. *Health.* For example: Ongoing or specialized treatment required for a physical or mental condition, availability and quality of such treatment in the foreign country, anticipated duration of the treatment, chronic vs. acute or long vs. short-term care, and need for the applicant to assist with any physical or mental conditions;

B. *Financial Consideration*. For example: Future employability, loss due to sale of a home or business, termination of a professional practice, decline in standard of living, ability to recoup short-term losses, cost of extraordinary needs such as special U.S. citizen or an alien lawfully admitted for permanent residence, the fiancé(e) of a U.S. citizen, or if you are a VAWA selfpetitioner (or his or her child), you must submit evidence establishing the family relationship (such as a birth certificate or marriage certificate, etc.) and include evidence that shows your denial of admission would result in extreme hardship to your qualifying relative (the U.S. citizen or lawful permanent resident spouse, parent, child, or your U.S. citizen fiancé(e)), or to yourself (or other qualifying individuals) if you are a VAWA self-petitioner. Pay close attention to the qualifying relationship that you have to establish. While the relationships appear to be similar, the various waiver provisions contain different qualifying family relationships. The requirements that need to be established for each waiver are listed in Reasons for Inadmissibility. In Part 5., Item Number 9., include a statement explaining why your denial of admission would result in extreme hardship to your qualifying relative. If you include a separate letter that contains the statement, you must type or print into the space provided in Item Number 9. that you are attaching a letter. The letter must be submitted at the same time as your Form I-601 application.

Factors that USCIS considers when determining extreme hardship include, but are not limited to:

A. Health. For example: Ongoing or specialized treatment required for a physical or mental condition, availability and quality of such treatment in the foreign country, anticipated duration of the treatment, chronic vs. acute or long vs. short-term care, and need for the applicant to assist with any physical or mental conditions;

B. Financial Consideration. For example: Future employability, loss due to sale of a home or business, termination of a professional practice, decline in standard of living, ability to recoup short-term losses, cost of extraordinary needs such as special

education or training for children with special needs, and cost of care for family members (elderly and sick parents);	education or training for children with special needs, and cost of care for family members (elderly and sick parents);
C. <i>Education.</i> For example: Loss of opportunity for higher education, lower quality or limited scope of education options, disruption of current program, requirement to be educated in a foreign language or culture with ensuing loss of time or pay level, availability of special requirements, such as training programs or internships in specific fields;	C. Education. For example: Loss of opportunity for higher education, lower quality or limited scope of education options, disruption of current program, requirement to be educated in a foreign language or culture with ensuing loss of time or pay level, availability of special requirements, such as training programs or internships in specific fields;
D. <i>Personal Considerations</i> . For example: Close relatives in the United States and their country of birth or citizenship, separation from spouse or children, ages of involved parties, length of residence and community ties in the United States; and	D. Personal Considerations. For example: Close relatives in the United States and their country of birth or citizenship, separation from spouse or children, ages of involved parties, length of residence and community ties in the United States; and
E. <i>Special Factors.</i> For Example: Cultural, language, religious, and ethnic obstacles; valid fears of persecution, physical harm, or injury; social ostracism or stigma; and lack of access to social institutions (official or unofficial) for support, guidance, or protection.	E. Special Factors. For Example: Cultural, language, religious, and ethnic obstacles; valid fears of persecution, physical harm, or injury; social ostracism or stigma; and lack of access to social institutions (official or unofficial) for support, guidance, or protection.
Evidence of extreme hardship may include, but is not limited to:	Evidence of extreme hardship may include, but is not limited to:
A. Affidavits from the qualifying relative or other individuals with personal knowledge of the claimed hardships;	A. Affidavits from the qualifying relative or other individuals with personal knowledge of the claimed hardships;
B. Expert opinions;	B. Expert opinions;
C. Evidence of employment or business ties, such as payroll records or tax statements;	C. Evidence of employment or business ties, such as payroll records or tax statements;
D. Evidence of monthly expenditures such as a mortgage, rental agreement, bills and invoices;	D. Evidence of monthly expenditures such as a mortgage, rental agreement, bills and invoices;
E. Other financial records supporting any claimed financial hardships;	E. Other financial records supporting any claimed financial hardships;
F. Medical documentation and/or evaluations by medical professionals supporting any claimed medical hardships;	F. Medical documentation and/or evaluations by medical professionals supporting any claimed medical hardships;

G. Records of membership in community organizations, volunteer confirmation, and evidence of cultural affiliations;	G. Records of membership in community organizations, volunteer confirmation, and evidence of cultural affiliations;
H. Birth, marriage, or adoption certificates supporting any claimed family ties;	H. Birth, marriage, or adoption certificates supporting any claimed family ties;
I. Country-condition reports; and	I. Country-condition reports; and
J. Any other evidence you believe supports the claimed hardships.	J. Any other evidence you believe supports the claimed hardships.
8. If you are a VAWA self-petitioner and you seek a waiver under INA section 212(a)(9)(C)(iii), submit any evidence that you believe establishes a connection between the battery or extreme cruelty that is the basis for the VAWA claim and your removal or departure from the United States, reentries or attempted reentry into the United States, and unlawful return or attempted unlawful return;	8. If you are a VAWA self-petitioner and you seek a waiver under INA section 212(a)(9)(C)(iii), submit any evidence that you believe establishes a connection between the battery or extreme cruelty that is the basis for the VAWA claim and your removal or departure from the United States, reentries or attempted reentry into the United States, and unlawful return or attempted unlawful return;
9. If you are an applicant for adjustment based on your T nonimmigrant status and you seek a waiver under INA section 212(a)(1) or INA section 212(a)(4), submit any evidence that demonstrates it would be in the national interest to waive these grounds. If you are seeking a waiver under any other INA section 212(a) ground, submit evidence that shows it would be in the national interest to waive that ground. Also, you must demonstrate that the activities rendering you inadmissible were caused by or were related to your victimization; or	9. If you are an applicant for adjustment based on your T nonimmigrant status and you seek a waiver under INA section 212(a)(1) or INA section 212(a)(4), submit any evidence that demonstrates it would be in the national interest to waive these grounds. If you are seeking a waiver under any other INA section 212(a) ground, submit evidence that shows it would be in the national interest to waive that ground. Also, you must demonstrate that the activities rendering you inadmissible were caused by or were related to your victimization; or
[page 19]	
10. If you are a TPS applicant, submit any evidence that demonstrates that granting your waiver would serve humanitarian purposes, family unity, or be in the public interest.	10. If you are a TPS applicant, submit any evidence that demonstrates that granting your waiver would serve humanitarian purposes, family unity, or be in the public interest.
NOTE: Your application should be supported by documentary evidence, or you should explain in detail why you cannot obtain such evidence. Mere assertions will not suffice. Medical assertions should be supported by a medical professional's statement.	NOTE: Your application should be supported by documentary evidence, or you should explain in detail why you cannot obtain such evidence. Mere assertions will not suffice. Medical assertions should be supported by a medical professional's statement.
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Page 19, What Is the Filing	[page 19]	
Fee?	What Is the Filing Fee?	What Is the Filing Fee?
	The filing fee for Form I-601 is \$585 .	The filing fee for Form I-601 is \$930 .
	NOTE: The filing fee is not refundable, regardless of any action USCIS takes on this application. DO NOT MAIL CASH. You must submit all fees in the exact amount.	NOTE: The filing fee is not refundable, regardless of any action USCIS takes on this application. DO NOT MAIL CASH. You must submit all fees in the exact amount.
	Use the following guidelines when you prepare your check or money order for the Form I-601 filing fee:	Use the following guidelines when you prepare your check or money order for the Form I-601 filing fee:
	1. The check or money order must be drawn on a bank or other financial institution located in the United States and must be payable in U.S. currency; and	1. The check or money order must be drawn on a bank or other financial institution located in the United States and must be payable in U.S. currency; and
	2. Make the check or money order payable to U.S. Department of Homeland Security.	2. Make the check or money order payable to U.S. Department of Homeland Security.
	NOTE: Spell out U.S. Department of Homeland Security; do not use the initials "USDHS" or "DHS."	NOTE: Spell out U.S. Department of Homeland Security; do not use the initials "USDHS" or "DHS."
	[moved up from below]	3. If you live outside the United States, contact the nearest U.S. Embassy or U.S. Consulate for instructions on the method of payment.
	Notice to Those Making Payment by Check. If you send us a check, USCIS will convert it into an electronic funds transfer (EFT). This means we will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will usually take 24 hours and your bank will show it on your regular account statement.	Notice to Those Making Payment by Check. If you send us a check, USCIS will convert it into an electronic funds transfer (EFT). This means we will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will usually take 24 hours and your bank will show it on your regular account statement.
	You will not receive your original check back. We will destroy your original check, but will keep a copy of it. If USCIS cannot process the EFT for technical reasons, you authorize us to process the copy in place of your original check. If USCIS cannot complete the EFT because of insufficient funds, we	You will not receive your original check back. We will destroy your original check, but will keep a copy of it. If USCIS cannot process the EFT for technical reasons, you authorize us to process the copy in place of your original check. If your check is returned as unpayable, USCIS will re-submit the
	may try to make the transfer two	

additional times.

When applying with EOIR during

removal proceedings: If you are in removal proceedings, you must submit the payment as instructed by the immigration court with jurisdiction over your case. For information about EOIR, visit EOIR's Web site at www.usdoj.gov/eoir.

How to Check If the Fees Are Correct

Form I-601 filing fee is current as of the edition date in the lower left corner of this page. However, because USCIS fees change periodically, you can verify that the fees are correct by following one of the steps below.

1. Visit the USCIS Web site at <u>www.uscis.gov</u>, select "FORMS," and check the appropriate fee;

2. Call the USCIS National Customer Service Center at 1-800-375-5283 and ask for fee information. For TTY (deaf or hard of hearing) call: 1-800-767-1833; or

If you live outside the United States, contact the nearest U.S. Embassy or U.S. Consulate for instructions on the method of payment.

Fee Waiver

You may be eligible for a fee waiver under 8 CFR 103.7(c). If you believe you are eligible for a fee waiver, complete Form I-912, Request for Fee Waiver (or a written request) and submit it and any required evidence of your inability to pay the filing fee with this application. You can review the fee waiver guidance at www.uscis.gov/feewaiver. payment to the financial institution one time. If the check is returned as unpayable a second time, we will reject your application and charge you a returned check fee.

When applying with EOIR during removal proceedings: If you are in removal proceedings, you must submit the payment as instructed by the immigration court with jurisdiction over your case. For information about EOIR, visit EOIR's website at www.usdoi.gov/eoir.

How to Check If the Fees Are Correct

Form I-601's filing fee is current as of the edition date in the lower left corner of this page. However, because USCIS fees change periodically, you can verify that the fees are correct by following one of the steps below.

1. Visit the USCIS website at <u>www.uscis.gov</u>, select "FORMS," and check the appropriate fee; or

2. Call the USCIS National Customer Service Center at 1-800-375-5283 and ask for fee information. For TTY (deaf or hard of hearing) call: 1-800-767-1833.

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Fee Waiver

You may be eligible for a fee waiver under 8 CFR 103.7(c). If you believe you are eligible for a fee waiver, complete Form I-912, Request for Fee Waiver (or a written request) and submit it and any required evidence of your inability to pay the filing fee with this application. You can review the fee waiver guidance at www.uscis.gov/feewaiver.

Page 20, Where To File?	[page 20]	
	Where To File?	Where To File?
	Please see our Web site at <u>www.uscis.gov/I-601</u> or call our National Customer Service Center at 1- 800-375-5283 for the most current information about where to file this application. For TTY (deaf or hard of hearing) call: 1-800-767-1833 .	Please see our website at <u>www.uscis.gov/I-601</u> or call our National Customer Service Center at 1-800-375- 5283 for the most current information about where to file this application. For TTY (deaf or hard of hearing) call: 1-800- 767-1833 .
Page 20, Address Change	[page 20]	
	Address Change	Address Change
	You must notify USCIS of your new address within 10 days of moving from your previous residence. For information on filing a change of address go to the USCIS Web site at <u>www.uscis.gov/addresschange</u> or contact the USCIS National Customer Service Center at 1-800-375-5283 . For TTY (deaf or hard of hearing) call: 1-800-767-1833 .	An applicant who is not a U.S. citizen must notify USCIS of his or her new address within 10 days of moving from his or her previous residence. For information on filing a change of address go to the USCIS website at <u>www.uscis.gov/addresschange</u> or contact the USCIS National Customer Service Center at 1-800-375-5283 . For TTY (deaf or hard of hearing) call: 1-800-767-1833 .
	NOTE: Do not submit a change of address request to USCIS Lockbox facilities because these facilities do not process change of address requests.	NOTE: Do not submit a change of address request to USCIS Lockbox facilities because the Lockbox does not process change of address requests. If you have an online account, you may also change your address in the USCIS online filing system by logging into your user account and updating your Account Profile.
	For information on filing a change of address with EOIR: Download the appropriate Form EOIR-33 from the EOIR Web site at <u>www.justice.gov/eoir/formslist.htm</u> and proceed in accordance with the instructions given on that form.	For information on filing a change of address with EOIR: Download the appropriate Form EOIR-33 from the EOIR website at www.justice.gov/eoir/formslist.htm and proceed in accordance with the Instructions given on that form.
Page 20, Processing Information	[page 20]	
	Processing Information	Processing Information
	An application is not considered properly filed until accepted by USCIS.	[deleted] You must have a United States address to file this application.
	Initial Processing. Once the agency	Initial Processing. Once USCIS

	adjudicating your application accepts your application, it will be checked for completeness. If you do not completely fill out this application, you will not establish a basis for your eligibility and the agency adjudicating the application may reject or deny your application.	accepts your application, we will check it for completeness. If you do not completely fill out this application, you will not establish a basis for your eligibility and USCIS may reject or deny your application.
	Requests for More Information. The agency adjudicating the application may request more information or evidence to support your application. The agency adjudicating your application may also request that you provide the originals of any copies you submit. The agency adjudicating your application will return any requested originals when they are no longer needed.	requests for more information. We may request that you provide more information or evidence to support your application. We may also request that you provide the originals of any copies you submit. If USCIS requests an original document from you, it will be returned to you after USCIS determines it no longer needs your original.
	Requests for Interview (for USCIS applicants). We may request that you appear at a USCIS office for an interview based on your application. At the time of any interview or other appearance at a USCIS office, we may require that you provide your fingerprints, photograph, and/or signature to verify your identity and/or update background and security checks.	Requests for Interview (for USCIS applicants). We may request that you appear at a USCIS office for an interview based on your application. At the time of any interview or other appearance at a USCIS office, we may require that you provide your fingerprints, photograph, and/or signature to verify your identity and/or update background and security checks.
	Decision. The decision on Form I-601 involves a determination of whether you have established eligibility for the immigration benefit you are seeking. The agency adjudicating your application will notify you of the decision in writing.	Decision. The decision on Form I-601 involves a determination of whether you have established eligibility for the immigration benefit you are seeking. USCIS will notify you of the decision in writing or, for applications filed electronically, through an electronic notice.
Page 20, USCIS Forms and Information	[page 20] USCIS Forms and Information	USCIS Forms and Information
	To ensure you are using the latest version of this application, visit the USCIS Web site at <u>www.uscis.gov</u> where you can obtain the latest USCIS forms and immigration-related information. If you do not have Internet access, you may order USCIS forms by calling our toll-free number at 1-800- 870-3676 . You may also obtain forms and information by calling the USCIS National Customer Service Center at 1- 800-375-5283 . For TTY (deaf or hard of	To ensure you are using the latest version of this application, visit the USCIS website at <u>www.uscis.gov</u> where you can obtain the latest USCIS forms and immigration-related information. If you do not have Internet access, you may order USCIS forms by calling the Forms Request Line at 1-800-870-3676 . You may also obtain forms and information by calling the USCIS National Customer Service Center at 1- 800-375-5283 . For TTY (deaf or hard of

	hearing) call: 1-800-767-1833 .	hearing) call: 1-800-767-1833 .
	Instead of waiting in line for assistance at your local USCIS office, you can now schedule an appointment through our online system, InfoPass , at <u>infopass.uscis.gov</u> . Use the InfoPass appointment scheduler and follow the screen prompts to set up your appointment. InfoPass generates an electronic appointment notice that appears on the screen.	Instead of waiting in line for assistance at your local USCIS office, you can schedule an appointment online at <u>www.uscis.gov</u> . Select "Schedule an Appointment" and follow the screen prompts to set up your appointment. Once you finish scheduling an appointment, the system will generate an appointment notice for you.
Page 21, Penalties	[page 21]	
	Penalties	Penalties
	If you knowingly and willfully falsify or conceal a material fact or submit a false document with your Form I-601, the agency adjudicating your application may deny your Form I-601 and may deny any other immigration benefit. In addition, you will face severe penalties provided by law and may be subject to criminal prosecution.	If you knowingly and willfully falsify or conceal a material fact or submit a false document with your Form I-601, we will deny your Form I-601 and may deny any other immigration benefit. In addition, you will face severe penalties provided by law and may be subject to criminal prosecution.
Page 21, USCIS Privacy Act Statement	[page 21]	
	USCIS Privacy Act Statement	USCIS Privacy Act Statement
	AUTHORITIES: The information requested on this application, and the associated evidence, is collected under the Immigration and Nationality Act section 212(a), as amended, 8 U.S.C. 1182, and the following.	AUTHORITIES: The information requested on this application, and the associated evidence, is collected under the Immigration and Nationality Act section 212(a), as amended, 8 U.S.C. 1182, and the following.
	PURPOSE: The primary purpose for providing the requested information on this application is to determine if you have established eligibility for the inadmissibility waiver for which you are filing. DHS will use the information you provide to grant or deny the waiver you are seeking.	PURPOSE: The primary purpose for providing the requested information on this application is to determine if you have established eligibility for the inadmissibility waiver for which you are filing. The Department of Homeland Security (DHS) will use the information you provide to grant or deny the waiver you are seeking.
	If you file this application in immigration court in connection with an application for relief from removal from the United States, the immigration court will use the	If you file this application in immigration court in connection with an application for relief from removal from the United States, the immigration court will use the information you provide to grant or deny

	 information you provide to grant or deny the waiver sought. If your case is appealed, the Board of Immigration Appeals will use the information you provide in deciding the appeal. DISCLOSURE: The information you provide is voluntary. However, failure to provide the requested information, and any requested evidence, may delay a final decision in your case or result in denial of your waiver request. ROUTINE USES: If you file this application with USCIS, DHS may share the information you provide on this application with other Federal, state, local, and foreign government agencies and authorized organizations. DHS follows approved routine uses described in the associated published system of records notices [DHS-USCIS-007 - Benefits Information System and DHS-USCIS-001 - Alien File, Index, and National File Tracking System of Records which you can find at 	 the waiver sought. If your case is appealed, the Board of Immigration Appeals will use the information you provide in deciding the appeal. DISCLOSURE: The information you provide is voluntary. However, failure to provide the requested information, and any requested evidence, may delay a final decision in your case or result in denial of your waiver request. ROUTINE USES: If you file this application with USCIS, DHS may share the information you provide on this application with other Federal, state, local, and foreign government agencies and authorized organizations. DHS follows approved routine uses described in the associated published system of records notices [DHS/USCIS-007 - Benefits Information System and DHS/USCIS-001 - Alien File, Index, and National File Tracking System of Records and DHS/USCIS-015 Electronic
	Records] which you can find at <u>www.dhs.gov/privacy</u> . DHS may also share the information, as appropriate, for law enforcement purposes or in the interest of national security.	Records and DHS/USCIS-015 Electronic Immigration System - 2 Account and Case Management System of Records] which you can find at <u>www.dhs.gov/privacy</u> . DHS may also share the information, as appropriate, for law enforcement purposes or in the interest of national security.
	If you file this application in immigration court in connection with an application for relief from removal from the United States, the Executive Office for Immigration Review may share the information you provide on this application with other Federal, state, local, and foreign government agencies and authorized organizations following approved routine uses described in the associated published system of records notice [69 Fed. Reg. 26179 (2003)]. The information may also be made available, as appropriate, for law enforcement purposes or in the interest of national security.	If you file this application in immigration court in connection with an application for relief from removal from the United States, the Executive Office for Immigration Review may share the information you provide on this application with other Federal, state, local, and foreign government agencies and authorized organizations following approved routine uses described in the associated published system of records notice [69 Fed. Reg. 26179 (2003)]. The information may also be made available, as appropriate, for law enforcement purposes or in the interest of national security.
Page 21, Paperwork Reduction Act	[page 21] Paperwork Reduction Act	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 1 hour and 45 minutes per response, including the time for reviewing instructions, gathering the required documentation and information, completing the application, preparing statements, attaching necessary documentation, and submitting the application. The collection of biometrics is estimated to require 1 hour and 10 minutes. 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. 1615-0029. Do not mail your completed Form I-601 to this address.	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 Office of Management and Budget (OMB) control number. The public reporting burden for this collection of information is estimated at 1 hour and 45 minutes per response in paper format, and hours andminutes when submitted electronically, including the time for reviewing instructions, gathering the required documentation and information, completing the application, preparing statements, attaching necessary documentation, and submitting the application. The collection of biometrics is estimated to require 1 hour and 10 minutes. 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. 1615-0029. Do not mail your completed Form I-601 to this address.
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