TABLE OF CHANGES- INSTRUCTIONS Form I-765, Application For Employment Authorization OMB NUMBER 1615-0040 08/12/2016

Current Page Current Text Proposed Text Number and Section [Page 1] Page 1, What Is the Purpose What Is the Purpose of Form I-765? of This Form? Certain aliens who are temporarily in the [No Change] United States may file Form I-765, Application for Employment Authorization, to request an Employment Authorization Document. Other aliens who are authorized to work in the United States without restrictions must also use this form to apply to USCIS for a document that shows such authorization. Review Eligibility Categories to determine whether you should use this form. If you are a lawful permanent resident, a conditional resident, or a nonimmigrant authorized to be employed with a specific employer under 8 CFR 274a.12(b), do not use this form. Definitions **Employment Authorization Document** (EAD): Form I-688, Form I-688A, Form I-688B, Form I-766, or any successor document issued by USCIS as evidence that the holder is authorized to work in the United States. Renewal EAD: An EAD issued to an eligible applicant upon the expiration of a previous EAD issued under the same category. **Replacement EAD:** An EAD issued to an eligible applicant when the previously issued EAD has been lost, stolen, mutilated, or contains erroneous information, such as a misspelled name. **Interim EAD:** An EAD issued to an

Reason for Revision: International Entrepreneurial Parole- Executive Action

	eligible applicant when USCIS has failed to adjudicate an application within 90 days of a properly filed EAD application, or within 30 days of a properly filed initial EAD application based on an asylum application filed on or after January 4, 1995. The interim EAD will be granted for a period not to exceed 240 days and is subject to the conditions noted on the document. The Interim EAD provisions apply to individuals filing Form I-765 based on Consideration of Deferred Action for Childhood Arrivals only after a determination on deferred action is reached.	
Page 1, Who May File I-765?		[Page 1] Who May File Form I-765?
	USCIS adjudicates a request for employment authorization by determining whether an applicant has submitted the required information and documentation, and whether the applicant is eligible. In order to determine your eligibility, you must identify the category in which you are eligible and fill in that category in Question 16 on Form I-765. Enter only one of the following category numbers on the application. For example, if you are a refugee applying for an EAD, write "(a)(3)" at Question 16 .	USCIS adjudicates a request for employment authorization by determining whether an applicant has submitted the required information and documentation, and whether the applicant is eligible. In order to determine your eligibility, you must identify the category in which you are eligible and fill in that category in Question 16 on Form I-765. Enter only one of the following category numbers on the application. For example, if you are a refugee applying for an EAD, type or print "(a)(3)" at Question 16 .
	For easier reference, the categories are subdivided as follows:	For easier reference, the categories are subdivided below.
	Asylee/Refugee and Their Spouses and Children 1	[Delete Table of Contents]
	Nationality Categories 1	
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	Employment-Based Nonimmigrants 3	
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Adjustment-of-Status	
Categories5	
Other	
Categories5	
1. Asylee/Refugee Categories	[No change]
(and their Spouse and Children)	
Refugee(a)(3). File Form I-765 with	
either a copy of your Form I-590,	
Registration for Classification as	
Refugee, approval letter, or a copy of a	
Form I-730, Refugee/Asylee Relative	
Petition, approval notice.	
Paroled as a Refugee(a)(4). File Form	
I-765 with a copy of your Form I-94,	
Arrival-Departure Record.	
Annyai Departure Record.	
Asylee (Granted Asylum)(a)(5). File	
Form I-765 with a copy of the USCIS	
letter, or judge's decision, granting you	
asylum. It is not necessary to apply for	
an EAD as an asylee until 90 days before	
the expiration of your current EAD.	
1 0	
Asylum Applicant (With a Pending	
Asylum Application) Who Filed for	
Asylum on or After January 4, 1995	
(c)(8). For specific instructions for	
applicants with pending asylum claims,	
see section entitled "Special Filing	
Instructions for Those with Pending	
Asylum Applications ((c)(8))."	
2. Nationality Categories	
2. manufianty Categories	
Citizen of Micronesia, the Marshall	
Islands, or Palau(a)(8). File Form I-	
765 if you were admitted to the United	
States as a citizen of the Federated States	
of Micronesia (CFA/FSM), the Marshall	
Islands (CFA/MIS), or Palau under	
agreements between the United States and	
the former trust territories.	
Deferred Enforced Departure	
(DED)/Extended Voluntary Departure-	
-(a)(11). File Form I-765 with evidence	
of your identity and nationality.	
Town on own Ductor to J States (TDS)	
Temporary Protected Status (TPS)	

r	
	(a)(12) and (c)(19). A category (a)(12)
	EAD is issued to an individual granted
	TPS under 8 CFR 244. A category (c)(19)
	EAD is a temporary treatment benefit
	under TPS pursuant to 8 CFR 244.5.
	1
	To request an EAD based on TPS, file
	Form I-765 with Form I-821, or with
	evidence that your initial Form I-821 was
	accepted or approved. Include evidence
	of nationality and identity as required by
	the Form I-821 Instructions. If you are
	requesting extension of TPS status, also
	include a copy (front and back) of your
	last available TPS document: EAD, Form
	I-94, or approval notice.
	To register for TPS, you must file a Form
	I-765 with From I-821, for each
	applicant, regardless of age, even if you
	are not requesting employment
	authorization. No fee is required for
	Form I-765 filed as part of TPS
	registration. (Form I-821 has separate fee
	requirements.)
	If you have been granted TPS by an
	immigration judge (IJ) or the Board of
	Immigration Appeals (BIA) and are
	requesting your first EAD, you must
	submit evidence of your IJ or BIA grant
	of TPS with your application for an EAD
	along with a copy of your Form I-821
	application that the IJ or BIA approved.
	You must also follow the Instructions for
	filing your application as described in the
	most recent TPS Federal Register notice
	regarding a TPS designation or extension
	for your country. As further instructed in
	those notices, once you receive your I-
	797 application receipt notice, you must
	also send an e-mail to
	tpsijgrant.vsc@dhs.gov with the
	following information: Your name; your
	A-Number (if any); your date of birth; the
	receipt number for your application; and
	the date you were granted TPS.
	NACARA Section 203 Applicants Who
	Are Eligible to Apply for NACARA
	Relief With USCIS(c)(10). See the
	instructions to Form I-881, Application
	for Suspension of Deportation or Special
	Rule Cancellation of Removal, to
	determine if you are eligible to apply to
	USCIS for NACARA 203 relief.

If you are eligible, you may file a Form I- 765 with Form I-881. See Instructions to Form I-881 for filing location. If you file Form I-765 separately from Form I-881, see " Where to File?" instructions. Your response to Question 16 on the Form I- 765 must be "(c)(10)."	
Dependent of TECRO E-1 Nonimmigrant(c)(2). File Form I-765 with the required certification from the American Institute in Taiwan if you are the spouse or unmarried dependent son or daughter of an E-1 employee of the Taipei Economic and Cultural Representative Office.	
3. Foreign Students	
A. F-1 Student Seeking Optional Practical Training in an Occupation Directly Related to Studies: (c)(3)(A) Pre-completion Optional Practical Training; (c)(3)(B)Post-completion Optional Practical Training; (c)(3) (C)- -17-month extension for STEM Students (Students With a degree in Science, Technology, Engineering, or Mathematics). File Form I-765 with a Certificate of Eligibility of Nonimmigrant (F-1) Student Status (Form I-20A-B/I-20 ID) endorsed by a Designated School Official within the past 30 days. If you are a STEM student requesting a 17-month extension under the eligibility code (c)(3)(C), you must also submit a copy of your degree and the employer name as listed in E-Verify, along with the E-Verify Company Identification Number, or a valid E-Verify Client Company Identification Number for the employer with whom you are seeking the 17-month OPT extension. This information must be provided in Question 17 of the form.	
B. F-1 Student Offered Off-Campus Employment Under the Sponsorship of a Qualifying International Organization- (c)(3)(ii). File Form I-765 with the international organization's letter of certification that the proposed employment is within the scope of its sponsorship, and a Certificate of Eligibility of Nonimmigrant (F-1) Student	

Status --For Academic and Language Students (Form I-20 A-B/ I-20 ID) endorsed by the Designated School Official within the past 30 days.

C. F-1 Student Seeking Off-Campus Employment Due to Severe Economic Hardship--(c)(3)(iii). File Form I-765 with Form I-20 A-B/I-20 ID, Certificate of Eligibility of Nonimmigrant (F-1) Student Status -- For Academic and Language Students, and any evidence you wish to submit, such as affidavits, that detail the unforeseen economic circumstances that cause your request, and evidence that you have tried to find off-campus employment with an employer who has filed a labor and wage attestation.

D. J-2 Spouse or Minor Child of an Exchange Visitor--(c)(5). File Form I-765 with a copy of your J-1 (principal alien's) Certificate of Eligibility for Exchange Visitor (J-1) Status (Form IAP-66). You must submit a written statement with any supporting evidence showing that your employment is not necessary to support the J-1 but is for other purposes.

E. M-1 Student Seeking Practical Training After Completing Studies--(c)(6). File Form I-765 with a completed Form I-539, Application to Change/ Extend Nonimmigrant Status, according to the filing instructions for Form I-539. You must also include Form I-20 M-N, Certificate of Eligibility for Nonimmigrant (M-1) Student Status --For Vocational Students endorsed by the Designated School Official within the past 30 days, with your application.

4. Eligible Dependents of Employees of Diplomatic Missions, International Organizations, or NATO

A. Dependent of A-1 or A-2 Foreign Government Officials--(c)(1). Submit Form I-765 with Form I-566, Interagency Record of Request-A, G, or NATO Dependent Employment Authorization or Change/Adjustment to/from A, G, or NATO Status, Dependent Employment Authorization, through your diplomatic mission to the Department of State (DOS). The DOS will forward all favorably endorsed applications directly to the Nebraska Service Center for adjudication.

Dependent of G-1, G-3 or G-4 В. Nonimmigrant-- (c)(4). Submit Form I-765 with Form I-566, Interagency Record of Request-A, G, or NATO Dependent Employment Authorization or Change/ Adjustment to/from A, G, or NATO Status, Dependent Employment Authorization, through your international organization to the Department of State (DOS). (In New York City, the United Nations (UN) and UN missions should submit such applications to the United States Mission to the UN (USUN). The DOS or USUN will forward all favorably endorsed applications directly to the Nebraska Service Center for adjudication.

C. Dependent of NATO-1 Through NATO-6--(c)(7). Submit Form I-765 with Form I-566, Interagency Record of Request-A, G, or NATO Dependent Employment Authorization or Change/Adjustment to/from A, G, or NATO Status, Dependent Employment Authorization, to NATO SACLANT, 7857 Blandy Road, C-027, Suite 100, Norfolk, VA 23551-2490. NATO/SACLANT will forward all favorably endorsed applications directly to the Nebraska Service Center for adjudication.

5. Employment-Based Nonimmigrant Categories

A. B-1 Nonimmigrant Who Is the Personal or Domestic Servant of a Nonimmigrant Employer--(c)(17)(i). File Form I-765 with:

1. Evidence from your employer that he or she is a B, E, F, H, I, J, L, M, O, P, R, or TN nonimmigrant and you were employed for at least 1 year by the employer before the employer entered the United States, or your employer regularly employs personal and domestic servants and has done so for a period of years before coming to the United States;

2. Evidence that you have either worked for this employer as a personal or domestic servant for at least 1 year, or evidence that you have at least 1 year's experience as a personal or domestic servant; and	
3. Evidence establishing that you have a residence abroad that you have no intention of abandoning.	
B. B-1 Nonimmigrant Domestic Servant of a U.S. Citizen(c)(17)(ii). File Form I-765 with: 1.Evidence from your employer that he or she is a U.S. citizen;	
2.Evidence that your employer has a permanent home abroad or is stationed outside the United States and is temporarily visiting the United States or the citizen's current assignment in the United States will not be longer than 4 years; and	
3. Evidence that he or she has employed you as a domestic servant abroad for at least 6 months prior to your admission to the United States.	
C. B-1 Nonimmigrant Employed by a Foreign Airline (c)(17)(iii). File Form I-765 with a letter from the airline fully describing your duties and stating that your position would entitle you to E nonimmigrant status except for the fact that you are not a national of the same country as the airline or because there is no treaty of commerce and navigation in effect between the United States and that country.	
D. Spouse of an E-1/E-2 Treaty Trader or Investor (a)(17) or Spouse of an E-3 Certain Specialty of Occupation Professional from Australia. File Form I-765 with evidence of your lawful status and evidence you are a spouse of a principal E-1/E-2, such as your Form I-94, and a copy of the principal's visa, and your matriage certificate. (Other relatives or	
marriage certificate. (Other relatives or dependents of E-1/E-2 aliens who are in E status are not eligible for employment	

authorization and may not file under this category.)

E. Spouse of an L-1 Intracompany

Transferee-- (a)(18). File Form I-765 with evidence of your lawful status and evidence you are a **spouse** of a principal L-1, such as your Form I-94, and a copy of the principal's visa and your marriage certificate. (Other relatives or dependents of L-1 aliens who are in L status are not eligible for employment authorization and may not file under this category.)

F. Spouse of an E-2 CNMI

Investor--(c)(12). File Form I-765 with evidence of your lawful status and evidence you are a **spouse** of a principal E-2 CNMI Investor, and a copy of the principal E-2 CNMI Investors long-term business certificate or Foreign Investment Certificate. (Please note that spouse of a principal E-2 CNMI Investor who obtained status on the basis of a Foreign Retiree Investment Certification is not eligible for employment authorization and may not file under this category.)

G. Spouse of an H-1B Nonimmigrant--(c)(26). File Form I-765 along with documentation of your current H-4 admission or extension of stay. You must also submit documentation establishing either that the H-1B principal has an approved Form I-140, Immigrant Petition for Alien Worker, or that your current H-4 admission or extension of stay was approved pursuant to the principal H-1B nonimmigrant's admission or extension of stay based on sections 106(a) and (b) of the American Competitiveness in the Twenty-First Century Act (AC21). For your convenience, you may file Form I-765 with Form I-539, Application to Extend/ Change Nonimmigrant Status. However, USCIS will not process Form I-765 (except filing fees), until after USCIS has adjudicated Form I-539. You may also file Form I-765 at the same time as Form I-539 and Form I-129, Petition for a Nonimmigrant Worker. The 90-day period for adjudicating Applications for Employment Authorization (Form I-765) filed together with Form I-539 does not begin until USCIS has determined

whether you are eligible for the underlying H-4 nonimmigrant status, and that the principal is eligible for H-1B status. See the USCIS Web site at **www.uscis.gov/I-765** for the most current information on where the file this benefit request.

1. **Proof of Your Status.** Submit a copy of your current Form I-797 approval notice for Form I-539 or Form I-94 showing your admission as an H-4 nonimmigrant or your most recent approved extension of stay; and

2. Proof of Relationship to the

Principal H-1B. Submit a copy of the marriage certificate for you and the principal H-1B nonimmigrant. If you cannot submit a copy of your current Form I-797, Form I-94, or marriage certificate, USCIS will consider secondary evidence.

3. Basis for Work Authorization. Acceptable documentation includes:

a. **Approved Form I-140.** Submit evidence that the H-1B principal is the beneficiary of an approved Immigrant Petition for Alien Worker (Form I-140). You may show this by submitting a copy of the H-1B principal's Form I-797 approval notice for Form I-140; or

b. H-1B Principal Received AC21 106(a) and (b) Extension. Submit evidence that the principal H-1B nonimmigrant has received an extension of stay under AC21 106(a) and (b). You may show this by submitting copies of the H-1B principal's passports, prior Forms I-94, and current and prior Forms I-797 for Form I-129. In addition, submit evidence to establish one of the following bases for the H-1B extension of stay:

Based on Filing of a Permanent Labor <u>Certification Application</u>. Submit evidence that the H-1B principal is the beneficiary of a Permanent Labor Certification Application that was filed at least 365 days prior to the expiration of the 6-year limitation of stay. You may show this by submitting a copy of a print

out from the Department of Labor's (DOL's) Website or other correspondence from DOL showing the status of the H-1B principal's Permanent Labor Certification Application. If DOL certified the Permanent Labor Certification, you must also submit a copy of Form I-797 Notice of Receipt for Form I-140 establishing that the Form I-140 was filed within 180 days of DOL certifying the Permanent Labor Certification; or	
Based on a Pending Form I-140. If the preference category sought for the principal H-1B spouse does not require a Permanent Labor Certification Application with DOL, submit evidence that the H-1B principal's Form I-140 was filed at least 365 days prior to the expiration of the 6-year limitation of stay and remains pending. You may show this by submitting a copy of the Form I-797 Notice of Receipt for Form I-140.	
4. Secondary Evidence. If you do not have the evidence listed in 1, 2, or 3 above, you may ask USCIS to consider other evidence ("secondary evidence") in support of your application for employment authorization as an H-4 spouse. For example, in establishing the Basis for Employment Authorization as described in 3a and 3b, you may submit the receipt number of the H-1B principal's most current Form I-129 extension of stay or the receipt number of the H-1B principal's approved Form I- 140 petition.	
Failure to provide the evidence listed above or secondary evidence may result in the delay or denial of your application for employment authorization. For additional information on secondary evidence, see Evidence in the General Instructions section.	
6. Family-Based Nonimmigrant Categories	
A. K-1Nonimmigrant Fiance(e) of U.S. Citizen or K-2 Dependent(a)(6). File Form I-765 if you are filing within 90 days from the date of entry. This EAD cannot be renewed. Any EAD application	

other than for a replacement must be based on your pending application for adjustment under $(c)(9)$.	
B. K-3 Nonimmigrant Spouse of U.S. Citizen or K-4 Dependent(a)(9). File Form I-765 along with evidence of your admission such as copies of your Form I-94, passport, and K visa.	
C. Family Unity Program (a)(13). If you are filing for initial or extension of Family Unity benefits, complete and submit Form I-817, Application for Family Unity Benefits, according to the filing instructions on Form I-817. An EAD will be issued if your Form I-817 is approved; you do not need to submit Form I-765.	
If your non-expired Family Unity EAD is lost or stolen, file Form I-765 with proper fees, along with a copy of your approval notice for Family Unity benefits, to request a replacement.	
D. LIFE Family Unity(a)(14). If you are applying for initial employment authorization under Family Unity provisions of section 1504 of the LIFE Act Amendments, or an extension of such authorization, you should not use this form. Obtain and complete Form I-817, Application for Family Unity Benefits. If you are applying for a replacement EAD that was issued under LIFE Act Amendments Family Unity provisions, file Form I-765 with the required evidence listed in the " Required Documentation " section of these Instructions.	
E. V-1, V-2, or V-3 Nonimmigrant (a)(15). If you have been inspected and admitted to the United States with a valid V visa, file this application along with evidence of your admission, such as copies of your Form I-94, passport, and K visa. If you have been granted V status while in the United States, file this application along with evidence of your V status, such as an approval notice. If you are in the United States but you have not yet filed an application for V status, you may file this application for V status.	

USCIS will adjudicate this application after adjudicating your application for V status.

7. EAD Applicants Who Have Filed for Adjustment of Status

A. Adjustment Applicant--(c)(9). File Form I-765 with a copy of the receipt notice or other evidence that your Form I-485, Application for Permanent Residence or Adjust Status, is pending. You may file Form I-765 together with your Form I-485.

B. Adjustment Applicant Based on Continuous Residence Since January 1, 1972--(c)(16). File Form I-765 with your Form I-485, Application to Register for Permanent Residence or Adjust Status; a copy of your receipt notice; or other evidence that the Form I-485 is pending.

C. Renewal EAD for National Interest Waiver Physicians: If you are filing for a renewal EAD based on your pending adjustment status and an approved National Interest Waiver Physician petition, you must also include evidence of your meaningful progress toward completing the national interest waiver obligation. Such evidence includes documentation of employment in any period during the previous 12 months (e.g., copies of W-2 forms). If you did not work as a national interest waiver physician during any period of the previous 12 months, you must explain and provide a statement of future intent to work in the national interest waiver employment program.

8. Other Categories

A. N-8 or N-9 Nonimmigrant--(a)(7). File Form I-765 with the required evidence listed in the **"Required Documentation"** section of these Instructions.

B. Granted Withholding of Deportation or Removal (a)(10). File Form I-765 with a copy of the Immigration Judge's order. It is not necessary to apply for a

new EAD until 90 days before the expiration of your current EAD.	
C. Applicant for Suspension of Deportation —(c)(10). File Form I-765 with evidence that your Form I-881, Application for Suspension of Deportation or Special Rule Cancellation of Removal (Pursuant to Section 203 of Public Law 105-100 (NACARA)), or Form EOIR-40, is pending.	
D. Paroled in the Public Interest (c)(11). File Form I-765 if you were paroled into the United States for emergent reasons or reasons strictly in the public interest.	
E. Deferred Action(c)(14). File Form I-765 with a copy of the order, notice, or document reflecting the exercise of deferred action. To determine your eligibility for work authorization, you must establish economic necessity. USCIS will consider whether you have an economic need to work by reviewing your current annual income, your current annual expenses, and the total current value of your assets. Provide this financial information on Form I-765WS, Form I-765Worksheet. If you would like to provide an explanation, complete Part 3. Explanation , of the worksheet. It is not necessary to submit supporting documentation, though it will be accepted and reviewed if you choose to submit it.	
F. Consideration of Deferred Action for Childhood Arrivals(c)(33).	
1. You must file Form I-765 with Form I-821D if you meet the guidelines described in the Form I-821D Filing Instructions. Enter (c)(33) in Question 16 as the letter and number of the category for which you are applying.	
a. To determine your eligibility for work authorization, you must establish economic necessity. USCIS will consider whether you have an economic need to work by reviewing your current annual income, your current annual expenses, and the total current value of your assets. Provide this financial information on Form I-765WS, Form I-765 Worksheet.	

If you would like to provide an	
explanation, complete Part 3.	
Explanation , of the worksheet. It is not	
necessary to submit supporting	
documentation, though it will be accepted	
and reviewed if you choose to submit it.	
You do not need to include other	
household member's financial	
information to establish your own	
economic necessity.	
ceonomie necessity.	
b. The 90-day period for	
adjudicating Form I-765 filed together	
with Form I-821D does not begin until	
DHS has decided whether to defer action	
in your case.	
c. The fee for Form I-765 filed	
c. The fee for Form I-765 filed based on the Consideration of Deferred	
Action for Childhood Arrivals category	
cannot be waived. Biometric collection	
and the biometric services fee for Form I- 765 based on the Consideration of	
Deferred Action for Childhood Arrivals	
category is also required and cannot be	
waived.	
2 2 If U.S. Immigration and	
2. 2. If U.S. Immigration and	
Customs Enforcement (ICE) deferred	
action on your case, file a stand- alone	
Form I-765 with a copy of the order,	
notice, or document reflecting the	
exercise of deferred action. To determine	
your eligibility for work authorization,	
you must establish economic necessity.	
USCIS will consider whether you have an	
economic need to work by reviewing	
your current annual income, your current	
annual expenses, and the total current	
value of your assets. Provide this	
financial information on Form I-765WS,	
Form I-765 Worksheet. If you would like	
to provide an explanation, complete Part	
3. Explanation , of the worksheet. It is	
not necessary to submit supporting	
documentation, though it will be accepted	
and reviewed if you choose to submit it.	
You do not need to include other	
household member's financial	
information to establish your own	
economic necessity.	
When completing the Form I-765:	
a. Enter "Unlawful Status:	
Deferred Action for Childhood Arrivals	

by ICE" for Question 16 .	
b. Enter $(c)(33)$ in Question 16 as the letter and number of the category for which you are applying.	
G. Final Order of Deportation(c)(18). File Form I-765 with a copy of the order of supervision and a request for employment authorization that may be based on but not limited to the following:	
 Existence of a dependent spouse and/or children in the United States who rely on you for support; Existence of economic necessity to be employed; and Anticipated length of time before you can be removed from the United States. 	
H. LIFE Legalization Applicant (c)(24). We encourage you to file Form I- 765 together with your Form I-485, Application to Register Permanent Residence or Adjust Status, to facilitate processing. However, you may file Form I-765 at a later date with evidence that you were a CSS, LULAC, or Zambrano class member applicant before October 1, 2000, and with a copy of the receipt notice or other evidence that your Form I- 485 is pending.	
I. T-1 Nonimmigrant(a)(16). If you are applying for initial employment authorization as a T-1 nonimmigrant, file Form I-765 only if you did not request an employment authorization document when you applied for T nonimmigrant status. If you have been granted T nonimmigrant status and this is a request for a renewal or replacement of an employment authorization document, file Form I-765 along with evidence of your T nonimmigrant status, such as an approval notice.	L T-1 Nonimmigrant(a)(16). If you are applying for initial employment authorization as a T-1 nonimmigrant, file Form I-765 only if you did not request an employment authorization document when you applied for T nonimmigrant status. If you were granted T nonimmigrant status and this is a request for a renewal or replacement of an employment authorization document, file Form I-765 along with evidence of your T nonimmigrant status, such as an approval notice.
J. T-2, T-3, or T-4 Nonimmigrant (c)(25). File Form I-765 with a copy of your T-1 (principal alien's) approval notice and proof of your relationship to the T-1 principal.	[No Change]
K. U-1 Nonimmigrant(a)(19). If you	K. U-1 Nonimmigrant(a)(19). If you

	are applying for initial employment authorization as a U-1 nonimmigrant, file Form I-765 only if you did not request an employment authorization document when you applied for U nonimmigrant status. If you have been granted U nonimmigrant status and this is a request for a renewal or replacement of an employment authorization document, file Form I-765 along with evidence of your U nonimmigrant status, such as an approval notice.	are applying for initial employment authorization as a U-1 nonimmigrant, file Form I-765 only if you did not request an employment authorization document when you applied for U nonimmigrant status. If you were granted U nonimmigrant status and this is a request for a renewal or replacement of an employment authorization document, file Form I-765 along with evidence of your U nonimmigrant status, such as an approval notice.
	L. U-2, U-3, U-4, or U-5(a)(20). If you obtained U nonimmigrant status while in the United States, you must submit a copy of the approval notice for your U nonimmigrant status. If you were admitted to the United States as a U nonimmigrant, you must submit a copy of your passport with your U nonimmigrant visa.	[No Change]
	M. VAWA Self-Petitioners(c)(31). If you are the principal beneficiary or qualified child of an approved VAWA self- petition, you are eligible for work authorization. File Form I-765 with evidence of your status, such as a copy of Form I-360 approved notice. Additionally, you may file Form I-765 together with your initial VAWA self- petition.	
		N. Spouse of an International Entrepreneur Parolee(c)(37). File Form I-765 with evidence of your parole status, such as your Form I-94, and evidence you are the spouse of an International Entrepreneur Parolee such as a copy of the principal's Form I-94 and a copy of your marriage certificate.
Page 7, General Instructions		[Page 7] General Instructions 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 .
Each application must be properly signed and filed. A photocopy of a signed application or typewritten name in place of a signature is not acceptable.	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 under 14 years of age, your parent or legal guardian may sign the application on your behalf. A legal guardian may also sign for a mentally incompetent person.
Each application must be accompanied by the appropriate filing fee	Filing Fee. Each application must be accompanied by the appropriate filing fee. (See the What Is the Filing Fee section of these Instructions.)
If you are under 14 years of age, your parent or legal guardian may sign the application on your behalf.	[Delete]
Evidence. You must submit all required initial evidence along with all the supporting documentation with your application at the time of filing.	Evidence. At the time of filing, you must submit all evidence and supporting documentation listed in the Instructions or Required Documentation sections of these Instructions.
If a required document does not exist or cannot be obtained, you must demonstrate this and submit secondary evidence pertinent to the facts at issue. If secondary evidence does not exist or is unavailable you must demonstrate this and submit two or more sworn affidavits by non-parties who have direct knowledge of the event and circumstances.	If a required document does not exist or cannot be obtained, you must demonstrate this and submit secondary evidence pertinent to the facts at issue. If secondary evidence does not exist or is unavailable you must demonstrate this and submit two or more sworn affidavits by non-parties who have direct knowledge of the event and circumstances.
If you are electronically filing this application, you must follow the instructions provided on the USCIS Web site, www.uscis.gov .	[Delete]
Biometrics Services Appointment. After receiving your application and ensuring completeness, USCIS will inform you in writing when to go to your local USCIS Application Support Center (ASC) for your biometrics services appointment. Failure to attend the biometric services appointment may result in denial of your application.	Biometric Services Appointment. USCIS may require that you appear for an interview or provide fingerprints, photograph, and/or signature at any time to verify your identity, obtain additional information, and conduct background and security checks, including a check of criminal history records maintained by the Federal Bureau of Investigation

	(FBI), before making a decision on your application, petition, or request. After USCIS receives your application and ensures it is complete, we will inform you in writing if you need to attend a biometric services appointment. If an appointment is necessary, the notice will provide you the location of your local or designated USCIS Application Support Center (ASC) and the date and time of your appointment or, if you are currently overseas, instruct you to contact a U.S. Embassy, U.S. Consulate, or USCIS office outside the United States to set up an appointment. If you fail to attend your biometric
	services appointment, USCIS may deny your application.
Copies. Unless specifically required that an original document be filed with an application or petition, a legible photocopy may be submitted. Original documents submitted when not required may remain a part of the record and will not be automatically returned 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. Any document containing foreign language submitted to USCIS must be accompanied by a full English language translation which the translator has certified as complete and accurate, and by the translator's certification 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-7651. Type or print legibly in black ink.	How To Fill Out Form I-7651. Type or print legibly in black ink.

2 1 1
f you need extra space to complete item within this application, attach a inuation sheet, write your name and n Registration Number (A-Number) ny) at the top of each sheet; indicate Page Number, Part Number , and n Number to which your answer rs; and sign and date each sheet.
nswer all questions fully and urately. If a question does not apply ou (for example, if you have never a married and the question asks, ovide the name of your current use"), type or print "N/A," unless arwise directed. If your answer to a stion which requires a numeric onse is zero or none (for example, w many children do you have" or w many times have you departed the ted States"), type or print "None," ss otherwise directed. recommend that you print or save a y of your completed application to ew in the future and for your records.
ge 8]
uired Documentation
Change]

Departure Record (front and back), if available. If you are filing Form I-765 under the (c)(9) category, Form I-94 is not required.

B. A copy of your last EAD (front and back). If no prior EAD has been issued, you must submit a copy of a governmentissued identity document, such as a passport showing your picture, name, and date of birth; a birth certificate with photo ID; a visa issued by a foreign consulate; or a national ID document with photo and/or fingerprint. The identity document photocopy must clearly show the facial features of the applicant and the biographical information. If you are filing under the (c)(33) category, additional documentation beyond what you submit under "3. What Documents Do You Need to Provide to Prove **Identity?**" of the filing instructions for Form I-821D, Consideration of Deferred Action for Childhood Arrivals, is not required.

C. You **must** submit two identical color photographs of yourself taken within 30 days of filing your application. The photos must have a white to off-white background, be printed on thin paper with a glossy finish, and be unmounted and unretouched.

The passport-style photos must be 2" by 2". The photos must be in color with full face, frontal view on a white to off-white background. Head height should measure 1" to 1 3/8" from top to bottom of chin, and eye height is between 1 1/8' to 1 3/8" from bottom of photo. Your head must be bare unless you are wearing headwear as required by a religious order of which you are a member. Using pencil or felt pen, lightly print your name and Alien Registration Number on the back of the photo.

Special Filing Instructions for Those With Pending Asylum Applications ((c)(8))

Asylum Applicant (with a pending asylum application) who filed for

The two identical color passport-style photos must be 2 by 2 inches. The photos must be in color with full face, frontal view on a white to off-white background. Head height should measure 1 to 1 3/8 inches from top of hair to bottom of chin, and eye height is between 1 1/8 to 1 3/8 inches from bottom of photo. Your head must be bare unless you are wearing headwear as required by a religious denomination of which you are a member. Using a pencil or felt pen, lightly print your name and Alien Registration Number (A-Number) (if any) on the back of the photo.

[No Change]

asylum on or after January 4, 1995.	
You must wait at least 150 days following	
the filling of your asylum claim before	
you are eligible to apply for an EAD.	
Any delay in processing the asylum	
application that is caused by you,	
including unexcused failure to appear for	
fingerprinting and other biometrics	
capture, will not be counted as part of that	
150 days. If you fail to appear for your	
asylum interview or for a hearing before	
an immigration judge, you will be	
ineligible for an EAD. If you have	
received a recommended approval for a	
grant of asylum, you do not need to wait	
the 150 days and may apply for an EAD	
immediately upon receipt of your	
recommended approval. If you file Form	
I-765 early, it will be denied. File Form I-	
765 with:	
1. A copy of the USCIS	
acknowledgement mailer which was	
mailed to you;	
2. Other evidence that your Form I-	
589 was filed with USCIS; or	
3. Evidence that your Form I-589	
was filed with an Immigration Judge at	
the Executive Office for Immigration	
Review (EOIR); or	
Keview (EOIK), 01	
4. Evidence that your asylum	
application remains under administrative	
or judicial review.	
Asylum applicant (with a pending	
asylum application) who filed for	
asylum and for withholding of	
deportation prior to January 4, 1995,	
and is <i>NOT</i> in exclusion or deportation	
proceedings.	
You may file Form I-765 at any time;	
however, it will only be granted if USCIS	
finds that your asylum application is not	
frivolous. File Form I-765 with:	
1 A complete conv of your	
1. A complete copy of your	
previously filed Form I-589;	
2. A copy of your USCIS receipt	
notice;	
notice,	
houce,	
3. A copy of the USCIS	

acknowledgement mailer;	
4. Evidence that your Form I-589 was filed with EOIR;	
5. Evidence that your asylum application remains under administrative or judicial review; or	
6. A copy of the USCIS acknowledgement mailer.	
Asylum applicant (with a pending asylum application) who filed an initial request for asylum prior to January 4, 1995, and is IN exclusion or deportation proceedings. If you filed your Request for Asylum and Withholding of Deportation (Form I-589) prior to January 4, 1995, and you are IN exclusion or deportation proceedings, file your EAD application with:	
1. A date-stamped copy of your previously filed Form I-589;	
2. A copy of Form I-221, Order to Show Cause and Notice of Hearing, or Form I-122, Notice to Applicant for Admission Detained for Hearing Before Immigration Judge;	
3. A copy of EOIR-26, Notice of Appeal, date stamped by the Office of the Immigration Judge;	
4. A date-stamped copy of a petition for judicial review or for <i>habeas corpus</i> issued to the asylum applicant; or	
5. Other evidence that you filed an asylum application with EOIR.	
Asylum application under the ABC Settlement Agreement (c)(8). If you are a Salvadoran or Guatemalan national eligible for benefits under the ABC settlement agreement, American Baptist Churches v. Thornburgh, 760 F. Supp. 976 (N.D. Cal. 1991), follow the instructions contained in this section when filing your Form I-765.	
You must have an asylum application	

 (Form I-589) on file either with USCIS or with an Immigration Judge in order to receive work authorization. Therefore, submit evidence that you have previously filed an asylum application when you submit Form I-765. You are not required to submit this evidence when you apply, but it will help USCIS process your request efficiently. If you are renewing or replacing your EAD, you must pay the filing fee. Mark your application as follows: 1. Write "ABC" in the top right corner of your EAD application. You must identify yourself as an ABC class member if you are applying for an EAD under the ABC settlement agreement. 2. Write "(c)(8)" in Question 16 of the application. You are entitled to an EAD without regard to the merits of your asylum claim. Your application for an EAD will be decided within 60 days if: (1) you pay the filing fee, (2) you have a complete pending asylum application. If you do not pay the filing fee for an initial EAD request, your request may be denied if USCIS finds that your asylum application is frivolous. However, if you cannot pay the filing fee for an EAD, you may qualify for a fee waiver under 8 CFR 103.7(c). 	 Type or print "ABC" in the top right corner of your EAD application. You must identify yourself as an ABC class member if you are applying for an EAD under the ABC settlement agreement. Type or print "(c)(8)" in Question 16 of the application. You are entitled to an EAD without regard to the merits of your asylum claim. Your application for an EAD will be decided within 60 days if you: Pay the filing fee; Have a complete pending asylum application on file; and Type or print "ABC" in the top right corner of your EAD application. If you do not pay the filing fee for an initial EAD request, your request may be denied if USCIS finds that your asylum application is frivolous. However, if you cannot pay the filing fee for an EAD, you may qualify for a fee waiver under 8 CFR 103.7(c).
Special Filing Instructions for Spouses of E-2 CNMI Investors ((c)(12)). Spouses of certain principal E-2 CNMI Investors (E-2C) are eligible to seek employment in the CNMI. An EAD issued under this category is only valid for employment in the Commonwealth of Northern Mariana Islands (the CNMI).	[No Change]

	To determine if you are eligible for an EAD under this section, you must determine what type of investor certificate was issued by the CNMI to your spouse, the principal E-2 CNMI Investor. If your spouse was issued either a Long-Term Business Certificate or Foreign Investment Certificate, you may be eligible for an EAD under this category. If your spouse, the principal E- 2 CNMI Investor, was issued a Foreign Retiree Investment Certification, you are not eligible to receive an EAD under this category.	
	File Form I-765 with:	
	1. Documentation, such as a marriage certificate establishing a legal marriage between you and the principal E-2C. Additionally, documentation such as divorce or death certificates establishing the termination of any prior marriages of you and your spouse.	
	 Documentation establishing that you reside in the Commonwealth of the Northern Mariana Islands. Documentation establishing that you have obtained E-2C status as a dependent. 	
	4. Evidence that your spouse has obtained E-2C status.	
	5. A copy of your spouse's CNMI issued Long-Term Business Certificate or Foreign Investment Certificate.	
Page 10,		[Page 10] What Is the Filing Fee?
What Is the Filing Fee?	The filing fee for Form I-765 is \$380 .	[No Change]
	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 amounts.	
	Exceptions:	
	Initial EAD. If this is your initial application and you are applying under one of the following categories, a filing	

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fee is not required:	
1. (a)(3) Refugee;	
2. (a)(4) Paroled as Refugee;	
3. (a)(5) Asylee;	
(u)(3) Hispice,	
$\mathbf{A} = (\mathbf{a})(7) \mathbf{N} \mathbf{S} \mathbf{ar} \mathbf{N} \mathbf{O}$	
4. (a)(7) N-8 or N-9	
nonimmigrant;	
5. (a)(8) Citizen of Micronesia,	
Marshall Islands, or Palau;	
6. (a)(10) Granted Withholding of	
Deportation;	
Deportation,	
7	
7. (a)(1	
6) Victim of Severe Form of Trafficking	
(T-1);	
8. (a)(1	
9) U-1 Nonimmigrant;	
9. (c)(1), (c)(4), or (c)(7)	
Dependent of certain foreign government,	
international organization, or NATO	
personnel;	
10. $(c)(8)$ Applicant for asylum (an	
applicant filing under the special ABC	
procedures must pay the fee); or	
procedures must puj die rec), or	
11 (a)(21) VAWA Salf Detitionar	
11. (c)(31) VAWA Self-Petitioner.	
Special Instructions for Childhood	
Arrivals ((c)(33)). All requestors under	
this category must submit biometrics.	
The biometric services fee of \$85 is	
required for all requestors. <i>The biometric</i>	
services fee and the filing fee for this	
application cannot be waived.	
Renewal EAD. If this is a renewal	
application and you are applying under	
one of the following categories, a filing	
fee is not required:	
not to not required.	
1 (a)(2) Citizen of M	
1. (a)(8) Citizen of Micronesia,	
Marshall Islands, or Palau;	
2. (a)(1	
0) Granted Withholding of Deportation;	

3. (c)(l), (c)(4), or (c)(7) Dependent of certain foreign government, international organization, or NATO personnel;	
4. (c)(9) or (c)(16) Adjustment applicant who applied after July 30, 2007.	
Replacement EAD. If this is your replacement application, and you are applying under one of the following categories, a filing fee is not required:	
1. (c)(l), (c)(4), or (c)(7) Dependent of certain foreign government, international organization, or NATO personnel.	
NOTE: If you are requesting a replacement EAD under the $(c)(9)$ or $(c)(16)$ Adjustment applicant who applied after July 30, 2007 category, then the full filing fee will be required; however, no biometric fee is required.	
Card Error:	
1. If the card issued to you contains incorrect information that is not attributed to USCIS error, a new Form I-765 and filing fee are required. Form I-765 must be accompanied by the card containing the error.	
2. If the card issued to you contains incorrect information that is attributed to a USCIS error, a new Form I-765 and filing fee are not required. Instead, you must submit a letter, accompanied by the card containing the error to the Service Center or National Benefit Center that approved your last employment authorization request.	
You may be eligible for a fee waiver under 8 CFR 103.7(c) if you are filing for an EAD related to your application or grant of TPS.	
Use the following guidelines when you prepare your checks or money orders for the Form I-765 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	
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: If you filed Form I-485,	
•	
Application to Register Permanent	
Residence or Adjust Status, as of July 30,	
2007, and you paid the Form I-485 filing	
fee, no fee is required to also file a	
request for employment authorization on	
Form I-765. You may file the Form I-765	
with your Form I-485, or you may submit	
the Form I-765 at a later date. If you file	
Form I-765 separately, you must also	
submit a copy of your Form I-797C,	
Notice of Action, receipt as evidence of	
the filing of Form I-485 as of July 30,	
2007.	
2007.	
Notice to Those Making Payment by	
Check. If you send us a check, it will be	
converted 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 will be shown on your regular	
account statement.	
Vou will not receive your original sheets	
You will not receive your original check	
back. We will destroy your original	
check, but we will keep a copy of it. If	
the EFT cannot be processed for technical	
reasons, you authorize us to process the	
copy in place of your original check. If	
the EFT cannot be completed because of	
insufficient funds, we may try to make	
the transfer up to two times.	
How To Check If the Fees Are Correct	How To Check If the Fees Are Correct
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The fee on this form is current as of the	Form I-765's filing fee is current as of
	i onn i-700 sinnig ice is cuttelle as Ul
edition date appearing in the lower right	the edition date in the lower left corner

one of the steps below:one of the steps below:1. Visit our Web site at www.uscis.gov ,1. Visit our Web site at www.uscis.gov , select "FORMS," and check the appropriate fee; or2. Call the USCIS National Customer Service Center at 1-800-375-5283 and ask for fee information. For TDD (hearing impaired) call: 1-800-767-1833.Page 11, Where to File?Please visit the USCIS Web site at www.uscis.gov/I-765 or contact the USCIS National Customer Service Center at 1-800-375-5283 for the most current information about where to file this benefit request. For TDD (hearing impaired) call: 1-800-767-1833.Page 11, Address ChangeAn 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 www.uscis.gov/Addresschange or contact the USCIS Website at www.uscis.gov/I765 or call our Natior Customer Service Center at 1-800-375-5283. For TDD (hearing impaired) call: 1-800-767-1833.Page 11, Address ChangeAn 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 TDD (hearing impaired) call: 1-800-767-1833.Page 11, Address ChangeAn 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 TDD (hearing impaired) call: 1-800-767-1833.Page 13, NDTE: Do not submit a change of address request to the USCIS Lockbox			
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Where to File?Where To File?Where to File?Please visit the USCIS Web site at www.uscis.gov/1765 or contact the USCIS National Customer Service Center at 1-800-375-5283 for the most current information about where to file this benefit request. For TDD (hearing impaired) call: 1-800-767-1833.Please see our website at www.uscis.gov/1765 or call our Natior Customer Service Center at 1-800-375 5283 for the most current information about where to file this about where to file this application. F TTY (deaf or hard of hearing) call: 1- 800-767-1833.Page 11, Address ChangeAn 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 www.uscis.gov/addresschange or contact the USCIS National Customer Service Center at 1-800-375-5283. For TDD (hearing impaired) call: 1-800-767-1833.An applicant who is not a U.S. citizen must notify USCIS National Customer Service Center at 1-800-375-5283. For TTD (hearing impaired) call: 1-800-767-1833.NOTE: Do not submit a change of address request to the USCIS Lockbox facilities because the Lockbox does not process change of address requests.NOTE: Do not submit a change of address request to the USCIS Lockbox facilities because the Lockbox does not processing InformationPage 11, Processing InformationAny Form 1-765 that is not signed or accompanied by the correct fee will be[Page 11] Processing Information		Service Center at 1-800-375-5283 and ask for fee information. For TDD (hearing	-
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accompanied by the correct fee will be	Processing		
deficient. You may correct the deficiency and resubmit Form I-765. An application or petition is not considered properly filed until accepted by USCIS.Initial Processing. Once Form I-765 has	Information	accompanied by the correct fee will be rejected with a notice that FormI-765 is deficient. You may correct the deficiency and resubmit Form I-765. An application or petition is not considered properly filed until accepted by USCIS.	[Delete]

been accepted, it will be checked for completeness, including submission of the required initial evidence. If you do not completely fill out the form, or file it without required initial evidence, you will not establish a basis for eligibility, and we may deny your Form I-765.	Initial Processing. Once USCIS 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.
Biometric collection, interview, and requests for more information. We may request more information or evidence, or we may request that you appear at a USCIS office for an interview, which may include collection of biometrics (fingerprints, photograph, and signature). We may also request that you submit the originals of any copy. We will return these originals when they are no longer required.	[Deleted]
You may be required to provide biometrics at a USCIS Application Support Center (ASC) in order for your EAD application to be adjudicated and your card to be produced. If necessary, USCIS will send you a notice scheduling you for an ASC appointment for the electronic collection of your biometrics. The ASC notice will inform you of the documents that you must bring with you to the appointment. If you fail to attend your ASC appointment, your EAD application may be denied.	
	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.
	NOTE: If you submit original documents when not required or requested by USCIS, your original documents may be immediately destroyed upon receipt.
	Requests for Interview. 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,

	 Approval. If approved, your EAD will either be mailed to you or you may be required to visit your local USCIS office to pick it up. Denial. If your application cannot be granted, you will receive a written notice explaining the basis of your denial. Interim EAD. If you have not received a decision within 90 days of receipt by USCIS of a properly filed EAD application or within 30 days of a properly filed initial EAD application based on an asylum application filed on or after January 4, 1995, you may request interim work authorization by calling the USCIS National Customer Service Center at 1-800-375-5283 or by appearing in person at your local USCIS Field Office by making an InfoPass appointment. For TDD (hearing impaired) call: 1-800-767-1833. For further processing at a USCIS Field Office, you must bring proof of identity and any notices that you have received from USCIS in connection with your application for employment authorization. The Interim EAD provisions apply to individuals filing Form 1-765 based on Consideration of Deferred Action for Childhood Arrivals only after a determination on deferred action is reached. 	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-765 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. [No Change] Interim EAD. If you have not received a decision within 90 days of receipt by USCIS of a properly filed EAD application or within 30 days of a properly filed initial EAD application based on an asylum application filed on or after January 4, 1995, you may request interim work authorization by calling the USCIS National Customer Service Center at 1-800-375-5283 or by appearing in person at your local USCIS Field Office by making an InfoPass appointment. For TTY (deaf or hard of hearing) call: 1-800-767-1833 . For further processing at a USCIS Field Office, you must bring proof of identity and any notices that you have received from USCIS in connection with your application for employment authorization. <i>The Interim EAD</i> <i>provisions apply to individuals filing</i> <i>Form 1-765 based on Consideration of</i> <i>Deferred Action for Childhood Arrivals</i> <i>only after a determination on deferred</i> <i>action is reached</i> .
Page 11,		[Page 11]
USCIS Forms and Information		USCIS Forms and Information
	To ensure you are using the latest version of this form, 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	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

	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 TDD (hearing impaired) call: 1-800-767-1833 .	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 .
	As an alternative to waiting in line for assistance at your local USCIS office, you can now schedule an appointment through the USCIS Internet-based system, InfoPass. To access the system, visit the USCIS Web site. Use the InfoPass appointment scheduler and follow the screen prompts to set up your appointment. InfoPass generates and 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 11, Penalties	If you knowingly and willfully falsify or conceal a material fact or submit a false document with your Form I-765, we will deny your Form I-765 and may deny any other immigration benefit. In addition, you will face severe penalties provided by law and may be subject to criminal prosecution.	[No Change]
Page 11, USCIS Privacy Act Statement	 AUTHORITIES: The information requested on this application, and the associated evidence, is collected pursuant to the Immigration and Nationality Act, 8 U.S.C. section 1324a, as amended. PURPOSE: The primary purpose for providing the requested information on this form is to determine eligibility for certain aliens who are temporarily in the United States requesting an Employment Authorization Document (EAD). DISCLOSURE: The information you provide is voluntary. However, failure to provide the requested information, and any requested evidence, may delay a final decision or result in the denial of your benefit request. ROUTINE USES: The information you 	[Page 12] USCIS Privacy Act Statement [No Change] ROUTINE USES: The information you
	provide on this benefit application may be shared with other federal, state, local, and	provide on this benefit application may be shared with other federal, state, local,

	foreign government agencies and authorized organizations in accordance with approved routine uses, as described in the associated published system of records notices [DHS-USCIS-001 - Alien File, Index, and National File Tracking System; DHS-USCIS-007 - Benefit Information System; and DHS/USCIS- 010 - Asylum Information and Pre- Screening, which can be found at <u>www.dhs.gov/privacy</u>]. The information may also be made available, as appropriate for law enforcement purposes or in the interest of national security.	and foreign government agencies and authorized organizations in accordance with approved routine uses, as described in the associated published system of records notices [DHS/USCIS-001 - Alien File, Index, and National File Tracking System; DHS/USCIS-007 - Benefit Information System; and DHS/USCIS-010 - Asylum Information and Pre-Screening, which can be found at <u>www.dhs.gov/privacy</u>]. The information may also be made available, as appropriate for law enforcement purposes or in the interest of national security.
Page 12, 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 as follows: 3.42 hours for reviewing instructions and completing and submitting Form I-765; 1.17 hours associated with biometrics processing; .50 hours for reviewing instructions and completing Form I- 765WS; and .50 hours associated with providing passport- style photographs. 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. 1615-0040. Do not mail your completed Form I- 765 to this address.	[Page 12] Paperwork Reduction Act [No Change]