TABLE OF DIFFERENCES FORM I-290B, Application for Temporary Protected Status OMB Number 1615-0095 01/13/2014

LOCATION	LANGUAGE ON FORM	LANGUAGE ON SCREEN
Part 2. Information About Person/Organizati on Filing Appeal or Motion on Behalf of Petitioner/Applica nt, Instructional text and Item Number 1.	(Attorney or Board of Immigration Appeals (BIA) Accredited Representative filing appeal or motion on behalf of the petitioner/applicant) If you are the petitioner or applicant filing an appeal or motion without an attorney or representative accredited by the BIA, skip this part, and proceed to Part 3. 1. [checkbox] I am an attorney or representative accredited by the BIA. (If you check this box, you must attach a new Form G-28, Notice of Entry of Appearance as Attorney or Representative, signed by the attorney or representative named on Form G-28.	Are you an attorney or representative accredited by the Board of Immigration Appeals (BIA) filing this appeal or motion on behalf of the petitioner/applicant? [checkbox] Yes [checkbox] No If you check Yes for this question, you must attach a new Form G-28, Notice of Entry of Appearance as Attorney or Representative, signed by the attorney or accredited representative named on the Form G-28. [A Yes response will trigger display of the data elements to collect the attorney's/accredited representative's information. A No response will not display these data elements, as they are not required if the filer is the petitioner or applicant.]
Part 2., Item Number 2.a. – 2.c.	2.a. Family Name (Last Name) 2.b. Given Name (First Name) 2.c. Middle Name	Family Name (Last Name) Given Name (First Name) [checkbox] No Given Name Middle Name [checkbox] No Middle Name
Part 3. Information About the Appeal or Motion, Instructional text	You must check only one box indicating that you are filing an appeal or a motion, not both. If more than one box is selected, your filing will be rejected. (DO NOT use this form if you are filing an appeal of a denial or a revocation of an approved Form I-130 (Petition for Alien Relative), or a Petition for Widow(er) filed	Check the box below indicating that you are filing an appeal or a motion, not both. You may select only one option. [Appeal and Motion selections are the same as on the paper form.] If any of the three Appeal options is selected, the following language will be

on a Form I-360. Those appeals must be filed with the Board of Immigration Appeals (BIA) using Form EOIR-29.

displayed:

Appeals:

1. Brief

You do not need to submit a brief in support of your appeal. If you do submit a brief and/or additional evidence, you may submit these materials at the time of initial filing of the Notice of Appeal or Motion (I-290B) or within 30 days of filing. Any brief and/or additional evidence *submitted after the initial filing of the Notice* of Appeal or Motion must be submitted directly to the AAO. Click here for the correct submission address. Any brief and additional evidence must specifically reference the appeal for which it is being submitted. If an affected party has filed multiple appeals with the AAO, separate copies of the brief and evidence must be provided for each individual appeal. Failure to do so may result in the return of the brief or evidence to the individual or entity that submitted it and preclude such material from consideration. *If you need more than 30 calendar days to* submit a brief, you must make a written request to the AAO within 30 calendar days of filing the appeal. The AAO may grant more time to submit a brief for good cause.

2. Oral Argument

You may request an oral argument before the AAO in Washington, DC in a letter attached as evidence to this filing. The letter must explain specifically why an oral argument is necessary (i.e. why your argument cannot be adequately addressed in writing). If your request is granted, the AAO will contact you about setting the date and time. The U.S. Government does not furnish interpreters for oral arguments.

If any of the three motion options is selected, the following language will be displayed:

Part 3. Item Number 3.	3. USCIS Form for which you are filing an Appeal or Motion to Reopen/Reconsider	Motions: (a) If you file a motion to reopen, the motion must be accompanied by new facts and/or documentary evidence that establish eligibility at the time of filing the initial petition or application (b) If you file a motion to reconsider, you must provide the citations to the statute, regulation, or precedent decisions that serve(s) as the basis for your motion to reconsider. The motion must establish that the decision was based on an incorrect application of law or policy, and that the decision was incorrect based on the evidence of record at the time of the decision. (c) No additional time will be permitted to submit supplementary arguments or evidence in support of a motion to reopen or reconsider after the Notice of Appeal or Motion has been filed. USCIS Form for which you are filing an Appeal or Motion to Reopen/Reconsider
Part 4. Basis for the Appeal or Motion	(e.g., I-140, I-360, I-129, I-485, I-601, etc.) [text field/drop down] On a separate sheet of paper, you must provide a statement regarding the basis for the appeal or motion. You must include your name and A-Number or USCIS ELIS Account Number on the top of each sheet. Appeal: Provide a statement that specifically identifies an erroneous conclusion of law or face in the decision being appealed. Motion to Reopen: The motion must state new facts and must be supported by affidavits and/or documentary evidence that establish eligibility at the time the underlying petition or application was filed. Motion to Reconsider: The motion must be	[Depending on the selection made above (appeal or type of motion), the instruction language will display above a text entry field to allow the filer to enter their statement in the electronic environment, rather than on a separate sheet of paper, as in the paper filing environment.] If any of the three appeal options is selected, the Appeal language will be displayed: Appeal: Provide a statement that specifically identifies an erroneous conclusion of law or fact in the decision being appealed.
	supported by citations to appropriate statutes, regulations, or precedent decisions and must establish that the decision was based on an	If motion to reopen is selected, the motion to reopen language will be displayed: Motion to Reopen : The motion must state new facts and be supported by affidavits

	incorrect application of law or policy, and that the decision was incorrect based on the evidence of record at the time of decision.	and/or documentary evidence that establish eligibility at the time the underlying petition or application was filed.
		If motion to reconsider is selected, the motion to reconsider language will be displayed: Motion to Reconsider: The motion must be supported by citations to appropriate statutes, regulations, or precedent decisions and must establish that the decision was based on an incorrect application of law or policy, and that the decision was incorrect based on the evidence of record at the time of decision.
		If motion to reopen and motion to reconsider is selected, both reopen and reconsider language will be displayed: Motion to Reopen: The motion must state new facts and be supported by affidavits and/or documentary evidence that establish eligibility at the time the underlying petition or application was filed. Motion to Reconsider: The motion must be supported by citations to appropriate statutes, regulations, or precedent decisions and must establish that the decision was based on an incorrect application of law or policy, and that the decision was incorrect based on the evidence of record at the time of decision.
Part 5. Signature of Person Filing the Appeal/Motion or His or Her Authorized Representative	By signing below, I certify under penalty of perjury under the laws of the United States of America that the information provided on this form, and the documents submitted in support are true and correct.	Language in the USCIS ELIS environment will reflect the fact that a signature is being collected electronically (e-signature), and may include additional language explaining the ramifications of e-filing this form with USCIS. The language may also be slightly different depending on whether the form is being filed through a Legal Representative Account or an Applicant Account.