INFORMATION FOR APPLICANT

PLEASE READ CAREFULLY. FEES WILL NOT BE RETURNED.

I. <u>Aliens Eligible for Suspension of Deportation</u>: You may be eligible to have your deportation suspended and to become an alien lawfully admitted to the United States for permanent residence under former section 244 of the Immigration and Nationality Act (INA) if your deportation proceedings commenced prior to April 1, 1997. To qualify for this benefit, you must establish in a hearing before an immigration judge that:

A. You have been physically present in the United States for a continuous period of not less than seven (7) years immediately preceding the date of this application;

NOTE: If you have been battered or subjected to extreme cruelty in the United States by your United States citizen or lawful permanent resident spouse or parent, or you are the parent of a child of a United States citizen or lawful permanent resident and the child has been battered or subjected to extreme cruelty in the United States by such citizen or permanent resident parent, you must establish that you have maintained continuous physical presence in the United States for three (3) or more years proceeding the date of the application.

NOTE: If you are deportable under paragraphs (2), (3), or (4) of former section 241(a) of the INA, you must establish that you have been physically present in the United States for a continuous period of not less than ten (10) years immediately following the commission of an act or assumption of a status constituting a ground of deportation.

NOTE: If you have served on active duty in the Armed Forces of the United States for at least 24 months, you do not have to meet the requirements of continuous physical presence in the United States. You must, however, have been in the United States when you entered the Armed Forces. If you are no longer in the Armed Forces, you must have been separated under honorable conditions.

- **B.** You are, and have been during the qualifying period described in "A" above, a person of good moral character as described in section 101(F) of the INA;
- C. Your deportation would result in extreme hardship to you or your United States citizen or lawful permanent resident spouse, parent, or unmarried child under 21 years of age; and

NOTE: If you are deportable under paragraphs (2), (3), or (4) of former section 241(a) of the INA, you must establish that your deportation would result in exceptional and extremely unusual hardship to you or your United States citizen or lawful permanent resident spouse, parent, or unmarried child under 21 years of age.

D. You are deserving of a favorable exercise of discretion.

II. <u>Aliens NOT Eligible for Suspension of Deportation</u>: You are not eligible for suspension of deportation if you:

- A. Entered the United States as a crewman after June 30, 1964;
- **B.** Were admitted to the United States as, or later became, a nonimmigrant exchange alien as defined in section101(a)(15)(J) of the INA in order to receive graduate medical education or training, regardless of whether you are subject to or have fulfilled the 2-year foreign residence requirement of section 212(e) of the INA;
- **C.** Were admitted to the United States as, or later became, a nonimmigrant exchange alien as defined in section101(a)(15)(J) of the INA, other than to receive graduate medical education or training, and are subject to the 2-year foreign residence requirement of section 212(e) of the INA, but have neither fulfilled nor obtained a waiver of that requirement;
- **D.** Are subject to deportation under former section 241(a)(4)(D) of the INA, as an alien who assisted in Nazi persecution or engaged in genocide.
- E. This relief may not be available to individuals in removal proceedings.

III. How to Apply for Suspension of Deportation

If you believe that you have met all the requirements for suspension of deportation, you must answer all the questions on the attached Form EOIR-40 fully and accurately. You must pay the filing and biometrics fees and comply with the Department of Homeland Security (DHS) instructions for providing biometric and biographic information to U.S. Citizenship and Immigration Services (USCIS), (available at http://uscis.gov). You must also serve a copy of your application on the Assistant Chief Counsel for the DHS, U.S. Immigration and Customs Enforcement (ICE) as required in the proof of service on page 8 of this application, and you must file your application with the appropriate Immigration Court. Please read the following instructions carefully before completing your application.

INSTRUCTIONS

1. PREPARATION OF APPLICATION.

To apply for suspension of deportation under former section 244 of the Immigration and Nationality Act (INA), you must fully and accurately answer all questions on the attached Form EOIR-40. A separate application must be prepared and executed for each person applying for suspension of deportation. All applications from a family unit may be submitted together and may be supported by the same documentary evidence, if applicable. An application on behalf of an alien who is mentally incompetent or is a child under 14 years of age shall be executed by a parent or guardian.

Your responses must be typed or printed legibly in ink. Do not leave any questions unanswered or blank. If any questions do not apply to you, write "none" or "not applicable" in the appropriate space.

To the extent possible, answer all questions directly on the form. If there is insufficient room to respond fully to a question, please continue your response on an additional sheet of paper. Please indicate the number of the question being answered next to your response on each additional sheet, write your alien registration number, print your name, and sign, date, and securely attach the additional sheet to the Form EOIR-40.

2. BURDEN OF PROOF.

The burden of proof is on you to prove that you meet all of the statutory requirements for suspension of deportation under former section 244 of the INA and that you are entitled to such relief as a matter of discretion. To meet this burden, your responses to the questions on the application should be as detailed and complete as possible. You should also attach to your application any documents that demonstrate your eligibility for suspension of deportation (see "SUPPORTING DOCUMENTS" below).

3. SUPPORTING DOCUMENTS.

Unless you qualify through military service, you should submit documentary evidence to show that you have maintained continuous physical presence in the United States for a required period. Documents which may show evidence of your physical presence in the United States include, but are not limited to, bank records, leases, deeds, licenses, receipts, letters, birth records, church records, school records, employment records, and evidence of tax payments.

You should submit documents which help to show that you are and have been, a person of good moral character during the entire period of continuous physical presence in the United States required for eligibility for suspension of deportation. You should submit police records from each jurisdiction in which you resided during such period. To show good moral character, it is recommended that you submit the affidavits of witnesses attesting to your good moral character, preferably citizens of the United States, and if you are employed, your employer. The affidavit from your employer should include information regarding the nature and duration of your employment and your earnings.

You should submit official certification to establish your relationship to those you claim would suffer hardship by your removal, and if such persons are citizens of the United States or lawful permanent residents, evidence of their citizenship or lawful permanent resident status. Documentary evidence of such relationships may include, but are not limited to, birth records, marriage certificates, proof of divorce or termination of marriage, and death certificates.

Applicants for "Suspension of Deportation" must establish that their deportation would result in a certain level of hardship to the applicant or a family member. If you are deportable under paragraph (2), (3), or (4) of former section 241(a), you are required to show that you or your legal permanent resident or U.S. citizen husband/wife, mother, father and/or child would suffer **exceptional and extremely unusual hardship** if you were deported from the U.S. If you have been battered or subjected to extreme cruelty in the U.S. by a lawful permanent resident or U.S. citizen spouse or parent (or you are the parent of a child of a lawful permanent resident or U.S. citizen and the child has been battered or subjected to extreme cruelty in the U.S. by that citizen or permanent resident parent) you are required to show that your deportation would result in **extreme hardship** to you or your parent or child. If you are otherwise deportable, you are required to show that you or your legal permanent resident or U.S. citizen husband/wife, mother, father and/or child would suffer **extreme hardship** if you were deported from the U. S. For each of these, there are various types of hardship such as emotional, financial or medical. It is recommended that you submit certified documents, affidavits, notarized letters, and/or medical records to help prove the exceptional and extremely unusual hardship or the extreme hardship required.

You should also submit with your application copies of any documents which you were issued by the Department of Homeland Security (DHS), formerly the Immigration and Naturalization Service. The Immigration Judge may require you to submit additional records relating to your request for suspension of deportation. These documents may include, but are not limited to, documents which reflect payment of taxes, court convictions, or payment of child support during your physical presence in the United States.

The original of all supporting documents must be available for inspection at the hearing. If you wish to have the original documents returned to you, you should also present reproductions.

4. REQUIRED BIOMETRIC AND BIOGRAPHIC INFORMATION.

Each applicant 14 years of age or older must also comply with the requirement to supply biometric and biographic information. You will be given instructions on how to complete this requirement. You will be notified in writing of the location of the Application Support Center (ASC) or the designated Law Enforcement Agency where you must go to provide biometric and biographic information. You will also be given a date and time for the appointment. It is important to furnish all the required information. Failure to comply with this requirement may result in a delay in your application or in your application being deemed abandoned and dismissed by the Immigration Court.

5. TRANSLATIONS.

Any document in a foreign language must be accompanied by an English language translation and a certificate signed by the translator stating that he/she is competent to translate the document and that the translation is true and accurate to the best of the translator's abilities. Such certification must be printed legibly or typed.

6. PHOTOGRAPHS.

Unless you are incarcerated or detained in a facility which prevents your compliance with this instruction, you must submit two glossy, unretouched, color photographs of yourself taken within 30 days of the date of this application. These photos must have a white background and must not be mounted. The dimension of your facial image in the photograph should be about one (1) inch from chin to top of your hair and you should be shown in full frontal/pass-port-style view with your eyes open. Using a pencil or felt pen, you should lightly print your name and alien registration number on the back of each photograph.

7. FEES.

Before you file your Form EOIR-40 with the Immigration Court, you must pay the required \$100 filing fee and the biometric fee to the Department of Homeland Security (DHS). Evidence of payment of these fees in the form of a copy of the DHS, U.S. Citizenship and Immigration Services (USCIS) ASC notice of fee receipt and biometrics appointment instructions must accompany your Form EOIR-40. These fees will not be refunded, regardless of the action taken on your application. Therefore, it is important that you read the advice, instructions, and application carefully before responding. **If you are unable to pay the filing fee, you may ask the Immigration Judge to permit you to file your Form EOIR-40 without fee [by filing a fee waiver request (Form EOIR-26A)].**

DO NOT SEND CASH. All fees must be submitted in the exact amount. Remittance may be made by personal check, cashier's check, certified bank check, bank international money order, or foreign draft drawn on a financial institution in the United States and payable to the "Department of Homeland Security" in United States currency. If the applicant resides in the Virgin Islands, the check or money order must be payable to the "Commissioner of Finance of the Virgin Islands." If the applicant resides in Guam, the check or money order must be payable to the "Treasurer Guam." Personal checks are accepted subject to collectibility. An uncollectible check will render the application and any documents issued pursuant thereto invalid. A charge of \$30.00 will be imposed if a check in payment of a fee is not honored by the bank on which it is drawn. When the check is drawn on an account of a person other than the applicant, the name and alien registration number of the applicant must be entered on the face of the check. All checks must be drawn on a bank located in the United States.

8. SERVING AND FILING YOUR APPLICATION.

A. You must first comply with the DHS instructions for providing biometric and biographic information to USCIS, which involves sending a copy of the application to the appropriate USCIS Service Center. The DHS instructions also address payment of the application fees.

B. You must then serve the following documents on the Assistant Chief Counsel for DHS, U.S. Immigration and Customs Enforcement (ICE):

- a copy of your Form EOIR-40, Application for Suspension of Deportation, with all supporting documents and additional sheets;
- a copy of the USCIS ASC notice of fee receipt and biometrics appointment instructions;
- the original Biographical Information Form G-325A; and
- a photograph of you which meets the requirements of instruction #6 above.

You must file the following documents with the appropriate Immigration Court:

- the original Form EOIR-40 with all supporting documents and additional sheets;
- a copy of the USCIS ASC notice of fee receipt and biometrics appointment instructions;
- a copy of Biographical Information Form G-325A;
- a photograph of you which meets the requirements of instruction #6 above; and
- a completed certificate showing service of these documents (See Part 10 of the Application on page 8) on the ICE Assistant Chief Counsel, unless service is made on the record at the hearing.

Retain your USCIS ASC biometrics confirmation document or a copy of your Fingerprint Card, FD-258, if applicable, as proof that your biometrics were taken, and bring it to your future Immigration Court hearings.

9. PENALTIES.

You must answer all questions on Form EOIR-40 truthfully and submit only genuine documents in support of your application. You will be required to swear or affirm that the contents of your application and the supporting documents are true to the best of your knowledge. Your answer to the questions on this form and the supporting documents you present will be used to determine whether your deportation should be suspended and whether you should be granted permanent resident status. Any answer you give and any supporting document you present may also be used as evidence in any proceeding to determine your right to be admitted or readmitted, re-enter, pass through, or reside in the United States. Your application may be denied if any of your answers or supporting documents are found to be false.

Presenting false answers or false documents may also subject you to criminal prosecution under 18 U.S.C. section 1546 and/or subject you to civil penalties under 8 U.S.C. section 1324c if you submit your application knowing that the application, or any supporting document, contains any false statement with respect to a material fact, or if you swear or affirm that the contents of your application and the supporting documents are true, knowing that the application or any supporting documents are true, knowing that the application or any supporting documents contain any false statement with respect to a material fact. If convicted, you could be fined up to \$250,000, imprisoned for up to ten (10) years, or both. 18 USC sections 1546(a), 3559(a)(4), 3571(b)(3). If it is determined you have violated the prohibition against document fraud and a final order is entered against you, you could be subject to a civil penalty up to \$2,000 for each document used or created for the first offense, and up to \$5,000 for any second, or subsequent offense. In addition, if you are the subject of a final order for violating 8 U.S.C. section 1324c, relating to civil penalties for document fraud, you will be removable from the United States.

10. PAPERWORK REDUCTION ACT NOTICE.

Under the Paperwork Reduction Act, a person is not required to respond to a collection of information unless it displays a current valid OMB control number. We try to create forms and instructions that are accurate, can easily be understood, and which impose the least possible burden on you to provide us with information. Often this is difficult because some immigration laws are very complex. The reporting burden for this collection of information is computed as follows: 1) learning about the form, 45 minutes, 2) completing the form, 2 hours, and 3) assembling and filing the form, 3 hours, for an average of 5 hours, 45 minutes per application. If you have comments regarding the accuracy of this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, you may write to the U.S. Department of Justice, Executive Office for Immigration Review, Office of the General Counsel, 5107 Leesburg Pike, Suite 2600, Falls Church, Virginia 22041.

11. PRIVACY ACT NOTICE.

The information on this form is authorized by former 8 U.S.C. § 1254 in order to apply for Suspension of Deportation. The information you provide is mandatory and required to obtain the relief of Suspension of Deportation. Failure to provide the requested information may result in denial of your request. EOIR may share this information with others in accordance with approved routine uses described in EOIR's system of records notice EOIR-001, Records and Management Information System. (Under former Section 244 of the Immigration and Nationality Act)

PLEASE READ ADVICE AND INSTRUCTIONS BEFORE FILLING IN FORM

Fee Stamp (Official Use Only)

PLEASE TYPE OR PRINT

PART 1 - INFORMATION A	BOUT YOURSELF

1) My present true name is: (Last, First, Middle)		2) Alien Registration or "A" Number(s):				
3) My name given at birth was: (Last, First, Middle)		4) Birth Place: (CIty an	ıd Coun	try)		
5) Date of Birth: (Month, Day, Year)6) Gender:7)□ Male□ Female		7) Height:	8) Ha	air Color:	9) Eye Color:	
10) a) Current Nationality:b) Current Citizenship:	11) Social Security Number:	12) Home Phone Number: 12) Work () (12) Work Pho	Phone Number:	
14) I currently reside at:		15) I have been known by these additional name(s):				
Apt. number and/or in care of						
Number and Street						
City or Town State Zip Code						
16) I have resided in the following location	ions in the United States: (List PRESENT	ADDRESS FIRST, and	work b	ack in time for	at least 10 years).	
Street and Number - Apt. or Room# - City or Town - State - Zip Code				sided From: nth, Day, Year)	Resided To: (Month, Day, Year)	
					PRESENT	
			•			

PART 2 - INFORMATION ABOUT THIS APPLICATION

17) I, the undersigned, hereby request that my deportation be suspended under the provisions of former section 244 of the Immigration and Nationality Act (INA). I believe that I am eligible for suspension of deportation because such deportation would result in extreme hardship (or exceptional and extremely unusual hardship if I am subject to deportation under section 241(a)(2), (3), or (4) of the INA) to: (<i>Place a C in the box if the family member is a citizen of the United States, an L if the family member is a lawful permanent resident of the United States, an X if the family member is neither, and leave</i> BLANK <i>if not applicable.</i>)					
UMyself (and/or my) UHusbar	nd 🖵 Wife 🖵 Father	Mother	Child or Children.		
Please state the basis for your claim that above:	-		-		
I, or my child, have been battered of or parent.	r subjected to extreme cruelt	y by a United States	s citizen or lawful perma	anent resident spouse	
With the exception of the absences des	-		ited States since:		
PART 3 - INFORMA	ATION ABOUT YOUR	R PRESENCE 1	IN THE UNITED	STATES	
18) I first arrived in the United States under t	the name of: (Last, First, Middle)	19) I first arrived	in the United States on: (1	Month, Day, Year)	
20) Place or port of first entry: (Place or Port, C	ity, and State)				
 I entered using a b) uses not inspected and admit I entered without doe 	awful Permanent Resident card (Specify Type of Visa) ted. cuments. Explain: pection. Explain:	a which is valid until	(Month, Day, Yea (Month, Day, Yea	r)	
22) I applied on					
(Month, Day, Year)	_	6	(Month, Day,		
and valid until — (Month, Day, Year)	, or 🖵 denied on		nth, Day, Year)		
 23) Since the date of my first entry, I departed from and returned to the United States at the following places and on the following dates: (<i>Please list all departures regardless of how briefly you were absent from the United States.</i>) If you have never departed from the United States since your original date of entry, please mark an X in the box: 					
Port of Departure (<i>Place or Port, City and State</i>)	Departure Date (Month, Day, Year)	Purpose of Travel		Destination	
1 Port of Return (<i>Place or Port, City and State</i>)	Return Date (Month, Day, Year)	Manner of Return		Inspected and Admitted?	
Port of Departure (Place or Port, City and State)	Departure Date (Month, Day, Year)	Purpose of Travel		Ves No Destination	
2 Port of Return (<i>Place or Port, City and State</i>)	Return Date (Month, Day, Year)	Manner of Return		Inspected and Admitted?	
24) Have you ever departed the United States	 a) under an order of deport b) pursuant to a grant of vo c) voluntarily, other than b 	oluntary departure?		Yes No	

PART 4 - INFORMATION ABOUT YOUR MARITAL STATUS AND SPOUSE						
 25) a) I am not married: b) I am married: c) I have a common-law spouse: 	26) If married, the name of my spouse is: (<i>Last, First, Middle</i>) 27) Date of Marriage: (<i>Mo</i>			age: (Month, Day, Year)		
28) The marriage took place in: (<i>City and Country</i>)	untry) 29) Birth place of spouse: (City and Country)					
30) My spouse currently resides at:) My spouse currently resides at: 31) Birth Date of Spouse: (<i>Month, Day, Year</i>)					
Apt. number and/or in care of						
Number and Street		32) My spouse	e is a citizen of: (Co	untry)		
<i>City or Town</i> 33) If your spouse is other than a native born Un	State/Country Zip Code	er the following:				
a) He/she arrived in the United States at: (Place		-				
b) He/she arrived in the United States on: (Mon	th, Day, Year)					
c) His/her alien registration number is: A#					·	
d) He/she was naturalized on (Month, Day, Year)_		at	(City and State)	•	
34) My spouse 🖵 - is 🖵 - is not employed.	If employed, please give	salary and the na	me and address of	the spouse's place(s) of employment.	
	Full Name and Address of				Earnings Per Week	
					(Approximate)	
					\$	
					\$	
35) I - have - have not been previously began and ended, the place where the married				pouse, the dates on	which each marriage	
	te marriage began: Pla te marriage ended:	ce marriage ende (City and Country)	ed: Description terminated of	or manner of how m r ended:	narriage was	
36) My present spouse - has - has not b on which the marriage began and ended, the pla					rior spouse, the dates	
Name of spouse's prior spouse: (Last, First, Middle)		Place marriag (City and Co	e ended: Descr	iption or manner of nated or ended:	how marriage was	
37) Have you been ordered by any court, or are a separation and/or divorce?	otherwise under any legal	obligation, to pro	ovide child support		tenance as a result of	
PART 5 - INFORMATION ABOUT YOUR EMPLOYMENT AND FINANCIAL STATUS (Continued on page 4)						
38) Since my first entry into the United States, I have been employed by the following named persons or firms: (<i>Please begin with present employment and</i>						
work back in time. Any periods of unemployment or school attendance should be specified. Attach a separate sheet for additional entries, if necessary.)						
				Employed To: (Month, Day, Year)		
	\$				PRESENT	
	\$					
	\$					

PART 5 - INFORMATION	ABOUT YOUR EMPLO	DYMENT AND FINANCIAL	STATUS (Continued from page 3
39) If self-employed, describe the natu	ire of the business, the name of th	e business, its address, and net income d	erived therefro	om:
				11
	use's assets) in the United States	and other countries, not including clothin	ig and househo	old necessities, are:
Self	¢	Jointly Owned With Spouse Cash, Stocks, and Bonds	¢	
Cash, Stocks, and Bonds Real Estate (dollar value minus amou				
Auto (dollar value minus amount owe		Real Estate (dollar value minus amount owed)\$ Auto (dollar value minus amount owed)\$		
Other (describe on line below)				
	_TOTAL \$			
Subsidies and WIC Benefits etc.). If you	have, please give full details inclue	stance (e.g., Welfare, Unemployment Bend ding the type of relief or assistance received	d, date for whic	, TANF, AFDC, Housing h relief or assistance was
42) Please list each of the years in wh	ich you have filed an income tax	return with the Internal Revenue Service:		
	erson(s) receiving relief or assista	nber of your immediate family has receiv nce, dates for which relief or assistance v Now Residing At: (<i>City and Country</i>) Birth Place: (<i>City and Country</i>)		
			Mala 🔲	
<u>A</u> #:			Male	
Estimated Total of Assets: \$	Estimated Avg.	Weekly Earnings: \$	Female	
			Male	
<u>A#:</u> Estimated Total of Assets: \$	Estimated Avg. '	Weekly Earnings: \$	Female	
A#:			Male 🖵	
Estimated Total of Assets: \$	Estimated Avg.	Weekly Earnings: \$	Female	
	No, b) <u>Country of Nationality</u> -	ldren accompany you to your: Yes INo, and/or c) <u>Country of Las</u>		
			1	
		d States Citizen or lawful permanent resid		
-				

PART 6 - INFORMATION ABOUT YOUR FAMILY (Continued from page 4)

Unemployment Benefits, Medica such relief or assistance, please g	d, TANF, AFDC, Housing Subsidies we full details including identity of	ave -have not received public or private released with the second state of the second	ir immediate family has received or which relief or assistance was
	ion about your parents, brothers, sis the United States; otherwise show	sters, aunts, uncles, and grandparents, living or only country:	deceased. As to residence, show
Name: (Last, First, Middle) Alien Registration Number:	Citizen of What Country: Birth Date: (Month, Day, Year)	Relationship to Me: Birth Place: (City and Country)	Immigration Status of Listed Relative
A#:	/ /	-	
	•		
 A#:			
	nce, if living:	-	
49) My father 🗔 -is 🗔 -is not em	ployed. If employed, please give sa Full Name and Address of Em	alary and the name and address of the place(s) ployer	of employment. Earnings Per Week (Approximate)
50) My mother 🖵 -is 🖵 -is not emp	loyed. If employed, please give sa Full Name and Address of Em	lary and the name and address of the place(s) of ployer	of employment. Earnings Per Week (Approximate)
			\$
51) My parent's assets in the United S Assets of father consist of the follow Cash, Stocks, and Bonds Real Estate (dollar value minus amou Auto (dollar value minus amount owe Other (describe on line below)	/ing: \$ \$ \$	ding clothing and household necessities are: Assets of mother consist of the following Cash, Stocks, and Bonds Real Estate (dollar value minus amount ow Auto (dollar value minus amount owed) Other (describe on line below) TO	\$\$ /ed)\$ \$
PART	7 - MISCELLANEOUS	INFORMATION (Continued on page	6)
52) I 🖵 - have 🖵 -have not been a	admitted as, or after arrival in the U	Inited States acquired the status of, an exchang	ge alien.
53) I 🖵 - have 🗖 -have not submi	tted address reports as required by	section 265 of the Immigration and Nationality	y Act.

PART 7 - MISCELLANEOUS INFORMATION (Continued from page 5)

	54) I - have - have never (either in the United States or in any foreign country) been arrested, summoned into court as a defendant, convicted, fined, imprisoned, placed on probation, or forfeited collateral for an act involving a felony, misdemeanor, or breach of any public law or ordinance (including, but not limited to, traffic violations or driving incidents involving alcohol). (<i>If answer is in the affirmative, please give a brief description of each offense including the name and location of the offense, any penalty imposed, any sentence imposed, and the time actually served.</i>)						
	-	med Forces of the United States	? 🗖 -Yes 📮 -No. If "Yes," pla	ease state branch (An	rmy, Navy, etc.) and		
	Place of entry on duty: (City and Sta	te)					
	Date of entry on duty: (Month, Day,	Year)	Date of discharge	: (Month, Day, Year)			
	Type of discharge: (Honorable, Disho	norable, etc.)					
	I served in active duty status from	1: (Month, Day, Year)	to (Month, Day, Ye	ar)			
	Have you ever left the United Sta naval forces of the United States?	e e	t where you registered for the draft	C C	d into the military or Yes 🖵 No		
57)	Have you ever deserted from the	military or naval forces of the Unit	ed States while the United States w	vas at war? 🖵 Yes	D No		
59)	If "Yes," please give date, Selectiv	ve Service number, local draft boar	any applicable Selective Service (I rd number, and your last draft class ection, alienage, or any other reason	ification: 1?			
	similar group in the United States	or any other place since your 16 th b	ry political organization, association pirthday. Include any foreign militar ation, and the dates of membership	y service in this part.			
	Name of Organization	Location of Organization	Nature of Organization	Member From: (Month, Day, Year)	Member To: (Month, Day, Year)		

Ι	PART 7 - MISCELLANEOUS INFORMATION (Continued from page 6)						
61) Have you ever:							
b) Yes No	been ordered deported, excluded, or removed? overstayed a grant of voluntary departure from an Immigration Judge or the Department of Homeland Security (DHS), formerly the Immigration and Naturalization Service (INS)? failed to appear for deportation?						
62) Have you ever been: a) Yes No a habitual drunkard? b) Yes No one whose income is derived principally from illegal gambling? c) Yes No one whose income is derived principally from illegal gambling? c) Yes No one who has given false testimony for the purpose of obtaining immigration benefits? d) Yes No one who has engaged in prostitution or unlawful commercialized vice? e) Yes No involved in a serious criminal offense and asserted immunity from prosecution? f) Yes No a polygamist? g) Yes No one who aided and/or abetted another to enter the United States illegally? h) Yes No a trafficker of controlled substance, or a knowing assister, abettor, conspirator, or colluder with others in any such controlled substance offense (not including a single offense of simple possession of 30 grams or less of marijuana)? i) Yes No one who has ordered, incited, assisted, or otherwise participated in the persecution of an individual on account of his or her race, religion, nationality, membership in a particular social group, or political opinion? k) Yes No a person previously granted relief under former sections 212(c) or 244(a) of the INA or							
	63) Are you the beneficiary of an approved visa petition? Yes No If yes, can you arrange a trip outside the United States to obtain an immigrant visa? Yes No If no, please explain:						
64) The following certificates or other supporting documents are attached hereto as a part of this application: (<i>Refer to the Instructions for documents which should be attached.</i>)							

PART 8 - SIGNATURE OF PERSON PREPARING FORM, IF OTHER THAN APPLICANT

(Read the following information and sign below.)

I declare that I have prepared this application at the request of the person named in Part 1, that the responses provided are based on all information of which I have knowledge, or which was provided to me by the applicant, and that the completed application was read to the applicant in a language the applicant speaks fluently for verification before he or she signed the application in my presence. I am aware that the knowing placement of false information on the Form EOIR-40 may subject me to civil penalties under 8 U.S.C. 1324c.

Signature of Preparer:		Print Name:	Date:
Daytime Telephone #:	Address	of Preparer: (Number and Street, City, State	e, Zip Code)
()			
	PART	9 - SIGNATURE	
APPLICATION NOT		BELOW UNTIL APPLICANT	APPEARS BEFORE

I swear or affirm that I know the contents of this application that I am signing, including the attached documents and supplements, and that they are all true to the best of my knowledge, taking into account the correction(s) numbered ______ to _____, if any, that were made by me or at my request.

(Signature of Applicant or Parent or Guardian)

Subscribed and sworn to before me by the above-named applicant at _____

Immigration Judge

Date (Month, Day, Year)

PART 10 - PROOF OF SERVICE

I hereby certify that a copy of the foregoing Form EOIR-40 was:

- delivered in person

- mailed first class, postage prepaid

to the Assistant Chief Counsel for the DHS (U.S. Immigration and Customs Enforcement - ICE)

(Month, Day, Year)

on

at

(Number and Street, City, State, Zip Code)

Signature of Applicant (or Attorney or Representative)