

myUSCIS copy deck

I-130 Petition for Alien Relative

OMB control number 1615-0012

Baseline version: concluded 02/13/2019

Edits in support of: Final Fee Rule

Final Fee Rule - edits made

I-130 INTERACTIVE FORM COP

Heading

Sub-Heading

Petition for Alien Relative

Before you start your application

Eligibility

Fee

Documents you may need

After you submit your application

Track your case online

Respond to requests for information

Provide your biometrics

**Receive your petition
decision letter**

**Completing your form
online**

Filing online

**Complete the Getting
Started section first**

**Provide as many
responses as you can**

**We will automatically
save your responses**

**How to continue filling
out your form**

DHS Privacy Notice

Security reminder

Y: QUESTIONS, INSTRUCTIONAL AND HELP TEXT, AND OTHER COPY

Current Body Text

A citizen or lawful permanent resident of the United States may file Petition for Alien Relative (I-130), with U.S. Citizenship and Immigration Services (USCIS) to establish the existence of a relationship to certain alien relatives who wish to immigrate to the United States.

Filing the I-130 is only the first step in helping a relative immigrate to the United States. Eligible family members must wait until there is a visa number available before they can apply to become a lawful permanent resident. If, at that time, your relative is present in the United States, they can apply for lawful permanent resident status through a process called Adjustment of Status. However, if your relative is outside of the United States, they must complete consular processing with the U.S. Department of State at an embassy or consulate to first get an immigrant visa and travel to the United States to be admitted as a lawful permanent resident.

Review the [Petition for an Alien Relative \(I-130\)](#) page for links to the paper form.

1. If you are a U.S. citizen, you must file a separate Form I-130 for each eligible relative. You may file Form I-130 for:

Your spouse;

Your unmarried children under 21 years of age;

Your unmarried sons or daughters 21 years of age or older;

Your married sons or daughters of any age;

Your brothers or sisters (you must be 21 years of age or older); and

Your mother or father (you must be 21 years of age or older).

2. If you are a lawful permanent resident of the United States, you must file a separate Form I-130 for each eligible relative. You may file Form I-130 for:

Your spouse;

Your unmarried child under 21 years of age; and

Your unmarried son or daughter 21 years of age or older.

NOTE: Non-citizen U.S. nationals (as defined in the Immigration and Nationality Act (INA) section 308) have the same rights as lawful permanent residents to petition for family members. If you are a U.S. national born in American Samoa or Swains Island (or who otherwise qualifies as a non-citizen U.S. national, as described in INA section 308), you should indicate in the Information about you section of the petition that you are a lawful permanent resident. You do not need to list an Alien Registration Number (A-Number) when completing this section of the form.

Fee: \$535

The filing fee is not refundable, regardless of any action USCIS takes on this application.

There is no filing fee if you are a member or veteran of any branch of the U.S. Armed Forces filing on your own behalf. Members or veterans of the U.S. Armed Forces are required to pay the filing fee.

Refund Policy

USCIS does not refund fees, regardless of any action we take on your application, petition, or request.

By continuing this transaction, you acknowledge that you must submit fees in the exact amount and that you are paying for a government service. You further agree that the filing fee, biometric fee, and any other paid costs related to this transaction are final and not refundable.

Please refer to the instructions for the form(s) you are filing for additional information or you may call the USCIS Contact Center at 800-375-5283. For TTY (deaf or hard of hearing) 800-767-1833.

The following is a list of documents everyone filing this form must provide:

- 2x2 passport photograph
- Birth certificate (with English translation, if needed)
- Proof of citizenship or lawful resident status
- Proof of family relationship

We will automatically inform you which documents and additional evidence you may need to provide as you fill out your application. These recommendations for additional information will be based on the information you provide in the application, such as your personal history, family, and circumstances.

After you submit your form, you can track its status through your USCIS account. Sign in to your account often to check your status and read any important messages from USCIS.

If we need more information from you, we will send you a Request for Evidence (RFE) or Request for Information (RFI). You must respond to our request and upload your documents through your USCIS account.

A few weeks after you submit your application, we will contact you to schedule an appointment at an Application Support Center near you. At the appointment, we will get your fingerprints, photograph, and signature.

Once your application is approved, we will mail you your petition decision letter. Your letter will contain next steps for your immigrant visa for entering the United States.

For approved petitions for a spouse, unmarried children under 21 years of age or parents of a U.S. citizen, immigration numbers are immediately available and will be on the petition decision letter.

Submitting your application online is the same as mailing in a completed paper form. They both gather the same information and cost the same.

You should answer all questions in the Getting Started section first so we can best customize the rest of your online experience.

You should provide as many responses as you can. Incomplete fields or sections and missing information can slow down the process after you submit your form.

We will automatically save your information when you select next to go to a new page or navigate to another section. We will save your information for 30 days from today, or from the last time you worked on the form.

After you start your form, you can sign in to your account to continue where you left off.

AUTHORITIES: The information requested on this petition, and the associated evidence, is collected under the Immigration and Nationality Act (INA) section 204.

PURPOSE: The primary purpose for providing the requested information on this petition is to determine if you have the eligibility for the immigration benefit for which you are filing. DHS will use the information you provide to grant or deny the immigration benefit you are seeking.

DISCLOSURE: The information you provide is voluntary. However, failure to provide the requested information, including your Social Security number, and the requested evidence, may delay a final decision in your case or result in denial of your application.

ROUTINE USES: DHS may share the information you provide on this form with other Federal, state, local, and foreign agencies and authorized organizations. DHS follows approved routine uses described in the associated published system records forms [DHS/USCIS-001 - Alien File, Index, and National File Tracking System and DHS/USCIS-007 - Benefits Management System] and the published privacy impact assessments [DHS/USCIS/PIA-003 Integrated Digitization Document Management Program (IDDMP), DHS/USCIS/PIA-016(a) Computer Linked Application Information Management System and Associated Systems, and DHS/USCIS/PIA-051 Case and Activity Management for International Operations], which you can find at www.dhs.gov/privacy. DHS may also share the information, as appropriate, for law enforcement purposes or in the interest of national security.

Paperwork Reduction Act Burden Disclosure Notice

An agency may not conduct or sponsor an information collection, and a person is not required to respond to a collection of information unless it displays a currently valid Office of Management and Budget (OMB) control number. The public burden for Form I-130 is estimated at 2 hours per response and Form I-130A is estimated at 50 minutes per response, including the time for reviewing instructions, gathering the required documentation and information, completing the forms, making the statements, attaching necessary documentation, and submitting the forms. The collection of biometrics is estimated at 1 hour and 10 minutes. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to:

U.S. Citizenship and Immigration Services, Regulatory Coordination Division
Office of Policy and Strategy
20 Massachusetts Ave NW
Washington, DC 20529-2140

Do not mail your completed Form I-130 or Form I-130A to this address.

OMB Number: 1615-0012
Expires: 02/28/2021

If you do not work on your application for more than 30 days, we will delete your data in order to prevent storing personal information indefinitely.

Revised Body Text

Fee: \$550

There is no filing fee if you are a member or veteran of any branch of the U.S. Armed Forces filing on your own behalf. Members or veterans of the U.S. Armed Forces are required to pay the filing fee.

Refund Policy

USCIS does not refund fees, regardless of any action we take on your application, petition or request, **or how long it takes to reach a decision**. By continuing this transaction, you acknowledge that you must submit fees in the exact amount and are paying the fees for a government **service**.

Please refer to the instructions for the form(s) you are filing for additional information or you may call the USCIS Contact Center at 800-375-5283. For TTY (deaf or hard of hearing) 800-767-1833.





CTA



Next



Start



I-130: GETTING STARTED

Step	Section
Getting Started	Preparer and interpreter information

(IF YES TO PREPARER QUESTION) Preparer information

(IF YES TO INTERPRETER) Interpreter information

Paper Form Question	Question
	<p>Is someone assisting you with completing this application?</p> <p>(IF YES) Is a preparer assisting you with completing this application?</p> <p>(IF YES) Is an interpreter assisting you with completing this application?</p>
8.1	What is your preparer's full name?
8.2	What is your preparer's business or organization name?
8.3	What is your preparer's mailing address?
8.4	What is your preparer's contact information?
8.5	
8.6	
7.1	What is your interpreter's full name?

7.2

What is your interpreter's business or organization name?

7.3

What is your interpreter's mailing address?

7.4

What is your interpreter's contact information?

7.5

7.6

What language is your interpreter using to interpret this application for you?

Sub-Question	Field Type
Yes/No	Radio
Yes/No	Radio
Yes/No	Radio
Given name (first name)	Text
Family name (last name)	Text Text
My preparer is not part of a business or organization.	Checkbox
Country	Text
Address line 1	Text
Address line 2	Text
City or town	Text
State/Province (FOR FOREIGN ADDRESS)	Dropdown
ZIP code/Postal code (FOR FOREIGN ADDRESS)	Text
Daytime phone number	Text
Mobile telephone number	Text
My interpreter does not have a mobile telephone number	Checkbox
Email address	Text
My preparer does not have an email address.	Checkbox
Given name (first name)	Text
Family name (last name)	Text

	Text
My interpreter is not part of a business or organization.	Checkbox
Country	Text
Address line 1	Text
Address line 2	Text
City or town	Text
State/Province (FOR FOREIGN ADDRESS)	Dropdown
ZIP code/Postal code (FOR FOREIGN ADDRESS)	Text
Daytime telephone number	Text
Mobile telephone number	Text
My interpreter does not have a mobile telephone number	Checkbox
Email address	Text
My interpreter does not have an email address.	Checkbox
	Text

Instructional Text	Help Text
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A preparer is anyone who completes or helps you complete all or part of your application using information and answers that you provide.

Street number and name
Apartment, suite, unit, or floor

Street number and name

Apartment, suite, unit, or floor



Final Fee Rule - edits made

INTERACTIVE FORMS: ABOUT YOU

Section	Section	Paper Form Question	Question
About You	Your name	2.4	What is your current legal name?
		2.5	Have you used any other names since birth?
	Your contact information	6.3	How can we contact you?
		6.4	
		6.5	
		2.10	What is your current mailing address?
		2.11	Do you live at your current mailing address?
Your address history		2.12	Where have you lived during the last 5 years?

- 2.13 When did you live here?
- 2.14 Where have you lived during the last 5 years?

- 2.15 When did you live here?

Describe yourself

- 2.9 What is your gender?
- 3.1 What is your ethnicity?

- 3.2 What is your race?

- 3.3 What is your height?
- 3.4 What is your weight?
- 3.5 What is the color of your eyes?

- 3.6 What is the color of your hair?

Your employment history Where have you worked for the last five years?

- 2.42 What is the name of the employer?
- 2.43 What is the employer's address?

- 2.44 What was your occupation?
- 2.45 On what dates were you employed here?

-
- 2.46 What is the name of the employer?
 - 2.47 What is the employer's address?

- 2.48 What was your occupation?
- 2.49 On what dates were you employed here?

Your additional information 2.36 What is your current immigration status?

1.4 Did you gain lawful permanent resident status or citizenship through adoption?

2.1 What is your A-Number?

2.2 What is your USCIS Online Account Number?

2.3 What is your U.S. Social Security number?

2.8 What is your date of birth?

2.7 What is your country of birth?

2.6 What is your city, town, or village of birth?

Your U.S. citizen information	2.37	(IF 2.36 = U.S. CITIZEN) How did you obtain U.S. citizenship?
	2.38	(IF 2.36 = U.S. CITIZEN) Have you obtained a Certificate of Naturalization or a Certificate of Citizenship?
	2.39	(IF YES) What is your Certificate Number? (IF YES) Where was the Certificate issued? (IF YES) On what date was the Certificate issued?
Your lawful permanent resident information	2.40	(IF 2.36 = LPR) What is your class of admission? What was your date of admission? City or Town
	2.41	State (IF 2.36 = LPR) Did you gain lawful permanent resident status through marriage to a U.S. citizen or lawful permanent resident?



Sub-Question	Field Type
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Given name (first name) Text

Middle name (if applicable) Text

Family name (last name) Text

Yes/No Radio

Given name (first name) Text

Middle name (if applicable) Text

Family name (last name) Text

Daytime telephone number Text

Mobile telephone number Text

This is the same as my daytime phone number. Checkbox

Email address Text

In care of name (if any) Text

Country Dropdown

Address line 1 Text

Address line 2 Text

City or town Text

State/Province Text

ZIP code/Postal code Text

Yes/No Radio

Country Dropdown

Address line 1 Text

Address line 2 Text

City or town Text

State/Province	Text
ZIP code/Postal code	Text
From/To	Date
Country	Dropdown

Address line 1	Text
Address line 2	Text
City or town	Text
State/Province	Text
ZIP code/Postal code	Text
From/To	Date

Male/Female	Radio
Hispanic or Latino	Radio

Not Hispanic or Latino	Radio
White	Checkbox

Asian	Checkbox
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Black or African American	Checkbox
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American Indian or Alaska Native Checkbox

Native Hawaiian or Other Pacific
Islander Checkbox

Feet/Inches Text
Pounds Text
Black/Blue/Brown/Gray/Green/
Hazel/Maroon/Pink/
Unknown/other Dropdown
Bald (no
hair)/Black/Blonde/Brown/Gray/Red
/Sandy/White/ Unknown/other Dropdown

Country Text
Address line 1 Text
Address line 2 Text
City or town Text
State/Province Dropdown
ZIP code/Postal code Text
From/To Text
Date

Country Text
Address line 1 Text
Address line 2 Text
City or town Text
State/Province Dropdown
ZIP code/Postal code Text
From/To Text
Date

I am a U.S. Citizen Radio

I am a Lawful Permanent Resident
Yes/No

Radio
Radio

I do not have an A-Number.

Checkbox
Text

I do not have a USCIS Online Account
Number.

Text

I do not have a U.S. Social Security
number.

Month/Day/Year

Date

Country

Dropdown

Text

Birth in the United States Radio

Naturalization Radio

Parents Radio

Yes/No Radio

Text

Text

Date

Dropdown

Date

Text

Yes/No

Dropdown

Radio

Instructional Text

Your current legal name is the name on your birth certificate, unless it changed after birth by a legal action such as marriage or court order. Do not provide any nicknames here.

Other names used may include nicknames, aliases and maiden names.

Provide the other names you have used (if any).

We will use your current mailing address to contact you throughout the application process. We may not be able to contact you if you do not provide a complete and valid address.

Street number and name

Apartment, suite, unit, or floor

Provide your physical addresses for the last five years, whether inside or outside the United States.

Street number and name

Apartment, suite, unit, or floor

We require you to complete the categories below to conduct background checks. Providing this information as part of your application may reduce the time you spend at your biometric services appointment.

Hispanic or Latino refers to a person of Cuban, Mexican, Puerto Rican, South or Central American, or other Spanish culture or origin, regardless of race.

Select all that apply. Your race is different from your ethnicity and should reflect your geographical origins.

Provide your employment history for the last five years, whether inside or outside the United States. Provide your current employment first. If you are currently unemployed, type "Unemployed" for name of the employer.

Street number and name
Apartment, suite, unit or floor

Your A-Number is located on your Permanent Resident Card (formerly known as the Alien Registration Card or referred to as the Green Card), and consists of a 7, 8, or 9-digit number.

The A-Number may be located on the front or back of the card, depending on when the card was issued.

Where to find your A-Number
 [sample A-Number card image]

If you previously filed an application, petition, or request using the USCIS online filing system, provide the USCIS Online Account Number you were issued.

If you previously filed certain applications, petitions, or requests on a paper form via a USCIS Lockbox facility, you may have received a USCIS Online Account Access Notice issuing you a USCIS Online Account Number. You can find this number at the top of the notice.

The USCIS Online Account Number is not the same as an A-Number. The USCIS Online Account Number was previously called the USCIS Electronic Immigration System (USCIS ELIS) Number.

Your class of admission is the 3-digit code for the immigrant category under which you were granted your permanent resident status.

This code can be found on your Permanent Resident Card and usually consists of 1 or 2 letters followed by a number.

Where to find your code
 [sample class of admission image]

Revised Instructional Text

Providing your unique USCIS Online Account Number (OAN) helps us manage your account. You may already have an OAN if you previously filed certain paper forms and received an Account Access Notice in the mail. You can find the OAN at the top of the notice; it is not the same as an A-Number.

Help Text

Revised Help Text

White

A person having origins in any of the original peoples of Europe, the Middle East, or North Africa.

Asian

A person having origins in any of the original peoples of the Far East, Southeast Asia, or the Indian subcontinent including, for example, Cambodia, China, India, Japan, Korea, Malaysia, Pakistan, the Philippine Islands, Thailand, and Vietnam.

Black or African American

A person having origins in any of the black racial groups of Africa.

American Indian or Alaska Native

A person having origins in any of the original peoples of North and South America (including Central America), and who maintains tribal affiliation or community attachment.

Native Hawaiian or Other Pacific Islander

A person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.

Certain paper forms: I-90, I-130, I-485, I-821, I-821D, N-336, N-400, N-565, N-600, N-600K

Final Fee Rule - no edits

INTERACTIVE FORMS: YOUR FAMILY

Step	Section	Paper Form Question
Your Family	Marital status	2.17
		2.16
	Current spouse	2.20
		2.18
		2.19
		2.21
	(IF How many times have you been married? > 1) Your prior marriages	2.22
		2.23

Your parents 2.24

2.25

2.26

2.27

2.28

2.29

Your parents 2.30

2.31

2.32

2.33

2.34

2.35

Question	Sub-Question	Field Type
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What is your current marital status?	Single, never married/Married/Divorced/Widowed/Marriage annulled/Separated	Radio
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(IF MARRIED, DIVORCED, WIDOWED, SEPARATED OR MARRIAGE ANNULLED) How many times have you been married?		Text
---	--	------

(IF MARRIED OR SEPARATED) What is your current spouse's legal name?	Given name (first name)	Text
---	-------------------------	------

	Middle name (if applicable)	Text
--	-----------------------------	------

	Family name (last name)	Text
--	-------------------------	------

(IF MARRIED OR SEPARATED)On what date did you marry your current spouse?	Month/Day/Year	Date
--	----------------	------

(IF MARRIED OR SEPARATED)Where were you and your current spouse married?	Country	Dropdown
--	---------	----------

	(IF UNITED STATES) State	Dropdown
--	--------------------------	----------

	(IF NOT UNITED STATES) Province	Text
--	---------------------------------	------

	City or town	Text
--	--------------	------

(IF DIVORCED, WIDOWED, MARRIAGE ANNULLED) When did your last marriage end?	Month/Day/Year	Date
--	----------------	------

What is your prior spouse's legal name?	Given name (first name)	Text
---	-------------------------	------

	Middle name (if applicable)	Text
--	-----------------------------	------

	Family name (last name)	Text
--	-------------------------	------

When did your marriage end?	Month/Day/Year	Date
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What is the full name of parent 1?	Given name (first name)	Text
	Middle name (if applicable)	Text
	Family name (last name)	Text
What is their date of birth?	Month/Day/Year	Date
What is their gender?	Male/Female	Radio
What is their country of birth?		Dropdown
What is their city/town/village of residence?		Text
What is their country of residence?		Dropdown

What is the full name of parent 2?	Given name (first name)	Text
	Middle name (if applicable)	Text
	Family name (last name)	Text
What is their date of birth?	Month/Day/Year	Date
What is their gender?	Male/Female	Radio
What is their country of birth?		Dropdown
What is their city/town/village of residence?		Text
What is their country of residence?		Dropdown

Instructional Text

Help Text

Include annulled marriages, marriages to other people, and marriages to the same person.

Your spouse's legal name is the name on his or her birth certificate, unless it changed after birth by a legal action such as marriage or court order. Do not provide a nickname here.

List all of your prior spouses below.

Your prior spouse's legal name is the name on his or her birth certificate, unless it changed after birth by legal action such as marriage or court order. Do not provide a nickname here.

Your parent's legal name is the name on their birth certificate, unless it changed after birth by legal action such as marriage or court order. Do not provide a nickname here.

Provide the name of the country at the time of your father's birth, even if the name has changed.

Your parent's legal name is the name on their birth certificate, unless it changed after birth by legal action such as marriage or court order. Do not provide a nickname here.

Provide the name of the country at the time of your father's birth, even if the name has changed.

INTERACTIVE FORMS: MORAL CHARACTER

Step	Section	Paper Form Question #	Question
Your Beneficiary	Your relationship to the beneficiary	1.1	For whom are you filing this petition? A conditional informative alert that appears if the user selects "Spouse"
		1.2	(IF Parent) Which best describes your relationship?
		1.2	(IF Child) Which best describes your relationship?
		1.3	(IF Brother/Sister) Are you related by adoption?
		4.10	Has anyone else ever filed a petition for the beneficiary?
	Beneficiary's name	4.4	What is the beneficiary's current legal name?

4.5 Has the beneficiary used any other names since birth?

Beneficiary's contact information	4.14	How can we contact the beneficiary?
	4.15	
	4.16	
Beneficiary's addresses	4.11	Where does the beneficiary live now?

4.12 Where in the United States does the beneficiary intend to live?

4.13 What is the beneficiary's address outside of the United States?

Address where you lived together	4.59	(IF SPOUSE FOR 1.1 WHO ARE YOU FILING THIS PETITION FOR) Where did you and your spouse last live together?
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4.60 When did you and your spouse live there together?

Beneficiary's additional information 4.1 What is the beneficiary's A-Number?

NEW ROW

4.2 What is the beneficiary's USCIS Online Account Number?

NEW ROW

4.3 What is the beneficiary's U.S. Social Security Number?

NEW ROW

4.8 What is the beneficiary's date of birth?

4.7 What is the beneficiary's country of birth?

4.6 What is their city, town or village of birth?

	4.9	What is the beneficiary's gender?
Beneficiary's Immigration Information	4.45	Was the beneficiary EVER in the United States?
	4.47	What is the beneficiary's Passport number?
	4.48	What is the beneficiary's Travel Document number?
	4.49	What is the country of issuance for the beneficiary's Passport or Travel Document?
	4.50	What is the expiration date of the beneficiary's Passport or Travel Document?
	4.53	Was the beneficiary EVER in immigration proceedings?
Beneficiary class of admission	4.46	What was the beneficiary's class of admission?

(IF YES) What is the beneficiary's Form I-94 Arrival-Departure Record number?

(IF YES) What was the beneficiary's date of arrival?

(IF YES) When does the beneficiary's authorized stay expire?

(IF Was beneficiary EVER in immigration proceedings? = Yes) Beneficiary's immigration proceedings	4.54	(IF YES to 4.53) What type of proceedings?
--	------	--

(IF YES to 4.53) Where did the immigration proceedings take place?

4.55

	4.56	(IF YES to 4.53) When did the immigration proceeding take place?
Beneficiary's employment information	4.51	Where does the beneficiary currently work?

4.52 When did your current employment begin?

Sub-Question	Field Type	Instructional Text
Spouse ----- Parent ----- Brother or Sister ----- Child	Radio	Select the relationship the beneficiary has to you (e.g., if the beneficiary is your parent, select "Parent").
Alert Header: You selected you are petitioning for a spouse	Alert	Alert body Text: You will need to upload the Supplemental Information for Spouse Beneficiary (I-130A) as a part of the evidence for this application.
Stepchild or Stepparent	Checkbox	Select if your parent is your stepparent.
Child was born to parents who were married to each other at the time of the child's birth ----- Stepchild/Stepparent ----- Child was born to parents who were not married to each other at the time of the child's birth ----- Child was adopted (not an Orphan or Hague Convention adoptee)	Radio	Select the option that best describes your relationship with your child.
Yes/No	Radio	
Yes/No/Unknown	Radio	Select "Unknown" only if you and the beneficiary both do not know if anyone else has ever filed a petition for the beneficiary.
Given name (first name)	Text	
Middle name (if applicable)	Text	
Family name (last name)	Text	

Given name (first name)	Text	Other names used may include nicknames, aliases, and maiden names. Provide the other names your beneficiary has used (if any).
Middle name (if applicable)	Text	
Family name (last name)	Text	
Daytime telephone number	Text	
Mobile telephone number (if any)	Text	
Email address (if any)	Text	
Country	Dropdown	If the beneficiary lives outside the United States in a home without a street number or name, leave Address Line 1 and Address Line 2 blank.
Address line 1	Text	Street number and name
Address line 2	Text	Apartment, suite, unit, or floor
City or town	Text	
State/Province	Text	
ZIP code/Postal code	Text	
Address line 1	Text	Street number and name
Address line 2	Text	Apartment, suite, unit, or floor
City or town	Text	
State	Dropdown	
ZIP code	Text	
Country	Dropdown	Provide the beneficiary's address outside the United States, if different from where they live now. If the beneficiary lives in a home without a street number or name, leave Address Line 1 and Address Line 2 blank.
Address line 1	Text	Street number and name
Address line 2	Text	Apartment, suite, unit, or floor
City or town	Text	
Province	Text	
Postal code	Text	
Country	Dropdown	If filing for your spouse, provide the last address at which you physically lived together. If you never lived together, type "Never lived together" in Address line 1.
Address line 1	Text	
Address line 2	Text	Street number and name
City or town		Apartment, suite, unit, or floor

State/Province
ZIP code/Postal code
Date from

Date

Date to

Date

Text

The beneficiary's A-Number is located on their Permanent Resident Card (formerly known as the Alien Registration Card or referred to as the Green Card), and consists of a 7, 8, or 9-digit number.

The A-Number may be located on the front or back of the card, depending on when the card was issued.

Where to find the beneficiary's A-Number
 [sample A-Number card image]

They do not have an A-Number.

Text

If the beneficiary previously filed an application, petition, or request using the USCIS online filing system, provide the USCIS Online Account Number they were issued.

If the beneficiary previously filed certain applications, petitions, or requests on a paper form via a USCIS Lockbox facility, they may have received a USCIS Online Account Access Notice issuing them a USCIS Online Account Number. You can find this number at the top of the notice.

The USCIS Online Account Number is not the same as an A-Number. The USCIS Online Account Number was previously called the USCIS Electronic Immigration System (USCIS ELIS) Number.

They do not have a USCIS Online Account Number.

Text

They do not have an U.S. Social Security Number.

Month/Day/Year

Date

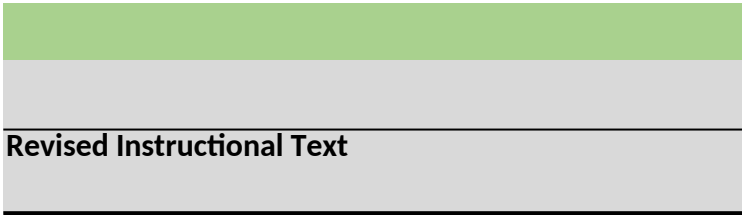
Country

Dropdown

City/Town/Village

Text

Male/Female	Radio	
Yes/No	Radio	
	Text	
	Text	
	Dropdown	
	Text	
Yes/No	Radio	
	Dropdown	<p>The beneficiary's class of admission is the 3-digit code for the immigrant category under which they were granted their permanent resident status.</p> <p>This code can be found on their Permanent Resident Card and usually consists of 1 or 2 letters followed by a number.</p> <p>Where to find the beneficiary's code
 [sample class of admission image]</p>
	Text	
Month/Day/Year	Date	
Month/Day/Year	Date	Date authorized stay expired, or will expire, as shown on Form I-94 or Form I-95 (mm/dd/yyyy) or type "D/S" for Duration of Status
Removal Rescission Exclusion/Deportation Other judicial proceedings	Radio	You have selected that the beneficiary has been in immigration proceedings. Provide information on each of their immigration proceedings in this section.
	Text	
City or Town	Text	



Revised Instructional Text



[deleted]

Providing the beneficiary's unique USCIS Online Account Number (OAN) helps us manage their account. The beneficiary may already have an OAN if they previously filed certain paper forms and received an Account Access Notice in the mail. You can find the OAN at the top of the notice; it is not the same as an A-Number.

Help Text

Clicking on the link downloads the I-130A PDF form



Provide the address in the United States where the beneficiary intends to live, if different from where they live now. If the address is the same as where they live now, type "Same" in Address Line 1.

Revised Help Text





Certain paper forms: I-90, I-130, I-821, I-821D, N-336, N-400, N-565, N-600, N-600K, I-485



Note

Clicking on the link downloads the I-130A PDF form



Provide the address in the United States where the beneficiary intends to live, if different from where they live now. If the address is the same as where they live now, type "Same" in Address Line 1.

Final Fee Rule - no edits

INTERACTIVE FORMS: YOUR REQUEST

Step	Section	Paper Form Question	Question
Your Beneficiary's Family	Beneficiary's marital status	4.18	What is your beneficiary's current marital status?
		4.17	(IF MARRIED, DIVORCED, WIDOWED, SEPARATED OR MARRIAGE ANNULLED) How many times has your beneficiary been married?
	Beneficiary's Current Spouse	4.21	(IF MARRIED OR SEPARATED) What is the legal name of your beneficiary's current spouse?
		4.19	(IF MARRIED OR SEPARATED) On what date did your beneficiary marry their current spouse?
		4.20	(IF MARRIED OR SEPARATED) Where were your beneficiary and their current spouse married?
		4.22	(IF DIVORCED, WIDOWED, MARRIAGE ANNULLED) When did your beneficiary's last marriage end?
	(IF How many times has your beneficiary been married? > 1) Beneficiary's prior marriages		4.23

4.24 (IF YES TO HAVE YOU BEEN MARRIED PREVIOUSLY?) When did your marriage end?

Beneficiary's additional family

Beneficiary's Family

4.25 What is the beneficiary's spouse or child's full legal name?

4.26 What is their relationship to the beneficiary?

4.27 What is their date of birth?

4.28 What is their country of birth?

4.29 What is the beneficiary's spouse or child's full legal name?

4.30 What is their relationship to the beneficiary?

4.31 What is their date of birth?

4.32 What is their country of birth?

4.33 What is the beneficiary's spouse or child's full legal name?

4.34 What is their relationship to the beneficiary?

4.35 What is their date of birth?

4.36 What is their country of birth?

4.37 What is the beneficiary's spouse or child's full legal name?

4.38 What is their relationship to the beneficiary?

4.39 What is their date of birth?

4.40 What is their country of birth?

4.41 What is the beneficiary's spouse or child's full legal name?

4.42 What is their relationship to the beneficiary?

4.43 What is their date of birth?

4.44 What is their country of birth?

Sub-Question	Field Type	Instructional Text
Single, never married/Married/Divorced/Widowed/Marriage annulled/Separated	Radio	If your beneficiary is also your current spouse, answer the questions in the following section about yourself.
	Text	Include annulled marriages, marriages to other people, and marriages to the same person.
Given name (first name)	Text	Your beneficiary's spouse's legal name is the name on his or her birth certificate, unless it changed after birth by a legal action such as marriage or court order. Do not provide a nickname here.
Middle name (if applicable)	Text	
Family name (last name)	Text	
Month/Day/Year	Date	
Country	Dropdown	
(IF UNITED STATES) State	Dropdown	
(IF NOT UNITED STATES) Province	Text	
City or town	Text	
Month/Day/Year	Date	
		List all of your beneficiary's prior spouses below.
Given name (first name)	Text	Your prior spouse's legal name is the name on his or her birth certificate, unless it changed after birth by legal action such as marriage or court order. Do not provide a nickname here.
Middle name (if applicable)	Text	
Family name (last name)	Text	

Month/Day/Year Date

Provide information about the beneficiary's spouse and children in this section if they have any.

Given name (first name) Text

Middle name (if applicable) Text

Family name (last name) Text

Spouse/Child Radio

Month/Day/Year Date

Dropdown

Given name (first name) Text

Middle name (if applicable) Text

Family name (last name) Text

Spouse/Child Radio

Month/Day/Year Date

Dropdown

Given name (first name) Text

Middle name (if applicable) Text

Family name (last name) Text

Spouse/Child Radio

Month/Day/Year Date

Dropdown

Given name (first name) Text

Middle name (if applicable) Text

Family name (last name) Text

Spouse/Child Radio

Month/Day/Year Date

Dropdown

Given name (first name) Text

Middle name (if applicable)

Text

Family name (last name)

Text

Spouse/Child

Radio

Month/Day/Year

Date

Dropdown



Help Text

Notes



Final Fee Rule - no edits

INTERACTIVE FORMS: YOUR REQUEST

Step	Section	Paper Form Question	Question
Other Information	Adjustment of status	4.61	(IF 4.46 = YES) At which USCIS office will the beneficiary apply for adjustment of status to lawful permanent resident?
		4.62	At which U.S. Embassy or Consulate location will the beneficiary apply for an immigrant visa?
<hr/>			
	Prior petitions	5.1	Have you EVER previously filed a petition for this beneficiary or any other alien?
	(IF Have you EVER previously filed a petition for this beneficiary or any other alien = Yes) Prior petitions table	5.2	What is the full legal name of the beneficiary or alien you filed on behalf of?
		5.3	Where was the petition filed?
		5.4	When was the petition filed?
		5.5	What was the result?
<hr/>			
	Other Petitions		Are you submitting separate petitions for other relatives?
		5.6	What is your relative's full legal name?

5.7 What is your relationship to this relative?

5.8 What is your relative's full legal name?

5.9 What is your relationship to this relative?

Native Language	5.57-5.58	Information about beneficiary in their native written language
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Additional Information	New Additional Information Entry
-------------------------------	----------------------------------

Sub-Question	Field Type	Instructional Text
City or town	Text	
State	Dropdown	
Country	Dropdown	
City or town	Text	
Province	Text	
Yes/No	Radio	
Family name (last name)	Text	You have selected that you have previously filed a petition for this beneficiary or any other alien. Provide information on each petition you have filed in this section.
Given name (first name)	Text	
Middle name (if applicable)	Text	
City or town	Text	
State	Dropdown	
Month/Day/Year	Date	
	Text	For example: approved, denied, withdrawn
		If you are also submitting separate petitions for other relatives, provide the names of and your relationship to each relative in this section.
Family name (last name)	Text	
Given name (first name)	Text	
Middle name (if applicable)	Text	

Help Text	Notes
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Choosing a U.S. Embassy or U.S. Consulate outside of the country of the beneficiary's last residence does not guarantee that it will accept the beneficiary's case for processing. In these situations, the designated U.S. Embassy or U.S. Consulate has discretion over whether or not to accept the beneficiary's case.

Final Fee Rule - no edits

INTERACTIVE FORMS: EVIDENCE

Step	Section	Evidence Title
Evidence	Evidence to support your application	

(IF PETITIONER IS A U.S. CITIZEN)
Proof of U.S. Citizenship

(IF PETITIONER IS A LAWFUL
PERMANENT RESIDENT) Proof of
Lawful Permanent Resident Status

(IF BENEFICIARY RELATIONSHIP IS
SPOUSE) Proof of Marriage

(IF BENEFICIARY RELATIONSHIP IS
SPOUSE AND PETITIONER HAS PRIOR
MARRIAGES) Evidence of the end of
your prior marriage(s)

(IF BENEFICIARY RELATIONSHIP IS SPOUSE AND BENEFICIARY HAS PRIOR MARRIAGES) Evidence of the end of your spouse's prior marriage(s)

(IF BENEFICIARY RELATIONSHIP IS SPOUSE) 2" x 2" photo of you

(IF BENEFICIARY RELATIONSHIP IS SPOUSE) 2" x 2" photo of your spouse

(IF BENEFICIARY RELATIONSHIP IS SPOUSE) Additional proof of marriage

(IF BENEFICIARY RELATIONSHIP IS CHILD and PETITIONER IS THE MOTHER) Child's birth certificate

(IF BENEFICIARY RELATIONSHIP IS CHILD and PETITIONER IS THE FATHER) Child's birth certificate

(IF BENEFICIARY RELATIONSHIP IS CHILD and PETITIONER IS THE FATHER) Proof of marriage to the child's mother

(IF BENEFICIARY RELATIONSHIP IS CHILD and PETITIONER IS THE FATHER) Proof of legal termination of parents' prior marriages

(IF BENEFICIARY RELATIONSHIP IS CHILD and PETITIONER IS THE FATHER) Proof of legal termination of parents' prior marriages

(IF BENEFICIARY RELATIONSHIP IS
CHILD BORN OUT OF WEDLOCK and
PETITIONER IS THE FATHER) Proof of
parent-child relationship

(IF BENEFICIARY RELATIONSHIP IS
BROTHER OR SISTER) Proof of sibling
relationship

(IF BENEFICIARY RELATIONSHIP IS
PARENT) Petitioner's birth certificate

(IF BENEFICIARY RELATIONSHIP IS
PARENT) Parent's marriage
certificate

(IF BENEFICIARY RELATIONSHIP IS
STEPPARENT/STEPCHILD) Proof of
stepparent/stepchild relationship

(IF BENEFICIARY RELATIONSHIP IS
ADOPTIVE PARENT OR ADOPTIVE
CHILD) Adoption decree

(IF BENEFICIARY RELATIONSHIP IS
ADOPTIVE PARENT OR ADOPTIVE
CHILD) Proof of custody

(IF PETITIONER'S OR BENEFICIARY'S
NAME HAS CHANGED) Proof of legal
name change

Additional Evidence

Religious record

School record

Census records

Affidavits

DNA test results

Supplemental Information for
Spouse Beneficiary (I-130A)

Instructional Text

As part of petitioning for a relative, you will need to provide evidence to support your I-130. These documents help us evaluate your application and verify your answers.

You are required to provide several documents as part of submitting your application. You may also need to provide additional evidence, depending on how you answered some questions.

Do not send original documents to USCIS in the mail. Provide legible copies of your documents unless USCIS later requests original documents.

Upload documents which show that you are a U.S. citizen. Examples of these documents include:

- A copy of your birth certificate, issued by a civil registrar, vital statistics office, or other civil authority showing that you were born in the United States
- A copy of your naturalization certificate or certificate of citizenship issued by USCIS or the former Immigration and Naturalization Service (INS)
- A copy of Form FS-240, Consular Report of Birth Abroad (CRBA), issued by a U.S. Embassy or U.S. Consulate
- A copy of your unexpired U.S. passport
- An original statement from a U.S. consular officer verifying that you are a U.S. citizen with a valid passport

Upload an image of both sides of your Permanent Resident Card (I-551) (formerly known as the Alien Registration Card or Green Card).

Make sure all text is clear and readable. If you have not yet received your card, submit copies of your passport biographic page and the page showing admission as a lawful permanent resident, or other evidence of permanent resident status issued by USCIS or the former INS.

Upload a copy of your marriage certificate.

Upload documents showing that your prior marriage(s) were legally terminated. Make sure the text is readable. Some examples include:

- Divorce decree(s)
 - Annulment(s)
 - Death certificate(s)
-
-

Upload documents showing that your prior marriage(s) were legally terminated. Make sure the text is readable. Some examples include:

- Divorce decree(s)
- Annulment(s)
- Death certificate(s)

Upload a recent color photograph of yourself that measures 2 inches by 2 inches, with your face measuring 1 inch to 1 3/8 inch from your chin to the top of your head. Your eyes should be between 1 1/8 inch and 1 3/8 inch from the bottom of the photo.

Make sure your whole face is visible, you are facing the camera directly, and the background is white or off-white. Your head must be bare, unless contrary to your religious beliefs. Also, include an image of the back of the photograph with your name and A-Number written in pen or pencil.

If you need help understanding the photo requirements or want to resize, rotate, or crop your photo, you can use to the Department of State's [photo composition tools](https://travel.state.gov/content/passports/en/passports/photos/photo-composition-template.html).

Upload a recent color photograph of your spouse that measures 2 inches by 2 inches, with their face measuring 1 inch to 1 3/8 inch from your chin to the top of their head. Their eyes should be between 1 1/8 inch and 1 3/8 inch from the bottom of the photo.

Make sure their whole face is visible, they are facing the camera directly, and the background is white or off-white. Their head must be bare, unless contrary to their religious beliefs. Also, include an image of the back of the photograph with their name and A-Number written in pen or pencil.

If you need help understanding the photo requirements or want to resize, rotate, or crop your photo, you can use to the Department of State's [photo composition tools](https://travel.state.gov/content/passports/en/passports/photos/photo-composition-template.html).

You should also upload one or more of the following types of documentation that may prove you have a bona fide marriage:

- Documentation showing joint ownership of property
- A lease showing joint tenancy of a common residence, meaning you both live at the same address together
- Documentation showing that you and your spouse have combined your financial resources
- Birth certificates of children born to you and your spouse together
- Affidavits sworn to or affirmed by third parties having personal knowledge of the bona fides of the marital relationship. Each affidavit must contain the full name and address of the person making the affidavit; date and place of birth of the person making the affidavit; and complete information and details explaining how the person acquired his or her knowledge of your marriage
- Any other relevant documentation to establish that there is an ongoing marital union

NOTE: You must submit clear and convincing evidence that you and your spouse entered into marriage in good faith and not for immigration purposes if you married your spouse while your spouse was the subject of an exclusion, deportation, removal, or rescission proceeding (including during the judicial review of any one of these proceedings); or you are a lawful permanent resident that obtained your permanent residence through a prior marriage that was not determined by the death of your spouse and you are filing your petition for your spouse that you were married within five years of obtaining your permanent residence.

Upload a copy of the child's birth certificate showing your name and the name of your child.

Upload a copy of the child's birth certificate showing both parents' names

Upload a copy of your marriage certificate to the child's mother.

Upload proof of legal termination of the parents' prior marriage, if any, issued by civil authorities.

Upload proof of legal termination of the parents' prior marriage, if any, issued by civil authorities.

Upload evidence that you and the mother were married while the child was under 18 years of age, or the child was legitimated under the law of the child's residence or domicile, or under the law of your residence or domicile, before the child reached 18 years of age.

If your child was not legitimated before reaching 18 years of age, upload evidence showing that a bona fide parent-child relationship existed between you and the child before the child reached 21 years of age. This may include evidence that you lived with the child, supported him or her, or otherwise showed continuing parental interest in the child's welfare.

Upload a copy of your birth certificate and a copy of your brother's or sister's birth certificate showing that you have at least one common parent.

If you and your brother or sister have a common father but different mothers, submit copies of the marriage certificates showing that your father was married to each mother, as well as copies of documents showing that any prior marriages of either your father or mothers were legally terminated.

Upload a copy of your birth certificate showing your name and the names of your parent(s).

Upload a copy of your parents' marriage certificate establishing that your father was married to your mother. If either your mother or father were previously married, submit copies of documents showing that each of the prior marriages was legally terminated.

Upload documents that prove your stepparent or stepchild relationship. Examples of these documents include:

- A copy of the marriage certificate of the stepparent to the child's natural parent showing that the marriage occurred before the child turned 18 years of age
- Copies of documents showing that any prior marriages were legally terminated (if applicable)
- A copy of the stepchild's birth certificate

If you and the person you are filing for are related by adoption, you must submit a copy of the adoption decree showing that the adoption took place before the child turned 16 years of age.

If you adopted a child under 16 years of age, and you also adopted the older sibling of that child, you may file a petition for the older child if the adoption occurred before the older child turned 18 years of age. You must submit a copy of the adoption decree showing that the adoption of the sibling occurred before the sibling turned 18 years of age.

Upload documents showing that each child was in the legal custody of and resided with parents who adopted him or her for at least two years before or after adoption. Only a court or recognized government entity may grant legal custody, and it is usually granted at the time the adoption is finalized. However, if legal custody is granted by a court or recognized government entity prior to the adoption, that time may count toward fulfilling the 2-year legal custody requirement.

If either you or the person you are filing for is using a name that is not the same name shown on the relevant documents, you must file your petition with copies of the legal documents reflecting the name change, such as:

- A marriage certificate
- An adoption decree
- A court order

If a required document is unavailable, you must provide a typed or printed explanation of the reasons that document is unavailable and submit secondary evidence to establish eligibility. Secondary evidence must overcome the unavailability of the required documents. USCIS may request an original typed or printed statement from the appropriate government or other legal authority to support your claim that the documents are unavailable.

The following types of secondary evidence may be submitted to establish eligibility:

- Religious record
- School record
- Census records
- Written statements

Upload a copy or image of the document bearing the seal of the religious organization showing that the baptism, dedication, or comparable rite occurred within two months after birth, and showing:

- Place of birth
- Date of birth
- Date of religious ceremony
- Parents' names

Upload a copy or image of an official letter from school authorities for the school attended showing your:

- Date of admission to the school
 - Place of birth
 - Date of birth or age that time
 - The names of the parents
-
-

Upload a copy or image of State or Federal census records showing your:

- Name
- Place of birth
- Date of birth or age

If records like those described above are not available, then you may submit two or more written statements from individuals who were living at the time and who have personal knowledge of the event you are trying to prove, such as the date and place of birth, marriage, or death. The individuals making the written statements do not have to be U.S. citizens.

Each written statement must contain the following information regarding the individual making the written statement:

- Full legal name
- Address
- Place of birth
- Date of birth
- Detailed information about the event
- Detailed information explaining how the individual acquired personal knowledge of the event

Each individual's written statement must include the following declaration:

"I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on [date], [signature]."

Please use the instructional language from the approved form Instructions:
For parent-child relationships only: If other forms of evidence have proven inconclusive, the petitioner may submit on a voluntary basis other evidence of a birth parent and birth child relationship to include deoxyribonucleic acid (DNA) testing. DNA test results will only be accepted by USCIS from parentage-testing laboratories accredited by the American Association of Blood Banks (AABB). A list of laboratories can be viewed at www.aabb.org/sa/facilities/pages/RTestAccrFac.aspx.

If you are filing for your spouse, he or she must complete and sign the Supplemental Information for Spouse Beneficiary (I-130A). If your spouse is overseas, the I-130A must still be completed, but your spouse does not have to sign the I-130A.



Field Type	Evidence Category
------------	-------------------

Upload	Identity/Travel Document
--------	--------------------------

Upload	Proof of residence
--------	--------------------

Upload	Other
--------	-------

Upload	Other
--------	-------



Upload

Other

Upload

Identity/Travel
Document

Identity/Travel
Document

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload Other

Upload

Final Fee Rule - no edits

Number	Page	Type	Logic
	1	Blue informational alert	Always shows
	Preparer and interpreter information	Blue informational alert	When Representative Files for a client
2	Your additional information	Red alert	If petitioner enters a different A-number from what is on their profile.
3	Your additional information	Red alert	If petitioner enters a different DOB from what is on their profile.
4	Review your petition	Red alert	If a user has left required fields blank



Message

h2. Before you begin

A petitioner is the U.S. citizen or legal permanent resident who files an alien petition on behalf of a family member.

A beneficiary is the family member you are petitioning for.

Currently, only the Petition for Alien Relative (I-130) is the form available online. The beneficiary will have to submit the Adjustment of Status Application to Register Permanent Residence or Adjust Status (I-485) as a paper form.

h2. Before you start your client's application

Unless otherwise noted, you need to provide your **client's information** as responses to all questions and prompts in this form.

h2. This account has already been verified with a different A-Number

The A-Number in this account's profile is 111111111.

If you need to apply for a benefit for someone else using the A-Number you entered, you should sign out of this account and create a new account for them at myaccount.uscis.dhs.gov.

h2. This account has already been verified with a different date of birth

The date of birth in this account's profile is mm/dd/yyyy.

If you need to apply for a benefit for someone else using the date of birth you entered, you should sign out of this account and create a new account for them at myaccount.uscis.dhs.gov.

h2. There are errors in the [section name] section

*[Question]

INTERACTIVE FORMS: REVIEW AND SUBMIT

Step	Section	Question
Review and Submit	Review your application	Check your application before you submit

Your fee

Alerts and warnings

Your application summary

Preparer Signature

Preparer's statement

Preparer's certification and
signature

Preparer's signature upload

Interpreter signature

Interpreter's certification and signature

Interpreter's signature upload

Your signature

Petitioner's statement

Petitioner's statement
regarding the preparer

Petitioner's statement
regarding the interpreter

Petitioner's Declaration and
Certification

Your signature

Pay and submit

Pay for and submit your
application

Sub-Question	Field Type

I am **not** an attorney or accredited representative but have prepared this petition on behalf of the petitioner and with the petitioner's consent. Radio

I am an attorney or accredited representative and my representation of the petitioner in this case does not extend beyond the preparation of this petition. Radio

I am an attorney or accredited representative and my representation of the petitioner in this case extends beyond the preparation of this petition. Radio

By my signature, I certify, under penalty of perjury, that I prepared this application at the request of the petitioner. The petitioner then reviewed this completed petition and informed me that he or she understands all of the information contained in, and submitted with, his or her petition, including the Petitioner's Declaration and Certification, and that all of this information is complete, true, and correct. I completed this petition based only on information that the petitioner provided to me or authorized me to obtain or use. Checkbox

As the applicant's preparer, you must sign on paper and provide your signature page to the applicant. Follow these steps:

1. Download the Preparer Signature page
2. Print the Preparer Signature page
3. Read and sign the Preparer Signature page
4. Give the signed Preparer Signature page to the applicant

The applicant will need to scan and upload your completed signature page on the next screen.

Upload

I certify, under penalty of perjury, that: I am fluent in English and the language provided in the Getting Started section of this application, and I have read to this petitioner in the identified language every question and instruction on this petition and his or her answer to every question. The petitioner informed me that he or she understands every instruction, question, and answer on the application, including the Petitioner's Declaration and Certification, and has verified the accuracy of every answer.

Checkbox

As the applicant's interpreter, you must sign on paper and provide your signature page to the applicant. Follow these steps:

1. Download the Interpreter Signature page
2. Print the Interpreter Signature page
3. Read and sign the Interpreter Signature page
4. Give the signed Interpreter Signature page to the applicant

The applicant will need to scan and upload your completed signature page on the next screen.

Upload

I can read and understand English, and have read and understand every question and instruction on this petition, as well as my answer to every question.

Checkbox

At my request, the preparer named in the Getting Started section of this application/[preparer name] prepared this petition for me based only upon the information I provided or authorized.

Checkbox

The interpreter named in the Getting Started section of this petition read to me every question and instruction on this petition and my answer to every question in the language I specified in the Getting Started section, a language in which I am fluent. I understood all of this information as interpreted.

Checkbox

Copies of any documents I have submitted are exact photocopies of unaltered, original documents, and I understand that USCIS may require that I submit original documents to USCIS at a later date. Furthermore, I authorize the release of any information from any of my records that USCIS may need to determine my eligibility for the immigration benefit that I seek.

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

I understand that USCIS will require me to appear for an appointment to take my biometrics (fingerprints, photograph, and/or signature) and, at that time, I will be required to sign an oath reaffirming that:

- 1 I provided or authorized all of the information contained in, and submitted with, my petition;
- 2 I reviewed and understood all of the information in, and submitted with, my petition; and
- 3 All of this information was complete, true, and correct at the time of filing.

I certify, under penalty of perjury, that all of the information in my petition and any document submitted with it were provided or authorized by me, that I reviewed and understand all of the information contained in, and submitted with, my petition, and that all of this information is complete, true, and correct.

I have read and agree to the petitioner's statement

Checkbox

[Date of signature]

Header: You have successfully submitted the Petition for Alien Relative (I- 130) Text





Instructional Text

We will review your application to check for accuracy and completeness before you submit it.

We encourage you to provide as many responses as you can throughout the application, to the best of your knowledge. Missing information can slow down the review process after you submit your application.

You can return to this page to review your application as many times as you want before you submit it.

You have one or more alerts and warnings based on the information you provided in your application.

A red alert means you have incomplete or incorrect responses to certain questions. You cannot submit your application with any alerts.

A yellow warning means you may be missing information or may need to follow-up with us about your responses. You can still submit your application, but some warnings may slow down the review process after you submit your application.

Here is a summary of all the information you provided in your application.

Make sure you have provided responses for everything that applies to you before you submit your application. You can edit your responses by going to each application section using the site navigation.

Your preparer must read the statements below and select the statement that applies to him or her.

If your preparer is an attorney or accredited representative whose representation extends beyond preparation of this application, he or she may be obliged to submit a completed Notice of Entry of Appearance as Attorney or Accredited Representative (G-28) with your application.

Your preparer must read and agree to the certification below.

Scan and upload your preparer's completed signature page below.

Your interpreter must read and agree to the certification below.

Scan and upload your interpreter's completed signature page below.

You must read and agree to the statement below.

You must read and agree to the statement below.

You must read and agree to the statement below.

You must read and agree to the certification below. If you knowingly and willfully falsify or conceal a material fact or submit a false document with your application, we can deny your application and may deny any other immigration benefit. You may also face criminal prosecution and penalties provided by the law.

You must provide your digital signature below by typing your full legal name. We may deny your application if you do not completely fill out this application or fail to submit required documents. We will record the date of your signature with your application.

The final step to submit your [Form name] is to pay the required fee.

Your application fee is: [**\$XXX.00**]

Body Text: You can track your case status through your USCIS account.

If you have a form fee, we will send you to Pay.gov — our safe, secure payment website — to make your payment and submit your application online.

Here are the steps in the payment and submission process:

1. Provide your billing information on Pay.gov
2. Provide your credit card or U.S. bank account information
3. Submit your payment

When you have paid your fee, your application will be submitted.

Pay.gov will redirect you to a uscis.gov confirmation screen, which will include your application receipt number. Please keep a copy of your receipt number for your records. You can track the status of your application through your USCIS online account.

Instructional Text	Help Text	CTA
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Review my application

Refund Policy: USCIS does not refund fees, regardless of any action we take on your application, petition or request, or how long USCIS takes to reach a decision. By continuing this transaction, you acknowledge that you must submit fees in the exact amount and that you are paying the fees for a government service.

Next

The final step to submit your [Form name] is to pay the required fee.

Your application fee is: **\$550.00**

Refund Policy: By continuing this transaction, you agree that you are paying for a government service and that the filing fee, biometric services fee and all related financial transactions are final and not refundable, regardless of any action USCIS takes on an application, petition or request, or how long USCIS takes to reach a decision. You must submit all fees in the exact amounts.

Pay and
submit



Final Fee Rule - no edits

Section	U.S. Citizen or LPR	Collapsible/Expandable titles
Eligibility	1. If you are a U.S. citizen, you must file a separate Form I-130 for each eligible relative. You may file Form I-130 for:	Your spouse;

Your unmarried children under 21 years of age;

Your unmarried sons or daughters 21 years of age or older;

Your married sons or daughters of any age;

Your brothers or sisters (you must be 21 years of age or older); and

Your mother or father (you must be 21 years of age or older).

2. If you are a lawful permanent resident of the United States, you must file a separate Form I-130 for each eligible relative. You may file Form I-130 for:

Your spouse;

Your unmarried child under 21 years of age; and

Your unmarried son or daughter 21
years of age or older.

Body

If you are filing for your spouse, he or she must complete and sign Form I-130A, Supplemental Information for Spouse Beneficiary. If your spouse does not have to sign Form I-130A, Form I-130A must be submitted with Form I-130.

Who May Not File

You may not file a form I-130 for a person in the following categories:

1. A spouse, if you and your spouse were not both physically present at the marriage ceremony, unless the marriage was consummated;
2. A spouse, if you gained lawful permanent resident status through a prior marriage to a U.S. citizen or lawful permanent resident, unless:
 - A. You are now a naturalized U.S. citizen;
 - B. You have been a lawful permanent resident for at least five years;
 - C. You can establish by clear and convincing evidence that you did not enter the prior marriage (through which you gained your lawful permanent resident status) in violation of the immigration law; or
 - D. Your prior marriage through which you gained your immigrant status was terminated by the death of your former spouse.
3. A spouse, if you married your spouse while he or she was the subject of an exclusion, deportation, removal, or rescission proceeding before the United States, or while a decision in any of these proceedings was before any court on judicial review. However, you may be eligible for Form I-130 if:
 - A. You request in writing a bona fide marriage exemption and prove by clear and convincing evidence that the marriage is legally valid when you entered the United States in good faith and not for the purpose of obtaining lawful permanent resident status for your spouse and that no fee or any other consideration was paid for your filing of this petition. The request must be submitted with Form I-130; or
 - B. Your spouse has lived outside the United States, after the marriage, for a period of at least two years;
4. Any person, if USCIS determines that he or she entered into or attempted or conspired to enter into a marriage in order to evade U.S. immigration laws;
5. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

Who May Not File

You may not file Form I-130 for a person in the following categories:

1. An adoptive parent or adopted child, if the adoption took place after the child turned 16 years of age, or if the child has not been in the United States for at least 2 years before filing the petition;
2. A stepparent or stepchild, if the marriage that created the relationship took place after the child turned 18 years of age; and
3. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law

If the beneficiary qualifies as:

1. Your unmarried children 21 years of age or older,
2. Your married children of any age, or
3. Your brother or sister (you must be 21 years of age or older),

you are not required to file separate petitions for the beneficiary's spouse or unmarried children under 21 years of age. They are considered derivative beneficiaries of the Beneficiary's Family section of this petition.

The derivative beneficiaries described above may apply for an immigrant visa along with the beneficiary.

Who May Not File

You may not file Form I-130 for a person in the following categories:

1. An adoptive parent or adopted child, if the adoption took place after the child turned 16 years of age, or if the child has not been in the United States for at least 2 years before filing the petition;
2. A stepparent or stepchild, if the marriage that created the relationship took place after the child turned 18 years of age; and
3. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

If the beneficiary qualifies as:

1. Your unmarried children 21 years of age or older,
2. Your married children of any age, or
3. Your brother or sister (you must be 21 years of age or older),

you are not required to file separate petitions for the beneficiary's spouse or unmarried children under 21 years of age. They are considered derivative beneficiaries of this petition.

The derivative beneficiaries described above may apply for an immigrant visa along with the beneficiary.

Who May Not File

You may not file Form I-130 for a person in the following categories:

1. An adoptive parent or adopted child, if the adoption took place after the child turned 16 years of age, or if the child has not been in the U.S. for at least 2 years before filing the petition; and
2. A stepparent or stepchild, if the marriage that created the relationship took place after the child turned 18 years of age.
3. Any person, if USCIS determines that he or she entered into or attempted or conspired to enter into a marriage in order to evade U.S. immigration laws.
4. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

If the beneficiary qualifies as:

1. Your unmarried children 21 years of age or older,
2. Your married children of any age, or
3. Your brother or sister (you must be 21 years of age or older),

you are not required to file separate petitions for the beneficiary's spouse or unmarried children under 21 years of age. They are considered derivative beneficiaries of the Beneficiary's Family section of this petition.

The derivative beneficiaries described above may apply for an immigrant visa along with the beneficiary.

Who May Not File

1. Any person, if USCIS determines that he or she entered into or attempted or conspired to enter into a marriage in order to evade U.S. immigration laws.
2. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

Who May Not File

You may not file Form I-130 for a person in the following categories:

1. An adoptive parent or adopted child, if the adoption took place after the child turned 16 years of age, or if the child has not been in the U.S. for at least 2 years before filing the petition;
2. A natural parent, if you gained lawful permanent resident status or U.S. citizenship through adoption or as a special immigrant juvenile;
3. A stepparent or stepchild, if the marriage that created the relationship took place after the child turned 18 years of age;
4. Any person, if USCIS determines that he or she entered into or attempted or conspired to enter into a marriage in order to evade U.S. immigration laws.
5. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

If you are filing for your spouse, he or she must complete and sign Form I-130A, Supplemental Information for Spouse Beneficiary. If your spouse does not have to sign Form I-130A, Form I-130A must be submitted with Form I-130.

If you are the lawful permanent resident petitioner and the beneficiary qualifies as:

1. Your unmarried children 21 years of age or older,
2. Your married children of any age, or
3. Your brother or sister (you must be 21 years of age or older),

you are not required to file separate petitions for the beneficiary's unmarried children under 21 years of age. They are considered derivative petition.

The derivative beneficiaries described above may apply for an immigrant visa along with the beneficiary.

Who May Not File

You may not file a form I-130 for a person in the following categories:

1. A spouse, if you and your spouse were not both physically present at the marriage ceremony, unless the marriage was consummated;
2. A spouse, if you gained lawful permanent resident status through a prior marriage to a U.S. citizen or lawful permanent resident, unless:
 - A. You are now a naturalized U.S. citizen;
 - B. You have been a lawful permanent resident for at least five years;
 - C. You can establish by clear and convincing evidence that you did not enter the prior marriage (through which you gained your lawful permanent resident status) in violation of immigration law; or
 - D. Your prior marriage through which you gained your immigrant status was terminated by the death of your former spouse.
3. A spouse, if you married your spouse while he or she was the subject of an exclusion, deportation, removal, or rescission proceeding regarding entry into the United States, or while a decision in any of these proceedings was before any court on judicial review. However, you may be eligible for a waiver under section 245(e)(3) if:
 - A. You request in writing a bona fide marriage exemption and prove by clear and convincing evidence that the marriage is legally valid and entered into in good faith and not for the purpose of obtaining lawful permanent resident status for your spouse and that no fee or any other consideration was paid for your filing of this petition. The request must be submitted with Form I-130; or
 - B. Your spouse has lived outside the United States, after the marriage, for a period of at least two years;
4. Any person, if USCIS determines that he or she entered into or attempted or conspired to enter into a marriage in order to evade U.S. immigration laws;
5. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

If you are the lawful permanent resident petitioner and the beneficiary qualifies as:

1. Your unmarried children 21 years of age or older,
2. Your married children of any age, or
3. Your brother or sister (you must be 21 years of age or older),

you are not required to file separate petitions for the beneficiary's unmarried children under 21 years of age. They are considered derivative petition.

The derivative beneficiaries described above may apply for an immigrant visa along with the beneficiary.

Who May Not File

You may not file Form I-130 for a person in the following categories:

1. An adoptive parent or adopted child, if the adoption took place after the child turned 16 years of age, or if the child has not been in the United States for at least 2 years before filing the petition;
2. A stepparent or stepchild, if the marriage that created the relationship took place after the child turned 18 years of age; and
3. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.

There is no visa category for married children of lawful permanent residents. If you are a lawful permanent resident and you filed Form I-130 for a daughter who marries before immigrating to the United States or adjusting status to lawful permanent resident, we will deny or automatically revoke the petition.

If you are the lawful permanent resident petitioner and the beneficiary qualifies as:

1. Your unmarried children 21 years of age or older,
2. Your married children of any age, or
3. Your brother or sister (you must be 21 years of age or older),

you are not required to file separate petitions for the beneficiary's spouse or unmarried children under 21 years of age. They are considered derivative beneficiaries of this petition.

The derivative beneficiaries described above may apply for an immigrant visa along with the beneficiary.

Who May Not File

You may not file Form I-130 for a person in the following categories:

1. An adoptive parent or adopted child, if the adoption took place after the child turned 16 years of age, or if the child has not been in the United States for at least 2 years before filing the petition;
2. A stepparent or stepchild, if the marriage that created the relationship took place after the child turned 18 years of age; and
3. A grandparent, grandchild, nephew, niece, uncle, aunt, cousin, or parent-in-law.