## TABLE OF CHANGES – INSTRUCTIONS Form I-129CWR, Semiannual Report for CW-1 Employers OMB Number: 1615-0111 10/01/2020

**Reason for Revision:** Extension

**Project Phase:** 30 Day.

Legend for Proposed Text:

• Black font = Current text

• Red font = Changes

Expires 12/31/2020 Edition Date 06/18/2020

Current Page Number and Section	Current Text	Proposed Text
Page 1, When Must Form I-129CWR, Semiannual Report for CW-1 Employers, Be Filed?	[Page 1] When Must Form I-129CWR, Semiannual Report for CW-1 Employers, Be Filed?	[no change]
	Each employer whose petition has been approved for an employment start date on or after October 1, 2019, must file Form I-129CWR, Semiannual Report for CW-1 Employers, with USCIS for each approved Form I-129CW petition according to the timeframes indicated in the chart below. Employers must file this form no earlier than 30 days before and no later than 30 days after the listed timeframes. Failure to file Form I-129CWR in a timely manner may result in the issuance of a notice of intent to revoke and ultimately result in revocation of the approved petition.	
	[Table 2 columns, 4 rows]  If your approved CW-1 petition has a validity period of:	[Table 2 columns, 4 rows]  If your approved CW-1 petition has a validity period of:
	6 months or less More than 6 months, up to 12 months More than 12 months, up to 36 months	Less than six months Six months or more, up to 12 months More than 12 months, up to 36 months
	Then Form I-129CWR must be filed:	Then Form I-129CWR must be filed:
	Never – Form I-129CWR is not required. 6 months after the petition validity start date.	Never – Form I-129CWR is not required. Six months after the petition validity start date.

Every 6 months after the petition validity	Every 6 months after the petition validity
start date, up to and including the sixth	start date, up to and including the sixth
month preceding the petition's validity end	month preceding the petition's validity end
date.	date.