**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

Comment #	Commenter ID	Comment	USCIS Response
1.		Commenter: Coalition to Abolish	·
		Slavery and Trafficking (CAST)	
	0065	General Instructions  Current Language: Filing Fee. You must pay the appropriate filing fee for each application you submit. (See the What Is the Filing Fee section of these Instructions.)	Response: USCIS has updated the section "Filing Fee" under the General Instructions to include language that there is information located under the "What is the Filing Fee?" section for eligibility for fee waivers.  The form instructions currently state:
		Suggested Change: Filing Fee. You must pay the appropriate filing fee for each application you submit or I-912, Request for a	"What Is the Filing Fee?  The filing fee for Form I-192 depends on the agency that makes the decision on your application.
		Fee Waiver. (See the What Is the Filing Fee section of these Instructions.)	<ol> <li>If filing with USCIS, the filing fee for Form I-192 is \$930.</li> <li>If filing with CBP, the filing fee for Form I-192 is \$585.</li> </ol>
		Explanation: Both applicants of T nonimmigrant status and U nonimmigrant status are eligible to see a waiver of fees using	A fee waiver request will be considered in accordance with 8 CFR 103.7(c) for the following individuals:
		Form I-912, Request for a Fee Waiver. As the agency noted in its U.S. Citizenship and Immigration Services Fee	<ol> <li>An applicant for T nonimmigrant status; and</li> <li>A petitioner for U nonimmigrant status.</li> </ol>
		Schedule and Changes to Certain Other Immigration Benefit	In addition, they state:
		Request Requirements, 88 Fed. Reg. 402, 460 (Jan. 4, 2023),	"Fee Waiver - USCIS Applications Only
		applicants for T nonimmigrant status are an especially vulnerable population. Many trafficking survivors and their families face financial difficulties following the survivor's victimization. We acknowledge that USCIS is currently proposing fee schedule changes. However,	You may be eligible for a fee waiver under 8 CFR 103.7(c). If you believe you are eligible for a fee waiver, complete Form I-912, Request for Fee Waiver (or a written request), and submit it and any required evidence of your inability to pay the filing fee with this application. You can review the fee waiver guidance at
		until those changes are implemented, CAST recommends that USCIS explicitly recognize	www.uscis.gov/feewaiver."

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

	T		
		that applicants can submit the I-	Thus, with this additional clarification,
		192 with a fee waiver. This	USCIS believes the instructions
		acknowledgment would be	sufficiently inform applicants that they
		particularly beneficial since	may request a fee waiver.
		Forms I-914 and I-914	
		Supplement A do not require	
		fees. By including this	
		requirement in the instructions,	
		it will serve as a reminder to T	
		nonimmigrants to include either	
		the fee or fee waiver when	
		submitting their application	
2.		Commenter: Coalition to Abolish	
		Slavery and Trafficking (CAST)	
	0065	How to Complete Form I-192 –	Response: While some Forms I-192
		USCIS Online Account Number.	may not be available for checking their
			status in USCIS online systems, an
		Recommendation and	applicant may generally check the
		Explanation: CAST suggests	status of their submitted Form I-192 in
		including a note in this section to	USCIS Case Status Online. While USCIS
		highlight that information	appreciates the commenter's position
		regarding applications protected	regarding individuals protected by 8
		under the VAWA confidentiality	U.S.C. 1367, form instructions are
		provisions of 8 USC §1367 may	intended to be instructions for
		not be accessible through the	completing the form, providing data,
		USCIS Online systems. As a	answering questions and required
		technical assistance provider, we	evidence. USCIS forms are generally
		have observed that many	lengthy, and we attempt to minimize
		practitioners and applicants are	the amount of policy guidance we
		unaware that their case	include in this context. Thus USCIS
		information is not accessible	believes the commenter's
		through all of the mechanisms	recommended advisals regarding 8
		_	
		provided by USCIS due to privacy	U.S.C. 1367 for USCIS online systems is
		protections. Noting this in the instructions could serve as a	not appropriate for form instructions but will consider this recommendation
		reminder to practitioners that	for other resources.
		they cannot use this method to	
		obtain the case status of the	
		Form I-192 if it was submitted in	
		conjunction with the T and U	
		nonimmigrant forms	

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

2		Commenters Coelision to Ale II I	
3.		Commenter: Coalition to Abolish	
	0005	Slavery and Trafficking (CAST)	Panagas All and Brooks to the Li
	0065	Item Numbers 1011. Address	Response: All applicants should
		History	provide physical addresses for
			everywhere they have lived to the
		Recommendation and	extent they are able. Failure to
		Explanation: CAST suggests the	provide a complete address for all
		inclusion of additional	places lived will not result in rejection
		instructions that would allow T	or denial of the request by USCIS
		and U nonimmigrant applicants	when the form is submitted for T and
		to provide only the city and state	U nonimmigrants.
		for certain addresses. It is	
		important to recognize that many	CBP utilizes e-SAFE, an online system
		victims of crime may be unaware	that allows for e-filing of Form I-192,
		of specific locations where they	Application for Advance Permission to
		were held or may have stayed in	Enter as a Nonimmigrant, and Form I-
		confidential shelters, making it	212, Application for Permission to
		difficult for them to provide	Reapply for Admission into the United
		precise physical addresses. By	States After Deportation or Removal.
		providing further instructions	Electronic submission of Form I-192
		that take into account the unique	via e-SAFE requires address history for
		circumstances of crime victims,	the last five (5) years. This
		USCIS acknowledges that	requirement was built into e-SAFE
		applicants may not have access	since the becoming available to
		to detailed information about	remain consistent with the Form I-192
		their experiences. Similarly, CAST	Instructions. If an applicant submits
		recommends providing	the Form I-192 paper application
		instructions on how applicants	without the address history at a CBP
		can indicate only the month and	Port of Entry (POE), the CBP POE may
		year for certain locations. (This	or may not accept it.
		includes allowing flexibility in the	
		PDF form for the dates.) Many	
		applicants frequently move due	
		to their victimization, making it	
		challenging for them to recall the	
		exact dates associated with each	
		location. Including instructions	
		that allow for the use of	
		approximate dates acknowledges	
		the transient nature of their	
		circumstances.	
	L	1	

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

		and the crime does not need to	
		be listed or waived on the Form I-	
		192	
5.		Commenter: Coalition to Abolish	
		Slavery and Trafficking (CAST)	
	<u>0065</u>	What is the Filing Fee? – 3. If you	Response: USCIS has updated the
		live outside the United States	section "What Is the Filing Fee" to
			include updated language for
		Current Language: If you live	Applicants for T and U nonimmigrant
		outside the United States,	status.
		contact the nearest U.S. Embassy	
		or U.S. Consulate for instructions	
		on the method of payment.	
		Suggested Change: If you live	
		outside the United States,	
		contact the nearest U.S. Embassy	
		or U.S. Consulate for instructions	
		on the method of payment.	
		Applicants for T and U	
		nonimmigrant status, even if	
		located outside of the United	
		States, shall pay the filing fee or	
		submit the fee waiver to the	
		appropriate address as listed in	
		"Where to File".	
		Explanation: This clarification is	
		intended for T nonimmigrant	
		derivative applicants, as well as	
		certain U nonimmigrant	
		applicants who may be abroad,	
		to inform them that they must	
		submit their fee or fee waiver to	
		either the Vermont or Nebraska	
		Service Centers.	
6.		Commenter: Coalition to Abolish	
		Slavery and Trafficking (CAST)	
	0065	USCIS Processing	<b>Response:</b> USCIS will explore including guidance in the USCIS Policy
		Recommendation and	Manual on the inadmissibility waiver
		Explanation: CAST recommends	question raised.
		that USCIS provide clarification	
l	l .	'	I .

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

		on the transferability of an	In regards to the advisal language
		approved Form I192 in light of	relating to 8 U.S.C. section 1367, we
		existing USCIS policy. Specifically,	have included additional information
		it would be helpful for USCIS to	in the I-192 Form Instructions, as
		clarify whether the approved	similarly included in the I-914 and I-
		Form I-192 can be used if the	918 Form Instructions. The advisals
		applicant intends to adjust their	can be found under "Specific
		status through means other than	Instructions" in Part 3. and under
		the U nonimmigrant adjustment	"Processing Information."
		or T nonimmigrant adjustment	Trocessing information
		process, or if they would need to	
		pursue a new waiver through	
		alternative channels. For	
		instance, if a T nonimmigrant	
		seeks to adjust their status under	
		INA §245(a) for a family-based	
		adjustment, USCIS should clearly	
		state whether their previously	
		approved Form I-192 can be	
		utilized in that process.	
		Furthermore, CAST recommends	
		that USCIS includes the	
		Confidentiality notice found in	
		Forms I914, I-914A, I-918, and I-	
		918A within the Form I-192	
		instructions. The inclusion of this	
		information regarding VAWA	
		confidentiality, as outlined in 8	
		USC §1367, is crucial, particularly	
		because Form I-192 contains	
		highly sensitive information	
		about the applicant, including	
		potential criminal details.	
7.		Commenter: Coalition to Abolish	
		Slavery and Trafficking (CAST)	
	<u>0065</u>	Other Information – Item 8.	Response: Thank you for these
		Gender	recommendations. We are including a
			third gender marker, noted as X to
		Recommendation and	signify "Another Gender Identity" on
		Explanation: CAST commends	the Form I-192 Form. With regard to
		USCIS for its commitment to	the addition of a field for pronouns,
		inclusivity by adding a third	the petitioner is often referred to in
		checkbox for "Another Gender	the second person context in follow-
		Identity" on their forms.	up correspondence to the applicant on

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): <u>88 FR 29685</u>

		Additionally, CAST suggests including additional two blank boxes adjacent to the third checkbox. The first box would enable applicants to specify their gender identity, ensuring that they are correctly identified by adjudicators or officers. The second box would Page 5 provide space for applicants to indicate their preferred pronouns. This enhancement would facilitate agency correspondence with applicants in situations such as Requests for Additional Evidence (RFEs), Denials, or other forms of communication.	this form. For this reason, this addition would not be germane to this particular information collection.
8.		Commenter: Coalition to Abolish	
		Slavery and Trafficking (CAST)	
	<u>0065</u>	Address History	Response: Please refer to Response in
			Comment # 3.
		Recommendation and	
		Explanation: CAST recommends including a note on the form	
		stating that applicants are	
		required to provide only the city	
		and state for certain addresses.	
		Furthermore, if USCIS	
		incorporates CAST's	
		aforementioned suggestions,	
		USCIS can also note that	
		applicants can refer to the	
		instructions for additional	
		guidance	
9.		Commenter: Coalition to Abolish	
		Slavery and Trafficking (CAST)	
	0065	Part 4 – Interpreter's Contact	Response: Thank you for raising this
		Information, Certification, and	concern. Applicants can provide additional information in Part 6
		Signature	additional information or consider
		Recommendation and	printing out an additional Interpreter's
		Explanation CAST suggests	Certification Form to indicate multiple
		including a note indicating where	
		merading a note indicating where	

**Public Comments** (regulations.gov): <u>USCIS-2008-0009</u> **60-day FRN Citation** (federalregister.gov): 88 FR 29685

**Publish Dates:** May 8, 2023 – July 7, 2023

applicants can provide information about additional interpreters. In cases involving rarer languages, multiple interpreters may be required, such as for interpretation from English to Spanish to an indigenous language, and vice versa. We recommend either allocating space for an additional interpreter or providing guidance on what to include in the "Additional Information" section.

interpreters have been involved in the case.

The form instructions state:

#### "Part 6. Additional Information

If you need extra space to provide any additional information within this application, use the space provided in Part 6. Additional Information. If you need more space than what is provided in Part 6., you may make copies of Part 6. to complete and file with your application, or attach a separate sheet of paper. Type or print your name and A-Number (if any) at the top of each sheet; indicate the Page Number, Part Number, and Item Number to which your answer refers; and sign and date each sheet."

As this instruction clearly applies to any section of the form, applicants can use this section as necessary and additional guidance is not needed.