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Form Number and Name	Form I-131, Application for Travel Documents, Parole Documents, and Arrival/Departure Records
OMB Number	1615-0013
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Revision Key

Description

- All original (old) text is black.
- All revised (new) text is red.

Example	Original	Revised
<ul style="list-style-type: none"> • All original text is black. • Any text that is removed from original column will be removed in the revision column with the words on either side indicated with red. 	1. Oranges 2. Bananas 3. Apple 4. Pineapple	1. Oranges 2. Bananas 3. Pineapple 4. Pear
	I want to eat a watermelon for lunch and go hiking today.	I want to go hiking today.

FILE A FORM: I-131

Column Header Descriptions
Header: If needed, a header is located directly under the dropdown menu and above the body text.
Body Text: Based on the purpose of the form found in the paper form instructions.

Header	Body Text	Alert	Link	CTA	Notes
	<p>Form I-131, Application for Travel Documents, Parole Documents, and Arrival/Departure Records, is used to apply for the following documents:</p> <ul style="list-style-type: none">• Initial Parole Documents for aliens outside the United States; and• Arrival/Departure Records for re-parole for aliens inside the United States. <p>Note: If you are seeking a Reentry Permit, a Refugee Travel Document, Travel Authorization documents, or Advance Parole Documents, you cannot file online at this time. You must mail a <u>paper Form I-131</u>, with supporting evidence and appropriate fees, to USCIS.</p>		https://www.uscis.gov/sites/default/fi		
	<p>Form I-131, Application for Travel Documents, Parole Documents, and Arrival/Departure Records, is used to apply for the following documents:</p> <ul style="list-style-type: none">• Reentry Permits;• Refugee Travel Documents;• Temporary Protected Status (TPS) Travel Authorization Documents;• Advance Parole Documents;• Initial Parole Documents for aliens outside the United States; and• Arrival/Departure Records for re-parole for aliens inside the United States.				Phase 2 and phase 3

APPLICATION OVERVIEW: I-131

Column Header Descriptions

Heading: The primary heading on a page, typically the first part of a section of the page.
Sub-Heading: The secondary header, typically directly underneath the Heading.

Primary Header	Secondary Header	Revisions	Conditional Logic	Instructions PDF page number	Body Text	Alert	Link	CTA	Notes
I-131, Application for Travel Documents, Parole Documents, Parole Documents, Parole Documents, and Arrival/Departure Records				Form I-131 Instructions. What is the Purpose of Form I-131? page 1	Form I-131, Application for Travel Documents, Parole Documents, and Arrival/Departure Records, is used to apply for the following documents: Reentry Permits, Refugee Travel Documents, Temporary Protected Status (TPS) Travel Authorization Documents, Initial Advance Parole Documents, Initial Parole Documents for aliens outside the United States, and Arrival/Departure Records for re-parole for aliens inside the United States. We are only accepting online filing of Form I-131 for the following documents: <ul style="list-style-type: none">Initial Parole Documents for aliens outside the United States; andArrival/Departure Records for re-parole for aliens inside the United States. Note: If you are seeking a Reentry Permit, a Refugee Travel Document, Travel Authorization documents, or Advance Parole Documents, you cannot file online at this time. You must mail a paper Form I-131, with supporting evidence and appropriate fees, to USCIS.		https://www.uscis.gov/i-131		
					Form I-131, Application for Travel Documents, Parole Documents, and Arrival/Departure Records, is used to apply for the following documents: <ul style="list-style-type: none">Reentry Permits;Refugee Travel Documents;Temporary Protected Status (TPS) Travel Authorization Documents;Advance Parole Documents;Initial Parole Documents for aliens outside the United States; andArrival/Departure Records for re-parole for aliens inside the United States.			Phase 2 and phase 3	
						[yellow alert] [a] Only certain application types may apply online with USCIS at this time. [b] You may file online if you are applying for one of the following documents: <ul style="list-style-type: none">Initial Parole Documents for aliens outside the United States; andArrival/Departure Records for re-parole for aliens inside the United States. Note: If you are seeking a Reentry Permit, a Refugee Travel Document, Travel Authorization documents, or Advance Parole Documents, you cannot file online at this time. You must mail a paper Form I-131 , with supporting evidence and appropriate fees, to USCIS.	https://www.uscis.gov/i-131		
What types of documents can I apply for on Form I-131?				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Invalidation of Travel Documents Any travel document obtained by making a materially false representation or concealment in this application will be invalid. Any travel document will also be invalid if you are ordered removed or deported from the United States. In addition, a Refugee Travel Document will be invalid if the United Nations Convention of July 28, 1951, ceases to apply or does not apply to you as provided in Articles IC, D, E, or F of the Convention. Reentry Permits The U.S. Department of Homeland Security (DHS) may issue a Reentry Permit to a lawful permanent resident or a conditional permanent resident, which allows them to apply for admission to the United States upon returning from abroad during the permit's validity without the need to obtain a returning resident visa from a U.S. Embassy or U.S. Consulate. If we approve Form I-131, filed by a lawful permanent resident or conditional permanent resident seeking a Reentry Permit, we will issue a Reentry Permit.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Refugee Travel Documents DHS may issue a Refugee Travel Document to an alien in valid refugee or asylee status, or to a lawful permanent resident who obtained such status as a direct result of refugee or asylee status in the United States, so that they may safely return from a trip abroad. If we approve Form I-131 for an alien inside the United States seeking an Advance Parole Document, we will issue a Form I-131. Filed by an alien in valid refugee or asylee status as a direct result of refugee or asylee status to obtain a Refugee Travel Document, we will issue a Refugee Travel Document which authorizes them to seek admission upon their return from a trip abroad. A DHS officer at the Port of Entry will determine the alien's admissibility when they present their Refugee Travel Document upon return from their trip abroad.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Travel Authorization Documents for TPS Beneficiaries Inside the United States DHS may grant discretionary travel authorization to aliens who have been granted TPS. If we approve Form I-131 for a TPS beneficiary seeking travel authorization, we will issue Form I-527, Authorization for Travel by a Beneficiary to the United States, to serve as evidence of DHS's prior consent to their travel outside the United States under the Immigration and Naturalization Act (INA) section 244(c)(7). DHS will determine if inspection evidence may be admitted into the U.S. If you travel and return in accordance with your TPS travel authorization and your TPS remains valid, you will be admitted into TPS as long as you are not inadmissible for certain criminal or security grounds that are mandatory ineligibility grounds for TPS.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Advance Parole Document for Aliens Who Are Currently Inside the United States and Advance Permission to Travel for CNMI Long-Term Residents DHS may, as a matter of discretion, issue an Advance Parole Document under the general parole authority of INA section 212(d)(5)(A) to an alien who is inside the United States and who seeks to be able to request parole under INA section 212(d)(5)(A) upon return from a trip abroad. If we approve Form I-131 for an alien inside the United States seeking an Advance Parole Document, we will issue a Form I-512/Form I-512L, Advance Parole Document, which authorizes the alien to present themselves at a Port of Entry to seek parole into the United States under INA section 212(d)(5)(A) temporarily for urgent humanitarian reasons or significant public benefit. DHS may, in its discretion, grant advance permission to travel for Commonwealth of Northern Mariana Islands (CNMI) long-term residents, who are otherwise not permitted to travel to the rest of the United States. If we approve Form I-131 for a CNMI long-term resident, USCIS will issue an Advance Parole Document as evidence of advance permission to travel for CNMI long-term residents who are otherwise not permitted to travel to any other part of the United States for temporary and legitimate purposes without automatically terminating their CNMI long-term resident status. CNMI long-term residents must obtain advance permission before departing the CNMI to travel to any other part of the United States (including Guam). Any travel in violation of these restrictions will result in the automatic termination of status. Travel to or from a foreign place through a direct transit in Guam does not require advance permission. A transportation company may accept Advance Parole Documents in place of a visa as an authorization to travel to the United States.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	WARNINGS FOR ADVANCE PAROLE DOCUMENTS An Advance Parole Document is not issued to serve in place of any required passport. An Advance Parole Document cannot be used solely to circumvent normal visa issuance procedures and is not a means to bypass delays in visa issuance. An Advance Parole Document issued to an alien while they are inside the United States does not entitle that alien to be paroled into the United States upon their return from a trip abroad. A separate discretionary decision on their request for parole into the United States under INA section 212(d)(5)(A) will be made when they arrive at a Port of Entry and apply for admission to the United States upon their return. DHS may parole or terminate admission to an Advance Parole Document at any time, including when the alien is outside the United States, in which event the alien may be unable to return to the United States unless they have a valid visa or other document that allows them to travel to the United States and seek admission. If the alien is applying for an Advance Parole Document based on their investigation status, being granted deferred action, or being covered under Deferred Enforced Departure (DED), and they leave the United States without first obtaining an Advance Parole Document, they may no longer be eligible for that immigration status, deferred action, or being covered under DED and may not be permitted to return to the United States. If the alien is applying for an Advance Parole Document based on being a parolee under INA section 212(d)(5)(A), even if they obtain an Advance Parole Document before they leave the United States, their parole will automatically terminate when they leave the United States.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 2 & 3	Consequences of Failure to Obtain Advance Parole Document for Certain Aliens Who Are Currently Inside the United States If an alien is inside the United States and has filed Form I-485, Application to Register Permanent Residence or Adjust Status, we generally will consider their Form I-485 abandoned if they leave the United States without first obtaining an Advance Parole Document. Generally, we will not consider the Form I-485 as abandoned, even if the alien does not obtain an Advance Parole Document before traveling abroad while their application is pending, if they are in one of the following classifications and remain eligible for and would be admissible in one of the following categories upon applying for admission at a Port of Entry: <ul style="list-style-type: none">An H-1 nonimmigrant temporary worker, or H-4 spouse or child of an H-1;An L-1 nonimmigrant intracompany transferee, or L-2 spouse or child of an L-1;An A-2 nonimmigrant spouse, or E-4 nonimmigrant child of a U.S. citizen or;A V-1 nonimmigrant spouse, or V-2/V-3 nonimmigrant child of a lawful permanent resident. Note: Upon returning to the United States, such aliens must present a valid H, L, or V nonimmigrant visa and must be otherwise admissible to avoid their adjustment of status application being considered abandoned. If the alien does not have an approved advance parole travel document, nor a valid or unexpired H, L, or V nonimmigrant visa, then they generally need to obtain an H, L, or V nonimmigrant visa at a U.S. Department of State (DOS) visa issuing post or obtain an Advance Parole Document to avoid their adjustment of status application being deemed abandoned.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Commonwealth of Northern Mariana Islands (CNMI) Long-Term Residents Travel Outside the United States The statute establishing the CNMI long-term resident status authorizes travel between the Commonwealth of Northern Mariana Islands (CNMI) and foreign places. CNMI long-term residents are not required to obtain a grant of advance permission before traveling to a foreign country. Traveling to a foreign country without obtaining a grant of advance permission will not result in abandonment of Form I-485. Upon returning to the United States, CNMI Long-Term Residents can only be admitted to the CNMI, except that a direct transit between the CNMI and a foreign place through Guam is allowed. Travel to any other part of the United States (including Guam) requires advance permission to travel.				Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Initial Parole Document for Aliens Who Are Outside the United States DHS may, in its discretion, issue a Parole Document under the general parole authority of INA section 212(d)(5)(A) to an alien outside the United States on a case-by-case basis for urgent humanitarian reasons or significant public benefit. If we approve Form I-131 for an alien outside the United States seeking a Parole Document, we will issue a Parole Document, which authorizes the alien to appear at a Port of Entry to seek parole into the United States under INA section 212(d)(5)(A) temporarily for urgent humanitarian reasons or significant public benefit. A transportation company may accept the Parole Document in place of a visa as authorization to travel to the United States. Note: Form I-131 may not be used for initial Central American Minors (CAM) Program applications on behalf of individuals who have never been paroled into the United States under the CAM Program. Information on initial CAM Program applications and program eligibility can be found on the CAM Program page. Warning: A Parole Document issued to an alien does not entitle them to be paroled into the United States. A separate discretionary decision on the request for parole into the United States under INA section 212(d)(5)(A) will be made when the alien arrives at a Port of Entry.	http://www.uscis.gov/IAC			Phase 2 and phase 3
Document types can I				Form I-131 Instructions. What types of Documents Can I Apply for on Form I-131? page 1	Arrival/Departure Record for Re-parole (New Period of Parole for Parolees who are Inside the United States) DHS may, in its discretion, grant a new period of parole, also known as re-parole, to aliens inside the United States who were previously paroled into the United States under INA section 212(d)(5)(A) for urgent humanitarian reasons or for significant public benefit. U.S. Citizenship and Immigration Services (USCIS) may require aliens seeking re-parole to submit biometrics, appear for an interview, or complete an immigration medical examination and submit the results to USCIS. If we approve Form I-131 for an alien seeking re-parole, we will issue a Form I-94, Arrival/Departure Record, which is evidence of their re-parole.				Phase 2 and phase 3

APPLICATION OVERVIEW: I-131

Column Header Descriptions

Heading: The primary heading on a page, typically the first part of a section of the page.
Sub-Heading: The secondary header, typically directly underneath the Heading.

Primary Nav	Secondary Nav	Sections	Conditional Logic	Instructions PDF page number	Body Text	Alert	Link	CTA	Notes
Before You Start Your Application	Eligibility	Sections		Form I-131 Instructions, "Who May File Form I-131" page 4	<p>Who may file Form I-131?</p> <p>A separate Form I-131 must be filed for each alien seeking a travel document, Passport Document, or Air/Sea/Departure Record. Do not file Form I-131 if the alien is seeking release via parole from immigration custody. The alien should contact U.S. Immigration and Customs Enforcement (ICE) about the request.</p> <p>ICE generally has jurisdiction over Form I-131 requests when the alien applicant or beneficiary is in exclusion, deportation, or removal proceedings, is subject to an administratively final exclusion, deportation, or removal order, or has previously been ordered excluded, deported, or removed from the United States.</p> <p>Duplicate Form I-131 requests</p> <p>Do not file duplicate Form I-131 requests of the same application type for the same beneficiary. We may reject, deny, administratively close, or terminate a duplicate Form I-131 if a previously submitted Form I-131 with the same applicant or petitioner and beneficiary is pending with that same application type.</p>		www.uscis.gov/i-131		
Reentry Permit				Form I-131 Instructions, "Who May File Form I-131" page 4	<p>Reentry Permit</p> <p>Applying for a Reentry Permit</p> <p>Lawful permanent residents and conditional permanent residents may apply for a Reentry Permit. The alien must be physically present in the United States when they file the Reentry Permit application and complete the biometric services requirement. After filing the application for a Reentry Permit, USCIS will inform the alien in writing when to go to their local Application Support Center (ASC) for their biometric services appointment.</p> <p>Note: A Reentry Permit may be sent to a U.S. Embassy, U.S. Consulate, or USCIS International Field office abroad for the alien to pick up. If they make such a request when they file their application, Please note that an alien may not be able to pick up their Reentry Permit at all U.S. Embassies and U.S. Consulates, as available services may be limited at some locations.</p> <p>If an alien possesses a valid Reentry Permit, we will not consider them to have abandoned their status as a lawful permanent resident or conditional permanent resident based solely on the duration of their absences from the United States while the permit is valid. Nonetheless, a Reentry Permit does not exempt an alien from compliance with any of the requirements of U.S. Immigration laws, only a returning resident visa obtained abroad from a U.S. Embassy or U.S. Consulate provides exemption from such compliance.</p> <p>An absence from the United States for 1 year or more will generally break the continuity of an alien's required continuous residence for the purpose of naturalization. If an alien intends to remain outside the United States for 1 year or more, they may be eligible to file Form N-405, Application to Preserve Residence for Naturalization Purposes. For more information, call the USCIS Contact Center at 800-375-5283 (TTY 800-767-4833). The USCIS Contact Center provides information in English and Spanish.</p>				Phase 2 and phase 3
Reentry (exclusion case)				Form I-131 Instructions, "Who May File Form I-131" page 4 & 5	<p>Validity of Reentry Permit</p> <p>Generally, a Reentry Permit issued to a lawful permanent resident is valid for 2 years from the date of issuance. See 8 CFR section 223.3(a)(1). However, if the alien has been outside the United States for more than 4 of the last 5 years since becoming a lawful permanent resident, we will limit the permit to 1 year. As an exception, we may issue a permit with a validity of 2 years to:</p> <ul style="list-style-type: none">A lawful permanent resident who is a professional athlete and regularly competes in the United States and worldwide.A lawful permanent resident employed by a public international organization of which the United States is a member by treaty or statute; orA Reentry Permit issued to a conditional permanent resident may be valid until the date the conditional resident status will expire, not to exceed 2 years. <p>USCIS will not extend the validity of a Reentry Permit.</p> <p>We will not issue a Reentry Permit to an alien if:</p> <ul style="list-style-type: none">The alien has already been issued such a document, and it is still valid, unless the prior document has been returned to USCIS or the alien can demonstrate that it was lost; orA notice was published in the Federal Register that precludes the issuance of such a document for travel to the area where the alien intends to go. <p>Notice to lawful permanent residents or conditional permanent residents concerning possible abandonment of status: If the alien does not obtain a Reentry Permit, lengthy or frequent absences from the United States could be factors supporting a conclusion that the alien has abandoned their lawful permanent resident or conditional permanent resident status. If DHS determines, upon their return to the United States, that the alien has abandoned their lawful permanent resident or conditional permanent resident status, the alien may challenge that determination if they are placed in removal proceedings.</p>				Phase 2 and phase 3
Refugee Travel Document				Form I-131 Instructions, "Who May File Form I-131" page 5 & 6	<p>Refugee Travel Document</p> <p>If the alien is in the United States and (1) is valid refugee or asylee status based on INA sections 207 or 208 or (2) if the alien is a lawful permanent resident as a direct result of their refugee or asylee status in the United States, they may apply for a Refugee Travel Document. The alien must apply BEFORE they leave the United States. If we require biometrics, the alien must appear for any required biometric services appointment BEFORE they leave the United States. If they fail to appear for biometrics collection, we may deny their application.</p> <p>When filing for a refugee travel document, applicants must review the filing instructions, and ensure that the application is sent to the correct filing location or office. Mislaid applications will result in delays in processing and may result in denial or rejection of the application for a refugee travel document.</p> <p>After filing the application, USCIS will inform the alien in writing when to go to their local USCIS Application Support Center (ASC) for their biometric services appointment. Unless they have other appropriate documentation, such as a Permanent Resident Card (commonly known as a Green Card) and passport, the alien must have a Refugee Travel Document to return to the United States after temporary travel abroad.</p> <p>If the alien is outside of the United States and (1) has valid refugee or asylee status or (2) the alien is a lawful permanent resident as a direct result of their refugee or asylee status in the United States, then, we may allow the alien, in our discretion, to file Form I-131 and apply for a Refugee Travel Document. USCIS will make the decision whether to accept the application.</p> <p>The alien must file their application within 1 year of their last departure from the United States and should include an explanation of why they failed to apply for a Refugee Travel Document before they departed from the United States.</p> <p>Travel Warning Regarding Voluntary Re-assessment</p> <p>Warning to asylees who travel to the country of claimed persecution: If an alien applied for asylum on or after April 1, 1997, their asylum status may be terminated if it is determined that they have voluntarily availed themselves of the protection of their country of nationality or, if status, country of last habitual residence. See INA section 208B(3)(B), 8 U.S.C. 1158b(3)(B).</p> <p>Validity of Refugee Travel Document</p> <ul style="list-style-type: none">A Refugee Travel Document is valid for 1 year.The validity date of a Refugee Travel Document cannot be extended.	https://www.uscis.gov/i-131/refugee			Phase 2 and phase 3
Refugee travel doc (exclusion case)				Form I-131 Instructions, "Who May File Form I-131" page 6	<p>A Refugee Travel Document may not be issued to an alien if:</p> <ul style="list-style-type: none">The alien has already been issued such a document and it is still valid, unless the prior document has been returned to USCIS or the alien can demonstrate that it was lost or destroyed; orA notice was published in the Federal Register that precludes the issuance of such a document for travel to the area where the alien intends to go. <p>Note: The alien should apply for a Refugee Travel Document before they leave the United States. However, we can send a Refugee Travel Document to a U.S. Embassy, U.S. Consulate, or USCIS International Field office for the alien to pick up. If the alien makes such a request when they file their application, Please note that the alien may not be able to pick up their Refugee Travel Document at all U.S. Embassies and U.S. Consulates, as available services may be limited at some locations. Departing from the United States before we make a decision on the application usually does not affect the decision. However, if we require biometrics the alien departs the United States before biometrics are collected, we may deny the application.</p> <p>Notice to lawful permanent residents who obtain permanent residence as a result of their refugee or asylee status: If the alien does not obtain a Reentry Permit and remains outside the United States, lengthy or frequent absences from the United States could be factors supporting a conclusion that the alien has abandoned their lawful permanent resident status. With the exception of having to obtain a returning resident visa abroad, a Reentry Permit does not exempt an alien from complying with any U.S. Immigration laws. If the alien possesses a valid, unexpired Reentry Permit, we will not consider them to have abandoned their status as a lawful permanent resident or conditional permanent resident based solely on the duration of their absences from the United States while the permit is valid.</p> <p>Notice to lawful permanent residents applying for naturalization: An absence from the United States for 1 year or more will generally break the continuity of an alien's required continuous residence for purposes of naturalization. If the alien intends to remain outside the United States for 1 year or more, they may be eligible to file Form N-405, Application to Preserve Residence for Naturalization Purposes. For more information, call the USCIS Contact Center at 800-375-5283 (TTY 800-767-4833).</p> <p>Abandonment of lawful permanent residence: If DHS determines, upon the alien's return to the United States, that the alien has abandoned their lawful permanent resident status, they may challenge that determination if the alien is placed in removal proceedings, and seeks a determination whether the alien may retain asylum status even if they cannot retain lawful permanent resident status.</p>				Phase 2 and phase 3
Travel Authorization Related to Temporary Protected Status (TPS)				Form I-131 Instructions, "Who May File Form I-131" page 6 & 7	<p>Travel Authorization Related to Temporary Protected Status (TPS)</p> <p>Travel Authorization for TPS Beneficiaries</p> <p>If the alien is a current TPS beneficiary, they can request TPS travel authorization under INA section 244(f)(3).</p> <p>If an alien has TPS and returns to the United States with DHS's prior travel authorization, DHS will determine upon inspection whether the alien may be admitted into TPS. If the alien travels and returns in accordance with TPS travel authorization, the alien will be admitted in the same immigration status they had at the time of departure if that TPS is still valid and unless they are determined to be inadmissible under certain criminal or security grounds that are also mandatory grounds of inadmissibility for TPS. In such a case, the alien may be placed in removal proceedings, and TPS may be withdrawn. See Section 304(a)(1) of the Miscellaneous and Technical Immigration and Naturalization Amendments of 1991 (MTINA), Pub. L. 102-232, 305 Stat. 1703, 1749, as amended (8 U.S.C. 1254 note).</p> <p>General Notes Relating to Travel</p> <p>Travel abroad by an alien granted TPS who has an outstanding order of removal or is in removal proceedings may have legal consequences with respect to the removal order or proceedings. If you are under removal proceedings, which includes an unexecuted final order of removal before you leave the United States on your TPS-related travel document, then you remain subject to such proceedings and, if applicable, any such removal order. An alien may wish to obtain independent legal advice before leaving the United States if they are in this situation.</p> <p>If an alien has a pending registration application for TPS and they leave the United States, they may miss important notices from USCIS regarding their application, including requests for additional evidence. If the alien does not respond timely to these notices, USCIS may deem their application abandoned and deny the application. Their TPS may also be withdrawn. It is very important that the alien makes appropriate arrangements to ensure that they do not miss any such important notices, including creating a USCIS online account if they have not already done so. An alien can use their USCIS online account to send secure messages, check the status of their cases, request a Request for Evidence (RFE), verify their identity, and receive details on decisions for their case. Review the instructions for creating an online account.</p>	https://www.uscis.gov and link: https://www.uscis.gov/the-online-check-your-status-online-accounts			Phase 2 and phase 3
Advance Parole Document for Aliens Who are Inside the United States				Form I-131 Instructions, "Who May File Form I-131" page 7 & 8	<p>Advance Parole Document Filing Population</p> <p>If the alien is inside the United States and seeks an Advance Parole Document authorizing them to seek parole at a Port of Entry for urgent humanitarian reasons or a significant public benefit upon their return from a foreign country, they may apply for an Advance Parole Document.</p> <ul style="list-style-type: none">The alien has a pending Form I-485, Application to Register Permanent Residence or Adjust Status;The alien has a pending initial Form I-589, Application for Asylum and for Withholding of Removal;The alien has a pending initial Form I-821, Application for Temporary Protected Status (TPS);The alien is covered under Deferred Entry of Departure (DED) and DHS provided discretionary travel authorization as a benefit of DED for their country;The alien has been granted Deferred Action for Childhood Arrivals (DACA) (Form I-820) pursuant to the regulations at 8 CFR 236.21-236.23. USCIS may, in its discretion, issue an Advance Parole Document if the alien is traveling outside the United States for educational purposes, employment purposes, or humanitarian purposes. For purposes of requests for advance parole by DACA recipients: <p>Educational purposes include, but are not limited to, semester abroad programs or academic research;</p> <p>Employment purposes include, but are not limited to, overseas assignments, conferences, training, or meetings with clients; and</p> <p>Humanitarian purposes include, but are not limited to, travel abroad medical treatment, attend funeral services for a family member, or visit an ailing relative. (Note: Travel for vacation is not a valid purpose.)</p>				Phase 2 and phase 3

APPLICATION OVERVIEW: I-131

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Sub-Heading: The secondary header, typically directly underneath the Heading.

Primary Nav	Secondary Nav	Sections	Conditional Logic	Instructions PDF page number	Body Text	Alert	Link	CTA	Notes
	Advance Parole Document (NSIDERS accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 7 & 8	<p>The alien has been granted For U nonimmigrant status (Form I-94 or Form I-98).</p> <ul style="list-style-type: none"> The alien is currently present in the United States under INA section 212(d)(5)(A). USCIS has granted the alien's Application for Family Unity Benefits (Form I-87). The alien has a pending application for temporary lawful status pursuant to INA section 245A (Form I-487). The alien has been granted V nonimmigrant status (or the Immigration Family Equity (IFE) Act) in the United States; The alien has been granted Commutation of Naturalization (CNA) long-term resident status AND they seek to travel to any other part of the United States (including Guam), except to travel in direct transit between the CNA and a foreign place through Guam; or If the alien has been granted CNA long-term resident status pursuant to Public Law 116-24, Northern Mariana Islands Long-Term Legal Residents Relief Act (48 U.S.C. 1866b)(6), they may apply for advance permission to travel. If the alien is in the CNA and they have been granted CNA long-term resident status, they must obtain advance permission to travel before departing the CNA to travel to any other part of the United States (including Guam). Travel between the CNA and a foreign place through a direct transit in Guam does not require advance permission. To request advance permission to travel, the alien must file Form I-131, in accordance with the filing instructions contained in this document. Along with their completed Form I-131, and proof of CNA long-term resident status, the alien must also include a statement describing: <ul style="list-style-type: none"> The purpose(s) of the intended travel; The purpose(s) of the intended travel; The specific date(s) of the trip; and Travel destination(s). <p>The alien should include any supporting documentation they wish USCIS to consider in deciding their request in their statement.</p> <p>Generally, the approval will not exceed six months. Advance permission to travel may be valid for one entry, or multiple entries, depending on the stated purpose(s).</p> <p>If the alien does not fall under any of the categories above, but is applying for an Advance Parole Document based on guidance provided by DHS or USCIS. Select "Other" in the Getting Started section and provide proof of eligibility to apply for an Advance Parole Document based on DHS or USCIS guidance. The alien must also include a statement describing:</p> <ul style="list-style-type: none"> The purpose(s) of the intended travel; The specific date(s) of the trip; and Travel destination(s). 				Phase 2 and phase 3
	Advance Parole Document (NSIDERS accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 9	<p>The alien also should include any supporting documentation they wish USCIS to consider in deciding their request.</p> <p>Important: If the alien has an application pending with USCIS and they leave the United States after obtaining an Advance Parole Document, they may miss important notices from USCIS regarding their application, including requests for additional evidence. If the alien does not respond timely to these notices, USCIS may deem their application abandoned and, in that event, they will not receive the benefit they seek. It is very important that the alien makes appropriate arrangements to ensure that they do not miss any such important notices.</p> <p>Travel Warning:</p> <p>Refer an alien applies for an Advance Parole Document from inside the United States, they should read the following travel warning carefully.</p> <p>Regardless of the basis for obtaining an Advance Parole Document:</p> <ul style="list-style-type: none"> Leaving the United States, even after obtaining an Advance Parole Document, may affect the alien's ability to return to the United States. If an alien presents an Advance Parole Document to DHS at a Port of Entry in the United States, the alien will be treated as an applicant for admission. As an applicant for admission, the alien will be subject to inspection at a Port of Entry under INA section 235 or any other provision of U.S. law. If DHS determines that the alien is inadmissible under INA section 212(a), they may be subject to expedited removal proceedings or to removal proceedings before an immigration judge, as authorized by law and regulations. The issuance of an Advance Parole Document does not certify an alien to parole and does not guarantee that DHS will parole the alien into the United States upon their return. As noted above, DHS will make a separate discretionary decision whether to parole the alien into the United States each time they present an Advance Parole Document to DHS to request parole into the United States; If, upon the alien's return, they are paroled into the United States, they will remain an applicant for admission. As noted above, DHS may revoke or terminate an Advance Parole Document at any time, including when an alien is outside the United States. Even if the alien had previously been paroled, upon their return to the United States, DHS may also revoke or terminate their parole in accordance with 8 CFR 212.5. <p>If the alien is outside the United States, revoking or terminating their Advance Parole Document may prevent them from returning to the United States unless they have a valid visa or other document that allows them to travel to the United States and seek admission; and</p>				Phase 2 and phase 3
	Advance Parole Document (NSIDERS accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 9 & 10	<p>If an alien is paroled into the United States and DHS revokes or terminates their parole, they will be an ungranted applicant for admission, and may be subject to removal as an applicant for admission who is inadmissible under INA section 212(a), rather than as an alien in and admitted to the United States who is deportable under INA section 237. In addition to the above, if the alien received deferred action under DACA, they should also be aware of the following:</p> <ul style="list-style-type: none"> Even after USCIS has deferred action in their case under DACA, if the alien travels outside the United States without obtaining an Advance Parole Document, USCIS may terminate deferred action in their case, in its discretion and following a finding of intent to terminate with an opportunity to respond, and their ability to reenter DACA may be adversely impacted. If an alien obtains an Advance Parole Document in connection with a decision to defer removal in their case under DACA and it, upon their return, they are paroled into the United States, action on their case will generally continue to be deferred. The deferral will continue until the date specified by USCIS or ICE at the time of the decision to defer removal action in their case has been terminated whichever is earlier; and If the alien has been ordered excluded, deported, or removed, and they are departing from the United States without having had their exclusion, deportation, or removal proceedings reopened and administratively closed or terminated, departing the United States will result in their being considered excluded, deported, or removed, even if USCIS or ICE has deferred action in their case under DACA and they have been granted advance parole. <p>Travel Warnings for CNA Long-Term Residents</p> <p>If the alien travels to Guam (not in direct transit between the CNA and a foreign place) or elsewhere in the United States without advance permission, their status will be automatically terminated and they may be subject to removal from the United States.</p> <p>If the alien travels to Guam (not in direct transit between the CNA and a foreign place) or elsewhere in the United States in violation of any other restrictions regarding the date, destination(s), or purpose(s) of their travel, their status will be automatically terminated and they may be subject to removal from the United States.</p>				Phase 2 and phase 3
	Advance Parole Document (NSIDERS accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 10	<p>If the alien is inside the United States and seeks an Advance Parole Document, we may not issue it to the alien if:</p> <ul style="list-style-type: none"> The alien holds or held a nonimmigrant status, such as L, that is subject to the 2-year foreign residence requirement under INA section 212(c) as a result of that status. <p>Exception: If the alien is subject to the 2-year foreign residence requirement, but is eligible to apply for adjustment of status to that of a lawful permanent resident because they obtained a waiver of the 2-year foreign residence requirement or they are no longer subject to the requirement because they resided in their country of nationality for an aggregate period of at least 2 years after leaving the United States, we may consider their application for an Advance Parole Document; or</p> <ul style="list-style-type: none"> The alien is in exclusion, deportation, removal, or rescission proceedings (that is, those proceedings are pending or the alien is subject to an administratively final unexecuted order of exclusion, deportation, or removal). If the alien is in exclusion, deportation, removal, or rescission proceedings and they seek an Advance Parole Document so that they can seek parole upon their return to the United States, USCIS generally will not approve their Form I-131 to issue them an Advance Parole Document. 				Phase 2 and phase 3
	Initial Parole Document for individuals Outside the United States (accordion)			Form I-131 Instructions, "Who May File Form I-131" page 10	<p>Initial Parole Document for Individuals Outside the United States</p> <p>If the individual is applying for a parole document for themselves and they are outside the United States, or the individual is applying for someone else who is outside the United States, for the first time under one of the following specific programs or processes, they may request an Initial Parole Document:</p>				
	Initial Parole for outsiders (accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 10	<p>Filipino WWII Veterans Parole (FWVP) Program</p> <p>Under the FWVP program, USCIS offers certain beneficiaries of family-based immigrant petitions, approved on or before the date the request for parole is filed, an opportunity to seek, on a case-by-case basis, a discretionary grant of parole into the United States before their immigrant visa becomes available, rather than remain in another country awaiting availability of their immigrant visa. An invitation is not needed to apply for parole under this program. Beneficiaries may be required to provide biometrics, an interview, or medical exam results. Learn more about the Filipino WWII Veterans Parole Program.</p> <p>Note: A derivative beneficiary can only receive benefits if the principal beneficiary receives benefits. A separate application and fee for each individual principal and derivative beneficiary is required. Applications for a principal beneficiary and any of his or her derivative beneficiaries must be submitted in one package when mailed to USCIS.</p> <p>An individual may apply for parole on behalf of their family members under this program if:</p> <ul style="list-style-type: none"> The individual is living in the United States and is either a Filipino World War II veteran, as defined by section 402 of IMMACT 90, as amended, or the surviving spouse of such individual; The individual has filed Form I-130, Petition for Alien Relative, for a family member whose visa is not yet available (as indicated in the Application Final Action Dates chart in the Department of State's Visa Bulletin); and The individual is qualifying to reside with their family member either on or before May 9, 2016. <p>Note: If the individual is the surviving spouse of a Filipino World War II veteran, they may only apply for parole under the FWVP program on behalf of a child, son, or daughter who is also the child, son, or daughter of the Filipino World War II veteran. They may apply for parole under the FWVP program on behalf of such individuals, even if the approved Form I-130 in which they are beneficiaries had been filed by the deceased veteran, as long as that Form I-130 was reinstated by USCIS.</p> <p>Note: If the Filipino World War II veteran and his or her spouse are both deceased, certain beneficiaries of an approved Form I-130 that was automatically revoked and which USCIS reinstated, may apply for parole under this program on their own behalf.</p>	www.uscis.gov/fwvp			Phase 2 and phase 3
	Initial Parole for outsiders (accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 11	<p>Immigrant Military Members and Veterans Initiative (IMMVI)</p> <p>Certain current and former military members and qualifying family members of the military member who are outside of the United States may be eligible to seek, on a case-by-case basis, a discretionary grant of parole in order to avoid themselves of certain rights and protection afforded to current and former service members. Learn more about the Immigrant Military Members and Veterans Initiative.</p> <p>Note: Applicants who are eligible to apply for naturalization may file a paper Form N-400, Application for Naturalization, together with a paper Form I-131.</p> <p>Qualifying members include:</p> <ul style="list-style-type: none"> A current spouse, child (as defined in INA section 101(b)), or unmarried son or daughter (as well as the unmarried son's or daughter's unmarried children who are under 21 years of age) of a current or former service member; and Any current legal guardian or surrogate of a current or former service member when the guardian or surrogate files Form I-131 to request parole concurrently with the service member's Form N-400, Application for Naturalization. 	Fast link https://www.uscis.gov/imv Scroll down https://www.uscis.gov/131			
	Initial Parole for outsiders (accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 11	<p>Intergovernmental Parole Referral</p> <p>USCIS, alien consular branch, departments and agencies to make referrals regarding consideration of a discretionary grant of parole for certain individuals on a case-by-case basis for urgent humanitarian reasons or significant public benefit. Agencies submitting referrals must complete Form I-131 and must also provide a letter of Support documenting the reasons for the referral and submit Form I-134, Declaration of Financial Support, completed as directed in the Form I-134 instructions. USCIS will make the referral decision. If USCIS cannot verify the referral was made on behalf of the stated referring agency, then USCIS may consider the Form I-131 as a non-agency referral or USCIS may deny the request.</p>				
	Initial Parole for outsiders (accordion case)			Form I-131 Instructions, "Who May File Form I-131" page 12	<p>Family Reunification Task Force (FRTF) Process</p> <p>The FRTF Process is available to certain family members who were previously separated at the border and who have registered with the Family Reunification Task Force. Applicants must add their FRTF Registration Number provided by the Family Reunification Task Force after their registration. If filing for a Parole Document under the FRTF process, please refer to filing for a Parole Document under the FRTF process.</p>	www.dhs.gov/uscis/family-reunification-reg			

Primary Nav Secondary Nav **Revisions** Conditional Logic

Overview

APPLICATION OVERVIEW: I-131

Column Header Descriptions

Heading: The primary heading on a page, typically the first part of a section of the page.
Sub-Heading: The secondary header, typically directly underneath the Heading.

Primary Nav	Secondary Nav	Sections	Conditional Logic	Instructions PDF page number	Body Text	Alert	Link	CTA	Notes
		Employment Authorization for Aliens Seeking a New Period of Parole (Re-Parole) (Secondarily)		Form I-131 Instructions, "Who May File Form I-131" page 16	Employment Authorization for Aliens Seeking a New Period of Parole (Re-Parole) Applicants who were previously paroled into the United States and are applying for a new period of parole may request initial or renewed endorsement authorization and an employment authorization document (EAD) based on the new period of parole by selecting "Yes" or "No" in the Application Information section. The EAD will not be issued until the new period of parole is approved and will not be issued at all if the new parole period is denied. Re-parole applicants who request employment authorization as part of Form I-131 are not required to file Form I-766, Application for Employment Authorization. Applicants who have not been issued a social security number previously but wish to request a social security number and/or a social security card must contact the Social Security Administration.				
		Fee		Form I-131 Instructions, "What is the Filing Fee?" pages 28-30	We will automatically calculate the cost for you before you submit your application. For specific information about fees applicable to this form, see Form I-1054. Fee Waiver: If you are requesting a fee waiver, you cannot file online. You must file a paper version of both the Form I-912, Request for Fee Waiver and the form for the specific benefit you are requesting. You can review the fee waiver guidance at www.uscis.gov/benefits . 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 confirming this transaction, you acknowledge that you must submit fees in the most amount and that you 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.		https://www.uscis.gov/i-131/online/www.uscis.gov		
		Documents you may need Biometric services appointment		Form I-131 Instructions, "General Instructions" page 17	We will automatically determine which documents you should provide as you fill out your application. At the time of filing, you must submit all evidence and supporting documentation listed. USCIS may require you to appear for an interview or provide biometrics (fingerprints, photograph, and/or signature) at any time to verify your identity, obtain additional information, and conduct background and security checks, including a check of criminal history records maintained by the Federal Bureau of Investigation (FBI), before making a decision on your application or petition. If we determine that a biometric services appointment is necessary, we will send you an appointment notice with the date, time, and location of your appointment. If you are currently overseas, your notice will instruct you to contact a U.S. Embassy, U.S. Consulate, or USCIS office outside the United States to schedule an appointment. At your biometric appointment, you must sign an oath reaffirming that: • You provided or authorized all information in the application; • You reviewed and understood all of the information contained in, and submitted with, your application; and • All of this information was complete, true, and correct at the time of filing. If you do not attend your biometric services appointment, we may deny your application. Biometric Services Requirement • All applicants between 14 and 79 years of age applying for a Refugee Travel Document, Re-parole, Parole in Place, or a Reentry Permit may need to submit biometrics at a USCIS ASC, or applying for a Refugee Travel Document or initial parole while outside of the United States, they may need to submit biometrics at a U.S. Embassy, U.S. Consulate, or USCIS International office. Depending on their location, USCIS will advise the individual of where to submit biometrics. After you have filed this application, USCIS will notify you in writing of the time and location for your biometric services appointment. Failure to appear for biometrics submission may result in us denying your application. • An alien outside of the United States who is seeking a Parole Document for urgent humanitarian reasons or for significant public benefit, and who is between 14 and 79 years of age, must submit biometrics. Depending on their location, USCIS or DOS will advise the individual of where to submit biometrics. • An alien in the United States who is seeking re-parole for urgent humanitarian reasons or for significant public benefit, and who is between 14 and 79 years of age, must submit biometrics. Depending on their location, other USCIS or DOS will advise the individual of where to submit biometrics. • An alien in the United States who is seeking parole in place, and who is between 14 and 79 years of age, must submit biometrics. Depending on their location, USCIS will advise the individual of where to submit biometrics.				
		Disability Accommodations/Modifications		Form I-131 Instructions, "General Instructions" page 17	To request a disability accommodation/modification, follow the instructions on your appointment notice or on the Disability Accommodations for the Public page.				www.uscis.gov/accommodationsinfo
		USCIS Contact Center		Form I-131 Instructions, "General Instructions" page 17	For additional information on the application and instructions about where to file, change of address, and other questions, visit the USCIS Contact Center page , or call at 800-375-5283 (TTY 800-767-1833). The USCIS Contact Center provides information in English and Spanish.				www.uscis.gov/contactcenter
After You Submit Your Application	Track your case online				After you submit your form, you can track its status through your USCIS account. Sign into your account often to check your case status and read any important messages from USCIS.				
	Respond to requests for information				If we need more information from you, we will send you a Request for Evidence (RFE) or Request for Information (RFI). You can respond to our request and upload your documents through your USCIS account.				Next
	Provide your biometrics				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.				
Completing Your Form Online	Filing online				Submitting your form online is the same as mailing in a completed paper form. They both gather the same information and cost the same.				
	Complete the Getting Started section first				You should answer all questions in the Getting Started section first so we can best customize the rest of your online form experience.				
	Provide as many responses as you can				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 responses				We will automatically save your information when you select next to go to a new page or navigate to another section of the form. We will save your information for 30 days from today, or from the last time you worked on the form.				
	How to continue filling out your form				After you start your form, you can sign into your account to continue where you left off.				
	DHS Privacy Notice				AUTHORITIES: USCIS is collecting the information requested on this application, and the associated evidence, under INA sections 101, 208(b)(3)(C), 211, 212(d)(5)(A), 215 and 8 CFR sections 211.11(a)(3-4), 212.5, and 223.1-223.3. PURPOSE: The primary purpose for providing the requested information on this application is to apply for a Reentry Permit, Refugee Travel Document, or Advance Parole Document, to include urgent humanitarian reasons or in furtherance of a significant public benefit. DHS uses the information you provide to grant or deny the immigration benefits you are seeking. DISCLOSURE: The information you provide is voluntary. However, failure to provide the requested information, including your Social Security number (if applicable), and any requested evidence, may delay a final decision or result in USCIS denying your application. ROUTINE USES: DHS may, where allowable under relevant confidentiality provisions, share the information you provide on this application and any additional requested evidence with other Federal, state, local, and foreign government agencies and authorized organizations. DHS follows approved routines used described in the associated published system of records notices (DHS/USCIS/OIG-001, DHS/DOJ, DHS/DOJ, and National FBI Tracking System, DHS/USCIS-007 Benefits Information System, and DHS/USCIS-018 Immigration Biometric and Background Check) and the published privacy impact assessments (DHS/USCIS/PIA-048(a) Computer United 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 this information, as appropriate, for law enforcement purposes or in the interest of national security.		https://www.dhs.gov/privacy		
	Paperwork Reduction Act				USCIS may not conduct or sponsor an information collection, and you are 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 reporting burden for this collection of information is estimated at 2 hours per response, including the time for reviewing instructions, gathering the required documentation and information, completing the application, preparing statements, attaching necessary documentation, and submitting the application. The collection of biometrics is estimated to require 1.17 hours. The collection of passport-style photographs is estimated at 0.50 hours. 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 Office of Policy and Strategy, Regulatory Coordination Division 5900 Capital Gateway Drive, Mail Stop #2140 Camp Springs, MD 20588-0009 Do not mail your completed Form I-131 to this address. OMB No. 1615-0013 Expires: 06/30/2027				
Security Reminder					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.				Start

GETTING STARTED - 121

Column Header Description

Primary Navigation: A series of the form that contains several pages.

Secondary Navigation: A single page within a section.

Conditional Logic: Indicates whether the question or subquestion only applies if you meet certain criteria.

Primary Nav	Secondary Nav	Tertiary nav	Conditional Logic	Page Form Question	Question	Sub-Question	Relevance	Field Type	Instructional Text	Help Text	Alert	Required?	Notes
Getting Started	Basic of eligibility		[Yellow alert]	Question 1	What type of application are you applying for?						<div>[Yellow alert]</div> <div>(b) You can file your request online only for certain application types</div> <div>(b) If your application type does not appear as an option, you must file a paper Form I-333 if you submit online and are not eligible for one of the application types listed as an option, your application may be denied.</div>	YES	https://www.uscis.gov/I-121
				1.1		Emergency permit - I am a lawful permanent resident or conditional permanent resident of the United States, and I am applying for a reentry permit.	Ratio						Delete alert in phase 2 and 3
				1.2/1.3		Refugee Travel Document	Ratio						Phase 2 and 3
				1.4		Consular Authentication Document - I am a TPS beneficiary in the United States, and I am applying for a TPS Travel Authorization Document about the Immigration and Nationality Act (INA) section 244(d)(2) to allow me to seek admission under TPS upon my return from abroad.	Ratio						Phase 2 and 3
				[F 1.4]		What is the receipt number for your last approved Form I-540, Application for Temporary Protected Status?	Text						Phase 2 and 3
				1.5		Advance Parole Document	Ratio			For aliens who are inside the United States and Advance Permission to Travel for Commonwealth of Northern Mariana Islands (CNMI) Long Term Residents.			Help text is a tooltip
				1.6/1.7		IRAP Parole Document	Ratio			For aliens who are currently outside the United States.			Help text is a tooltip
				1.10/1.11/1.12		Annual Quota for Rewards for Reports for Aliens Who Are Requesting a Three Period of Fiancé From Inside the United States	Ratio						
				1.13	Do you hold status as a refugee, were you paroled as a refugee, or are you a lawful permanent resident as a direct result of being a refugee?	You No	Ratio						Phase 2 and 3
				ODS (Delete only question)	Are you applying on behalf of someone else?	You No	Ratio		If you are requesting parole on behalf of someone other than yourself, select yes.				This is a clarifying question created based on the instructions within the form about questions 1.10-1.21.
	Refugee travel document		[Show page 1.2/1.3]	1.2	Why are you applying for a Refugee Travel Document?	I am hold refugee or asylum status in the United States, and I am applying for a Refugee Travel Document.	Ratio						Phase 2 and 3
				1.3	am I a lawful permanent resident as a direct result of refugee or asylum status, and I am applying for a Refugee Travel Document.	Ratio							Phase 2 and 3
	Advance parole document		[Show page 1.1]	1.5A	am I located inside the United States, and I am applying for an Advance Parole Document to allow me to seek parole into the United States under this section 212(d)(5)(A), upon my return from abroad based on:	A pending Form I-485, Application to Register Permanent Residence or Adjust Status	Ratio						Phase 2 and 3
				[F 1.5A]		What is the receipt number?	Text						Phase 2 and 3
				1.5B		A pending Form I-588, Application for Asylum and for Withholding of Removal	Ratio						Phase 2 and 3
				[F 1.5B]		What is the receipt number?	Text						Phase 1 and 3
				1.5C		A pending initial Form I-921, Application for Permanent Resident Status	Ratio						Phase 2 and 3
				[F 1.5C]		What is the receipt number?	Text						Phase 2 and 3
				1.5D		Advanced Informal Departure	Ratio						Phase 2 and 3
				[F 1.5D]		What is the receipt number?	Text						Phase 2 and 3
				1.5E		An approved Form I-921, Consideration of Deferred Action, Childcare Arrangements	Ratio						Phase 2 and 3
				[F 1.5E]		What is the receipt number?	Text						Phase 2 and 3
				1.5F		An approved Form I-924, Application for T Nonimmigrant Status, or Form I-924, Supplement A, Application for Family Member of T-1 Recipient	Ratio						Phase 2 and 3
				[F 1.5F]		What is the receipt number?	Text						Phase 2 and 3
				1.5G		An approved Form I-924, Petition for U Nonimmigrant Status, or Form I-924, Supplement A, Petition for Qualifying Family Member of U-1 Recipient	Ratio						Phase 2 and 3
				[F 1.5G]		What is the receipt number?	Text						Phase 2 and 3
				1.5H		Using a current parolee under INA section 212(d)(5)	Ratio						Phase 2 and 3
				[F 1.5H]		What is the class of admission?	Text						Phase 2 and 3
				1.5I		An approved Form I-927, Application for Family Parole Benefits	Ratio						Phase 2 and 3
				[F 1.5I]		What is the receipt number?	Text						Phase 2 and 3
				1.5J		A pending Form I-485, Application for Status as a Temporary Resident Under Section 245A of the Immigration and Nationality Act	Ratio						Phase 2 and 3
				[F 1.5J]		What is the receipt number?	Text						Phase 2 and 3
				1.5K		An approved U Nonimmigrant Status	Ratio						Phase 2 and 3
				[F 1.5K]		What is the receipt number?	Text						Phase 2 and 3
				1.5L		Childing term residence	Ratio						Phase 2 and 3
				[F 1.5L]		What is the receipt number?	Text						Phase 2 and 3
				1.5M		Other	Ratio						Phase 2 and 3
				[F 1.5M]		What is the receipt number?	Text						Phase 2 and 3
	Initial parole document		[F 1.4/1.7]	1.6	am applying for:	A parole document under INA section 212(d)(5)(A) for myself and I am applying on behalf of someone else who is outside the United States, for the first time (initial application) under a specific parole program or process.	Ratio						Phase 2 and 3
				[F 1.4/1.7]		A parole document under INA section 212(d)(5)(A) for myself and I am applying on behalf of someone else who is outside the United States, for the first time (initial application) under a specific parole program or process.	Ratio						Phase 2 and 3
				[Show alert]							<div>[Yellow alert]</div> <div>(b) Before you apply for a Parole Document, read the following travel warning carefully</div> <div>(b) Issuance of a Parole Document does NOT entitle an alien to parole and does not guarantee that DHS will parole the alien into the United States as a Port of Entry.</div> <div>• If an alien presents a Parole Document to DHS at a Port of Entry in the United States, the alien will be treated as an "applicant for admission." If the alien is paroled into the United States, the alien will remain an applicant for admission throughout the period of parole.</div> <div>• DHS will make a separate discretionary decision whether to parole the alien each time they use a Parole Document to request parole into the United States.</div> <div>• DHS may revoke or terminate a Parole Document at any time as a matter of discretion, including while the alien is in the United States in accordance with 8 CFR section 212.5.</div>		
				[F 1.4]	1.6	Which specific parole program or process?	Ratio						Phase 2 and 3
				1.6A		Refugee World War II Veterans Parole (RWV) Program	Ratio						Phase 2 and 3
				1.6B		Immigrant Military Members and Veterans Initiative (IMMVI)	Ratio						Conditionally required
				1.6C		Interorganizational Parole Referral	Ratio						Phase 2 and 3
				1.6D		Family Reunification Task Force (FRTF) Process	Ratio						Phase 2 and 3
				1.6E		Other	Ratio						Phase 2 and 3
				[F 1.6A]	What is your Form I-120 receipt number?	Text							Phase 2 and 3
				[F 1.6C]	Which U.S. Federal Executive Branch Government Agency?	Text			For example: Department of State (DOS), United States Agency for International Development (USAID), Department of Defense (DOD), Department of Homeland Security (DHS), Department of Justice (DOJ), Department of Transportation (DOT), Centers for Disease Control and Prevention (CDC), etc.				Phase 2 and 3
				[F 1.6C]	What is the official email address for your U.S. Federal Government Agency Representative?	Text				Example: user@domain.com			Phase 2 and 3
				[F 1.6D]	What is your Task Force Registration Number?	Text							Conditionally required
				[F 1.6E]	Provide the name of the specific parole program or process.	Text							Phase 2 and 3
	Initial Request for Arrival Departure Record for Parole in Place			[F 1.4/1.5]	1.8	I am applying for:	Ratio					YES	

GETTING STARTED - 131

Colombia: Documentation

Primary Navigation is located at the top of the form that contains several pages.

Secondary Navigation is right page within a section.

Conditional Logic: Indicates whether the question or subquestion only applies if you meet certain criteria.

Primary Nav	Secondary Nav	Tertiary nav	Conditional Logic	Parent Form Question	Question	Sub-Question	Relevance	Field Type	Instructional Text	Help Text	Alert	Required?	Notes
			[1.9]			An initial period of parole in place under INA section 212(d)(5)(A) and I am inside the United States, but not under a specific program or process, or I am applying for an initial period of parole in place under that section 212(d)(5)(A) for someone else who is inside the United States, but not under a specific program or process.	Ratio						
			[1.8]	1.8A	What is the program or process?	Military Parole in Place (PIP), only on my own behalf	Ratio						
				1.8B		Family Reunification Task Force (RFTF) Process	Ratio						Conditionally required
			[1.8C]	1.8C	I am a:	Other	Ratio						
						USP Sponsor	Dropdown						
						USP Beneficiary							
			[1.8A]	1.8A(1)	Military Parole in Place (PIP), only on my own behalf, and I am:	A current or former service member	Ratio						
				1.8A(2)		A spouse, parent, son, or daughter of a current or former service member	Ratio						
			[1.8B]		What is the task force registration number?		Text						
			[1.10(1,11/12)]	1.10	I am:	Initially paroled into the United States under INA section 212(d)(5)(A) under a specific program or process and I am requesting a new period of parole, or I am requesting a new period of parole, or I am applying for a new period of parole on behalf of someone else who was initially paroled into the United States under a specific program or process.	Ratio					YES	
Arrival/Departure records for re-parole for aliens who are requesting a new period of parole													
			[1.1]			Initially paroled into the United States under INA section 212(d)(5)(A) and am requesting a new period of parole, but not under a specific program or process, or I am requesting a new period of parole on behalf of someone else who was initially paroled into the United States, but not under a specific program or process.	Ratio						
			[1.10]	1.10A	What is the program or process?		Ratio						Conditionally required if Re-Parole
				1.10B		Family Reunification Parole Process	Ratio						
				1.10C		Certain Aliens Paroled into the United States After July 31, 2021	Ratio						
			[1.10B] [blue alert]			Re-parole Process for certain Ukrainian Citizens and Their Immediate Family Members Paroled into the United States on or After February 11, 2022	Ratio						
			[1.10C] [blue alert]										
				1.10D		Witness Would War II Veterans Parole (WWVP) Program	Ratio						
				1.10E		Investigate Military Members and Veterans Initiative (IMVMI)	Ratio						
			[1.10E]	1.10E(1)	Who is the investigator military member or veteran?	A current or former service member	Ratio						Required
			[1.10E]	1.10E(2)		A current spouse, child, or unmarried son or daughter of their child under 21 years of age of a current or former service member	Ratio						
			[1.10E]	1.10E(3)		Current legal guardian or next-of-kin of a current or former service member	Ratio						
				1.10F		Central American Migrants (CAM) Program	Ratio						
				1.10G		Family Reunification Task Force (RFTF) Process	Ratio						
				1.10H		Other Program or Process	Ratio						
			[1.10 (notes)]			Provide no explanation.	Textbox						
			[1.10 or 1.11]	1.12	What is the Actual U.S. Date/Parole U.S. Date shown on your Form I-94?	MM/DD/YYYY	Date						Not sure
Preparer and interpreter information					Is someone assisting you with completing this application?	Yes/No	Ratio						
			[If yes]		Is a preparer assisting you with completing this application?	Yes/No	Ratio		A preparer is someone who completes or helps you complete all or part of your application using information and answers that you provide.				
			[If yes]		Is an interpreter assisting you with completing this application?	Yes/No	Ratio		An interpreter is someone who translates or helps you translate all or part of your application using information and answers that you provide.				
Preparer information			[If yes to preparer]	12.1	What is your preparer's full name?	Given name (first name)	Text						
				12.2	What is your preparer's business or organization name?	Family name (last name)	Text						
						My preparer is not part of a business or organization.	Checkbox						
				12.3	What is your preparer's contact information?	Daytime telephone number	Text						
				12.4		Mobile telephone number	Text			Provide a 10-digit phone number.			
						My preparer does not have a mobile telephone number.	Checkbox			Provide a 10-digit phone number.			
				12.5		Email address	Text						
						My preparer does not have an email address.	Checkbox			Example: user@domain.com			
Interpreter information			[If YES TO INTERPRETER]	13.1	What is your interpreter's full name?	Given name (first name)	Text						
				13.2	What is your interpreter's business or organization name?	Family name (last name)	Text						
						My interpreter is not part of a business or organization.	Checkbox						
				13.3	What is your interpreter's contact information?	Daytime telephone number	Text						
				13.4		Mobile telephone number	Text			Provide a 10-digit phone number.			
						My interpreter does not have a mobile telephone number.	Checkbox			Provide a 10-digit phone number.			
						Email address	Text						
				13.5		My interpreter does not have an email address.	Checkbox			Example: user@domain.com			
					What language is your interpreter using to interpret this application for you?		Text						

ABOUT YOU: I-131

Column Header Descriptions

Primary Navigation: A section of the form that contains several pages.

Secondary Navigation: A single page within a section.

Primary Nav	Secondary Nav	Tertiary Nav	Conditional Logic	Paper Form Question	Question	Revisions	Sub-Question	Revisions	Field Type	Instructional Text	Revisions	Help Text	Alert	Required?	Notes			
About You	Your name		(If 2.2 = YES)	2.1	What is your current legal name?		Given name (first name)		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.								
				2.2	Have you used any other names since birth?		Middle name (if applicable) Family name (last name) Yes/No Given name (first name)		Text Text Radio Text		Other names used may include nicknames, aliases, and maiden names. Provide all other names you have ever used, including aliases, maiden name, and nicknames. For each name used, provide the date of birth used with that name.		YES	Simple Table CTA= "Add another name"				
				Your contact information														
				10.1	How can we contact you?		Middle name (if applicable) Family name (last name) Daytime telephone number		Text Text Text		Provide a 10 to 20-digit number.							
				10.2			Mobile telephone number (if any)		Text		Provide a 10 to 20-digit number.							
				10.3			This is the same as my daytime telephone number. Email address		Checkbox Text		Example user@domain.com							
				2.3	What is your current mailing address or Safe Address (if applicable)?		In care of name (if any)		Text	Provide the address where you would like to receive written correspondence regarding your application. If you have a pending or approved petition or application for Violence Against Women Act (VAWA) benefits, as a human trafficking victim (T nonimmigrant), or as a victim of qualifying criminal activity (U nonimmigrant), and you do not feel safe receiving mail about this application at your physical address, provide a safe mailing address in this field. You may provide a post office box (PO box) or the address of a friend, your attorney, a community-based organization that is helping you, or any other address where you can safely and timely receive mail. Note: USCIS cannot mail a travel document to a foreign address. For some benefit requests, you may be directed to pick up your travel document at a U.S. Embassy, U.S. Consulate, or USCIS International Field office.								
							Country		Dropdown/Text		Street number and name		Conditionally required					
							Address line 1		Text		Apartment, suite, unit, or floor		Conditionally required					
							Address line 2		Text				Conditionally required					
			City or town		Text				Conditionally required									
			State/Province		Dropdown/Text				Conditionally required									
			ZIP code/Postal code		Text			Provide a 5 or 9-digit ZIP code.		Conditionally required								
			Yes/No		Radio													
			(If 2.4 = NO)	2.4	Is your current mailing address the same as your physical address? What is your physical address?		In care of name (if any) Country Address line 1 Address line 2 City or town State/Province ZIP code/Postal code		Text Dropdown Text Text Text Dropdown/text Text	Provide your current physical address.		Street number and name Apartment, suite, unit, or floor						
												Provide a 5 or 9-digit ZIP code.						
When and where you were born																		
				2.5	What is your date of birth?		MM/DD/YYYY		Date					Conditionally required				
				2.6	What is your country of birth?				Dropdown	Use the current name of the country. Do not use historical, ethnic, provincial, or other local names.				Conditionally required				
				2.7	What is your country of citizenship or nationality?				Dropdown	Provide the name of the country where you are a citizen and/or national. If you do not have citizenship in any country, select "Stateless."				Conditionally required				
Other information																		
				2.8	What is your gender?	What is your sex?	Male Female Another gender identity	Male Female	Radio	Based on your selection, a gender of "M" (male), "F" (female), or "X" (another gender identity) will be reflected on your secure documents if your application is approved.	Indicate whether you are male or female as provided on your birth certificate issued at the time of birth or issued closest to the time of birth or in secondary evidence you provided to USCIS, if applicable.							
				2.9	What is your A-Number?				Text	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)		Provide a 7, 8, or 9-digit number. If the A-Number is fewer than 9 digits, the system will automatically add zeros after the "A," and before the first digit so there is a total of 9 digits, for example: A-001234567.			Two images shown with question as examples of A-Number location on card.			
							I do not have or know my A-Number.		Checkbox									
				2.10	What is your U.S. Social Security number (SSN)?		I do not have or know my U.S. Social Security number.		Text Checkbox			Provide a 9-digit Social Security number.						
				2.11	What is your USCIS Online Account Number?				Text	You will only have an Online Account Number, or OAN, if you previously filed a form that has a receipt number that begins with ICE. If you filed the form online, you can find your OAN in your account profile. If you mailed us the form, you can find your OAN at the top of the Account Access Notice we sent you. If you do not have a receipt number that begins with ICE, you do not have an OAN. (The OAN is not the same as an A-Number)		Provide a 12-digit Online Account Number.						
							I do not have or know USCIS Online Account Number.		Checkbox									
Other information page 2																		
			(If 1.4, 1.5, 1.8, 1.9, 1.10, or 1.11)	2.12	What is your Class of Admission (COA)? (if any)				Dropdown/Text	Please provide your code of admission as found on your Form I-94, Arrival/Departure Record. For example, if your Form I-94 reads, "COA: PAR," then you would enter "PAR" as your class of admission.				Conditionally required				
				2.13	What is your most recent Form I-94 Arrival/Departure Record Number? (if any)				Text	If CBP or USCIS issued you a Form I-94, Arrival/Departure Record, provide your Form I-94 number and date that your authorized period of stay expires or expired (as shown on your Form I-94). The Form I-94 number also is known as the Departure Number on some versions of Form I-94.								
				2.14	What is the expiration date of Authorized Stay shown on your Form I-94? (if any)		MM/DD/YYYY		Date	If CBP or USCIS issued you a Form I-94, Arrival/Departure Record, provide your Form I-94 number and date that your authorized period of stay expires or expired (as shown on your Form I-94). The Form I-94 number also is known as the Departure Number on some versions of Form I-94.		Provide an 11-character I-94 number.						
				2.15	What is your eMedical U.S. Passport ID (USPID)? (if any)				Text	Provide your eMedical USPID.								

APPLICATION INFORMATION: I-131

Column Header Descriptions

Primary Navigation: A section of the form that contains several pages.

Secondary Navigation: A single page within a section.

Conditional Navigation: A section of the form that contains several pages.

Primary Nav	Secondary Nav	Tertiary Nav	Conditional Logic	Page	Form Question	Question	Sub-Question	Problem	Field Type	Instructional Text	Help Text	Alert	Required?	Notes
Application Information	About beneficiary		If GCI + YES, then show page (blue alert)									[blue alert] [3] Provide information about the person who will receive the travel document, parole document, or arrival/departure record, if it is approved.		
		(If I am applying for an Advance Parole Document for a person who is outside the United States - 2,1,1 selected)		2.16	What is the beneficiary's name?		Given name (first name)		Text	The current legal name is the name on their birth certificate, unless it changed after birth by a legal action such as marriage, adoption, or court order. Do not provide a nickname.				
				2.17	Have they ever used other names?		Middle name Family name (last name) You/No		Text Text Radio					Simple table CNA - "Add another name"
		(If 2.17 + YES)		2.18	Provide all other names the beneficiary has used.		Given name (first name) Middle name (if applicable) Family name (last name)		Text Text Text	Include nicknames, aliases, maiden name, and names from all previous marriages.				
				2.19	What is the beneficiary's date of birth?		MM/DD/YYYY		Text					
				2.20	What is the beneficiary's country of citizenship or nationality?				Drop-down					
	Beneficiary's contact information		If GCI + YES, then show page (blue alert)									[blue alert] [3] Provide information about the person who will receive the travel document, parole document, or arrival/departure record, if it is approved.		
				2.21	What is the beneficiary's daytime phone number?				Text					
				2.22	What is the beneficiary's email address? (If any)				Text					
				2.24	What is the beneficiary's current mailing address?		In care of name (if any) Country Address line 1 Address line 2 City or town State/Province ZIP code/Postal code		Text Text Text Text Text Text Text	We will use the beneficiary's current mailing address to contact the beneficiary throughout the application process. We may not be able to contact the beneficiary if you do not provide a complete and valid address.	Provide a 10 to 20-digit number. Example: use@domain.com			
		(If non-USA use Province and text field) (If non-USA use Postal code and remove help text)		2.25	Is the beneficiary's current mailing address the same as their physical address?		You/No		Radio					
		(If 2.25 + NO)			What is the beneficiary's current physical address?		In care of name (if any) Country Address line 1 Address line 2 City or town State/Province ZIP code/Postal code		Text Text Text Text Text Text Text		Street number and name Apartment, suite, unit, or floor			
		(If non-USA use Province and text field) (If non-USA use Postal code and remove help text)							Text					
	Beneficiary's other information		If GCI + YES, then show page (blue alert)									[blue alert] [3] Provide information about the person who will receive the travel document, parole document, or arrival/departure record, if it is approved.		
				2.23	What is the beneficiary's A-Number? (If any)				Text	The A-Number is located on the 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 A-Number -> [example A-Number card image]	Provide a 7, 8, or 9-digit number. If the A-Number is fewer than 9 digits, the system will automatically add zeros after the "A" and before the first digit so there is a total of 9 digits, for example: A-001234567.		Two images shown with question as examples of A-Number location on card.	
				2.26	What is the their Class of Admission (CNA)? (If any)		I do not have or know their A-Number.		Text					
				2.27	What is their most recent Form I-94 Arrival/Departure Record number? (If any)				Text	Provide their code of admission as found on your Form I-94, Arrival/Departure Record.				
	Biographic Information		[blue alert]									[blue alert] [3] Provide information about the person who will receive the travel document, parole document, or arrival/departure record, if it is approved.		
				3.1	What is their ethnicity?		Hispanic or Latino		Radio	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.				
				3.2	What is their race?		Not Hispanic or Latino American Indian or Alaska Native		Radio Check-box	Select all that apply. Your race is different from your ethnicity and should reflect your geographical origins.	[toggle] 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 that affiliation or community attachment.		
							Asian		Check-box		[toggle] 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		Check-box		[toggle] Black or African American			
												A person having origins in any of the black racial groups of Africa.		
							Native Hawaiian or Other Pacific Islander		Check-box		[toggle] Native Hawaiian or Other Pacific Islander			
												A person having origins in any of the original peoples of Hawaii, Guam, Samoa, or other Pacific Islands.		
							White		Check-box		[toggle] White			
												A person having origins in any of the original peoples of Europe, the Middle East, or North Africa.		
				3.3	What is their height?		Feet Inches		Drop-down / Text					
				3.4	What is their weight?		Pounds		Text					
				3.5	What is the color of their eyes?		Black Blue Brown Gray Green Hazel Maroon Red Unknown/Other		Drop-down	Provide a weight between 30 and 699 pounds.				
				3.6	What is the color of their hair?		Black (No hair) Black Brown Gray Red White Unknown/Other		Drop-down					
	Processing Information		[blue alert]									[blue alert] [3] Provide information about the person who will receive the travel document, parole document, or arrival/departure record, if it is approved.		
				4.1	If your application is approved, have you been in any exclusion, deportation, removal, or exclusion proceedings?		You/No		Radio					
				4.2A	Have you EVER before been issued a Reentry Permit or Refugee Travel Document?		You/No		Radio	Before requesting USCS issue a new document, check your case status online or call the USCS Contact Center at 800-375-5283 (TTY 800-747-2832) to determine if your document was returned to USCS.				www.uscis.gov/consent
				4.2B	What was the date issued?				Date					
				4.2C	What was the disposition?		You/No		Text	For example: Attached, lost, stolen, damaged/denied, still in my possession, etc.				
				4.2D	Have you ever been issued an Advance Parole Document?				Radio					
				4.3	What was the date issued?				Date					
				4.3C	What was the disposition?				Text	For example: Attached, lost, stolen, damaged/denied, still in my possession, etc.				
	Appointment Document		If 1, 1.2, 1.3, 1.4 or 1.5	4.4	Are you requesting a Replacement Reentry Permit, Refugee Travel Document, Advance Parole Document, or 30-Year Authorization Document?		You/No		Radio					Page 2 and page 3
				4.5	Why are you requesting replacement?		My document was issued, but I did not receive it.		Radio	If we determine you did not receive your Reentry Permit, Refugee Travel Document, Advance Parole Document, or 30-Year Authorization Document because of USCS or United States Postal Service error, you will not have to submit a new fee. If we determine you did not receive the document because of requester error, you will need to submit a new fee.				Page 2 and page 3

Column Header Descriptions
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Secondary Navigation: A single page within a section.
Conditional Logic: Indicates whether the question is subquestion only.

Application information

EVIDENCE: I-131

Column Header Descriptions

Primary Navigation: A section of the form that contains several pages.
Secondary Navigation: A single note within a page.

Primary Nav	Secondary Nav	Conditional Logic	Evidence Title	Field Type	Instructional Text	Document type	File Requirements	Link	Notes
Evidence	2 * 2" photo of you	[Show all users]	2 * 2" Photo Of You	Upload	<p>If you are outside the United States and filing for a Refugee Travel Document, or if you are in the United States and filing for an Advance Parole Document or TPS Travel Authorization Document:</p> <p>You must submit a color photograph of yourself taken within 30 days of the filing of this application. The photo must have a white to off-white background and not be modified.</p> <p>Note: A digital photo must be produced from a high-resolution camera that has at least 3.5 mega pixels of resolution.</p> <p>Passport-style photos must be 2 inches by 2 inches. The photos must be in color with full face, frontal view on a white to off-white background. Head height should measure 1 inch to 1 3/8 inch from top of hair to bottom of chin, and eye height is between 1 1/8 inch and 1 3/8 inch from bottom of photo. Your head must be bare unless you are wearing headwear as required by a religious denomination of which you are a member.</p> <p>If applying for an Advance Parole Document for individuals outside the United States:</p> <ul style="list-style-type: none"> If you are applying for an Advance Parole Document on your own behalf, and you are outside the United States, submit a photograph with your application. If you are applying for an Advance Parole Document on behalf of another individual who is outside the United States, submit the required photograph of the individual who would be issued the Advance Parole Document. 	2 * 2 photo	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		
Photo identify documents	[Show all users]		Photo Identify Documents	Upload	<p>All applications must include a copy of an official photo identify document showing your photo, name, and date of birth. (Examples: Your current Employment Authorization Document, if available; a valid government-issued driver's license; passport; identity page; Form I-551, Permanent Resident Card; or any other official identity document.) The copy must clearly show the photo and identify information.</p> <p>Note: Form I-94 Arrival/Departure Record is not acceptable as a photo identify document.</p>	<ul style="list-style-type: none"> Employment Authorization Document Valid government-issued driver's license Passport identity page Form I-551, Permanent Resident Card Other official identity document 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Note: The bullet points in the "Document Types" column are only for clarity of reading this copy; in production there are no bullet points.
Reentry permit	[If Question 1 = 1.1 OR 1.3]		Form I-551, Permanent Resident Card	Upload	<p>You must upload a copy of the front and back of your Form I-551, Permanent Resident Card (also known as a Green Card). If you have not yet received your Permanent Resident Card, you must upload a copy of:</p> <ul style="list-style-type: none"> The biographic page of your passport and a copy of the visa page showing your initial admission as a lawful permanent resident; or other evidence that you are a lawful permanent resident; A copy of your Form I-797, Notice of Action, approval notice for your application to replace your Permanent Resident Card; or Temporary evidence of lawful permanent resident status. 		<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Phase 2 and phase 3
Refugee or asylee status	[If Question 1 = 1.2 OR 1.3]		Evidence of Refugee Or Asylee Status	Upload	<p>You must upload both:</p> <ul style="list-style-type: none"> A copy of all forms you filed to be USCIS showing your refugee or asylee status or an order from an immigration judge granting you asylee status; and Any other information you believe supports your eligibility for a Refugee Travel Document. 		<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Phase 2 and phase 3
Overseas filing requirements	[If Question 1 = 1.2 OR 1.3] AND [If 4.5 = NO] AND [If 4.6 = YES]		Evidence of Overseas Filing Requirements	Upload	<p>You must establish that you meet the regulatory requirements for an overseas filing, which USCIS may accept in its discretion. See 8 CFR section 213.2(b)(2)(ii). As an applicant located overseas, you need to establish that you did not intend to abandon your refugee or asylee status at the time you left the United States, that you did not engage in any activities while outside the United States that are inconsistent with continued refugee or asylee status, and that you have been outside of the United States for less than your year since your last departure. Please upload a completed statement explaining why you need these requirements.</p> <p>Your statement should include:</p> <ul style="list-style-type: none"> A detailed description of why you left the United States without filing for a Refugee Travel Document; Whether you intended to abandon your refugee or asylee status at the time you left the United States; A description of where you have traveled since your departure and the purpose of that travel; Your activities while outside the United States; Evidence establishing when you last departed the United States; and Any other information you believe supports your eligibility for a Refugee Travel Document. 		<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Phase 2 and phase 3
Travel authorization for TPS beneficiaries or advance parole document for alien who are currently inside the United States	[If Question 1 = 1.4 OR 1.5]		Travel Authorization For TPS Beneficiaries Or Advance Parole Document For Alien Who Are Currently Inside The United States	Upload	<p>If you are in the United States, you must upload a copy of any document issued to you by USCIS (for example, a Form I-797, Notice of Action) showing your current status, if any, in the United States and one of the following:</p> <ul style="list-style-type: none"> A copy of the biographic page of the beneficiary's passport or, if it is not available, an explanatory note a passport is not available and another government-issued identity document that establishes the beneficiary's citizenship; A copy of a USCIS receipt notice or evidence that you filed the adjustment application (if you are an applicant for adjustment of status) and you are filing your Form I-131 separately from adjustment of status application; A copy of your Form I-797, Notice of Action, approval notice for your Form I-130, or approval from USCIS Online, which shows an approved Form I-130, before you submit the application; If USCIS has granted you Temporary Protected Status (TPS), please provide evidence that USCIS approved your initial or re-regulation of Form I-821. If you have a pending initial TPS application, please provide evidence that USCIS has received your Form I-821. If USCIS has issued a DHS Form I-740, you must include a copy of the Form I-797, Notice of Action, showing that the decision on your Form I-821 was to defer action in your case. <p>You must also provide evidence of your reason for travel outside of the United States, including the dates of travel, and the expected duration outside the United States. If your advance parole application is approved, the validity dates of your Advance Parole Document will be for the duration of the documented need for travel. Examples of acceptable evidence:</p> <p>Educational Purposes</p> <ul style="list-style-type: none"> A letter from a school employer acting in an official capacity describing the purpose of the travel and explaining why travel is required or beneficial; or A document showing enrollment in an educational program requiring travel. <p>Employment Purposes</p> <ul style="list-style-type: none"> A letter from your employer or a conference host describing the need for the travel. <p>Humanitarian Purposes</p> <ul style="list-style-type: none"> A letter from your physician explaining the nature of your medical condition, the specific medical treatment to be sought outside of the United States, and a brief explanation why travel outside the U.S. is medically necessary; or Documentation of a family member's serious illness or death and evidence to establish the familial relationship. 	<ul style="list-style-type: none"> Approval of Form I-130 Evidence of marriage to World War II veteran Evidence of World War II military service Statement why passport is not available Form I-131 Form I-797 Government-issued ID Passport biographical page Refugee's and Form I-134 sponsor's official identity document (evidence of citizenship or U.S. immigration status) Refugee's death certificate Other supporting documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Phase 2 and phase 3
CNMI long-term resident status	[If Question 1 = 1.5.1]		Evidence of your CNMI Long-Term Resident Status	Upload	<p>If you are seeking advance permission to travel as a CNMI long-term resident, you must attach a copy of:</p> <ul style="list-style-type: none"> The front and back of your Employment Authorization Document (Form I-744) indicating CNMI long-term resident status; or Your Form I-797, Notice of Action, indicating your CNMI long-term resident status has been approved if you have not yet received your Form I-744; and A statement describing the purpose(s) of your intended travel, including the specific dates of your trip and travel destination(s); and Any supporting documentation that you wish USCIS to consider in deciding your request. 		<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Phase 2 and phase 3
Parole document for an alien outside the United States under the FWPV Program	[If Question 1 = 1.5.A]		Parole Document For Alien Outside The United States Under The FWPV Program	Upload	<p>If you are applying for a Parole Document for an alien who is outside the United States under the Filipino WWII Veterans Parole (FWPV) Program, upload:</p> <ul style="list-style-type: none"> A copy of the biographic page of the beneficiary's passport or, if it is not available, an explanatory note a passport is not available and another government-issued identity document that establishes the beneficiary's citizenship; Copies of the petitioner's official identity documents and, if applicable, evidence of their citizenship or U.S. immigration status (such as a copy of a U.S. passport, lawful permanent resident card, or birth certificate); A copy of the Form I-797, Notice of Action, indicating approval of your Form I-130, or approval from USCIS Online, which shows an approved Form I-130, before you submit the application; for your family member; Form I-134, Declaration of Financial Support, completed and directed to the Form I-134 instructions, including the supporter's official identity documents and, if applicable, evidence of their U.S. citizenship or U.S. immigration status (such as a copy of a U.S. passport, lawful permanent resident card, or birth certificate); Evidence that the Filipino veteran's World War II military service was previously recognized by the U.S. Army as defined by section 405 of the Immigration Act of 1990, as amended; and If you are the surviving spouse of the Filipino World War II veteran, provide evidence of your marriage and a copy of the veteran's death certificate. <p>Note: If a civil document submitted in support of a request for a parole document has annotations on either the front or the back of the document, copies of both sides of the document must be submitted.</p> <p>Note: If you wish to apply for a child who is the derivative beneficiary of an approved Form I-130 petition, he or she must be under 21 years of age and unmarried on the date USCIS receives the FWPV program application you file on his or her behalf and otherwise satisfy the definition of "child" as defined by INA section 201(b)(1). You may only apply for a derivative beneficiary if you are also applying for the principal beneficiary on that same approved Form I-130.</p> <p>Note: If you are eligible to self apply for parole under the FWPV program, you must complete documentation described above and also submit evidence to establish a qualifying family relationship with the World War II veteran or his or her spouse and evidence of reinstatement by USCIS of your Form I-130.</p> <p>Note: Additional information regarding required documentation is described in "Filipino WWII Veterans Parole Program" at www.uscis.gov/fwpv.</p>	<ul style="list-style-type: none"> Approval of Form I-130 Evidence of marriage to World War II veteran Evidence of World War II military service Statement why passport is not available Form I-131 Form I-797 Government-issued ID Passport biographical page Refugee's and Form I-134 sponsor's official identity document (evidence of citizenship or U.S. immigration status) Refugee's death certificate Other supporting documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 	www.uscis.gov/fwpv	Phase 2 and phase 3 Note: The bullet points in the "Document Types" column are only for clarity of reading this copy; in production there are no bullet points.
Parole document for an alien outside the United States under IMBHW	[If Question 1 = 1.5.B]		Parole Document For Alien Outside The United States Under IMBHW	Upload	<p>If you are applying for a Parole Document for an alien who is outside of the United States under Immigrant Military Members and Veterans Initiative (IMBHW), upload:</p> <ul style="list-style-type: none"> A detailed description of the nature of your refugee or asylee status and evidence that you are a refugee or asylee; Evidence of urgent humanitarian reasons or significant public benefit; If you are an applicant for the public benefit, provide evidence of the public benefit for which you are applying for the length of time for which parole is requested; and Separation and Record of Service (NGB Form 22), or other official service or discharge document; and Evidence of the qualifying relationship. <p>Note: If a civil document submitted in support of a request for a parole document has annotations on either the front or the back of the document, copies of both sides of the document must be submitted.</p> <p>Note: A legal guardian or surrogate may be eligible as the "family member" of the service member for IMBHW-based parole.</p> <p>Note: When possible, Form I-131 should be filed along with the military relative's Form I-131. Failure to submit forms for qualifying family members together could result in delays in processing.</p>	<ul style="list-style-type: none"> DD Form 214 NGB Form 22 Form I-131 Form I-134 Declaration of humanitarian/public benefit Evidence of relationship Refugee's and Form I-134 sponsor's official identity document (evidence of citizenship or U.S. immigration status) Refugee's death certificate Other supporting documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		Note: The bullet points in the "Document Types" column are only for clarity of reading this copy; in production there are no bullet points.
Parole document for an alien outside the United States not under a specific parole program	[If Question 1 = 1.5.C]		Parole Document For Alien Outside The United States Not Under A Specific Parole Program	Upload	<p>If you are applying for a Parole Document for an alien who is outside the United States (either for yourself or another individual), other than under a specific parole program or process, upload:</p> <ul style="list-style-type: none"> A detailed description of the nature of your refugee or asylee status and evidence that you are a refugee or asylee; Copies of the petitioner's official identity documents and, if applicable, evidence of their citizenship or U.S. immigration status (such as a copy of a U.S. passport, lawful permanent resident card, or birth certificate); A detailed description of the public benefit for which you are applying for the length of time for which parole is requested; and Form I-134, Declaration of Financial Support, completed and directed to the Form I-134 instructions, including the supporter's official identity documents and, if applicable, evidence of their citizenship or U.S. immigration status (such as a copy of a U.S. passport, lawful permanent resident card, or birth certificate); A statement explaining why a U.S. visa cannot be obtained, including when and where attempts were made to obtain a visa, or an explanation of why a visa was not sought to enter the United States; If applicable, a statement explaining why a waiver of inadmissibility cannot be obtained to allow issuance of a visa, including when and where attempts were made to obtain a waiver; and a copy of any DHS decision on the waiver request, or an explanation of why a waiver has not been sought; If applicable, a copy of any decision on an immigrant or non-immigrant petition or application filed for an individual seeking to enter the United States, and evidence regarding any pending immigrant or non-immigrant petition or application; and Additional information regarding types of evidence that may be relevant to specific types of parole requests described under "Humanitarian Parole" on the Humanitarian Parole page. <p>Note: If a civil document submitted in support of a request for a parole document has annotations on either the front or the back of the document, copies of both sides of the document must be submitted.</p>	<ul style="list-style-type: none"> Decision on an immigrant or non-immigrant petition/application Declaration of humanitarian/public benefit Explanation of length of time for parole request Statement why passport is not available Form I-131 Form I-134 Declaration of humanitarian/public benefit Evidence of relationship Refugee's and Form I-134 sponsor's official identity document (evidence of citizenship or U.S. immigration status) Refugee's death certificate Other supporting documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 	www.uscis.gov/humanitarian-parole	Note: The bullet points in the "Document Types" column are only for clarity of reading this copy; in production there are no bullet points.
Form I-94	[If Question 1 = 1.10 or 1.11]		Form I-94 Arrival/Departure Record	Upload	<p>If you are applying for re-parole, a new period of parole for an alien other than someone that who is inside the United States, upload:</p> <ul style="list-style-type: none"> Evidence you were previously paroled into the United States. This includes, but is not limited to, a copy of your previously issued Form I-94, Arrival/Departure Record; A detailed description of the public benefit for which you are applying for the length of time for which parole is requested and why the previously authorized time frame is not sufficient to accomplish the purpose of the parole; and Copies of evidence that support the basis for your request; and A statement explaining why a U.S. visa or other immigration status cannot be obtained, including when and where attempts were made to obtain a visa or request an immigration benefit. <p>Note: If a civil document submitted in support of a request for re-parole has annotations on either the front or the back of the document, copies of both sides of the document must be submitted.</p>		<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIFF or TIFF No encrypted or password-protected files If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document. Upload no more than five documents at a time Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses Maximum size: 12MB per file 		

EVIDENCE: I-131

Column Header Descriptions

Primary Navigation: A section of the form that contains several pages.

Secondary Navigation: A single page within a section.

Primary Nav	Secondary Nav	Conditional Logic	Evidence Title	Field Type	Instructional Text	Document type	File Requirements	Links	Notes
	Military service	[If Question 1 = # 1.3A] OR [If Question 1 = # 1.10E]	Evidence Of Military service	Upload	<p>If you are applying as a current or former service member, you must upload:</p> <ul style="list-style-type: none">• Evidence that you are or were a member of the U.S. armed forces or in the Selected Reserve of the Ready Reserve, such as a photocopy of the front and back of your military identification card or DD Form 214;• If applying based on being a former service member, evidence that you have not received a dishonorable discharge upon separation from military service; and• Evidence of any additional favorable discretionary factors that you would like us to consider. <p>If you are applying as a family member of a current or former service member, you must upload:</p> <ul style="list-style-type: none">• Evidence of the family relationship to the service member, such as:<ul style="list-style-type: none">- Marriage certificate;- Documentation of restoration of previous marriage;- Your birth certificate with your parent's name;- Service member's birth certificate with parent's name; or- Proof of enrollment in the Defense Enrollment Eligibility Reporting System (DEERS);- Evidence that your family member is a current or former member of the U.S. armed forces or in the Selected Reserve of the Ready Reserve, such as a photocopy of the front and back of the service member's military identification card or DD Form 214;- If applying based on a former service member, evidence that your family member has not received a dishonorable discharge upon separation from military service;- For parents of current and former service members, evidence that the current or former service member supports the application for parole in place;- Evidence that granting the request would enable military family only that would constitute a significant public benefit; and- Evidence you are the beneficiary of a form I-130, Petition for Alien Relative, filed by the current or former service member, or, if the former service member is deceased, you filed Form I-360, Petition for Amerasian, Widow(er), or Special Immigrant, on your own behalf; and- Evidence of any additional favorable discretionary factors that you would like us to consider.		<ul style="list-style-type: none">• Clear and readable• Accepted file formats: JPG, JPEG, PDF, TIFF or TIF• No encrypted or password-protected files• If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document• Upload no more than five documents at a time• Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses• Maximum size: 12MB per file		
	DOS letter of support	[If Question 1 = # 1.6C]	Department of State (DOS) Letter of Support	Upload	<p>Upload a Letter of Support from the Department of State (DOS) recommending the self-petitioner for parole. The DOS Letter of Support should:</p> <ul style="list-style-type: none">• Appear on DOS letterhead;• List the self-petitioner's name and derivative family members;• Include a justification for significant public benefit;• Provide relevant information to USCIS outlining why paroling this individual will be a significant public benefit to the United States; and• Outline any additional urgent humanitarian factors.	<ul style="list-style-type: none">• Written Statement• Other Supporting Document	<ul style="list-style-type: none">• Clear and readable• Accepted file formats: JPG, JPEG, PDF, TIFF or TIF• No encrypted or password-protected files• If your documents are in a foreign language, upload a full English translation and the translator's certification with each original document• Upload no more than five documents at a time• Accepted file name characters: English letters, numbers, spaces, periods, hyphens, underscores, and parentheses• Maximum size: 12MB per file		Note: The bullet points in the "Document Type" column are only for clarity or reading site copy/paste. In production there are no bullet points.

ADDITIONAL INFORMATION: I-131

Column Header Descriptions
Primary Navigation: A section of the form that contains several pages.
Secondary Navigation: A single page within a section.
Paper Form Question: The number in the paper form associated with the question.
Question: Based on content from the paper form. Often re-written from a statement into a question.
Sub-Question: Based on content from the paper form—the next level of information from the previous question. Often re-written from a statement into a question.
Field Type: The interaction method for a user to select or input data (ex. Text field, Dropdown menu, Radio buttons).
Instructional Text: Text that appears directly below a question and provides instructions for answering the question.

Primary Nav	Secondary Nav	Tertiary Nav	Conditional Logic	Paper Form Question	Question	Sub-Question	Field Type	Instructional Text	Help Text	Alert	Required?	Notes
Additional Information	Additional Information				You may provide additional information for your application.	Additional information	Large table	If you need to provide any additional information for any of your answers to the questions in this form, enter it into the space below. You should include the questions that you are referencing. If you do not need to provide any additional information, you may leave this section blank.			No	Large Table Pattern Ghost Sub Nav

REVIEW AND SUBMIT: I-131

Column Header Descriptions

Primary Navigation: A section of the form that contains several pages.

Secondary Navigation: A single page within a section.

Conditional Logic: A column used to indicate whether the question or subquestion only applies if you meet certain criteria.

Paper Form Question: The number in the paper form associated with the question.

Question: Based on content from the paper forms. Often re-written from a statement into a question.

Sub-Question: A question that is asked in the form, often re-written from a statement into a question.

Primary Nav	Secondary Nav	Conditional Logic	Paper form question	Question	Sub-Question	Field Type	Instructional Text	Help Text	Alert	Required?	CTA	Notes
Review and Submit	Review your application			Check your application before you submit			Please review your {{formType}} and check it for accuracy and completeness before you submit it. We encourage you to provide as many responses as you can throughout the {{formType}} . Missing or incomplete information may slow down the review process after you submit your {{formType}} . You can return to this page to review your {{formType}} as many times as you want before you submit it. Your form filing fee is: {{xxx00}} 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.				Exact fee will be pulled from ELS	
			Your fee									
			Alerts and warnings					You have one or more alerts and warnings based on the information you provided in your application. A red alert means you have incomplete responses or inconsistent data. You cannot submit your application with any alerts.			Next	
		Your application summary			Review the I-131 form information		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. We also prepared a draft case synopsis with your responses, which you can download below.				Next	
		Preparer certification (IF PREPARER)			Preparer's certification and signature	I certify, under penalty of perjury, that I prepared this application for the applicant at this or their request and with express consent and that all the responses and information contained in and submitted with the application are complete, true, and correct and reflects only information provided by the applicant. The applicant reviewed the responses and information and informed me that he or she understands the responses and information is or submitted with the application. 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.	Your preparer must read and agree to the certification below.				Next	
		Preparer signature (IF PREPARER)	12.8		Preparer Signature Upload	Upload	Scan and upload your preparer's completed signature page below.			Conditionally	Next	
		Interpreter certification (IF INTERPRETER)			Interpreter's certification and signature	I certify, under penalty of perjury, that I am fluent in English and {{fluent language field}} and I have interpreted every question on the application and instructions and interpreted the applicant's answers to the questions in that language, and the applicant informed me that he or she understood every instruction, question, and answer on the application. 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.	Your interpreter must read and agree to the certification below.					Specific to digital environment and part of global template previously approved by OMB.
		Interpreter signature (IF INTERPRETER)	11.6		Interpreter's Signature Upload	Upload	Scan and upload your interpreter's completed signature page below.			Conditionally		
		Your certification and signature			Applicant certification and signature	I certify, under penalty of perjury, that I provided or authorized all of the responses and information contained in and submitted with my application, I read and understand or, if interpreted to me in a language in which I am fluent by the interpreter listed in the Getting Started section of this application, understood, all of the responses and information contained in, and submitted with, my application (as explained to me by the interpreter), and that all of the responses and the information are complete, true, and correct. Furthermore, I authorize the release of any information from any and all of my records that USCIS may need to determine my eligibility for an immigration request and to other entities and persons where necessary for the administration and enforcement of U.S. immigration law. I have read and agree to the applicant's statement 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.	Checkbox			YES	Next	
		Pay and submit (If "Your signature" is complete)			Pay for and submit your application		The final step to submit your Form I-131, Application for Travel Document, is to pay the required fee. Your application fee is: {{xxx00.00}} 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. We will send you to Pay.gov -- our safe, secure payment website -- to pay your fees and submit your form 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 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.				Pay and submit	
	(Successful Submission (No nav)			You successfully submitted your I-131		We will contact you if we have any questions or need additional information. You can track the status of your form through your USCIS online account.					Go to my cases	
	(Unsuccessful Card declined (No nav)			You did not submit your I-131		Your payment failed because your credit or debit card was declined. You can try again now to sign and submit your form or save and exit. We will save your form for 30 days from when you started it.					Sign and submit	
	(Unsuccessful Submission (No nav)			You did not submit your I-131		Your payment failed or was canceled before it could be processed on Pay.gov. You can try again now to sign and submit your form or save your application and exit. We will save your form for 30 days from when you started it.					Sign and submit	