

I-485A, Supplement A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i)

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

Secondary Navigation: A single page within a section.

Body Text: Based on the questions from the paper form.

Link: A reference column to include any URLs that appear as hyperlinks in the Instructional text.

CTA: Copy to include for a button.

Notes: Internal notes for the myUSCIS teams to provide insight and explanations.

Page breaks are indicated by a bold horizontal line.

myUSCIS Copydeck: Interactive Forms

Form Number and Name	I-485 Supplement A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i)
OMB Number	1615-0023
Form Edition Date:	1/20/2025
Form Expiration Date:	10/31/2027

Revision Key

Description

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

Example

- All original text is black.
- Any text that is removed from original column is shown with a strikethrough and in red.
- Any revised (new) text is red

Original

1. Oranges
2. Bananas
3. Apple
4. Pineapple

Revised

1. Oranges
2. Bananas
- ~~3. Apple~~
4. Pineapple
5. Pears

Heading	Question	Sub-Question	Body Text	Field Type	Link	CTA	Notes
File a Form [if applicant filing standalone form]	Select the form you want to file online.		Select the form you want to file online. For some forms you will have the option to either fill out your form online or upload a completed form. Once you start, we will automatically save your information for 30 days, or from the last time you worked on the form.		[External link] https://www.uscis.gov/feewaiver		
			Fee waiver: If the form you want to file is eligible for a fee waiver, and you would like to request one, you must file by paper. 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/feewaiver .	Combo box		Continue	
I-485A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i)	Select between the following filing options.	Fill Out Form Fields Online	Use Supplement A to Form I-485, Adjustment of Status Under INA Section 245(i) (Supplement A), only if you are applying to adjust status to that of a lawful permanent resident under the Immigration and Nationality Act (INA) section 245(i). You may file Supplement A only if you are filing your Form I-485, Application to Register Permanent Residence or Adjust Status, at the same time or if you previously filed your Form I-485 and it remains pending. Select this option if you want to fill out the fields of the I-485A form online directly.	Buttons			
		Upload a Filled Out PDF Form	Select this option if you want to upload and submit a filled out version of the I-485A form as a pdf document. You may apply for a fee waiver with this option by uploading a fee waiver request, which USCIS will review to verify whether you qualify for a fee waiver. You can also mail a paper form by following the instructions on this page .		[External link] https://www.uscis.gov/i-485supa	Go back	
File a Form [if representative]	Select the client for whom you are filing:		Select the form you want to file online. For some forms you will have the option to either fill out your form online or upload a completed form. Once you start, we will automatically save your information for 30 days, or from the last time you worked on the form. The client you select is the client who will see the form you prepare. Provide information for the selected client in the form. If you start a form for the wrong client or need to change the client for whom you are preparing it, delete the form and start a new one after selecting the correct client. If your client is not in the list, select the option "My client does not appear in this list" to upload their form PDF. You can provide this client's information after you upload their form to add them to your client list.	Combo box			
		How do you want to file the form?	Complete the form online Upload a form PDF			Radio	Start form

Heading	Sub-Heading	Conditional Logic	Instructions PDF page number	Body Text	Required?	Link	CTA	Notes
I-485 Supplement A, Supplement A To Form I-485, Adjustment Of Status Under Section 245(i)			Instructions page 1	<p>Use Supplement A to Form I-485, Adjustment of Status Under INA Section 245(i) (Supplement A), only if you are applying to adjust status to that of a lawful permanent resident under the Immigration and Nationality Act (INA) section 245(i). You may file Supplement A only if you are filing your Form I-485, Application to Register Permanent Residence or Adjust Status, at the same time or if you previously filed your Form I-485 and it remains pending.</p> <p>If you are disqualified from adjusting status under INA section 245(a), you may be eligible to adjust status under INA section 245(i). For more information on who may be disqualified from adjusting under INA section 245(a), see the Bars to Adjustment and Grounds of Inadmissibility section.</p> <p>You should use Supplement A if you seek to adjust status under INA section 245(i).</p> <p>You cannot adjust status based on filing Supplement A alone. You must also file Form I-485 and be eligible for a visa under a family-based, employment-based, special immigrant, or Diversity Visa immigrant category. Supplement A and Form I-485 are used to determine whether you qualify for INA section 245(i) adjustment.</p>				
Before You Start Your supplement	Eligibility		Instructions page 1	<p>Use Supplement A if you are applying to adjust status under INA section 245(i). You may file Supplement A when:</p> <ul style="list-style-type: none"> You are filing your Form I-485 at the same time; or You previously filed your Form I-485 and it remains pending. <p>You may file Supplement A only if:</p> <ul style="list-style-type: none"> ONE of the following applies to you: <ul style="list-style-type: none"> You are or were the principal beneficiary of an immigrant petition or application for permanent labor certification properly filed on or before January 14, 1998, which was approvable when filed; You are or were the principal beneficiary of an immigrant petition or application for permanent labor certification properly filed on or after January 15, 1998, but on or before April 30, 2001, which was approvable when filed and you were physically present in the United States on December 21, 2000; You are or were the derivative beneficiary of an immigrant petition properly or application for permanent labor certification filed on or before January 14, 1998, which was approvable when filed; You are or were the derivative beneficiary of an immigrant petition or application for permanent labor certification properly filed on or after January 15, 1998, but on or before April 30, 2001, which was approvable when filed and the principal beneficiary was physically present in the United States on December 21, 2000; or You are currently the spouse or child (unmarried and under 21 years of age) eligible to accompany or follow-to-join your spouse or parent who is a principal or derivative beneficiary. <p>An immigrant petition is considered properly filed if the:</p> <ul style="list-style-type: none"> Petitioner properly signed the petition; Petitioner submitted the correct filing fee; and Petition was physically received at a designated USCIS office (then known as the Immigration and Naturalization Service (INS)) on or before April 30, 2001 or was mailed with a postmark on or before April 30, 2001 (regardless of when INS received it). <p>A permanent labor certification application is considered properly filed if the U.S. Department of Labor (or a designated state workforce agency) accepted the application on or before April 30, 2001, under applicable Federal regulations at the time.</p>				
	[Eligibility continued]							
	[Eligibility continued]			Instructions page 2	<p>AND</p> <ul style="list-style-type: none"> ALL of the following apply to you: <ul style="list-style-type: none"> You are physically present in the United States; You are eligible to receive an immigrant visa because you are the current beneficiary of an immigrant petition or you were selected for a Diversity Visa for the current fiscal year (or because you are the spouse or child (unmarried and under 21 years of age) eligible to accompany or follow-to-join your spouse or parent who is a principal or derivative beneficiary); An immigrant visa is immediately available to you at the time you file your application; You are admissible to the United States for lawful permanent residence or eligible for a waiver of inadmissibility or other form of relief; and You are paying the required filing fee as described in Form G-1055, available at the G-1055 Fee Schedule Page. <p>Note: Visit the Visa Availability and Priority Dates page to determine whether an immigrant visa is immediately available.</p>		[External links]	
[Eligibility continued]				<p>Current Family Member of Principal Applicant</p> <p>If you qualify to file under INA section 245(i) because you are the current spouse or child (unmarried and under 21 years of age) who is eligible to accompany or follow-to-join a principal applicant for adjustment of status under INA section 245(i), you must file Form I-485:</p> <ul style="list-style-type: none"> At the same time as the principal applicant files Form I-485; After the principal applicant filed a Form I-485 that remains pending a final decision by U.S. Citizenship and Immigration Services (USCIS); or After the principal applicant was granted lawful permanent residence under INA section 245(i) (as long as the principal applicant is still currently a lawful permanent resident) and at the time of that approval, you were the principal applicant's spouse or child. 				

Heading	Sub-Heading	Conditional Logic	Instructions PDF page number	Body Text	Required?	Link	CTA	Notes
	Bars to Adjustment and Grounds of Inadmissibility		Instructions page 2	<p>Bars to Adjustment</p> <p>In general, you are not eligible for adjustment of status based on INA section 245(a) if any of the adjustment bars apply to you. See INA section 245(a) and (c) for more information on these adjustment bars, including whether an exemption might apply to you.</p> <p>If one or more of the below adjustment bars applies to you and you are not exempt under INA sections 245(a), (c), or (k), you must qualify under INA section 245(i) to adjust.</p> <ul style="list-style-type: none"> You last entered the United States without being admitted or paroled after inspection by an immigration officer; You last entered the United States as a nonimmigrant crewman; You are now employed or have ever been employed in the United States without authorization; You are not in lawful immigration status on the date of filing your application for adjustment of status; You have at any time failed to continuously maintain a lawful status since entry into the United States, unless your failure to maintain status was through no fault of your own or for technical reasons; You were last admitted to the United States in transit without a visa; You were last admitted to the United States as a nonimmigrant visitor without a visa, under the Guam and Commonwealth of the Northern Mariana Islands Visa Waiver Program, and you are not a Canadian citizen; You were last admitted to the United States as a nonimmigrant visitor without a visa under the Visa Waiver Program; You are seeking employment-based adjustment of status, and you are not maintaining a lawful nonimmigrant status on the date of filing your application for adjustment of status; or You have ever violated the terms of your nonimmigrant status. <p>Note: If the bars do not apply to you or you are exempt, then you do not need to adjust under INA section 245(i) and you should not file Supplement A.</p> <p>Grounds of Inadmissibility</p> <p>If you are inadmissible to the United States, you may not adjust to lawful permanent resident status. You can find more information at our the grounds of inadmissibility page listed in INA section 212(a).</p> <p>If you are inadmissible, you may be eligible for a waiver or other form of relief. If your waiver application or other form of relief is granted, USCIS may</p>		[External links]		<p>First link: https://travel.state.gov/content/travel/en/us-visas/tourism-visit/visa-waiver-program.html</p> <p>Second link: www.uscis.gov/policy-manual/volume-8</p> <p>Third link: www.uscis.gov/I-601</p> <p>Fourth link: www.uscis.gov/I-212</p>
	Qualifying Immigrant Petitions Under INA Section 245(i)		Instructions page 3	<p>You may use one of these petitions or applications to qualify under INA section 245(i), if it was properly filed and approvable when filed on or before April 30, 2001:</p> <ul style="list-style-type: none"> Form I-130, Petition for Alien Relative; Form I-140, Immigrant Petition for Alien Worker; Form I-360, Petition for Amerasian, Widow(er), or Special Immigrant (including VAWA self-petitioners); Form I-526, Immigrant Petition by Alien Investor; or Form ETA-750, Application for Alien Employment Certification, Parts A and B. <p>If you are using an immigrant petition to show that you qualify for adjustment under INA section 245(i), provide the receipt number of the petition in the Getting Started section (if available). If you are using a permanent labor certification application to qualify, you do not need to complete that question in the Getting Started section.</p> <p>Note: If you use one of the petitions listed in this section to qualify to apply under INA section 245(i), you may be able to use the same petition to establish eligibility for an immigrant visa, or you may establish eligibility for an immigrant visa based on another petition or on being selected for a Diversity Visa for the current fiscal year.</p>				
	Immigration court proceedings		Instruction page 9	<p>If you are in proceedings in Immigration Court (that is, if you have been served with Form I-221, Order to Show Cause and Notice of Hearing; Form I-122, Notice to Applicant for Admission Detained for Hearing Before an Immigration Judge; Form I-862, Notice to Appear; or Form I-863, Notice of Referral to Immigration Judge, that DHS filed with the Immigration Court), you should file this supplement with the appropriate Immigration Court. The DHS attorney will provide you with pre-order filing instructions regarding background and security investigations. You must also submit a copy to USCIS. Please see the Immigration Benefits in EOIR Removal Proceedings webpage or visit the USCIS Contact Center's website for the most current information about where to file the copy of the application that you file with the Immigration Court.</p>		[External links]		<p>First link: https://www.uscis.gov/laws-and-policy/other-resources/immigration-benefits-in-eoir-removal-proceedings</p> <p>Second link: www.uscis.gov/contactcenter</p>
	Penalties		Instructions page 10	<p>If you knowingly and willfully falsify or conceal a material fact or submit a false document with your Supplement A, we will deny your Supplement A and may deny any other immigration benefit. In addition, you will face severe penalties provided by law and may be subject to criminal prosecution.</p>				
	Fee		Instructions page 8	<p>We will automatically calculate the cost for you before you submit your application. For specific information about fees applicable to this form, see Form G-1055.</p> <p>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/feewaiver.</p> <p>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. 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.</p>		[External links]		<p>First link: https://www.uscis.gov/g-1055</p> <p>Second link: https://www.uscis.gov/feewaiver</p>
	Documents you may need		Instructions page 6	<p>We will automatically determine which documents you should provide us as you fill out your supplement. At the time of filing, you must submit all evidence and supporting documentation listed.</p>				

Heading	Sub-Heading	Conditional Logic	Instructions PDF page number	Body Text	Required?	Link	CTA	Notes
	Biometric services appointment		Instructions page 9	<p>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 supplement 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.</p> <p>At your biometrics appointment, you must sign an oath reaffirming that:</p> <ul style="list-style-type: none"> You provided or authorized all information in the supplement; You reviewed and understood all of the information contained in, and submitted with, your supplement; and All of this information was complete, true, and correct at the time of filing. <p>If you do not attend your biometric services appointment, we may deny your supplement. For applicants and dependents who appear before an immigration judge, failure to attend a biometric services appointment, without good cause, may result in the immigration judge finding that your supplement was abandoned, and USCIS may also deny any other supplement you filed with USCIS.</p>				
	Disability Accommodations/Modifications		Instructions page 9	To request a disability accommodation/modification, follow the instructions on your appointment notice or on the Disability Accommodations for the Public page .		[External link] www.uscis.gov/accommodationsinfo		
	Translation		Instructions Page 7	If you submit a document with information in a foreign language, you must also submit a full English translation. The translator must sign a certification that the English language translation is complete and accurate, and that they are competent to translate from the foreign language into English. The certification must also include their signature, printed name, the signature date, and their contact information.				
	USCIS Contact Center		Instructions page 9	For additional information on the supplement 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.		[External link] www.uscis.gov/contactcenter		
	Address change			<p>You must notify USCIS any time you change your mailing address or your physical address. You must notify us no later than 10 days after making such change. For information on changing your address, visit our change of address page, or call the USCIS Contact Center.</p> <p>If you are already in proceedings in Immigration Court, you must also notify the Immigration Court on Form EOIR-33/IC, Change of Address/Contact Information Form, of any changes of address within five days of the change in address. The Form EOIR-33/IC is available on the EOIR website at or can be filed online at EOIR's Respondent Access.</p> <p>Note: Do not submit a change of address request to the USCIS Lockbox.</p>		[External link] www.uscis.gov/addresschange First link: www.justice.gov/eoir/form-eoir-33-eoir-immigration-court-listing		
After You Submit Your supplement	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.		Third link		
	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.				
	Requests for interview			We may request that you appear at a USCIS office for an interview based on your supplement. During your interview, USCIS may require you to provide your biometrics to verify your identity and/or update background and security checks.			Next	
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.				
	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 in to your account to continue where you left off.				
	Decision			The decision on Form I-485 involves a determination of whether you have established eligibility for the immigration benefit you are seeking. USCIS or the Immigration Court will notify you of the decision in writing.				
	DHS Privacy Notice		Instructions page 12	AUTHORITIES: USCIS is collecting the information requested on this supplement, and the associated evidence, under INA section 245(i).				
			Instructions page 12	PURPOSE: The primary purpose for providing the requested information on this supplement is to determine if you have established eligibility to adjust status to that of a lawful permanent resident of the United States. DHS will use the information you provide to grant or deny your supplement to adjust status to lawful permanent resident.				
			Instructions page 12	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 in your case or result in USCIS denying your supplement.				
			Instructions page 12	ROUTINE USES: DHS may, where allowable under relevant confidentiality provisions, share the information you provide on this supplement, and any additional requested evidence, with other Federal, state, local, and foreign government agencies and authorized organizations. DHS follows approved routine uses, as described in the associated published system of records notices [DHS/USCIS/ICE/CBP-001 Alien File, Index, and National File 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-016(a) Computer Linked supplement Information Management System] which you can find at the www.dhs.gov/privacy . DHS may also share this information, as appropriate, for law enforcement purposes or in the interest of national security.		www.dhs.gov/privacy		

Heading	Sub-Heading	Conditional Logic	Instructions PDF page number	Body Text	Required?	Link	CTA	Notes
	Paperwork Reduction Act		Instructions page 12	<p>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 0.81 hours per response, in addition to the burden for completing Form I-485, including the time for reviewing instructions, gathering the required documentation and information, completing the supplement, attaching necessary documentation, and submitting the supplement. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to:</p> <p>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</p> <p>Do not mail your completed Supplement A to this address.</p> <p>OMB No. 1615-0023 Expires: 10/31/2027</p>				
Security Reminder				If you do not work on your form for more than 30 days, we will delete your data in order to prevent storing personal information indefinitely.				Start

Primary Nav	Secondary Nav	Tertiary Nav	Conditional Logic	Paper Form Question	Question	Sub-Question	Field Type	Instructional Text	Help Text	Required?	Notes	
Getting Started	Basis of eligibility	[Static page]		2.1/2.1A	How are you eligible to adjust status under INA section 245(i)?	You are or were the principal beneficiary of an immigrant petition or application for permanent labor certification filed on or before January 14, 1998.	Radio	You must complete all fields with an asterisk (*) to submit this form.				
				2.1B		You are or were the principal beneficiary of an immigrant petition or application for permanent labor certification filed on or after January 15, 1998, and on or before April 30, 2001, and you were physically present in the United States on December 21, 2000.	Radio					
				2.1C		You are or were the derivative beneficiary of an immigrant petition or application for permanent labor certification filed on or before January 14, 1998.	Radio					
				2.1D		You are or were the derivative beneficiary of an immigrant petition or application for permanent labor certification filed on or after January 15, 1998, and on or before April 30, 2001, and the principal beneficiary was physically present in the United States on December 21, 2000.	Radio					
				2.1E		You are currently the spouse applying to accompany or follow-to-join your spouse OR you are a child (unmarried and under 21 years of age) applying to accompany or follow-to-join your spouse or parent who is a principal or derivative beneficiary.	Radio					
		Qualifying petition or application	[Static page]					You must complete all fields with an asterisk (*) to submit this form.				
				2.2	What is the receipt number of the qualifying petition? (if any)		Text input	Provide the receipt number from the immigrant petition filed on or before April 30, 2001 that qualifies you to adjust status under INA section 245(i).	Provide a 13-character receipt number, beginning with 3 capitalized letters followed by 10 digits.			
				2.3	What is the principal beneficiary's full name on the qualifying petition?	Given Name (first name)	Text input					
						Middle Name	Text input					
						Family Name (last name)	Text input					
				2.4	What is the principal applicant's A-Number?	A-	Text input	The A-Number is an immigration file number provided by U.S. immigration officials. We use your A-Number to identify your immigration records. It is a 7 to 9-digit number that begins with an "A" and can be found on correspondence or cards you have received from DHS, USCIS, or on immigration court records (for example, Form I-797, Receipt Notice; an Employment Authorization Document; a Permanent Resident Card). If you do not have an A-Number, USCIS may assign one to you.	Provide a 7, 8, or 9-digit number. If the A-Number is fewer than 9 digits, the system will automatically add zero(s) after the "A" and before the first digit so there is a total of 9 digits, for example: A001234567.			
				[If filing concurrently with I-485]	2.5	What was the family-based immigrant category you selected on Form I-485?	Immediate relative of a U.S. citizen, Form I-130, I-129F, or I-360 Other relative of a U.S. citizen under the family-based preference categories, Form I-130	Radio				
				[If filing I-485A as a standalone form]	2.5	What was the family-based, employment-based, special immigrant, or Diversity Visa immigrant category you selected on Form I-485?	Relative of a lawful permanent resident under the family-based preference categories, Form I-130	Text input	Provide the full title of the immigrant category you selected on Form I-485.			
		Bars to Adjustment	[Static page]						You must complete all fields with an asterisk (*) to submit this form. Select all responses that apply for you to adjust under INA section 245(i).			https://travel.state.gov/content/travel/en/us-visas/tourism-visit/visa-waiver-program.html
					3.1A	Which of the following bars to adjustment apply to you?	You last entered the United States without being admitted or paroled after inspection by an immigration officer.	Checkbox	Visit our Visa Waiver Program page to learn more about the program.			
				3.1B		You last entered the United States as a nonimmigrant crewman.	Checkbox					
				3.1C		You are now employed or have ever been employed in the United States without authorization.	Checkbox					
				3.1D		You are not in lawful immigration status on the date of filing your application for adjustment of status.	Checkbox					
				3.1E		You have ever failed to continuously maintain a lawful status since entry into the United States, unless your failure to maintain status was through no fault of your own or for technical reasons.	Checkbox					
				3.1F		You were last admitted to the United States in transit without a visa.	Checkbox					
				3.1G		You were last admitted to the United States as a nonimmigrant visitor without a visa under the Guam and Commonwealth of the Northern Mariana Islands Visa Waiver Program, and you are not a Canadian citizen.	Checkbox					
				3.1H		You were last admitted to the United States as a nonimmigrant visitor without a visa under the Visa Waiver Program.	Checkbox					
				3.1I		You are seeking employment-based adjustment of status and you are not maintaining a lawful nonimmigrant status on the date of filing your application for adjustment of status.	Checkbox					
				3.1J		You have ever violated the terms of your nonimmigrant status.	Checkbox					
	Preparer and interpreter information	[Static page]						You must complete all fields with an asterisk (*) to submit this form.				
			(if yes)		Is someone assisting you with completing this supplement? Is a preparer assisting you with completing this supplement?	Yes/No Yes/No	Radio Radio		A preparer is anyone who completes or helps you complete all or part of your supplement using information and answers that you provide.			
			(if yes)		Is an interpreter assisting you with completing this supplement?	Yes/No	Radio		An interpreter is anyone who translates or helps you translate all or part of your supplement using information and answers that you provide.			
	Preparer information		(IF YES TO PREPARER QUESTION)					You must complete all fields with an asterisk (*) to submit this form.				
				6.1	What is your preparer's full name?	Given name (first name) Family name (last name)	Text input Text input					
				6.2	What is your preparer's business or organization name?	My preparer is not part of a business or organization.	Text input Checkbox					
				6.3	What is your preparer's contact information?	Daytime telephone number	Text input		Provide a 10-digit phone number.			
				6.4		Mobile telephone number	Text input		Provide a 10-digit phone number.			
				6.5		My preparer does not have a mobile telephone number.	Text input Checkbox					
						Email address	Text input		Example: user@domain.com			
						My preparer does not have an email address.	Text input Checkbox					
	Interpreter information		(IF YES TO INTERPRETER)					You must complete all fields with an asterisk (*) to submit this form.				
				5.1	What is your interpreter's full name?	Given name (first name) Family name (last name)	Text input Text input					
				5.2	What is your interpreter's business or organization name?	My interpreter is not part of a business or organization.	Text input Checkbox					
				5.3	What is your interpreter's contact information?	Daytime telephone number	Text input		Provide a 10-digit phone number.			
				5.4		Mobile telephone number	Text input		Provide a 10-digit phone number.			
				5.5		My interpreter does not have a mobile telephone number.	Text input Checkbox					
						Email address	Text input		Example: user@domain.com			
					What language is your interpreter using to interpret this supplement for you?	My interpreter does not have an email address.	Text input Checkbox					

Primary Nav	Secondary Nav	Tertiary Nav	Conditional Logic	Paper Form Question	Question	Sub-Question	Field Type	Instructional Text	Help Text	Required?	Notes
About You	Your name	[Static page]	1.1	What is your current legal name?	Given name (first name)	Text input	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.		YES		
					Middle name	Text input					
					Family name (last name)	Text input			Yes		
	Your contact information	[Static page]	4.1	4.2	How can we contact you?	Daytime telephone number	Text input		Provide a 10-digit phone number.		
						Mobile telephone number	Text input		Provide a 10-digit phone number.		
						This is the same as my daytime telephone number.	Checkbox				
						Email address	Text input		Example: user@domain.com		
						In care of name (if any)	Text input	We will use your current mailing address to contact you throughout the application process. We may not be able to contact you if you do not provide a complete and valid address. Please provide a U.S. address only.			
	When and where you were born	[Static page]	1.5	1.6	What is your date of birth?	MM/DD/YYYY	Date picker			Street number and name	Yes
						Address line 1	Text input		Apartment, suite, unit, or floor	Yes	
						Address line 2	Text input			Yes	
						City or town	Text input			Yes	
State						Combo box			Yes		
Your other information	[Static page]	1.3	1.4	What is your A-Number?	A-	Text input	The A-Number is an immigration file number provided by U.S. immigration officials. We use your A-Number to identify your immigration records. It is a 7 to 9-digit number that begins with an "A" and can be found on correspondence or cards you have received from DHS, USCIS, or on immigration court records (for example, Form I-797, Receipt Notice; an Employment Authorization Document; a Permanent Resident Card). If you do not have an A-Number, USCIS may assign one to you.	Provide a 7, 8, or 9-digit number. If the A-Number is fewer than 9 digits, the system will automatically add zero(s) after the "A" and before the first digit so there is a total of 9 digits, for example: A-001234567.	YES		
					I do not have or know my A-Number.	Checkbox					
					What is your USCIS Online Account Number?	Text input	You will only have an Online Account Number, or OAN, if you previously filed a form that has a receipt number that begins with IOE. 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.	Provide a 12-digit Online Account Number.			
							If you do not have a receipt number that begins with IOE, you do not have an OAN.				
							(The OAN is not the same as an A-Number)				
					I do not have a USCIS Online Account Number.	Checkbox					

Primary Nav	Secondary Nav	Conditional Logic	Evidence Title	Field Type	Instructional Text	Document type	File Requirements	Required?	Links	Notes
Evidence	Qualifying petition or application		Evidence Of Qualifying Petition Or Application		<p>You must upload official documentation to prove that you:</p> <ul style="list-style-type: none"> Are or were the principal beneficiary of an immigrant petition or application for permanent labor certification that was properly filed on or before April 30, 2001, and which was approvable when filed; Are or were a derivative beneficiary (the principal beneficiary's spouse or unmarried child under 21 years of age at the time the qualifying petition was filed) of an immigrant petition or application for permanent labor certification that was properly filed on or before April 30, 2001, and which was approvable when filed; or Are currently the spouse or an unmarried child under 21 years of age who is eligible to accompany or follow-to-join a principal or derivative beneficiary, and the principal or derivative beneficiary is currently applying for or was granted adjustment of status under INA section 245(i). <p>To prove the existence of a qualifying petition or application, upload an official document showing either:</p> <ul style="list-style-type: none"> The filing or approval of the immigrant petition (Form I-797, Notice of Action), which contains the principal beneficiary's name; or The filing or approval of the permanent labor certification application (Form ETA-750), which contains the principal beneficiary's name. <p>If you qualify to apply for adjustment of status under INA section 245(i) because you are or were a derivative beneficiary of a qualifying petition or application, you must prove the required relationship to the principal beneficiary by submitting a marriage certificate (for spouse) or birth certificate (for child). This evidence must show that the claimed relationship existed at the time the qualifying petition was properly filed. You do not need to show that the relationship still exists.</p> <p>If you qualify to apply for adjustment of status under INA section 245(i) because you are the current spouse or an unmarried child under 21 years of age of a person who is or was the principal or derivative beneficiary of a qualifying petition, you must submit evidence of your current relationship to the principal applicant.</p>	<ul style="list-style-type: none"> Form I-797, Notice of Action Marriage certificate Birth certificate Other documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIF 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 of proper filing		Evidence Of Proper Filing		<p>Upload evidence showing that the qualifying immigrant petition or application for permanent labor certification was properly filed.</p> <p>An immigrant petition is considered properly filed if the:</p> <ul style="list-style-type: none"> Petitioner properly signed the petition; Petitioner submitted the correct filing fee; and Petition was physically received at a designated USCIS office (then known as the Immigration and Naturalization Service (INS)) on or before April 30, 2001 or was mailed with a postmark on or before April 30, 2001 (regardless of when INS received it). <p>A permanent labor certification application is considered properly filed if the U.S. Department of Labor (or a designated state workforce agency) accepted the application on or before April 30, 2001, under applicable Federal regulations at the time.</p> <p>Examples of evidence showing that your immigrant petition was properly filed:</p> <ul style="list-style-type: none"> Form I-797 showing a qualifying date of filing. (Form I-797 showing a filing date indicates the U.S. Government accepted the petition and implies that the U.S. Government determined the petition was signed and submitted with the appropriate filing fee); or Form ETA-750 bearing a state workforce agency's date stamp, an agency letter, or other document specifying the date of receipt/filing. 	<ul style="list-style-type: none"> Form I-797, Notice of Action Other documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIF 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 of approval or approvable status		Evidence Of Petition's Or Application's Approval Or Approvable Status		<p>Upload evidence showing that the qualifying petition or application was approvable when filed. An immigrant petition or labor certification application is considered approvable when filed if:</p> <ul style="list-style-type: none"> The petition or application was properly filed; The petition or application was meritorious in fact; and The petition or application was not frivolous ("frivolous" meaning patently without substance). <p>Unless contradictory evidence exists, a final decision approving the required petition or application shows that the petition or application was approvable when filed. Such an approval consists of:</p> <ul style="list-style-type: none"> An INS approval notice (on Form I-797) for the immigrant petition; or A U.S. Department of Labor certification stamp (on Form ETA-750) for the permanent labor certification application. <p>Absent an approved petition, you may upload any relevant evidence to show the petition or application was properly filed and approvable when filed. USCIS makes this determination based on the circumstances that existed at the time the qualifying petition or application was filed. A petition or application that was approvable when filed but was later withdrawn, denied, or revoked due to circumstances that arose after the time of filing may still qualify you for INA section 245(i) adjustment if you are otherwise eligible.</p>	<ul style="list-style-type: none"> Form I-797, Notice of Action Other documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIF 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 of physical presence		Evidence Of Physical Presence		<p>Upload evidence showing that the principal beneficiary of the qualifying petition was physically present in the United States on December 21, 2000 (if applicable).</p> <p>If you qualify to apply for adjustment of status under INA section 245(i) based on an immigrant petition or application for permanent labor certification filed on or after January 15, 1998, you must prove that the principal beneficiary of that petition or application was physically present in the United States on December 21, 2000.</p> <p>In some cases, a single document may suffice to prove physical presence, but often you will need to submit several documents. USCIS will ordinarily place the greatest weight on government-issued documents. The following list gives examples of documents that you may upload as evidence of physical presence:</p> <ul style="list-style-type: none"> Form I-94 Arrival/Departure Record, the nonimmigrant visa page of the principal beneficiary's passport, Form I-512L, or other U.S. Government-issued document showing admission or parole into the United States after inspection by an immigration officer; A Notice to Appear in Immigration Court; Official correspondence or other notices from a U.S. Government agency; A state driver's license; <p>[Physical presence continued]</p> <ul style="list-style-type: none"> Income tax or property tax records, returns, or payments; School or college transcripts and records; Hospital or doctor's records; Lease agreements and rental receipts; Utility bill receipts; Employment records, such as payroll statements or pay stubs; or Bank and credit card statements and records. <p>Note: If you submit a personal affidavit attesting to physical presence, you must also submit other supporting documentation. USCIS will evaluate all documentation on a case-by-case basis.</p> <p>If you qualify to apply for adjustment of status under INA section 245(i) based on an immigrant petition filed on or before January 14, 1998, you do NOT need to submit any evidence of physical presence.</p>	<ul style="list-style-type: none"> Form I-94, Arrival/Departure Record Form I-512L U.S. Government-issued document A Notice to Appear in Immigration Court Official correspondence from a U.S. Government agency A state driver's license Income tax records Property tax records School or college transcripts and records Hospital or doctor's records Lease agreements and rental receipts Utility bill receipts Payroll statements Pay stubs Bank records Credit card statements Other documents 	<ul style="list-style-type: none"> Clear and readable Accepted file formats: JPG, JPEG, PDF, TIF 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 			

Primary Nav	Secondary Nav	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 supplement. Add a response		Large table	<p>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.</p> <p>If you do not need to provide any additional information, you may leave this section blank.</p>			No	Large Table Pattern Ghost Sub Nav

Primary Nav	Secondary Nav	Conditional Logic	Paper form question	Question	Sub-Question	Field Type	Instructional Text	Help Text	Required?	CTA	Notes
Review and Submit	Review your supplement			Check your supplement 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.			Review my supplement	
			Your fee	Your form filing fee is: \$(XXX)			Refund policy: USCIS does not refund fees, regardless of any action we take on your application, petition, or request, or how long USCIS takes to reach a decision. By continuing this transaction, you acknowledge that you must submit fees in the exact amount and that you are paying the fees for a government service.			Next	
			Alerts and warnings				You have one or more alerts and warnings based on the information you provided in your supplement. A red alert means you have incomplete responses or inconsistent data. You cannot submit your supplement with any alerts. Green alert: We found no alerts or warnings in your supplement.			Next	
	Your supplement summary			Review the I-485A form information			Here is a summary of all the information you provided in your supplement. Make sure you have provided responses for everything that applies to you before you submit your supplement. You can edit your responses by going to each supplement section using the site navigation. We also prepared a draft case snapshot 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 supplement for the applicant at the request of the applicant and with express consent and that all of the responses and information contained in and submitted with the supplement 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 in or submitted with the supplement. 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.			Next	
	Preparer signature	(IF PREPARER)		Preparer's Signature Upload		Upload	Scan and upload your preparer's completed signature page below.				
	Interpreter certification	(IF INTERPRETER)		Interpreter's certification and signature			I certify, under penalty of perjury, that I am fluent in English and the language provided in the Getting Started section of this supplement, and I have interpreted every question on the supplement 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 supplement. 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.			Next	
	Interpreter signature	(IF INTERPRETER)		Interpreter's Signature Upload		Upload	Scan and upload your interpreter's completed signature page below.			Next	
	Your certification and signature			Applicant's 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 supplement, 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 supplement, understood, all of the responses and information contained in, and submitted with, my supplement, 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.		Yes	Required field	
				Applicant's signature		I have read and agree to the applicant's statement				Next	
	Pay and submit			Pay for and submit your supplement			The final step to submit your I-485 Supplement A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i), is to pay the required fee. Your supplement fee is: \$(XXX) 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 supplement 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 supplement through your USCIS online account.			Pay and submit	Exact fee will be pulled from ELIS
	Finish and continue to [form number]	(If Your certification and signature is complete) AND (if user concurrently filed)		Finish the [current form number] and continue to the [next form number]			By finishing this form, your form [current form's number] will be locked and no further changes can be made. Please make sure that the information on your form [current form's number] is complete and accurate before continuing. If you need to make any edits after finishing, you will need to create a new form [current form's number]. Next, you will continue to Form [next form number]. If you have more forms that you are concurrently filing, you will need to complete and sign each form before you can continue to the next one. Once you complete the final form, you can pay for and submit all forms at the same time.			Finish and continue	
	(Successful submission) (No nav)			You successfully submitted your I-485 Supplement A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i)			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-485 Supplement A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i)			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-485 Supplement A, Supplement A to Form I-485, Adjustment of Status Under Section 245(i)			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 form and exit. We will save your form for 30 days from when you started it.			Sign and submit	