

Protecting Immigrant
Women and Girls
Fleeing Violence

June 4, 2020

U.S. Department of Homeland Security
Citizenship and Immigration Services
Office of Policy and Strategy
Samantha Deshommes, Chief
Regulatory Coordination Division
Submitted VIA Electronic Mail to: dhsdeskofficer@omb.eop.gov

RE: Additional 30-day period for Comments on USCIS Form I-129F

Petition for Alien Fiancé(e) K-1 OMB Control Number 1615-0001 FR Doc No: 2020-12008 Docket ID #USCIS-2006-0028

## Dear Chief Deshommes:

The Tahirih Justice Center is a national policy and direct services organization that has assisted survivors of forced marriage and other gender-based violence for over twenty years. As such, Tahirih has developed significant, unique legal and policy expertise on forced and child marriage as domestic problems in the United States (U.S.) impacting both multi-generational American and immigrant families from dozens of different countries of origin. Through our specialized Forced Marriage Initiative (FMI), we have helped hundreds of survivors and individuals at risk of forced marriages, in cases spanning nearly 40 states and more than 20 foreign countries when U.S. women and girls have been taken abroad for the marriage.

The causes of forced marriage often vary and overlap and it is most often parents and others close to the victim that are the primary perpetrators. While forced marriages can happen at any age, individuals under the age of 18 are especially vulnerable as they often lack the legal rights and access to resources necessary to escape. Women and girls are disproportionally victimized through forced marriage, which often intersects with other forms of gender-based violence including child abuse, intimate partner violence, sexual assault, stalking, and human trafficking.

At present, the U.S. marriage-based immigration process can in some cases unwittingly facilitate forced marriages, involving forced sponsorship of a foreign fiancé(e) or spouse. In our experience, families commonly file visa petitions without the forced sponsor's knowledge or consent. Once a victim learns what her family has done, she may be afraid to take steps to withdraw sponsorship. She may fear retribution, as well as legal consequences to herself or to her family.

In light of our understanding of forced marriage case dynamics, we offer the following suggested changes to the I-129F Form and Instructions in order to promote more effective deterrence of perpetrators as well as education and empowerment for victims. Furthermore, implementing our suggested changes will enable USCIS adjudicators to better leverage immigration laws, policies, and discretionary tools to detect and prevent

**Atlanta** 142 Walker Street SW Atlanta, GA 30301

Atlanta, GA 30301 Tel: 470-481-4700 Fax: 470-481-7400 Atlanta@tahirih.org

Baltimore 201 N. Charles St. Suite 920 Baltimore, MD 21201 Tel: 410-999-1900 Fax: 410-630-7539 Baltimore@tahirih.org

Greater DC | National 6402 Arlington Blvd. Suite 300 Tel: 571-282-6161 Fax: 571-282-6162 TTY: 711 Falls Church, VA 22042 Greater DC@tahirih.org Justice@tahirih.org

Houston 1717 St. James Place Suite 450 Houston, TX 77056 Tel: 713-496-0100 Fax: 713-481-1793 Houston@tahirih.org

San Francisco Bay Area 881 Sneath Lane Suite 115 San Bruno, CA 94066 Tel: 650-270-2100 Fax: 650-466-0006 SFBayArea@tahirih.org

www.tahirih.org

forced sponsorship in cases of forced marriage and to alert victims of their rights and available resources. Finally, as noted below, our suggested changes largely reflect language that has already been approved and used by USCIS in its public education on forced marriage (see <a href="https://www.uscis.gov/humanitarian/forced-marriage">https://www.uscis.gov/humanitarian/forced-marriage</a>), and therefore will not pose a significant burden for the agency.

We appreciate the opportunity to submit these comments and we look forward to your feedback. For additional information, please contact me at <a href="mailto:archip@tahirih.org">archip@tahirih.org</a> or 571-282-6153.

Respectfully submitted:

Irena Sullivan

**Senior Immigration Policy Counsel** 

ITEM	CURRENT LANGUAGE	PROPOSED CHANGE	EXPLANATION
Form I-129F	You may file this petition if	Add the following advisory at the end of this section's	This advisory might deter some perpetrators
INSTRUCTIONS	you are a U.S. citizen	instructions:	from forcing a child to marry and then
p. 1			sponsor a foreign fiancé(e) or spouse prior to
		<b>NOTE:</b> USCIS requires all U.S. citizen or lawful permanent resident	turning 18. By delaying the intended
Who May File		sponsors of foreign spouses to file an Affidavit of Support on their	marriage until the potential sponsor has
Form I-129F?		behalf (Form I-864 or I-134). While In some U.S. states, marriage	reached legal adulthood, the sponsor at risk
		is permitted between individuals who are under the age of 18,	will be more empowered to advocate on her
		Affidavits of Support can only be filed by those who are 18 years	own behalf to protect herself from an
		of age or older pursuant to INA Section 213(A)(f)(1)(B). <b>Therefore</b> ,	unwanted marriage. The sponsor will also
		you must be at least 18 years of age in order to sponsor your	have more rights and resources available to
		spouse to immigrate to the U.S. and obtain lawful permanent	her, and more time to access help and safety-
		resident status.	plan, potentially avoiding or limiting the
			physical, sexual, and other abuses that
F 1420F	This could be a set of the	Add the falls to add to a state and of the fact of the	accompany forced marriage.
Form I-129F	This section must contain	Add the following advisory at the end of the instructions for Part	, , ,
p. 9	the signature of the person	7:	opportunistically try to justify forced
p. 9	who completed your petition, if other than you,	<b>NOTE:</b> If you are the preparer of this form and are filing it in	marriage and other family-based violence based on the asserted belief that a marriage
Specific	the petitioneralong with	support of a marriage-based visa petition, note that the United	is in an individual's best interests. The impact
Instructions	your petition.	States (U.S.) government is opposed to forced marriage and	of forced marriage on the victim is still
Part 7.	your petition.	considers it to be a serious human rights abuse. In some U.S.	devastating, however, whatever the intent.
1 416 7.		states, forced marriage is a crime, and in all U.S. states, people	This advisory is intended to disabuse
		who force someone to marry may be charged with violating state	perpetrators of any idea that their intent will
		laws, including those against domestic violence, child abuse, rape,	shield them from accountability.
		assault, kidnapping, threats of violence, stalking, or coercion.	,
		People who force someone to marry may also face significant	Also, in the majority of forced
		immigration consequences, such as being inadmissible to or	marriage/forced sponsorship cases we
		removable from the U.S.	encounter, perpetrators file and sign visa
			petitions and related forms without the
			victim ever seeing the forms. While both the
			instructions and form contain warnings for

			preparers about fraud generally, explicitly notifying preparers that the U.S. recognizes forced marriage as a human rights violation that can expose them to both criminal and immigration consequences could serve as a powerful deterrent.  Note that the language we are proposing is identical to the language USCIS already uses publicly at: <a href="https://www.uscis.gov/humanitarian/forced-marriage">https://www.uscis.gov/humanitarian/forced-marriage</a> .
Form I-129F INSTRUCTIONS p. 13 Penalties	If you knowingly and willfully falsify or conceal a material fact or submit a false document with your Form I-129F, we will deny your Form I-129F and may deny any other immigration benefit. In addition, you will face severe penalties provided by law and may be subject to criminal		Often, forced marriage victims are afraid to come forward and seek help for fear not only of the consequences to their family and others but also to themselves. Victims may fear legal consequences when forced to sign forms and/or attest to information under duress. This language will reassure victims that they are not at fault, particularly if they believe their safety is at risk if they refuse to sign.
	prosecution.	annulment or divorce, and securing a court order granting you custody of children. For more information, visit the USCIS webpage on forced marriage at <a href="https://www.uscis.gov/humanitarian/forced-marriage">https://www.uscis.gov/humanitarian/forced-marriage</a> and the U.S. Department of State's webpage on forced marriage at <a href="https://travel.state.gov/content/travel/en/international-travel/emergencies/forced-marriage.html">https://travel.state.gov/content/travel/en/international-travel/emergencies/forced-marriage.html</a> .	Victims may also be unaware of resources available to help them. Providing this information will put both perpetrator-preparers, as well as victim-sponsors that do have access to the form, on notice that victims of forced marriage have recourse and resources available to them. This may deter perpetrators, or empower victims with potentially life-saving referrals they may need to flee a violent home.

			The first sentence in this proposed advisory is taken verbatim from USCIS' website at <a href="https://www.uscis.gov/humanitarian/forced-marriage.">https://www.uscis.gov/humanitarian/forced-marriage.</a>
p. 8  Part 2 Information About Your Beneficiary (continued)	Provide the nature and degree of relationship (for example, third cousin or maternal uncle).	<b>DELETE "maternal uncle"</b> in this sentence.	If the sponsor's spouse is her uncle, she is already required to specify this in her response. Using "maternal uncle" as an example, however, unnecessarily lends legitimacy to what is often an exploitative or forced marriage involving a young girl and a much older male relative.
Question #52.			
<b>FORM I-129F</b> p. 10	Copies of any documentsI understand that USCIS may require me to appear for an	Add the following advisory at the end of the Petitioner's Declaration and Certification:	Including this advisory in the form itself, as well as the instructions as previously suggested, will help put both perpetrator-
Petitioner's	appointmentI will be	<b>NOTE:</b> If you have been or are being forced into marriage, you are	preparers, as well as victim-sponsors that
Declaration	required to sign an oath	not at fault and you have not violated any U.S. laws by entering	may see the form, on notice that victims of
and	reaffirming that3) all of	into the marriage. Furthermore, non-governmental legal and	forced marriage have recourse and resources
Certification	this information was	social services agencies may be able to offer you, at no or low cost,	available to them. Please see our explanation
	complete, true, and correct	a range of assistance including safety planning and emergency	above, for p. 13 of the form's instructions, for
	at the time of filing. I	housing, as well as assistance with family law matters like	additional details.
	certify, under penalty of	obtaining a court order of protection from those who are	
	perjury, that all of the	threatening or abusing you, terminating the marriage through	Again, the first sentence in this proposed
	information in my petition and any document	annulment or divorce, and securing a court order granting you custody of children. For more information, visit the USCIS	advisory is taken verbatim from USCIS' website
	submitted with it were	webpage on forced marriage at	https://www.uscis.gov/humanitarian/forced-
	provided or authorized by	https://www.uscis.gov/humanitarian/forced-marriage and the	marriage.
	me, that I reviewed and	U.S. Department of State's webpage on forced marriage at	
	understand all of the	https://travel.state.gov/content/travel/en/international-	
	information contained in,	<u>travel/emergencies/forced-marriage.html</u> .	
	and submitted with, my		
	petition, and that all of this		

information is complete,		
true, and correct.		
	Add a Question #7:	Having served hundreds of victims of forced marriage, Tahirih has noted certain common
	(checkbox) I am a member of the sponsor's family.	dynamics which, while not definitive proof, may serve as "red flags" to indicate a forced
		marriage. This is particularly true when several of these dynamics, listed below, are present in the same case:  • interpreters and/or preparers are related to the sponsor • the sponsor and spouse/fiancé(e) are related • there is a significant age discrepancy between the sponsor and spouse/fiancé(e) • the sponsor and spouse/fiancé(e) haven't met in person • the sponsor is under age 18  USCIS can already discern ages and age discrepancies, as well as familial relationships between the parties from the existing questions on the form. Adding a question to identify when interpreters are related to the sponsor (and preparers; see comment immediately below) will likewise help USCIS determine which cases may warrant special scrutiny such as a private interview without the sponsor's specific interpreter (and/or preparer) present.
	•	Add a Question #7:

			Unfortunately, it is still possible that victims
			will not seek help during an interview, for fear
			that the perpetrator will find out and
			retaliate. However, during a USCIS-initiated
			private interview, USCIS can confidentially
			provide victims with life-saving resources.
			The burden to USCIS in providing such
			information will be minimal; USCIS already
			distributes the International Marriage Broker
			Regulation Act pamphlet, originally intended
			to advise and arm foreign fiancé(e)s and
			spouses with critical information about their
			rights and resources in the U.S. <sup>ii</sup> This
			information is equally important for U.S.
			sponsor-victims to understand, since they are
			often kept in the dark about their rights by
			their families or by their upbringings which
			may have kept them more insular than
			integrated. Also, as noted above, USCIS has
			also already approved the information on its
			website regarding forced marriage and can
			simply provide the link to individuals who
			trigger the "red flags" above and therefore
	(1, 11, )		could be victims.
FORM I-129F	(checkbox) I am not an	Add the following to Question# 7.a, with a note that you may	Please see the explanation immediately
p. 11	attorney or accredited	check more than one box	above.
D = ++ 7	representativepetitioner's	(about book) I was a manch on of the amount of fourth.	
Part 7	consent.	(checkbox) I am a member of the sponsor's family.	
Preparer's Statement			
Question #7.a.			
FORM I-129F	By my signature, I certify,	Add the following text to the current Preparer's Certification:	Including this additional certification in the
p. 12	under penalty of perjury,	Add the following text to the current Preparer's Certification:	form itself, in addition to providing this
h. 12	under penalty of perjury,		Torin itself, ill addition to providing this

## Part Preparer's Certification

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

By my signature, I certify, under penalty of perjury, that I prepared this affidavit at the request of the sponsor, with her or his consent, and without using force, fraud, or coercion...

Add the following additional certification:

I further certify, under penalty of perjury, that I am aware of the following:

- The United States (U.S.) government considers forced marriage to be a serious human rights abuse. In some U.S. states, forced marriage is a crime, and in all U.S. states, people who force someone to marry may be charged with violating state laws, including those against domestic violence, child abuse, rape, assault, kidnapping, threats of violence, stalking, or coercion.
- People who force someone to marry may also face significant immigration consequences, such as being inadmissible to or removable from the U.S.

information in the instructions, will help emphasize to perpetrators that it is unlawful to force someone to marry. Please see the explanation above, for p. 9 of the form's instructions, for additional details.

Again, the language we are proposing is identical to the language USCIS already uses publicly at: <a href="https://www.uscis.gov/humanitarian/forced-marriage">https://www.uscis.gov/humanitarian/forced-marriage</a>.

When USCIS determines that a private interview is warranted, USCIS could use an interpreter through its language line instead of anyone suggested by the sponsor or her family.

<sup>&</sup>quot;Tahirih was the principal advocate for the International Marriage Broker Regulation Act (IMBRA), enacted as part of the reauthorized Violence Against Women Act in 2006. IMBRA changed marriage-based immigration laws and processes to better prevent the abuse and exploitation of so-called "mail-order brides."