



Regulations.gov will redirect users to beta.regulations.gov on Tuesdays and Thursdays for 24 hours starting at 8am ET. Please note that all comments submitted through Beta, both during the redirect and regular operations, are provided to agencies.



[Docket \(/docket/USCIS-2006-0072\)](/docket/USCIS-2006-0072) / [Document \(USCIS-2006-0072-0055\)](/document/USCIS-2006-0072-0055) (/document/USCIS-2006-0072-0055)
/ [Comment](#)



PUBLIC SUBMISSION

Comment Submitted by Xuan Luo

Posted by the **U.S. Citizenship and Immigration Services** on Oct 5, 2020

Share ▼

Comment

On the proposed I-134 form, Part 2, item 12, it asks for "Beneficiary's anticipated period of stay in the United States" with spaces to enter the "From" and "To" dates in mm/dd/yyyy format. However, the I-134 is sometimes used for certain types of immigrant visa applications, including Diversity Visa immigrant visa applications, where the beneficiary intends to stay permanently in the United States. The I-134 is also used for K-1 fiancé visa applications, where, although the K-1 status lasts for 90 days, a K-1 beneficiary is supposed to marry the petitioner and apply for Adjustment of Status to obtain permanent residency in the United States without departing, so a K-1 beneficiary also intends to stay permanently in the United States. In these cases, I think there should be an option to indicate that the beneficiary's anticipated stay in the United States does not end.

Comment ID

USCIS-2006-0072-0060



Tracking Number

kfs-jg8p-halr

Comment Details

Received Date

Oct 1, 2020



Your Voice in Federal Decision Making

About Agencies Learn FAQ
(/about) (/agencies) (/learn) (/faq)

Privacy & Security Notice (/privacy-notice) | User Notice (/user-notice) |
Accessibility Statement (/accessibility) | Developers (https://open.gsa.gov/api/regulationsgov/)

Support (/support) Provide Site Feedback