U.S. Citizenship and Immigration Services Form Fees



Department of Homeland SecurityU.S. Citizenship and Immigration Services

USCIS Form G-1055

U.S. Citizenship and Immigration Services Form Fees Effective XX/XX/2022

The table below presents the fees, effective XX/XX/2022, for all U.S. Citizenship and Immigration Services (USCIS) forms. Each application, petition, or request must be accompanied by the correct fee(s) unless you are exempt from paying the fee(s) or are seeking a fee waiver. If the fee is incorrect, the application, petition, or request will be rejected.

Filing Online

You may file certain forms online as indicated in the table below. If you file your form online (see www.uscis.gov/file-online), the system will guide you through the process of paying your fees with a credit, debit, or pre-paid card. Bank account withdrawals are also available when paying online.

Filing by Mail

If you are filing your application or petition by mail, please visit our website for filing guidance, at www.uscis.gov/forms/filing-guidance/form-filing-tips. Fees for applications or petitions can be paid by check or credit card:

1) Payments by Checks or Money Orders. You may pay fees with bank drafts, cashier's checks, certified checks, personal checks, and money orders that are drawn on U.S. financial institutions and payable in U.S. funds. Make the check or money order payable to U.S. Department of Homeland Security, do not use the initials "USDHS" or "DHS." Generally, you must mail your check or money order together with your application or petition. Use a separate check or money order for each application or petition you submit. Do not combine the filing fees for multiple applications or petitions into one check or money order.

NOTE: If you send USCIS a check, we will convert it into an electronic funds transfer (EFT). This means we will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will usually take 24 hours and your bank will show it on your regular account statement. You will not receive your original check back. We will destroy your original check but will keep a copy of it. If USCIS cannot process the EFT for technical reasons, you authorize us to process the copy in place of your original check. If your check is returned as unpayable, we may reject your application, petition, or request.

2) Payments by Credit Card. You may pay your fee(s), using a credit card. Please see Form G-1450, Authorization for Credit Card Transactions, for more information. Credit Card payments may be used for all forms except Form I-129, Petition for a Nonimmigrant Worker, for H-1B and H-2A petitions.

Filing at an USCIS Office

If you are filing your application or petition at a USCIS office; cash, a cashier's check or money order cannot be used to pay for the filing and/or biometric services fee. The only payment options accepted at an USCIS office are payment through pay.gov via a credit card, debit card or with a personal check.

Fee Waivers

Certain filers may qualify for a fee waiver for certain forms. See Form I-912, Request for Fee Waiver, at www.uscis.gov/i-912 to determine if you are eligible for a fee waiver. If you are not eligible for a fee waiver, you must submit the correct fee(s).

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How to Use the Table Below:

You may search for a specific form by entering a form number, a form name, or a fee in the search box. You may use the interactive rows feature located at the bottom of the table to adjust the total number of rows you see on the page. You may also navigate to specific pages within the table by using the back or next buttons. Forms with various filing fees will be listed more than once to display the different fees for each filing purpose.

Form Number	Form Name	Filing Fee
Immigrant Fee	USCIS Immigrant Fee You must pay the fee online. If you are immigrating to the United States as a Lawful Permanent Resident. See USCIS Immigrant Fee.	\$235
Claimant Under INA 289	American Indian Born in Canada	\$0
<u>AR-11</u>	Alien's Change of Address Card	\$0
EOIR-29	Notice of Appeal to the Board of Immigration Appeals from a Decision of a DHS Officer	\$110 plus additional fees
<u>G-28</u>	Notice of Entry of Appearance as Attorney or Accredited Representative	\$0
<u>G-28I</u>	Notice of Entry of Appearance as Attorney in Matters Outside the Geographical Confines of the United States	\$0
<u>G-325A</u>	Biographic Information (for Deferred Action)	\$0
<u>G-639</u>	Freedom of Information Privacy Act Request You can file this form online. *You do not need to pay a fee until we notify you.	\$0*
<u>G-845</u>	Verification Request	\$0
G-845 Supplement	Form G-845 Supplement, Verification Request	\$0
<u>G-884</u>	Request for the Return of Original Documents	\$0
<u>G-1041</u>	Genealogy Index Search Request You can file this form online.	Paper Filing: \$120 Online Filing: \$100
G-1041A	Genealogy Records Request You can file this form online.	Paper Filing: \$260 Online Filing: \$240
<u>G-1145</u>	e-Notification of Application/Petition Acceptance	\$0

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Form Number	Form Name	Filing Fee
<u>G-1450</u>	Authorization for Credit Card Transactions	\$0
<u>G-1566</u>	Request for Certificate of Non-Existence	\$330
H-1B Registration Tool	H-1B Registration (per beneficiary)	\$215
<u>I-9</u>	Employment Eligibility Verification	\$0
I-90 Certain applicants may be eligible for a	Application to Replace Permanent Resident Card You can file this form online.	Paper Filing: \$465 Online Filing: \$455
Fee Waiver. See Form I-912	If you have reached your 14th birthday, and your existing card will expire after your 16th birthday.	\$0
Instructions	If you have reached your 14th birthday and your existing card will expire before your 16th birthday.	Paper Filing: \$465 Online Filing: \$455
	If you are filing because we issued your previous card, but you never received it.	\$0
Г	If you are filing because we issued the card with incorrect information because of a DHS error.	\$0
<u>I-102</u>	Application for Replacement/Initial Nonimmigrant Arrival-Departure Document	\$680
	If you are filing to correct your Form I-94, I-94W, or Form I-95 through no fault of your own. You were admitted to the United States by CBP at an airport or seaport after April 30, 2013 and were issued an electronic Form I-94 by CBP, or require a replacement paper Form I-94 issued by CBP, and you cannot obtain your Form I-94 from the CBP website.	\$0
	If you are filing as a nonimmigrant military member of the U.S. armed forces and you are requesting an initial Form I-94.	Initial Request: \$0 Subsequent Request: \$680
	If you are filing as a participant in a North Atlantic Treaty Organization (NATO)	Initial Request: \$0 Subsequent Request: \$680
	If you are filing as a participant in a Partnership for Peace military program under the Status of Forces Agreement (SOFA) and you are requesting an initial Form I-94.	Initial Request: \$0 Subsequent Request: \$680
	If you are filing for a replacement for DHS error.	\$0

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Form Number	Form Name	Filing Fee
<u>I-129</u>	Petition for a Nonimmigrant Worker	Varies - <u>See</u> <u>Appendix A:</u> <u>I-129</u>
	Petition for a CNMI-Only Nonimmigrant Transitional Worker	\$1,015 plus additional fees, if applicable
	Additional Fees:	п аррпсавіс
I-129CW	1. Asylum Program Fee	1. \$600
<u>1-125CW</u>	2. Pub. L. 110-229 requires you to pay a supplemental educational funding fee per beneficiary, per year. This fee cannot be waived	2. \$210 per beneficiary, per year
	3. Pub L. 110-229, as revised by the Northern Mariana Islands U.S. Workforce Act of 2018, requires you to pay the Fraud Prevention and Detection Fee for each petition. This fee cannot be waived.	3. \$50
<u>I-129CWR</u>	Semiannual Report for CW-1 Employers	\$0
	Petition for Alien Fiance'(e)	\$720
<u>I-129F</u>	For K-3 status based on the Form I-130, Petition for Alien Relative , you filed.	\$0
<u>I-129S</u>	Nonimmigrant Petition Based on Blanket L Petition Additional Fees:	
	1. Fraud Prevention and Detection Fee	
	The L-1 Visa Reform Act of 2004 requires some petitioners to submit a \$500 Fraud Prevention and Detection Fee.	
	 Visa Applications filed with the U.S. Department of State. The Secretary of State will collect the \$500 fee from the petitioner through a beneficiary: A. Who applies at a U.S. Embassy or U.S. Consulate for an L-1 	\$0 plus additional fee, if applicable
	visa; and	
	B. On whose behalf the petitioner is seeking L-1 approval based on an approved blanket L petition.	
	Submit the fee in a separate check or money order to the Department of State.	

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Form Number	Form Name	Filing Fee
I-129S cont.	 2. Visa-Exempt Petitions filed with the U.S. Department of Homeland Security (DHS) (USCIS or U.S. Customs and Border Protection (CBP)). The Secretary of Homeland Security will collect the \$500 fee from a petitioner who seeks: A. Initial approval of L-1 classification for a beneficiary; or 	
	B. Approval of an L nonimmigrant to continue employment with an entity different from the previous petitioner.	
	Submit the fee in a separate check or money order to the Department of Homeland Security.	
	The Fraud Prevention and Detection Fee , when applicable, may not be waived and is not refundable, regardless of any action taken on the petition.	\$0 plus
	2. Public Law 114-113 Fee Public Law (Pub. L.) 114-113 requires some petitioners filing an L-1 petition to pay a \$4,500 fee. Petitioners must pay this fee if:	additional fee, if applicable
	 They are required to pay the \$500 Fraud Prevention and Detection fee; and They employ 50 or more individuals in the United States; More than 50 percent of those employees are in H-1B, L-1A, or L-1B nonimmigrant status; and 	
	4. The petition is filed before October 1, 2025.	
	The Pub. L. 114-113 Fee , when applicable, may not be waived and is not refundable, regardless of any action taken on the petition.	
<u>I-130</u>	Petition for Alien Relative You can file this form online.	Paper Filing: \$820 Online Filing: \$710
<u>I-131</u> Certain	Application for Travel Document	Varies
applicants may be eligible for a	If you are filing as a refugee, a person paroled as a refugee, or a lawful permanent resident who obtained such status as a refugee in the United States.	\$0
Fee Waiver. See Form <u>I-912</u>	If filing for a Reentry Permit	\$630
<u>Instructions</u>	If filing for a Refugee Travel Document for an asylee and lawful permanent resident who obtained such status as an asylee, who is:	
	 Under 16 years of age asylee and lawful permanent resident who obtained such status as an asylee; 	1. \$135
	2. 16 years of age or older asylee and lawful permanent resident who obtained such status as an asylee.	2. \$165
	If you filed USCIS Form I-485 on or after July 30, 2007, and before [EFFECTIVE DATE OF THE FINAL RULE], and paid the Form I-485 fee.	\$0
	If filing for an Advance Parole Document.	\$630

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Form Number	Form Name	Filing Fee
I-131 Certain applicants may be eligible for a Fee Waiver.	If you filed Form I-485, Application to Register Permanent Residence or Adjust Status, on or after July 30, 2007, and before [EFFECTIVE DATE OF THE FINAL RULE], and you paid the required Form I-485 filing fee, and your Form I-485 is still pending.	\$0
See Form I-912 Instructions Cont.	 If you are filing as a person granted special immigrant visa or seeking adjustment of status as: An Afghan or Iraqi translator or interpreter, An Iraqi national employed by or on behalf of the U.S. Government, An Afghan national employed by or on behalf of the U.S. Government or employed by the ISAF, or A derivative beneficiary of one of the above. 	\$0
	If you are filing as a current or former U.S. armed forces service member.	\$0
	If you are filing as a spouse or child, or legal guardian of a current or former U.S. armed forces service member.	\$630
	If you are filing as a person seeking or granted Special Immigrant Juvenile classification.	\$0
	If you are filing as a person seeking or granted adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA).	\$0
Г	If you are filing as a person seeking or granted adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA).	\$0
	If you are filing as a person seeking or granted immigrant classification as a VAWA Form I-360 self-petitioner (including derivatives) and Form I-360 and Form I-485 are concurrently filed or pending.	\$0
	If you are filing as a person granted U nonimmigrant status.	\$630
	If you are filing as a person granted T nonimmigrant status.	\$0
	If filing to correct a USCIS error on your travel document. If you are requesting parole in place (PIP) as: • Active-duty member of the U.S. armed forces; • Individual in the Selected Reserve of the Ready Reserve; Individual who (whether still living or deceased) previously served on active duty or in the Selected Reserve of the Ready Reserve.	\$0 \$0
	If filing for Advance Permission to Travel for CNMI Long-Term Residents.	\$630
I-131A	Application for Travel Document (Carrier Documentation) You must pay the fee online.	\$575
PISIA	If you are filing as a refugee, a person paroled as a refugee, or a lawful permanent resident who obtained such status as a refugee in the United States.	\$0
<u>I-134</u>	Affidavit of Support	\$0

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Form Number	Form Name	Filing Fee
I-140	Immigrant Petition for Alien Worker	\$715 plus additional fees, if applicable
	Additional Fees: Asylum Program Fee	\$600
I-191 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application for Relief Under Former Section 212(c) of the Immigration and Nationality Act (INA)	\$930
<u>I-192</u>	Application for Advance Permission to Enter as a Nonimmigrant	\$1,100
Certain applicants may be eligible for a Fee Waiver.	If you are filing as a petitioner for U nonimmigrant status (including derivatives) - only if the I-192 is filed before Application to Register Permanent Residence or Adjust Status (Form I-485) is filed.	\$0
See Form <u>I-912</u> Instructions	If you are filing as an applicant for T nonimmigrant status (including derivatives).	\$0
	 If filing with U.S. Customs & Border Protection (CBP) If you are applying to CBP, use the following guidelines when you prepare your check or money order for the Form I-192 filing fee: 1. The check or money order must be made payable to Customs and Border Protection. The check or money order must be drawn on a bank or other financial institution located in the United States and must be payable in U.S. currency. Certain CBP-designated Ports-of-Entry and certain CBP-designated preclearance offices may accept payment in the form of cash or credit cards. We recommend that you contact the CBP preclearance office or CBP Port-of-Entry where you intend to be processed for payment instructions. Please visit the CBP website at www.cbp.gov (go to the search box and type "Form I-192," "I-192," "192," or "waiver"). 2. Special Instructions for Citizens of Palau, the Federated States of Micronesia, or the Marshall Islands. You may contact the nearest U.S. Embassy or U.S. Consulate to receive payment instructions. You may also receive instructions by emailing the CBP/Admissibility Review Office (ARO) at: aro.inquiry.waiver@cbp.dhs.gov. 	\$1,100
<u>I-193</u> Certain	Application for Waiver of Passport and/or Visa	\$695
applicants may be eligible for a Fee Waiver.	If you are filing as a petitioner for U nonimmigrant status (including derivatives) - only if the I-192 is filed before Application to Register Permanent Residence or Adjust Status (Form I-485) is filed.	\$0
See Form <u>I-912</u> <u>Instructions</u>	If you are filing as an applicant for T nonimmigrant status (including derivatives).	\$0

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Form Number	Form Name	Filing Fee
<u>I-212</u> Certain	Application for Permission to Reapply for Admission Into the United States After Deportation or Removal	\$1,395
applicants may be eligible for a Fee Waiver.	If you are applying for a nonimmigrant visa, you may contact the U.S. Consulate with jurisdiction over your nonimmigrant visa to receive payment instructions.	\$1,395
See Form <u>I-912</u> <u>Instructions</u>	If you are applying with EOIR during removal proceedings, you must submit the payment as instructed by the immigration court with jurisdiction over your case. For information about EOIR, visit EOIR's website at www.usdoj.gov/eoir .	\$1,395
	If you are filing with USCIS as a person seeking or granted special immigrant visa or status as: • An Afghan or Iraqi translator or interpreter, • An Iraqi national employed by or on behalf of the U.S. Government, • An Afghan nationals employed by or on behalf of the U.S. Government or employed by the ISAF, or A derivative beneficiary of one of the above.	\$0
	If you are filing with USCIS as a person seeking or granted adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA).	\$0
	If you are filing with USCIS as a person seeking or granted adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA).	\$0
	If you are filing with USCIS as a person seeking or granted immigrant classification as a VAWA Form I-360 self-petitioner (including derivatives) and Form I-360 and Form I-485 are concurrently filed or pending.	\$0
	 If you are applying with CBP at a U.S. port-of-entry, use the following guidelines when you prepare your check or money order for the Form I-212 filing fee: 1. You must make your check or money order payable to U.S. Customs and Border Protection. Certain CBP-designated U.S. ports-of-entry and certain CBP-designated pre-clearance offices may accept payment in the form of cash or credit cards. We recommend that you contact the CBP pre-clearance office or CBP U.S. port-of-entry where you intend to be processed for payment instructions. To locate the CBP pre-clearance office or CBP U.S. port-of-entry, visit CBP's website at www.cbp.gov. 2. If you are a citizen of Palau, the Federal States of Micronesia, or the Marshall Islands, you may contact CBP at Guam port-of-entry or the nearest U.S. 	\$1,395
	Embassy or U.S. Consulate to receive payment instructions. To locate the U.S. Embassy or U.S. Consulate, visit the DOS' website at www.state.gov .	
<u>I-290B</u>	Notice of Appeal or Motion	\$800
Certain applicants may be eligible for a Fee Waiver.	If you are filing as a person seeking or granted Special Immigrant Juvenile classification - if filed for any benefit request filed before adjusting status or a motion filed for an Application to Register Permanent Residence or Adjust Status (Form I-485).	\$0
See Form <u>I-912</u> <u>Instructions</u>	If you are filing as a person seeking or granted T nonimmigrant status if filed for any benefit request filed before adjusting status or a motion or appeal filed for an Application to Register Permanent Residence or Adjust Status (Form I-485) (including derivatives).	\$0

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Form Number	Form Name	Filing Fee
I-290B Certain applicants may	If you are filing as a petitioner for U nonimmigrant status - if filed for any benefit request filed before the petitioner files an Application to Register Permanent Residence or Adjust Status (Form I-485) (including derivatives).	\$0
be eligible for a Fee Waiver. See Form I-912 Instructions Cont.	 If you are filing as a person seeking or granted special immigrant visa or status as: An Afghan or Iraqi translator or interpreter, An Iraqi national employed by or on behalf of the U.S. Government, An Afghan national employed by or on behalf of the U.S. Government or employed by the ISAF, or A derivative beneficiary of one of the above. If Form I-290B is filed for any benefit request filed before adjusting status or a motion filed for a Form I-485, Application to Register Permanent Residence or Adjust Status. 	\$0
	If you are filing as a person seeking or granted adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA) - if Form I-290B is filed for any benefit request filed before adjustment of status or a motion filed on an Application to Register Permanent Residence or Adjust Status (Form I-485).	\$0
	If you are filing as a person seeking or granted adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA) - if Form I-290B is filed for any benefit request filed before adjustment of status or a motion filed on an Application to Register Permanent Residence or Adjust Status (Form I-485).	\$0
-	 If you are filing as a person seeking or granted immigrant classification as a VAWA Form I-360 self-petitioner (including derivatives): When the Form I-360 and Form I-485 are concurrently filed or pending, a Form I-290B is fee exempt for any benefit request filed before adjustment of status or a motion on an Application to Register Permanent Residence or Adjust Status (Form I-485), When the Form I-360 is filed as standalone self-petition, a Form I-290B is fee exempt for a Petition for Amerasian, Widow(er), or Special Immigrant (Form I-360). 	\$0
	If you are a conditional permanent resident filing a waiver of the joint filing requirement (Form I-751) based on battery or extreme cruelty.	\$0
<u>I-360</u>	Petition for Amerasian, Widow(er), or Special Immigrant	\$515
	If you are filing for or as an Amerasian special immigrant	\$0
	If you are self-petitioning under VAWA as an abused spouse or child of a U.S. citizen or Lawful Permanent Resident, or an abused parent of a U.S. citizen son or daughter.	\$0
	If you are filing as a Special Immigrant Juvenile.	\$0

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Form Number	Form Name	Filing Fee
<u>I-360 Cont.</u>	 If you are filing as an: Afghanistan or Iraq national who worked with the U.S. armed forces as a translator or interpreter, or the surviving spouse and children of a deceased principal. Iraq national who worked for or on behalf of the U.S. government in Iraq, or the surviving spouse and children of a deceased principal, or 	\$0
	Afghanistan national who worked for or on behalf of the U.S. government or International Security Assistance Force (ISAF) in Afghanistan, or the surviving spouse and children of a deceased principal.	
	If you are a filing as a person who served honorably on active duty in the U.S. armed forces filing under section 101(a)(27)(K) of the Act.	\$0
<u>I-361</u>	Affidavit of Financial Support and Intent to Petition for Legal Custody for Public Law 97-359 Amerasian	\$0
<u>I-363</u>	Request to Enforce Affidavit of Financial Support and Intent to Petition for Legal Custody for Public Law 97-359 Amerasian	\$0
<u>I-407</u>	Record of Abandonment of Lawful Permanent Resident Status	\$0
<u>I-485</u>	Application to Register Permanent Residence or Adjust Status	\$1,540
Certain applicants may be eligible for a	If you are filing as an applicant who served honorably on active duty in the U.S. armed forces and who is filing under section 101(a)(27)(K) of the Act.	\$0
Fee Waiver.	If you are filing for adjustment as a refugee under INA section 209(a).	\$0
See Form <u>I-912</u> <u>Instructions</u>	If you are in deportation, exclusion, or removal proceedings before an immigration judge, and the court waives your application fee.	\$0
	If you are filing as a person seeking or granted Special Immigrant Juvenile classification.	\$0
	If you are filing as a U nonimmigrant seeking adjustment of status under INA 245(m).	\$1,540
	If you are filing as a T nonimmigrant seeking adjustment of status under INA 245(l).	\$0
	 If you are filing as a person seeking or granted special immigrant visa or status as: An Afghan or Iraqi translator or interpreter, An Iraqi national employed by or on behalf of the U.S. Government, An Afghan national employed by or on behalf of the U.S. Government or employed by the ISAF, or A derivative beneficiary of one of the above. 	\$0
	If you are filing as a person seeking adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA)	\$0
	If you are filing as a person seeking adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA)	\$0

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Form Number	Form Name	Filing Fee
I-485 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions Cont.	If you are filing as a person seeking immigrant classification as a VAWA Form I-360 self-petitioner (including derivatives).	If I-485 concurrently filed or pending with Form I-360: \$0 If filed separately: \$1,540
	Supplement A to Form I-485, Adjustment of Status Under Section 245(i)	\$1,000
	If you are an unmarried child under 17 years of age.	\$0
<u>I-485A</u>	If you are the spouse or unmarried child under 21 years of age of a legalized alien and have attached a copy of a USCIS receipt or approval notice for a properly filed Form I-817, Application for Family Unity Benefits .	\$0
<u>I-485J</u>	Confirmation of Bona Fide Job Offer or Request for Job Portability Under INA Section 204(j)	\$0
<u>I-508</u>	Request for Waiver of Certain Rights, Privileges, Exemptions and Immunities	\$0
<u>1-526</u>	Immigrant Petition by Standalone Investor	\$11,160
<u>I-526E</u>	Immigrant Petition by Regional Center Investor	\$11,160
	Application to Extend/Change Nonimmigrant Status	
I-539	You can file this form online if you are filing under certain categories.	D 7:11
Certain applicants may	* A biometric services fee is required from the primary applicant and each co-applicant submitting Form I-539A, with certain exceptions as noted.	Paper Filing: \$620
be eligible for a Fee Waiver. See Form <u>I-912</u>	There is no biometric services fee if seeking a change to, or extension in, H-4, L-2 or E (E-1, E-2, E-3, etc.) nonimmigrant status (effective May 17, 2021 through May 17, 2023, subject to extension).	Online Filing: \$525
<u>Instructions</u>	If filing into or out of A-1, A-2, A-3, G-1, G-2, G-3, G-4, G-5, N-1, N-2, N-3, N-4, N-5, and N-6 nonimmigrant status.	\$0
<u>I-566</u>	Interagency Record of Request - A, G, or NATO Dependent Employment Authorization or Change/Adjustment To/From A, G, or NATO Status	\$0
<u>I-589</u>	Application for Asylum and for Withholding of Removal	\$0
<u>I-590</u>	Registration for Classification as a Refugee	\$0

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Form Number	Form Name	Filing Fee
<u>I-600A</u>	Application for Advance Processing of an Orphan Petition	\$920
	If your marital status changes while your application is pending, you must submit a new application or a Form I-600 combination filing, but no additional fee is required.	\$0
	If your marital status changes after we approve your application, you must submit a new application or a Form I-600 combination filing with fee.	\$920
<u>I-600</u>	Petition to Classify Orphan as an Immediate Relative	\$920
	If you are filing your first Form I-600 petition during your Form I-600A approval period.	\$0
	If you filed Form I-600 combination filing* (for each non-birth sibling). *You can file your Form I-600 petition on behalf of a specific child together with the supporting documents for Form I-600A, Application for Advance Processing of an Orphan Petition, to request that USCIS decide your suitability and eligibility to adopt at the same time as the child's eligibility. This is referred to as combination filing.	\$920 for each non- birth sibling
	If you are filing more than one Form I-600 during your Form I-600A approval period for birth siblings.	\$0
Г	If you file more than one Form I-600 during your Form I-600A approval period for each non-birth sibling.	\$920 for each non- birth sibling
-	If your marital status changes while your Form I-600 combination filing petition is pending, you must submit a new Form I-600 combination filing or a Form I-600A and new Form I-600.	\$0
	If your marital status changes while your Form I-600 petition is pending and you have an approved Form I-600A, you must submit a new Form I-600A application and Form I-600 petition or a Form I-600 combination filing.	\$920
	If your marital status changes after we approve your Form I-600 petition, you must submit a Form I-600 combination filing or Form I-600A and Form I-600.	\$920
I-600A/I-600 Supplement 1	Listing of Adult Member of the Household	\$0
I-600A/I-600 Supplement 2	Consent to Disclose Information	\$0
I-600A/I-600 Supplement 3	Request for Action on Approved Form I-600A/I-600 A FIRST extension of your Form I-600A.	\$0
	A SECOND or SUBSEQUENT extension of your Form I-600A.	\$455
	A new approval notice based on a significant change or change in the number of children or characteristics (such as age, gender, and/or special needs) of the child or children you intend to adopt after your Form I-600A or Form I-600 was approved.	\$455

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Form Number	Form Name	Filing Fee
I-600A/I-600 Supplement 3	A FIRST change to a new non-Hague Adoption Convention country for which you were not previously approved in your suitability determination.	\$0
Cont.	A SECOND or SUBSEQUENT change to a new non-Hague Adoption Convention country for which you were not previously approved in your suitability determination.	\$455
	A duplicate approval notice.	\$455
I-601 Certain	Application for Waiver of Grounds of Inadmissibility	\$1,050
applicants may be eligible for a	If you are filing as a person seeking or granted Special Immigrant Juvenile classification.	\$0
Fee Waiver. See Form I-912	If you are filing as a person granted T nonimmigrant status.	\$0
Instructions	 If you are filing as a person seeking or granted special immigrant visa or adjustment of status as: An Afghan or Iraqi translator or interpreter, An Iraqi national employed by or on behalf of the U.S. Government, An Afghan national employed by or on behalf of the U.S. Government or employed by the ISAF, or A derivative beneficiary of one of the above. 	\$0
Г	If you are filing as a person seeking adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA)	\$0
-	If you are filing as a person seeking adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA)	\$0
	If you are filing as a person seeking benefits as an abused spouse or child under the Nicaraguan Adjustment and Central American Relief Act (NACARA)	\$0
	If you are filing as a person seeking or granted immigrant classification as a VAWA Form I-360 self-petitioner (including derivatives) and Form I-360 and Form I-485 are concurrently filed or pending	\$0
	If you are filing as the battered spouse or child of an LPR or U.S. citizen applying for cancellation of removal and adjustment of status under section 240A(b)(2) of the Act	\$0
<u>I-601A</u>	Application for Provisional Unlawful Presence Waiver	\$1,105
I-602	Application by Refugee for Waiver of Inadmissibility Grounds	\$0
<u>I-612</u>	Application for Waiver of the Foreign Residence Requirement (Under Section 212(e) of the INA, as Amended)	\$1,100
<u>I-687</u>	Application for Status as a Temporary Resident Under Section 245A of the INA	\$1,240

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Form Number	Form Name	Filing Fee
<u>I-690</u>	Application for Waiver of Grounds of Inadmissibility	\$985
<u>I-693</u>	Report of Medical Examination and Vaccination Record	\$0
I-694 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Notice of Appeal of Decision Under Section 210 or 245A of the Immigration and Nationality Act	\$1,155
<u>I-698</u>	Application to Adjust Status From Temporary to Permanent Resident (Under Section 245A of the INA)	\$1,670
<u>I-730</u>	Refugee/Asylee Relative Petition	\$0
I-751 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Petition to Remove Conditions on Residence	\$1,195
Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application for Employment Authorization You can file this form online if you are filing under certain categories.	Varies: See Appendix B: I-765
<u>I-765V</u>	Application for Employment Authorization for Abused Nonimmigrant Spouse	\$0
	Application for Determination of Suitability to Adopt a Child from a Convention Country	\$920
	If your marital status changes while your application is pending, you must submit a new Form I-800A.	\$0
<u>I-800A</u>	If your marital status changes after we approve your application, you must submit a new Form I-800A.	\$920
	If you are filing Form I-800A, Supplement 1, Listing of Adult Member of the Household.	\$0
	If you are filing Form I-800A, Supplement 2, Consent to Disclose Information.	\$0

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Form Number	Form Name	Filing Fee
	If you are filing Form I-800A Supplement 3, Request for Action on Approved Form I-800A: A FIRST extension of your Form I-800A.	\$0
	A SECOND or SUBSEQUENT extension of your Form I-800A.	\$455
<u>I-800A Cont.</u>	A new approval notice based on significant changes after we approved your Form I-800A.	\$455
	A FIRST change in Convention country after we approved your Form I-800A	\$0
	A SECOND or SUBSEQUENT change in Convention country after we approved your Form I-800A.	\$455
	A duplicate approval notice.	\$455
	Petition to Classify Convention Adoptee as an Immediate Relative	\$920
	If you are filing your first Form I-800 during your Form I-800A approval period.	\$0
<u>I-800</u>	If you are filing more than one Form I-800 during your Form I-800A approval period for birth siblings.	\$0
	If you file more than one Form I-800 during your Form I-800A approval period, the fee is required for each non-birth sibling.	\$920
	If you are filing Form I-800, Supplement 1, Consent to Disclose Information.	\$0
I-817 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application for Family Unity Benefits	\$875
<u>I-821</u>	Application for Temporary Protected Status	Varies
Certain applicants may be eligible for a Fee Waiver.	If you are filing for initial registration.	\$50 plus additional fees
See Form <u>I-912</u> <u>Instructions</u>	If you are filing for re-registration .	\$0 plus additional fees
	Additional Fees: 1. Biometric Services Fee	\$30
<u>I-821D</u>	Consideration of Deferred Action for Childhood Arrivals	\$85

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Form Number	Form Name	Filing Fee
I-824 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application for Action on an Approved Application or Petition	\$675
<u>I-829</u>	Petition by Investor to Remove Conditions on Permanent Resident Status	\$9,525
<u>I-854</u>	Inter-Agency Alien Witness and Informant Record	\$0
<u>I-864</u>	Affidavit of Support Under Section 213A of the INA	\$0
<u>I-864A</u>	Contract Between Sponsor and Household Member	\$0
<u>I-864EZ</u>	Affidavit of Support Under Section 213A of the INA	\$0
<u>I-864W</u>	Request for Exemption for Intending Immigrant's Affidavit of Support	\$0
<u>I-865</u>	Sponsor's Notice of Change of Address	\$0
I-881 Certain applicants may	Application for Suspension of Deportation or Special Rule Cancellation of Removal (Pursuant to Section 203 of Public Law 105-100 (NACARA)) If you are filing as an abused spouse or child seeking benefits under NACARA.	\$340 \$0
be eligible for a Fee Waiver. See Form I-912	If you are filing with the Immigration Court (Executive Office of Immigration Review).	\$165
Instructions	If we refer the application to the Immigration Court, the court will charge a single fee for applications filed by two or more applicants in the same proceedings.	\$0
<u>I-905</u>	Application for Authorization to Issue Certification for Health Care Workers	\$230
<u>I-907</u>	Request for Premium Processing Service To determine if Premium Processing is available for your benefit request, please visit our website at www.uscis.gov/I-907 or call the USCIS Contact Center at 1-800-375-5283. For TTY (deaf or hard of hearing) call: 1-800-767-1833. *The Premium Processing fee is in addition to all other applicable filing fees. You must pay this fee in a separate check or money order from other filing fees. Form I-907 may not be filed by a beneficiary or co-applicant of the primary form for which premium processing is being requested. The following benefit requests are designated under the regulations for Premium Processing Service. Please be aware that you may only request premium processing for a benefit if USCIS has announced on its website that premium processing is available for that benefit.	Varies

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Form Number		Form Name	Filing Fee
<u>I-907 Cont.</u>	Form I-129, Petition for	1. E-1, E-2, E-3, H-1B, H-3, L1 (including Blanket L-1), O, P, Q, or TN nonimmigrant classification	1. \$2,500*
	Nonimmigrant Worker	2. H-2B or R nonimmigrant classification	2. \$1,500*
	Form I-140, Immigrant Petition for Alien	3. EB-1 (E11, E12), EB-2 (E21 non-NIW), or EB-3 (E31, E32, EW3) immigrant classification	3. \$2,500*
	Worker	4. EB-1 (E13), EB-2 (E21 NIW) immigrant classification	4. \$2,500*
	Form I-539, Application to Extend/Change Nonimmigrant Status	5. E-1, E-2, E-3, F-1, F-2, H-4, J-1, J-2, L-1, M-1, M-2, O-3, P-4, or R-2 nonimmigrant classification	5. \$1,750*
	Form I-765, Application for Employment Authorization	6. I-765 categories	6. \$1,500*
<u>I-910</u>	Application for Civil Su	rgeon Designation	\$1,230
<u>I-912</u>	Request for Fee Waiver		\$0
<u>I-914</u>	Application for T Nonin	nmigrant Status	\$0
<u>I-914A</u>	Application for Family I	Application for Family Member of a T-1 Recipient	
<u>I-914B</u>	Declaration of Law Enforcement Officer for Victim of Trafficking in Persons		\$0
<u>I-918</u>	Petition for U Nonimmigrant Status		\$0
<u>I-918A</u>	Petition for Qualifying I	Family Member of U-1 Recipient	\$0
<u>I-918B</u>	U Nonimmigrant Status	Certification	\$0
<u>I-929</u>	Petition for Qualifying F	Family Member of a U-1 Nonimmigrant	\$270
<u>I-941</u>	Application for Entrepr	eneur Parole	\$1,200
<u>I-942</u>	Request for Reduced Fe	e	\$0
<u>I-956</u>	Application for Regiona	l Center Designation	\$47,695
<u>I-956F</u>	Application for Approval of Investment in a Commercial Enterprise		\$47,695
<u>I-956G</u>	Regional Center Annual Statement		\$4,470
<u>I-956H</u>	Bona Fides of Persons Involved with Regional Center Program		Undetermined
I-956K	Registration for Direct and Third-Party Promoters		Undetermined
<u>N-4</u>	Monthly Report on Natu	nralization Papers	\$0

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Form Number	Form Name	Filing Fee
N-300 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application to File Declaration of Intention	\$320
N-336 Certain applicants may	Request for a Hearing on a Decision in Naturalization Proceedings Under Section 336 You can file this form online.	Paper or Online Filing: \$830
be eligible for a Fee Waiver. See Form <u>I-912</u> <u>Instructions</u>	If you filed an N-400, Application for Naturalization under sections 328 or 329 of the Act with respect to military service and whose application has been denied.	\$0
<u>N-400</u> Certain	Application for Naturalization You can file this form online.	Paper or Online Filing: \$760
applicants may be eligible for a Fee Waiver.	If your documented annual household income is not more than 200 percent of the Federal Poverty Guidelines and you submit Form I-942 , Request for Reduced Fee and all supporting documentation with your application.	Paper Filing: \$380
See Form I-912 Instructions	If you meet the requirements of sections 328 or 329 of the Immigration and Nationality Act with respect to military service.	\$0
<u>N-426</u>	Request for Certification of Military or Naval Service	\$0
N-470 Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application to Preserve Residence for Naturalization Purposes	\$420
N-565 Certain	Application for Replacement Naturalization/Citizenship Document You can file this form online.	Paper or Online Filing: \$555
applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	If you are filing because your certificate contains incorrect information due to USCIS error.	\$0
N-600 Certain	Application for Certificate of Citizenship You can file this form online.	Paper or Online Filing: \$1,385
applicants may be eligible for a Fee Waiver. See Form <u>I-912</u> <u>Instructions</u>	If you are filing as a current or former member of any branch of the U.S. armed forces (relating to INA sections 328 or 329).	\$0

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Form Number	Form Name	Filing Fee
N-600K Certain applicants may be eligible for a Fee Waiver. See Form I-912 Instructions	Application for Citizenship and Issuance of Certificate Under Section 322 You can file this form online.	Paper or Online Filing: \$1,385
<u>N-644</u>	Application for Posthumous Citizenship	\$0
<u>N-648</u>	Medical Certification for Disability Exceptions	\$0

Contact Center: If you have additional questions, you may call the USCIS Contact Center at **1-800-375-5283**. For TTY call: **1-800-767-1833**.

Appendix A: I-129

Form Number	Form Name	Filing Fee
	Petition for a Nonimmigrant Worker	Varies
F	If you are filing E-1, E-2, E-2C, E-3, or TN petitions. (limited to 25 beneficiaries per petition) If you are filing H-3 petitions (limited to 25 beneficiaries per petition)	\$1,015 plus additional fees, if applicable \$1,015 plus additional fees, if applicable
<u>I-129</u> Certain	If you are filing O petitions (limited to one beneficiary per petition for O-1; limited to 25 beneficiaries per petition for O-2)	\$1,055 plus additional fees, if applicable
applicants may be eligible for a Fee Waiver.	If you are filing P petitions (limited to 25 beneficiaries per petition)	\$1,055 plus additional fees, if applicable
See Form <u>I-912</u> <u>Instructions</u>	If you are filing Q petitions (limited to 25 beneficiaries per petition)	\$1,015 plus additional fees, if applicable
	If you are filing R petitions.	\$1,015 plus additional fees, if applicable
	If the alien is lawfully present in the Commonwealth of the Northern Mariana Islands (CNMI) when applying for an initial grant of nonimmigrant status.	\$1015 plus additional fees, if applicable
	Additional Fees: 1. Asylum Program Fee	\$600

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Form Number	Form Name	Filing Fee
I-129 - H-2A petitions	If you are filing H-2A petitions with named workers (limited to 25 beneficiaries per petition)	\$1,090 plus additional fees, if applicable
	If you are filing H-2A petitions with unnamed workers (no limit to number of beneficiaries per petition)	\$530 plus additional fees, if applicable
	Additional Fees: 1. Asylum Program Fee	\$600
	If you are filing H-2B petitions with named workers (limited to 25 beneficiaries per petition)	\$1,080 plus additional fees, if applicable
I-129 - H-2B	If you are filing H-2B petitions with unnamed workers (no limit to number of beneficiaries per petition)	\$580 plus additional fees, if applicable
petitions	Additional Fees: 1. H-2B petitioners must submit an additional Fraud Prevention and Detection fee. 2. Asylum Program Fee	1. \$150 2. \$600
	If you are filing H-1B and H-1B1 petitions.	\$780 plus additional fees, if applicable
	Additional Fees: 1. Asylum Program Fee	1. \$600
	H-1B petitioners must submit a Fraud Prevention and Detection fee if they are:	2. \$500
I-129 - H-1B and H-1B1 petitions	 seeking initial approval of H-1B nonimmigrant status for a beneficiary, or seeking approval to employ an H-1B nonimmigrant currently working for another petitioner. Petitioners for Chile or Singapore H-1B1 Free Trade Nonimmigrants do not have to pay the Fraud Prevention and Detection fee. The Fraud Prevention and Detection fee, when applicable, may not be waived. Submit the fee in a separate check or money order. 	
	 3. H-1B petitioners are required to submit an additional fee mandated by Public Law 114-113, if: They are required to submit the Fraud Prevention and Detection fee, and They employ 50 or more individuals in the United States, and More than 50 percent of those employees are in H-1B, L-1A, or L-1B nonimmigrant status. The Public Law 114-113 fee, when applicable, may not be waived. Submit the fee in a separate check or money order. 	3. \$4,000

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Form Number	Form Name	Filing Fee
I-129 - H-1B and H-1B1 petitions Cont.	 4. Petitioners filing for: an H-1B nonimmigrant, or a Chile or Singapore H-1B1 Free Trade Nonimmigrant must submit an additional American Competitiveness and Workforce Improvement Act (ACWIA) fee, unless they are exempt under Section 2. of the H-1B Data Collection and Filing Fee Exemption Supplement. To determine which ACWIA fee to pay, complete Section 2. of the H-1B Data Collection and Filing Fee Exemption Supplement. Payment for this fee may be made in the form of: a single check or money order for the total amount due (filing fee + ACWIA fee), or as two separate checks or money orders (one for the ACWIA fee and one for the filing fee). 	4. \$1,500 to \$750, depending on number of workers the petitioner employs
	If you are filing L petitions Additional Fees: 1. Asylum Program Fee 2. L petitioners must submit a Fraud Prevention and Detection fee if they are:	\$1,385 plus additional fees, if applicable 1. \$600 2. \$500
F	 seeking initial approval of L nonimmigrant status for a beneficiary, or seeking approval to employ an L nonimmigrant currently working for another petitioner, or for blanket petitions, seeking approval for an L nonimmigrant to continue employment with an entity different from the previous petitioner. 	
I-129 - L petitions	 The Fraud Prevention and Detection fee, when applicable, may not be waived. Submit the fee in a separate check or money order. 3. L-1 petitioners are required to submit an additional fee mandated by Public Law 114-113, if: They are required to submit the Fraud Prevention and Detection fee, and They employ 50 or more individuals in the United States, and More than 50 percent of those employees are in H-1B, L-1A, or L-1B nonimmigrant status. 	3. \$4,500
	The Public Law 114-113 fee, when applicable, may not be waived. Submit the fee in a separate check or money order.	

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Appendix B: I-765

Form Number	Form Name	Filing Fee
	Application for Employment Authorization You can file this form online if you are filing under certain categories.	Paper Filing: \$650 Online Filing: \$555
	If you are filing for replacement EAD because the card we issued to you contains incorrect information that is attributed to our error.	\$0
I-765	If you are filing under the special ABC procedures for an initial Employment Authorization Document (EAD) for category (c)(8) as an asylum applicant with a pending Form I-589, Application for Asylum and for Withholding of Removal.	Paper Filing: \$650
Certain applicants may be eligible for a Fee Waiver. See Form I-912	If you are filing for an initial EAD under category (c)(8), an asylum applicant with a pending Form I-589, Application for Asylum and for Withholding of Removal, including derivatives, and you are NOT filing under the special ABC procedures.	\$0
<u>Instructions</u>	If you are requesting an EAD under category (a)(12) or (c)(19) as a Temporary Protected Status (TPS) applicant.	Paper Filing: \$650 Online Filing: \$555
	If you are requesting a renewal or replacement EAD under category (a)(19), (a) (20) or (c)(14) as a U nonimmigrant.	Paper Filing: \$650
	If you are filing under category (c)(33), consideration of Deferred Action for Childhood Arrivals.	Paper Filing: \$650
<u>I-765 Cont.</u>	If you are filing for an initial Employment Authorization Document (EAD) under one of the following categories:	
	• (a)(3) refugee;	
	• (a)(4) paroled as refugee;	
	• (a)(5) asylee;	
	• (a)(7) N-8 (Parent of alien classed as SK3) or N-9 nonimmigrant (Child of N-8) nonimmigrants;	
	• (a)(8) Citizen of Micronesia, Marshall Islands, or Palau;	
	• (a)(10) Granted Withholding of Deportation or Removal;	ΦO
	• (a)(16) victim of severe form of trafficking (T-1);	\$0
	• (a)(19) U-1 nonimmigrant;	
	• (a)(20) U-2, U-3, U-4, U-5 nonimmigrant;	
	• (c)(1), (c)(4), or (c)(7) Dependent of certain foreign government, international organization, or NATO personnel;	
	• (c)(9) or (c)(16) any current Adjustment of Status or Registry applicant who filed for adjustment of status on or after July 30, 2007, and before [EFFECTIVE DATE OF THE FINAL RULE], and you paid the Form I-485 filing fee;	

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Form Number	Form Name	Filing Fee
<u>I-765 Cont.</u>	• (c)(9) any U nonimmigrant seeking to adjust status under INA 245(m);	
	• (c)(9) any T nonimmigrant seeking to adjust status under INA 245(l);	
	• (c)(9) any Special Immigrant Juvenile seeking to adjust status	
	• (c)(9) Persons seeking adjustment of status as a Special Immigrant Iraq or Afghanistan national;	
	• (c)(9) Persons seeking adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA);	
	• (c)(9) Persons seeking adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA);	
	• (c)(9) Persons seeking adjustment of status as a VAWA Form I-360 self- petitioner (including derivatives) and Form I-360 and Form I-485 are concurrently filed;	
	• (c)(10) Abused spouses and children applying for benefits under the Nicaraguan Adjustment and Central American Relief Act (NACARA);	\$0
	• (c)(10) Battered spouses and children of LPRs or U.S. citizens applying for cancellation of removal and adjustment of status under section 240A(b)(2) of the Act;	
	• (c)(14) deferred action if filed by a petitioner for U-1, U-2, U-3, U-4, or U-5 nonimmigrant status;	
	• (c)(14) deferred action if filed by a VAWA Form I-360 self-petitioner (including derivatives);	
	• (c)(25) T-2, T-3, T-4, T-5, or T-6 nonimmigrant;	
	• (c)(31) VAWA Form I-360 self-petitioners (including derivatives);	
	Taiwanese dependents of Taipei Economic and Cultural Representative Office (TECRO) E-1 employees;	
	Current or former U.S. armed forces service members	
	If you are filing for a renewal EAD under one of the following categories:	
	• (a)(3) refugee;	
	• (a)(4) paroled as refugee;	
	• (a)(8) Citizen of Micronesia, Marshall Islands, or Palau;	
	• (a)(10) Granted Withholding of Deportation;	
	• (a)(16) victim of severe form of trafficking (T-1 nonimmigrant);	\$0
	• (c)(1), (c)(4), or (c)(7) Dependent of certain foreign government, international organization, or NATO personnel;	
	• (c)(9) or (c)(16) any current Adjustment of Status or Registry applicant who filed for adjustment of status on or after July 30, 2007, and before [EFFECTIVE DATE OF THE FINAL RULE], and you paid the Form I-485 filing fee;	

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Form Number	Form Name	Filing Fee
<u>I-765 Cont.</u>	• (c)(9) any T nonimmigrant seeking to adjust status under INA 245(l);	
	• (c)(9) any Special Immigrant Juvenile seeking to adjust status;	
	• (c)(9) Persons seeking adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA);	
	• (c)(9) Persons seeking adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA);	\$0
	• (c)(10) Abused spouses and children applying for benefits under the Nicaraguan Adjustment and Central American Relief Act (NACARA);	
	• (c)(25) T-2, T-3, T-4, T-5, or T-6 nonimmigrant	
	If you are requesting a replacement EAD because your previously issued card was lost , stolen , or damaged , but has not expired, and you are filing under one of the following categories:	
	• (a)(3) refugee;	
	• (a)(4) paroled as refugee;	
	• (a)(16) victim of severe form of trafficking (T-1 nonimmigrant);	
	• (c)(9) or (c)(16) any current Adjustment of Status or Registry applicant who filed for adjustment of status on or after July 30, 2007, and before [EFFECTIVE DATE OF THE FINAL RULE], and you paid the Form I-485 filing fee;	
	• (c)(9) any T nonimmigrant seeking to adjust status under INA 245(l);	
	• (c)(9) any Special Immigrant Juvenile seeking to adjust status;	\$0
	• (c)(10) Abused spouses and children applying for benefits under the Nicaraguan Adjustment and Central American Relief Act (NACARA):	ΨΟ
	• (c)(25) T-2, T-3, T-4, T-5, or T-6 nonimmigrant;	
	Dependent of certain foreign government, international organization, or NATO personnel;	
	Citizen of Micronesia, Marshall Islands, or Palau;	
	Granted Withholding of Deportation or Removal;	
	Persons seeking adjustment of status as an abused spouse or child under the Cuban Adjustment Act (CAA);	
	Persons seeking adjustment of status as an abused spouse or child under the Haitian Refugee Immigration Fairness Act (HRIFA);	

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