




## Comment Submitted by Daniel Bruner, Whitman- Walker Health

The is a Comment on the **U.S. Citizenship and Immigration Services (USCIS) Notice: Agency Information Collection Activities: Application for Temporary Protected Status, Form I-821; Revision of a Currently Approved Collection**

For related information, [Open Docket Folder](#) 

Comment Period Closed

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### Submitter Information

**Submitter's Representative:**

Senior Director of Policy

### Comment

Based on our lawyers extensive experience working with TPS-eligible individuals, particularly from Central America, we are concerned that certain questions in the revised I-821 are unclear and confusing, and quite difficult for many TPS-eligible individuals to answer accurately, and also unlikely to capture information relevant for USCIS to determine TPS eligibility. Specifically, we submit that the following questions should be deleted or substantially re-written: 10a through 10f in Part 2 (marital status and the immigration status of the applicants spouse); 28a through 28d in Part 2 (information on other legal immigration proceedings); and 2b through 2d in Part 7 (dates and locations of countries traveled to while in route to the U.S.).

See the attached comments for more explanation.

### Attachments (1)

Comment Submitted by Daniel Bruner,  
Whitman- Walker Health

**View Attachment:**

