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Uscis form i- 914

Provision of temporary immigration benefits to foreign nationals who are victims of serious trafficking in human beings, as well as to immediate family members, as appropriate. Special InstructionsN/ADownload PDF VersionForm I-914, application for non-immigrant status T Please note that on March 16, 2020, USCIS added to its website forms a warning on Form I-914, Application for T Nonimmigrant Status and Form I-914, Supplement A, Application for a family member of the T-1 Recipient, stating: USCIS may reject Form I-914 and/or Form I-914, Supplement A, if you leave a required field blank unless the field is optional according to the printed text or form instructions. Optional fields include those that you should fill in only if you answered yes to a previous question or fields that indicate whether they exist in the header for the field. You must provide an answer to all required questions, even if the answer is none, unknown or n/a. We will reject an I-914 form and, where applicable, a form I-914, supplement A, which has, for example, a blank field for gender, other names used, marital status, current immigration status, information about a spouse or child, or tables that have not been filled in, where appropriate. USCIS' recruitment process will now include a review of the entire I-914 form, in addition to the appropriate signature, fee and supporting documents. Forms submitted without all fields being filled in, as mentioned above, shall be rejected. We have also been notified of the rejection of the answers that were left blank of forms I-589, application for asylum and for withholding of removal, forms I-918, Reference on the status of non-immigrants of the U.S., and forms I-918, Supplement A, Reference for the special family member of the U-1 Recipient. Refer to the Ombudsman's notice from 23 January 2020. ALERT: As required by federal regulations, all applications submitted to USCIS must be completed, submitted and executed in accordance with applicable form guidelines. See 8 CFR 103.2(a)(1); 8 CFR 103.2 (b) point 1. The correctly completed forms ensure that USCIS can verify the identity and eligibility of applicants and will help reduce USCIS's need to issue requests for evidence because information about applications is missing. USCIS may reject Form I-914 and/or Form I-914, Supplement A, if you leave a required field blank, unless the field is optional according to the form text or form instructions. Optional fields include those that you should fill in only if you answered yes to a previous question or fields that indicate whether they exist in the header for the field. It must be an answer to all required questions, even if the answer is none, unknown or n/a. We will reject an I-914 form and, where applicable, a form I-914, supplement A, which has, for example, a blank field for gender, other names used, marital status, current immigration status, information about a spouse or child, or tables that have not been filled in, where appropriate. Use this form to claim temporary immigration benefits if you are a victim serious form of trafficking in human beings, also known as trafficking in human beings. Dates are listed in mm/dd/yy format. Send the full package of your application by mail to: Vermont Service Center 75 Lower Weldon St. Albans, VT 05479-0001Filing Tips for Form I-914, Application for T Nonimmigrant StatusDon't Forget to Sign Your Form! We will reject and return any unsigned form. Biometric services may be required at no cost to you. Please do not submit this checklist with Form I-914. It's an optional tool to use as you prepare your form, but it doesn't replace legal, regulatory and educational teaching requirements. We recommend that you review these requirements before filling out and submitting your form. Do not send original documents unless specifically requested by the instructions on the form or the applicable regulations. If you submit any documents (copies or original documents, if requested) in a foreign language, you must include a full English translation along with a certification from the translator verifying that the translation is complete and accurate, and that it is competent to translate from the foreign language into English. A personal narrative statement You say you are or have fallen victim to a serious form of human traffickingAenaists are naturally present in the United States, American Samoa, the Commonwealth of the Northern Mariana Islands, or in a port of entry as a result of human trafficking. This includes physical presence based on your entry into the United States to participate in investigative or judicial proceedings related to an act or an offender of trafficking. Evidence that you have complied with any reasonable request for assistance in a federal, state or local law enforcement investigation or prosecution of trafficking operations, unless you are under 18 years of age, or you are unable to cooperate with a request due to physical or psychological traumaThey will suffer extreme difficulties involving unusual and serious harm upon removalIf you are inadmissible, request to waive inadmissibility on Form I-192, with appropriate remuneration or application for exemption from the feeCredible documentation of the requested relationship if you file Form I-914 Supplement A for an eligible family member. If you apply for your parent, unmarried siblings under the age of 18, or an adult or minor child of your derivative who faces a present risk of retaliation based on your escape from the serious form of human trafficking or cooperation with law enforcement, should include the following: Description of the risk faced by the family member and how the risk is associated with your escape or cooperation with law enforcement? andAny other reliable evidence describing the risk of retaliation, including a signed statement from a law enforcement officer, trial transcripts, court documents, police news articles, copies of refund forms for travel to and from the court, and affidavits from other persons. If the eligible member of your family is inadmissible, an application for waiver of inadmissibility on Form I-192, with the appropriate fee or request for exemption from the fee. Browse all USCIS forms. Archive your form online for a more convenient and secure experience. For forms that are available only on paper, select the Form Details button to download the form and instructions. USCIS forms and USCIS online accounts are always free. G-1256 | Statement for interpreted USCIS interview The interviewer uses this form for: Record the presence of an interpreter you have provided for your USCIS interview; Document your satisfaction with the interpreter's ability to interpret from English to your language and from your language to English. Recognize that your interpreter can learn confidential information during your interview. Make sure that the interpreter understands the requirements to serve as an interpreter, which includes accurately, literally, and fully interpreting both for you and for the interviewer; and notifies you that the interviewer may refuse permission for the interpreter to participate in the I-129 interview | Application for a non-immigrant employee petitioners use this form to file on behalf of a non-immigrant worker to come to the United States temporarily to perform services or work, or receive training, as H-1B, H-2A, H-2B, H-3, L-1, O-1, O-2, P-1, P-2, P-2, P-3, P-3, P-3S, Q-1 or R-1 non-immigrant worker. Reporters may also use this form to request an extension of residence or a change of status to E-1, E-2, E-3, H-1B1 or TN, or one of the above classifications for a foreigner. I-129CW | Reference to a CNMI-Only Non-Immigrant Transitional Worker An employer uses this format to report to the U.S. Citizenship and Immigration Services (USCIS) for a foreigner who is ineligible for another employment based on a non-immigrant classification to work as a non-immigrant in the Commonwealth of the Northern Mariana Islands (CNMI) temporarily as a CW-1. CNMI-Only transitional worker. I-129CWR | Half-yearly report on CW-1 Employers An employer of an approved I-129CW form, Report on the Commonwealth of the Northern Mariana Islands (CNMI) only transitional worker (CW-1), uses Form I-129CW to verify the continued employment and payment of each employee in accordance with the terms and conditions of the approved report. I-129F | Apply for Alien Fiance (e) Use this to apply to bring your fiance (e) (K-1) and their children (K-2) to the U.S. so you can marry your fiance (e), or bring your spouse (K-3) and their children (K-4) in the U.S. to apply for legal permanent resident status. I-130 | Apply for foreign relevant use of this form if you are a U.S. citizen or legal permanent resident (LPR) and you need to establish your relationship with an eligible relative who wishes to come or remain in the United States permanently and get a Permanent Resident Card (also called card). I-134 | Affidavit support Use this form to support a visa applicant and show that no public charges will be made while in the United States. You must submit a separate affidavit for each applicant. I-290B | Notice of appeal or motion Use this form to submit: Appeal to the Office of Administrative Appeals (AAO); A proposal with the USCIS office that issued the latest ruling in your case (including a field office, service center, or the AAO); or Certain Appeals of Refusal of Immigration and Customs Enforcement (ICE) Form I-17, Application for school approval for participation by a non-immigrant Student with the ICE Student and Exchange Visitor Program. I-539 | Application to extend/change non-immigrant status The following groups use this form: Some non-immigrants who extend their stay or change to another non-immigrant status. CNMI residents applying for the initial grant of the scheme; F and M non-immigrants applying for reinstatement; and, Persons seeking V status or the extension of their residence as a non-immigrant V. Submit this form with your application for: Dependent employment permit as eligible A-1, A-2, G-1, G-3, G-4 or NATO dependent I-6, or Change or adapt the regime to, or from, A, G or NATO status I-730 | Refugee/Asylee Related Report If you have been admitted to the United States as a primary refugee or if you have been granted status in the United States as a master asylee within the previous two years, you can use this form to claim follow-up benefits for your spouse and/or unmarried children under the age of 21 alone. I-941 | Application for Entrepreneur Parole Use this form if you are an entrepreneur and want to: Make an initial request for suspension based on significant public benefit; Submit a subsequent application for suspension for an additional period, or submit an amended application to inform USCIS of a substantial change. I-942 | Application for reduced charge Use this form to request a reduced deposit fee for form N-400, Application for naturalization if your documented annual household income is greater than 150 percent, but no more than 200 percent of federal poverty guidelines at the time you file. I-944 | Declaration of self-sufficiency Starting with applications for the adjustment of the status marked on or after 24 February 2020, if they are subject to the public charge ratio of inadmissibility (INA section 212(a) (4)), you must submit this form on form I-485, Application for permanent residence registration or status adjustment, to prove that you are not inadmissible on the basis of the public reason for charging. N-4 | Monthly Naturalization Documents Report The Employee naturalisation activities in accordance with Section 339 of the Immigration and Nationality Act (8 USA), C 1450) and 8 CFR 339 uses this form to provide information to USCIS to finalize the registration process for naturalized individuals and determine payments in the courts as required by law. Law. Law.