Form I-129 Table of Changes January 28, 2010 OMB No. 1615-0009

LOCATION	CURRENT	PROPOSED
Page 1 For USCIS Use Only	For USCIS Use Only Returned [text box] Date [text box] Date [text box] Resubmitted [text box] Date [text box] Date [text box] Reloc Sent [text box] Date [text box] Date [text box] Reloc Rec'd [text box] Date [text box] Reloc Rec'd [text box] Date [text box] Date [text box] Date [text box] Reloc Rec'd [text box] Date	For USCIS Use Only Delete all boxes to the left of the "Receipt" box: Receipt [reduce size of box to 3 x 2 in– large enough to fit a barcode label]
	on [text box] Class: # of Workers: Priority Number: Validity Dates: Validity Dates: To: To: To: To Be Completed by Attorney or Representative, if any, □ Fill in box if G-28 is attached to	Class: # of Workers: Job Code: Validity Dates: From: To: Delete this entire section & enlarge the "Action Block" box to fit stamp size.
	ATTY State License #:	
Page 1 Part 1. Petitioner Information	Part 1. Information About the Employer Filing This Petition (If the employer is an individual, complete Number 1. Organizations should complete Number 2.)2. Company or Organization Name [text box]	 Part 1. Petitioner Information. Information About the Employer Filing This Petition (<i>If the</i> <i>employer is an individual</i>, <i>complete Number 1;</i> <i>Organizations complete Number</i> 2.) Please use the mailing address of the petitioner. 1. Current Legal Name of

[Text box]Number and Name)Zip/Postal Code[text box][Text box][text box]E-Mail Address (if Any)[text box][Text box]CityFederal Employer Identification #[Text box][Text box]State/ProvinceU.S. Social Security #[Text box][Text box]Zip/Postal CodeIndividual Tax #[Text box][Text box]Country[Text box]E-Mail Address [Text box]E-Mail Address [Text box]E-Mail Address [Text box]	
Zip/Postal Code [text box] [Text box] Suite #	d l as to E-Mail

D 2	2 If you apacked Day 2h 2a 2d	3. Provide the most recent
Page 2 Part 2. Information about	 If you checked Box 2b, 2c, 2d, 2e, or 2f, give the petition receipt 	petition/application receipt
this petition	number.	number for the beneficiary. If $\frac{1}{2}$
•	[text box]	none exists indicate "N/A." [text box]
Page 2	4. Prior Petition . If the	[Delete this question]
Part 2. Information about	beneficiary is in the U.S. as a	
this petition	nonimmigrant and is applying to	
-	change and/or extend his or her status, give the prior petition or	
	application receipt number:	
	[text box]	
Page 2	5. Requested Action (Check	Renumber to:
Part 2. Information about	<i>one)</i> : a. □ Notify the office in Part 4 so	4. Requested Action (<i>Check one</i>):
this petition	the person(s) can obtain a visa or	a. \Box Notify the office in Part 4 so
	be admitted.	each beneficiary can obtain a visa
	(NOTE: a petition is not required for $m E + cr E + 2 \text{ wigg}$)	or be admitted.
	for an E-1 or E-2 visa) b. \Box Change the person(s) status	(NOTE: a petition is not required for an E-1, E-2, H-1B1
	and extend their stay since the	Chile/Singapore, or TN visa)
	person(s) are all now in the U.S.	
	in another status (<i>see instructions</i>	b. \Box Change each beneficiary's
	<i>for limitations)</i> . This is available only where you check "New	status and extend their stay since he, she or they are all now in the
	Employment" in Item 2, above.	U.S. in another status (see
	c. \Box Extend the stay of the	instructions for limitations). This
	person(s) since they now hold this	is available only where you check
	status. d. \square Amend the stay of the	"New Employment" in Item 2, above.
	person(s) since they now hold this	c. \square Extend the stay of each
	status.	beneficiary since he, she, or they
	e. \Box Extend the status of a	now hold this status.
	nonimmigrant classification based on a Free Trade Agreement. (See	d. □ Amend the stay of each beneficiary since he, she, or they
	Free Trade Supplement for TN	now hold this status.
	and H1B1 to Form I-129).	e. \Box Extend the status of a
	f. \Box Change status to a	nonimmigrant classification
	nonimmigrant classification based on a Free Trade Agreement. (See	based on a Free Trade
	Free Trade Supplement for TN	Agreement. (See Free Trade Supplement for TN and H-1B1 to
	and H1B1 to Form I-129).	Form I-129).
		f. \Box Change status to a
		nonimmigrant classification
		based on a Free Trade Agreement. (See Free Trade
		Supplement for TN and H-1B1 to
		Form I-129).
Page 2	6. Total number of workers in	5. Total number of workers in
Part 2. Information about	petition (See instructions relating	petition (See instructions
this petition	to when more than one worker	relating to when more than one
ins perion	can be included):	worker can be included):
Dage 7	[text box] Part 3. Information about	[text box] Part 3. Beneficiary
Page 2	rart 5. mormation about	rart 5. Denenciary

Part 3. Beneficiary	the person(s) you are filing	Information: Information
Information	for Complete the blocks below.	about the alien(s) you are filing
mormation	Use the continuation sheet to	for. Complete the blocks below.
	name each person included in this	Use the continuation sheet to
	petition.	name each alien included in this
		petition.
	Current form has no place to	Add haves to conture Conder
	capture EAD#, SEVIS#.	Add boxes to capture Gender, EAD# and SEVIS#:
	1. If an Entertainment Group,	
	Give the Group Name	1. If an Entertainment Group,
	1	Give the Group Name
	Family Name (Last Name)	[Text box]
	[Text box]	Family Name (Last Name)
	Civen Neme (Einst Name)	[Text box]
	Given Name (<i>First Name</i>) [Text box]	
		Given Name (First Name)
	Full Middle Name	[Text box]
	[Text box]	
		Full Middle Name
	All Other Names Used (include	[Text box]
	maiden name and names from all previous marriages)	All Other Names Used (include
	[Text box]	aliases, maiden name and names
		from all previous marriages)
	Date of Birth	[Text box]
	(mm/dd/yyyy)	Date of Birth
	[Text box]	(<i>mm/dd/yyyy</i>)
	U.S. Social Security Number (if	[Text box]
	any)	
	[Text box]	Gender: □ Male □ Female
	****	U.S. Social Security Number (if
		any)
	If in the U.S.	[Text box]
	_	****
	Date of Last Arrival (<i>mm/dd/yyyy</i>)	
	[Text box]	If in the U.S.
	I-94 # (Arrival-Departure	
	Document)	Date of Last Arrival
	[Text box]	(mm/dd/yyyy)
	Comment Newigner	[Text box]
	Current Nonimmigrant Status [Text box]	I-94 # (Arrival-Departure
		Document)
	Date Status Expires (<i>mm/dd/yyyy</i>)	[Text box]
	[Text box]	
		Current Nonimmigrant Status
	Passport Number	[Text box]
	[Text box]	Date Status Expires (<i>mm/dd/yyyy</i>)
	Date Passport Issued	[Text box]

	(march d d (march)	Student & Eacher on Minister
	(<i>mm/dd/yyyy</i>) [Text box]	Student & Exchange Visitor
		Information System (SEVIS) # (<i>if any</i>)
	Data Bassport Expires	[Text box]
	Date Passport Expires (<i>mm/dd/yyyy</i>)	
	[Text box]	Employment Authorization
		Document (EAD) #
	Current U.S. Address	[Text box]
	[Text box]	
		Passport Number
		[Text box]
		Date Passport Issued
		(<i>mm/dd/yyyy</i>)
		[Text box]
		Date Passport Expires
		(<i>mm/dd/yyyy</i>)
		[Text box]
		[ron oon]
		Current U.S. Address (if
		applicable)
		[Text box]
		L · · · · · J
Page 3	1. If the person named in Part 3	Two new questions inserted:
0	is outside the United States or a	1. If the beneficiary or
Part 4. Processing	requested extension of stay or	beneficiaries named in Part 3
Information	change of status cannot be	is/are outside the United States or
	granted, give the U.S. consulate	a requested extension of stay or
	or inspection facility you want	change of status cannot be
	notified if this petition is	granted, state the U.S. consulate
	approved.	or inspection facility you want
	a . Type of Office (<i>Check one</i>):	notified if this petition is
		approved.
	□ Pre-flight inspection	a . Type of Office (<i>Check one</i>):
	□ Port of entry	
		□ Pre-flight inspection
	b. Office Address (<i>City</i>)	□ Port of entry
	[Text box]	
		b. Office Address (<i>City</i>)
	c. U.S. State or Foreign Country	[Text box]
	[Text box]	
		c. U.S. State or Foreign Country
	d. Person's Foreign Address	[Text box]
	[Text box]	
		d. Beneficiary's Foreign Address
	2. Does each person in this	[Text box]
	petition have a valid passport?	
	\Box Not Required to have a passport	2. Does each person in this
	□ No-Go to Page 7 , Part 9 and	petition have a valid passport?
	write your explanation	□ Not Required to have a
	□ Yes	passport
	a	□ No-Go to Page 7, Part 10
	3. *****	and write your explanation
	4. *****	\Box Yes

	3. *****
	3. ******
5. *****	
	4. *****
6. Is any person in this petition in	
removal proceedings?	5. *****
\square No	
	C Is one han finiam in this
□ Yes-explain on Page 7 , Part 10	6. Is any beneficiary in this
	petition in removal proceedings?
7. Have you ever filed an	□ No
immigrant petition for any person	Yes-explain on Page 7, Part
in this petition?	10
□ Yes-explain on Page 7, Part	7. Have you ever filed an
10	immigrant petition for any
	beneficiary in this petition?
8. If you indicated you were	□ No
filing a new petition in Part 2,	□ Yes-explain on Page 7, Part
within the past seven years has	10
any person in this petition:	
	8 If you indicated you ware
a. Ever been given the	8. If you indicated you were
classification you are now	filing a new petition in Part 2,
requesting?	within the past seven years has
□ No	any beneficiary in this petition:
□ Yes-explain on Page 7 , Part 10	a. Ever been given the
	classification you are now
b . Ever been denied the	requesting?
classification you are now	
requesting?	□ Yes-explain on Page 7, Part
□ No	10
□ Yes-explain on Page 7, Part 10	
	b . Ever been denied the
9. Have you ever previously filed	classification you are now
a petition for this person?	requesting?
\square No	\square No
□ Yes-explain on Page 7 , Part 10	□ Yes-explain on Page 7, Part
	10
10. If you are filing for an	
entertainment group, has an	9. Have you ever previously
person in this petition not been	filed a petition for this
with the group for at least one	beneficiary?
year?	\square No
	□ Yes-explain on Page 7, Part
□ Yes-explain on Page 7 , Part 10	10
	10. If you are filing for an
	entertainment group, has any
	beneficiary in this petition not
	been with the group for at least
	one year?
	□ No
	□ Yes-explain on Page 7, Part
	10
	11a. Has any beneficiary in this
	petition ever been a J-1 exchange
	visitor or J-2 dependent of a J-1

		exchange visitor? □ No □ Yes
		11b If yes, to 11a , provide the dates the beneficiary maintained status as a J-1 exchange visitor or J-2 dependent. Also, provide evidence of this status by attaching a copy of either a DS-2019, Certificate of Eligibility for Exchange Visitor status, a Form IAP-66 or a copy of the passport that includes the J visa stamp.
Page 4	1. Job Title	1. Job Title
Part 5. Basic Information	[Box for text]	[Box for text]
About the Proposed	2. Nontechnical Job Description	2. LCA or ETA Case Number
Employment and	[Box for text]	[Box for text]
Employer		
	3. LCA Case Number	3. NAICS Code
	[Box for text]	[Box for text: create a box that
		only allows for a 6-digit code to
	4. NAICS Code [Box for text]	be entered (see page 13, Part A, item 8 of old Form I-129 for
	[Box for text]	example)]
	5. Address where the person(s)	example)
	will work if different from the	4. Address where the
	address in Part 1. (Street number	beneficiary(ies) will work if
	and name, city/town, state, zip	different from the address in Part
	code)	1 . (Street number and name,
	[Box for text]	<i>city/town, state, zip code)</i> [box for text]
	6. Is this a full-time position?	
	□ No – Hours per week: [box	5 . Name and Title of Contact
	for text] \Box Yes – Wages per	Individual at Place of
	week or per year: [box for	Employment
	text]	[box for text]
	7. Other Compensation (<i>Explain</i>) [Box for text]	6 . Phone Number at Work Site (<i>including area code</i>)
	L J	[box for text]
	8. Dates of intended employment	
	(mm/dd/yyyy):	7. Will the beneficiary(ies) work
	From: [Box for text] To: [Box	exclusively in the CNMI?
	for text]	
	9. Type of Petitioner – <i>Check</i>	8. Is this a full-time position?
	one:	\Box Yes \Box No – Hours per
	□ U.S. citizen or permanent	week: [box for text]
	resident Organization	0 Wesser 1
	Other – explain on a separate	9. Wages per week or per year:
	paper	[box for text]
	10. Type of Business	10. Other Compensation
	[Box for text]	(Explain)
		[Box for text]
	11. Year Established	11. Dates of intended

	1	
	[Box for text]	employment (<i>mm/dd/yyyy</i>):
		From: [Box for text] To: [Box
	12. Current Number of	for text]
	Employees	
	[Box for text]	Current item 9, " Type of Patitionar " removed section
	13. Gross Annual Income	Petitioner " removed, section now reads:
	[Box for text]	now reaus.
		12. Type of Business
	14. Net Annual Income	[Box for text]
	[Box for text]	
	[]	13. Year Established
		[Box for text]
		14. Current Number of
		Employees
		[Box for text]
		15 Creat 11
		15. Gross Annual Income
		[Box for text]
		16. Net Annual Income
		[Box for text]
New section	Insert a new section after Part 5.	Insert a new section after Part 5.
Page 5		
1 age 5	Part 6. Additional Information	Part 6. Additional Information
Part 6. Additional Information	About Employment under a	About Employment under a
	Third Party Contract	Third Party Contract
About Employment under a	-	-
About Employment under a Third Party Contract		
About Employment under a Third Party Contract		1. Will the beneficiary work off-
		1. Will the beneficiary work off- site? (<i>If yes, complete questions</i>
		1. Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5)
		1. Will the beneficiary work offsite? (<i>If yes, complete questions</i> 2-5) □ No
		1. Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5)
		 1. Will the beneficiary work offsite? (<i>If yes, complete questions</i> 2-5) □ No □ Yes
		1. Will the beneficiary work offsite? (<i>If yes, complete questions</i> 2-5) □ No
		 Will the beneficiary work offsite? (<i>If yes, complete questions</i> 2-5) □ No □ Yes Name of company where
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract.
		 Will the beneficiary work offsite? (<i>If yes, complete questions</i> 2-5) □ No □ Yes Name of company where beneficiary will work if employment is to be under a third
		 1. Will the beneficiary work offsite? (<i>If yes, complete questions</i> 2-5) No Yes 2. Name of company where beneficiary will work if employment is to be under a third party contract. [box for text]
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and</i>
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and</i> <i>name, city/town, state, zip code</i>)
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and</i>
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and name, city/town, state, zip code</i>) [box for text]
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and name, city/town, state, zip code</i>) [box for text] Name and Title of Contact
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and name, city/town, state, zip code</i>) [box for text]
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and name, city/town, state, zip code</i>) [box for text] Name and Title of Contact Individual at third party work site
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and name, city/town, state, zip code</i>) [box for text] Name and Title of Contact Individual at third party work site
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and</i> <i>name, city/town, state, zip code</i>) [box for text] Name and Title of Contact Individual at third party work site [box for text] Phone Number (<i>including</i> <i>area code</i>)
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and</i> <i>name, city/town, state, zip code</i>) [box for text] Name and Title of Contact Individual at third party work site [box for text] Phone Number (<i>including</i>
		 Will the beneficiary work off- site? (<i>If yes, complete questions</i> 2-5) No Yes Name of company where beneficiary will work if employment is to be under a third party contract. [box for text] Address of third party worksite (<i>Street number and</i> <i>name, city/town, state, zip code</i>) [box for text] Name and Title of Contact Individual at third party work site [box for text] Phone Number (<i>including</i> <i>area code</i>)

New section	Insert a new section after Part 6:	Insert a new section after Part 6:
New section Page 6 Part 7. Deemed Export Acknowledgement	Insert a new section after Part 6: Part 7. Deemed Export Acknowledgement	Insert a new section after Part 6: Part 7. Deemed Export Acknowledgement (For H-1B, H-1B1 Chile/Singapore, L-1, and O-1A petitions only. This section of the form is not required for all other classifications. See Page 3 of the Instructions before completing this section.) Check Box 1 or Box 2 (If Box 1 is checked, complete a, b, c, and d): □ 1. No Deemed Export License Required a. Is the technology subject to the Export Administration Regulations (EAR)? □ No □ Yes b. List the Export Control Classification Number for the technology: [Insert line for this info.] c. Did you self-classify this technology? of Up the U.S. Department of Commerce classify this technology? Indi the U.S. Department
		 Yes - If "Yes" give CCATS Number: [Insert box for CCATS #] Deemed Export License Required - Provide License Number [Insert Line for License #]
Page 6 Part 8. Signature	Part 6. Signature Read the information on penalties in the instructions before completing this section.	Renumber Part 6 to read: Part 8. Signature Read the information on penalties in the instructions before completing this section.
Page 6 Part 8. Signature	Currently reads: I certify, under penalty of perjury under the laws of the United States of America, that this petition and the evidence	Add wording so certification now reads: I certify, under penalty of perjury that this petition and the evidence submitted with it is true and

	submitted with it is all true and correct. If filing this on behalf of an organization, I certify that I am empowered to do so by the organization. If this petition is to extend a prior petition, I certify that the proposed employment is under the same terms and conditions as stated in the prior approved petition. I authorize the release of any information from my records, or from the petitioning organization's records that U.S. Citizenship and Immigration Services needs to determine eligibility for the benefit being sought.	correct to the best of my knowledge. I authorize the release of any information from my records, or from the petitioning organization's records that U.S. Citizenship and Immigration Services needs to determine eligibility for the benefit being sought. I recognize the authority of USCIS to conduct audits of this petition using publicly available open source information. I also recognize that supporting evidence submitted may be verified by USCIS through any means determined appropriate by USCIS, including but not limited to, on-site compliance reviews.
		If filing this on behalf of an organization, I certify that I am authorized to do so by the organization.
Page 6	Part 7. Signature of	renumber to read:
Part 9. Signature of	person preparing form, if	
Person Preparing Form,	other than above	Part 9. Signature of
If Other Than Above	I declare that I prepared this petition at the request of the above person and it is based on all information of which I have any knowledge.	Person Preparing Form, If Other Than Above I declare that I prepared this petition at the request of the above person and I certify that it is true and correct to the best of my knowledge.
Page 7	Insert a new section after	Insert a new section after
New section	Part 8:	Part 8:
Part 10. Explanation Page	Part 10. Explanation Page	Part 10. Explanation Page [Text box] Signature. [Text box] Date. [Text box]
Page 8	Currently entitled E	E-1/E-2 Classification
	Classification	Supplement to Form
	Supplement to Form I-	I-129 and is now page 8.
	Supplement to Form I-	I I I A and is now page o.

	129	
Page 8	 Name of person or organization filing petition: [Text box] Name of person for whom you are filing: [Text box] Classification sought (<i>Check</i> <i>one</i>): E-1 Treaty Trader E-2 Treaty Investor ******** 	 Name of the petitioner: [Text box] Name of the beneficiary: [Text box] Classification sought (<i>Check one</i>): E-1 Treaty Trader E-2 Treaty Investor E-2 CNMI Treaty Investor ********
Page 9 Section 2. Additional Information About the U.S. Employer	 ******* 7. Staff in United States a. How many executive and/or managerial employees does petitioner have who are nationals of the treaty country in either E or L status? [Text box] 	 ******** 7. Staff in United States a. How many executive and/or managerial employees does the petitioner have who are nationals of the treaty country in either E or L status? [Text box]
	****	****
	8. Total number of employees the alien would supervise; or describe the nature of the specialized skills essential to the U.S. company. [Text box]	8. Total number of employees the beneficiary would supervise; or describe the nature of the specialized qualifications essential to the U.S. company. [Text box]

Page 10	Currently page 7 Nonimmigrant Classification Based on Free Trade	Now page 10 Trade Agreement Supplement to Form I-129
	Agreement,	1. Name of the petitioner:
	Supplement to Form I-	[Text box]
	129	2. Name of the beneficiary: [Text box]
	 Name of person or organization filing petition: [Text box] Name of person you are filing 	 ****** 1. This is a request for Free Trade status based on (<i>Check</i> one):
	for: [Text box]	□ a . Free Trade, Canada (TN1) □ b . Free Trade, Mexico (TN2)

	 ****** 1. This is a request for an extension of Free Trade status based on (<i>Check one</i>): a. Free Trade, Canada (TN) b. Free Trade, Chile (H1B1) c. Free Trade, Mexico (TN) d. Free Trade, Singapore (H1B1) e. Free Trade, Other f. I am an H-1B1 Free Trade Nonimmigrant from Chile or Singapore and this is my sixth consecutive request for an extension. 	 c. Free Trade, Chile (H-1B1) d. Free Trade, Singapore (H-1B1) e. Free Trade, Other f. I am an H-1B1 Free Trade Nonimmigrant from Chile or Singapore and this is my sixth consecutive request for an extension. [Delete Or and #2] *******
	Or	
	 2. This is a request for a change of nonimmigrant status to (<i>Check one</i>): a. Free Trade, Canada (TN1) b. Free Trade, Chile (H1B1) c. Free Trade, Mexico (TN2) d. Free Trade, Singapore (H1B1) e. Free Trade, Other f. I am an H-1B1 Free Trade Nonimmigrant from Chile or Singapore and this is my first request for a change of status to H-1B1 within the past six years. 	
Page 11	1. Name of person or	1. Name of the petitioner:
-	organization filing petition: [Text box]	[Text box]
	2. Name of person or total number of workers or trainees you are filing for: [Text box]	2. Name of the beneficiary or if this petition includes multiple beneficiaries, the total number of beneficiaries: [Text box]
	3 . List each alien's prior periods of stay in H or L classification in the United States for the last six years (aliens requesting H-2A or H-2B classification need only list the last three years). Be sure to only list those periods in which each alien was actually in the United States in an H or L classification. Do not include periods in which the alien was in a dependent status, for example,	3. List each beneficiary's prior periods of stay in H or L classification in the United States for the last six years (beneficiaries requesting H-2A or H-2B classification need only list the last three years). Be sure to only list those periods in which each beneficiary was actually in the United States in an H or L classification. Do not include periods in which the beneficiary

	H-4 or L-2 status.	was in a dependent status, for
	****	example, H-4 or L-2 status.
	• • • • • • • • •	
	4. Classification sought (<i>Check one</i>)	****
	□ H-1B1 Specialty Occupation	4. Classification sought (<i>Check one</i>)
	 H-1B2 Exceptional services relating to a cooperative research and development project administered by the U.S. Department of Defence (DOD) H-1B3 Fashion model of national or international acclaim H-2A Agricultural worker H-2B Non-agricultural worker H-3 Trainee H-3 Special education exchange visitor program 	 H-1B Specialty Occupation H-1B2 Exceptional services relating to a cooperative research and development project administered by the U.S. Department of Defence (DOD) H-1B3 Fashion model of national or international acclaim H-1C Registered Nurse. H-2A Agricultural worker H-2B Non-agricultural worker H-3 Trainee H-3 Special education exchange visitor program
		5. Are you filing this petition on behalf of an alien subject to the Guam-CNMI cap exemption under to Public Law 110-229?
		□ No □ Yes
Page 11 Section 1. Complete This Section If Filing for H-1B Classification	 ******** 2. Alien's present occupation and summary of prior work experience [Text box] 	 ******* 2. Beneficiary's present occupation and summary of prior work experience [Text box]
	Statement for H-1B specialty occupation only:	Statement for H-1B
	By filing this petition, I agree to the terms of the labor condition application for the duration of the alien's authorized period of stay for H-1B employment. ****	<i>specialty occupation only:</i> By filing this petition, I agree to, and will abide by, the terms of the labor condition application (LCA) for the duration of
	Statement for H-1B specialty occupations and U.S. Department of Defense projects:	the beneficiary's authorized period of stay for H-1B employment. If I assign
	As an authorized official of the employer, I certify that the employer will be liable for the reasonable costs of return	the beneficiary to work at a third party worksite ,I certify that I will maintain a valid employer-employee

	-	l .
	transportation of the alien abroad if the alien is dismissed from employment by the employer before the end of the period of authorized stay. ********* Statement for H-1B U.S. Department of Defense projects only: I certify that the alien will be working on a cooperative research and development project or a co- production project under a reciprocal government-to- government agreement administered by the U.S. Department of Defense. ********	relationship with the beneficiary at all times. If the beneficiary is assigned to a position in a new location I will obtain and post an LCA for that site prior to reassignment. ******** Statement for H-1B specialty occupations and U.S. Department of Defense projects: As an authorized official of the employer, I certify that the employer will be liable for the reasonable costs of return transportation of the alien abroad if the beneficiary is dismissed from employment by the employer before the end of the period of authorized stay. ********* Statement for H-1B U.S. Department of Defense projects only: I certify that the beneficiary will be working on a cooperative research and development project or a co-production project under a reciprocal government-to- government agreement administered by the U.S. Department of Defense.

Page 12 New Section added as Section 2. Complete this	Add new section as Section 2. (and renumber subsequent Sections in this supplement t).	Section 2. Complete this section if filing for H-1C Classification
section if filing for H-1C Classification		I certify under penalty of perjury, under the laws of the United States of America, that this attachment and the evidence submitted with it is true and correct. If filing this on behalf of an organization or entity, I certify that I am empowered to do so by that organization or entity. I authorize the release of any information from my records, or from the petitioning organization

		or entity's records, that U.S. Citizenship and Immigration Services may need to determine eligibility for the benefit being sought. Signature [Insert text box] Print Name [Insert text box] Title [Insert text box] Date (<i>mm/dd/yyyy</i>) [Insert text box] Firm Name and Address [Insert text box]
Page 13 Section 3. Complete this section if filing for H-2A or H-2B classification	Current section: Section 2. Complete this section if filing for H-2A or H-2B classification ******* 3. Explain your temporary need for the alien's services (<i>attach a</i> <i>separate sheet if additional space</i> <i>is needed.</i>) *******	 Move this section to begin at top of p. 13 and renumber to read: Section 3. Complete this section if filing for H-2A or H-2B classification ******* 3. Explain your temporary need for the beneficiary's or beneficiaries' services (attach a separate sheet if additional space is needed.)
	 10. If you are an H-2A petitioner, are you a participant in the E-Verify Program? □ Yes □ No If "Yes," E-Verify Company ID or Client Company ID: The H-2A/H-2B petitioner and each employer consent to allow government access to the site where the labor is being performed for the purpose of determining compliance with H-2A/H-2B requirements. The petitioner further agrees to notify DHS beginning on a date and in a manner specified in a notice 	 ******* 10. If you are an H-2A petitioner, are you a participant in the E-Verify Program? Yes □ No If "Yes," E-Verify Company ID or Client Company ID: The H-2A/H-2B petitioner and each employer consent to allow government access to the site where the labor is being performed for the purpose of determining compliance with H-2A/H-2B requirements. The petitioner further agrees to notify DHS beginning on a date and in a

	published in the Federal Register within 2 workdays if: an H- 2A/H-2B worker fails to report for work within 5 workdays after the employment start date stated on the petition or, applicable to H-2A petitioners only, within 5 workdays of the start date established by the petitioner, whichever is later; the agricultural labor or services for which H- 2A/H-2B workers were hired is completed more than 30 days early; or the H-2A/H-2B worker absconds from the worksite or is terminated prior to the completion of agricultural labor or services for which he or she was hired. The petitioner agrees to retain evidence of such notification and make it available for inspection by DHS officers for a one-year period. "Workday" means the period between the time on any particular day when such employee commences his or her principal activity and the time on that day at which he or she ceases such principle activity or activities. *******	manner specified in a notice published in the Federal Register within 2 workdays if: an H- 2A/H-2B worker fails to report for work within 5 workdays after the employment start date stated on the petition or, applicable to H-2A petitioners only, within 5 workdays of the start date established by the petitioner, whichever is later; the agricultural labor or services for which H-2A/H-2B workers were hired is completed more than 30 days early; or the H-2A/H-2B worker absconds from the worksite or is terminated prior to the completion of agricultural labor or services for which he or she was hired. The petitioner agrees to retain evidence of such notification and make it available for inspection by DHS officers for a one-year period. "Workday" means the period between the time on any particular day when such employee commences his or her principal activity and the time on that day at which he or she ceases such principal activity or activities.
Page 16 Section 4. Complete this section if filing for H-3 classification	Current section: Section 3. Complete this section if filing for H-3 classification 1. If you answer "yes" to any of the following questions, attach a full explanation. a. Is the training you intend to provide, or similar training, available in the alien's country? □ No □ Yes b. Will the training benefit the alien in pursuing a career abroad? □ No □ Yes c. Does the training involve productive employment incidental to training? □ No □ Yes d. Does the alien already have skills related to the training?	 ****** Move this section to begin at top of p. 16 and renumber to read: Section 4. Complete this section if filing for H-3 classification 1. If you answer "yes" to any of the following questions, attach a full explanation. a. Is the training you intend to provide, or similar training, available in the beneficiary's country? No □ Yes b. Will the training benefit the beneficiary in pursuing a career abroad? □ No □ Yes c. Does the training involve productive employment

	 No □ Yes e. Is this training an effort to overcome a labor shortage? No □ Yes f. Do you intend to employ the alien abroad at the end of this training? □ No □ Yes 2. If you do not intend to employ this person abroad at the end of this training, explain why you 	 incidental to training? □ No □ Yes d. Does the beneficiary already have skills related to the training? □ No □ Yes e. Is this training an effort to overcome a labor shortage? □ No □ Yes f. Do you intend to employ the beneficiary abroad at the end of this training?
Dage 17	wish to incur the cost of providing this training and your expected return from this training? [Text box]	 No Yes If you do not intend to employ the beneficiary abroad at the end of this training, explain why you wish to incur the cost of providing this training and your expected return from this training? [Text box] Part A. General Information
Page 17	Part A. General Information	Part A. General Information
Part A. General Information	1. Employer Information –	1. Employer Information –
	(check all items that apply)	(check all items that apply)
	a. Is the petitioner a dependent	a. Is the petitioner an H-1B
	employer? \Box No \Box Yes	dependent employer? \Box No \Box
	b. Has the petitioner ever been	Yes
	found to be a willful violator? \Box	b. Has the petitioner ever been found to be a willful violator?
	No \Box Yes c. Is the beneficiary an exempt H-	No \square Yes
	1B nonimmigrant? \Box No \Box Yes	c. Is the beneficiary an H-1B
	1. If yes, is it because the	nonimmigrant exempt from the
	beneficiary's annual rate of pay is	Dept. of Labor attestation
	equal to at least \$60,000?	requirements? □ No □ Yes
	\Box No \Box Yes	1. If yes, is it because the
	2. Or is it because the beneficiary has a master's or higher degree in	beneficiary's annual rate of pay is equal to at least \$60,000?
	a speciality related to the	\square No \square Yes
	employment?	2. Or is it because the beneficiary
	□ No □ Yes	has a master's or higher degree in
	d . Has the petitioner received	a specialty related to the
	TARP funding? \Box No \Box Yes	employment? □ No □ Yes
		d . Has the petitioner received
	****	TARP funding (please provide explanation on Page 8 , Part 10 if the answer is yes but the
	2. Beneficiary's Last Name ****	petitioner has subsequently repaid all TARP funding)? □ No □ Yes
	3. Beneficiary's Highest Level of Education (Check on box below)	
	****	****
	4. Major/Primary Field of Study	2. Beneficiary's Highest Level

 5. Has the beneficiary of this petition earned a master's or higher degree from a U.S. institution of higher education as defined in 20 U.S.C. section 1001(a)? ****** 6. Rate of Pay Per Year [text box] 7. LCA Code [3-digit text box] 8. NAICS Code [six-digit text box] 	 of Education (Check on box below) ******* 3. Major/Primary Field of Study [insert a regular text box] 4. Rate of Pay Per Year [text box] 5. DOT Code [3-digit text box] Part B. Fee Exemption
Part B. Fee Exemption and/or Determination	Determination
 In order for USCIS to determine if you must pay the additional \$1,500 or \$750 fee, answer all of the following questions: ******** 4. □ Yes □ No Is this the second or subsequent request for an extension of stay that you have filed for this alien? 5. □ Yes □ No Is this an amended petition that does not contain any request for extension of stay? 6. □ Yes □ No Are you filing this petition in order to correct a USCIS error? 7. □ Yes □ No Is the petitioner a primary or secondary education institution? 8. □ Yes □ No Is the petitioner a non-profit entity that engages in an established curriculum-related clinical training of students register at such an institution? 	 In order for USCIS to determine if you must pay the additional \$1,500 or \$750 American Competitiveness and Workforce Improvement Act (ACWIA) fee, answer all of the following questions: ***** 4. □ Yes □ No Is this the second or subsequent request for an extension of stay that you have filed for this beneficiary? 5. □ Yes □ No Is this an amended petition that does not contain any request for extension of stay? 6. □ Yes □ No Is the petitioner a primary or secondary education institution? 8. □ Yes □ No Is the petitioner a non-profit entity that engages in
If you answered "Yes" to any of the questions above, then you are	an established curriculum-related clinical training of students register at such an institution?
	 petition earned a master's or higher degree from a U.S. institution of higher education as defined in 20 U.S.C. section 1001(a)? ****** 6. Rate of Pay Per Year [text box] 7. LCA Code [3-digit text box] 8. NAICS Code [six-digit text box] 8. NAICS Code [six-digit text box] Part B. Fee Exemption and/or Determination In order for USCIS to determine if you must pay the additional \$1,500 or \$750 fee, answer all of the following questions: ******* 4. □ Yes □ No Is this the second or subsequent request for an extension of stay that you have filed for this alien? 5. □ Yes □ No Is this an amended petition that does not contain any request for extension of stay? 6. □ Yes □ No Are you filing this petition in order to correct a USCIS error? 7. □ Yes □ No Is the petitioner a primary or secondary education institution? 8. □ Yes □ No Is the petitioner a non-profit entity that engages in an established curriculum-related clinical training of students register at such an institution? If you answered "Yes" to any of

	2. □ Yes □ No Are you a nonprofit organization or entity	a. □ CAP H-1B Bachelor's Degree
Page 18 Part C. Numerical Limitation Information	 Part C. Numerical Limitation Information 1. □ Yes □ No Are you an institution of higher education as defined in the Higher Education Act of 1965, section 101(a), 20 U.S.C. section 1001(a)? 	Part C. Numerical Limitation Information 1. Specify how this petition should be counted against the H-1B numerical limitation (aka. the H-1B "CAP"). (Check one):
	required to submit the fee for your H-1B Form I-129 petition, which is \$320. If you answered "No" to all questions, please answer Question 9. 9. □ Yes □ No Do you currently employ a total of no more than 25 full-time equivalent employees in the United States, including any affiliate or subsidiary of your company? If you answered "Yes" to Question 9 above, then you are required to pay an additional fee of ACWIA fee of \$750. If you answered "No", then you are required to pay an additional fee of \$1,500. NOTE: On or after March 8, 2005, a U.S. employer seeking initial approval of H-1B or L nonimmigrant status for a beneficiary, or seeking approval to employ an H-1B or L nonimmigrant currently working for another U.S. employer, must submit an additional \$500 fee. This additional \$500 Fraud Prevention and Detection fee was mandated by the provisions of the H-1B Visa Reform Act of 2004. There is no exemption from this fee.	If you answered "Yes" to any of the questions above, then you are only required to submit the fee for your H-1B Form I-129 petition. If you answered "No" to all questions, please answer Question 9 . 9. □ Yes □ No Do you currently employ a total of no more than 25 full-time equivalent employees in the United States, including any affiliate or subsidiary of your company? If you answered "Yes" to Question 9 above, then you are required to pay an additional ACWIA fee of \$750. If you answered "No", then you are required to pay an additional ACWIA fee of \$1,500. NOTE: On or after March 8 , 2005 , a U.S. employer seeking initial approval of H-1B or L nonimmigrant status for a beneficiary, or seeking approval to employ an H-1B or L nonimmigrant currently working for another U.S. employer, must submit an additional \$500 free. This additional \$500 Fraud Prevention and Detection fee was mandated by the provisions of the H-1B Visa Reform Act of 2004. There is no exemption from this fee. You must include payment of this \$500 fee with your submission of this form. Failure to submit the fee when required will result in rejection or denial of your submission.

related to or affiliated with	b. □ CAP H-1B U.S.
institution of higher education as	Master's Degree or
defined in the Higher Education	Higher
Act of 1965, section 101(a), 20	c. □ CAP H-1B1
U.S.C. section 1001(a)?	Chile/Singapore
	d. □ CAP Exempt
3. \Box Yes \Box No Are you a	±
nonprofit research organization or	2. If you answered question 1 .
governmental research	" b. CAP H-1B U.S. Master's
organization, as defined in 8 CFR	Degree or Higher" provide the
214.2(h)(19)(iii)(C)?	following information regarding
212(i)(1)(i)(c):	the master's or higher degree the
4. \Box Yes \Box No Is the beneficiary	beneficiary has earned from a
of this petition a J-1	U.S. institution as defined in 20
nonimmigrant anlien who	U.S.C. Section 1001(a):
	0.5.C. Section 1001(a).
received a waiver of the two-year	Name of the U.C. institut
foreign residency requirement	Name of the U.S. institution
described in section $214(l)(1)(B)$	of higher education:
or (C) of the Act?	[text box]
5. \Box Yes \Box No Has the	Date Degree Awarded
beneficiary of this petition been	[text box]
previously granted status as an H-	
1B nonimmigrant in the past 6	Type of U.S. Degree
years and not left the United	[text box]
States for more than one year	
after attaining such status?	Address of the U.S.
	institution of higher
6. \Box Yes \Box No If the petition is	education
to request a change of employer,	[text box]
did the beneficiary previously	
work as an H-1B for an institution	3. If you answered question 1 .
of higher education, an entity	"d. CAP Exempt" you must
related to or affiliated with an	specify the reason this petition is
institution of higher education, or	exempt the numerical limitation
a nonprofit research organization	for H-1B classification:
or governmental research	
institution defined in questions 1,	a . \Box The petitioner is an
2, and 3 of Part C of this form?	institution of higher
	education as defined in the
7. \Box Yes \Box No Has the	Higher Education Act of
beneficiary earned a master's or	1965, 20 U.S.C. 1001(a).
higher degree from a U.S.	
institution of higher education, as	b. \Box The petitioner is a
defined in the Higher Education	nonprofit organization or
Act of 1965, section 101(a), 20	entity related to or affiliated
U.S.C. section 1001(a)?	with an institution of higher
0.5.0. 500 ion 1001(u):	education, such as
	institutions of higher
	education as defined in the
	Higher Education Act of
	-
	1965, 20 U.S.C. 1001(a).
	o 🗖 The petitioner is a
	c. \square The petitioner is a nonprofit research
	organization or a

	governmental research organization as defined in 8 CFR 214.2(h)(19)(iii)(C).
	 d. □ The petitioner will employ the beneficiary to perform job duties at a qualifying institution (see a-c above) that directly and predominately furthers the normal, primary, or essential purpose, mission, objectives, or function of the qualifying institution, namely higher education or nonprofit or government research. e.□ The petitioner is requesting an amendment to or extension of stay for the beneficiary's current H-1B classification.
	f . \Box The beneficiary of this petition is a J-1 nonimmigrant physician who has received a waiver based on section 214 (1)(1)(B) or (C) of the Act (commonly called a Conrad Medical Waiver).
	g.□ The beneficiary of this petition: (1) was previously granted status as an H-1B nonimmigrant in the past 6 years, (2) is applying from abroad to reclaim the remaining portion of the 6 years, or (3) is seeking a 7 th year extension based upon AC21 AND the beneficiary's previous H-1B petitioner/employer was not a CAP exempt organization as defined above in a. , b. , and c.
	h .□ The petitioner is an employer subject to the Guam-CNMI cap exemption pursuant to Public Law 110-229.

	i .□ The petitioner is
	requesting a change of
	employer and the beneficiary
	previously worked as an H-
	1B for an employer subject
	to Guam-CNMI cap
	exemption pursuant to Public
	Law 110-229.
Page 19	Part D. Attestation Regarding
•	Off-site Assignment of H-1B
New Part D. Attestation	Beneficiaries
Regarding Off-site Assignment	Deficiciances
of H-1B Beneficiaries	- The here figure of this
	□ The beneficiary of this
	petition will be assigned to
	work at an off-site location
	for all or part of the period
	for which H-1B
	classification is sought.
	\Box The beneficiary has been
	advised of this off-site
	placement. If the petition is
	approved and the beneficiary
	receives authorization to
	commence the approved H-
	1B employment, the
	beneficiary further accepts
	the terms and conditions of
	the off-site H-1B
	employment, including job
	location and possible
	relocation.
	□ Placement of the beneficiary
	off-site during the period of
	employment will be in
	compliance with the
	statutory and regulatory
	requirements of the H-1B
	nonimmigrant classification
	□ The beneficiary will be paid
	the prevailing rate of pay at
	any and all off-site locations.
	\Box An itinerary is attached.
	🗆 Yes 🗆 No
	Beneficiary Signature
	[Text box]
	Date
	[Text box]
	Petitioner Signature
	[Text box]
	Date
	[Text box]
	Printed Name

		[Text box]
Page 20	Currently pages 16-17. 1. Name of person or organization filing petition: [Text box] 2. Name of person you are filing for: [Text box]	Now page 20 1. Name of the petitioner: [Text box] 2. Name of beneficiary: [Text box]
Page 20 Section 1. Complete This Section if Filing For an	Section 1. Complete This Section if Filing For an Individual Petition	Section 1. Complete This Section if Filing For an Individual Petition *******
Individual Petition	2. List the alien's and any dependent family member's prior periods of stay in an H or L classification in the United States for the last seven years. Be sure to list only those periods in which the alien and/or family members were actually in the U.S. in an H or L classification. NOTE: Submit photocopies of Forms I- 94, I-797 and/or other USCIS issued documents noting these periods of stay in the H or L classification. If more space is needed, attach an additional sheet(s).	2. List the beneficiary's and any dependent family member's prior periods of stay in an H or L classification in the United States for the last seven years. Be sure to list only those periods in which the beneficiary and/or family members were physically present in the U.S. in an H or L classification. NOTE: Submit photocopies of Forms I-94, I-797 and/or other USCIS issued documents noting these periods of stay in the H or L classification. If more space is needed, attach an additional sheet(s).
	 4. Address of employer abroad (<i>Street number and name, city/town, state/province, zip/postal code</i>). [text box] 5. Dates of alien's employment with this employer. Explain any interruptions in employment. [Text box] 6. Description of the alien's 	 ***** 4. Address of employer abroad: Street number [text box] City/Town [text box] State/Province [text box] Country [text box] Zip/Postal Code. [text box]
	 duties for the past three years. [Text box] 7. Description of the alien's proposed duties in the United States. [Text box] 8. Summary of the alien's education and work experience. 	 5. Dates of beneficiary's employment with this employer. Explain any interruptions in employment. [Text box] 6. Description of the beneficiary's duties abroad for the three years preceding the filing of the petition. (If the

[Text box] ****** 10. Describe the stock ownership and managerial control of each company. Provide the U.S. Tax Code Number for each company.	beneficiary is currently employed by the petitioner, describe the beneficiary's duties abroad for the three years preceding the beneficiary's admission to the U.S.) [Text box]
Company stock ownership and managerial control of each company [text boxes]	7. Description of the beneficiary's proposed duties in the United States. [Text box]
U.S. Tax Code Number [text boxes] ******	8. Summary of the beneficiary's education and work experience. [Text box]
 12. Is the alien coming to the United States to open a new office? [Text box] ******* On or after March 8, 2005, a U.S. 	****** 10. Describe the stock ownership and managerial control of each company that has a qualifying relationship. Provide the Federal Employer Identification Number for each U.S. company that has a qualifying relationship.
employer seeking initial approval of L nonimmigrant status for a beneficiary, or seeking approval to employ an L nonimmigrant currently working for another U.S. employer, must submit an	Company stock ownership and managerial control of each company that has a qualifying relationship
additional \$500 fee. This additional \$500 Fraud Prevention and Detection fee was mandated by the provisions of the H-1B Visa Reform Act of 2004. There is no exemption from this fee. You must include payment of this \$500 fee with your submission of	[text boxes] Federal Employer Identification Number for each U.S. company that has a qualifying relationship [text boxes]
this form. Failure to submit the fee when required will result in rejection or denial of your submission.	*****12. Is the beneficiary coming to the United States to open a new office?[Text box]
	****** NOTE: On or after March 8 , 2005 , a U.S. employer seeking initial approval of H-1B or L nonimmigrant status for a beneficiary, or seeking approval to employ an H-1B or L nonimmigrant currently working for another U.S. employer, must

		submit an additional \$500 fee. This additional \$500 Fraud Prevention and Detection fee was mandated by the provisions of the H-1B Visa Reform Act of 2004. There is no exemption from this fee. You must include payment of this \$500 fee with your submission of this form. Failure to submit the fee when required will result in rejection or denial of your submission.
Page 24 Section 1. Complete This Section if Filing for O or P Classification	 Name of the person or organization filing petition: [Text box] Name of person or group or total number of workers you are filing for: [Text box] Classification sought (Check one: a. □ O-1A Alien of extraordinary ability in sciences, education, business or athletics (not including the arts, motion picture or television industry.) b. □ O-1B Alien of extraordinary ability in the arts or extraordinary ability in the arts or extraordinary achievement in the motion picture or television industry. c. □ O-2 Accompanying alien who is coming to the U.S. to assist in the performance of the 	 Section 1. Complete this section if filing for O or P Classification 1. Name of the petitioner: [Text box] 2. Name of the beneficiary or total number of workers you are filing for: [Text box] 3. Classification sought (Check one: a. □ O-1A Alien of extraordinary ability in sciences, education, business or athletics (not including the arts, motion picture or television industry.) b. □ O-1B Alien of extraordinary ability in the arts or extraordinary ability in the motion picture or television industry.
	 O-1. d. □ P-1 Athletic/Entertainment Group. e. □ P-1S Essential Support Personnel for P-1. f. □ P-2 Artist or entertainer for reciprocal exchange program g. □ P-2S Essential Support Personnel for P-2 h. □ P-3 Artist/Entertainer coming to the United States to perform, teach, or coach under a program 	 c. □ O-2 Accompanying alien who is coming to the U.S. to assist in the performance of the O-1. d. □ P-1 Major League Sports e. □ P-1 Athletic/Entertainment Group (includes minor league sports) f. □ P-1S Essential Support Personnel for P-1. g. □ P-2 Artist or entertainer for reciprocal exchange program

	4 4 4	
	that is culturally unique.	h. □ P-2S Essential Support Personnel for P-2
	i. □ P-3S Essential Support Personnel for P-3	i. □ P-3 Artist/Entertainer coming to the United States to perform,
	******6. If filing for an O-2 or P	teach, or coach under a program that is culturally unique.
	support alien, list dates of the alien's prior experience with O-1 or P alien	j. □ P-3S Essential Support Personnel for P-3
	[Text box]	****
	 7. Have you obtained the required written consultation(s)? □ Yes-Attached □ No-Copy of request attached ******* 	6. If filing for an O-2 or P support classification, list dates of the beneficiary's prior work experience under the principal O- 1 or P alien [Text box]
		 7. Does an appropriate labor organization exist for the petition? □ Yes □ No-explain on Page 7, Part 10
		 8. Is the required consultation or written advisory opinion being submitted with this petition? □ Yes □ No-Copy of request attached □ N/A

Page 25 New Section 2. Statement by		Section 2. Statement by the petitioner
the petitioner		I certify that I, the petitioner, and the employer whose offer of employment formed the basis of status, will be jointly and severally liable for the reasonable costs of return transportation of the beneficiary abroad if the beneficiary is dismissed from employment by the employer before the end of the period of authorized stay.
		Petitioner's Signature [Text box] Print or Type Name [Text box] Date (<i>mm/dd/yyyy</i>) [Text box]

Page 26	Currently on page 19 – 24	Separate Q-1 and R-1 sections
0.1 Clearification Sumplement	Q-1 and R-1 Classifications Supplement to Form I-129	into 2 separate Supplements:
Q-1 Classification Supplement to Form I-129	 Name of person or organization filing petition: [Text box] 	Q-1 Classification Supplement to Form I-1291. Name of the petitioner:
	2. Name of person you are filing for: [Text box]	[Text box] 2. Name of the beneficiary: [Text box]
	Section 1. Complete this section if you are filing for a Q-1 international cultural exchange	Complete if you are filing for a Q-1 international cultural exchange alien
	alien I hereby certify ******	I hereby certify ******
	Section 2. Complete this section if you are filing for an R-1 religious worker	
	Employer Attestation ******	
	 Provide the following information about the prospective employer. a. Number of members of the prospective employer's organization [Text box] 	
	b. Number of employees working at the same location where the beneficiary will be employed [Text box]	
	c. Number of aliens holding special immigrant or nonimmigrant religious worker status currently employed within the past five years [Text box]	
	d. Number of Special Immigrant Religious Worker I-360 and Nonimmigrant Religious Worker I-129 Petitions Submitted by the prospective employer within the past five years [Text box]	
	2. Has the alien or any of the alien's dependent family	

members previously been admitted to the United States for a period of stay in the R visa classification for the last five years? □ Yes □ No	
If yes, complete the blanks below. List the alien and any dependent family member's prior periods of stay in the R visa classification in the United States for the last five years. Be sure to list only those periods in which the alien and/or family members were actually in the United States in an R classification.	

4. Describe the relationship, if any between the religious organization in the United States and the organization abroad of which the alien is a member. [Text box]	
5. Provide the following information about the prospective employment:	
Title of position offered [Text box]	
Detailed description of the alien's proposed daily duties [Text box]	
Description of the alien's qualifications for the position offered [Text box]	
Description of the proposed salaried compensation or non- salaried compensation. If the alien will be self-supporting, the petitioner must submit documentation establishing that the position the alien will hold is part of an established program for temporary, uncompensated missionary work, which is part of a broader international program of	
missionary work sponsored by the denomination.	

1	[T]	
	[Text box]	
	List of the specific address(es) or location(s) where the alien will be working [Text box]	
	Does the prospective employer attest to all of the requirements described in statements 6 through 12 below?	
	6. The prospective employer is a bona fide non-profit organization or a bona fide organization that is affiliated with the religious denomination and is tax-exempt as described in section 501(c)(3) of the Internal Revenue Code of 1986, subsequent amendment, or equivalent sections of prior enactments of the Internal Revenue Code. If the petitioner is affiliated with the religious denomination, complete Form I-129 Religious Denomination Certification. □ Yes □ No If "No," attach explanation(s).	
	7. The prospective employer is willing and able to provide salaried or non-salaried compensation to the alien. If the alien will be self-supporting, the petitioner must submit documentation establishing that the position the alien will hold is part of an established program for temporary, uncompensated missionary work, which is part of a broader international program of missionary work sponsored by the denomination. □ Yes □ No If "No," attach explanation(s).	
	 8. If the alien worked in the United States during the two years immediately before the petition was filed, the alien received verifiable salaried or non-salaried compensation, or provided uncompensated self-support. □ Yes □ No If "No," attach 	

1	
explanation(s).	
 9. If the position is not a religious vocation, the alien will not engage in secular employment, and the prospective employer will provide salaried or non-salaried compensation. If the position is a traditionally uncompensated and not a religious vocation, the alien will not engage in secular employment, and the alien will provide self-support. □ Yes □ No If "No," attach explanation(s). 	
 10. If the offered position requires at least 20 hours of work per week, or if fewer than 20 hours per week, the compensated service for another religious organization and the compensated service at the petitioning organization will total 20 hours per week. If the alien will be self-supporting, the petitioner must submit documentation establishing that the position the alien will hold is part of an established program for temporary, uncompensated missionary work, which is part of a broader international program of missionary work sponsored by the denomination. □ Yes □ No If "No," attach explanation(s). 	
11. The alien is qualified to perform the duties of the proffered position. □ Yes □ No If "No," attach explanation(s).	
 12. The prospective employer will notify USCIS within 14 days of any changes in the alien's employment, including working fewer than the required number of hours or having been released or otherwise terminated from employment before the end of the authorized R-1 stay. □ Yes □ No If "No," attach explanation(s). 	

	Religious Denomination Certification *******	
Page 27 R-1 Classification Supplement		[Insert Page Break, begin R-1 supplement:]
to Form I-129		R-1 Classification Supplement to Form I-129
		1. Name of the petitioner: [Text box]
		2. Name of the beneficiary: [Text box]
		Section 1. Complete this section if you are filing for an R-1 religious worker.
		Employer Attestation
		 Provide the following information about the petitioner. a. Number of members of the petitioner<u>'s organization</u> [Text box]
		b. *******
		C. ******
		d. Number of special immigrant religious worker petition(s) (I- 360) and nonimmigrant religious worker petition(s) (I-129) filed by the petitioner within the past five years [Text box]
		 2. Has the beneficiary or any of the beneficiary's dependent family members previously been admitted to the United States for a period of stay in the R visa classification for the last five years? □ Yes □ No
		If yes, complete the blanks below. List the beneficiary and any dependent family member's prior periods of stay in the R visa classification in the United States for the last five years. Be sure to

list only those periods in which the beneficiary and/or family members were actually in the United States in an R classification. *******
4. Describe the relationship, if any between the religious organization in the United States and the organization abroad of which the beneficiary is a member. [Text box]
5. Provide the following information about the prospective employment:
a. Title of position offered [Text box]
b. Detailed description of the beneficiary's proposed daily duties [Text box]
c. Description of the beneficiary's qualifications for the position offered [Text box]
d. Description of the proposed salaried compensation or non- salaried compensation. If the beneficiary will be self- supporting, the petitioner must submit documentation establishing that the position the beneficiary will hold is part of an established program for temporary, uncompensated missionary work, which is part of a broader international program of missionary work sponsored by the denomination. [Text box]
e. List of the specific address(es) or location(s) where the beneficiary will be working [Text box]
Does the petitioner attest to all of the requirements described in

statements 6 through 12 below?	
 6. The petitioner is a bona fide non-profit religious organization or a bona fide organization that i affiliated with the religious denomination and is tax-exempt as described in section 501(c)(3) of the Internal Revenue Code of 1986, subsequent amendment, or equivalent sections of prior enactments of the Internal Revenue Code. If the petitioner is affiliated with the religious denomination, complete the Religious Denomination Certification included in this supplement. □ Yes □ No If "No," provide explanation, if more space is needed attached a separate sheet of paper. [Text box] 	r
 7. The petitioner is willing and able to provide salaried or non-salaried compensation to the beneficiary. If the beneficiary will be self-supporting, the petitioner must submit documentation establishing that the position the beneficiary will hold is part of an established program for temporary, uncompensated missionary work which is part of a broader international program of missionary work sponsored by the denomination. □ Yes □ No If "No," provide explanation, if more space is needed attached a separate sheet of paper. [Text box] 	
 8. If the beneficiary worked in the United States during the two years immediately before the petition was filed, the beneficiary received verifiable salaried or non-salaried compensation, or provided uncompensated self-support. □ Yes □ No If "No," provide explanation, if more space is needed attached a separate sheet 	У

	of paper.
	[Text box]
	9. If the position is not a
	religious vocation, the
	beneficiary will not engage in
	secular employment, and the
	petitioner will provide salaried or
	non-salaried compensation. If
	the position is a traditionally
	uncompensated and not a
	religious vocation, the
	beneficiary will not engage in
	secular employment, and the
	beneficiary will provide self-
	support.
	□ Yes □ No If "No," provide
	explanation, if more space is
	needed attached a separate sheet
	of paper.
	[Text box]
	10 If the offered position
	10. If the offered position requires at least 20 hours of work
	per week, or if fewer than 20
	hours per week, the compensated
	service for another religious
	organization and the
	compensated service at the
	petitioning organization will total
	20 hours per week. If the
	beneficiary will be self-
	supporting, the petitioner must
	submit documentation
	establishing that the position the
	beneficiary will hold is part of an
	established program for
	temporary, uncompensated
	missionary work, which is part of
	a broader international program
	of missionary work sponsored by
	the denomination.
	□ Yes □ No If "No," provide
	explanation, if more space is
	needed attached a separate sheet
	of paper.
	[Text box]
	11 The honoficiary has been a
	11. The beneficiary has been a member of the petitioner's
	member of the petitioner's denomination for at least two
	years immediately before Form I-
	129 was filed and is otherwise
	qualified to perform the duties of
	the proffered position.
	□ Yes □ No If "No," provide
L	

		 explanation, if more space is needed attached a separate sheet of paper. [Text box] 12. The petitioner will notify USCIS within 14 days of any changes in the beneficiary's employment, including working fewer than the required number of hours or having been released or otherwise terminated from employment before the end of the authorized R-1 stay. Yes □ No If "No," provide explanation, if more space is needed attached a separate sheet of paper. [Text box] ******* Section 2. This Section is required for petitioners affiliated with the religious denomination. Religious Denomination Certification ********
Page 33 Attachment -1	Family Name (Last Name) [Text box]Given Name (First Name) [Text box]Full Middle Name [Text box]Date of Birth (mm/dd/yyyy) [Text box]Address in the United States Where You Intend to Live (Complete Address) [Text box]Foreign Address (Complete Address) [Text box]Foreign Address (Complete Address) [Text box]Country of Birth [Text box]	Add boxes to capture Gender, All other names used, EAD#, SEVIS#: Family Name (Last Name) [Text box] Given Name (First Name) [Text box] Full Middle Name [Text box] Date of Birth (mm/dd/yyyy) [Text box] Gender: □ Male □ Female All Other Names Used (include aliases, maiden name and names from all previous marriages) [Text box] Address in the United States

	1
Country of Citizenship	Where You Intend to Live
[Text box]	(Complete Address)
	[Text box]
U.S. Social Security # (if any)	-
[Text box]	****
A # (if any)	If in the U.S.
[Text box]	
	Date of Arrival (<i>mm/dd/yyyy</i>)
If in the U.S.	
11 in the U.S.	[Text box]
ی ای باد باد باد باد باد	
	I-94 # (Arrival-Departure
	Document)
	[Text box]
	Current Nonimmigrant Status
	[Text box]
	Date Status Expires (<i>mm/dd/yyyy</i>)
	[Text box]
	Student & Exchange Visitor
	Information System (SEVIS) # (if
	any)
	[Text box]
	Employment Authorization
	Document (EAD) #
	(mm/dd/yyyy)
	[Text box]
	Country Where Passport Issued
	[Text box]
	[I CXL DOX] ********
	an

I-129 Table of Changes January 28, 2010 OMB No. 1615-0009

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		included on form)
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Page 1:	This form is used by an employer to	This form is used by an employer to petition the
What is the	petition the U.S. Citizenship and	U.S. Citizenship and Immigration Services
THUE IS THE	Immigration Services (USCIS) for an	(USCIS) for an alien beneficiary to come as a

Deserve	alien to come as a nonimmigrant to	nonimmigrant to the United States terms and in the
Purpose of		nonimmigrant to the United States temporarily to
This Form?	the United States temporarily to	perform services or labor, or to receive training.
	perform services or labor, or to	Example 120 second stars 6 db se
	receive training, as an:	Form I-129 consists of the:
		1. Basic petition;
	1. H-1B , specialty occupation; an	2. Individual supplements relating to
	alien coming to perform services of an	specific classifications, and
	exceptional nature relating to a project	3. The H-1B Data Collection and Filing Fee
	administered by the U.S. Department	Exemption Supplement (required for H-
	of Defense; a fashion model who has	1B classifications only).
	national and international acclaim; an	
	alien coming in accordance with a	These instructions are divided into two parts:
	trade agreement with Chile or	
	Singapore.	PART 1: Classifications that always require a
		petition:
	2. H-2A, temporary agricultural	
	worker.	E-2 CNMI, treaty investor exclusively in the
		Commonwealth of the Northern Mariana
	3. H-2B, temporary nonagricultural	Islands (CNMI
	worker.	
		H-1B , specialty occupations; an alien coming
	4. H-3, trainee.	to perform services of an exceptional nature
		relating to a project administered by the U.S.
	5. L-1, intracompany transferee.	Department of Defense; or a fashion model
		who has national and international acclaim.
	6. O-1 , alien of extraordinary ability	
	in arts, science, education, business or	H-1C, registered nurse
	athletics.	-,
		H-2A, temporary agricultural worker.
	7. O-2, accompanying alien who is	H-2A , emporary agricultural worker.
	coming to the United States to assist	H-2B, temporary nonagricultural worker.
	in the artistic or athletic performance	H-2D , temporary nonagricultural worker.
	of an O-1 artist or athlete.	H-3, trainee.
		H-5 , trance.
	8. P-1, internationally recognized	L-1, intracompany transferee.
	athlete/entertainment group.	L-1, inducompany transferce.
		O-1, alien of extraordinary ability in arts,
	9. P-1S, essential support personnel	science, education, business or athletics.
	for a P-1	science, education, business of autocles.
		O-2 , accompanying alien who is coming to the
	10. P-2, artist or entertainer in	United States to assist in the artistic or athletic
	reciprocal exchange program.	performance of an O-1 artist or athlete.
	brogram	r
	11. P-2S, essential support personnel	P-1 , major league sports
	for a P-2.	,
		P-1 , internationally recognized
	12. P-3, artist/entertainer coming to	athlete/entertainment group.
	the United States to perform, teach or	
	coach under a program that is	P-1S , essential support personnel for a P-1.
	culturally unique.	• -10, cosential support personnel for a r -1.
		P-2, artist or entertainer in reciprocal exchange
	13. P-3S, essential support personnel	program.
	for a P-3.	program.
		P-2S , essential support personnel for a P-2.
	14. Q-1, alien coming temporarily to	
	participate in an international cultural	
•		·

	 exchange program. 15. R-1, religious worker This form is used also by an employer to request an extension of stay or change of status for the following nonimmigrants: E-1, treaty trader. E-2, treaty investor. Free Trade Nonimmigrants, H-1B1s and TNs. NOTE: A petition is not required for an E-1 or E-2 nonimmigrant visa or admission as a TN nonimmigrant from Canada or Mexico. A petition is also not required for an H-1B1 Free Trade Nonimmigrant from Chile or Singapore. These persons may apply directly to a U.S. Embassy or consulate abroad. A petition is required only to apply for a change or extension of stay in such status. NOTE: Form I-129 consists of a basic petition, individual supplements relating to specific classifications, and for H-1B petitions, the H-1B Data Collection and Filing Fee Exemption Supplement with its particular instructions (formerly issued separately as Form I-129W). 	 P-3, artist/entertainer coming to the United States to perform, teach, or coach under a program that is culturally unique. P-3S, essential support personnel for a P-3. Q-1, alien coming temporarily to participate in an international cultural exchange program. R-1, religious worker PART 2: Classifications that require a petition only if the beneficiary is already in the United States and requesting an extension of stay or change of status: E-1, treaty trader. E-2, treaty investor (not including E-2 CNMI treaty investors). E-3, Free Trade Agreement professionals from Australia. Free Trade Nonimmigrants, H-1B1 aliens from Chile or Singapore and TN aliens from Canada or Mexico. [Delete the first "Note" which begins "A petition is not required for an E-1 or E-2 nonimmigrant visa…" Also delete the sentence "A petition must be always filed for an E-2 CNMI investor classification.
	The following Table of Contents will help you locate information on the form and each supplement:	
Page 2: Who May File This Form I-129?	General. ******** Agents. *****	General ********* Agents ******
	Including more than one alien in a petition. Multiple aliens who will seek admission in H-2A, H-2B, H-3, P-1, P-2,P-3, O-2 or Q-1	Including more than one alien in a petition. Multiple aliens who will seek admission in H-1C, H-2A, H-2B, H-3, P-1, P-2, P- 3, O-2 or Q-1 classification may be included on

	 classification may be included on the same petition provided: 1. They will all be employed for the same period of time; and 2. They will all perform the same services, receive the same training or participate in the same international cultural exchange program. 	 the same petition provided: They will all be employed for the same period of time; and They will all perform the same services, receive the same training or participate in the same international cultural exchange program. Exception: H-2A and H-2B petitions for workers from countries not listed on the respective
	Exception: H2-A and H-2B petitions for workers from countries not designated in accordance with paragraphs 8 CFR 214.2(h)(5)(i)(F)(1)	"Eligible Countries List" should be filed separately. See <u>www.uscis.gov</u> for the list of H- 2A and H-2B participating countries.
	and (h)(6)(i)(E)(1) should be filed separately. See <u>www.uscis.gov</u> web site for the list of participating countries.	[Delete "NOTE: If the employer" section]
		Multiple locations <pre>**********</pre>
	NOTE: If the employer is seeking notification to multiple Ports of Entry or Pre-Flight Inspections (or requesting a change in the Port of Entry or Pre-Flight Inspections requested on Form I-129 that has already been approved), the employer should filed Form I-824, Application for Action on an Approved Application or Petition, with appropriate fee, for each additional location that must be notified. Multiple locations. ************************************	Naming Beneficiaries. All beneficiaries in a petition must be named except for an H-2A agricultural worker or an H-2B temporary nonagricultural worker. Exceptions: You must provide the name, date of birth, country of birth, and country of nationality of all H-2A and H-2B workers when: (1) the petition is filed for a worker who is a national of a country not designated by the Secretary of Homeland Security as eligible to participate in the H-2A or H-2B program, or; (2) the beneficiary is in the United States. In addition, USCIS may require the petitioner to name H-2B beneficiaries where the name is needed to establish eligibility for H-2B nonimmigrant status. Where some or all of the beneficiaries are not named, specify the total number of unnamed beneficiaries and total number of beneficiaries in the petition.
Page 2:	General Filing Instructions	General Filing Instructions
General Filing Instructions	Complete the basic form and any relating supplement. Please answer all questions by typing or clearly printing in black ink. Indicate that an item is not applicable with "N/A." If the answer is "none," write none.	 Complete the basic form and any relating supplement. Type or print legibly in blue or black ink. If extra space is needed to complete any item, go to Part 10 Explanation Page, indicate the
	If you need extra space to answer any item, attach a sheet(s) of paper with your name and your Alien	item number, and date and sign the sheet.

	Registration Number(A#), if any, and indicate the number of the item to which the answer refers. You must file your petition with the required initial evidence. The petition must be properly signed and filed with the proper fee. NOTE: Submit the petition and all supporting documentation in duplicate if you would like the Department of State to be notified of the approval of this petition.	 4. Answer all questions fully and accurately. State that an item is not applicable with "N/A." If the answer is none, write "none." 5. Submit a duplicate copy of the petition and all supporting documentation.
Page 2: Basis for Classification	Insert after section "General Filing Instructions"	 Basis for Classification The following is an explanation of the choices listed on Page 2, Part 2, Item 2 of the Form I-129. a. New employment. Check this box if the beneficiary: (1) Is outside the U.S. and holds no classification, (2) Is to begin employment for new U.S. employer in a regardless of the nonimmigrant classification that the alien currently holds, OR (3) Will work for the same employer but in a different nonimmigrant classification. b. Continuation of previously approved employment without change with the same employer. Check this box if applying to continue the employment of the beneficiary in the same nonimmigrant classification the beneficiary currently holds and there has been no change to the employment. c. Change in previously approved employment. Check this box if there has been a non-material change to the previously approved employment such as a change in job title without a material change in job duties. d. New concurrent employment. Check this box if applying for a beneficiary to begin new employment with an additional employer in the same nonimmigrant classification the beneficiary currently holds while the beneficiary currently holds while the beneficiary will continue working for his or her current employer. Check this box if applying for a beneficiary to begin employment working for a new employer in the same nonimmigrant classification the beneficiary currently holds.

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f. Amended Petition. Check this box if applying to notify USCIS of a material change in the terms or conditions of employment or training or the alien's eligibility as specified in the original approved petition (such as a change in primary job responsibilities or geographic location of the position). Additionally, petitioners requesting H-2A or H-2B substitutions should check this box
Requested Action The following is an explanation of the types of action a petitioner/employer may choose for Page 2 , Part 2 , Item 4 of the Form I-129. Choose only one action.
a. Notify the office in Part 4 so the person(s) can obtain a visa or be admitted. Check this box if the beneficiary is currently outside of the United States, or, if the alien is in the United States, he or she will leave the U.S. to obtain a visa/admission abroad.
b. Change the person(s) status and extend their stay since the person(s) are all now in the U.S. in another status. Check this box if the beneficiary is currently in the United States in a different nonimmigrant classification and is applying to change to a new, nonimmigrant status.
c. Extend the stay of the person(s) since they now hold this status. Check this box if the beneficiary is currently in the United States in a nonimmigrant classification and is requesting an extension of his or her stay in the <u>same</u> nonimmigrant classification.
d. Amend the stay of the person(s) since they now hold this status. Check this box if the beneficiary is currently in the United States in the same nonimmigrant classification and filing the petition to notify USCIS of any material changes in the terms and conditions of employment, training or the beneficiary's eligibility as specified in the original approved petition.
e. Extend the status of a nonimmigrant classification based on a Free Trade Agreement. Check this box if the beneficiary is currently in the United States based on a Free Trade Agreement (H-1B1 Chile/Singapore or TN classification) and is

		 requesting an extension of his or her stay in that same classification. f. Change status to a nonimmigrant classification based on a Free Trade Agreement. Check this box if the beneficiary is currently in the United States in a different nonimmigrant classification and is applying to change to a nonimmigrant classification based on a Free Trade Agreement (H-1B1 Chile/Singapore or TN classification). NAICS Code Page 5, Part 5, Item 3 requests the North American Industry Classification System (NAICS) Code. This code can be obtained from the U.S. Department of Commerce, Census Bureau (www.census.gov/epcd/www/naics.htm). Enter the code from left to right, one digit in each of the six boxes. If you use a code with fewer than six digits, enter the code left to right and then add zeros in the remaining unoccupied boxes. For example, the code sequences 33466 would be entered as: 334660 [Each number inside a separate box] The code sequences 5133 would be entered as:
Page 4:	Insert new text	[Each number inside a separate box] Deemed Export Acknowledgement
Page 4. Deemed Export Acknowledge ment		Certain H-1B, L-1 and O-1A nonimmigrant beneficiaries must have a Deemed Export License issued by the U.S. Department of Commerce to be eligible for the employment being sought through the submission of a Form I-129. The petitioner must submit evidence that a review of the deemed export license requirements has been completed, as set forth by Title 15, Code of Federal Regulations (CFR), Export Administration Regulations (EAR) Part 734.2 the Deemed Export Rule as regulated by the U.S. Department of Commerce. The EAR and guidance on deemed exports may be found at www.bis.doc.gov/deemedexports . You must indicate whether or not a deemed export license is required on Page 6 , Part 7 of Form I- 129.
		If a deemed export license is not required, indicate

		 whether or not the technology is subject to the EAR. If the technology is subject to the licensing requirements of the EAR, identify the Export Control Classification Number (ECCN) of the technology the alien will have access to as a result of employment with your organization. If a deemed export license is required, provide a copy of the U.S. Department of Commerce approved license and document the license number. Indicate whether this was the result of a self- classification or formal U.S. Department of Commerce commodity classification (if so, provide Commodity Classification Automated Tracking System (CCATS) number).
Page 4: Classification - Initial Evidence	Classification - Initial Evidence These instructions are divided into two parts. 1. The first part includes classifications requiring a petition for an initial visa or entry and any extension of stay or change of status. 2. The second part includes classifications requiring only a petition for an extension of stay or change of status.	 Classification - Initial Evidence For all classifications, if a beneficiary is seeking a change of status or extension of stay, evidence of maintenance of status must be included with the new petition. If the beneficiary is employed in the U.S. the petitioner may submit copies of the last two paystubs and Form W-2, as well as a copy of the I-94 or I-797 approval notice. Dependent family members (generally, spouses and children under 21) should use Form I-539, Application to Change/Extend Nonimmigrant Status to apply for a change of status or extension of stay. A nonimmigrant who must have a passport to be admitted, must keep that passport valid during his or her entire stay. If a required passport is not valid, include a full explanation with your petition. The following nonimmigrants are not eligible to change status: An alien admitted under a visa waiver program; A rewman (D); A fiancé(e) (K-1) or his or dependent (K-2); A J-1 exchange visitor whose status was for the purpose of receiving graduate medical training (unless a waiver has been granted under section 214(1) of the Immigration and Nationality Act); A J-1 exchange visitor subject to the foreign residence requirement who has

	not received a waiver of that requirement; and
	and
	An M-1 student to an H classification, if training
	received as an M-1 helped him or her qualify for H
	classification.
Petition always required	PART 1: Petition Always Required
ention arways required	rinti it i endor mways kequited
The following classifications always	*****
1 1	The initial evidence listed below and the initial
A petition for new or concurrent	evidence listed under the instructions for a change
employment or for an extension where	of status or extension of stay must be included
here is a change in previously	with a petition for a new or concurrent
approved employment must be filed	employment or for an extension where there is a
	change in previously approved employment.

change of status or extension of stay.	

New text <u>E-2 CNMI</u>	<u>E-2 CNMI</u>
	An E-2 CNMI investor is an alien seeking to
	remain in the Commonwealth of Northern
	Mariana Islands (CNMI) under lawful
	immigration status in order to maintain an investment in the CNMI that was approved by
	the CNMI government prior to November 28,
	2009. An E-2 CNMI investor classification is a
	classification specifically limited to an alien
	investor who has previously been granted a
	qualifying long term investor status under the
	laws of the CNMI. This classification allows an
	alien who currently holds the qualifying CNMI
	investor status granted by the CNMI
	government the ability to maintain an
	investment in the CNMI during the transition
	from CNMI immigration law to Federal
	immigration law. Nationality of the investor is
	not a qualifying factor in the issuance of an E-2
	CNMI investor classification.
	Write E2C in the classification requested block.
	The petition must be filed with documentary evidence of:
	1. Qualifying CNMI immigration status as evidenced by a properly endorsed, unexpired CNMI admission document (e.g., entry permit, certificate, or foreign investor visa) reflecting lawful admission to the CNMI under CNMI immigration laws in one of the following status:
	mployment or for an extension where here is a change in previously oproved employment must be filed with the initial evidence listed below, and with the initial evidence required y the separate instructions for a hange of status or extension of stay.

	An H-1B is also an alien coming to perform services of an exceptional nature relating to a cooperative research and development project administered by the U.S. Department of Defense (DOD).	6. Attestation Regarding Off-Site Assignment of H-1B Beneficiaries: Petitioners seeking to place the H-1B beneficiary off-site at a location other than their own location (a "third party" work site) must complete and sign the attestation on page 20, relating to: a)
<u>n-1b</u>	5. A copy of any written contract between you and the alien or a summary of the terms of the oral agreement under which the alien will be employed.	5 . A copy of any written contract between the petitioner and the beneficiary or a summary of the terms of the oral agreement under which the beneficiary will be employed.
H-1B	****	****
Page 5:	<u>H-1B</u>	 or a Foreign Retiree Investment Certificate. 2. Maintaining investment, including but not limited to copies of an approval letter issued by the CNMI government; evidence that the capital has been invested; evidence that the applicant has invested at least the minimum amount required; and the following, depending on the type of investor: A. For a holder of a foreign investment or long-term business certificate: copies of annual reports of investment activities in the CNMI containing sufficient information to determine whether the certificate holder is under continuing compliance with the standards of issuance, accompanied by an independent certified public accountant; B. For a retiree investor: evidence that he or she has an interest in property in the CNMI (e.g. lease agreement), evidence of the value of the property interest (e.g. an appraisal regarding the value of the property), and, as applicable, evidence of the value of the improvements on the property (e.g. receipts or invoices of the costs of construction, the amount paid for preexisting structure, or an appraisal of the improvements).
		 (a) Long-term business investor status as evidenced by a Long-Term Business Certificate; (b) Foreign investor status as evidenced by a Foreign Investment Certificate; (c) Retiree investor status as evidenced by a Foreign Retirees Investment Certification

	<pre>************* An H-1B is also a fashion model, who has national or international acclaim and recognition, coming to be employed in a position requiring such a level of acclaim and recognition. *********</pre>	 prevailing rate of pay; b) the beneficiary's acceptance of the terms and condition of the H-1B job offer, including job location and/or possible relocation; and c) assurance that all assignments will comply with the employment described in the H-1B petition, and applicable statute and regulations governing the H-1B nonimmigrant classification. Additionally, submit an itinerary that shows the dates and places of assignment.
Page 6:	H-1B and H-1B1 Data Collection	H-1B and H-1B1 Data Collection and
	and Filing Fee Exemption	Filing Fee Exemption Supplement
H-1B and H- 1B1 Data Collection and Filing Fee Exemption Supplement	 Who is required to file? A U.S. employer seeking to classify an alien as an H-1B or H-1B1 Free Trade Nonimmigrant worker must file this supplement concurrently with Form I-129 and the appropriate fee. (See What is the Filing Fee?" for additional information regarding the appropriate fee.) Completing Part A of the Supplement Form. 	An employer seeking to classify a beneficiary in H-1B classification (including H-1B1 Free Trade aliens from Chile and Singapore) must file this supplement. It is used to collect additional information about the H-1B employer and beneficiary. It is also used to determine the appropriate American Competitiveness and Workforce Improvement Act (ACWIA) fee and whether the beneficiary is subject to the H-1B numerical limitation (aka the H-1B Cap). The ACWIA fee may not be assessed to the beneficiary.
	All U.S. employers seeking to classify an alien as an H-1B or H-1B1 Free Trade Nonimmigrant worker must answer all of the questions in the "Employer Information" Section. 1. H-1B Dependent employer.	Who is required to submit this supplement? A U.S. employer seeking to classify a beneficiary as an H-1B or H-1B1 Free Trade Nonimmigrant worker must file this supplement concurrently with Form I-129 and the appropriate fee. (See "What is the Filing Fee?" for additional information regarding the appropriate fee.)
	2. Willful Violators.	Completing Part A of the Supplement Form.
	3. Exempt H-1B nonimmigrant. *****	All U.S. employers seeking to classify a beneficiary as an H-1B or H-1B1 Free Trade Nonimmigrant worker must answer all of the questions in the "Employer Information" Section.
	4. TARP funding. TARP funding refers to receipt of funds described in the Employ American Workers Act (sec. 1611 of Div. A, Title XVI of Public Law 111-5).	 H-1B Dependent employer. ************************************
	 5. Highest education level. Place an "X" in the appropriate box of Part A, Number 3 ("a" through "i") of the supplement form that is most closely 	 ************************************

related to the highest formal education level attained by the beneficiary. DO	Title XVI of Public Law 111-5).
 NOT consider work experience in determining the beneficiary's equivalency. 6. Major/Primary field of study. Use the beneficiary's degree transcripts to determine the primary 	5. Highest education level. Place an "X" in the appropriate box of Part A, Number 2 of the supplement form that is most closely related to the highest formal education level attained by the beneficiary. DO NOT consider work experience in determining the beneficiary's equivalency.
field of study. Once the beneficiary's major is determined, fill in the boxes with one character per box; 30 characters maximum. Do not consider work experience to determine the beneficiary's major education level.	6. Major/Primary field of study. Use the beneficiary's degree transcripts to determine the primary field of study. Do not consider work experience to determine the beneficiary's major education level.
7. Master's or higher degree from a U.S. institution of higher education.	7. Master's or higher degree from a U.S. institution of higher education. ************
****	8. Rate of pay per year. *********
8. Rate of pay per year. *************	9. DOT Code. The DOT Code is a three-digit
9. LCA Code. The LCA Code is a three-digit occupational group for professional, technical, and managerial occupations and fashion models that can be obtained from	occupational group for professional, technical, and managerial occupations and fashion models that can be obtained from the Dictionary of Occupational Titles. A reference chart can be found on our Web site (www.uscis.gov).
Appendix 2 of the Dictionary of Occupational Titles printed on U.S. Department of Labor ETA Form	[Delete NAICS Code]
9035, Labor Condition Application for H-1B Nonimmigrant.	Completing Part B of the Supplemental Form.
10. NAICS Code.	The petitioner must complete Part B to determine whether the petitioner must pay the ACWIA fee (\$1,500 or \$750, depending on the number of workers employed by the petitioner). The
Completing Part B of the Supplemental Form.	petitioner is exempt from payment of the ACWIA fee if it is at least one of the following:
A U.S. employer seeking an exemption from the \$1,500 or \$750 filing fee must complete Part B. A U.S. employer is exempt from payment of the additional \$1,500 or	1. The employer is an institution of higher education as defined in the Higher Education Act of 1965, section 101(a), 20 U.S.C. section 1001 (a);
 \$750 filing fee if: 1. The employer is an institution of higher education as defined in the Higher Education Act of 1965, section 101(a), 20 U.S.C. section 1001 (a); or 	2. The employer is a nonprofit organization or entity related to, or affiliated with an institution of higher education. Institutions of higher education are defined in the Higher Education Act of 1965, section 101(a), 20 U.S.C., section

		
	 2. The employer is a nonprofit organization or entity related to, or affiliated with an institution of higher education. Institutions of higher education are defined in the Higher Education Act of 1965, section 101(a), 20 U.S.C., section 1001(a). Such a nonprofit organization or entity includes but is not limited to hospitals and medical research institutions. "Related to" or "affiliated with" means the entity is: A. Connected or associated with the institution of higher education through shared ownership or control by a hoard or fodoration. 	 1001(a). Such a nonprofit organization or entity includes, but is not limited to, hospitals and medical research institutions; NOTE: "Related to" or "affiliated with" means the entity is: A. Connected or associated with the institution of higher education through shared ownership or control by a board or federation operated by the institution of higher education, or B. Attached to the institution of higher education as a member, branch, cooperative or subsidiary. 3. The employer is a nonprofit research organization or governmental research
	control by a board or federation operated by the institution of higher education, or	organization or governmental research organization that is primarily engaged in basic research and/or applied research;
	B. Attached to the institution of higher education as a member, branch, cooperative or subsidiary.	NOTE: "Nonprofit organization or entity" means the organization or entity is:
	3. The employer is a nonprofit research organization or governmental research organization that is primarily engaged in basic research and/or applied research." Nonprofit organization or entity" means the organization or entity is:	 A. Defined as a tax-exempt organization under the Internal Revenue Code of 1986, section 501(c)(3), (c)(4), or (c)(6); 26 U.S.C. 501(c)(3), (c)(4), or (c)(6); and B. Has been approved as a tax-exempt organization for research or educational purposes by the Internal Revenue Service; or
	A. Defined as a tax exempt organization under the Internal Revenue Code of 1986, section 501(c)(3), (c)(4), or (c)(6); 26 U.S.C. 501(c)(3), (c)(4), or (c)(6), and	C. Is a Government research organization that is a U.S. Federal Government entity whose primary mission is the performance or promotion of basic research and/or applied research.
	 B. Has been approved as a tax exempt organization for research or educational purposes by the Internal Revenue Service; or C. A Government research organization is a U.S. Federal 	4. This petition is the second or subsequent request for an extension of stay filed by the employer regardless of when the first extension of stay was filed or whether the \$1,500 or \$750 filing fee was paid on the initial petition or the first extension of stay;
	Government entity whose primary mission is the performance or promotion of basic research and/or applied research.	5. This petition is an amended petition that does not contain any requests for extension of stay filed by the employer;6. This petition is being filed to correct a USCIS
	4. This petition is the second or subsequent request for an extension of	error;

		[-
	stay filed by the employer regardless	7. The employer is a primary or secondary
	of when the first extension of stay was	education institute;
	filed or whether the \$1,500 or \$750	
	filing fee was paid on the initial	8. The employer is a nonprofit entity which
	petition or the first extension of stay;	engages in an established curriculum-related
	or	clinical training or students register at the
	5 This natition is an amounded matition	institution.
	5. This petition is an amended petition that does not contain any request for	
	that does not contain any requests for extension of stay filed by the	What evidence is required under Part B?
	employer; or	
	employer, or	Petitioners claiming exemption from payment of
	6. This petition is to correct a USCIS	the \$1,500 or \$750 filing fee must submit a
	-	statement describing why the organization or
	error; or	entity is exempt from the filing fee.
	7. The employer is a primary or	
	secondary education institute; or	Completing Part C of the Supplemental
	secondary education institute, or	Form
	9 The employer is a nonneafit artity	r vi m
	8. The employer is a nonprofit entity	
	which engages in an established	All petitioners must complete Part C to determine
	curriculum-related clinical training or	whether the beneficiary is subject to the H-1B cap.
	students register at the institution.	D 11' I 110 220
		Public Law 110-229 provides that nonimmigrant
	What evidence is required under	workers admitted to Guam or the CNMI and who
	Part B?	will perform work in Guam or the CNMI are
	****	exempt from the statutory caps for the H visa
		programs. The Form I-129 H Classification
	Completing Part C of the	Supplement and H-1B Data Collection and Filing
	Supplemental Form.	Fee Exemption Worksheet require employers to indicate whether they are filing on behalf of
		beneficiaries subject to this cap exemption
	All U.S. employers must complete	beneficialles subject to this cap exemption
	Part C even if they are not claiming	
	the fee exemption in Part B .	
Daga 9:	Insert " <u>H-1C"</u> before " <u>H-2A</u> "	<u>H-1C</u>
Page 8:	section	
<u>H-1C</u>	section	An II 1C is an alian coming terms aroundly to
		An H-1C is an alien coming temporarily to
		perform services as a registered nurse at a
		qualifying healthcare facility. This classification expired on December 20, 2009.
		classification expired on December 20, 2009.
		Write H-1C in the classification requested block
		on the petition.
		Detitionary should a surplate and size sub-
		Petitioners should complete and sign relevant
		sections of the H Classification Supplement and
		additionally submit evidence that the beneficiary:
		1. Has obtained a health care worker certification
		or certified statement, in accordance with
		section $212(a)(5)(c)$ of the INA, from the
		Commission on Graduates of Foreign Nursing
		Schools (CGFNS) or another approved
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credentialing organization;
2. Has obtained a full and unrestricted license to practice nursing in the country where the alien obtained nursing education, or has received nursing education in the United States;
3. Has passed the examination by the CGFNS, or has obtained a full and unrestricted (permanent) license to practice as a registered nurse in the State of intended employment, or has obtained a full and unrestricted (permanent) license in any State or territory of the United States and received temporary authorization to practice as a registered nurse in the State of intended employment;
4. Is fully qualified and eligible under the laws governing the place of intended employment to practice as a registered nurse immediately upon admission to the United States (including such temporary or interim licensing requirements which authorize employment), and is authorized under such laws to be employed by the employer. For purposes of this paragraph, the temporary or interim licensing may be obtained immediately after the alien enters the United States; and
 Will be authorized by a State Board of Nursing to engage in registered nurse practice in a State or U.S. territory and will be practicing in a facility which provides health care services.
6. The following must also be submitted:
A. A current copy of the U.S. Department of Labor's notice of acceptance of the filing of its attestation on Form ETA 9081; and
B. A statement describing any limitations that the laws of the state or jurisdiction of intended employment place on each beneficiary's services.
C. Evidence that each beneficiary's name on the petition meets the definition of a registered nurse as defined in 8 CFR 214.2(h)(3)(i)(A) and satisfies the requirements contained in Section 212(m)(1) of the Act.
D. The employment contract.
E. Evidence of each beneficiary's previously

		 granted classification in the past three years if he or she was in the United States during this time. Completing Section 2 of the H Classification Supplement to the Form I-129. All petitioners seeking workers in H-1C classification must complete Section 2 of the H Classification Supplement to Form I-129 (pages 12 – 17 of the form).
Page 8: H-2A	 <u>H-2A</u> An H-2A is an alien coming temporarily to engage in temporary or seasonal agricultural employment. The petition must be filed by a U.S. employer or an association of U.S. agricultural producers named as a joint employer on the certification. The petition must be submitted with: 1. A single, valid temporary labor certification; and 2. Copies of evidence showing that each named alien met the minimum job requirements stated in the certification at time the application was filed. 	 H-2A An H-2A is an alien coming temporarily to perform agricultural labor or services of a temporary or seasonal nature. ************************************
Page 9: <u>H-2B</u>	H-2BAn H-2B is an alien coming temporarily to engage in non- agricultural employment that is seasonal, intermittent, peak load, or a one-time need.Write H-2B in the classification block on the petition.	H-2BAn H-2B is an alien coming temporarily to engage in temporary nonagricultural services or labor that is based on the employer's seasonal, intermittent, peakload, or one-time need.Write H-2B in the classification block on the petition.

	 The petition must be filed by a U.S. employer with: 1. A temporary labor certification from the U.S. Department of Labor, or the Governor of Guam if the proposed employment is solely in Guam, stating that qualified U.S. workers are not available and that the employment of the alien workers will not adversely affect the wages and working conditions of similarly employed U.S. workers.; and 2. Copies of evidence, such as employment letters and training certificates, showing that each named alien met the minimum job requirements states in the certification at the time the application was filed. 	 The petition must be filed by a U.S. employer, a U.S. agent, or a foreign employer filing through a U.S. agent. The petitioner must complete and sign relevant sections of the H Classification Supplement and additionally submit the following evidence: 1. A temporary labor certification* from the U.S. Department of Labor, or the Governor of Guam (if the proposed employment is solely in Guam); and 2. If applicable, copies of evidence showing that each named beneficiary meets the minimum job requirements stated on the temporary labor certification (such as employment letters and training certificates, etc.). NOTE: Petitions filed on behalf of Canadian musicians who will be performing for one month or less within 50 miles of the U.SCanadian border do not require a temporary labor certification.
	NOTE: Employers filing H-2B petitions for employment to commence on or after October 1, 2005, must submit an additional fee of \$150 . The Save Our Small and Seasonal Businesses Act of 2005 authorized this \$150 Fraud Prevention and Detection Fee.	
Page 9: H-3 (Two types)	H-3 (Two types)An H-3 is an alien coming temporarily to participate in a special education training program in the education of children with physical, mental, or emotional disabilities.Custodial care of the children must be incidental to the training program. The petition must be filed by the U.S. employer with:1. A description of the training, staff, and facilities; evidence that the program meets the above conditions, and details of the alien's participation in the program; and	 H-3 (Two types) An H-3 is an alien coming temporarily to participate in a special education exchange visitor program in the education of children with physical, mental, or emotional disabilities. Write H-3 in the classification block on the petition. Any custodial care of the children must be incidental to the training program. The petition must be filed by the U.S. employer, which must be a facility which has professionally trained staff and a structured program for providing education to children with disabilities and for providing training and hands-on experience to participants in the special education exchange visitor program. The petition must contain:
	2. Evidence showing that the alien is	1. A description of the training, staff, facilities; evidence that the program meets the above conditions; and details of the beneficiary's

Page 9: <u>L-1</u> (2 Types)	 graduate education or training. Write H-3 in the classification block on the petition. The petition must be filed with: A detailed description of the structured training program, including the number of classroom hours per week and the number of hours of on-the-job training per week; A summary of the prior training and experience of each beneficiary in the petition; and An explanation stating why the training is required, whether similar training is available in the alien's country, how the training will benefit the alien in pursuing a career abroad, and why the petitioner will incur the cost of providing the training without significant productive labor. L-1A 	 employer in any field other than graduate medical education or training. Write H-3 in the classification block on the petition. The petition must be filed with: A detailed description of the structured training program, including the number of classroom hours per week and the number of hours of onthe-job training per week; A summary of the prior training and experience of each beneficiary in the petition; and An explanation stating why the training is required, whether similar training is available in the beneficiary's country, how the training will benefit the beneficiary in pursuing a career abroad, the source of any remuneration the trainee will receive and any benefit the petitioner will obtain by providing the training. L-1 (2 Types) An L-1A is an alien coming temporarily to a supervised and the demonstration temporarily to a supervised and the demonstration temporarily to a supervised and the demonstration temporarily to the first supervised and the supervised and the demonstration temporarily to the first supervised and temporarily to temporarily temporarily temporarily to temporarily temporarily temporarily temporarily temporarily temporarily temporation temporation temporarily temporarily te
<u></u> (2 1 ypcs)	 Write L-1A in the classification requested block on the petition. An L-1A is an alien coming temporarily to perform services in a managerial or executive capacity for the same corporation or firm, or for the branch, subsidiary, or affiliate of the employer who employed him or 	An L-1A is an alien coming temporarily to perform services in a managerial or executive capacity for the same employer (or for the parent, branch, subsidiary, or affiliate of the employer) that employed the alien abroad in a capacity that was managerial or executive in nature, or one that required specialized knowledge, for at least one continuous year within the last three years.

within the three-year period (six months within the previous three years if the employer is eligible and has filed for a blanket L-1 approval meets the requirements for expedited processing), immediately preceding the filing of the petition, in an executive, managerial, or specialized knowledge capacity.

<u>L-1B</u>

Write **L-1B** in the classification requested block on the petition.

An L-1B is an alien coming temporarily to perform services that entail specialized knowledge for the same corporation or firm, or for the branch, subsidiary, or affiliate of the employer that employed him or her abroad for one continuous year within the three-year period (six months within the previous three years if the employer is eligible and has filed for a blanket L-1 approval and meets the requirements for expedited processing), immediately preceding the filing of the petition, in an executive, managerial, or specialized knowledge capacity. Specialized Knowledge is special knowledge for the employer's product or its application in international markets or an advanced level of the knowledge of the employer's processes and procedures.

<u>L Petition Requirements</u>

A U.S. employer or foreign employer must file the petition, but a foreign employer must have a legal business entity in the United States. The petition must be submitted with:

1. Evidence of the qualifying relationship between the U.S. and foreign employer based on ownership and control, such as an annual report, articles of incorporation, financial statements, or copies of stock certificates;

2. A letter from the alien's foreign

Write **L-1A** in the classification requested block on the petition.

A U.S. employer or foreign employer may file the petition, but the foreign employer must have a legal business entity in the United States and be petitioning for the beneficiary to open a new office in the United States.

An L-1B is an alien coming temporarily to perform services that require specialized knowledge for the same employer (or for the parent, branch, subsidiary, or affiliate of the employer) that employed the alien abroad (in a managerial, executive or specialized knowledge capacity) for at least one continuous year within the last three-years. Specialized knowledge is special knowledge of the petitioning employer's product, service, research, equipment, techniques, management, or other interests and its application in international markets, or an advanced level of knowledge or expertise in the employing organization's processes or procedures.

Write **L-1B** in the classification requested block on the petition.

General L Classification Requirements

Either the U.S. or foreign employer may file the petition. The petition must be submitted with:

- 1. Evidence establishing the existence of the qualifying relationship between the U.S. and foreign employer based on ownership and control, such as: an annual report, articles of incorporation, financial statements, or copies of stock certificates; NOTE: Whether such evidence will be sufficient to meet the petitioner's burden of establishing such a qualifying relationship will depend on the quality and probativeness of the evidence submitted.
- 2. A letter from the beneficiary's foreign qualifying employer detailing his or her dates of employment, job duties, qualifications, and salary; and

A description of the proposed job duties and qualifications, and evidence showing that the proposed employment is in an executive, managerial, or specialized knowledge capacity.

qualifying employer detailing his or her dates of employment, job duties,	Evidence for a New Office
qualifications, and salary; and 3. A description of the proposed job	If the beneficiary is coming to the United States to open a new office, additional evidence must be submitted to show the employer:
duties and qualifications, and evidence showing that the proposed employment is in an executive, managerial, or specialized knowledge capacity. If the alien is coming to the United States to open a new office, also file	 Already has sufficient premises to house the new office; Has or will have the required qualifying relationship to the foreign employer; Has the financial ability to remunerate the beneficiary and to begin doing business in the United States including evidence regarding the:
the petition with copies of evidence showing that the business entity is located in the United States; and	A. Size of the U.S. investment;
 Already has sufficient premises to house the new office; Has or upon establishment will 	B. Organizational structure of both firms;C. Financial size and condition of the foreign employer;
 have the qualifying relationship to the foreign employer; and 3. Has the financial ability to remunerate the alien and to begin doing business in the United States, 	If the petition is requesting L-1A classification, evidence to establish the intended U.S. operation will be capable of supporting the executive or managerial position within one year.
including evidence about the size of the U.S. investment, the	L Blanket Petitions
organizational structure of both firms, the financial size and condition of the foreign employer, and, if the alien is coming as an L-1 manager or executive to open a new office, such evidence must establish that the intended U.S. operation will support the executive or managerial position within one year.	An L Blanket petition simplifies the petitioning process for employers that seek L-1 workers on a continual basis by obtaining advance approval from USCIS that the requisite intracompany relationship exists. In obtaining an L Blanket petition, a qualified employer may file for any number of L-1A aliens and L-1B specialized knowledge professionals.
Blanket L Petition	Write LZ in the classification requested block. Do not include an individual employee on the petition.
An L blanket petition simplifies the process of later filing for individual L- 1A workers and L-1B workers who are specialized knowledge	Submit evidence to establish that the employer (including its branches, subsidiaries, and/or affiliates):
professionals employed in petitions that require the theoretical and practical application of a body of highly specialized knowledge to fully perform the occupation and also requiring completion of a specific course of education, culminating in a baccalaureate degree in a specific occupational specialty.	 Is engaged in commercial trade or services; Has an office in the United States that has been doing business for one year or more; Has three or more domestic and foreign branches, subsidiaries, or affiliates, and (A) Has obtained approved petitions for at least 10 L-1A managers or executives or L-1B specialized knowledge professional workers in the past 12 months; (B) has U.S. subsidiaries or affiliates with combined annual sales of at least

A blanket L petition must be filed by a	\$25 million; or (C) has a U.S. workforce of at
U.S. employer who will be the single	least 1,000 employees.
representative between USCIS and the	
qualifying organizations.	After approval of an L Blanket petition, the
qualitying organizations.	employer may file for individual employees to
Write LZ in the classification	
	enter as either L-1A workers or L-1B specialized
requested block. Do not name an	knowledge professionals under the L Blanket
individual employee. File the petition	petition. If the beneficiary is outside the United
with copies of evidence showing that:	States, file a Form I-129S, Nonimmigrant Petition
	Based on Blanket L Petition. If the beneficiary is
1. You and your branches,	already lawfully in the United States and is
subsidiaries, and affiliates are engaged	otherwise eligible for a change of nonimmigrant
in commercial trade or services;	status to L-1A or L-1B, file a Form I-129 to
in commercial trade of services,	
	request a change of status based on the blanket
2. You have an office in the United	petition with the following:
States that has been doing business for	
one or more;	1. A copy of the USCIS approval notice for the
	blanket petition;
3. You have three or more domestic	-
and foreign branches, subsidiaries, or	2. A letter from the beneficiary's foreign
affiliates; and	qualifying employer detailing his or her dates
arritates, una	of employment, job duties and qualifications
4 You and your qualifying	
4. You and your qualifying	and salary for the previous 3 years, or, in the
organizations have obtained approved	case of a beneficiary who is currently lawfully
petitions for at least 10 "L" managers,	employed by a qualifying organization in the
executives, or specialized knowledge	United States,, a letter detailing the above with
professionals during the previous 12	respect to the 3-year period prior to the
months or have U.S. subsidiaries or	beneficiary's lawful admission to the United
affiliates with combined annual sales	States, and establishing that the beneficiary has
of at least \$25 million; or	been continuously employed lawfully by a
of at least \$25 minion, of	qualifying organization since such time of
5. You have a U.S. workforce of at	lawful admission to the United States;
least 1,400 employees.	
	3. Evidence that the beneficiary has been lawfully
After approval of a blanket petition,	employed by the petitioning organization since
you may file for individual employees	arriving in the United States, and
to enter as an L-1A alien or L-1B	
specialized knowledge professional	4. If the beneficiary is a specialized knowledge
under the blanket petition. If the alien	professional, evidence of that he or she has
is outside the United States, file Form	earned U.S. degree or foreign degree equivalent
I-129S, Nonimmigrant Petition Based	to a U.S. degree.
on Blanket L Petition. If the alien is	
ready in the United States, file Form I-	
129 to request a change of status	
based on this blanket petition. The	
petition must be submitted with:	
÷	
1. A copy of the USCIS approval	
notice for the blanket petition;	
2. A letter from the alien's foreign	
qualifying employer detailing his	
or her dates of employment, job	
duties, qualifications, and salary	
for the three previous years; and	
F	

Page 10:	 3. If the alien is specialized knowledge professional, a copy of a U.S. degree or a foreign degree equivalent to a U.S. degree. O-1A 	<u>0-1A</u>
<u>01-A</u>	An O-1A is an alien coming temporarily who has extraordinary ability in the sciences, education, business or athletics (not including the arts, motion picture, or	An O-1A is an alien coming temporarily who has extraordinary ability in the sciences, education, business or athletics (not including the arts, motion picture, or television industry). Write O-1A in the classification block on the
	 television industry). Write O-1A in the classification block on the petition. The petition must be submitted with: 1. A written consultation with a peer group or labor management organization with expertise in the 	 petition. The petition must be submitted with: 1. A written consultation with a peer group or labor management organization with expertise in the field. If the above item cannot be obtained the consultation can be from a person of the employer's choosing with expertise in the
	field. If the above item cannot be obtained the consultation can be from a person of your (the employer's) choosing with expertise in the alien's area of ability (see General Evidence);	 beneficiary's area of ability (see General Evidence); 2. A copy of any written contract between the employer and the beneficiary or a summary of the terms of the oral agreement under which the beneficiary will be employed;
	2. A copy of any written contract between you (the employer) and the alien or a summary of the terms of the oral agreement under which the alien will be employed;	 An explanation of the nature of the events or activities, the beginning and ending dates for the events or activities, and a copy of any itinerary for the events and activities; and Evidence of the beneficiary's extraordinary
	3. An explanation of the nature of the events or activities, the beginning and ending dates for the events or activities, and a copy of any itinerary for the events and activities; and	ability, such as receipt of major awards or prizes, major published material by the beneficiary or relating to the beneficiary's work, evidence of the beneficiary's contributions to the field, evidence of the beneficiary's original scholarly work or
	4. Evidence of the alien's extraordinary ability, such as receipt of major awards or prizes, major published material by the alien or relating to the alien's work, evidence of the alien's contributions to the field, evidence of the alien's original	contributions to the field, evidence of the beneficiary's high salary within the field, evidence that the beneficiary participated on a panel that judges the work of others in the field or evidence of the beneficiary's prior employment in one or more critical capacities.
	scholarly work or contributions to the field, evidence of the alien's high salary within the field, evidence that the alien participated on a panel that judges the work of others in the field or evidence of the alien's prior employment in one or more critical capacities.	NOTE: If the preceding forms of evidence do not readily apply to the beneficiary's field of endeavor, you may submit other comparable evidence.

	NOTE: If the preceding forms of evidence to not readily apply to the alien's field of endeavor, you may submit other comparable evidence.	
Page 11:	<u>O-1B</u>	<u>0-1B</u>
<u>O-1B</u>	 An O-1B is an alien coming temporarily who has extraordinary ability in the arts or extraordinary achievement in the motion picture or television industry. Write O-1B in the classification block on the petition. The petition must be submitted with: 1. A written consultation from a peer group or person of your (the employer's) choosing with expertise in the alien's area of ability (see General Evidence). If the petition is based on the alien's extraordinary achievement in the motion picture or television industry, separate consultations are required from the relevant labor and management organizations; 2. A copy of any written contract between you (the employer) and the alien or a summary of the terms of the oral agreement under which the alien will be employed; 3. Evidence that the alien has received or been nominated for significant national or international awards or prizes in the field, such as an Academy Award, Emmy, Grammy, or Director's Guild Award, or at least three of the following: 	 An O-1B is an alien coming temporarily who has extraordinary ability in the arts or extraordinary achievement in the motion picture or television industry. Write O-1B in the classification block on the petition. The petition must be submitted with: 1. A written consultation from a peer group or person of the employer's choosing with expertise in the beneficiary's area of ability (see General Evidence). If the petition is based on the beneficiary's extraordinary achievement in the motion picture or television industry, separate consultations are required from the relevant labor and management organizations; 2. A copy of any written contract between the employer and the beneficiary or a summary of the terms of the oral agreement under which the beneficiary will be employed; 3. Evidence that the beneficiary has received or been nominated for significant national or international awards or prizes in the field, such as an Academy Award, Emmy, Grammy, or Director's Guild Award, or at least three of the following: A. Evidence that the beneficiary has performed or will perform as a lead or starring participant in productions or events that have a distinguished reputation; B. Evidence that the beneficiary has achieved national or international or international recognition for
	 a lead or starring participant in productions or events that have a distinguished reputation; B. Evidence that the alien has achieved national or international recognition for achievements in the field; 	 achievements in the field; C. Evidence that the beneficiary has a record of major commercial or critically acclaimed successes, as evidenced by ratings, box office receipts, etc.; D. Evidence that the beneficiary has received

	 C. Evidence that the alien has a record of major commercial or critically acclaimed successes, as evidenced by ratings, box office receipts, etc.; D. Evidence that the alien has received significant recognition from organizations, critics, government agencies, or other recognized experts; E. Evidence that the alien commands or will command a high salary or other relation to others in the field; or F. Evidence that the alien has 	 significant recognition from organizations, critics, government agencies, or other recognized experts; E. Evidence that the beneficiary commands or will command a high salary or other remuneration for services in relation to others in the field; or F. Evidence that the beneficiary has performed in a lead or starring role for organizations that have a distinguished reputation. NOTE: If the preceding forms of evidence to not readily apply to the beneficiary's field of endeavor, you may submit other comparable evidence.
Page 12:	 performed in a lead or starring role for organizations that have a distinguished reputation. NOTE: If the preceding forms of evidence to not readily apply to the alien's field of endeavor, you may submit other comparable evidence. P-1A 	P-1A or P-1 Major League Sports
P-1A or P-1 Major League Sports	A P-1A is an alien coming temporarily to perform at a specific athletic competition as an individual or as part of a group or team participating at an internationally recognized level of performance.	A P-1A is an alien coming temporarily to perform at a specific athletic competition as an individual or as part of a group or team participating at an internationally recognized level of performance.
	P-1 Major League Sports classification covers major league athletes, minor league sports, and any affiliates associated with the major leagues in baseball, hockey, soccer, basketball, and football. Support personnel includes:	P-1 Major League Sports classification is for major league athletes, minor league sports, and any affiliates associated with the major leagues in baseball, hockey, soccer, basketball, and football. Support personnel includes: coaches, trainers, broadcasters, referees, linesmen, umpires, and interpreters.
	coaches, trainers, broadcasters, referees, linesmen, umpires, and interpreters.	Write P-1A in the classification block on the petition. The petition must be submitted with:
	Write P-1A in the classification block on the petition. The petition must be submitted with:	 A written consultation (see General Evidence) with an appropriate labor organization; A copy of the contract with a major U.S. sports league or team or contract in an individual
	1. A written consultation (see General Evidence) with an	sport commensurate with national or international recognition in the sport, if such

	appropriate labor organization;	contracts are normally utilized in the sport; and
	2. A copy of the contract with a major U.S. sports league or team or contract	3. Evidence of at least two of the following:
	in an individual sport commensurate with national or international recognition in the sport, if such	A. Substantial participation in a prior season with a major U.S. sports league;
	contracts are normally utilized in the sport; and	B. Participation in international competition with a national team;
	3. Evidence of at least two of the following:	C. Substantial participation in a prior season for a U.S. college or university in intercollegiate competition;
	A. Substantial participation in a prior season with a major U.S. sports league;	D. A written statement from an official of a major U.S. sports league or official of the governing body for a sport that details how
	B. Participation in international competition with a national team;	the alien or team is internationally recognized;
	C. Substantial participation in a prior season for a U.S. college or university in intercollegiate	E. That the beneficiary or team is ranked, if the sport has international rankings; or
	competition;	F. That the beneficiary or team has received a significant honor or award in the sport
	D. A written statement from an official of a major U.S. sports league or official of the governing body for a sport that details how the alien or team is internationally recognized;	
	E. That the individual or team is ranked, if the sport has international rankings; or	
	F. That the alien or team has received a significant honor or award in the sport.	
Page 12:	<u>P-1B</u>	<u>P-1B Entertainer or Entertainment</u>
P-1B Entertainer	A P-1R is an align antartainar	<u>Group</u>
<u>Entertainer</u> <u>or</u> <u>Entertainme</u> <u>nt Group</u>	A P-1B is an alien entertainer coming temporarily to perform as a member of a foreign-based entertainment group that has been recognized internationally as outstanding in the discipline for a substantial period of time, and who has had a substantial period of time, and who has had a sustained relationship (ordinarily for at least one year) with the group.	A P-1B is an alien entertainer coming temporarily to perform as a member of a foreign-based entertainment group that has been recognized internationally as outstanding in the discipline for a substantial period of time, and who has had a substantial period of time, who has had a substantial period of time, and who has had a substantial period
	Write P-1B in the classification block	Write P-1B in the classification block on the petition. The petition must be submitted with:

on the petition. The petition must be	1. A written consultation (see General Evidence)
submitted with:	from an appropriate labor organization);
1. A written consultation (see General	2. Evidence that the beneficiary or group is
Evidence) from an appropriate labor	internationally recognized in the discipline as
organization);	demonstrated by the submission of evidence of
8	the group's receipt or nomination for
2. Evidence that the alien or group is	significant international awards or prizes for
internationally recognized in the	outstanding achievement, or evidence of at
discipline as demonstrated by the	least three of the following:
submission of evidence of the group's	
receipt or nomination for significant	A. The beneficiary or group has performed
international awards or prizes for	or will perform as a starring or leading
outstanding achievement, or evidence	group in productions or events with a
of at least three of the following:	distinguished reputation;
A. The alien or group has	B. The beneficiary or group has achieved
performed or will perform as	international recognition and acclaim for outstanding achievement in the field;
a starring or leading group in productions or events with a	outstanding achievement in the neid;
distinguished reputation;	C. The beneficiary or group has a record of
B. The alien or group has	major commercial or critically acclaimed
achieved international	success;
recognition and acclaim for	success,
outstanding achievement in	D. The beneficiary or group has received
the field;	significant recognition for achievements
C. The alien or group has a	from critics, organizations, government
record of major commercial	agencies, or other recognized experts in
or critically acclaimed	the field; or
success;	
D. The alien or group has	E. The beneficiary or group commands a
received significant	high salary or other substantial
recognition for achievements	remuneration for services compared to
from critics, organizations,	other similarly situated in the field.
government agencies, or	De filing for a D 1 group the notition of continue
other recognized experts in the field; or	By filing for a P-1 group, the petitioner certifies
E. The alien or group	that at least 75 percent of the group members have been performing regularly together for at least 1
commands a high salary or	year. The 1-year requirement does not apply to
other substantial	circus groups coming to perform with nationally
remuneration for services	recognized circuses.
compared to other similarly	<i>G</i>
situated in the field.	Attach a separate statement to the form to request a
	waiver of:
NOTE:	
1. By filing for a P-1 group, the	1. The one-year relationship requirement due to
petitioner certifies that the group has	emergent circumstances; or
been established and performing	
regularly for a period of at least one	2. The international recognition requirement (1)
year, and that at least 75 percent of the	due to emergent circumstances, or (2) because
members of the group have been	the group has been nationally recognized as
performing with the group for at least	outstanding in its discipline for a substantial
one year. This one-year period	period of time.
requirement does not apply to circus groups coming to perform with	
nationally recognized circuses.	
nationally recognized circuses.	

Page 12: P-2 Page 13: P-3	 emergent circumstances; or B. The International recognition requirement because the group has been recognized nationally as outstanding in its discipline for a substantial period of time. <u>P-2</u> A P-2 is an alien coming temporarily to perform as an artist or entertainer, individually or as part of a group, under a reciprocal exchange program between an organization in the United States and an organization in another country. Write P-2 in the classification block on the petition. The petition must be filed by the sponsoring organization or U.S. employer with: A written consultation (see General Evidence) from an appropriate labor organization; A copy of the reciprocal exchange program; A statement from the sponsoring organization describing the reciprocal agreement as it relates to the petition; Evidence that the alien and the U.S. artist or group have comparable skills and that the terms of employment are similar; and Evidence that an appropriate labor organization in the United States was involved in negotiating or concurred with the exchange. 	 <u>P-2</u> A P-2 is an alien coming temporarily to perform as an artist or entertainer, individually or as part of a group, under a reciprocal exchange program between an organization in the United States and an organization in another country. Write P-2 in the classification block on the petition. The petition must be filed by the sponsoring organization or U.S. employer with: 1. A written consultation (see General Evidence) from an appropriate labor organization; 2. A copy of the reciprocal exchange program; 3. A statement from the sponsoring organization describing the reciprocal agreement as it relates to the petition; 4. Evidence that the beneficiary and the U.S. artist or group have comparable skills and that the terms of employment are similar; and 5. Evidence that an appropriate labor organization in the United States was involved in negotiating or concurred with the exchange.
	requirement because the group has been recognized nationally as outstanding in its discipline for a	
-	 A P-2 is an alien coming temporarily to perform as an artist or entertainer, individually or as part of a group, under a reciprocal exchange program between an organization in the United States and an organization in another country. Write P-2 in the classification block on the petition. The petition must be filed by the sponsoring organization or U.S. employer with: A written consultation (see General Evidence) from an appropriate labor organization; A copy of the reciprocal exchange program; A statement from the sponsoring organization describing the reciprocal agreement as it relates to the petition; Evidence that the alien and the U.S. artist or group have comparable skills and that the terms of employment are similar; and 	 A P-2 is an alien coming temporarily to perform as an artist or entertainer, individually or as part of a group, under a reciprocal exchange program between an organization in the United States and an organization in another country. Write P-2 in the classification block on the petition. The petition must be filed by the sponsoring organization or U.S. employer with: 1. A written consultation (see General Evidence) from an appropriate labor organization; 2. A copy of the reciprocal exchange program; 3. A statement from the sponsoring organization describing the reciprocal agreement as it relates to the petition; 4. Evidence that the beneficiary and the U.S. artist or group have comparable skills and that the terms of employment are similar; and 5. Evidence that an appropriate labor organization in the United States was involved in
-	<u>P-3</u>	

	 A P-3 is an alien coming temporarily to perform, teach, or coach, individually or as part of a group, in the arts or entertainment fields in a program that is culturally unique. Write P-3 in the classification block on the petition. The petition must be submitted with: 1. A written consultation (see General Evidence) from an appropriate labor organization: 2. Evidence that all performances will be culturally unique; and either A. Affidavits, testimonials, or letters from recognized experts attesting to the authenticity of the alien's or group's skills in presenting, coaching, or teaching art forms; or B. Documentation that the performance of the alien or group is culturally unique as evidenced by actual reviews in newspapers, journals, or other published material. 	 perform, teach, or coach, individually or as part of a group, in the arts or entertainment fields in a program that is culturally unique. Write P-3 in the classification block on the petition. The petition must be submitted with: A written consultation (see General Evidence) from an appropriate labor organization: Evidence that all performances will be culturally unique; and either A Affidavits, testimonials, or letters from recognized experts attesting to the authenticity of the beneficiary's or group's skills in presenting, coaching, or teaching art forms; or B. Documentation that the performance of the beneficiary or group is culturally unique as evidenced by actual reviews in newspapers, journals, or other published material.
Page 13: <u>Essential</u> <u>Support</u> <u>Personnel</u>	 Essential Support Personnel Accompanying support personnel are highly skilled aliens coming temporarily as an essential and integral part of the competition or performance of a principal P-1, P-2, or P-3, or because they perform support services that are essential to the successful performance or services of the principal P-1, P-2, or P-3. The accompanying personnel must have prior experience or critical skills with the principal P-1, P-2, or P-3 petition. Write P-1S, P-2S, or P-3S as appropriate in the classification block on the petition. 1. A written consultation (see General Evidence) from an appropriate labor organization; 	 Essential Support Personnel Accompanying support personnel are highly skilled aliens coming temporarily as an essential and integral part of the competition or performance of a principal P-1, P-2, or P-3, or because they perform support services that are essential to the successful performance or services of the principal P-1, P-2, or P-3. The accompanying personnel must have prior experience or critical skills with the principal P-1, P-2, or P-3 petition. Write P-1S, P-2S, or P-3S as appropriate in the classification block on the petition. A written consultation (see General Evidence) from an appropriate labor organization; A statement describing the beneficiary's critical skills and prior experience with the principal P-1, P-2, or P-3;

	 A statement describing the alien's critical skills and prior experience with the principal P-1, P-2, or P-3; Statements or affidavits from persons with first-hand knowledge that the alien has had substantial experience performing the critical skills and essential support services for the principal P-1, P-2, or P-3; A copy of any written contract 	 Statements or affidavits from persons with first-hand knowledge that the beneficiary has had substantial experience performing the critical skills and essential support services for the principal P-1, P-2, or P-3; A copy of any written contract between the employer and the beneficiary or a summary of the terms of the oral agreement under which the beneficiary will be employed.
	between the employer and the alien or a summary of the terms of the oral agreement under which the alien will be employed.	
Page 13: Q-1	Q-1 A Q-1 is an alien coming temporarily to participate in an international cultural exchange program for sharing the attitude, customs, history heritage, philosophy, and/or traditions of the alien's country of nationality.	Q-1 A Q-1 is an alien coming temporarily to participate in an international cultural exchange program for sharing the attitude, customs, history heritage, philosophy, and/or traditions of the alien's country of nationality. *****
	 ********* Write Q-1 in the classification block on the petition. The petition must be submitted with evidence showing that the employer: 1. Maintains an established international cultural exchange program; 2. Use designated a gualified 	 Write Q-1 in the classification block on the petition. The petition must be submitted with evidence showing that the employer: 1. Maintains an established international cultural exchange program; 2. Has designated a qualified employee to administer the program and serve as liaison with USCIS.
	 Has designated a qualified employee to administer the program and serve as liaison with USCIS; Is actively doing business in the United States; Will offer the alien wages and working conditions comparable to those accorded local domestic workers similarly employed; and 	 with USCIS; 3. Is actively doing business in the United States; 4. Will offer the alien wages and working conditions comparable to those accorded local domestic workers similarly employed; and 5. Has the financial ability to remunerate the participant(s).
	 5. Has the financial ability to remunerate the participant(s). To illustrate an established international cultural exchange program, submit program documentation such as catalogues, 	To illustrate an established international cultural exchange program, submit program documentation such as catalogues, brochures, or other types of material. To demonstrate financial ability to remunerate the participant(s), submit your organizations most

	brochures, or other types of material. To demonstrate financial ability to remunerate the participant(s), submit your organizations most recent annual report, business income tax return, or other form of certified accountant's report. However, if the proposed dates of employment are within 15 months of the approval of a prior Q-1 petition filed by you for the same international cultural exchange program, and that earlier petition was filed with the above evidence of the program, you may submit a copy of the approval notice for that prior petition in lieu of the evidence about the program required above.	recent annual report, business income tax return, or other form of certified accountant's report. If the proposed dates of employment are within 15 months of a previously approved Q-1 petition filed by the same international cultural exchange program, with the above evidence of the program, a copy of the approval notice for that prior petition may be submitted in lieu of the evidence about the program required above.
Page 14:	<u>R-1</u>	<u>R-1</u>
<u>R-1</u>	An R-1 is an alien who is coming temporarily to perform services as a religious worker **** [Before p. 16, Block #2 "Petition only Required for an Alien in the United States to Change Status or Extend Stay"]	 An R-1 is an alien who is coming temporarily to be employed at least part time (average of at least 20 hours per week) by a bona fide non-profit religious organization in the United States (or a bona fide organization which is affiliated with the religious denomination in the United States) to work: Solely as a minister; In a religious vocation; or In a religious occupation. To qualify, the alien must have been a member of a religious denomination in the United States, for at least the 2 years immediately preceding the filing of the petition. Write R-1 in the classification block on the petition. The petition must be filed by a U.S. employer with: Evidence relating to the petitioning organization: A. A currently valid determination letter from the Internal Revenue Service (IRS) establishing that the organization is a taxexempt organization; or

B. For a religious organization that is recognized as tax-exempt under a group tax-exemption, a currently valid determination letter from the IRS establishing that the group is tax-exempt; or
C. For a bona fide organization that is affiliated with the religious denomination, if the organization was granted tax-exempt status under section 501(c)(3) of the Internal Revenue Code (IRC) of 1986, or subsequent amendment or equivalent sections of prior enactments of the IRC, as something other than a religious organization:
i. A currently valid determination letter from the IRS establishing that the organization is a tax-exempt organization;
 ii. Documentation that establishes the religious nature and purpose of the organization, such as a copy of the organizing instrument of the organization that specifies the purposes of the organization;
 iii. Organizational literature, such as books, articles, brochures, calendars, flyers, and other literature describing the religious purpose and nature of the activities of the organization; and
iv. A Religious Denomination Certification, which is part of the R-1 Classification Supplement to Form I-129, completed, signed, and dated by the religious organization certifying that the petitioning organization is affiliated with the religious denomination.
2. Employer Attestation, which is part of the R-1 Classification Supplement to Form I-129, completed, signed, and dated by an authorized official of the petitioner;
3. Verifiable evidence of how the petitioner intends to compensate the beneficiary, including salaried or non-salaried compensation;
4. If the beneficiary will be self-supporting, the petitioner must submit documentation establishing that the position the beneficiary will hold is part of an established program for

		 temporary, uncompensated missionary work, which is part of a broader international program of missionary work sponsored by the denomination; 5. Evidence that the beneficiary has been a member in the religious denomination during at least the 2 years immediately preceding the filing of the petition; and 6. Evidence to establish the beneficiary is qualified to perform the duties of the offered position.
Page 14: 2. Petition Only	2. Petition Only Required for an alien in the United States to Change Status or Extend Stay	PART 2: Petition Only Required for an Alien in the United States to Change Status or Extend Stay
Required for an alien in the United States to Change Status or Extend Stay	The following classifications listed in this Section 2 do not require a petition for new employment if the alien is outside the United States. The alien should instead contact a U.S. Embassy or consulate for information about a visa or admission. Use this Form I-129 when the beneficiary is physically present in the United States and a change of status, concurrent employment, or an extension of stay is needed. Note, however, that the beneficiary must maintain legal status in the United States to remain eligible for the benefit sought. Change of Status. A petition for change of status to one of the classifications described in this section must be submitted with the initial evidence detailed below and with the initial evidence required by the separate instructions for all petitions involving a change of status.	The following classifications listed in this Part 2 do not require a petition for new employment if the alien is outside the United States. Use this Form I-129 when the beneficiary is physically present in the United States and a change of status, concurrent employment, or an extension of stay is needed. Note, however, that the beneficiary must maintain legal status in the United States to remain eligible for the benefit sought.
Page 15: <u>E-1</u>	<u>E-1</u> An E-1 is a national of a country with which the United States maintains a qualifying treaty, who is coming to the United States to carry on substantial trade principally between the United States and the alien's country of nationality.	<u>E-1</u> An E-1 is a national of a country with which the United States maintains a qualifying treaty, who is coming to the United States to carry on substantial trade principally between the United States and the alien's country of nationality. The Department of State maintains a list of countries with qualifying treaties. See http://travel.state.gov/visa/frvi/reciprocity/recip

		rocity_3726.html for a list of qualifying
	Qualifying trade involves the	<u>countries.</u>
	commercial exchange of goods or	
	services in the international market	Qualifying trade involves the commercial
	place. Substantial trade is an amount	exchange of goods or services in the international
	of trade sufficient to ensure	market place. Substantial trade is an amount of
	continuous flow of international trade	trade sufficient to ensure continuous flow of
	items between the United States and	international trade items between the United States
	the treaty country. Principal trade	and the treaty country. Principal trade exists when
	exists when than 50 percent of the E-	more than 50 percent of the E-1's total volume of
	1's total volume of international trade	international trade is conducted between the
	is conducted between the United	United States and the treaty country.
	States and the treaty country.	
		An employee of an E-1 treaty trader who
		possesses the same nationality as the E-1 employer
		may also be classified as E-1. The employee must
		principally and primarily perform executive or supervisory duties or possess special qualifications
		that are essential to the successful or efficient
		operation of the enterprise. The E-1 employee
		may perform work for the parent treaty
		organization or enterprise, or any subsidiary of the
		parent organization or enterprise.
		The petition must be filed with evidence of:
		1. Ownership and Nationality. Such evidence
		may include, but is not limited to, lists of
		investors with current status and nationality,
		stock certificates, certificate of ownership
		issued by the commercial section of a foreign embassy, and reports from a certified personal
		accountant.
		2. Substantial Trade, which is an amount of trade
		sufficient to ensure a continuous flow of
		international trade items between the United
		States and the treaty country. Such evidence may include copies of three or more of the
		following: bills of lading, customs receipts,
		letter of credit, trade brochures, purchase
		orders, insurance papers, documenting
		commodities imported, carrier inventories,
		and/or sales contracts, or other probative
		documentation establishing the requisite
		substantial trade, and
		3. For E-1 employees only: Executive or
		Supervisory Duties or special qualifications
		essential to the enterprise, including but not
		limited to certificates, diplomas or transcripts,
		letters from employers describing job titles,
		duties, operators' manuals, and the required
		level of education and knowledge.
Daga 15.	E 2	E 2
Page 15:	<u>E-2</u>	<u>E-2</u>

<u>E-2</u>

An E-2 is a national of a country with which the United States maintains a qualifying treaty, who is coming to the United States to develop and direct the operations of an enterprise in which he or she has invested or is actively in the process of investing a substantial amount of capital.

An E-2 must demonstrate possession and control of funds and the ability to develop and direct the investment enterprise. Capital in the process of being invested or that has been invested must be placed at risk and irrevocably committed to the enterprise. The enterprise must be a real, active, and operating commercial or entrepreneurial undertaking, that produces services or goods for profit. The investment must be substantial, and the enterprise must be more than marginal.

<u>E-1 or E-2</u>

An employee of an **E-1** or **E-2** who possesses the same nationality may respectively be classified as E-1 or E-2. The employee must principally and primarily perform executive or supervisory duties or possess special qualifications that are essential to the successful or efficient operation of the enterprise.

<u>E Petition Requirements</u>

The petition must be filed with evidence of:

1. Ownership and Nationality, including but not limited to lists of investors with current status and nationality, stock certificates, certificate of ownership issued by the commercial section of a foreign embassy, and reports from a certified personal accountant;

2. Substantial Trade (E-1), including but not limited to copies of three or more of the following: bills of lading,

An E-2 is a national of a country with which the United States maintains a qualifying treaty, who is coming to the United States to develop and direct the operations of an enterprise in which he or she has invested or is actively in the process of investing a substantial amount of capital. The Department of State maintains a list of countries with qualifying treaties. See <u>http://travel.state.gov/visa/frvi/reciprocity/recip</u> <u>rocity 3726.html</u> for a list of qualifying countries.

An E-2 petitioner must demonstrate possession and control of funds and the ability to develop and direct the investment enterprise. Capital in the process of being invested or that has been invested must be placed at risk and be irrevocably committed to the enterprise. The enterprise must be a real, active, and operating commercial or entrepreneurial undertaking, that produces services or goods for profit. The investment must be substantial, and the enterprise must be more than marginal.

An employee of an **E-2** who possesses the same nationality as the E-2 employer may also be classified as E-2. The employee must principally and primarily perform executive or supervisory duties or possess special qualifications that are essential to the successful or efficient operation of the enterprise.

The petition must be filed with evidence of:

- 1. Ownership and nationality, including but not limited to lists of investors with current status and nationality, stock certificates, certificate of ownership issued by the commercial section of a foreign embassy, and reports from a certified personal accountant;
- 2. Substantial investment, including but not limited to copies of partnership agreements (with a statement on proportionate ownership), articles of incorporation, payments for the rental of business premises or office equipment, business licenses, stock certificates, office inventories (goods and equipment purchased for the business), insurance appraisals, annual reports, net worth statements from certified profession accountants, advertising invoices, business bank accounts containing funds for routine operations, funds held in escrow; and

	 customs receipts, letter of credit, trade brochures, purchase orders, insurance papers, documenting commodities imported, carrier inventories, and/or sales contracts; 3. Substantial Investment (E-2), including but not limited to copies of partnership agreements (with a statement on proportionate ownership), articles of incorporation, payments for the rental of business premises or office equipment, business licenses, stock certificates, office inventories (goods and equipment purchased for the business), insurance appraisals, annual reports, net worth statements from certified profession accountants, advertising invoices, business bank accounts containing funds for routine operations, funds held in escrow; 4. Executive or Supervisory Duties or special qualifications essential to the enterprise (E-1 Employee or E-2 Employee), including but not limited to certificates, diplomas or transcripts, letters from employers describing job titles, duties, operators' manuals, and the required level of education and knowledge; 	3. For E-2 employees only: Executive or supervisory duties or special qualifications essential to the enterprise, including but not limited to certificates, diplomas or transcripts, letters from employers describing job titles, duties, operators' manuals, and the required level of education and knowledge.
Page 16:	Change of status to Free Trade	Free Trade Nonimmigrants (H-1B1 and
Free Trade	nonimmigrants.	TNs)
Nonimmigrant	6	
s (H-1B1 and TNs)	A Free Trade Nonimmigrant is a citizen of Canada or Mexico coming to the United States as a TN or a citizen from Chile or Singapore coming to the U.S. as an H-1B1 Free Trade Nonimmigrant temporarily under the provisions of a Free Trade Agreement. A qualified employer may file this FormI-129 for a citizen of one of the above countries if that citizen has already been admitted to the United States in a nonimmigrant category eligible for change of status. Along with the Form I-129 and related supplement (Nonimmigrant classification based on a Free Trade Agreement Supplement), petitioners for Chile or Singapore H-1B1	A Free Trade Nonimmigrant is a temporary nonimmigrant classification based on the provisions of a Free Trade Agreement between the United States and the alien's country of citizenship. Currently there are two stand alone Free Trade Nonimmigrant classifications available. A TN nonimmigrant is a citizen of Canada or Mexico covered by the North American Free Trade Agreement who is coming to the United States to engage temporarily in business activities at a professional level. Depending on the specific type of business activity, a TN must at least have a bachelor's degree or, in certain limited instances, other appropriate credentials demonstrating status as a professional). The acceptable types of TN business activities at a

nonimmigrants must also file the H-	professional level are listed at 8 CFR 214.6(c).
1Band H-1B1 Data Collection and	
Filing Fee Exemption Supplement to	Write TN in the classification block on the
ensure accurate fee and data collection.	petition.
conection.	If requesting a "Change of Status" to TN, the
NOTE: Canadian or Mexican TN	applicant must submit evidence demonstrating that
nonimmigrants can be petitioned for	he or she will be engaged in business activities at a
by either a U.S. employer or a foreign	professional level and that the applicant possesses
employer. However, for Chile or	the requisite professional qualifications.
Singapore H-1B1nonimmigrants, the	Acceptable evidence may include, but is not
petitioner must be a U.S. employer.	limited to, the following:
In addition to the required information	1. A letter from the employer stating the activity
noted above under "Change of	to be engaged in, the anticipated length of stay,
Status," submit the following:	and the arrangements for remuneration;
1 A latter from the englance stating	2. A some of the horseficiency's last two new styles
1. A letter from the employer stating the activity to be engaged in, the	2. A copy of the beneficiary's last two pay stubs and W-2 if employed in the United States; and
anticipated length of stay and the	and w-2 if employed in the Office States, and
arrangements for remuneration;	3. Evidence the beneficiary meets the educational
-	and/or licensing requirements for the profession or
2. Evidence that the alien meets the	occupation.
educational and/or licensing	If an average in a constitution of Story" in TNI
requirements for the profession or occupation (including, for citizens of	If requesting an "Extension of Stay " in TN classification, submit evidence, such as a letter,
Chile, the post-secondary certificate	describing the continuing employment and
for Agricultural Managers and	evidence of the beneficiary's continued valid
Physical Therapists that is accepted by	licensing (if required by the profession and/or the
the U.S. Department of State if the	State).
citizen of Chile is receiving a nonimmigrant free trade visa	An H-1B1 is an alien from Chile or Singapore
overseas);	coming temporarily to perform services in a
	specialty occupation. See the instructions for
3. For citizens of Chile and Singapore,	H-1B nonimmigrants for the definition of
a U.S. Department of Labor issued	"specialty occupation."
certified labor condition application.	Write H 1D1 in the place firstion black on the
	Write H-1B1 in the classification block on the petition.
	pontion.
	All evidence listed on page 5 for H-1B specialty
	occupation classification and the following
	supplements must be submitted with the petition:
	1 Nonimmigrant Classification Decad on a France
	 Nonimmigrant Classification Based on a Free Trade Agreement Supplement,
	rido referencia supplement,
	2. H Classification Supplement, and
	3. H-1B Data Collection and Filing Fee
	Exemption Supplement.
	If requesting an "Extension of Stay" submit
	evidence, such as a letter describing the continuing
	employment, as well as evidence of the
	beneficiary's continued valid licensing (if required

		by the profession and/or the State). Also, if this extension is the sixth consecutive extension requested for this beneficiary, a statement to that effect should be provided.
Page 16: Change of	Change of Status	Change of Status
Status	In addition to the initial evidence for the classification you are requesting, a petition requesting a change of status for an alien in the United States must be submitted with a copy of the employee's(s) Form I-94, Nonimmigrant Arrival/Departure Record.	A petition for change of status to one of the classifications described in this section must be submitted with the initial evidence detailed above and with the initial evidence required by the separate instructions for all petitions involving change of status.
	NOTE: Family members should use Form I-539, Application to Change/Extend Nonimmigrant Status, to apply for a change of status.	
	A nonimmigrant, who must have a passport to be admitted, must keep that passport valid during his or her entire stay. If a required passport is not valid, include a full explanation with your petition.	
	The following nonimmigrants are not eligible to change status:	
	1. An alien admitted under a visa waiver program;	
	2. An alien in transit (C) or in transit without a visa (TWOV);	
	3. A crewman (D);	
	4. A fiancé(e) (K-1) or his or her dependent (K-2);	
	5. A J-1 exchange visitor whose status was for the purpose of receiving graduate medical training (unless a waive has been granted under section 214(1) of the Immigration and Nationality Act);	
	6. A J-1 exchange visitor subject to the foreign residence requirement who has not received a waiver of that requirement; and	
	7. An M-1 student to an H	

	classification, if training received as	
	an M-1 helped him or her qualify for	
	H classification.	
Page 16:	Extension of Stay	Extension of Stay
Extension of		, , , , , , , , , , , , , , , , , , ,
Stay	Extension of stay for all except	Extension of stay for all except Free Trade
Sug	Free Trade nonimmigrants.	nonimmigrants.
	A petition requesting an extension of stay for an employee in the United States must be filed with a copy of the employee's Form 1-94, Nonimmigrant Arrival/Departure Record, and a letter from the petitioner explaining the reasons for the extension. Consult the regulations relative to the specific nonimmigrant classification sought.	A petition requesting an extension of stay for an employee in the United States must be filed with a copy of the beneficiary's Form 1-94, Nonimmigrant Arrival/Departure Record, and a letter from the petitioner explaining the reasons for the extension. Consult the regulations relative to the specific nonimmigrant classification sought. NOTE: Family members should use Form I- 539 to file for an extension of stay.
	NOTE: Family members should use Form I-539 to file for an extension of stay.A nonimmigrant, who must have a	A nonimmigrant, who must have a passport to be admitted, must keep that passport valid during his or her entire stay. If a required passport is not valid, include a full explanation with your petition.
	passport to be admitted, must keep that passport valid during his or her entire stay. If a required passport is not valid, include a full explanation with your petition. Where there has	Where there has been a change in the circumstances of employment, submit also the evidence required for a new petition. A petition requesting an extension must be submitted with:
	been a change in the circumstances of employment, submit also the evidence required for a new petition.	 The appropriate supplement(s) for the classification; A letter describing the proffered employment;
	Where there has been no change in the circumstances of employment, file your petition with the appropriate	 A copy of the beneficiary's last two pay stubs and W-2, if applicable,
	supplement and with your letter describing the continuing employment, and:	4. Evidence the beneficiary continues to meet the licensing requirements for the profession or occupation, if applicable,
	 If the petition is for H-1B status, submit an approved labor condition application for the specialty occupation valid for the period of time requested. If the petition is for H-2A status, 	5. If requesting an extension of H-1B status (including H-1B1 Chile/Singapore), evidence that a labor condition application for the specialty occupation valid for the period of time requested has been filed with the Department of Labor
	2. If the period is for H-2A status, submit a labor certification valid for the dates of the extension, unless it is based on a continuation of employment authorized by the approval of a previous petition filed with a certification, and the extension will last no longer than	6. If requesting H-2A status, submit a temporary labor certification valid for the dates of the extension, unless it is based on a continuation of previously approved employment due to exigent circumstances and the extension will last no longer than two weeks.

	the previously authorized	7. If requesting H-2B status, submit a U.S.
	employment and no longer than two weeks.	Department of Labor approved temporary labor certification valid for the dates of extension.
	3. If the petition is for H-2B status, submit a labor certification valid for the dates of the extension.	
	Extension of Free Trade stay.	
	NOTE: Canadian or Mexican TN nonimmigrants can be petitioned for by either a U.S. employer or a foreign employer. However, for Chile or Singapore H-1B1 nonimmigrants, the petitioner must be a U.S. employer.	
	An employer requesting an extension of stay for an alien with a nonimmigrant classification based on a Free Trade Agreement should follow the above instructions. Submit with your extension request:	
	1. A letter describing the continuing employment,	
	2. The newly requested length of stay,	
	3. Continued valid licensing if required by the profession and/or the State, and	
	4. In the case of a Chile or Singapore H-1B1 Free Trade Nonimmigrant, a currently valid labor condition attestation.	
	Along with the Form I-129 and related supplement (Nonimmigrant classification based on a Free Trade Agreement Supplement), petitioners for Chile or Singapore H-1B1 nonimmigrants must also file the H- 1B Data Collection and Filing Fee Exemptions Supplement to ensure accurate fee and data collection.	
	If the extension is for a Chile or Singapore H-1B1 Free Trade Nonimmigrant and it is the sixth consecutive extension request for that person, a statement to that effect must be provided.	

Page 17: General Evidence	Written Consultation. Noted classifications require a written consultation with a recognized peer group, union, and/or management organization regarding the nature of the work to be done and the alien's qualifications before the petition may be approved.	Written Consultation. Noted classifications require a written consultation with a recognized peer group, union, and/or management organization regarding the nature of the work to be done and the beneficiary's qualifications before the petition may be approved. *********
Page 17:	Liability for Return	Liability for Return Transportation
Liability for Return Transportation	Transportation The Immigration and Nationality Act makes a petitioner liable for the reasonable cost of return transportation for an H-1B, H-2B, O, and P alien who is dismissed before the end of authorized employment.	The Immigration and Nationality Act makes a petitioner liable for the reasonable cost of return transportation for an H-1B, H-2B, O, and P beneficiary who is dismissed before the end of authorized employment.
Page 17:	Where to File?	Where to File?
Where to File?	<u>Updated filing Address</u> <u>Information</u>	<u>Regular Processing</u>
	The filing addresses provided on this form reflect the most current information as of the date this form was last printed. If you are filing Form I-129 more than 30 days after the latest edition date shown in the lower right-hand corner, please visit us online at www.uscis.gov <i>before you file</i> , and check the Forms and Fees page to confirm the correct filing address and version currently in use. Check the edition date located in the lower right- hand corner of the form. If the edition date on your Form I-129 matches the edition date listed for Form I-129 on the online Forms and Fees page, your version is current and will be accepted by USCIS. If the edition date on the online version is later, download a copy and use the online version. If you do not have Internet access, call Customer Service at 1-800-375-5283 to verify the current filing address and edition date. Improperly filed forms will be rejected, and the fee returned, with instructions to resubmit the entire filing using the	 Generally, except for the classifications listed below, the Form I-129 is filed either at the California Service Center or Vermont Service Center, depending on the location of the temporary employment or training. When the temporary employment or training will be in multiple locations, the state where your company or organization is located will determine which Service Center you should send your petition to. Prior to submitting your form(s), note the different addresses (see "Mailing Addresses" Section). Exceptions: Regardless of work locations, the following types of petitions should <u>always</u> be sent to the California Service Center: H-2A R-1 H-1B petitions where the employer is statutorily exempt from the cap Regardless of work locations, the following types of petitions should <u>always</u> be sent to the Vermont Service Center: H-1C

current form instructions.

Premium Processing

If you are requesting Premium Processing Services on FormI-129, Petition for Nonimmigrant Worker, you must also file Form I-907, **Request for Premium Processing** Services. Before you file the I-129/I-907 package, check Premium Processing at www.uscis.gov website to ensure the requested classification is Premium eligible.

Regular Processing

Form I-129 is filed either at the California Service Center or the Vermont Service Center, depending on the location of the beneficiary's temporary employment and the nonimmigrant classification sought. Prior to submitting your form(s), please note the different addresses. Failure to follow these instructions may result in your application or petition being rejected, delayed, or denied.

Exceptions: All Form I-129s filed for H-2A or R-1 classification must be filed at the California Service Center. Additionally, H-1B employers filing petitions which are cap exempt must file at the California Service Center. All Form I-129s filed for E-3, H-1C, TN or Free Trade Chile/Singapore H-1B1 classification must be filed at the Vermont Service Center. Form I-129s filed by major league sports must be sent to the Vermont Service Center, regardless of the place of temporary employment.

Failure to follow these instructions may result in your petition being rejected, delayed, or denied.

California Service Center Filings.

File Form I-129 with the California Service Center if the beneficiary is or will be employed temporarily or

of status only

- 3. Free Trade Nonimmigrants (H-1B1 aliens from Chile/Singapore and TN aliens from Canada or Mexico.), Petitions for extension of stay or change of status only
- 4. P-1, Major League Sports Organizations

Failure to follow these instructions may result in your petition being rejected, delayed, or denied.

California Service Center Filings:

File Form I-129 with the California Service Center if the beneficiary is or will be employed temporarily or receiving training in:

Minnesota
Missouri
Montana
Nebraska
Nevada
North Dakota
Ohio
Oregon
South Dakota
Utah
Washington
Wisconsin
Wyoming

*Commonwealth of the Northern Mariana Islands.

Vermont Service Center Filings:

File Form I-129 with the Vermont Service Center if the beneficiary is or will be employed temporarily or receiving training in:

Alabama	New Mexico
Arkansas	New York
Connecticut	North Carolina
Delaware	Oklahoma
District of Columbia	Pennsylvania
Florida	Puerto Rico
Georgia	Rhode Island
Kentucky	South Carolina
Louisiana	Tennessee
Maine	Texas
Maryland	Vermont
Massachusetts	Virginia
Mississippi	U.S. Virgin Islands
New Hampshire	West Virginia

receiving training in:

Alaska, Arizona, California, Colorado, Guam, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, North Dakota, Ohio, Oregon, South Dakota, Utah, Washington, Wisconsin, or Wyoming.

H-1B Extensions:

USCIS California Service Center ATTN: H-1B Extensions P.O. Box 10129 Laguna Niguel, CA 92607-1012

H-2A Regular Mail Address:

USCIS California Service Center ATTN: H-2A Processing Unit P.O. Box 10140 Laguna Niguel, CA 92607-1040

H-2A Courier Mail Address:

USCIS California Service Center ATTN: H-2A Processing Unit 24000 Avila Road, Room 2312 Laguna Niguel, CA 92677

All other I-129 Cases:

USCIS California Service Center ATTN: I-129 P.O. Box 10129 Laguna Niguel, CA 92607-1012

Courier Address for All I-129s

USCIS California Service Center 24000 Avila Road 2nd Floor, Room 2312 Laguna Niguel, CA 92677 (Please note the type of I-129 in the attention line)

Premium Processing

If the classification requested on Form I-129 is eligible for Premium Processing and you wish to request

New Jersey

Premium Processing

If you are requesting Premium Processing Services for a Form I-129, Petition for a Nonimmigrant Worker, you <u>must</u> also file a Form I-907, Request for Premium Processing Services. Before you file the I-129/I-907 package, check <u>www.uscis.gov</u> Web site to ensure that the requested classification is eligible for premium processing.

E-Filing

If you are e-filing this petition, it will automatically be routed to the appropriate Service Center. You will receive a receipt indicating the location to which it was routed. The submission of supporting documents and any other communication regarding your e-filed petition should be directed to the receiving location indicated on your receipt.

Mailing Addresses:

The mailing addresses provided below reflect the most current information as of the date this form was last printed. If you are filing this form more than 30 days after the edition date printed on this form (shown in the lower right-hand corner), check *before you file* to confirm that this is the most current version of the Form I-129 to use by either (1) visiting the "Forms and Fees" section at **www.uscis.gov** or (2) if you do not have internet access, calling Customer Service at **1-800-375-5283**.

Premium Processing services, use the	
Center as indicated:	
Form I-907/I-129 Regular Mailing	
Address:	
Premium Processing Service	
USCIS	
(Please note the type of I-129 in the	
attention line)	
Form I-907/I-129 Courier Mail	
Address:	
Premium Processing Service	
USCIS	
2312	
Laguna Niguel, CA 92677	
Form I-907/I-129 E-Mail Address:	
CSC-Premium. Processing@uns.gov	
Vermont Service Center Filings.	
File Form I-129 with the Vermont	
Service Center if the beneficiary is or	
will be employed temporarily or	
receiving training in:	
Alabama, Arkansas, Connecticut,	
Delaware, the District of Columbia,	
•	
Hampshire, New Jersey, New Mexico,	
Tennessee, Texas, Vermont, Virginia,	
U.S. Virgin Islands, or West Virginia.	
Mail your package to:	
H 1R Con Cosos:	
11-1D Cab Cases:	
	designated Premium Processing address for the California Service Center as indicated: Form I-907/I-129 Regular Mailing Address: Premium Processing Service USCIS California Service Center P.O. Box 10825 Laguna Niguel, CA92607 (Please note the type of I-129 in the attention line) Form I-907/I-129 Courier Mail Address: Premium Processing Service USCIS California Service Center 24000 Avila Road2nd Floor, Room 2312 Laguna Niguel, CA 92677 (Please note the type of I-129 in the attention line) Form I-907/I-129 E-Mail Address: CSC-Premium.Processing@dhs.gov Vermont Service Center Filings. File Form I-129 with the Vermont Service Center if the beneficiary is or will be employed temporarily or receiving training in: Alabama, Arkansas, Connecticut, Delaware, the District of Columbia, Florida, Georgia, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Mississippi, New Hampshire, New Jersey, New Mexico, New York, North Carolina, Oklahoma, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, U.S. Virgin Islands, or West Virginia,

USCIS	
Vermont Service Center	
ATTN: H-1B Cap	
1A Lemnah Drive	
St. Albans. VT 05479-0001	
St. 710ans. V1 05475 0001	
H-1B U.S. Masters Cap Cases:	
USCIS	
Vermont Service Center	
ATTN: H-1B U.S. Masters Cap	
1A Lemnah Drive	
St. Albans. VT 05479-0001	
All other I-129 Cases:	
All other 1-129 Cases:	
USCIS	
Vermont Service Center	
ATTN: I-129	
75 Lower Welden Street	
St. Albans, VT 05479-0001	
·····	
Premium Processing:	
Tremum Trocessing.	
If the electric sector as second on Ferm	
If the classification requested on Form	
I-129 is eligible for Premium	
Processing and you wish to request	
Premium Processing Services, please	
use the designated Premium	
Processing address for the Vermont	
Service Center, as listed below (for	
either mail or courier):	
Form I-907/I-129 Mailing Address	
and Courier Address:	
and Courier Address.	
H-1B Cap Cases:	
December December 2 and 1	
Premium Processing Service	
USCIS	
Vermont Service Center	
ATTN: H-1B Cap	
30 Houghton Street	
St. Albans. VT 05478-2399	
H-1B U.S. Master Cap Cases:	
-	
Premium Processing Service	
USCIS	
Vermont Service Center	
ATTN: H-1B U.S. Masters Cap	
30 Houghton Street	
•	
St. Albans. VT 05478-2399	

All other I-129 Cases:

Premium Processing Service USCIS Vermont Service Center ATTN: I-129 30 Houghton Street St. Albans. VT 05478-2399

Form I-907/I-129 E-mail address:

VSC-Premium.Processing@dhs.gov.

Exceptions

1. Form I-129 Filed for Temporary Employment or Training in More Than 1 Location: When the temporary employment or training will be in different locations, the state where your company or organization is located will determine the Service Center to which you should send the Form I-129 package. For example, the beneficiary will work in Arizona and Texas, and your company is located in New York, file Form I-129 with the Vermont Service Center.

2. H-1C Classification for Nurses: Mail the I-129 package to the Vermont Service Center, regardless of where the temporary H-1C nurse will be employed.

3. H-2A Classification for Temporary Agricultural Workers: Mail the I-129 package to the designated address at the California Service Center.

4. R Classification for Temporary Religious Workers:

5. Major League Sports: This covers major league athletes, minor league sports, and any affiliates associated with the major leagues in baseball, hockey, soccer, basketball, and football. Support personnel includes: coaches, trainers, broadcasters, referees, linesmen, umpires, and interpreters. Mail the I-129 package to

the Vermont Service Center, regardless of the place of temporary employment.

6. Trade NAFTA (TN) for Nationals of Mexico and Canada:

A. TN Extension or Change of Status for Nationals of Canada or Mexico Already in the U.S.: Mail the Form I-129 package to the Vermont Service Center, regardless of where the TN Canadian or Mexican national will be employed.

B. Initial TN Classification for Nationals of Mexico: **Do not use Form I-129** to apply for *initial* TN classification for a national of Mexico. To obtain more information on the application process, please visit the U.S. Department of State's TN Visa website.

C. Initial TN Classification for Nationals of Canada: **DO NOT use Form I-129** to apply for *initial* TN classification for a national of Canada. Please see8 CFR 214.6 for information on applying at a U.S. port of entry.

7. H-1B1 Singapore/Chile Free Trade:

A. Initial H-1B1 Classification under the Singapore/ Chile Free Trade Agreement for Beneficiaries Outside the U.S.: DO NOT use Form I-129 to apply for *initial* H-1B1 classification. To obtain more information on the H-1B1 application process, please visit the U.S. Department of State's website.

B. Change of Status to H-1B1 and Extension of H-1B1Stay: Mail the Form I-129 package to the Vermont Service Center, regardless of where the H-1B1 beneficiary will be employed.

8. E-3 Australian Free Trade:

A. Change of Status to E-3 and E-3

	Extension: Mail the Form I-129	
	package to the Vermont Service	
	Center, regardless of where the E-3 beneficiary will be employed.	
	B. Initial E-3 Classification for	
	Beneficiaries Outside the U.S.: DO NOT use Form I-129 to apply for	
	initial E-3 classification if the	
	beneficiary is outside the United	
	States. To obtain more information on	
	the E-3application process, please	
	visit the U.S. Department of State's website.	
	website.	
	Note on E-Filing	
	If you are e-filing this application, it	
	will automatically be routed to the appropriate Service Center, and you	
	will receive a receipt indicating the	
	location to which it was routed. This	
	location may not necessarily be the	
	same center shown in the filing	
	addresses listed above. For e-filed applications, it is very important to	
	review your filing receipt and make	
	specific note of the receiving location.	
	All further communication, including	
	submission of supporting documents,	
	should be directed to the receiving location indicated on your e-filing	
	receipt.	
Page 19	New insert Mailing Address	[Insert Mailing Address table – See
Mailing		attached at end of TOC]
Address	The base filing fee for this petition is	The base filing fee for this petition is \$320 .
Page 22: What Is the	The base filing fee for this petition is \$320 .	The base ming fee for this petition is \$320.
		A U.S. employer filing Form I-129 for an H-1B
Filing Fee?	A U.S. employer filing Form I-129 for	nonimmigrant or for a Chile or Singapore H-1B1
	an H-1B nonimmigrant or for a Chile	Free Trade Nonimmigrant must submit the \$320
	or Singapore H-1B1 Free Trade Nonimmigrant must submit the \$320	petition filing fee and, unless exempt under Part B of the H-1B Data Collection and Filing Fee
	petition filing fee and, unless exempt	Exemption Supplement, an additional fee of either
	under Part B of the H-1B Data	\$1,500 or \$750.
	Collection and Filing Fee Exemption	
	Supplement, an additional fee of	A U.S. employer with a total of 25 or fewer full-
	either \$1,500 or \$750 .	time equivalent employees in the United States (including any affiliate or subsidiary of the
	A U.S. employer with a total of 25 or	employer) is only obligated to pay the \$750 fee.
	fewer full-time equivalent employees	
	in the United States (including any affiliate or subsidiary of the employer)	A U.S. employer filing a form I-129 who is required to pay the additional fee may make the
1	attribute or subsidient of the employer)	required to not the additional fee many males the

is only obligated t		payment in the form of a single check or money
		order for the total amount due or as two checks or
		money orders, one for the additional fee and one
		for the petition fee.
	payment in the form	
		NOTE: H-1B and L-1 petitioners are required to
		pay the \$500 Fraud Prevention and Detection Fee
or money orders,		mandated by the H-1B Visa Reform Act of 2004
		must submit a check or money order separate from
fee.		the additional fee and petition fee. Petitioners for
		Chile or Singapore H-1B1 Free Trade
		Nonimmigrants do not have to pay this fee.
required to pay the		
Prevention and De		NOTE: Employers filing H-2B petitions for
		employment to commence on or after October 1,
Act of 2004 must		2005, must submit an additional fee of \$150 . The
money order sepa		Save Our Small and Seasonal Business Act of
additional fee and	1	2005 authorized this \$150 Fraud Prevention and
	01	Detection Fee.
1B1 Free Trade N		
not have to pay th		NOTE: Aliens present in the CNMI seeking to
		change their status from a CNMI investor status
NOTE: Employe		directly to the E-2 CNMI status without departing
petitions for empl		the CNMI must pay or obtain a waiver of the \$80
commence on or a	after October 1,	biometrics service fee described in 8 CFR
		103.7(b). Biometrics service fees should be
\$150 . The Save C		submitted on a separate check from the Form I-129
Seasonal Business	s Act of 2005	filing fee.
authorized this \$1	50 Fraud Prevention	
and Detection Fee		Fees must be submitted in the exact amount and
		cannot be refunded. Do not mail cash. All
The fee must be s	ubmitted in the exact	checks and money orders must be drawn on bank
amount. It cannot		or other institution located in the United States and
not mail cash. A	ll checks and money	must be payable in U.S. currency. The check or
		money order must be made payable to the
institution located		Department of Homeland Security, except that:
and must be paya	ole in U.S. currency.	- • • •
The check or mon		*****
	he Department of	
Homeland Secur		

TABLE TO INSERT in "Mailing Addresses:" Section

CALIFORNIA SERVICE CENTER				
Petition Type Regular Mailing Courier Mailing				
All CNMI I-129 Petitions (filed	USCIS	USCIS		
for any classification included on	California Service Center	California Service Center		
this form for employment in the	ATTN: CNMI I-129	ATTN: CNMI I-129		
CNMI)	P.O. Box 10129	24000 Avila Road		
	Laguna Niguel, CA 92607-1098	2 nd Floor, Room 2312		
		Laguna Niguel, CA 92677		
	(Please note the nonimmigrant			
	classification requested in the	(Please note the nonimmigrant		
	attention line.)	classification requested in the		
		attention line.)		
Guam H-1B and H-2B Petitions	USCIS	USCIS		
	California Service Center	California Service Center		
	ATTN: Guam I-129	ATTN: Guam I-129		
	P.O. Box 10129	24000 Avila Road		
	Laguna Niguel, CA 92607-1012	2 nd Floor, Room 2312		
		Laguna Niguel, CA 92677		
	(Please note the nonimmigrant			
	classification requested in the	(Please note the nonimmigrant		
	attention line.)	classification requested in the		
		attention line.)		
H-1B Extension of Stay Petition	USCIS	USCIS		
	California Service Center	California Service Center		
	ATTN: H-1B Extensions	ATTN: H-1B Extensions		
	P.O. Box 10129	24000 Avila Road		
	Laguna Niguel, CA 92607-1012	2 nd Floor, Room 2312		
		Laguna Niguel, CA 92677		
H-2A Petitions	USCIS	USCIS		
	California Service Center	California Service Center		
	ATTN: H-2A Processing Unit	ATTN: H-2A Processing Unit		
	P.O. Box 10140	24000 Avila Road, Room 2312		
	Laguna Niguel, CA 92607-1040	Laguna Niguel, CA 92677		
All Other I-129 Petitions	USCIS	USCIS		
	California Service Center	California Service Center		
	ATTN: I-129	ATTN: I-129		
	P.O. Box 10129	24000 Avila Road		
	Laguna Niguel, CA 92607-1012	2 nd Floor, Room 2312		
		Laguna Niguel, CA 92677		
	(Please note the nonimmigrant			
	classification requested in the	(Please note the nonimmigrant		
	attention line.)	classification requested in the		
		attention line.)		
Premium Processing	Premium Processing Service	Premium Processing Service		
I-129/I-907 Packages	USCIS	USCIS		
	California Service Center	California Service Center		
	ATTN: I-129	ATTN: I-129		

P.O. Box 10825 Laguna Niguel, CA 92607	24000 Avila Road 2 nd Floor, Room 2312 Laguna Niguel, CA 92677
(Please note the nonimmigrant classification requested in the attention line)	(Please note the nonimmigrant classification requested in the attention line)
Premium Processing e-mail address: CSC-Premium.Processing@dhs.gov	

VERMONT SERVICE CENTER		
Petition Type	Regular & Courier Mailing	Premium Processing I-129/I-907 Packages
H-1B Cap-Subject Petitions	USCIS Vermont Service Center ATTN: H-1B Cap 1A Lemnah Drive St. Albans, VT 05479-0001	Premium Processing Service USCIS Vermont Service Center ATTN: H-1B Cap 30 Houghton Street St. Albans, VT 05478-2399
H-1B U.S. Master's Cap Petitions	USCIS Vermont Service Center ATTN: H-1B U.S. Master's Cap 1A Lemnah Drive St. Albans, VT 05479-0001	Premium Processing Service USCIS Vermont Service Center ATTN: H-1B U.S. Master's Cap 30 Houghton Street St. Albans, VT 05478-2399
All Other I-129 Petitions	USCIS Vermont Service Center ATTN: I-129 75 Lower Welden Street St. Albans, VT 05479-0001 (Please note the nonimmigrant classification requested in the attention line)	Premium Processing Service USCIS Vermont Service Center ATTN: I-129 30 Houghton Street St. Albans, VT 05478-2399 (Please note the nonimmigrant classification requested in the attention line)
	Premium Processing email address: VSC-Premium.Processing@dhs.gov	